June 14, 2016

The Honorable Kevin Brady Chairman Committee on Ways and Means U.S. House of Representatives Washington, DC 20515

The Honorable Sander Levin Ranking Member Committee on Ways and Means U.S. House of Representatives Washington, DC 20515 The Honorable Orrin Hatch Chairman Committee on Finance U.S. Senate Washington, DC 20510

The Honorable Ron Wyden Ranking Member Committee on Finance U.S. Senate Washington, DC 20510

Dear Chairmen Brady and Hatch and Ranking Members Levin and Wyden:

The undersigned associations, representing thousands of global and domestic businesses in the United States across a wide range of industries, have serious concerns about the proposed Section 385 regulations released by the Treasury Department on April 4, 2016. This proposal, which overturns long-standing tax policy and well-established case law and is of questionable validity, will significantly increase the cost of doing business in the United States, creating further obstacles to much needed investment, job creation and economic growth.

Since the proposal will have a significant and disruptive impact on critical business operations of a wide swath of employers in the United States, it is critically important for policy makers to consider the overall effect of the proposal on the economy and for companies to have adequate time to assess the impact of these new rules on their business operations. Thus, we ask you to support our efforts to encourage Treasury, at a minimum, to: delay the effective date of the proposed debt-equity recharacterization rule until 90 days after the proposed regulations are finalized; extend the public comment period from July 7, 2016, to October 5, 2016, at the earliest; and dedicate adequate time and resources for a thorough review and analysis of the public comments rather than seeking to finalize the regulations on an arbitrarily rapid timeline.

Under the proposal, the Internal Revenue Service (IRS) will have wide latitude to recharacterize a company's related party debt as equity, increasing taxes on businesses and threatening legitimate and well-established business practices, from corporate reorganizations to day-to-day cash management. By creating uncertainty for intercompany financing, the proposed regulations push companies to use more expensive external debt and interfere with common lending arrangements such as cash pooling. In addition, the question of whether an instrument is debt or equity has significant consequences to business planning and operations, including the legal classification of a business, eligibility for withholding tax exemptions under tax treaties and the ability to file a consolidated tax return.

Moreover, the proposal, which includes a retroactive effective date and a three-year look-forward/look-back period, will create even more uncertainty for companies in the United States, making prudent business planning unduly difficult and complex. The regulations also will make it even harder for U.S. companies to compete in the global economy. In many cases, our trading partners may not recognize recharacterized debt as equity. This mismatch in treatment could lead to double taxation and create conflicts under tax treaties on the treatment of interest and dividends.

Thank you in advance for actively supporting our effort. We look forward to working with you to advance tax policy that promotes investment, job creation and economic growth in the United States.

Sincerely,

AdvaMed - Advanced Medical Technology Association

AICC, The Independent Packaging Association

American Chemistry Council

American Coatings Association

American Forest & Paper Association

American Iron and Steel Institute

American Petroleum Institute

American Sportfishing Association

Association for Financial Professionals

Association of Global Automakers

Biotechnology Innovation Organization

Business Roundtable

Colorado Retail Council

CompTIA

Confederation of British Industry

Council of Industry of Southeastern New York

CTIA

Financial Executives International

Global Cold Chain Alliance

Idaho Retailers Association

Indiana Manufacturers Association, Inc.

Indiana Retail Council

Information Technology Industry Council

Iowa Association of Business and Industry

Maryland Retailers Association

Minnesota Retailers Association

Missouri Retailers Association

Motion Picture Association of America

Motor & Equipment Manufacturers Association

NAHAD - The Association for Hose & Accessories Distribution

National Association of Manufacturers

National Association of Real Estate Investment Trusts®

National Cable & Telecommunications Association

National Council for Advanced Manufacturing

National Foreign Trade Council

National Lumber and Building Material Dealers Association

National Retail Federation

Nebraska Retail Federation

New Jersey Retail Merchants Association

New Mexico Business Coalition

New Mexico Retail Association

North American Association of Food Equipment Manufacturers (NAFEM)

Northeast PA Manufacturers & Employers Association

NPES The Association for Suppliers of Printing, Publishing and Converting Technologies

Oklahoma Retail Merchants Association

Orange County Technology Alliance

Organization for International Investment

Pennsylvania Retailers' Association

Precision Metalforming Association

Retail Association of Nevada

Retail Council of New York State

Retail Industry Leaders Association

The S Corporation Association

Securities Industry and Financial Markets Association

Semiconductor Industry Association

Silicon Valley Leadership Group

Software Finance and Tax Executives Council

South Dakota Retailers Association

State Chamber of Oklahoma

Technology Association of Georgia

Tennessee Chamber of Commerce and Industry / Tennessee Manufacturers Association

Texas Association of Manufacturers

Carpet and Rug Institute

Trans-Atlantic Business Council (TABC)

U.S. Chamber of Commerce

United States Council for International Business

United States Telecom Association

Virginia Retail Merchants Association

Washington Retail Association