112TH CONGRESS 2D SESSION	S.
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To eliminate certain subsidies for fossil-fuel production.

IN THE SENATE OF THE UNITED STATES

Mr. Sanders introduced the following bill; which was read twice and referred to the Committee on _____

A BILL

To eliminate certain subsidies for fossil-fuel production.

- 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 "End Polluter Welfare
- 5 Act of 2012".
- 6 SEC. 2. FINDINGS.
- 7 Congress finds that—
- 8 (1) President Obama joined other world leaders
- 9 from the Group of Twenty in pledging to phase out
- 10 wasteful fossil-fuel subsidies;
- 11 (2) the Environmental Law Institute found that
- from 2002 through 2008, Federal fossil-fuel sub-

1	sidies in the United States totaled over
2	\$72,000,000,000, while Federal renewable-energy in-
3	vestments totaled \$12,200,000,000;
4	(3) the Congressional Research Service esti-
5	mates that from 1948 to the present, United States
6	investments in fossil-fuel research and development
7	totaled over $$48,000,000,000$ (in 2011 dollars),
8	while investments in renewable energy totaled over
9	\$22,000,000,000;
10	(4) the 5 largest oil corporations have made
11	more than \$1,000,000,000 in profits in the decade
12	prior to the date of enactment of this Act; and
13	(5) United States taxpayers should not be sub-
14	sidizing oil, natural gas, and coal companies in a pe-
15	riod of record debt.
16	SEC. 3. ROYALTY RELIEF.
17	(a) In General.—
18	(1) Outer continental shelf lands act.—
19	Section 8(a)(3) of the Outer Continental Shelf
20	Lands Act (43 U.S.C. 1337(a)(3)) is amended—
21	(A) by striking subparagraph (B); and
22	(B) by redesignating subparagraph (C) as
23	subparagraph (B).
24	(2) Energy policy act of 2005.—

1	(A) Incentives for natural gas pro-
2	DUCTION FROM DEEP WELLS IN THE SHALLOW
3	WATERS OF THE GULF OF MEXICO.—Section
4	344 of the Energy Policy Act of 2005 (42
5	U.S.C. 15904) is repealed.
6	(B) DEEP WATER PRODUCTION.—Section
7	345 of the Energy Policy Act of 2005 (42
8	U.S.C. 15905) is repealed.
9	(b) Future Provisions.—Notwithstanding any
10	other provision of law (including regulations), royalty re-
11	lief shall not be permitted under a lease issued under sec-
12	tion 8 of the Outer Continental Shelf Lands Act (43
	TT () () (100 T)
13	U.S.C. 1337).
13 14	U.S.C. 1337). SEC. 4. ROYALTIES UNDER MINERAL LEASING ACT.
14 15	SEC. 4. ROYALTIES UNDER MINERAL LEASING ACT.
14 15 16	SEC. 4. ROYALTIES UNDER MINERAL LEASING ACT. (a) COAL LEASES.—Section 7(a) of the Mineral
14 15 16 17	SEC. 4. ROYALTIES UNDER MINERAL LEASING ACT. (a) COAL LEASES.—Section 7(a) of the Mineral Leasing Act (30 U.S.C. 207(a)) is amended by striking
14 15 16	SEC. 4. ROYALTIES UNDER MINERAL LEASING ACT. (a) COAL LEASES.—Section 7(a) of the Mineral Leasing Act (30 U.S.C. 207(a)) is amended by striking "12½" and inserting "18¾".
14 15 16 17	SEC. 4. ROYALTIES UNDER MINERAL LEASING ACT. (a) COAL LEASES.—Section 7(a) of the Mineral Leasing Act (30 U.S.C. 207(a)) is amended by striking "12½" and inserting "18¾". (b) LEASES ON LAND ON WHICH OIL OR NATURAL GAS IS DISCOVERED.—Section 14 of the Mineral Leasing
14 15 16 17 18	SEC. 4. ROYALTIES UNDER MINERAL LEASING ACT. (a) COAL LEASES.—Section 7(a) of the Mineral Leasing Act (30 U.S.C. 207(a)) is amended by striking "12½" and inserting "18¾". (b) LEASES ON LAND ON WHICH OIL OR NATURAL GAS IS DISCOVERED.—Section 14 of the Mineral Leasing Act (30 U.S.C. 223) is amended by striking "12½" and
14 15 16 17 18 19	SEC. 4. ROYALTIES UNDER MINERAL LEASING ACT. (a) COAL LEASES.—Section 7(a) of the Mineral Leasing Act (30 U.S.C. 207(a)) is amended by striking "12½" and inserting "18¾". (b) LEASES ON LAND ON WHICH OIL OR NATURAL GAS IS DISCOVERED.—Section 14 of the Mineral Leasing Act (30 U.S.C. 223) is amended by striking "12½" and
14 15 16 17 18 19 20 21	SEC. 4. ROYALTIES UNDER MINERAL LEASING ACT. (a) COAL LEASES.—Section 7(a) of the Mineral Leasing Act (30 U.S.C. 207(a)) is amended by striking "12½" and inserting "18¾". (b) LEASES ON LAND ON WHICH OIL OR NATURAL GAS IS DISCOVERED.—Section 14 of the Mineral Leasing Act (30 U.S.C. 223) is amended by striking "12½" and inserting "18¾".
14 15 16 17 18 19 20 21	SEC. 4. ROYALTIES UNDER MINERAL LEASING ACT. (a) COAL LEASES.—Section 7(a) of the Mineral Leasing Act (30 U.S.C. 207(a)) is amended by striking "12½" and inserting "18¾". (b) LEASES ON LAND ON WHICH OIL OR NATURAL GAS IS DISCOVERED.—Section 14 of the Mineral Leasing Act (30 U.S.C. 223) is amended by striking "12½" and inserting "18¾". (c) LEASES ON LAND KNOWN OR BELIEVED TO CON-

1	(A) in paragraph $(1)(A)$, by striking "12.5
2	percent" and inserting "183/4 per centum"; and
3	(B) in paragraph (2)(A)(ii), by striking
4	"12½" and inserting "18¾";
5	(2) in subsection (e)(1), by striking "12.5 per-
6	cent" and inserting "183/4 per centum";
7	(3) in subsection (l), by striking "12½" each
8	time it appears and inserting "183/4"; and
9	(4) in subsection (n)(1)(C), by striking " $12\frac{1}{2}$ "
10	and inserting "183/4".
11	SEC. 5. ULTRA-DEEPWATER AND UNCONVENTIONAL NAT-
12	URAL GAS AND OTHER PETROLEUM RE-
13	SOURCES.
14	Subtitle J of title IX of the Energy Policy Act of
15	2005 (42 U.S.C. 16371 et seq.) is repealed.
16	SEC. 6. REMOVAL OF LIMITS ON LIABILITY FOR OFFSHORE
17	FACILITIES AND PIPELINE OPERATORS.
18	Section 1004(a) of the Oil Pollution Act of 1990 (33
19	U.S.C. 2704(a)) is amended—
20	(1) in paragraph (3), by striking "plus
21	\$75,000,000; and" and inserting "and the liability
22	of the responsible party under section 1002;";
23	(2) in paragraph (4)—
24	(A) by ingesting "(except on englisher pine
	(A) by inserting "(except an onshore pipe-

1	mixtures, or any oil manufactured from bitu-
2	men)" after "for any onshore facility"; and
3	(B) by striking the period at the end and
4	inserting "; and; and
5	(3) by adding at the end the following:
6	"(5) for any onshore facility transporting di-
7	luted bitumen, bituminous mixtures, or any oil man-
8	ufactured from bitumen, the liability of the respon-
9	sible party under section 1002.".
10	SEC. 7. FUNDS TO WORLD BANK FOR FINANCING
11	PROJECTS THAT SUPPORT COAL, OIL, OR
12	NATURAL GAS.
13	(a) Rescission of Funds.—Effective on the date
14	of enactment of this Act, there are rescinded all unobli-
	gested balances of the amounts made available to the Intern
15	gated balances of the amounts made available to the Inter-
15 16	national Bank for Reconstruction and Development and
16 17	national Bank for Reconstruction and Development and
16 17 18	national Bank for Reconstruction and Development and the International Development Association (commonly
16 17 18	national Bank for Reconstruction and Development and the International Development Association (commonly known as the "World Bank"), and each other similar
16 17 18 19 20	national Bank for Reconstruction and Development and the International Development Association (commonly known as the "World Bank"), and each other similar international financing entity that has received amounts
116 117 118 119 220 221	national Bank for Reconstruction and Development and the International Development Association (commonly known as the "World Bank"), and each other similar international financing entity that has received amounts from the United States, as determined by the Secretary
116 117 118 119 220 221	national Bank for Reconstruction and Development and the International Development Association (commonly known as the "World Bank"), and each other similar international financing entity that has received amounts from the United States, as determined by the Secretary of the Treasury, to carry out any project that supports
116 117 118 119 220 221 222	national Bank for Reconstruction and Development and the International Development Association (commonly known as the "World Bank"), and each other similar international financing entity that has received amounts from the United States, as determined by the Secretary of the Treasury, to carry out any project that supports coal, oil, or natural gas.

- 1 be used to carry out any project that supports coal, oil,
- 2 or natural gas.
- 3 SEC. 8. OFFICE OF FOSSIL ENERGY RESEARCH AND DEVEL-
- 4 **OPMENT.**
- 5 (a) In General.—Section 203(a)(2) of the Depart-
- 6 ment of Energy Organization Act (42 U.S.C. 7133(a)(2))
- 7 is amended—
- 8 (1) in subparagraph (C), by inserting "and"
- 9 after the semicolon at the end;
- 10 (2) by striking subparagraph (D); and
- 11 (3) by redesignating subparagraph (E) as sub-
- paragraph (D).
- 13 (b) TERMINATION.—Notwithstanding any other pro-
- 14 vision of law, the Office of Fossil Energy Research and
- 15 Development and the authority to carry out any program
- 16 or activity of the Office (as in existence on the day before
- 17 the date of enactment of this Act) is terminated.
- 18 SEC. 9. ADVANCED RESEARCH PROJECTS AGENCY—EN-
- 19 ERGY.
- None of the funds made available to the Advanced
- 21 Research Projects Agency—Energy shall be used to carry
- 22 out any project that supports coal, oil, or natural gas.
- 23 SEC. 10. INCENTIVES FOR INNOVATIVE TECHNOLOGIES.
- 24 (a) IN GENERAL.—Section 1703 of the Energy Policy
- 25 Act of 2005 (42 U.S.C. 16513) is amended—

1	(1) in subsection (b)—
2	(A) by striking paragraph (2);
3	(B) by striking paragraph (10); and
4	(C) by redesignating paragraphs (3)
5	through (9) as paragraphs (2) through (8) re-
6	spectively;
7	(2) by striking subsection (c); and
8	(3) by redesignating subsections (d) and (e) as
9	paragraphs (c) and (d) respectively.
10	(b) Conforming Amendment.—Section 1704 of the
11	Energy Policy Act of 2005 is amended—
12	(1) in subsection (a), by striking "(a) In Gen-
13	ERAL.—"; and
14	(2) by striking subsection (b).
15	SEC. 11. RURAL UTILITY SERVICE LOAN GUARANTEES.
16	The Secretary of Agriculture shall not make a loan
17	under title III of the Rural Electrification Act of 1936
18	(7 U.S.C. 931 et seq.) to an applicant for the purpose
19	of carrying out any project that will use coal, oil, or nat-
20	ural gas.

1	SEC. 12. FUNDS TO THE OVERSEAS PRIVATE INVESTMENT
2	CORPORATION OR THE EXPORT-IMPORT
3	BANK OF THE UNITED STATES FOR FINANC-
4	ING PROJECTS, TRANSACTIONS, OR OTHER
5	ACTIVITIES THAT SUPPORT COAL, OIL, OR
6	NATURAL GAS.
7	(a) Rescission of Funds.—Effective on the date
8	of enactment of this Act, there are rescinded all unobli-
9	gated balances of the amounts made available to the Over-
10	seas Private Investment Corporation or the Export-Import
11	Bank of the United States to carry out any project, trans-
12	action, or other activity that supports coal, oil, or natural
13	gas production.
14	(b) Future Funds.—Notwithstanding any other
15	provision of law, any amounts made available to the Over-
16	seas Private Investment Corporation or the Export-Import
	seas Private Investment Corporation or the Export-Import Bank of the United States shall not be used to carry out
16 17	•
16 17	Bank of the United States shall not be used to carry out
161718	Bank of the United States shall not be used to carry out any project, transaction, or other activity that supports
16171819	Bank of the United States shall not be used to carry out any project, transaction, or other activity that supports coal, oil, or natural gas production.
16 17 18 19 20	Bank of the United States shall not be used to carry out any project, transaction, or other activity that supports coal, oil, or natural gas production. SEC. 13. TRANSPORTATION FUNDS FOR GRANTS, LOANS,
16 17 18 19 20 21	Bank of the United States shall not be used to carry out any project, transaction, or other activity that supports coal, oil, or natural gas production. SEC. 13. TRANSPORTATION FUNDS FOR GRANTS, LOANS, LOAN GUARANTEES, AND OTHER DIRECT AS-
16 17 18 19 20 21 22	Bank of the United States shall not be used to carry out any project, transaction, or other activity that supports coal, oil, or natural gas production. SEC. 13. TRANSPORTATION FUNDS FOR GRANTS, LOANS, LOAN GUARANTEES, AND OTHER DIRECT ASSISTANCE.
16 17 18 19 20 21 22 23	Bank of the United States shall not be used to carry out any project, transaction, or other activity that supports coal, oil, or natural gas production. SEC. 13. TRANSPORTATION FUNDS FOR GRANTS, LOANS, LOAN GUARANTEES, AND OTHER DIRECT ASSISTANCE. Notwithstanding any other provision of law, any

1	or provide any other direct assistance to any rail or port
2	project that transports coal, oil, or natural gas.
3	SEC. 14. TERMINATION OF VARIOUS TAX EXPENDITURES
4	RELATING TO FOSSIL FUELS.
5	(a) In General.—Subchapter C of chapter 90 of the
6	Internal Revenue Code of 1986 is amended by adding at
7	the end the following new section:
8	"SEC. 7875. TERMINATION OF CERTAIN PROVISIONS RELAT-
9	ING TO FOSSIL FUEL INCENTIVES.
10	"(a) In General.—The following provisions shall
11	not apply to taxable years beginning after the date of the
12	enactment of the End Polluter Welfare Act of 2012:
13	"(1) Section 43 (relating to enhanced oil recov-
14	ery credit).
15	"(2) Section 45I (relating to credit for pro-
16	ducing oil and natural gas from marginal wells).
17	"(3) Section 45K (relating to credit for pro-
18	ducing fuel from a nonconventional source).
19	"(4) Section 193 (relating to tertiary
20	injectants).
21	"(5) Section $199(d)(9)$ (relating to special rule
22	for taxpayers with oil related qualified production
23	activities income).
24	"(6) Section 461(i)(2) (relating to special rule
25	for spudding of oil or natural gas wells).

1	"(7) Section $469(c)(3)$ (relating to working in-
2	terests in oil and natural gas property).
3	"(8) Section 613A (relating to limitations on
4	percentage depletion in case of oil and natural gas
5	wells).
6	"(9) Section 617 (relating to deduction and re-
7	capture of certain mining exploration expenditures).
8	"(10) Section 7704(d)(1)(E) (relating to quali-
9	fying income).
10	"(b) Provisions Relating to Property.—The
11	following provisions shall not apply to property placed in
12	service after the date of the enactment of the End Polluter
13	Welfare Act of 2012:
14	"(1) Subparagraphs (C)(iii) and (E)(viii) of
15	section 168(e)(3) (relating to classification of certain
16	property).
17	"(2) Section 169 (relating to amortization of
18	pollution control facilities) with respect to any at-
19	mospheric pollution control facility.
20	"(3) Section 179C (relating to election to ex-
21	pense certain refineries).
22	"(c) Provisions Relating to Costs and Ex-
23	PENSES.—The following provisions shall not apply to costs
24	or expenses paid or incurred after the date of the enact-
25	ment of the End Polluter Welfare Act of 2012:

1	"(1) Section 179B (relating to deduction for
2	capital costs incurred in complying with Environ-
3	mental Protection Agency sulfur regulations).
4	"(2) Section 198 (relating to expensing of envi-
5	ronmental remediation costs).
6	"(3) Section 263(c) (relating to intangible drill-
7	ing and development costs) with respect to costs in
8	the case of oil and natural gas wells.
9	"(4) Section 468 (relating to special rules for
10	mining and solid waste reclamation and closing
11	costs).
12	"(d) 5-year Carryback for Marginal Oil and
13	NATURAL GAS WELL PRODUCTION CREDIT.—Section
14	39(a)(3) (relating to 5-year carryback for marginal oil and
15	natural gas well production credit) shall not apply to cred-
16	its determined in taxable years beginning after the date
17	of the enactment of the End Polluter Welfare Act of 2012
18	"(e) Credit for Carbon Dioxide Sequestra-
19	TION.—Section 45Q (relating to credit for carbon dioxide
20	sequestration) shall not apply to carbon dioxide captured
21	after the date of the enactment of the End Polluter Wel-
22	fare Act of 2012.
23	"(f) Allocated Credits.—No new credits shall be
24	certified under section 48A (relating to qualifying ad-
25	vanced coal project credit) or section 48B (relating to

- 1 qualifying gasification project credit) after the date of the
- 2 enactment of the End Polluter Welfare Act of 2012.
- 3 "(g) Arbitrage Bonds.—Section 148(b)(4) (relat-
- 4 ing to safe harbor for prepaid natural gas) shall not apply
- 5 to obligations issued after the date of the enactment of
- 6 the End Polluter Welfare Act of 2012".
- 7 (b) Conforming Amendment.—The table of sec-
- 8 tions for subchapter C of chapter 90 is amended by adding
- 9 at the end the following new item:

"Sec. 7875. Termination of certain provisions.".

- 10 SEC. 15. TERMINATION OF ALTERNATIVE FUEL VEHICLE
- 11 REFUELING PROPERTY CREDIT WITH RE-
- 12 SPECT TO FOSSIL FUELS.
- (a) In General.—Paragraph (2) of section 30C(c)
- 14 of the Internal Revenue Code of 1986 is amended—
- 15 (1) by striking ", natural gas, compressed nat-
- ural gas, liquefied natural gas, liquefied petroleum
- gas," in subparagraph (A),
- 18 (2) by striking subparagraph (B), and
- 19 (3) by redesignating subparagraph (C) as sub-
- paragraph (B).
- 21 (b) Technical Amendment.—Paragraph (2) of
- 22 section 30C(g) of the Internal Revenue Code of 1986 is
- 23 amended by striking the second period.

1	(c) Effective Date.—The amendments made by
2	this section shall apply to property placed in service after
3	December 31, 2011.
4	SEC. 16. UNIFORM SEVEN-YEAR AMORTIZATION FOR GEO-
5	LOGICAL AND GEOPHYSICAL EXPENDITURES.
6	(a) In General.—Section 167(h) of the Internal
7	Revenue Code of 1986 is amended—
8	(1) by striking "24-month period" each place it
9	appears in paragraphs (1) and (4) and inserting "7-
10	year period", and
11	(2) by striking paragraph (5).
12	(b) Effective Date.—The amendments made by
13	this section shall apply to amounts paid or incurred after
14	the date of the enactment of this Act.
15	SEC. 17. NATURAL GAS GATHERING LINES TREATED AS 15-
16	YEAR PROPERTY.
17	(a) In General.—Subparagraph (E) of section
18	168(e)(3) of the Internal Revenue Code of 1986 is amend-
19	ed by striking "and" at the end of clause (viii), by striking
20	the period at the end of clause (ix) and inserting ", and",
21	and by adding at the end the following new clause:
22	"(x) any natural gas gathering line
23	the original use of which commences with
24	the taxpayer after the date of the enact-
25	ment of this clause.".

1 (b) ALTERNATIVE SYSTEM.—The table contained in 2 section 168(g)(3)(B) of the Internal Revenue Code of 3 1986 is amended by inserting after the item relating to subparagraph (E)(ix) the following new item: 22". 5 (c) Conforming Amendment.—Clause (iv) of sec-6 tion 168(e)(3)(C) of the Internal Revenue Code of 1986 is amended by inserting "and on or before the date of the 8 enactment of the End Polluter Welfare Act of 2012" after 9 "April 11, 2005". 10 (d) Effective Date.— 11 (1) IN GENERAL.—The amendments made by 12 this section shall apply to property placed in service 13 on and after the date of the enactment of this Act. 14 (2) Exception.—The amendments made by 15 this section shall not apply to any property with re-16 spect to which the taxpayer or a related party has 17 entered into a binding contract for the construction 18 thereof on or before the date of the enactment of 19 this Act, or, in the case of self-constructed property, 20 has started construction on or before such date. 21 SEC. 18. REPEAL OF DOMESTIC MANUFACTURING DEDUC-22 TION FOR HARD MINERAL MINING. 23 (a) In General.—Subparagraph (B) of section 199(c)(4) of the Internal Revenue Code of 1986 is amend-24 ed by striking "and" at the end of clause (ii), by striking 25

the period at the end of clause (iii) and inserting ", and",
and by adding at the end the following new clause:
"(iv) the mining of any hard min-
eral.".
(b) Effective Date.—The amendments made by
this section shall apply to taxable years beginning after
the date of the enactment of this Act.
SEC. 19. LIMITATION ON DEDUCTION FOR INCOME ATTRIB-
UTABLE TO DOMESTIC PRODUCTION OF OIL,
NATURAL GAS, OR PRIMARY PRODUCTS
THEREOF.
(a) Denial of Deduction.—Paragraph (4) of sec-
tion 199(c) of the Internal Revenue Code of 1986 is
amended by adding at the end the following new subpara-
graph:
"(E) Special rule for oil, natural
GAS, AND COAL INCOME.—The term 'domestic
production gross receipts' shall not include
gross receipts from the production, refining,
processing, transportation, or distribution of oil,
natural gas, or coal, or any primary product
(within the meaning of subsection (d)(9)) there-
of.".

- 1 (b) Effective Date.—The amendment made by
- 2 this section shall apply to taxable years beginning after
- 3 the date of the enactment of this Act.
- 4 SEC. 20. TERMINATION OF LAST-IN, FIRST-OUT METHOD OF
- 5 INVENTORY FOR OIL, NATURAL GAS, AND
- 6 COAL COMPANIES.
- 7 (a) In General.—Section 472 of the Internal Rev-
- 8 enue Code of 1986 is amended by adding at the end the
- 9 following new subsection:
- 10 "(h) Termination for Oil, Natural Gas, and
- 11 COAL COMPANIES.—Subsection (a) shall not apply to any
- 12 taxpayer that is in the trade or business of the production,
- 13 refining, processing, transportation, or distribution of oil,
- 14 natural gas, or coal for any taxable year beginning after
- 15 December 31, 2012.".
- 16 (b) Additional Termination.—Section 473 of the
- 17 Internal Revenue Code of 1986 is amended by adding at
- 18 the end the following new subsection:
- 19 "(h) Termination for Oil, Natural Gas, and
- 20 COAL COMPANIES.—This section shall not apply to any
- 21 taxpayer that is in the trade or business of the production,
- 22 refining, processing, transportation, or distribution of oil,
- 23 natural gas, or coal for any taxable year beginning after
- 24 December 31, 2012.".

1	(c) Effective Date.—The amendments made by
2	this section shall apply to taxable years beginning after
3	the date of the enactment of this Act.
4	SEC. 21. REPEAL OF PERCENTAGE DEPLETION FOR COAL
5	AND HARD MINERAL FOSSIL FUELS.
6	(a) In General.—Section 613 of the Internal Rev-
7	enue Code of 1986 is amended by adding at the end the
8	following new subsection:
9	"(f) TERMINATION WITH RESPECT TO COAL AND
10	HARD MINERAL FOSSIL FUELS.—In the case of coal, lig-
11	nite, and oil shale (other than oil shale described in sub-
12	section (b)(5)), the allowance for depletion shall be com-
13	puted without reference to this section. for any taxable
14	year beginning after the date of the enactment of the End
15	Polluter Welfare Act of 2012.".
16	(b) Conforming Amendments.—
17	(1) Coal and Lignite.—Section 613(b)(4) of
18	the Internal Revenue Code of 1986 is amended by
19	striking "coal, lignite,".
20	(2) OIL SHALE.—Section 613(b)(2) of such
21	Code is amended to read as follows:
22	"(2) 15 PERCENT.—If, from deposits in the
23	United States gold silver copper and iron ore "

1	(c) Effective Date.—The amendments made by
2	this section shall apply to taxable years beginning after
3	the date of the enactment of this Act.
4	SEC. 22. TERMINATION OF CAPITAL GAINS TREATMENT
5	FOR ROYALTIES FROM COAL.
6	(a) In General.—Subsection (c) of section 631 of
7	the Internal Revenue Code of 1986 is amended—
8	(1) by striking "coal (including lignite), or iron
9	ore" and inserting "iron ore",
10	(2) by striking "coal or iron ore" each place it
11	appears and inserting "iron ore",
12	(3) by striking "iron ore or coal" each place it
13	appears and inserting "iron ore", and
14	(4) by striking "COAL OR" in the heading.
15	(b) Conforming Amendment.—The heading of sec-
16	tion 631 of the Internal Revenue Code of 1986 is amended
17	by striking ", COAL,".
18	(c) Effective Date.—The amendments made by
19	this section shall apply to dispositions after the date of
20	the enactment of this Act.

SEC. 23. MODIFICATIONS OF FOREIGN TAX CREDIT RULES
APPLICABLE TO OIL, NATURAL GAS, AND
COAL COMPANIES WHICH ARE DUAL CAPAC-
ITY TAXPAYERS.
(a) In General.—Section 901 of the Internal Rev-
enue Code of 1986 is amended by redesignating subsection
(n) as subsection (o) and by inserting after subsection (m)
the following new subsection:
"(n) Special Rules Relating to Oil, Natural
Gas, and Coal Companies Which Are Dual Capacity
Taxpayers.—
"(1) General Rule.—Notwithstanding any
other provision of this chapter, any amount paid or
accrued to a foreign country or possession of the
United States for any period by a dual capacity tax-
payer which is in the trade or business of the pro-
duction, refining, processing, transportation, or dis-
tribution of oil, natural gas, or coal shall not be con-
sidered a tax—
"(A) if, for such period, the foreign coun-
try or possession does not impose a generally
applicable income tax, or
"(B) to the extent such amount exceeds
the amount (determined in accordance with reg-
ulations) which—

1	"(i) is paid by such dual capacity tax-
2	payer pursuant to the generally applicable
3	income tax imposed by the country or pos-
4	session, or
5	"(ii) would be paid if the generally ap-
6	plicable income tax imposed by the country
7	or possession were applicable to such dual
8	capacity taxpayer.
9	Nothing in this paragraph shall be construed to
10	imply the proper treatment of any such amount not
11	in excess of the amount determined under subpara-
12	graph (B).
13	"(2) Dual capacity taxpayer.—For pur-
14	poses of this subsection, the term 'dual capacity tax-
15	payer' means, with respect to any foreign country or
16	possession of the United States, a person who—
17	"(A) is subject to a levy of such country or
18	possession, and
19	"(B) receives (or will receive) directly or
20	indirectly a specific economic benefit (as deter-
21	mined in accordance with regulations) from
22	such country or possession.
23	"(3) Generally applicable income tax.—
24	For purposes of this subsection—

1	"(A) IN GENERAL.—The term 'generally
2	applicable income tax' means an income tax (or
3	a series of income taxes) which is generally im-
4	posed under the laws of a foreign country or
5	possession on income derived from the conduct
6	of a trade or business within such country or
7	possession.
8	"(B) Exceptions.—Such term shall not
9	include a tax unless it has substantial applica-
10	tion, by its terms and in practice, to—
11	"(i) persons who are not dual capacity
12	taxpayers, and
13	"(ii) persons who are citizens or resi-
14	dents of the foreign country or posses-
15	sion.".
16	(b) Effective Date.—
17	(1) IN GENERAL.—The amendments made by
18	this section shall apply to taxes paid or accrued in
19	taxable years beginning after the date of the enact-
20	ment of this Act.
21	(2) Contrary treaty obligations
22	UPHELD.—The amendments made by this section
23	shall not apply to the extent contrary to any treaty
24	obligation of the United States.

1	SEC. 24. INCREASE IN OIL SPILL LIABILITY TRUST FUND FI-
2	NANCING RATE.
3	(a) In General.—Subparagraph (B) of section
4	4611(c)(2) of the Internal Revenue Code of 1986 is
5	amended to read as follows:
6	"(B) the Oil Spill Liability Trust Fund fi-
7	nancing rate is—
8	"(i) in the case of crude oil received
9	or petroleum products entered before Jan-
10	uary 1, 2013, 8 cents a barrel,
11	"(ii) in the case of crude oil received
12	or petroleum products entered after De-
13	cember 31, 2012, and before January 1,
14	2017, 9 cents a barrel, and
15	"(iii) in the case of crude oil received
16	or petroleum products entered after De-
17	cember 31, 2016, 10 cents a barrel.".
18	(b) Effective Date.—The amendment made by
19	this section shall apply to crude oil received and petroleum
20	products entered after the date of the enactment of this
21	Act.
22	SEC. 25. APPLICATION OF CERTAIN ENVIRONMENTAL
23	TAXES TO SYNTHETIC CRUDE OIL.
24	(a) In General.—Paragraph (1) of section 4612(a)
25	of the Internal Revenue Code of 1986 is amended to read
26	as follows:

1	"(1) CRUDE OIL.—
2	"(A) In general.—The term 'crude oil'
3	includes crude oil condensates, natural gasoline,
4	and synthetic crude oil.
5	"(B) Synthetic crude oil.—For pur-
6	poses of subparagraph (A), the term 'synthetic
7	crude oil' means any bitumen and bituminous
8	mixtures, any oil manufactured from bitumen
9	and bituminous mixtures, and any liquid fuel
10	manufactured from coal.".
11	(b) Effective Date.—The amendment made by
12	this section shall apply to oil and petroleum products re-
13	ceived or entered during calendar quarters beginning more
14	than 60 days after the date of the enactment of this Act.
15	SEC. 26. DENIAL OF DEDUCTION FOR REMOVAL COSTS AND
16	DAMAGES FOR CERTAIN OIL SPILLS.
17	(a) In General.—Part IX of subchapter B of chap-
18	ter 1 of the Internal Revenue Code of 1986 is amended
19	by adding at the end the following new section:
20	"SEC. 280I. EXPENSES FOR REMOVAL COSTS AND DAMAGES
21	RELATING TO CERTAIN OIL SPILL LIABILITY.
22	"No deduction shall be allowed under this chapter for
23	any amount paid or incurred with respect to any costs or
24	damages for which the taxpayer is liable under section
25	1002 of the Oil Pollution Act of 1990 (33 U.S.C. 2702).".

- 1 (b) CLERICAL AMENDMENT.—The table of sections
- 2 for part IX of subchapter B of chapter 1 of such Code
- 3 is amended by adding at the end the following new item:
 - "Sec. 280I. Expenses for removal costs and damages relating to certain oil spill liability.".
- 4 (c) Effective Date.—The amendments made by
- 5 this section shall apply with respect to any liability arising
- 6 in taxable years ending after the date of the enactment
- 7 of this Act.
- 8 SEC. 27. TAX ON CRUDE OIL AND NATURAL GAS PRODUCED
- 9 FROM THE OUTER CONTINENTAL SHELF IN
- 10 THE GULF OF MEXICO.
- 11 (a) In General.—Subtitle E of the Internal Rev-
- 12 enue Code of 1986 is amended by adding at the end the
- 13 following new chapter:
- 14 "CHAPTER 56—TAX ON SEVERANCE OF
- 15 CRUDE OIL AND NATURAL GAS FROM
- 16 THE OUTER CONTINENTAL SHELF IN
- 17 THE GULF OF MEXICO

18 "SEC. 5896. IMPOSITION OF TAX.

- 19 "(a) In General.—In addition to any other tax im-
- 20 posed under this title, there is hereby imposed a tax equal
- 21 to 13 percent of the removal price of any taxable crude

[&]quot;Sec. 5896. Imposition of tax.

[&]quot;Sec. 5897. Taxable crude oil or natural gas and removal price.

[&]quot;Sec. 5898. Special rules and definitions.

- oil or natural gas removed from the premises during any 2 taxable period. 3 "(b) Credit for Federal Royalties Paid.— 4 "(1) IN GENERAL.—There shall be allowed as a 5 credit against the tax imposed by subsection (a) with 6 respect to the production of any taxable crude oil or 7 natural gas an amount equal to the aggregate 8 amount of royalties paid under Federal law with re-9 spect to such production. 10 "(2) Limitation.—The aggregate amount of 11 credits allowed under paragraph (1) to any taxpayer 12 for any taxable period shall not exceed the amount 13 of tax imposed by subsection (a) for such taxable pe-14 riod. 15 "(c) Tax Paid by Producer.—The tax imposed by this section shall be paid by the producer of the taxable 16 17 crude oil or natural gas. 18 "SEC. 5897. TAXABLE CRUDE OIL OR NATURAL GAS AND RE-19 MOVAL PRICE. 20 "(a) Taxable Crude Oil or Natural Gas.—For 21 purposes of this chapter, the term 'taxable crude oil or
- natural gas' means crude oil or natural gas which is pro-23 duced from Federal submerged lands on the outer Continental Shelf in the Gulf of Mexico pursuant to a lease

1	entered into with the United States which authorizes the
2	production.
3	"(b) Removal Price.—For purposes of this chap-
4	ter—
5	"(1) In general.—Except as otherwise pro-
6	vided in this subsection, the term 'removal price'
7	means—
8	"(A) in the case of taxable crude oil, the
9	amount for which a barrel of such crude oil is
10	sold, and
11	"(B) in the case of taxable natural gas, the
12	amount per 1,000 cubic feet for which such
13	natural gas is sold.
14	"(2) Sales between related persons.—In
15	the case of a sale between related persons, the re-
16	moval price shall not be less than the constructive
17	sales price for purposes of determining gross income
18	from the property under section 613.
19	"(3) OIL OR NATURAL GAS REMOVED FROM
20	PROPERTY BEFORE SALE.—If crude oil or natural
21	gas is removed from the property before it is sold,
22	the removal price shall be the constructive sales
23	price for purposes of determining gross income from
24	the property under section 613.

1	"(4) REFINING BEGUN ON PROPERTY.—If the
2	manufacture or conversion of crude oil into refined
3	products begins before such oil is removed from the
4	property—
5	"(A) such oil shall be treated as removed
6	on the day such manufacture or conversion be-
7	gins, and
8	"(B) the removal price shall be the con-
9	structive sales price for purposes of determining
10	gross income from the property under section
11	613.
12	"(5) Property.—The term 'property' has the
13	meaning given such term by section 614.
14	"SEC. 5898. SPECIAL RULES AND DEFINITIONS.
15	"(a) Administrative Requirements.—
16	"(1) Withholding and deposit of tax.—
17	The Secretary shall provide for the withholding and
18	deposit of the tax imposed under section 5896 on a
19	quarterly basis.
20	"(2) Records and information.—Each tax-
21	payer liable for tax under section 5896 shall keep
22	such records, make such returns, and furnish such
23	information (to the Secretary and to other persons
2324	information (to the Secretary and to other persons having an interest in the taxable crude oil or natural

I	gas) with respect to such oil as the Secretary may
2	by regulations prescribe.
3	"(3) Taxable periods; return of tax.—
4	"(A) TAXABLE PERIOD.—Except as pro
5	vided by the Secretary, each calendar year shal
6	constitute a taxable period.
7	"(B) Returns.—The Secretary shall pro
8	vide for the filing, and the time for filing, of the
9	return of the tax imposed under section 5896
10	"(b) Definitions.—For purposes of this chapter—
11	"(1) PRODUCER.—The term 'producer' means
12	the holder of the economic interest with respect to
13	the crude oil or natural gas.
14	"(2) CRUDE OIL.—The term 'crude oil' includes
15	crude oil condensates and natural gasoline.
16	"(3) Premises and crude oil product.—
17	The terms 'premises' and 'crude oil product' have
18	the same meanings as when used for purposes of de
19	termining gross income from the property under sec
20	tion 613.
21	"(c) Adjustment of Removal Price.—In deter
22	mining the removal price of oil or natural gas from a prop
23	erty in the case of any transaction, the Secretary may ad
24	just the removal price to reflect clearly the fair market
25	value of oil or natural gas removed.

- 1 "(d) REGULATIONS.—The Secretary shall prescribe
- 2 such regulations as may be necessary or appropriate to
- 3 carry out the purposes of this chapter.".
- 4 (b) Deductibility of Tax.—The first sentence of
- 5 section 164(a) is amended by inserting after paragraph
- 6 (6) the following new paragraph:
- 7 "(7) The tax imposed by section 5896(a) (after
- 8 application of section 5896(b)) on the severance of
- 9 crude oil or natural gas from the outer Continental
- 10 Shelf in the Gulf of Mexico.".
- 11 (c) CLERICAL AMENDMENT.—The table of chapters
- 12 for subtitle E is amended by adding at the end the fol-
- 13 lowing new item:
 - "Chapter 56. Tax on severance of crude oil and natural gas from the outer Continental Shelf in the Gulf of Mexico.".
- (d) Effective Date.—The amendments made by
- 15 this section shall apply to crude oil or natural gas removed
- 16 after December 31, 2012.
- 17 SEC. 28. POWDER RIVER BASIN.
- 18 (a) Designation of the Powder River Basin as
- 19 A COAL PRODUCING REGION.—The Director of the Bu-
- 20 reau of Land Management shall designate the Powder
- 21 River Basin as a coal producing region.
- 22 (b) Report.—Not later than 1 year after the date
- 23 of enactment of this Act, the Director of the Bureau of

30 Land Management shall submit to Congress a report that 2 includes— 3 (1) a study of the fair market value and the 4 amount of royalties paid on coal leases in the Pow-5 der River Basin compared to other national and 6 international coal markets; and 7 (2) any policy recommendations to capture the 8 future market value of the coal leases in the Powder 9 River Basin. 10 SEC. 29. REPORTS. 11 (a) Definition of Fossil-fuel-production Sub-SIDY.—In this section, the term "subsidy for fossil-fuel 12 production" means any direct funding, tax treatment or incentive, risk-reduction benefit, financing assistance or 15 guarantee, royalty relief, or other provision that provides a financial benefit to an oil, natural gas, or coal company 16 17 for the production of fossil fuels. 18 (b) Report to Congress.—Not later than 1 year 19 after the date of enactment of this Act, the Secretary of 20 the Treasury, in coordination with the Secretary of En-21 ergy, shall submit to Congress a report detailing each Fed-22 eral law (including regulations), other than those amended by this Act, as in effect on the date on which the report is submitted, that includes a subsidy for fossil-fuel produc-

25 tion.

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(c) REPORT ON MODIFIED RECOVERY PERIOD.—

(1) In General.—Not later than 1 year after the date of enactment of this Act, the Secretary, in coordination with the Commissioner of Internal Revenue, shall submit to Congress a report on the applicable recovery period under the accelerated cost recovery system provided in section 168 of the Internal Revenue Code of 1986 for each type of property involved in fossil-fuel production, including pipelines, power generation property, refineries, and drilling equipment, to determine if any assets are receiving a subsidy for fossil-fuel production.

(2) ELIMINATION OF SUBSIDY.—In the case of any type of property that the Commissioner of Internal Revenue determines is receiving a subsidy for fossil-fuel production under such section 168, for property placed in service in taxable years beginning after the date of such determination, such section 168 shall not apply. The preceding sentence shall not apply to any property with respect to a taxable year unless such determination is published before the first day of such taxable year.