Dear Chairman Brady, Ranking Member Neal and all Members of the Committee,

*Re: House Ways & Means Committee Hearing Series on Tax Reform and Small Business: Growing our Economy and Creating Jobs – Wednesday May 23, 2018*

Democrats Abroad thanks you for holding this important hearing on how tax reform is helping small businesses grow their operations and invest in local communities. We respectfully request that you accept this report for inclusion in the hearing record.

As you will know from our submission to the first hearing in this series (see Appendix I), Americans living abroad who own businesses in the countries where they live are coming to terms with the catastrophic impact the 2017 Tax Cuts and Jobs Act (P.L. 115-97) will have on their companies and their personal financial security. We reiterate our view that this is a highly unfortunate, unintended consequence of tax law changes meant to grow the U.S. economy and create jobs. We do not believe Congress meant for these two new taxes - the Repatriation Tax and the GILTI Tax regime - to harm American business owners abroad. However, we and the other organizations representing Americans living abroad, worry that Congress has not fully understood that businesses will be destroyed, companies will be closed and Americans abroad will lose livelihoods they have worked hard to build unless Congress acts urgently to exempt them from a law that was never intended to impact them in the first place.

In the time since our submission to the first hearing was published we have received more messages from Americans whose businesses cannot withstand the financial pressure of being taxed both in the jurisdiction where they are incorporated and in the U.S. The accounts profiled herein further demonstrate that the new tax law poses an existential threat to their companies. It is destroying not only their livelihood but also their life savings. The taxpayers impacted are hard-working, law-abiding citizens who are shocked that, with no warning, Congress has turned their world upside down. They are proud and loyal Americans who are devastated by the choice of either keeping their business or renouncing their U.S. citizenship.

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1 No deductions or offsets exist for taxes already paid, so the owners of these businesses are paying tax twice on the same dollar of profit. And, of course, in the case of the retroactive Repatriation Tax, there is no revenue event correlated to the tax imposition.
From a Pennsylvania voter living in Canada
I am a film film producer, with a small but successful company in Canada. We have been producing television commercials and internet based films for more than 30 years. My wife and I have worked very hard to secure a secure retirement within our own means. Both the transition tax and GILTI will not only take that away, but will also shut down our business as there will no longer be ANY reason to continue our business, as we will be complying to 2 different government taxation rules and we will only be able to secure negligible profits.

From a Wisconsin voter living in Germany
The existance (SIC) of my business is threatened by the change to existing law and regulation... Our margins are just too small to survive. Businesses like mine also buy and sell from American companies, so when we are gone, American companies will suffer as well.

From a California voter living in Sweden
I am the owner of a small software development business that has never done any business in the U.S., yet still reports to the U.S. IRS and will continue to do so as long as deemed that the cost is within reason. [And then] my options are simply to shut it down or expatriate [renounce citizenship].

From a California voter living in Canada
The Retained Earnings targeted by Repatriation Tax are in fact my retirement savings—the funds I expected to depend on in the absence of a defined benefit retirement plan. I have followed the run of the mill path for small business guys incorporated in Canada to prepare for retirement—as supported by Canadian tax law and heretofore fully acceptable under US tax law for ex-pats. Now suddenly my retirement is under threat because mega-tech companies with hundreds of lawyers and accountants have been dodging billions in taxes. Really? Savaging my retirement is going to turn that around?

From a California voter living in France
My business is small in terms of employees (i.e., me) and annual sales volume (i.e., less $45K). Nevertheless, it has been my livelihood since June 2004. I have patiently filled out as best I can the Form 5471 every year since then, like I have filled out the Form 1040 every year since 1977. When the Paperwork Reduction Act Notice for Form 5741 was last published in 2014, the total time required by the taxpayer to fill it out was indicated to be twenty-one 8-hour working days! Being a small American taxpayer living abroad is a very time-consuming and stressful condition. That condition is only getting worse. It has now come to a point that renunciation of my US citizenship is a viable alternative in spite of the exorbitant State Department fee of $2,350. I never imaged as a native-born American who served his country for six years in the US Army and who spent 30 years on US soil that I would one day ever contemplate such a possibility.
Democrats Abroad believes strongly that a remedy is needed to exempt American small business owners living abroad from this crushing new tax liability - one that Congress never intended.

Transaction Tax Remedy

We believe Americans overseas with interests in foreign corporations should be exempt from the Repatriation Tax and from the GILTI Tax regime for any given year so long as:

(1) they meet the conditions required for exemption under IRC Section 911, and
(2) they are individual U.S. Shareholders.

This solution both achieves the U.S. Congress's goal of capturing corporate tax it has been long-denied, and recognizes that the profits of businesses owned by Americans living abroad were never meant to be repatriated to the U.S. because they are needed to sustain the underlying business entities and the American expatriate families who rely upon them.

We strongly urge Congress to correct this unintended tax burden that harms Americans and the small businesses they have worked hard to build. American business owners abroad should be exempted from these transition taxes so they can remain positioned to manage and grow their businesses, take care of their families and build financial security in retirement.

We thank you for considering our views. We recommend that future hearings on tax reform include a witness that can speak directly to the concerns and predicaments of the community of Americans living outside the U.S. If you have any questions regarding this letter or would like to discuss these matters further, please do not hesitate to contact either me or Democrats Abroad’s Carmelan Polce who can be reached at Carmelan@democratsabroad.org.

Sincerely,
Julia Bryan
International Chair
Democrats Abroad
chair@democratsabroad.org

Democrats Abroad is the branch of the U.S. Democratic Party for Americans living outside the U.S. Democrats Abroad has members in over 190 countries and official country committees in 53 nations on six continents. Democrats Abroad’s main activity is helping overseas Americans register to vote in U.S. elections. We host our own voter assistance website - www.votefromabroad.org - to aid Americans in that process. We often cooperate with U.S. Embassies and Consulates in our countries to encourage voter participation on a non-partisan basis. You can find out more information about us at www.democratsabroad.org.
APPENDIX I

DEMOCRATS ABROAD SUBMISSION TO THE HOUSE OF REPRESENTATIVES WAYS & MEANS COMMITTEE
HEARING SERIES ON TAX REFORM: GROWING OUR ECONOMY AND CREATING JOBS
WEDNESDAY MAY 16, 2018

Note. In order to ensure this submission complies with the ten page limit, Appendix I and II of this submission have been omitted. The submission can be found and downloaded in its entirety at: www.democrastabroad.org/taxation
Dear Chairman Brady, Ranking Member Neal, and all Members of the Committee,

Re: House Ways & Means Committee Hearing Series on Tax Reform: Growing our Economy and Creating Jobs – Wednesday May 16, 2018

Democrats Abroad thanks you for holding this important hearing on tax reform and we respectfully request that you accept this report for inclusion in the hearing record.

The 2017 Tax Cuts and Jobs Act (P.L. 115-97) had a horrific surprise for Americans living abroad who own businesses in the countries where they live: two new taxes that pose an existential threat to their businesses. We appreciate that this is a highly unfortunate unintended consequence of provisions expected to grow the U.S. economy and create jobs. We do not believe Congress meant for these new taxes to do the harm they are currently doing. However, we join other organizations representing Americans living abroad in our serious concern that the 115th Congress will fail to pass a bill that includes corrections to this flaw in the Act. We hope this report adequately profiles the terror this cohort of up to 1 million Americans is feeling and the need for Congress to act on their behalf, and urgently enact a remedy to save their companies from closure.

In 2017, the U.S. Congress included Territorial Taxation for Corporations (TTC) in the group of reforms built into the Tax Cuts and Jobs Act (TCJA). Chairmen Brady and Hatch both stated that TTC was implemented in order to help level the international tax playing field for U.S. multinational corporations. However, Congress also included in the TCJA two new “transition tax” provisions to capture tax on corporate profits held offshore. These new “transition taxes” are among our primary concerns because they materially threaten the viability of businesses owned by Americans living abroad.

The TCJA “Transition Taxes”

15.5% Repatriation Tax - imposed on undistributed (and therefore untaxed by the U.S.) business profits from 1986 through 2017. Overseas resident American business owners declare those undistributed business profits on their 2017 personal tax filing. This is a retroactive

2 In 2014 research published by Democrats Abroad approximately 20% of respondents identified themselves as “Self-employed/Business Owner.” Given the Department of State estimates that 6.5 million voting age Americans live abroad, we estimate that perhaps a million American citizens are impacted by the “transition taxes” in the Tax Cuts and Jobs Act.
imposition of tax that is unrelated to the realization of revenue that might be used to pay the tax.

**GILTI Tax regime** – starting in 2018, mandatory declaration of undistributed business profits on the personal tax filings of business owners abroad, **taxed at the highest personal marginal tax rate and without access to two critical offsets afforded corporate owners of businesses abroad: 1) a 50% deduction and 2) credits for taxes already paid on the profits to the business’s jurisdiction of incorporation.** Further, as with the Repatriation Tax, **the GILTI tax is imposed on profits where there may be no realization of revenue to use to pay the tax.**

Clearly, TTC was enacted to strengthen U.S. multinational corporations. We believe TTC’s “transition tax” provisions were never meant to beleaguer ordinary, hard-working Americans living and owning companies abroad. **In truth, the Repatriation Tax and the GILTI Tax regime are having an enormously harmful financial impact on the estimated 1 million non-resident Americans who own businesses abroad.**

**Transaction Tax impacts on non-resident Americans who own businesses abroad**

Americans living abroad owning and operating businesses are an exceedingly diverse group; they are architects, yoga studio owners, retailers, recruiters, beekeepers, IT professionals, film and television producers, music distributors, advertising agency owners, financial service providers and more.\(^3\) When asked in early 2018 about the impact of the TCJA “transition taxes” on their enterprises, expat American owners of businesses in their countries of residence provided the following comments:

My family and I own a small private property development company based in the UK and operating since 2001. The profits of this company are fully taxed in the UK and **none of the proceeds have been repatriated to the US as they are used for the continuing financing of the business.**

*Massachusetts voter living in the UK*

I am a widow, mother of 2 children (ages 16 and 22). My husband was a Canadian glass artist he did not have a pension. I am and have been a self employed graphic designer for many years. I have no pension. **My corporation is just me. It holds my savings which are now being taken away by this tax.**

*Wisconsin voter living in Canada*

I operate my company with just myself and my spouse and make minimal profit ($20,000 PA at the most after all UK taxes have been paid) and most recently a loss, none the less I file my US taxes at a cost of $1000 each time and **now I find I might be hit with an extra US tax making my company potentially nonviable.**

*American living in the UK*

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3 See Appendix 1 – Sampling of businesses run by Americans abroad.
I run a technology company from Hong Kong with offices in three territories (China, HK and Taiwan). We have 10 employees and are an exceedingly small company who struggle every day to meet bills and grow our company. **But we have big dreams and want to succeed. Don’t snuff out small business owners like myself.** We are the past, present and future of American business both at home and abroad.

*New Jersey voter living in Hong Kong*

As an architect, I established my small office of 6 employees as a Professional Corporation. This means that the US government is attempting to take a percentage of my savings, which will be needed to weather downturns in the market, which greatly affects my ability to retain employees and keep my business open. I have no home office in the US, nor is there any way for me to benefit from the large corporation tax breaks. **This is simply the US siphoning away the funds I need to keep my business up and running.**

*Massachusetts voter living in Canada*

I have been in Canada for several decades, except for 1997-2001 when my wife and I lived and worked in the U.S. For the past 11 years I have been doing IT consulting for the Canadian government, which required having a corporation. I have built up savings within the corporation which are meant for my retirement, and it operates solely within Canada, i.e. not a branch operation of any U.S. company. It was a shock to learn from my accountant that **I am facing a tax of about $12,000 on my retained earnings, as a result of the subject legislation.**

*North Carolina voter living in Canada*

My family business is a simple IT training and consulting corporation that employs me and my husband only. We file and pay taxes in Australia and the US as required. **This new tax can ruin us,** and if we were simply living in the US, would not apply to us. **This is unfair.**

*California voter living in Australia*

I have a little landscaping business with 5 employees. I am very proud of the work we do, but keeping on top of all of the paperwork is a struggle for me. I am happy to pay my fair share of taxes, but **this law is not fair.**

*California voter living in Canada*

My business is a one person marketing consulting corporation in which I maintain a simple portfolio to save for my retirement. This is a travesty.

*Vermont voter living in Canada*

I am a VERY small business owner, running a private counselling practice out of my home. I am very worried that the new laws will be punitive. I already have to pay a tax accountant more than $600 CDN each year for preparing my US tax returns yearly. My fear is that the increased complexity will not only raise the amount I need to pay them, but will result in my needing to pay taxes twice on the same money.
Massachusetts voter living in Canada

My business, REDACTED, is a values based business with a focus on sustainability. We make the best REDACTED in Vancouver, BC and strive to be the best employer in our industry. The livelihood of my family and the 100 staff that REDACTED employs is in danger from this policy mistake.

Washington state voter living in Canada

I am a small business person with a trading company and some small service businesses. I declare my businesses and income and pay the taxes due both locally and to the US Treasury. Although I have lived overseas for over 40 years, I am proud to be an American and to support the government with my tax dollars. But this latest abomination of a regime is putting an unbearable burden on me and countless other Americans for little tangible benefit. We’re the small worthless fish being swooped up by a giant drift net meant to catch the larger valuable prey, and we’re being left to suffocate and die for lack of interest. Please help us.

Wisconsin voter living in Taiwan

I am a practicing physician. I am shareholder in our small incorporated family owned medical business. This Canadian only corporation serves only local people, and the income from this stays in Canada and is effectively our only pension. The Repatriation/GILT is unfair taxation! We have diligently and without fail filed our US Tax returns all the years that we have been required to do so in addition the Treasury Department forms at excess cost to us.

California voter living in Canada

I run a one-person incorporated consulting business. I have worked part-time for the past nine years, with the specific purpose of putting money aside to send my two daughters to college in the US. Any additional penalizing taxes paid out of my corporation will be a direct hit to the tuition funds I have worked hard to save, and result in a higher need for federal financial aid.

Illinois voter living in Canada

I am the owner of a small software development business that has never done any business in the U.S., yet still reports to the U.S. IRS, and will continue to do so as long as deemed that the cost is within reason. My options are simply to shut it down or expatriate.

California voter living in Sweden

All of these comments, and several more not listed here, demonstrate that many Americans business owners living abroad fear that this additional tax burden will force them to close their businesses⁴. In addition to the new transition tax burden American business owners abroad will

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⁴ Appendix 2 contains comments from Americans living abroad who had planned to start businesses in their countries of residence but who may cancel those plans because of the “transition taxes”. 
bear, they are also being subjected to even greater tax filing/compliance costs. The new rules for calculating the “transition taxes” are exceedingly technical and organizing accurate filings is proving very time-consuming and complex. U.S. expat tax professionals hired to prepare these filings are passing on to American business owners abroad the additional cost of their time and labor, enlarging the financial burden the new TCJA taxes places on the taxpayer.

Further, while U.S. corporations establish subsidiary businesses abroad in order to expand the operations and profitability of their U.S.-based parent company, U.S. citizens abroad establish businesses in their countries of residence in order to build a life and future abroad.

These are desperate cries from your constituents for help.

I set up my business only in June last year (2017) as a stop-gap to enable me to earn consulting fees during a period of unemployment following involuntary redundancy. I am earning a fraction of what I earned when employed (about 75% less), yet I am now faced with the cost of employing a tax preparer to deal with the complexity of earning my small income through a UK limited company that I own rather than through a UK company owned by someone else. **On 2017 income of about US$15,000, I expect a bill from a tax preparer in excess of US$2,000, more than 10% of my total income, only to comply with the filing burden placed on me as UK business owner who happens to possess a US passport. I can’t even estimate what the cost will be if any US taxes are owed.**

I have lived outside the United States for nearly 25 years and have filed my tax returns and FinCen and FATCA forms without the assistance of a tax preparer for the last 15 years. **Now, at a time when I am on significantly reduced income, I am being penalised for being a US citizen earning money the wrong way.**

*Virginia voter living in the UK*

As a simple freelance consultant to the life sciences industry, I only established a British limited company on the request of my corporate clients to ensure compliance with local employment regulations and law. I have no employees and no teams of accountants and finance advisors. Between the transition tax and the small fortune I will spend on tax accountants, **my financial position will suffer detrimental damage** – not only will I suffer a significant income loss, the reduced income will severely impact my likelihood of being able to re-mortgage my home and potentially force me and my wife to sell our home at a loss. I have been fully compliant with US tax and reporting laws for the 10 years of living overseas – **this law however has the potential to financially destroy millions of Americans like myself in a matter of months.**

I beg you, PLEASE PLEASE PLEASE PLEASE PLEASE PLEASE remove innocent overseas US business owners from this broad net of unintended taxation. I believe it was not intended to financially destroy people like me, but it is has the potential to do exactly that.

*Arizona voter living in the UK*
We believe strongly that a remedy is needed to exempt these taxpayers from a potentially crushing new tax liability - one that Congress never intended.

**Transaction Tax Remedy**

We believe Americans overseas with interests in foreign corporations should be exempt from the Repatriation Tax and from the GILTI Tax regime for any given year so long as:

(1) they meet the conditions required for exemption under IRC Section 911, and
(2) they are individual U.S. Shareholders.

This solution both achieves the U.S. Congress's goal of capturing corporate tax it has been long-denied, and recognizes that the profits of businesses owned by Americans living abroad were never meant to be repatriated to the U.S. because they are needed to sustain the underlying business entities and the American expatriate families who rely upon them.

We strongly urge Congress to correct this unintended tax burden which harms Americans and their opportunities for personal savings and economic growth. American business owners abroad should be exempted from these transition taxes so they can remain positioned to manage and grow their businesses and take care of their families.

We thank you for considering our views. If you have any questions regarding this letter or would like to discuss the matter further, please do not hesitate to contact either me or Democrats Abroad’s Carmelan Polce who can be reached at Carmelan@democratsabroad.org.

Sincerely,
Julia Bryan
International Chair
Democrats Abroad
chair@democratsabroad.org

Democrats Abroad is the branch of the U.S. Democratic Party for Americans living outside the U.S. Democrats Abroad has members in over 190 countries and official country committees in 53 nations on six continents. Democrats Abroad’s main activity is helping overseas Americans register to vote in U.S. elections. We host our own voter assistance website, www.votefromabroad.org, to aid Americans in that process. We often cooperate with U.S. Embassies and Consulates in our countries to encourage voter participation on a non-partisan basis. You can find out more information about us at www.democratsabroad.org.