

Tax Provisions in Initial House-Passed and Enacted FY 2025 Budget Reconciliation Legislation Impacting the Charitable Sector

Item	Initial House-passed May 22	Passed Congress, Enacted July 4	Notes
Tax rates, standard	(Section 110001 – 110003) Permanently	(Section 70101 – 70103) Permanently	The 2017 law
deduction, and personal	extends the reduced tax rates, increased	extends the reduced tax rates, increased	dramatically reduced the
exemption	standard deduction, and eliminated	standard deduction, and eliminated	number of taxpayers who
	personal exemption established in 2017.	personal exemption established in 2017.	itemize their taxes.
	Temporarily increases the standard	Permanently increases the standard	Research has found that
	deduction by \$1,000 for single filers and	deduction by \$1,000 for single filers and	these changes reduced
	\$2,000 for married filers from 2025-2028.	\$2,000 for married filers. Rate brackets	charitable giving by
	Rate brackets and standard deduction	and standard deduction adjusted for	roughly \$16 billion per
	adjusted for inflation.	inflation.	year.
Estate and gift tax	(Section 110006) Permanently extends	(Section 70106) Permanently extends the	Prior experience shows
	the estate and lifetime gift tax exemption,	estate and lifetime gift tax exemption,	that the estate tax spurs
	increases the exemption amount to \$15	increases the exemption amount to \$15	charitable giving. When it
	million for single filers, \$30 million for	million for single filers, \$30 million for	was temporarily repealed
	married filing jointly.	married filing jointly.	in 2010, gross charitable
			bequests declined by 37
			percent.
Limit on benefit of itemized	(Section 110011) Permanently repeals an	(Section 70111) Permanently repeals an	Impacts taxpayers with
deductions	overall reduction in itemized deductions	overall reduction in itemized deductions	taxable income before
	that was scheduled to return in 2026 –	that was scheduled to return in 2026 -	itemized deductions of
	sometimes called the "Pease limitation."	sometimes called the "Pease limitation."	over \$639K individually,
	Creates a new 32% limit on the value of	Creates a new 35% limit on the value of	\$767K married. Research
	the state and local tax deduction and a	all itemized deductions, including	from the Lilly Family
	35% limit on the value of other itemized	charitable contributions, for taxpayers	School of Philanthropy at
	deductions, including charitable	whose taxable income exceeds the	Indiana University shows
	contributions, for taxpayers whose	income levels for the top (37%) bracket	this limit could eliminate
	taxable income exceeds the income levels	before considering itemized deductions.	at least \$4.1-\$6.1 billion
	for the top (37%) bracket before		in giving per year.
	considering itemized deductions.		

Employer provided child	(Section 110105) Permanently increases	(Section 70401) Permanently increases	Continues to exclude
care credit	the employer-provided child care credit	the employer-provided child care credit	nonprofit employers
	rate to 40% of expenses with a maximum	rate to 40% of expenses with a maximum	because it is structured
	credit of \$500,000 per year. Increases the	credit of \$500,000 per year. Increases the	as an income tax credit.
	rate and maximum for small businesses to	rate and maximum for small businesses	Including nonprofit
	50% and \$600,000 per year. Indexes the	to 50% and \$600,000 per year. Indexes	employers could cost just
	maximum amounts for inflation.	the maximum amounts for inflation.	\$1 million per year.
Paid family and medical	(Section 110106) Permanently extends	(Section 70304) Permanently extends the	Continues to exclude
leave credit	the paid family and medical leave credit,	paid family and medical leave credit,	nonprofit employers
	which ranges from 12.5 to 25 percent of	which ranges from 12.5 to 25 percent of	because it is structured
	wages paid to employees on leave.	wages paid to employees on leave.	as an income tax credit.
	Expands the credit to include paid family	Expands the credit to include paid family	Including nonprofit
	leave insurance premiums.	leave insurance premiums.	employers could cost just
			\$5-6 million per year.
Tax credit for contributions	(Section 110109) Creates a new 100% tax	(Section 70411) Creates a new 100% tax	The enacted version does
to scholarship granting	credit for contributions to organizations	credit for contributions of cash to	not allow for donations
organizations	that provide scholarships to elementary	organizations that provide scholarships to	of stock or other
	and secondary school students. The credit	elementary and secondary school	appreciated assets, which
	exists for years 2026-2029, with an overall	students. The credit exists beginning in	could have allowed some
	volume cap starting at \$5 billion per year	2027, with each taxpayer limited to a	donors to profit from
	and each taxpayer limited to 10% of	maximum of \$1,700. No overall volume	their donation.
	adjusted gross income.	cap.	
Nonitemizer charitable	(Section 110112) Restores the expired	(Section 70424) Restores the expired	Research has not yet
deduction	nonitemizer charitable deduction for	nonitemizer charitable deduction	conclusively indicated
	2025 – 2028 at a reduced limit of \$150 for	permanently at \$1,000 for individuals and	whether the combination
	individuals and \$300 for married couples	\$2,000 for married couples filing jointly.	of a permanent
	filing jointly. Maintains requirement that	Maintains requirement that donations be	nonitemizer deduction
	donations be made in cash to a qualifying	made in cash to a qualifying charity,	and a permanent
	charity, excluding supporting	excluding supporting organizations and	itemizer floor will
	organizations and Donor-Advised Funds.	Donor-Advised Funds. Adds a .5% of	increase or decrease
		Adjusted Gross Income (AGI) floor for	charitable giving overall.
		taxpayers who itemize their deductions in	
		Section 70425.	

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60% AGI limit for charitable contributions Executive compensation tax	Omits an extension of the increased limit for cash donations to public charities, which has been set at 60% of Adjusted Gross Income (AGI) since 2017. (Section 112020) Expands the current	(Section 70425) Permanently extends the 60% limit for cash donations to public charities. (Section 70416) Expands the current 21%	If not extended, the limit would have reverted to 50% of AGI. AMENDED by House 5/19
	21% excise tax on compensation above \$1 million to include all employees at a tax-exempt organization, rather than the top 5 under current law. This is more expansive than the applicability to corporations, for which only the 10 highest paid employees are considered.	excise tax on compensation above \$1 million to include all employees at a tax-exempt organization, rather than the top 5 under current law. This is more expansive than the applicability to corporations, for which only the 10 highest paid employees are considered.	to strike "any related person", from covered employees, which could have had overly broad impact. Projected to raise \$3.8 billion over 10 years.
Private college and university investment income excise tax	(Section 112021) Expands the current excise tax on net investment income of private college and university endowments with a graduated structure. - \$500K - \$750K per student: 1.4% tax on investment income - \$750K - \$1.25M per student: 7%, tax on investment income - \$1.25M - \$2M per student: 14% tax on investment income - Over \$2M per student: 21% tax on investment income	(Section 70415) Expands the current excise tax on net investment income of private college and university endowments with a graduated structure. - \$500K - \$750K per student: 1.4% tax on investment income - \$750K - \$1.99M per student: 4%, tax on investment income - \$2M and above per student: 8% tax on investment income Increases the threshold for applicability from 500 tuition-paying students to 3,000.	Initial House-passed version was projected to raise \$6.7 billion over 10 years. Enacted version is projected to raise \$761 million over 10 years.
Private foundation investment income excise tax	(Section 112022) Expands the current excise tax on net investment income of private foundations with a graduated structure. - Less than \$50M assets: 1.39% tax on investment income - \$50M - \$250M assets: 2.78%, tax on investment income	Not included	See <u>letter of opposition</u> from 4 sector-spanning organizations. Projected initially to raise \$15.9 billion over 10 years.

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ESOP repurchases and excess business holdings tax	 \$250M - \$5B assets: 5% tax on investment income Over \$5B assets: 10% tax on investment income (Section 112023) For purposes of determining the excess business holdings tax for private foundations, treats as outstanding any shares repurchased by a company from a retiring employee who participated in an Employee Stock Ownership Program (ESOP). 	Not included	Negligible revenue impact.
Transportation benefits subject to UBIT	(Section 112024) Subjects expenses for transportation fringe benefits and parking facilities to Unrelated Business Income Tax (UBIT). Exempts churches and directs the Secretary to issue guidance on allocations of parking facility costs.	Not included	A similar provision – including churches – was enacted in 2017 and retroactively repealed in 2019. Research showed it would cost an average of \$12,000 for each impacted organization.
Name and logo royalties subject to UBIT	W&M Committee draft would have subjected income from any sale or licensing of any organization's name or logo to UBIT.	Not included	STRUCK from the initial House bill 5/19.
Limiting research income exclusion from UBIT	(Section 112025) Subjects income generated from non-public research to UBIT for organizations operated primarily to provide publicly available research.	Not included	Negligible revenue impact.
Corporate charitable giving floor	(Section 112027) Applies a "floor" to charitable contributions made by corporations, equal to 1% of taxable income. Donations that are disallowed by this provision can only be carried forward	(Section 70426) Applies a "floor" to charitable contributions made by corporations, equal to 1% of taxable income. Donations that are disallowed by this provision can only be carried forward	Projected to raise \$16.6 billion over 10 years. New Ernst & Young research indicates this provision could reduce

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	for corporations that exceed the existing	for corporations that exceed the existing	corporate giving by \$4.5
	annual limit of 10% of taxable income.	annual limit of 10% of taxable income.	billion per year.
Employee Retention Tax	(Section 112205) Increases penalties and	(Section 70605) Increases penalties and	ERTC was an important
Credit Enforcement and	compliance requirements for ERTC	compliance requirements for ERTC	lifeline for many
Termination	promoters. Prevents the IRS from issuing	promoters. Prevents the IRS from issuing	organizations, and has
	any additional unpaid claims, unless a	any additional unpaid claims for the 3rd	faced processing delays
	claim for such credit or refund was filed	quarter of 2021 or for a recovery startup	and fraud challenges.
	on or before January 31, 2024. NOTE:	business, unless a claim for such credit or	
	section removed for procedural reasons	refund was filed on or before January 31,	
	by H.Res 492 on June 11, 2025.	2024.	
Terrorism financing and due	W&M Committee draft would have	Not included	STRUCK from the initial
process for nonprofit	granted the Secretary authority to		House bill 5/19. See joint
organizations	suspend the tax-exempt status of any		statement from 4 sector-
	organization determined to be supporting		spanning organizations in
	terrorism, required the organization to		response.
	prove its innocence within 90 days in		
	most cases, and allowed for appeal after		
	suspension of tax-exempt status.		