#5 AUTHORIZE THE VOLUNTEER INCOME TAX ASSISTANCE (VITA) GRANT PROGRAM

**Present Law**

The IRS currently administers two major programs that provide free or low-cost assistance to lower income U.S. taxpayers. The Volunteer Income Tax Assistance (VITA) program assists low-to-moderate income, elderly, disabled, and limited English speaking taxpayers in preparing and filing their federal income tax returns. The Low Income Taxpayer Clinic (LITC) program provides pro bono representation to assist low income taxpayers in their controversies with the IRS, such as in audit and collection actions. (A third program, Tax Counseling for the Elderly (TCE), is similar to the VITA program in that it assists elderly taxpayers in preparing and filing their federal income tax returns. The IRS administers VITA and TCE jointly in most respects.)

As part of the IRS Restructuring and Reform Act of 1998, Congress created a federal grants program for LITCs. IRC § 7526 authorizes the Secretary, subject to the availability of appropriated funds, to make grants to provide matching funds for the development, expansion, or continuation of LITCs.

In contrast to the LITC grant program, Congress has not authorized the VITA program to receive grants through the tax-writing process. Since fiscal year 2008, however, Congress has used the appropriations process to provide funding for the IRS to administer a Community VITA matching grants program for tax return preparation assistance.33

**Reasons for Change**

The VITA grant program would stand on more solid, permanent, and predictable footing if it were authorized and not solely created and funded through the annual appropriations process. As with the LITC authorizing statute, the tax-writing committees could establish eligibility criteria for VITA programs to expand their provision of services. Absent such criteria, the IRS has administered the VITA grant program narrowly, restricting grantees’ ability to use grant funds to hire experts to train volunteers and perform quality reviews as well as to serve as Certified Acceptance Agents. As a result, few VITA grantees assist low income self-employed taxpayers who file a Schedule C, Profit or Loss From Business (Sole Proprietorship), or a Schedule F, Profit or Loss From Farming, or low income taxpayers with disaster losses. Moreover, few VITA grantees are open year-round or assist taxpayers in preparing amended returns.

Through an authorizing statute, Congress could provide direction to the IRS about the eligibility criteria for grantees, including their ability to operate year-round, and authorize the use of funds to develop expertise to assist taxpayers in preparing a broader range of forms and schedules than most VITA programs are currently able to handle.

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Recommendation

Enact a new IRC § 7526A to authorize the Secretary, subject to the availability of appropriated funds, to provide grants for the development, expansion, or continuation of VITA programs, particularly VITA programs that will use the funds to prepare tax forms and schedules that are common but currently designated as "out-of-scope." 34

34 H.R. 2901, 115th Cong. § 2 (2017); S. 3156, 114th Cong. § 111 (2016); S. 2333 and H.R. 4128, 114th Cong. § 201 (2015); and H.R. 5719, 110th Cong. § 7 (2008) are generally consistent with this recommendation.