#### 117TH CONGRESS 1ST SESSION

# H. R. 5334

To create portable retirement and investment accounts for all Americans, and for other purposes.

#### IN THE HOUSE OF REPRESENTATIVES

September 22, 2021

Mr. Himes introduced the following bill; which was referred to the Committee on Ways and Means

# A BILL

To create portable retirement and investment accounts for all Americans, 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 "Portable Retirement
- 5 and Investment Account Act of 2021" or the "PRIA Act
- 6 of 2021".
- 7 SEC. 2. PORTABLE RETIREMENT AND INVESTMENT BOARD.
- 8 (a) Establishment.—There is established a Port-
- 9 able Retirement and Investment Board (referred to in this

1	Act as the "Board") to be headed by a Director (referred
2	to in this Act as the "Director").
3	(b) Membership.—
4	(1) In general.—The Board shall consist of—
5	(A) 3 members appointed by the Secretary
6	of the Treasury;
7	(B) 3 members appointed by the Secretary
8	of Labor;
9	(C) 2 members appointed by the Pension
10	Benefit Guaranty Corporation; and
11	(D) 1 member appointed by the Director of
12	the Bureau of Consumer Financial Protection.
13	(2) Deadline for appointment.—The ap-
14	pointments described under paragraph (1) shall be
15	made not later than 1 year after the date of the en-
16	actment of this Act.
17	(3) Limitation.—In making appointments
18	under paragraph (1), the officials making such ap-
19	pointments shall coordinate to ensure that not more
20	than 5 members of the same political party may
21	serve on the Board at the same time.
22	(4) Terms of office.—Each member of the
23	Board shall hold office for a term of 5 years and
24	shall continue in office until such member's suc-
25	cessor is appointed in the same manner as the origi-

- nal appointment was made. The terms of office of the members of the Board first taking office after the date of the enactment of this Act shall expire as follows: 1 at the end of 1 year, 2 at the end of 2 years, 2 at the end of 3 years, 2 at the end of 4 years, and 2 at the end of 5 years.
  - (5) VACANCIES.—Each member of the Board shall continue in office until a successor is appointed in the same manner as the original appointment was made. Any vacancy on the Board shall be filled in the same manner as the initial appointment was made, and members of the Board appointed to fill vacancies shall be appointed for the remainder of such term.

### (c) Director.—

- (1) In General.—The Director shall be selected by the President from among the members of the Board.
- (2) AUTHORITY TO ISSUE REGULATIONS.—The Director is authorized to issue such regulations or other guidance as the Director determines are necessary to carry out the purposes of this Act.

## 1 SEC. 3. CONTRACTS TO PROVIDE PORTABLE RETIREMENT

- 2 AND INVESTMENT ACCOUNTS.
- 3 (a) IN GENERAL.—Not later than 1 year after the
- 4 date of the enactment of this Act, the Director shall estab-
- 5 lish a program under which—
- 6 (1) the Director shall invest the assets in each
- 7 PRIA Basic Account established under section 4 in
- 8 a lifecycle fund described in subsection (c); and
- 9 (2) the Director shall group PRIA Basic Ac-
- 10 counts so established into classes based on the year
- the beneficiary of each such account will attain age
- 12 65.
- 13 Once a class of PRIA Basic Accounts contains, in the ag-
- 14 gregate, enough assets so that the establishment of a dedi-
- 15 cated target date fund for such class would be cost effec-
- 16 tive, the Director shall award (on a rotating basis) to an
- 17 entity certified under subsection (b) a contract to act as
- 18 trustee of all such accounts and to invest such accounts
- 19 in a lifecycle fund provided by the trustee as described
- 20 in subsection (c).
- 21 (b) CERTIFICATION OF TRUSTEES.—The Director
- 22 may not award a contract to an entity under subsection
- 23 (a) unless the Director has certified such entity under this
- 24 subsection. The Director shall establish certification cri-
- 25 teria which shall include the following:

1	(1) Expertise, including the professional quali-
2	fications, business model, experience, and training of
3	the trustee and any service providers that the trust-
4	ee intends to use.
5	(2) Registration, licensing, and financial sound-
6	ness demonstrating that participant funds would be
7	handled by a regulated financial entity.
8	(3) Reputation and customer service, including
9	records of comments or complaints from employers
10	and participants, timely consideration and resolution
11	of complaints filed, and independent rating or ac-
12	creditations.
13	(c) LIFECYCLE FUND.—A lifecycle fund described in
14	this subsection is a fund that—
15	(1) is comprised of an appropriate mix of index
16	funds;
17	(2) is automatically adjusted over time during
18	the time horizon of the fund;
19	(3) strikes a balance between expected risk and
20	return over the time horizon of the fund; and
21	(4) has an initial target retirement date that is
22	consistent with retirement at age 65.
23	(d) FIDUCIARY RESPONSIBILITY.—A trustee of a
24	portable retirement and investment account shall act as

a fiduciary to the account holder and shall discharge his

1	duties with respect to the account in the sole interest of
2	the account holder under rules similar to those applicable
3	to an ERISA fiduciary under section 404 of the Employee
4	Retirement Income Security Act of 1974 (29 U.S.C.
5	1104).
6	(e) Contracts.—
7	(1) Number of contracts awarded, etc.—
8	The Director shall enter into contracts with 10 enti-
9	ties at any given time to provide services under sub-
10	section (a), and shall not award a contract to any
11	entity which has an existing contract under such
12	subsection. Each such contract shall have a duration
13	of 5 years.
14	(2) Consideration.—In awarding contracts to
15	entities under subsection (a), the Director shall con-
16	sider—
17	(A) the specific composition of the lifecycle
18	funds provided by such trustee;
19	(B) the services to account holders offered
20	by such trustee, including available investment
21	advice;
22	(C) the fees charged by such trustee; and
23	(D) the importance of maintaining a diver-
24	sity of trustees

# 1 SEC. 4. ESTABLISHMENT; CONTRIBUTIONS.

2	(a) Establishment.—
3	(1) Portable retirement and investment
4	ACCOUNT FUND.—There is established in the Treas-
5	ury the Portable Retirement and Investment Ac-
6	count Fund (in this Act referred to as the "Fund").
7	The Board shall, to the greatest extent practicable
8	and consistent with the requirements of this Act,
9	manage the Fund in the same manner as the Thrift
10	Savings Fund established under section 8437 of title
11	5, United States Code.
12	(2) Accounts.—For each individual for whom
13	a notification is made under clause (iv) of section
14	205(c)(2)(B) of the Social Security Act (42 U.S.C.
15	405(c)(2)(B)), as added by paragraph (3), or whose
16	name is included on the list submitted under para-
17	graph (4), not later than 90 days after such notifica-
18	tion or submission, the Director shall establish, with
19	such individual as the sole beneficiary, a portable re-
20	tirement and investment account (in this Act re-
21	ferred to as a "PRIA Basic Account") within the
22	Fund.
23	(3) Notification of issuance of social se-
24	CURITY ACCOUNT NUMBER.—
25	(A) In general.—Section 205(c)(2)(B) of
26	the Social Security Act (42 U.S.C.

1	405(c)(2)(B)) is amended by adding at the end
2	the following:
3	"(iv) Not later than 60 days after assigning a social
4	security account number to an individual, the Commis-
5	sioner of Social Security shall notify the Director of the
6	Portable Retirement and Investment Account Board of
7	such assignment.".
8	(B) EFFECTIVE DATE.—The amendment
9	made by subparagraph (A) shall apply with re-
10	spect to social security account numbers as-
11	signed after a certain date, to be designated by
12	the Director, occurring not later than 3 years
13	after the date of the enactment of this Act.
14	(4) Transition.—Not later than the date des-
15	ignated pursuant to paragraph (3)(B), occurring not
16	later than 3 years after the date of the enactment
17	of this Act, the Commissioner of Social Security
18	shall submit to the Director a list of the name of
19	each living individual who has been assigned a social
20	security account number.
21	(b) Federal Contributions.—
22	(1) In general.—In the case of an individual
23	for whom a notification is made under clause (iv) of
24	section $205(c)(2)(R)$ of the Social Security Act (42)

U.S.C. 405(c)(2)(B)), as added by subsection (a)(3),

1 who is a child of a taxpayer who received a credit 2 against tax under section 32 of the Internal Revenue 3 Code of 1986 for the most recent taxable year ending before the date of the notification under such 5 subsection, the Director shall deposit into the port-6 able retirement and investment account (without re-7 gard to whether such account is a PRIA Basic Ac-8 count or a PRIA Choice Account described in sub-9 section (f)) of the individual an amount determined 10 under paragraph (2).

- (2) Amount.—Subject to paragraph (3), the amount determined under this paragraph is—
  - (A) in the case of a taxpayer eligible for the maximum credit applicable to such individual under section 32 of the Internal Revenue Code of 1986, the applicable contribution amount; and
  - (B) in any other case, a lower amount to be determined under regulations issued by the Secretary of the Treasury to reflect a proportional reduction of such amount as the credit under such section decreases.
- 23 (3) Applicable contribution amount.—

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1	(A) In general.—For purposes of this
2	subsection, the term "applicable contribution
3	amount" means \$500.
4	(B) Inflation adjustment.—In the case
5	of any taxable year beginning in a calendar
6	year after 2021, the dollar amount in subpara-
7	graph (A) shall be increased by an amount
8	equal to—
9	(i) such dollar amount, multiplied by
10	(ii) the cost-of-living adjustment de-
11	termined under section 1(f)(3) of the In-
12	ternal Revenue Code of 1986 for the cal-
13	endar year in which the taxable year be-
14	gins, by substituting "calendar year 2020"
15	for "calendar year 2016" in subparagraph
16	(A)(ii) thereof.
17	Any increase determined under the preceding
18	sentence shall be rounded to the nearest mul-
19	tiple of \$10.
20	(4) Contribution for transfer.—If a bene-
21	ficiary of a PRIA Basic Account (or, in the case of
22	a beneficiary who is under 18 years of age, the par-
23	ent or guardian of the beneficiary) makes the elec-
24	tion under subsection (f), the Director shall provide

for a \$50 deposit if the beneficiary completes a fi-

nancial literacy training, as determined appropriate
by the Director.

#### (c) Personal Contributions.—

- (1) IN GENERAL.—Except in the case of an individual who is an active participant (as defined in section 219(g)(5) of the Internal Revenue Code of 1986) for any part of a plan year ending with or within the calendar year, the beneficiary of a PRIA Basic or PRIA Choice Account may contribute additional funds for deposit into such account.
- (2) DIRECT DEPOSIT.—Any employer who permits wages to be paid to an employee described in paragraph (5) by electronic funds transfer shall permit such employee to elect to deposit, by means of electronic funds transfer, a portion of such wages specified by the employee into the employee's portable retirement and investment account.
- (3) Automatic contribution arrange-Ment.—Any employer may provide that an employee described in paragraph (5) is treated as having elected to have the employer make contributions in an amount equal to a uniform percentage of compensation disclosed in advance to the employee until the employee specifically elects not to have such contributions made (or specifically elects to have such

- contributions made at a different percentage). Such uniform percentage of compensation may automatically increase according to a schedule provided by the employer.
  - (4) SUPERSEDURE.—Paragraph (3) shall supersede any law of any State (within the meaning of section 514(c)(1) of title 29) which would directly or indirectly prohibit an employer from adopting an arrangement described in paragraph (3). The Director may prescribe regulations which would establish minimum standards that such an arrangement would be required to satisfy in order for this paragraph to apply in the case of such arrangement.
  - (5) EMPLOYEE DESCRIBED.—An employee described in this paragraph is an individual—
    - (A) whose employer does not maintain a qualified retirement plan (as defined in section 4974(c) of the Internal Revenue Code of 1986);
    - (B) whose employment consists of work (whether or not as an employee) through mobile platforms; or
    - (C) who is not eligible to participate in the qualified retirement plan (as so defined) of the employee's employer.
- 25 (6) Contribution Limit.—

1	(A) In general.—The aggregate amount
2	of contributions under this subsection for any
3	taxable year to the individual's PRIA Basis or
4	PRIA Choice Account shall not exceed an
5	amount equal to the lesser of—
6	(i) the deductible amount in effect for
7	the taxable year under subsection (b) of
8	section 219 of the Internal Revenue Code
9	of 1986; or
10	(ii) an amount equal to the compensa-
11	tion (within the meaning of such section)
12	includible in the individual's gross income
13	for such taxable year.
14	(B) Catch-up contributions for indi-
15	VIDUALS 50 OR OLDER.—In the case of an indi-
16	vidual who has attained the age of 50 before
17	the close of the taxable year, the amounts de-
18	scribed in paragraph (1)(A) and subsection
19	(c)(4) for such taxable year shall be increased
20	by \$1,000.
21	(d) Employer and Mobile Platform Duties and
22	RESPONSIBILITIES.—
23	(1) Contributions.—The employer of a bene-
24	ficiary of a PRIA Basic or PRIA Choice Account
25	may at any time contribute additional funds for de-

- posit into such account, to the extent the total of such contributions under this subsection and subsection (c) does not exceed the limitation in effect with respect to the individual under subsection (c) for the taxable year.
  - (2) Maintenance of direct deposit mechanism (2) Maintenance of direct deposit mechanism (2) Maintenance of direct deposit of the Internal Revenue Code of maintains such a plan eligibility for which is restricted to only certain employees shall provide a mechanism for the direct deposit of funds as described in subsection (c)(2) for each employee of the employer.
    - (3) Mobile Platforms.—Any mobile platform through which individuals perform work and receive compensation (whether or not as an employee) shall provide a mechanism for the direct deposit of funds, by means of electronic funds transfer, identified by the individual into the individual's portable retirement and investment account.
- (e) Reporting Requirements for Employers
  Making Contributions.—In the case of any employer
  that makes contributions to PRIA Basic or PRIA Choice
  Account on behalf of the employer's employees, rules simi-

- 1 lar to the rules applicable to simple retirement accounts
- 2 under section 2(h) of the Employee Retirement and In-
- 3 come Security Act of 1974 (29 U.S.C. 1001(h)) shall
- 4 apply.

#### 5 (f) Transfer Option.—

6 (1) In General.—A beneficiary of a PRIA 7 Basic Account (or, in the case of a beneficiary who 8 is under 18 years of age, the parent or guardian of 9 the beneficiary) may elect at any time to transfer 10 the entire amount in such portable retirement and 11 investment account to any PRIA Choice Account (as 12 defined in section 223A of the Internal Revenue 13 Code of 1986) with such beneficiary as the sole ben-14 eficiary. Such account shall be held by a custodial 15 entity such as a bank, credit union, trust company 16 or an entity that is licensed and regulated by the 17 Secretary pursuant to requirements consistent with 18 section 1.408–2e of title 26, Code of Federal Regu-19 lations. Investments in such accounts are not subject 20 to the limitation to lifecycle funds described in sec-21 tion 3.

## (2) Notifications.—

(A) Statements.—The Director shall ensure that account statements are delivered to the beneficiary of a portable retirement and in-

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vestment account by electronic delivery to the extent practicable.

- (B) Notice of transfer option.—
  When the amount in a portable retirement and investment account first exceeds \$15,000 and when the beneficiary of the account attains the age of 18, the Director shall notify the beneficiary of the account of the option under paragraph (3) to transfer the entire amount in such account to an individual retirement account.
- 11 (3) IRA ROLLOVER.—A beneficiary of a PRIA 12 Basic or a PRIA Choice Account (or, in the case of 13 a beneficiary who is under 18 years of age, the par-14 ent or guardian of the beneficiary) may elect at any 15 time to transfer the entire amount in such account 16 to an individual retirement account (as defined in 17 section 408 of the Internal Revenue Code of 1986) 18 with such beneficiary as the sole beneficiary. For 19 purposes of such Code, such a rollover shall be treat-20 ed as described in section 408(d)(3) of such Code.

# 21 SEC. 5. OPTIONAL TREATMENT OF CONTRIBUTIONS AS

22 ROTH CONTRIBUTIONS.

23 (a) IN GENERAL.—The Fund (or custodial entity in 24 the case of PRIA Choice Account) shall allow an individual 25 to designate all or a portion of any contributions otherwise

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1	allowed to be made to a PRIA Basic or PRIA Choice Ac-
2	count as a Roth contribution. Any contribution so des-
3	ignated shall be treated as a contribution to a PRIA Basic
4	or PRIA Choice Account, as the case may be, for purposes
5	of this Act and the Internal Revenue Code of 1986, except
6	that no deduction shall be allowed with respect to any such
7	contribution.
8	(b) SEPARATE ACCOUNTING.—The Fund (or such
9	custodial entity) shall provide for separate accounts for
10	amounts designated as Roth contributions under sub-
11	section (a) and earnings attributable thereto.
12	(c) Rules Relating to Treatment of Des-
13	IGNATED CONTRIBUTIONS.—
14	(1) Designation limits.—The amount of con-
15	tributions which an individual may designate under
16	subsection (a) shall not exceed the excess (if any)
17	of—
18	(A) the maximum amount of contributions
19	allowed for such individual for the taxable year
20	under section $4(e)(6)$ , over
21	(B) the aggregate amount of contributions
22	of the individual for the taxable year which the
23	individual does not designate under subsection
24	(a).

1 (2) ROTH IRA RULES APPLICABLE.—Except to 2 the extent otherwise provided in this section, rules 3 similar to the rules of section 408A of the Internal 4 Revenue Code of 1986 shall apply with respect to 5 amounts designated under subsection (a) (and the

#### 7 SEC. 6. DATA PORTAL.

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8 (a) IN GENERAL.—The Director shall establish a 9 standardized portal for the Fund (or each custodial entity

earnings attributable thereto).

- 10 in the case of PRIA Choice Account), and any plan admin-
- 11 istrator (as defined in section 414(g) of the Internal Rev-
- 12 enue Code of 1986) of a plan to which section 6058 of
- 13 the Internal Revenue Code of 1986 applies, to submit the
- 14 reports required under subsection (b), the back end of
- 15 which is developed and standardized to ensure ease of data
- 16 upload by plan sponsors.
- 17 (b) Reports Required.—Each such plan adminis-
- 18 trator, and the Fund or each such custodial entity in the
- 19 case of a PRIA Basic or PRIA Choice Account, shall re-
- 20 port on a quarterly basis to the Director, by uploading
- 21 such report to the portal established under subsection (a).
- 22 Each such report shall include—
- (1) information on the assets held by such ac-
- count as of market close the day before the last day
- of the quarter,

- 1 (2) the balance of the account on the first and 2 last day of the quarter,
- 3 (3) the gross of contributions, withdrawals, 4 transfers, and realized and unrealized gains and 5 losses (reported separately by fund) with respect to 6 the account,
- 7 (4) expense ratios, reported separately by fund,
- 8 (5) the rate of return for the preceding 12 9 months, reported both overall and separately by 10 fund, and
- 11 (6) the lifetime income stream equivalent of the 12 benefits accrued defined in section total (as 13 105(a)(2)(D)(i)(II) of the Employee Retirement In-14 ofSecurity Act 1974 (29)U.S.C. come 15 1025(a)(2)(D)(i)(II)) in the account as of the last
- 17 (c) Failure To Provide Report.—Any failure to 18 provide the report pursuant to subsection (b) shall be 19 treated by the Secretary of the Treasury as a failure to 20 file a return or statement required under section 6058 of 21 the Internal Revenue Code of 1986.

day of the quarter.

22 (d) Regulations.—The Director may prescribe 23 such regulations as may be necessary or appropriate to 24 carry out the purposes of this section.

1	(e) APPROPRIATIONS.—There is appropriated to the
2	Director, out of any funds in the Treasury not otherwise
3	appropriated, such funds as are necessary to carry out the
4	requirements of this section, including for the development
5	and ongoing hosting costs of the portal established under
6	subsection (a).
7	(f) Rule of Construction.—Compliance with the
8	provisions of this section requiring plan sponsors to dis-
9	close or share information shall not constitute a violation
10	of the provisions of Gramm-Leach-Bliley Act or the Em-
11	ployee Retirement Income Security Act of 1974.
12	SEC. 7. TAX TREATMENT OF PORTABLE RETIREMENT AND
	SEC. 7. TAX TREATMENT OF PORTABLE RETIREMENT AND INVESTMENT ACCOUNTS.
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13 14	INVESTMENT ACCOUNTS.
13 14 15	investment accounts.  (a) In General.—Section 7701 of the Internal Rev-
13 14 15 16	investment accounts.  (a) In General.—Section 7701 of the Internal Revenue Code of 1986 is amended by redesignating subsection
112 113 114 115 116 117	investment accounts.  (a) In General.—Section 7701 of the Internal Revenue Code of 1986 is amended by redesignating subsection (p) as subsection (q) and by inserting after subsection (o) the following new subsection:
13 14 15 16	investment accounts.  (a) In General.—Section 7701 of the Internal Revenue Code of 1986 is amended by redesignating subsection (p) as subsection (q) and by inserting after subsection (o) the following new subsection:
113 114 115 116 117 118 119	investment accounts.  (a) In General.—Section 7701 of the Internal Revenue Code of 1986 is amended by redesignating subsection (p) as subsection (q) and by inserting after subsection (o) the following new subsection:  "(p) Tax Treatment of Portable Retirement
13 14 15 16 17 18 19 20	investment accounts.  (a) In General.—Section 7701 of the Internal Revenue Code of 1986 is amended by redesignating subsection (p) as subsection (q) and by inserting after subsection (o) the following new subsection:  "(p) Tax Treatment of Portable Retirement and Investment Accounts.—For purposes of this
113 114 115 116 117	INVESTMENT ACCOUNTS.  (a) In General.—Section 7701 of the Internal Revenue Code of 1986 is amended by redesignating subsection (p) as subsection (q) and by inserting after subsection (o) the following new subsection:  "(p) Tax Treatment of Portable Retirement and Investment Accounts.—For purposes of this title—

"(2) except to the extent provided in section

223A or the Portable Retirement and Investment

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- 1 Account Act of 2021, any contribution to, or dis-
- 2 tribution from, a portable retirement and investment
- account shall be treated in the same manner as con-
- 4 tributions to, or distributions from, such a plan.
- 5 For purposes of this subsection, the term portable retire-
- 6 ment and investment account has the meaning given such
- 7 term by the Portable Retirement and Investment Account
- 8 Act of 2021 and shall include PRIA Choice Accounts (as
- 9 defined in section 223A).".
- 10 (b) Other Rules Relating to PRIA Choice Ac-
- 11 COUNTS.—Part VII of subchapter B of chapter 1 of the
- 12 Internal Revenue Code of 1986 is amended by inserting
- 13 after section 223 the following new section:
- 14 "SEC. 223A. PRIA CHOICE ACCOUNTS.
- 15 "(a) Deduction Allowed.—
- 16 "(1) IN GENERAL.—There shall be allowed as a
- deduction for the taxable year an amount equal to
- the aggregate amount paid in cash during such tax-
- able year to a PRIA Choice Account by the account
- beneficiary.
- 21 "(2) CERTAIN RULES TO APPLY.—Rules similar
- 22 to section 219(d)(2) (relating to no deduction for
- rollovers) shall apply for purposes of this section.
- 24 "(b) Maximum Amount of Deduction.—

1	"(1) IN GENERAL.—The amount allowable as a
2	deduction under subsection (a) to any individual for
3	any taxable year shall not exceed the lesser of—
4	"(A) the deductible amount in effect for
5	the taxable year under section 219(b), or
6	"(B) an amount equal to the compensation
7	includible in the individual's gross income for
8	such taxable year.
9	"(2) Catch-up contributions for individ-
10	UALS 50 OR OLDER.—In the case of an individual
11	who has attained the age of 50 before the close of
12	the taxable year, the amounts described in para-
13	graph (1)(A) and subsection (c)(4) for such taxable
14	year shall be increased by \$1,000.
15	"(c) PRIA CHOICE ACCOUNT.—
16	"(1) In general.—For purposes of this title,
17	the term 'PRIA Choice Account' means a trust cre-
18	ated or organized in the United States for the exclu-
19	sive benefit of an individual, but only if the written
20	governing instrument creating the trust meets the
21	following requirements:
22	"(A) The trustee is a bank (as defined in
23	section 408(n) of the Internal Revenue Code of
24	1986) or such other person who demonstrates
25	to the satisfaction of the Secretary that the

1	manner in which such other person will admin-
2	ister the trust will be consistent with the re-
3	quirements of this section.
4	"(B) The amounts in the trust may consist
5	only of—
6	"(i) deposits under section 4(b) of the
7	Portable Retirement and Investment Ac-
8	count Act of 2021,
9	"(ii) amounts described in subsection
10	(a)(1),
11	"(iii) amounts deposited by an em-
12	ployer of the account beneficiary,
13	"(iv) interest on amounts in such
14	trust, and
15	"(v) proceeds from investment of
16	amounts in such trust.
17	"(C) Except in the case of a rollover con-
18	tribution described in subsection (d)(4), no con-
19	tribution will be accepted unless it is in cash.
20	"(D) No contributions in excess of the
21	amount that is twice the dollar amount in effect
22	under subsection (b)(1)(A) will be accepted dur-
23	ing a calendar year.
24	"(E) Amounts in the trust will be invested
25	in not more than 15 total funds, and will be in-

vested in at least 5 total broad market, low-fee funds, bonds, or lifecycle funds. The remaining funds may include not more than 5 niche funds and not more than 5 annuity funds, but all investments must be made in diversified funds which represent a prudent investment.

- "(F) No distribution that would bring the account balance below the amount deposited in such trust under section 4(b)(1) of the Portable Retirement and Investment Account Act of 2021 is allowed to an account beneficiary who has not attained the age 59½.
- "(2) PRIA CHOICE ANNUITIES.—Rules similar to the rules of section 408(b) shall apply with respect to PRIA Choice Accounts in the case of a tax-payer purchasing an annuity contract or an endowment contract from a life insurance company.

#### "(d) Tax Treatment of Accounts.—

"(1) IN GENERAL.—A PRIA Choice Account is exempt from taxation under this subtitle unless such account has ceased to be a PRIA Choice Account. Notwithstanding the preceding sentence, any such account is subject to the taxes imposed by section 511 (relating to imposition of tax on unrelated business income of charitable, etc., organizations).

1	"(2) ACCOUNT TERMINATIONS.—Rules similar
2	to the rules of paragraphs (2) and (4) of section
3	408(e) shall apply to PRIA Choice Accounts, and
4	subsection (e)(2) shall not apply to any amount
5	treated as distributed under such rules.
6	"(e) Tax Treatment of Distributions.—For
7	rules relating to distributions, see sections 7701(p) and
8	408(d) (and section 408A(d) in the case of a PRIA Choice
9	Account to which qualified Roth contributions have been
10	made under section 4 of the Portable Retirement and In-
11	vestment Account Act of 2021).
12	"(f) Loans Treated as Distributions.—For pur-
13	poses of this section—
14	"(1) In general.—If during any taxable year
15	a participant or beneficiary receives (directly or indi-
16	rectly) any amount as a loan from a PRIA Choice
17	Account, such amount shall be treated as having
18	been received by such individual as a distribution
19	from such account.
20	"(2) Exception for certain loans.—
21	"(A) General Rule.—Paragraph (1)
22	shall not apply to any loan to the extent that
23	such loan (when added to the outstanding bal-
24	ance of all other loans from such account), does
25	not exceed the lesser of—

1	"(i) $$50,000$ , reduced by the excess (if
2	any) of—
3	"(I) the highest outstanding bal-
4	ance of loans from the account during
5	the 1-year period ending on the day
6	before the date on which such loan
7	was made, over
8	"(II) the outstanding balance of
9	loans from the plan on the date on
10	which such loan was made, or
11	"(ii) the greater of—
12	"(I) one-half of the amount in
13	the account, or
14	"(II) \$10,000.
15	"(B) REQUIREMENT THAT LOAN BE RE-
16	PAYABLE WITHIN 5 YEARS.—
17	"(i) In General.—Subparagraph (A)
18	shall not apply to any loan unless such
19	loan, by its terms, is required to be repaid
20	within 5 years.
21	"(ii) Exception for home loans.—
22	Clause (i) shall not apply to any loan used
23	to acquire any dwelling unit which within
24	a reasonable time is to be used (deter-

1 mined at the time the loan is made) as the 2 principal residence of the participant.

> "(C) REQUIREMENT OF LEVEL AMORTIZA-TION.—Except as provided in regulations, this paragraph shall not apply to any loan unless substantially level amortization of such loan (with payments not less frequently than quarterly) is required over the term of the loan.

## "(g) Employer Deductions.—

- "(1) In general.—For deductions related to employer contributions, see section 162.
- "(2) Nondiscrimination.—Under regulations prescribed by the Secretary, notwithstanding section 162, no deduction shall be allowed for employer contributions to a PRIA Choice Account on behalf of an employee who is a highly compensated employee (as defined in section 414(q)) if the employer contributions made on behalf of all employees discriminate in favor of such employees who are highly compensated employees.
- "(3) CERTAIN CONTROLLED GROUPS.—All employees who are treated as employed by a single employer under subsections (b), (c), and (m) of section 414 shall be treated as employed by a single employer for purposes of this subsection.

1	"(h) Inflation Adjustment.—
2	"(1) In general.—In the case of any taxable
3	year beginning in a calendar year after 2021, the
4	dollar amounts under subsection (b) and subsection
5	(c)(4) shall be increased by an amount equal to—
6	"(A) such dollar amount, multiplied by
7	"(B) the cost-of-living adjustment deter-
8	mined under section $1(f)(3)$ for the calendar
9	year in which the taxable year begins, deter-
10	mined by substituting 'calendar year 2020' for
11	'calendar year 2016' in subparagraph (A)(ii)
12	thereof.
13	"(2) ROUNDING RULES.—If any amount after
14	adjustment under paragraph (1) is not a multiple of
15	\$500, such amount shall be rounded to the next
16	lower multiple of \$500.
17	"(i) Portable Retirement and Investment
18	BOARD.—The Portable Retirement and Investment Board
19	established under section 2 of the Portable Retirement
20	and Investment Account Act of 2021 shall deposit any
21	contribution to the PRIA Basic Account of an individual
22	who has made the election under section 4(f)(1) of such
23	Act into the PRIA Choice Account of the individual. Such
24	contribution shall be treated as if made directly to such
25	PRIA Choice Account "

- 1 (c) CLERICAL AMENDMENTS.—The table of sections
- 2 for chapter 1 is amended by inserting after the item re-
- 3 lated to section 223 the following new item:

"Sec. 223A. PRIA Choice Accounts.".

#### 4 SEC. 8. OPTION TO ROLL OVER.

- 5 (a) IN GENERAL.—Any individual who holds an ac-
- 6 count described in subsection (c) may elect to roll over
- 7 the entire amount in such account into a PRIA Choice
- 8 Account (as defined in section 223A of the Internal Rev-
- 9 enue Code of 1986). Such rollover shall be treated as a
- 10 rollover described in section 223A(e)(4) of the Internal
- 11 Revenue Code of 1986.
- 12 (b) Orphaned Accounts.—The trustee of any ac-
- 13 count described in subsection (c) the beneficiary of which
- 14 cannot be located or has ceased to exercise control over
- 15 the assets of the account may transfer such account to
- 16 a PRIA Basic or PRIA Choice Account in the name of
- 17 the beneficiary in accordance with regulations issued by
- 18 the Secretary of the Treasury. Such a transfer shall be
- 19 treated as a rollover described in section 223A(e)(4) of
- 20 the Internal Revenue Code of 1986.
- 21 (c) ACCOUNTS DESCRIBED.—This subsection shall
- 22 apply to accounts opened or annuity contracts purchased
- 23 pursuant to the following sections of the Internal Revenue
- 24 Code of 1986:
- 25 (1) Section 401(k).

- 1 (2) Section 403(b).
- 2 (3) Section 457.
- 3 (4) Section 409A.
- 4 (5) Section 408.

#### 5 SEC. 9. REGULATIONS.

- 6 Not later than 180 days after the date of the enact-
- 7 ment of this Act, the Secretary of the Treasury, in coordi-
- 8 nation with the Commissioner of Social Security, as deter-
- 9 mined necessary by the Secretary, shall issue regulations
- 10 to carry out this Act.

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