

### 116TH CONGRESS 1ST SESSION

# S. 2284

To create a Climate Action Rebate Fund in order to efficiently reduce greenhouse gas emissions, provide a monthly rebate to the American people, encourage innovation of clean energy technologies and create new economic opportunities, ensure the resiliency of our infrastructure, assist with the transition to a clean energy economy, and leave a healthier, more stable, and more prosperous nation for future generations.

## IN THE SENATE OF THE UNITED STATES

July 25, 2019

Mr. Coons (for himself and Mrs. Feinstein) introduced the following bill; which was read twice and referred to the Committee on Finance

## A BILL

To create a Climate Action Rebate Fund in order to efficiently reduce greenhouse gas emissions, provide a monthly rebate to the American people, encourage innovation of clean energy technologies and create new economic opportunities, ensure the resiliency of our infrastructure, assist with the transition to a clean energy economy, and leave a healthier, more stable, and more prosperous nation for future generations.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

#### SECTION 1. SHORT TITLE.

- This Act may be cited as the "Climate Action Rebate
- 3 Act of 2019".
- 4 SEC. 2. FINDINGS.
- 5 The Congress finds that—
- 6 (1) climate change is costing the United States
  7 billions of dollars of economic losses and poses an
- 8 existential threat to our safety and security;
- 9 (2) markets should reflect all costs of goods, in-10 cluding external factors such as pollution; and
- 11 (3) creation of a Climate Action Rebate Fund
- can make markets more efficient, create jobs, stimu-
- late innovation, invest in infrastructure, put money
- back in the pockets of Americans, and provide for
- the transition to a cleaner energy future.
- 16 SEC. 3. CARBON FEE.
- 17 (a) IN GENERAL.—Chapter 38 of subtitle D of the
- 18 Internal Revenue Code of 1986 is amended by adding at
- 19 the end the following new subchapter:

## 20 "Subchapter E—Carbon Fee

- "Sec. 4691. Definitions.
- "Sec. 4692. Carbon fee.
- "Sec. 4693. Emissions reduction schedule.
- "Sec. 4694. Fee on fluorinated greenhouse gases.
- "Sec. 4695. Carbon capture refunds.
- "Sec. 4696. Carbon border fee adjustment.
- "Sec. 4697. Administration of the carbon border fee adjustment.
- "Sec. 4698. Allocation of carbon border fee adjustment revenues.

## 1 "SEC. 4691. DEFINITIONS. 2 "For purposes of this subchapter— 3 "(a) Administrator.—The term 'Administrator' means the Administrator of the Environmental Protection 5 Agency. 6 "(b) Carbon Dioxide Equivalent or CO<sub>2</sub>-e.— The term 'carbon dioxide equivalent' or 'CO<sub>2</sub>-e' means the number of metric tons of carbon dioxide emissions with 9 the same global warming potential as one metric ton of 10 another greenhouse gas. "(c) Carbon-Intensive Product.—The term 'car-11 bon-intensive product' means— "(1) iron, steel, steel mill products (including 13 14 pipe and tube), aluminum, cement, glass (including 15 flat, container, and specialty glass and fiberglass), 16 pulp, paper, chemicals, or industrial ceramics, and "(2) any manufactured product which the Sec-17 18 retary, in consultation with the Administrator, deter-19 mines is energy-intensive and trade-exposed (with 20 the exception of any covered fuel). "(d) COVERED ENTITY.—The term 'covered entity' 21 22 means— "(1) in the case of crude oil— 23 "(A) any operator of a United States refin-24 25 ery (as described in subsection (d)(1) of section

4611), and

1	"(B) any person entering such product
2	into the United States for consumption, use, or
3	warehousing (as described in subsection $(d)(2)$
4	of such section),
5	"(2) in the case of coal—
6	"(A) any producer subject to the tax under
7	section 4121, and
8	"(B) any importer of coal into the United
9	States,
10	"(3) in the case of natural gas—
11	"(A) any entity which produces natural
12	gas (as defined in section $613A(e)(2)$ ) from a
13	well located in the United States, and
14	"(B) any importer of natural gas into the
15	United States,
16	"(4) in the case of fluorinated gases, any entity
17	required to report the emission of a fluorinated gas
18	under part 98 of title 40, Code of Federal Regula-
19	tions,
20	"(5) in the case of solid biomass, any entity
21	which operates a facility that combusts such solid
22	biomass in a manner which emits a greenhouse gas
23	into the atmosphere, and
24	"(6) any entity or class of entities which, as de-
25	termined by the Secretary, is transporting, selling,

- 1 or otherwise using a covered fuel in a manner which
- 2 emits a greenhouse gas into the atmosphere and
- 3 which has not been covered by the carbon fee, the
- 4 fluorinated greenhouse gas fee, or the carbon border
- 5 fee adjustment.
- 6 "(e) Covered Fuel.—The term 'covered fuel'
- 7 means crude oil, natural gas, coal, solid biomass, or any
- 8 other product derived from crude oil, natural gas, or coal
- 9 which shall be used so as to emit greenhouse gases to the
- 10 atmosphere.
- 11 "(f) Full Fuel Cycle Greenhouse Gas Emis-
- 12 SIONS.—The term 'full fuel cycle greenhouse gas emis-
- 13 sions' means the greenhouse gas content of a covered fuel
- 14 (excluding solid biomass) plus that covered fuel's up-
- 15 stream greenhouse gas emissions.
- 16 "(g) Greenhouse Gas.—The term 'greenhouse gas'
- 17 has the same meaning given such term under paragraph
- 18 (3) of section 901 of the Energy Independence and Secu-
- 19 rity Act of 2007 (42 U.S.C. 17321), and shall include any
- 20 other gases as identified by rule of the Administrator.
- 21 "(h) Greenhouse Gas Content.—The term
- 22 'greenhouse gas content' means the amount of greenhouse
- 23 gases, expressed in metric tons of CO<sub>2</sub>-e, which would be
- 24 emitted to the atmosphere by the use of a covered fuel.

- 1 "(i) Solid Biomass.—The term 'solid biomass'
- 2 means nonfossilized and biodegradable organic material
- 3 originating from plants, animals or microorganisms, in-
- 4 cluding products, byproducts, residues and waste from ag-
- 5 riculture, forestry and related industries as well as the
- 6 nonfossilized and biodegradable organic fractions of indus-
- 7 trial and municipal wastes, but does not include gases and
- 8 liquids recovered from the decomposition of nonfossilized
- 9 and biodegradable organic material.
- 10 "(j) United States.—The term 'United States'
- 11 shall be treated as including each possession of the United
- 12 States (including the Commonwealth of Puerto Rico and
- 13 the Commonwealth of the Northern Mariana Islands).
- 14 "SEC. 4692. CARBON FEE.
- 15 "(a) Carbon Fee.—There is hereby imposed a car-
- 16 bon fee on any covered entity's use, sale, or transfer of
- 17 any covered fuel.
- 18 "(b) Amount of the Carbon Fee.—The carbon
- 19 fee imposed by this section is an amount equal to—
- 20 "(1) the greenhouse gas content of the covered
- 21 fuel, multiplied by
- 22 "(2) the carbon fee rate.
- 23 "(c) Carbon Fee Rate.—For purposes of this sec-
- 24 tion—

1	"(1) IN GENERAL.—The carbon fee rate, with
2	respect to any use, sale, or transfer during a cal-
3	endar year, shall be—
4	"(A) in the case of calendar year 2020,
5	\$15, and
6	"(B) except as provided in paragraph (2),
7	in the case of any calendar year thereafter, the
8	carbon fee rate in effect under this subsection
9	for the preceding calendar year, plus \$15.
10	"(2) Exceptions.—
11	"(A) Increased carbon fee rate
12	AFTER MISSED ANNUAL EMISSIONS REDUCTION
13	TARGET.—In the case of any year immediately
14	following a year for which the Secretary deter-
15	mines under 4693(b) that the emissions of
16	greenhouse gases from covered fuels exceeded
17	the emissions reduction target for the previous
18	year, paragraph (1)(B) shall be applied by sub-
19	stituting '\$30' for '\$15'.
20	"(B) Cessation of Carbon fee rate in-
21	CREASE AFTER CERTAIN EMISSION REDUCTIONS
22	ACHIEVED.—In the case of any year imme-
23	diately following a year for which the Secretary
24	determines under 4693(b) that emissions of

greenhouse gases from covered fuels are not

- 1 more than 10 percent of the greenhouse gas
- 2 emissions from covered fuels during the year
- 3 2017, paragraph (1)(B) shall be applied by sub-
- 4 stituting '\$0' for '\$15'.
- 5 "(d) Solid Biomass.—For purposes of subsection
- 6 (b), in the case of a covered fuel which consists of solid
- 7 biomass, the greenhouse gas content of such covered fuel
- 8 shall be determined by the Administrator based on the
- 9 lifecycle greenhouse gas emissions of such fuel, as defined
- 10 in section 211(o)(1)(H) of the Clean Air Act (42 U.S.C.
- 11 7545(o)(1)(H)).
- 12 "(e) Exemption and Refund.—The Secretary shall
- 13 prescribe such rules as are necessary to ensure the carbon
- 14 fee imposed by this section is not imposed with respect
- 15 to any nonemitting use, or any sale or transfer for a non-
- 16 emitting use, including rules providing for the refund of
- 17 any carbon fee paid under this section with respect to any
- 18 such use, sale, or transfer.
- 19 "(f) Administrative Authority.—The Secretary,
- 20 in consultation with the Administrator, shall prescribe
- 21 such regulations, and other guidance, to assess and collect
- 22 the carbon fee imposed by this section, including—
- "(1) requirements for the quarterly payment of
- such fees, and

1	"(2) rules to ensure that no covered fuel has
2	the carbon fee or the carbon border fee adjustment
3	imposed upon it more than once.
4	"SEC. 4693. EMISSIONS REDUCTION SCHEDULE.
5	"(a) In General.—An emissions reduction schedule
6	for greenhouse gas emissions from covered fuels is hereby
7	established, as follows:
8	"(1) Reference Year.—
9	"(A) In general.—Subject to subpara-
10	graph (B), the greenhouse gas emissions from
11	covered fuels during the year 2017 shall be the
12	reference amount of emissions and shall be de-
13	termined from the 'Inventory of U.S. Green-
14	house Gas Emissions and Sinks: 1990–2017'
15	published by the Environmental Protection
16	Agency in April of 2019.
17	"(B) UPDATES.—If the greenhouse gas
18	emissions from covered fuels during the year
19	2017 is revised by the Administrator in a sub-
20	sequent report, the amount of such emissions
21	contained in such report shall apply for pur-
22	poses of this section.
23	"(2) Emissions reduction targets.—
24	"(A) 2020 THROUGH 2030.—The emissions
25	reduction target for each calendar year during

the period of calendar years 2020 through 2030 shall be determined as follows:

"Year	<b>Emissions Reduction Target</b>
2017	Reference year
2020	90 percent of 2017 emissions
2021	81 percent of 2017 emissions
2022	74 percent of 2017 emissions
2023	68 percent of 2017 emissions
2024	63 percent of 2017 emissions
2025	59 percent of 2017 emissions
2026	56 percent of 2017 emissions
2027	52 percent of 2017 emissions
2028	50 percent of 2017 emissions
2029	47 percent of 2017 emissions
2030	45 percent of 2017 emissions

"(B) 2031 THROUGH 2050.—The emissions reduction target for each calendar year during the period of calendar years 2031 through 2050 shall be equal to the emissions reduction target for the preceding year reduced by an amount equal to 2.25 percent of 2017 emissions.

9 "(b) ADMINISTRATIVE DETERMINATION.—Not later 10 than 90 days after the beginning of each calendar year 11 beginning after the date of the enactment of this section, 12 the Secretary, in consultation with the Administrator, 13 shall determine whether emissions of greenhouse gases

- 1 from covered fuels exceeded the emissions reduction target
- 2 for the preceding calendar year. The Secretary shall make
- 3 such determination using the same greenhouse gas ac-
- 4 counting method as was used to determine the greenhouse
- 5 gas emissions in the 'Inventory of U.S. Greenhouse Gas
- 6 Emissions and Sinks: 1990–2017' published by the Envi-
- 7 ronmental Protection Agency in April of 2019.
- 8 "SEC. 4694. FEE ON FLUORINATED GREENHOUSE GASES.
- 9 "(a) Fluorinated Gas Fee.—A fee is hereby im-
- 10 posed upon any fluorinated greenhouse gas which is re-
- 11 quired to be reported under part 98 of title 40, Code of
- 12 Federal Regulations.
- 13 "(b) Amount.—The fee to be paid by the covered
- 14 entity required to so report shall be an amount equal to—
- 15 "(1) the total amount, in metric tons of  $CO_2$ -
- e, of emitted fluorinated greenhouse gases (or, in the
- 17 case of a supplier, emissions that would result deter-
- 18 mined under the rules of such part), multiplied by
- "(2) an amount equal to 20 percent of the car-
- bon fee rate in effect under section 4692(c)(1) for
- 21 the calendar year of such emission.
- 22 "(c) Administrative Authority.—The Secretary,
- 23 in consultation with the Administrator, shall prescribe
- 24 such regulations, and other guidance, to assess and collect
- 25 the carbon fee imposed by this section, including—

1	"(1) requirements for the quarterly payment of
2	such fees, and
3	"(2) rules to ensure that no covered fuel has
4	the carbon fee or the carbon border fee adjustment
5	imposed upon it more than once.
6	"SEC. 4695. CARBON CAPTURE REFUNDS.
7	"(a) In General.—The Secretary, in consultation
8	with the Administrator and the heads of other relevant
9	Federal agencies, shall prescribe regulations for providing
10	payments to any person which captures qualified carbon
11	oxide (as defined in subsection (c) of section 45Q) which
12	is—
13	"(1) disposed of by such person in secure geo-
14	logical storage, as described in subsection (f)(2) of
15	such section,
16	"(2) used by such person as a tertiary injectant
17	in a qualified enhanced oil or natural gas recovery
18	project (as defined in subsection (e)(2) of such sec-
19	tion) and disposed of by such person in secure geo-
20	logical storage, or
21	"(3) utilized by such person in a manner de-
22	scribed in subsection $(f)(5)$ of such section.
23	"(b) Payments for Carbon Capture.—
24	"(1) In general.—In the case of any indus-
25	trial facility for which carbon capture equipment has

- been placed in service, the Secretary shall make payments to the owner of such facility in the same manner as if such payment was a refund of an overpayment of the carbon fee imposed by section 4692.
  - "(2) Amount of payment.—The payment determined under this subsection shall be an amount equal to—
    - "(A) the metric tons of qualified carbon oxide captured and disposed of, used, or utilized in a manner consistent with subsection (a), multiplied by
      - "(B) the carbon fee rate during the year in which the carbon fee was imposed by section 4692 upon the covered fuel to which such carbon oxide relates.
  - "(3) COORDINATION WITH CREDIT FOR CARBON OXIDE SEQUESTRATION.—At such time that the Secretary prescribes regulations implementing this section, no payment under this section shall be allowed to any person for any unit of carbon oxide for which a credit has been allowed with respect to such unit under section 45Q.
- "(c) EXCEPTION.—In the case of any industrial facility which is owned by an entity that is determined to be in violation of any applicable air quality regulations, such

1	facility shall not be eligible for any payment under this
2	section during the period of such violation.
3	"SEC. 4696. CARBON BORDER FEE ADJUSTMENT.
4	"(a) In General.—The fees imposed by, and re-
5	funds allowed under, this section shall be referred to as
6	'the carbon border fee adjustment'.
7	"(b) Imported Covered Fuels Fee.—In the case
8	of any person that imports into the United States any cov-
9	ered fuel, there shall be imposed a fee equal to the excess
10	(if any) of—
11	"(1) an amount equal to—
12	"(A) the amount of full fuel cycle green-
13	house gas emissions of such fuel, multiplied by
14	"(B) the carbon fee rate in effect for the
15	year in which such fuel is imported, over
16	"(2) the total foreign cost of carbon carried by
17	such fuel.
18	"(c) Imported Carbon-Intensive Products
19	FEE.—In the case of any person that imports into the
20	United States any carbon-intensive products, there shall
21	be imposed a fee equal to the excess (if any) of—
22	"(1) an amount equal to—
23	"(A) production greenhouse gas emissions
24	of such product, multiplied by

1	"(B) the carbon fee rate in effect for the
2	year in which the production greenhouse gas
3	emissions of such product were emitted into the
4	atmosphere, over
5	"(2) the total foreign cost of carbon carried by
6	such product.
7	"(d) Refund on Exports From United
8	STATES.—
9	"(1) Carbon-intensive products.—Under
10	regulations prescribed by the Secretary, there shall
11	be allowed a credit or refund (without interest) to
12	exporters of carbon-intensive products manufactured
13	or produced in the United States an amount equal
14	to the excess (if any) of—
15	"(A) an amount equal to—
16	"(i) the production greenhouse gas
17	emissions of the exported carbon-intensive
18	product, multiplied by
19	"(ii) the carbon fee rate during the
20	year in which the carbon fee or fluorinated
21	greenhouse gas fee was paid upon the pro-
22	duction greenhouse gas emissions of the
23	exported carbon-intensive product, over
24	"(B) any total cost of carbon to be levied
25	upon the carbon-intensive product by any juris-

1	diction to which the carbon-intensive product is
2	to be imported.
3	Any such credit or refund shall be allowed in the
4	same manner as if it were an overpayment of the fee
5	imposed by section 4692 or 4694. The Secretary
6	shall establish fair, timely, impartial, and as nec-
7	essary confidential procedures by which any exporter
8	of any product from the United States may petition
9	the Secretary to include that exported product on
10	the list of carbon-intensive products.
11	"(2) Covered fuels.—Under regulations pre-
12	scribed by the Secretary, in the case of a covered
13	fuel produced in the United States with respect to
14	which the fee under section 4692 was paid, there
15	shall be allowed as a credit or refund (without inter-
16	est) to any exporter of such covered fuels an amount
17	equal to the excess (if any) of—
18	"(A) an amount equal to—
19	"(i) the full fuel cycle greenhouse gas
20	emissions of the covered fuel, multiplied by
21	"(ii) the carbon fee rate at the time
22	the carbon fee was paid upon the full fuel
23	cycle greenhouse gas emissions of the ex-
24	ported covered fuel, over

1	"(B) any total cost of carbon to be levied
2	upon the covered fuel by a jurisdiction to which
3	the carbon-intensive product is to be imported.
4	Any such credit or refund shall be allowed in the
5	same manner as if it were an overpayment of tax
6	imposed by section 4692.
7	"(e) Definitions.—For purposes of this section and
8	section 4697—
9	"(1) Foreign cost of carbon; foreign car-
10	BON COSTS.—The term 'foreign cost of carbon' or
11	'foreign carbon cost' means the cost of any laws of
12	a foreign jurisdiction which impose a system of cap-
13	and-trade with respect to, or a tax or fee on, green-
14	house gas. Such cost shall be determined and ex-
15	pressed as a price per ton of CO <sub>2</sub> -e.
16	"(2) Production greenhouse gas emis-
17	SIONS.—The term 'production greenhouse gas emis-
18	sions' means the quantity of greenhouse gases, ex-
19	pressed in metric tons of CO <sub>2</sub> -e, emitted to the at-
20	mosphere resulting from, nonexclusively, the produc-
21	tion, manufacture, assembly, transportation, or fi-
22	nancing of a product.
23	"(3) Total cost of carbon carried.—The
24	term 'total cost of carbon carried' means an amount

equal to—

1	"(A) the production greenhouse gas emis-
2	sions of a carbon-intensive product or the full
3	fuel cycle greenhouse gas emissions of a covered
4	fuel, multiplied by
5	"(B) the cost of carbon with respect to
6	such product or fuel, reduced by any amount
7	refunded with respect to such product or fuel
8	by a foreign jurisdiction.
9	The total cost of carbon carried shall be expressed
10	as price in United States dollars.
11	"(4) Total foreign cost of carbon car-
12	RIED.—The term 'total foreign cost of carbon car-
13	ried' means an amount equal to—
14	"(A) the production greenhouse gas emis-
15	sions of a carbon-intensive product, or the full
16	fuel cycle greenhouse gas emissions of a covered
17	fuel, multiplied by
18	"(B) the foreign cost of carbon with re-
19	spect to such product or fuel, reduced by the
20	amount refunded with respect to such product
21	or fuel by a foreign jurisdiction.
22	The total foreign cost of carbon carried shall be ex-
23	pressed as price in United States dollars.
24	"(5) Upstream greenhouse gas emis-
25	SIONS.—The term 'upstream greenhouse gas emis-

- 1 sions' means the quantity of greenhouse gases, ex-
- 2 pressed in metric tons of  $CO_2$ -e, emitted to the at-
- 3 mosphere resulting from, nonexclusively, the extrac-
- 4 tion, processing, transportation, financing, or other
- 5 preparation of a covered fuel for use.

## 6 "SEC. 4697. ADMINISTRATION OF THE CARBON BORDER

- 7 FEE ADJUSTMENT.
- 8 "(a) IN GENERAL.—The Secretary, in consultation
- 9 with the Administrator, shall prescribe regulations and
- 10 guidance which implement the carbon border fee adjust-
- 11 ment under section 4696.
- 12 "(b) Collaboration.—In determining the produc-
- 13 tion greenhouse gas emissions of an imported carbon-in-
- 14 tensive product, the upstream greenhouse gas emissions
- 15 of an imported covered fuel, the full fuel cycle greenhouse
- 16 gas emissions of an imported covered fuel, or the foreign
- 17 cost of carbon, or otherwise administering the carbon bor-
- 18 der fee adjustment, it is the sense of Congress that the
- 19 Secretary should collaborate with authorized officers of
- 20 any jurisdiction, including sub-national governments, af-
- 21 fected by the carbon border fee adjustment.
- 22 "(c) Methodology.—In determining the production
- 23 greenhouse gas emissions of an imported carbon-intensive
- 24 product, the upstream greenhouse gas emissions of an im-
- 25 ported covered fuel, the full fuel cycle greenhouse gas

1	emissions of an imported covered fuel, or the foreign cost
2	of carbon, the Secretary shall use reliable methodologies,
3	which—
4	"(1) as may be necessary or convenient—
5	"(A) distinguish between different types of
6	covered fuels,
7	"(B) distinguish between a covered fuel's
8	greenhouse gas content and that covered fuel's
9	upstream greenhouse gas emissions,
10	"(C) distinguish between the different
11	types of greenhouse gas emissions which com-
12	pose a covered fuel's upstream greenhouse gas
13	emissions or greenhouse gas content, as well as
14	the various processes which produced those
15	emissions, and
16	"(D) distinguish between the different
17	types of greenhouse gas emissions which com-
18	pose a carbon-intensive product's production
19	greenhouse gas emissions, as well as the various
20	processes which produced those emissions,
21	"(2) ensure that no covered fuel, covered
22	fluorinated greenhouse gas, or carbon-intensive prod-
23	uct has the carbon fee, the fluorinated greenhouse
24	gas fee, or the border fee adjustment imposed upon
25	it more than once,

1	"(3) ensure that the implementation of the bor-
2	der carbon adjustment aligns with the carbon fee
3	and the fluorinated gas fee,
4	"(4) in the case of incomplete data, rely upon
5	the best available methodologies for interpolating
6	data gaps, and
7	"(5) are consistent with international treaties
8	and agreements.
9	"(d) Procedure.—The Secretary shall establish
10	fair, timely, impartial, and as necessary confidential proce-
11	dures by which the importer of any carbon-intensive prod-
12	uct or any covered fuel may petition the Secretary to re-
13	vise the Secretary's determination of the production green-
14	house gas emissions, full fuel cycle greenhouse gas emis-
15	sions, or upstream greenhouse gas emissions of that im-
16	porter's imported covered fuel or imported carbon-inten-
17	sive product, or the foreign cost of carbon carried by that
18	importer's imported carbon-intensive product.
19	"SEC. 4698. ALLOCATION OF CARBON BORDER FEE ADJUST-
20	MENT REVENUES.
21	"The revenues collected under section 4696 may be
22	used to supplement appropriations made available in fiscal
23	years 2020 and thereafter—

1	"(1) to U.S. Customs and Border Protection, in
2	such amounts as are necessary to administer the
3	carbon border fee adjustment,
4	"(2) from the amounts remaining following pay-
5	ment of the expenses described in paragraph (1), to
6	the Department of Treasury, in such amounts as are
7	necessary to allow refunds under section 4696(e) to
8	exporters of carbon-intensive products and exporters
9	of covered fuels, and
10	"(3) from the amounts remaining following pay-
11	ment of the expenses described in paragraphs (1)
12	and (2)—
13	"(A) to the Department of State and the
14	United States Agency for International Devel-
15	opment for programs to address climate mitiga-
16	tion and adaptation in developing countries, in-
17	cluding contributions to the Green Climate
18	Fund, and
19	"(B) to the Export-Import Bank of the
20	United States to facilitate exportation of clean
21	energy technologies".
22	(b) Payments to Farmers and Landowners for
23	Nature-Based Projects.—
24	(1) In General.—The Secretary of Agri-
25	culture, in consultation with the Administrator of

- the Environmental Protection Agency, shall provide
  payments to farmers and landowners within the
  United States to implement carbon sequestration
  projects with measurable greenhouse gas reduction
  benefits or other nature-based projects that reduce
  greenhouse gas emissions, including projects for—
  - (A) ecologically-appropriate reforestation,
    - (B) restoration of wetlands,
    - (C) agricultural practices such as the usage of cover crops, no till, and practices that can reduce emissions from livestock, fertilizers, and rice cultivation, and
    - (D) other appropriate practices as determined by the Secretary of Agriculture.
  - (2) Amount of payment.—Not later than 180 days after the date of enactment of this Act, the Secretary of Agriculture, in consultation with the Administrator of the Environmental Protection Agency, shall issue regulations to determine the amount of a payment under paragraph (1), taking into account the use of certified third-party registries for verification of emissions reductions and provisions for addressing the potential impermanence of carbon sequestration in biomass and soils.

1	(c) Payments for Direct Air Capture of Car-
2	BON DIOXIDE.—
3	(1) In General.—Subject to paragraph (3),
4	the Secretary of Energy, in consultation with the
5	Administrator of the Environmental Protection
6	Agency and the heads of any other relevant agen-
7	cies, shall make payments to any direct air capture
8	facility (as defined in section 45Q(e)(1) of the Inter-
9	nal Revenue Code of 1986) within the United States
10	that uses carbon capture equipment to capture car-
11	bon dioxide directly from the ambient air and dis-
12	poses of such carbon dioxide in secure geological
13	storage (as described in section $45Q(f)(2)$ of such
14	Code).
15	(2) Payment amount.—A payment under
16	paragraph (1) shall be in an amount equal to the
17	product obtained by multiplying—
18	(A) the metric tons of carbon dioxide cap-
19	tured and disposed of by the facility; and
20	(B) the carbon fee rate in effect during the
21	calendar year preceding the year in which the
22	capture of such carbon dioxide occurs.
23	(3) Exception.—In the case of any direct air
24	capture facility which is owned by an entity that is
25	determined to be in violation of any applicable air

- quality regulations, such facility shall not be eligible for any payment under this section during the period
- of such violation.
- 4 (4) COORDINATION WITH CREDIT FOR CARBON
  5 DIOXIDE SEQUESTRATION.—The Secretary of En6 ergy shall not make a payment under this subsection
  7 with respect to any facility for any unit of carbon di8 oxide for which a credit has been allowed with re9 spect to such unit under section 45Q of the Internal
  10 Revenue Code of 1986.
- 11 (d) COORDINATION WITH CARBON OXIDE SEQUES-12 TRATION CREDIT.—Section 45Q(f) is amended by adding 13 at the end the following new paragraph:
- "(8) COORDINATION WITH CARBON CAPTURE

  AND SEQUESTRATION PAYMENTS.—No credit shall

  be allowed under this section with respect to any

  unit of carbon oxide which has received any refund

  or payment with respect to such unit under section

  go of the Climate Action Rebate Act of 2019 or

  section 4695.".
- 21 (e) International Negotiations.—The Congress 22 finds the international mitigation of greenhouse gas emis-23 sions to be of national importance. Therefore, the Con-24 gress encourages the Secretary of State, or the Secretary's 25 designee, to commence and complete negotiations with

- 1 other nations with the goal of forming treaties, environ-
- 2 mental agreements, accords, partnerships, or any other in-
- 3 strument that effectively reduces global greenhouse gas
- 4 emissions to 10 percent of 2017 levels by 2050 and which
- 5 respect the principle of common but differentiated respon-
- 6 sibilities and respective capabilities.

### 7 SEC. 4. ESTABLISHMENT OF THE CLIMATE ACTION REBATE

- 8 FUND.
- 9 (a) IN GENERAL.—Subchapter A of chapter 98 of the
- 10 Internal Revenue Code of 1986 is amended by adding at
- 11 the end the following:
- 12 "SEC. 9512. CLIMATE ACTION REBATE FUND.
- 13 "(a) Establishment and Funding.—There is
- 14 hereby established in the Treasury of the United States
- 15 a trust fund to be known as the 'Climate Action Rebate
- 16 Fund', consisting of such amounts as may be appropriated
- 17 to such trust fund as provided for in this section.
- 18 "(b) Transfers to the Climate Action Rebate
- 19 Fund.—There is hereby appropriated to the Climate Ac-
- 20 tion Rebate Fund amounts equal to the fees received into
- 21 the Treasury less any amounts refunded or paid under
- 22 sections 4692(d) and 4695 for each month.
- 23 "(c) Expenditures.—Amounts in the trust fund
- 24 shall be available for the following purposes:

1	"(1) CARBON FEE ADMINISTRATIVE EX-
2	PENSES.—So much of the expenses as are necessary
3	to administer sections 4692 through 4695 for any
4	year as does not to exceed 0.60 percent of the
5	amounts appropriated to the Climate Action Rebate
6	Fund for the previous year.
7	"(2) CLIMATE ACTION REBATE FUND ADMINIS-
8	TRATIVE EXPENSES.—So much of the expenses nec-
9	essary to administer the Climate Action Rebate
10	Fund for each year, as does not exceed—
11	"(A) in the case of the first 5 fiscal years
12	ending after the date of the enactment of this
13	section, the administrative expenses for any
14	year may not exceed 5 percent of amounts ap-
15	propriated to the Climate Action Rebate Fund
16	during such year, and
17	"(B) in the case of any fiscal year there-
18	after, 1.5 percent of the 5-year rolling average
19	of the amounts appropriated to the Climate Ac-
20	tion Rebate Fund.
21	"(3) CLIMATE ACTION REBATE PAYMENTS.—
22	"(A) IN GENERAL.—For each fiscal year,
23	the amounts remaining in the Climate Action
24	Rebate Fund following payment of expenses

1	under paragraphs (1) and (2) shall be appor-
2	tioned as follows:
3	"(i) 70 percent of such amounts for
4	the purposes described in subsection (d),
5	"(ii) 20 percent of such amounts for
6	the purposes described in subsection (e),
7	"(iii) 5 percent of such amounts for
8	the purposes described in subsection (f),
9	and
10	"(iv) 5 percent of such amounts for
11	the purposes described in subsection (g).
12	"(d) Carbon Dividend.—
13	"(1) In general.—From the amounts in the
14	Carbon Dividend Trust Fund made available under
15	subsection (e)(3)(A)(i) for any year, the Secretary
16	shall, for each month beginning more than 270 days
17	after the date of the enactment of the Climate Ac-
18	tion Rebate Act of 2019, make carbon dividend pay-
19	ments to each eligible individual.
20	"(2) Pro-rata share.—A carbon dividend
21	payment is one pro-rata share for each adult and
22	half a pro-rata share for each child under 19 years
23	old of amounts available for the month in the Cli-
24	mate Action Rebate Fund.

"(3) ELIGIBLE INDIVIDUAL.—The term 'eligible individual' means, with respect to any month, any natural living person who has a valid Social Security number or taxpayer identification number and is a citizen or lawful resident of the United States. The Secretary is authorized to verify an individual's eligibility to receive a carbon dividend payment.

## "(4) Phaseout.—

"(A) IN GENERAL.—In the case of any taxpayer whose modified adjusted gross income for the most recent taxable year for which a return has been filed exceeds the threshold amount, the amount of the carbon dividend otherwise payable to any household member of the taxpayer under this subsection shall be reduced (but not below zero) by a dollar amount equal to 5 percent of such dividend (as determined before application of this paragraph) for each \$1,000 (or fraction thereof) by which such taxpayer's modified adjusted gross income exceeds the threshold amount.

"(B) Definitions.—For purposes of this paragraph—

"(i) Modified adjusted gross income.—The term 'modified adjusted gross

1	income' means adjusted gross income in-
2	creased by any amount excluded from
3	gross income under section 911, 931, or
4	933.
5	"(ii) Household member.—The
6	term 'household member of the taxpayer'
7	means the taxpayer, the taxpayer's spouse,
8	and any dependent of the taxpayer.
9	"(iii) Threshold amount.—The
10	term 'threshold amount' means—
11	"(I) \$130,000 in the case of a
12	joint return,
13	"(II) $\$80,000$ in the case of an
14	individual who is not married, and
15	"(III) \$65,000 in the case of a
16	married individual filing a separate
17	return.
18	"(C) REGULATIONS.—The Secretary shall
19	prescribe such regulations, and other guidance,
20	as may be necessary to carry out the purposes
21	of this paragraph, including establishment of
22	rules for eligible individuals who have not filed
23	a recent tax return.

1	"(5) FEE TREATMENT OF PAYMENTS.—
2	Amounts paid under this subsection shall be includ-
3	ible in gross income.
1	"(6) FEDERAL PROCRAMS AND EEDERAL AS-

- "(6) Federal programs and federal assisted programs.—The carbon dividend amount received by any eligible individual shall not be taken into account as income and shall not be taken into account as resources for purposes of determining the eligibility of such individual or any other individual for benefits or assistance, or the amount or extent of benefits or assistance, under any Federal program or under any State or local program financed in whole or in part with Federal funds.
- "(7) ADVANCE PAYMENT.—The Secretary shall transfer to the Climate Action Rebate Fund such amounts as are necessary for the disbursement of an advanced carbon dividend to all eligible individuals as follows:
  - "(A) An advanced carbon dividend shall be the same as the anticipated first carbon dividend required to be distributed under paragraph (1) and shall be distributed the month prior to the first collection of the carbon fee.
- "(B) Total amounts disbursed as advanced carbon dividends shall be deducted from the

1	carbon dividends on a pro-rata basis over the
2	first 3 years after the disbursement of the first
3	carbon dividends.
4	"(e) Infrastructure.—From the amounts in the
5	Carbon Dividend Trust Fund made available under sub-
6	section (c)(3)(A)(ii) for any year, the Secretary shall
7	transfer such amounts as follows:
8	"(1) 50 percent to the Highway Trust Fund
9	under section 9503, with—
10	"(A) 80 percent of such amount allocated
11	to the Highway Account for the payment of ob-
12	ligations incurred in carrying out Federal-aid
13	highway and highway safety construction pro-
14	grams authorized under title 23, United States
15	Code, and
16	"(B) 20 percent of such amount allocated
17	to the Mass Transit Account for the payment of
18	obligations incurred in carrying out transit pro-
19	grams authorized under—
20	"(i) chapter 53 of title 49, United
21	States Code,
22	"(ii) section 20005(b) of the Federal
23	Public Transportation Act of 2012 (49
24	U.S.C. 5303 note; Public Law 112–141),
25	and

1	"(iii) section 3006(b) of the Federal
2	Public Transportation Act of 2015 (49
3	U.S.C. 5310 note; Public Law 114–94).
4	"(2) 2.5 percent to the Department of Trans-
5	portation for national infrastructure investments for
6	innovative multimodal projects (also known as the
7	Better Utilizing Investments to Leverage Develop-
8	ment (BUILD) Transportation discretionary grant
9	program).
10	"(3) 2.5 percent to the Department of Trans-
11	portation to make grants to the National Railroad
12	Passenger Corporation for intercity passenger rail
13	infrastructure, as authorized by section 11101 of the
14	Passenger Rail Reform and Investment Act of 2015
15	(title XI of division A of Public Law 114–94) and
16	sections 22907 and 24911 of title 49, United States
17	Code.
18	"(4) 5 percent to the Airport and Airway Trust
19	Fund under section 9502 for the payment of obliga-
20	tions incurred in carrying out aviation programs au-
21	thorized under subtitle VII of title 49, United States
22	Code.
23	"(5) 2.5 percent to the Department of Trans-
24	portation to support deployment of alternative fuel

- vehicles, including electric vehicle charging stations
  and hydrogen fueling infrastructure.
- 3 "(6) 5 percent to the Environmental Protection 4 Agency for drinking water infrastructure programs 5 under the Safe Drinking Water Act (42 U.S.C. 300f 6 et seq.) and wastewater and clean water infrastruc-7 ture programs under the Federal Water Pollution 8 Control Act (33 U.S.C. 1251 et seq.).
  - "(7) 2.5 percent to the Secretary of Agriculture for rural water or wastewater grants or direct or guaranteed loans under the Consolidated Farm and Rural Development Act (7 U.S.C. 1921 et seq.).
  - "(8) 1.5 percent to the Federal Communications Commission to expand broadband access in rural areas.
  - "(9) 5 percent to the Army Corps of Engineers for water resources development projects.
  - "(10) 2.5 percent for the Community Development Block Grant program under title I of the Housing and Community Development Act of 1974 (42 U.S.C. 5401 et seq.) to assist States, units of general local government, and Indian tribes, as those terms are defined in section 101 of such Act (42 U.S.C. 5301), with planning and implementation of projects to support lowering emissions, and climate

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1	impact adaptation, including improving infrastruc-
2	ture resilience, increasing transit and housing den-
3	sity, and local economic development.
4	"(11) 2.5 percent to the National Oceanic and
5	Atmospheric Administration for coastal resiliency
6	programs and ocean observing and monitoring pro-
7	grams.
8	"(12) 2.5 percent to the Department of the In-
9	terior for maintenance and infrastructure upgrades
10	on public land.
11	"(13) 1.5 percent to the Hazardous Substance
12	Superfund established under section 9507.
13	"(14) 1.5 percent to the Abandoned Mine Rec-
14	lamation Fund created by section 401 of the Surface
15	Mining Control and Reclamation Act of 1977 (30
16	U.S.C. 1231).
17	"(15) Notwithstanding subsection (b)(2) of sec-
18	tion 303 of Public Law 96–451 (16 U.S.C. 1606a),
19	1.5 percent to the Reforestation Trust Fund estab-
20	lished by subsection (a) of that section.
21	"(16) 2.5 percent to the Department of Energy
22	for energy efficiency programs, including—
23	"(A) the Weatherization Assistance Pro-
24	gram for Low-Income Persons established
25	under part A of title IV of the Energy Con-

1	servation and Production Act (42 U.S.C. 6861
2	et seq.),
3	"(B) State energy programs,
4	"(C) the Clean Cities program,
5	"(D) support for efficiency upgrades, in-
6	cluding energy savings performance contracting,
7	in Federal buildings, and
8	"(E) the creation and initial funding of an
9	Energy Efficiency State Revolving Fund, to be
10	modeled after—
11	"(i) State water pollution control re-
12	volving funds established under title VI of
13	the Federal Water Pollution Control Act
14	(33 U.S.C. 1381 et seq.), and
15	"(ii) State drinking water treatment
16	revolving loan funds established under sec-
17	tion 1452 of the Safe Drinking Water Act
18	(42 U.S.C. 300j–12).
19	"(17) 2.5 percent to the Secretary of Health
20	and Human Services for a new program within the
21	partnerships for State and regional hospital pre-
22	paredness program under section 319C-2 of the
23	Public Health Service Act (42 U.S.C. 247d–3b) to
24	fund infrastructure and facility improvements that
25	support the climate resiliency and preparedness of

1	hospitals and community health centers, including
2	priority support for critical access hospitals (as de-
3	fined in section 1861(mm)(1) of the Social Security
4	Act (42 U.S.C. 1395x(mm)(1)), safety net hospitals
5	(as defined by the Center for Medicare and Medicaid
6	Innovation), and community health centers in places
7	experiencing heavy air pollution.
8	"(18) 2.5 percent to the Secretary of Veterans
9	Affairs to support resiliency and preparedness for
10	Department of Veterans Affairs medical facilities.
11	"(19) 1.5 percent to the Secretary of Agri-
12	culture for—
13	"(A) energy programs under title IX of the
14	Farm Security and Rural Investment Act of
15	2002 (7 U.S.C. 8101 et seq.), and
16	"(B) watershed and flood prevention oper-
17	ations under the Watershed Protection and
18	Flood Prevention Act (16 U.S.C. 1001 et seq.)
19	and the Act of December 22, 1944 (commonly
20	known as the 'Flood Control Act of 1944') (58
21	Stat. 887, chapter 665; 33 U.S.C. 701–1 et
22	seq.).
23	"(20) 2.5 percent to the Secretary of Agri-
24	culture for the program established under section
25	3(b) of the Climate Action Rebate Act of 2019.

1	"(f) Innovation.—
2	"(1) In general.—From the amounts in the
3	Carbon Dividend Trust Fund made available under
4	subsection (c)(3)(A)(iii) for any year, the Secretary
5	shall transfer such amounts to the Secretary of En-
6	ergy to carry out the purposes described in para-
7	graph (2).
8	"(2) Expenditures.—The Secretary of En-
9	ergy shall use the funds transferred under para-
10	graph (1) to support high-impact research, develop-
11	ment, demonstration, technology transfer, and com-
12	mercialization of technologies that reduce or elimi-
13	nate greenhouse gas emissions, including—
14	"(A) energy storage technologies, including
15	grid integration of storage,
16	"(B) carbon capture, utilization, and se-
17	questration, including direct air capture,
18	"(C) next-generation nuclear technologies,
19	"(D) energy efficiency, including in build-
20	ings and the industrial sector,
21	"(E) electric grid modernization,
22	"(F) sustainable transportation, including
23	hydrogen fuel call and electric vehicles and

1	"(G) the direct air capture program estab-
2	lished under section 3(c) of the Climate Action
3	Rebate Act of 2019.
4	"(3) Specific programs.—In carrying out
5	paragraph (2), the Secretary of Energy shall include
6	support for offices under the Department of Energy
7	and programs that support commercialization and
8	innovative collaboration, including Advanced Re-
9	search Projects Agency-Energy, the Loan Programs
10	Office, energy innovation hubs, energy frontier re-
11	search centers, regionally centered innovation pro-
12	grams, and the Manufacturing USA network.
13	"(4) Collaboration with other agen-
14	CIES.—The Secretary of Energy shall collaborate
15	with other appropriate agencies, including by shar-
16	ing the funds transferred under paragraph (1), to
17	support overlapping areas of innovation, including—
18	"(A) biomass and bioenergy with the De-
19	partment of Agriculture,
20	"(B) nature-based solutions for carbon se-
21	questration with the Departments of Agri-
22	culture, Commerce, and the Interior,
23	"(C) export of technologies that will help
24	other countries reduce or eliminate greenhouse

1	gas emissions with the Departments of Com-
2	merce and State, and
3	"(D) other such collaborations as deter-
4	mined necessary by the Secretary of Energy to
5	achieve the goals outlined in paragraph (2).
6	"(g) Transition Assistance.—From the amounts
7	in the Carbon Dividend Trust Fund made available under
8	subsection (c)(3)(A)(iv) for any year, the Secretary shall
9	transfer such amounts as follows:
10	"(1) 40 percent to the Department of Labor for
11	the establishment and initial funding of a program,
12	to be modeled after the trade adjustment assistance
13	for workers program under chapter 2 of title II of
14	the Trade Act of 1974 (19 U.S.C. 2271 et seq.), to
15	assist workers in industries that may be displaced as
16	a result of the fees imposed under sections 4692 and
17	4694, including assistance with respect to—
18	"(A) wage insurance,
19	"(B) relocation expenses,
20	"(C) early retirement,
21	"(D) pension and health benefits, including
22	(if applicable) the 1974 UMWA Pension Plan
23	(as defined in section 9701(a)(3)),
24	"(E) worker retraining, and

1	"(F) other assistance that the Secretary of
2	Labor determines appropriate.
3	"(2) 20 percent to the Department of Energy
4	to make grants to States, territories, and tribes in
5	order to assist communities facing significantly in-
6	creased energy costs as a result of the fees imposed
7	under sections 4692 and 4694, in particular rural
8	and low-income communities.
9	"(3) 10 percent to the Department of Health
10	and Human Services for the low-income home en-
11	ergy assistance program established under the Low-
12	Income Home Energy Assistance Act of 1981 (42
13	U.S.C. 8621 et seq.).
14	"(4) 30 percent to the Economic Development
15	Administration for programs that support economic
16	development and diversity in communities and areas
17	dependent on industries that may be affected by the
18	fees imposed under sections 4692 and 4694, includ-
19	ing—
20	"(A) the Economic Adjustment Assistance
21	Program, and
22	"(B) Partnerships for Opportunity and
23	Workforce and Economic Revitalization.
24	"(h) Funding Requirements.—

"(1) IN GENERAL.—All uses of funding trans-1 2 ferred under subsection (e) through (g) shall be in 3 accordance with practices that protect American 4 manufacturing, pay prevailing wages and benefits, 5 and further reduce emissions when possible. "(2) Use of American Goods.— 6 7 "(A) IN GENERAL.—None of the funds 8 made available by this section may be used for 9 a project for the construction, alteration, main-10 tenance, or repair of a public building or public 11 work unless all of the iron, steel, cement, and 12 manufactured goods used in the project are produced in the United States. 13 14 "(B) EXCEPTION.—Subparagraph (A)15 shall not apply in any case or category of cases 16 in which the head of the Federal department or 17 agency involved finds that— 18 "(i) applying subparagraph (A) would 19 be inconsistent with the public interest, 20 "(ii) iron, steel, cement, and the rel-21 evant manufactured goods are not pro-22 duced in the United States in sufficient 23 and reasonably available quantities and of 24 a satisfactory quality, or

1 "(iii) inclusion of iron, steel, cement,
2 and manufactured goods produced in the
3 United States will increase the cost of the
4 overall project by more than 25 percent.

- "(C) Publication.—If the head of a Federal department or agency determines that it is necessary to waive the application of subparagraph (A) based on a finding under subparagraph (B), the head of the department or agency shall publish in the Federal Register a detailed written justification as to why the provision is being waived.
- "(D) International agreements.—
  This section shall be applied in a manner consistent with United States obligations under international agreements.
- "(3) Wage rate requirements.—Notwithstanding any other provision of law, all laborers and mechanics employed by contractors and subcontractors on projects funded directly by or assisted in whole or in part by the Climate Act Rebate Fund shall be paid wages at rates not less than those prevailing on projects of a similar character in the locality as determined by the Secretary of Labor in accordance with subchapter IV of chapter 31 of title

- 40, United States Code. With respect to the labor standards specified in this paragraph, the Secretary of Labor shall have the authority and functions set forth in Reorganization Plan Numbered 14 of 1950 (64 Stat. 1267; 5 U.S.C. App.) and section 3145 of title 40, United States Code.
  - "(4) Energy efficiency state revolving fund.—For fiscal year 2020 and each fiscal year thereafter, the labor standards specified in paragraph (3) shall apply to projects assisted in whole or in part with recycled funds, including principal repayments and interest earnings, made available by the Energy Efficiency State Revolving Fund established pursuant to subsection (e)(16)(E).
    - "(5) Emissions reductions.—Whenever possible, materials used for projects funded by this section shall be chosen with respect to minimizing their lifecycle emissions, as determined by the Administrator.
    - "(6) Natural infrastructure.—Whenever possible, projects funded by subsection (e) shall prioritize consideration of natural features and nature-based features, as defined in section 1184(a) of the Water Infrastructure Improvements for the Nation Act (33 U.S.C. 2289a(a)).

1	"(i) Sunset.—
2	"(1) In general.—For any fiscal year begin-
3	ning after the date on which the Secretary deter-
4	mines that—
5	"(A) pursuant to section 4693, the emis-
6	sions of greenhouse gases from covered fuels for
7	the most recent calendar year is equal to or less
8	than 10 percent of the greenhouse gas emis-
9	sions from covered fuels for calendar year 2017
10	and
11	"(B) the monthly carbon dividend payment
12	made to an adult who is an eligible individual
13	pursuant to subsection (d) has been less than
14	\$20 for the preceding 3 calendar years,
15	no amounts may be transferred from Climate Action
16	Rebate Fund for any purpose described in sub-
17	section (c)(3), and any amounts remaining in the
18	Climate Action Rebate Fund shall be transferred to
19	the general fund of the Treasury of the United
20	States.
21	"(2) Inflation adjustment.—In the case of
22	any year beginning after 2020, the dollar amount
23	under paragraph (1)(B) shall be increased by an
24	amount equal to—
25	"(A) such dollar amount, multiplied by

1	"(B) the cost-of-living adjustment deter-
2	mined under section $1(f)(3)$ for the calendar
3	year in which the taxable year begins, deter-
4	mined by substituting 'calendar year 2017' for
5	'calendar year 2016' in subparagraph (A)(ii)
6	thereof.
7	"(j) Administrative Authority.—The Secretary,
8	in coordination with the heads of other relevant Federal
9	agencies, shall promulgate rules, guidance, and regula-
10	tions useful and necessary to implement the Climate Ac-
11	tion Rebate Fund.".
12	(b) REVENUES DEDICATED TO TRUST FUNDS.—
13	(1) AIRPORT AND AIRWAY TRUST FUND.—Sec-
14	tion 9502(b)(1) of the Internal Revenue Code of
15	1986 is amended—
16	(A) by inserting "and fees" after "the
17	taxes", and
18	(B) by striking "and" at the end of sub-
19	paragraph (C) and by inserting after subpara-
20	graph (D) the following new subparagraph:
21	"(E) section 9512(e)(4) (relating to carbon
22	fee), and".
23	(2) Highway trust fund.—Section
24	9503(b)(1) of the Internal Revenue Code of 1986 is
25	amended—

1	(A) by inserting "and fees" after "equiva-
2	lent to the taxes", and
3	(B) by striking "and" at the end of sub-
4	paragraph (D), by striking the period at the
5	end of subparagraph (E) and inserting ", and",
6	and by inserting after subparagraph (E) the
7	following new subparagraph:
8	"(F) section 9512(e)(1) (relating to carbon
9	fee).".
10	(c) Clerical Amendment.—The table of sections
11	for subchapter A of chapter 98 of such Code is amended
12	by adding at the end the following new item:
	"Sec. 9512. Climate Action Rebate Fund.".
13	SEC. 5. DISCLOSURE OF RETURN INFORMATION.
13 14	SEC. 5. DISCLOSURE OF RETURN INFORMATION.  Section 6103(l) of the Internal Revenue Code of 1986
14	
14 15	Section 6103(l) of the Internal Revenue Code of 1986
14 15	Section 6103(l) of the Internal Revenue Code of 1986 is amended by adding at the end the following new para-
14 15 16 17	Section 6103(l) of the Internal Revenue Code of 1986 is amended by adding at the end the following new paragraphs:
14 15 16	Section 6103(l) of the Internal Revenue Code of 1986 is amended by adding at the end the following new paragraphs:  "(23) DISCLOSURE OF RETURN INFORMATION
14 15 16 17	Section 6103(l) of the Internal Revenue Code of 1986 is amended by adding at the end the following new paragraphs:  "(23) DISCLOSURE OF RETURN INFORMATION RELATING TO CARBON DIVIDEND PAYMENTS.—
114 115 116 117 118	Section 6103(l) of the Internal Revenue Code of 1986 is amended by adding at the end the following new paragraphs:  "(23) DISCLOSURE OF RETURN INFORMATION RELATING TO CARBON DIVIDEND PAYMENTS.—  "(A) DEPARTMENT OF TREASURY.—Re-
114 115 116 117 118 119 220	Section 6103(l) of the Internal Revenue Code of 1986 is amended by adding at the end the following new paragraphs:  "(23) DISCLOSURE OF RETURN INFORMATION RELATING TO CARBON DIVIDEND PAYMENTS.—  "(A) DEPARTMENT OF TREASURY.—Return information with respect to any taxpayer
14 15 16 17 18 19 20 21	Section 6103(l) of the Internal Revenue Code of 1986 is amended by adding at the end the following new paragraphs:  "(23) DISCLOSURE OF RETURN INFORMATION RELATING TO CARBON DIVIDEND PAYMENTS.—  "(A) DEPARTMENT OF TREASURY.—Return information with respect to any taxpayer shall, without written request, be open to in-
14 15 16 17 18 19 20 21	Section 6103(l) of the Internal Revenue Code of 1986 is amended by adding at the end the following new paragraphs:  "(23) DISCLOSURE OF RETURN INFORMATION RELATING TO CARBON DIVIDEND PAYMENTS.—  "(A) DEPARTMENT OF TREASURY.—Return information with respect to any taxpayer shall, without written request, be open to inspection by or disclosure to officers and employ-

- 9512(d) (relating the carbon dividend payments
  from the Climate Action Rebate Fund).
- 3 "(B) COMMISSIONER OF SOCIAL SECU4 RITY.—The Commissioner of Social Security
  5 shall, on written request, disclose to officers
  6 and employees of the Department of the Treas7 ury return information which has been disclosed
  8 to the Social Security Administration as is nec9 essary to administer section 9512(d).
- 10 "(C) RESTRICTION ON DISCLOSURE.—In11 formation disclosed under this paragraph shall
  12 be disclosed only for purposes of, and to the ex13 tent necessary in, carrying out section
  14 9512(d).".

## 15 SEC. 6. EFFECTIVE DATE.

- The amendments made by this Act shall apply to any calendar year beginning after the date of enactment of this Act.
- 19 SEC. 7. PRINCIPLE OF INTERPRETATION.
- In the case of ambiguity, the texts of this statute and
- 21 its amending texts shall be interpreted so as to allow for
- 22 the most effective abatement of greenhouse gas emissions.
- 23 SEC. 8. NO PREEMPTION OF STATE LAW.
- Nothing in this Act or any regulations promulgated
- 25 under this Act shall preempt or supersede, or be inter-

- 1 preted to preempt or supersede, any State law or regula-
- 2 tion.

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