S. 1841

To amend the Internal Revenue Code of 1986 to extend the publicly traded partnership ownership structure to energy power generation projects and transportation fuels, and for other purposes.

IN THE SENATE OF THE UNITED STATES

June 13, 2019

Mr. Coons (for himself, Mr. Moran, Mr. King, Ms. Collins, Mr. Carper, Ms. Murkowski, Mr. Heinrich, Ms. Ernst, Mr. Gardner, Ms. Stabenow, Mr. Crapo, and Mr. Bennet) introduced the following bill; which was read twice and referred to the Committee on Finance

A BILL

To amend the Internal Revenue Code of 1986 to extend the publicly traded partnership ownership structure to energy power generation projects and transportation fuels, 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 "Financing Our Energy
- 5 Future Act".

1	SEC. 2. EXTENSION OF PUBLICLY TRADED PARTNERSHIP
2	OWNERSHIP STRUCTURE TO ENERGY POWER
3	GENERATION PROJECTS, TRANSPORTATION
4	FUELS, AND RELATED ENERGY ACTIVITIES.
5	(a) In General.—Subparagraph (E) of section
6	7704(d)(1) of the Internal Revenue Code of 1986 is
7	amended—
8	(1) by striking "income and gains derived from
9	the exploration" and inserting "income and gains
10	derived from the following:
11	"(i) Minerals, natural re-
12	SOURCES, ETC.—The exploration";
13	(2) by inserting "or" before "industrial
14	source";
15	(3) by inserting a period after "carbon diox-
16	ide"; and
17	(4) by striking ", or the transportation or stor-
18	age" and all that follows and inserting the following:
19	"(ii) Renewable energy.—The gen-
20	eration of electric power (including the
21	leasing of tangible personal property used
22	for such generation) exclusively utilizing
23	any resource described in section $45(c)(1)$
24	or energy property described in section 48
25	(determined without regard to any termi-
26	nation date), or in the case of a facility de-

1	scribed in paragraph (3) or (7) of section
2	45(d) (determined without regard to any
3	placed in service date or date by which
4	construction of the facility is required to
5	begin), the accepting or processing of such
6	resource.
7	"(iii) Energy storage property.—
8	The sale of electric power, capacity, re-
9	source adequacy, demand response capa-
10	bilities, or ancillary services that is pro-
11	duced or made available from any equip-
12	ment or facility (operating as a single unit
13	or as an aggregation of units) the principal
14	function of which is to—
15	"(I) use mechanical, chemical,
16	electrochemical, hydroelectric, or ther-
17	mal processes to store energy that was
18	generated at one time for conversion
19	to electricity at a later time, or
20	"(II) store thermal energy for di-
21	rect use for heating or cooling at a
22	later time in a manner that avoids the
23	need to use electricity at that later
24	time.

1	"(iv) Combined heat and power.—
2	The generation, storage, or distribution of
3	thermal energy exclusively utilizing prop-
4	erty described in section $48(c)(3)$ (deter-
5	mined without regard to subparagraphs
6	(B) and (D) thereof and without regard to
7	any placed in service date).
8	"(v) Renewable thermal en-
9	ERGY.—The generation, storage, or dis-
10	tribution of thermal energy exclusively
11	using any resource described in section
12	45(c)(1) or energy property described in
13	clause (i) or (iii) of section $48(a)(3)(A)$.
14	"(vi) Waste heat to power.—The
15	use of recoverable waste energy, as defined
16	in section 371(5) of the Energy Policy and
17	Conservation Act (42 U.S.C. 6341(5)) (as
18	in effect on the date of the enactment of
19	the Financing Our Energy Future Act).
20	"(vii) Renewable fuel infra-
21	STRUCTURE.—The storage or transpor-
22	tation of any fuel described in subsection
23	(b), (c), (d), or (e) of section 6426.
24	"(viii) Renewable fuels.—The pro-
25	duction, storage, or transportation of any

renewable fuel described in section	on
211(0)(1)(J) of the Clean Air Act (4)	12
U.S.C. 7545(o)(1)(J)) (as in effect on the	he
date of the enactment of the Financia	ng
Our Energy Future Act) or section	on
40A(d)(1).	
"(ix) Fuel derived from ca	P -
3 TURED CARBON OXIDES.—The production	n,
storage, or transportation of any fu	ıel
) which—	
"(I) uses carbon oxides capture	ed
from an anthropogenic source or the	he
atmosphere as its primary feedstoc	k,
4 and	
"(II) is determined by the Se	e-o
retary, in consultation with the Se	e-o
retary of Energy and the Admini	is-
trator of the Environmental Prote	ec-
tion Agency, to achieve a reduction	of
not less than a 60 percent in lifecyc	ele
greenhouse gas emissions (as define	ed
in section 211(o)(1)(H) of the Clea	an
Air Act) compared to baseline lifecyc	ele
greenhouse gas emissions (as define	ed
in section 211(o)(1)(C) of such Act	t).

1	This clause shall not apply to any fuel
2	which uses as its primary feedstock carbon
3	oxide which is deliberately released from
4	naturally-occurring subsurface springs.
5	"(x) Renewable Chemicals.—The
6	production, storage, or transportation of
7	any qualifying renewable chemical (as de-
8	fined in paragraph (6)).
9	"(xi) Energy efficient build-
10	INGS.—The audit and installation through
11	contract or other agreement of any energy
12	efficient building property described in sec-
13	tion $179D(c)(1)$.
14	"(xii) Gasification with seques-
15	TRATION.—The production of any product
16	or the generation of electric power from a
17	project—
18	"(I) which meets the require-
19	ments of subparagraphs (A) and (B)
20	of section $48B(c)(1)$, and
21	"(II) not less than 75 percent of
22	the total carbon oxide emissions of
23	which is qualified carbon oxide (as de-
24	fined in section $45Q(c)$) which is dis-

1	posed of or utilized as provided in
2	paragraph (7).
3	"(xiii) Carbon capture and se-
4	QUESTRATION.—
5	"(I) Power generation facili-
6	TIES.—The generation or storage of
7	electric power (including associated
8	income from the sale or marketing of
9	energy, capacity, resource adequacy,
10	and ancillary services) produced from
11	any power generation facility which is,
12	or from any power generation unit
13	within, a qualified facility which is de-
14	scribed in section 45Q(d) and not less
15	than 50 percent (30 percent in the
16	case of a facility or unit placed in
17	service before January 1, 2019) of the
18	total carbon oxide emissions of which
19	is qualified carbon oxide which is dis-
20	posed of or utilized as provided in
21	paragraph (7).
22	"(II) OTHER FACILITIES.—The
23	sale of any good or service from any
24	facility (other than a power generation
25	facility) which is a qualified facility

1	described in section 45Q(d) and the
2	captured qualified carbon oxide (as so
3	defined) of which is disposed of as
4	provided in paragraph (7).".
5	(b) Renewable Chemical.—
6	(1) In General.—Section 7704(d) of such
7	Code is amended by adding at the end the following
8	new paragraph:
9	"(6) Qualifying renewable chemical.—
10	"(A) IN GENERAL.—The term 'qualifying
11	renewable chemical' means any renewable chem-
12	ical (as defined in section 9001 of the Farm Se-
13	curity and Rural Investment Act of 2002 (7
14	U.S.C. 8101))—
15	"(i) which is produced by the taxpayer
16	in the United States or in a territory or
17	possession of the United States,
18	"(ii) which is the product of, or reli-
19	ant upon, biological conversion, thermal
20	conversion, or a combination of biological
21	and thermal conversion, of renewable bio-
22	mass (as defined in section 9001(13) of
23	the Farm Security and Rural Investment
24	Act of 2002),

1	"(iii) the biobased content of which is
2	95 percent or higher,
3	"(iv) which is sold or used by the tax-
4	payer—
5	"(I) for the production of chem-
6	ical products, polymers, plastics, or
7	formulated products, or
8	"(II) as chemicals, polymers,
9	plastics, or formulated products,
10	"(v) which is not sold or used for the
11	production of any food, feed, or fuel, and
12	"(vi) which is—
13	"(I) acetic acid, acetone, acrylic
14	acid, acyl glutamate, adipic acid, algae
15	oils, algae sugars, 1,4-butanediol
16	(BDO), iso-butanol, n-butanol, C3-C9
17	aldehydes, C3-C9 ketones, C10 and
18	higher hydrocarbons produced from
19	olefin metathesis, carboxylic acids pro-
20	duced from olefin metathesis, cellu-
21	losic sugar, diethyl methylene malo-
22	nate, dodecanedioic acid (DDDA),
23	esters produced from olefin metath-
24	esis, ethyl acetate, ethylene glycol,
25	farnesene, 2,5-furandicarboxylic acid,

1	gamma-butyrolactone, glucaric acid,
2	hexamethylenediamine (HMD), 3-hy-
3	droxy propionic acid, isoamylene, iso-
4	butene, isoprene, isopropanol, itaconic
5	acid, lactide, levulinic acid, modified
6	vegetable oils (oligomers or polymers)
7	as produced from olefin metathesis,
8	polyhydroxyalkonate (PHA), polylactic
9	acid (PLA), polyethylene furanoate
10	(PEF), polyethylene terephthalate
11	(PET), polyitaconic acid, polyols from
12	vegetable oils, poly(xylitan levulinate
13	ketal), 1,3-propanediol, 1,2-
14	propanediol, rhamnolipids, short and
15	medium chain carboxylic acids pro-
16	duced from anaerobic digestion, suc-
17	cinic acid, terephthalic acid, vegetable
18	fatty acid derived from ethyl esters
19	containing vegetable oil, or p-Xylene,
20	or
21	"(II) any chemical not described
22	in clause (i) which is a chemical listed
23	by the Secretary for purposes of this
24	paragraph.

1 "(B) BIOBASED CONTENT.—For purposes 2 of subparagraph (A)(iii), the term 'biobased 3 content percentage' means, with respect to any 4 renewable chemical, the biobased content of 5 such chemical (expressed as a percentage) de-6 termined by testing representative samples 7 using the American Society for Testing and 8 Materials (ASTM) D6866.".

- 9 (2) List of other qualifying renewable 10 CHEMICALS.—Not later than 180 days after the date 11 of the enactment of this Act, the Secretary of the 12 Treasury (or the Secretary's delegate), in consulta-13 tion with the Secretary of Agriculture, shall establish 14 a program to consider applications from taxpavers 15 for the listing of chemicals under section 7704(d)(6)(A)(vi)(II) of the Internal Revenue Code 16 17 of 1986 (as added by paragraph (1)).
- 18 (c) DISPOSAL AND UTILIZATION OF CAPTURED CAR19 BON OXIDE.—Section 7704(d) of such Code, as amended
 20 by subsection (b), is amended by adding at the end the
 21 following new paragraph:
- 22 "(7) DISPOSAL AND UTILIZATION OF CAPTURED 23 CARBON OXIDE.—For purposes of clauses (xii)(III) 24 and (xiii)(I) of paragraph (1)(E), carbon oxide is

1	disposed of or utilized as provided in this paragraph
2	if such carbon oxide is—
3	"(A) placed into secure geological storage
4	(as determined under section $45Q(f)(2)$),
5	"(B) used as a tertiary injectant (as de-
6	fined in section $45Q(e)(3)$) in a qualified en-
7	hanced oil or natural gas recovery project (as
8	defined in section $45Q(e)(2)$) and placed into
9	secure geological storage (as so determined), or
10	"(C) utilized in a manner described in sec-
11	tion $45Q(f)(5)$.".
12	(d) Effective Date.—The amendments made by
13	this section shall take effect on the date of the enactment
14	of this Act, in taxable years ending after such date.

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