AMENDMENT

OFFERED BY MR. LARSON OF CONNECTICUT

Add at the end the following new title:

1 TITLE VI—TAX ON POLLUTION

- 2 SECTION 6001. SHORT TITLE.
- This title may be cited as the "America Wins Act".
- 4 SEC. 6002. TAX ON CARBON DIOXIDE CONTENT OF CERTAIN
- 5 SUBSTANCES.
- 6 (a) In General.—Chapter 38 (relating to environ-
- 7 mental taxes) is amended by adding at the end thereof
- 8 the following new subchapter:

9 "Subchapter E—Tax on Carbon Dioxide

10 Content of Certain Substances

- "Sec. 4691. Imposition of tax.
- "Sec. 4692. Refunds or credits.
- "Sec. 4693. Border adjustments.
- "Sec. 4694. Definitions and special rules.

11 "SEC. 4691. IMPOSITION OF TAX.

- 12 "(a) In General.—There is hereby imposed a tax
- 13 on any taxable carbon substance sold by the manufacturer,
- 14 producer, or importer thereof.
- 15 "(b) Amount of Tax.—
- 16 "(1) IN GENERAL.—The amount of tax imposed
- by subsection (a) on any taxable carbon substance

1	shall be the applicable amount per ton of carbon di-
2	oxide content of such substance, as determined by
3	the Secretary in consultation with the Secretary of
4	Energy.
5	"(2) Fractional part of ton.—In the case
6	of a fraction of a ton, the tax imposed by subsection
7	(a) shall be the same fraction of the amount of such
8	tax imposed on a whole ton.
9	"(3) Applicable amount.—For purposes of
10	paragraph (1)—
11	"(A) In General.—For calendar year
12	2019, the term 'applicable amount' means \$49.
13	"(B) Annual adjustments gen-
14	ERALLY.—In the case of any taxable year be-
15	ginning in a calendar year after 2019, the dol-
16	lar amount in subparagraph (A) shall be in-
17	creased by an amount equal to—
18	"(i) such dollar amount, multiplied by
19	"(ii) the cost-of-living adjustment de-
20	termined under section 1(f)(3) for the cal-
21	endar year in which the taxable year be-
22	gins, determined—
23	"(I) by substituting 'calendar
24	year 2018' for 'calendar year 1992' in
25	subparagraph (B) thereof, and

1	"(II) by substituting for the CPI
2	referred to section $1(f)(3)(A)$ the
3	amount that such CPI would have
4	been if the annual percentage increase
5	in CPI with respect to each year after
6	2019 had been 2 percentage points
7	greater.
8	"(c) Substance Taxed Only Once.—No tax shall
9	be imposed by subsection (a) with respect to a taxable car-
10	bon substance if the person who would be liable for such
11	tax establishes that a prior tax imposed by such section
12	has been imposed with respect to such product.
13	"(d) Exemption for Exports.—
14	"(1) Tax-free sales.—
15	"(A) In general.—No tax shall be im-
16	posed under subsection (a) on the sale by the
17	manufacturer or producer of any taxable carbon
18	substance for export or for resale by the pur-
19	chaser to a second purchaser for export.
20	"(B) Proof of export required.—
21	Rules similar to the rules of section 4221(b)
22	shall apply for purposes of subparagraph (A).
23	"(2) Credit or refund where tax paid.—
24	"(A) In general.—Except as provided in
25	subparagraph (B), if—

1	"(i) tax under subsection (a) was paid
2	with respect to any taxable carbon sub-
3	stance, and
4	(ii)(I) such substance was exported
5	by any person, or
6	"(II) such substance was used as a
7	material in the manufacture or production
8	of a taxable carbon substance which was
9	exported by any person and which, at the
10	time of export, was a taxable carbon sub-
11	stance,
12	credit or refund (without interest) of such tax
13	shall be allowed or made to the person who paid
14	such tax.
15	"(B) Condition to allowance.—No
16	credit or refund shall be allowed or made under
17	subparagraph (A) unless the person who paid
18	the tax establishes that he—
19	"(i) has repaid or agreed to repay the
20	amount of the tax to the person who ex-
21	ported the taxable carbon substance, or
22	"(ii) has obtained the written consent
23	of such exporter to the allowance of the
24	credit or the making of the refund.

1	"(C) REFUNDS DIRECTLY TO EX-
2	PORTER.—The Secretary shall provide, in regu-
3	lations, the circumstances under which a credit
4	or refund (without interest) of the tax under
5	subsection (a) shall be allowed or made to the
6	person who exported the taxable carbon sub-
7	stance, where—
8	"(i) the person who paid the tax
9	waives his claim to the amount of such
10	credit or refund, and
11	"(ii) the person exporting the taxable
12	carbon substance provides such informa-
13	tion as the Secretary may require in such
14	regulations.
15	"SEC. 4692. REFUNDS OR CREDITS.
16	"(a) Sequestered Carbon.—Under regulations
17	prescribed by the Secretary, if—
18	"(1) a person uses a taxable carbon substance
19	as a feedstock so that the carbon associated with
20	such substance will not be emitted, or
21	"(2) a person captures and sequesters the car-
22	bon in a taxable carbon substance,
23	then an amount equal to the amount of tax in effect under
24	section 4691(b) with respect to such substance for the cal-
25	endar vear in which such use begins shall be allowed as

- 1 a credit or refund (without interest) to such person in the
- 2 same manner as if it were an overpayment of tax imposed
- 3 by section 4691.
- 4 "(b) Previously Taxed Carbon Substances
- 5 Used To Make Another Taxable Carbon Sub-
- 6 STANCE.—Under regulations prescribed by the Secretary,
- 7 if—
- 8 "(1) a tax under section 4691 was paid with re-
- 9 spect to any taxable carbon substance, and
- "(2) such substance was used by any person in
- the manufacture or production of any other sub-
- stance which is a taxable carbon substance,
- 13 then an amount equal to the tax so paid shall be allowed
- 14 as a credit or refund (without interest) to such person in
- 15 the same manner as if it were an overpayment of tax im-
- 16 posed by section 4691(a). In any case to which this para-
- 17 graph applies, the amount of any such credit or refund
- 18 shall not exceed the amount of tax imposed by section
- 19 4691(a) on the other taxable fuel manufactured or pro-
- 20 duced (or which would have been imposed by such sub-
- 21 section on such other fuel but for section 4691(c)).
- 22 "SEC. 4693. BORDER ADJUSTMENTS.
- 23 "(a) Imports.—The Secretary shall impose a carbon
- 24 equivalency fee on imports of carbon-intensive goods that

1	shall be equivalent to the cost that domestic producers of
2	comparable carbon-intensive goods incur as a result of—
3	"(1) taxes paid by manufacturers, producers,
4	and importers of taxable carbon substances under
5	this section, and
6	"(2) carbon equivalency fees paid by importers
7	of carbon intensive goods used in the production of
8	the comparable carbon intensive goods in question.
9	"(b) Exports.—Notwithstanding the limitations of
10	section 4692, the Secretary shall allow as a credit or re-
11	fund (without interest) to the exporter of a carbon-inten-
12	sive good produced in the United States in the same man-
13	ner as if it were an overpayment of tax imposed by section
14	4691 an amount equivalent to the cost that domestic pro-
15	ducers of such carbon intensive goods incur as a result
16	of—
17	"(1) taxes paid by manufacturers, producers,
18	and importers of taxable carbon substances under
19	this section, and
20	"(2) carbon equivalency fees paid by importers
21	of carbon intensive goods used in the production of
22	the comparable carbon intensive goods in question.
23	"(c) Expiration.—This section shall cease to have
24	effect at such time as and to the extent that—

1	"(1)(A) an international agreement requiring
2	countries that emit greenhouse gases and produce
3	carbon intensive goods for international markets to
4	adopt equivalent measures comes into effect, or
5	"(B) the country of export has implemented
6	equivalent measures, and
7	"(2) the actions provided for by subsections (a)
8	and (b) are no longer appropriate.
9	"SEC. 4694. DEFINITIONS AND SPECIAL RULES.
10	"(a) Definitions.—For purposes of this sub-
11	chapter—
12	"(1) TAXABLE CARBON SUBSTANCE.—The term
13	'taxable carbon substance' means—
14	"(A) coal (including lignite and peat),
15	"(B) petroleum and any petroleum product
16	(as defined in section 4612(a)(3)), and
17	"(C) natural gas,
18	which is extracted, manufactured, or produced in the
19	United States or entered into the United States for
20	consumption, use, or warehousing.
21	"(2) United states.—The term 'United
22	States' has the meaning given such term by section
23	4612(a)(4).

1	"(3) Importer.—The term 'importer' means
2	the person entering the taxable carbon substance for
3	consumption, use, or warehousing.
4	"(4) Ton.—The term 'ton' means metric tons.
5	In the case of any taxable carbon substance which
6	is a gas, the term 'ton' means the amount of such
7	gas in cubic feet which is the equivalent of a metric
8	ton on a molecular weight basis.
9	"(5) CARBON-INTENSIVE GOOD.—The term
10	'carbon-intensive good' means a good that (as identi-
11	fied by the Secretary by rule)—
12	"(A) is a primary product, or
13	"(B) is a manufactured item in which one
14	or more primary products are inputs and the
15	cost of production of which in the United States
16	is significantly increased by this subchapter.
17	"(6) Primary Product.—The term 'primary
18	product' means—
19	"(A) iron, steel, steel mill products (includ-
20	ing pipe and tube), aluminum, cement, glass
21	(including flat, container, and specialty glass
22	and fiberglass), pulp, paper, chemicals, or in-
23	dustrial ceramics, and
24	"(B) any other manufactured product that
25	the Secretary determines—

1	"(i) is sold for purposes of further	
2	manufacture, and	
3	"(ii) generates, in the course of the	
4	manufacture of the product, direct and in-	
5	direct carbon-dioxide emissions that are	
6	comparable (on an emissions-per-dollar of	
7	output basis) to emissions generated in the	
8	manufacture or production of primary	
9	products identified in subparagraph (A).	
10	"(7) Equivalent measure.—The term 'equiv-	
11	alent measure' means a tax or other regulatory re-	
12	quirement that imposes a cost on manufacturers of	
13	carbon intensive goods located outside the United	
14	States approximately equal to the cost imposed by	
15	section 4691 on manufacturers of comparable car-	
16	bon intensive goods located in the United States.	
17	"(b) Use Treated as Sale.—If any person manu-	
18	factures, produces, or imports any taxable carbon sub-	
19	stance and uses such substance, then such person shall	
20	be liable for tax under section 4691 in the same manner	
21	as if such substance were sold by such person.	
22	"(c) Special Rules for Inventory Ex-	
23	CHANGES.—	
24	"(1) In general.—Except as provided in this	
25	paragraph, in any case in which a manufacturer,	

1	producer, or importer of a taxable carbon substance
2	exchanges such substance as part of an inventory ex-
3	change with another person—
4	"(A) such exchange shall not be treated as
5	a sale, and
6	"(B) such other person shall, for purposes
7	of section 4691, be treated as the manufac-
8	turer, producer, or importer of such substance.
9	"(2) Registration requirement.—Para-
10	graph (1) shall not apply to any inventory exchange
11	unless—
12	"(A) both parties are registered with the
13	Secretary as manufacturers, producers, or im-
14	porters of taxable carbon substances, and
15	"(B) the person receiving the taxable car-
16	bon substance has, at such time as the Sec-
17	retary may prescribe, notified the manufac-
18	turer, producer, or importer of such person's
19	registration number and the internal revenue
20	district in which such person is registered.
21	"(3) Inventory exchange.—For purposes of
22	this subsection, the term 'inventory exchange' means
23	any exchange in which 2 persons exchange property
24	which is, in the hands of each person, property de-
25	scribed in section 1221(a)(1).

- 1 "(d) REGULATIONS.—The Secretary shall prescribe
- 2 such regulations as may be necessary to carry out the pur-
- 3 poses of this subchapter.".
- 4 (b) Establishment of Build America Trust
- 5 Fund.—Subchapter A of chapter 98 (relating to trust
- 6 fund code) is amended by adding at the end the following:
- 7 "SEC. 9512. BUILD AMERICA TRUST FUND.
- 8 "(a) Creation of Trust Fund.—There is estab-
- 9 lished in the Treasury of the United States a trust fund
- 10 to be known as the 'Build America Trust Fund' (referred
- 11 to in this section as the 'Trust Fund'), consisting of such
- 12 amounts as may be appropriated or credited to the Trust
- 13 Fund as provided in this section or section 9602(b).
- 14 "(b) Transfers to Trust Fund.—There is hereby
- 15 appropriated to the Trust Fund an amount equivalent to
- 16 the increase in revenues received in the Treasury as the
- 17 result of the tax imposed under section 4691.
- 18 "(c) Distribution of Amounts in Trust Fund.—
- 19 Amounts in the Trust Fund equivalent to the taxes re-
- 20 ceived in the Treasury under section 4691 for a calendar
- 21 year shall be available without further appropriation, as
- 22 follows:
- "(1) First, the following amounts for each of
- fiscal years 2019 through 2028, to be allocated as
- 25 follows:

1	"(A) Highways and transit.—
2	"(i) the sum of $$50,000,000,000$ plus
3	the highway and transit shortfall amount,
4	which shall be transferred to the Highway
5	Trust Fund with 80 percent allocated to
6	the Highway Account (as defined in sec-
7	tion $9503(e)(5)(B)$) and 20 percent allo-
8	cated to the Mass Transit Account.
9	"(ii) \$5,000,000,000 shall be available
10	to the Secretary of Transportation for pro-
11	viding assistance under the National Infra-
12	structure Investment program, as de-
13	scribed under the heading 'Department of
14	Transportation—Office of the Secretary—
15	National Infrastructure Investments' in
16	title I of division L of Public Law 114–113
17	(129 Stat. 2835).
18	"(B) AVIATION.—\$3,000,000,000 shall be
19	available to be transferred to the Airport and
20	Airway Trust Fund, of which—
21	"(i) \$1,620,000,000 shall be available
22	to the Secretary of Transportation for
23	making grants for airport planning and
24	airport development under section 47104
25	of title 49, United States Code, and

1	"(ii) \$1,380,000,000 shall be available
2	to the Administrator of the Federal Avia-
3	tion Administration for acquiring, estab-
4	lishing, and improving air navigation facili-
5	ties under section 44502(a)(1)(A) of title
6	49, United States Code.
7	"(C) Passenger rail.—
8	"(i) \$2,000,000,000 shall be available
9	to the Secretary of Transportation for de-
10	posit in the Northeast Corridor account de-
11	scribed in section 24317 of title 49, United
12	States Code, for the uses described in sub-
13	section $(d)(1)(B)$, (C) , (E) , and (F) of
14	such section.
15	"(ii) \$1,500,000,000 shall be available
16	to the Secretary of Transportation for
17	making grants for rail infrastructure and
18	safety improvements under section 24407
19	of title 49, United States Code.
20	"(iii) \$500,000,000 shall be available
21	to the Secretary of Transportation for
22	making grants for state of good repair
23	under section 24911 of title 49, United
24	States Code.

1	"(iv) \$1,000,000,000 shall be avail-
2	able to the Secretary of Transportation for
3	deposit in the National Network account
4	described in section 24317 of title 49,
5	United States Code, for the uses described
6	in subsection $(d)(2)(B)$.
7	"(D) Harbors, waterways, flood pro-
8	TECTION, DAMS.—
9	"(i) \$3,000,000,000 shall be available
10	to the Secretary of the Army for expenses
11	necessary for the construction of river and
12	harbor, flood and storm damage reduction,
13	shore protection, aquatic ecosystem res-
14	toration, and related projects authorized by
15	law or for conducting detailed studies, and
16	plans and specifications, of such projects
17	(including those involving participation by
18	States, local governments, or private
19	groups) authorized or made eligible for se-
20	lection by law (but such detailed studies,
21	and plans and specifications, shall not con-
22	stitute a commitment of the Federal Gov-
23	ernment to construction) to remain avail-
24	able until expended.

1	"(ii) 3,000,000,000 shall be available
2	to the Secretary of the Army for expenses
3	necessary for the operation, maintenance,
4	and care of existing river and harbor, flood
5	and storm damage reduction, aquatic eco-
6	system restoration, and related projects
7	authorized by law; providing security for
8	infrastructure owned or operated by the
9	Corps, including administrative buildings
10	and laboratories; maintaining harbor chan-
11	nels provided by a State, municipality, or
12	other public agency that serve essential
13	navigation needs of general commerce,
14	where authorized by law; surveying and
15	charting northern and northwestern lakes
16	and connecting waters; clearing and
17	straightening channels; and removing ob-
18	structions to navigation, to remain avail-
19	able until expended.
20	"(E) CLEAN WATER.—
21	"(i) \$2,000,000,000 shall be available
22	to the Administrator of the Environmental
23	Protection Agency for making capitaliza-
24	tion grants for the Clean Water State Re-
25	volving Funds under title VI of the Fed-

1	eral Water Pollution Control Act (33
2	U.S.C. 1381 et seq.).
3	"(ii) \$2,350,000,000 shall be available
4	to the Administrator of the Environmental
5	Protection Agency for making capitaliza-
6	tion grants for the Drinking Water State
7	Revolving Funds under section 1452 of the
8	Safe Drinking Water Act (42 U.S.C. 300j-
9	12).
10	"(iii) \$80,000,000 shall be available
11	to the Secretary of the Army and the Ad-
12	ministrator of the Environmental Protec-
13	tion Agency for providing assistance under
14	section 5023 of the Water Infrastructure
15	Finance and Innovation Act of 2014 (33
16	U.S.C. 3902).
17	"(F) USDA WATER AND WASTE DISPOSAL
18	PROGRAMS.—
19	"(i) \$104,200,000 shall be available
20	to the Secretary of Agriculture for direct
21	loans for water or waste disposal facilities
22	under section 306(a)(1) of the Consoli-
23	dated Farm and Rural Development Act.
24	"(ii) \$490,000 shall be available to
25	the Secretary of Agriculture for guaran-

1	teed loans for water or waste disposal fa-
2	cilities under section 306(a)(24) of the
3	Consolidated Farm and Rural Develop-
4	ment Act.
5	"(iii) \$885,000,000 shall be available
6	to the Secretary of Agriculture to carry out
7	section 306(a)(2) of the Consolidated
8	Farm and Rural Development Act.
9	"(G) Broadband Deployment.—
10	\$3,000,000,000 shall be available to the Assist-
11	ant Secretary of Commerce for Communications
12	and Information to carry out a program to ex-
13	pand access to broadband to communities
14	throughout the United States, with an emphasis
15	on communities unserved by broadband.
16	"(2) Second, \$5,000,000,000 for each fiscal
17	year 2019 through 2028 shall be available for assist-
18	ance to workers and communities reliant on indus-
19	tries that primarily produce taxable carbon sub-
20	stances or carbon-intensive goods, as determined by
21	the Secretary in consultation with the Secretary of
22	Labor, including for—
23	"(A) worker retraining, pension benefits,
24	and health benefits,
25	"(B) abandoned mine reclamation,

1	"(C) development of carbon capture, utili-
2	zation, and storage technologies, and
3	"(D) other assistance the Secretary deter-
4	mines appropriate.
5	"(3) Third, for calendar year 2019 and each
6	calendar year thereafter, 12.5 percent of the amount
7	in the Trust Fund equivalent to the taxes received
8	in the Treasury under section 4691 shall be avail-
9	able for the Energy Refund Program.
10	"(4) Fourth, the amount remaining after the
11	application of paragraphs (1), (2), and (3) shall be
12	available for paying the consumer tax rebate.
13	"(d) Definitions.—For purposes of this section—
14	"(1) The term 'highway and transit shortfall
15	amount' means the amount determined by the Sec-
16	retary to be equal to the excess of—
17	"(A) the sum of the obligations of the
18	United States specified in section 9503(c)(1)
19	plus the amounts to be expended under section
20	9503(e)(3), over
21	"(B) the amounts available in the Highway
22	Trust Fund to meet those obligations and ex-
23	penditures (determined without regard to this
24	paragraph or section $9503(f)(5)$).

1	"(2) The terms 'taxable carbon substance' and
2	'carbon-intensive goods' have the meanings given
3	such terms by section 4694.
4	"(e) Qualifications Based Selection for Ar-
5	CHITECTURAL AND ENGINEERING CONTRACTS.—
6	"(1) In general.—Subject to paragraph (2),
7	as a condition on the receipt of funds pursuant to
8	this section of an amount greater than \$1,000,000,
9	a non-Federal sponsor that receives the funds shall
10	require that each contract and subcontract for pro-
11	gram management, construction management, plan-
12	ning studies, feasibility studies, architectural serv-
13	ices, preliminary engineering, design, engineering,
14	surveying, mapping, and related services entered
15	into using any of such funds be awarded in the same
16	manner as a contract for architectural and engineer-
17	ing services is awarded under—
18	"(A) chapter 11 of title 40, United States
19	Code, or
20	"(B) an equivalent qualifications-based re-
21	quirement prescribed by the relevant State.
22	"(2) No proprietary interest.—A contract
23	awarded in accordance with paragraph (1) shall not
24	be considered to confer a proprietary interest upon
25	the United States.

1	"(f) Administrative Provisions.—Amounts dis-
2	tributed from the Trust Fund for a program or activity
3	under subsection (c) shall—
4	"(1) be in addition to other amounts appro-
5	priated for the program or activity, and
6	"(2) remain available until expended.".
7	(c) CLERICAL AMENDMENTS.—
8	(1) The table of subchapters for chapter 38 is
9	amended by adding at the end thereof the following
10	new item:
	"SUBCHAPTER E. TAX ON CARBON DIOXIDE CONTENT OF CERTAIN SUBSTANCES.".
11	(2) The table of sections for subchapter A of
12	chapter 98 is amended by adding at the end the fol-
13	lowing:
	"Sec. 9512. Build America Trust Fund.".
14	(d) Effective Date.—The amendments made by
15	this section shall apply to taxable years beginning after
16	December 31, 2018.
17	SEC. 6003. ENERGY REFUND PROGRAM.
18	(a) In General.—The Secretary of the Treasury, in
19	consultation with the Secretary of Health and Human
20	Services, the Commissioner of Social Security, and the
21	Secretary of Agriculture, shall formulate and administer
22	the program provided for in this section, which shall be

1	known as the "Energy Refund Program", and under
2	which eligible households are provided an energy refund.
3	(b) Eligibility of Households to Receive En-
4	ERGY REFUND.—Each eligible household shall be entitled
5	to receive monthly cash payments under this section in
6	an amount equal to the monthly energy refund amount
7	determined under subsection (d).
8	(c) Eligibility.—
9	(1) ELIGIBLE HOUSEHOLDS.—A household
10	shall be considered to be an eligible household for
11	purposes of this section if—
12	(A) the aggregate gross income of all tax-
13	payers in the household does not exceed 150
14	percent of the poverty line;
15	(B) the State agency for the State in
16	which the household is located determines that
17	the household is participating in—
18	(i) the supplemental nutrition assist-
19	ance program;
20	(ii) the Food Distribution Program on
21	Indian Reservations authorized by section
22	4(b) of the Food and Nutrition Act of
23	2008 (7 U.S.C. 2013(b)); or
24	(iii) the program for nutrition assist-
25	ance in Puerto Rico or American Samoa

1	under section 19 of such Act (7 U.S.C.
2	2028);
3	(C) the household consists of a single indi-
4	vidual or a married couple, and—
5	(i) receives the subsidy described in
6	section 1860D–14 of the Social Security
7	Act (42 U.S.C. 1395w–114); or
8	(ii)(I) participates in the program
9	under title XVIII of the Social Security
10	Act; and
11	(II) meets the income requirements
12	described in section $1860D-14(a)(1)$ or
13	(a)(2) of the Social Security Act (42
14	U.S.C. $1395w-114(a)(1)$ or $(a)(2)$; or
15	(D) the household consists of a single indi-
16	vidual or a married couple, and receives benefits
17	under the Supplemental Security Income Pro-
18	gram under title XVI of the Social Security Act
19	(42 U.S.C. 1381–1383f).
20	(2) Ineligible individuals.—The Secretary
21	of the Treasury may only provide energy refunds in
22	accordance with this section to United States citi-
23	zens, United States nationals, and individuals law-
24	fully residing in the United States. The Secretary
25	shall establish procedures to ensure that other indi-

viduals do not receive such refunds and are not taken into account in determining the amount of such refunds.

(3) National standards.—The Secretary of the Treasury, in consultation with the Secretary of Agriculture, shall establish uniform national standards of eligibility ensuring that States may co-administer the Energy Refund Program with the supplemental nutrition assistance program in accordance with the provisions of this section. No State agency shall impose any other standard or requirement as a condition of eligibility or refund receipt under the program. Assistance in the Energy Refund Program shall be furnished promptly to all eligible households who make application for such participation or are already enrolled in any program referred to in paragraph (1).

(d) Monthly Energy Refund Amount.—

(1) ESTIMATED ANNUAL REFUND.—Not later than August 31 of each relevant fiscal year, the Secretary of the Treasury, in consultation with the Energy Information Administration, shall estimate, pursuant to a method that is appropriate for such purposes, the annual total loss in purchasing power that will result from the America Wins Act in the

1	next fiscal year for households of each size with
2	gross income equal to 150 percent of the poverty
3	line, based on the tax imposed under section 4691
4	of the Internal Revenue Code of 1986, excluding the
5	amount of the increase in households' energy con-
6	sumption that is financed by higher cost of living ad-
7	justments to Federal benefits that result from in-
8	creased carbon costs by reason of such tax.
9	(2) Monthly energy refund.—Subject to
10	paragraph (3) and subsection (c)(2), the amount of
11	the monthly energy refund for an eligible household
12	under this section shall be—
13	(A) if the household has 1, 2, 3, or 4 mem-
14	bers, ½12 of the amount estimated under para-
15	graph (1) for such fiscal year for a household
16	of the same size, rounded to the nearest whole
17	dollar amount; or
18	(B) if the household has 5 or more mem-
19	bers, ½12 of the arithmetic mean value of the
20	amounts estimated under paragraph (1) for
21	such fiscal year for households with 5 or more
22	members, rounded to the nearest whole dollar
23	amount.
24	(3) Ensuring deficit neutrality.—For any
25	fiscal year after calendar year 2018 in which the

1	amounts that are available under section 9512(c) of
2	the Internal Revenue Code of 1986 are not sufficient
3	for purposes of funding the monthly energy refund
4	described in paragraph (2), the Secretary of the
5	Treasury shall direct State agencies to reduce, on a
6	pro rata basis, the amount of such refunds that are
7	provided to eligible households.
8	(e) Delivery Mechanism.—
9	(1) Monthly installments.—Subject to
10	standards and an implementation schedule set by
11	the Secretary of the Treasury, the energy refund
12	shall be provided in monthly installments via—
13	(A) direct deposit into the eligible house-
14	hold's designated bank account;
15	(B) the State's electronic benefit transfer
16	system; or
17	(C) another Federal or State mechanism
18	if such a mechanism is approved by the Sec-
19	retary of the Treasury.
20	(2) STANDARDS.—The standards described
21	under paragraph (1) shall—
22	(A) protect the privacy of energy refund
23	applicants and recipients;

1	(B) provide energy refund recipients with
2	choices, as appropriate, for delivery and receipt
3	of refunds;
4	(C) ensure ease of use and access to re-
5	funds, including a prohibition on any fees
6	charged for withdrawals or other related serv-
7	ices;
8	(D) protect, in a cost-effective manner,
9	against improper access to energy refunds;
10	(E) ensure interoperability of the Energy
11	Refund Program between States and permit
12	monitoring and investigations by authorized law
13	enforcement agencies; and
14	(F) include such standards, as determined
15	appropriate by the Secretary of the Treasury,
16	to protect applicant and recipient households
17	from fraud and abuse and promote effective
18	and efficient administration of Energy Refund
19	Program.
20	(f) Administration.—
21	(1) In General.—The State agency of each
22	participating State shall assume responsibility for
23	the certification of applicant households and for the
24	issuance of refunds and the control and account
25	ability thereof.

1	(2) Administrative costs.—Subject to such
2	standards as determined appropriate by the Sec-
3	retary of the Treasury, the Secretary shall reimburse
4	each State agency for 100 percent of administrative
5	costs.
6	(3) Procedures.—Under standards estab-
7	lished by the Secretary of the Treasury, the State
8	agency shall establish procedures governing the ad-
9	ministration of the Energy Refund Program that the
10	State agency determines best serve households in the
11	State, including households with special needs, such
12	as households with elderly or disabled members,
13	households in rural areas, homeless individuals, and
14	households residing on reservations (as defined in
15	section 4 of the Indian Child Welfare Act of 1978
16	(25 U.S.C. 1903) and section 3 of the Indian Fi-
17	nancing Act of 1974 (25 U.S.C. 1452). In carrying
18	out this paragraph, a State agency shall—
19	(A) provide timely, accurate, and fair serv-
20	ice to applicants for, and participants in, the
21	Energy Refund Program;
22	(B) permit an applicant household to apply
23	to participate in the program at the time that
24	the household first contacts the State agency
25	and consider an application that contains the

1	name, address, and signature of the applicant
2	to be sufficient to constitute an application for
3	participation;
4	(C) screen any applicant household for the
5	supplemental nutrition assistance program, the
6	State's medical assistance program under sec-
7	tion XIX of the Social Security Act, the Chil-
8	dren's Health Insurance Program under section
9	XXI of such Act, and a State program that
10	provides basic assistance under a State pro-
11	gram funded under title IV of such Act or with
12	qualified State expenditures as defined in sec-
13	tion 409(a)(7) of such Act for eligibility for the
14	Energy Refund Program and, if eligible, enroll
15	such applicant household in the Energy Refund
16	Program;
17	(D) complete certification of and provide a
18	refund to any eligible household not later than
19	30 days following its filing of an application;
20	(E) use appropriate bilingual personnel
21	and materials in the administration of the pro-
22	gram in those portions of the State in which a
23	substantial number of members of low income
24	households speak a language other than
25	English; and

1	(F) utilize State agency personnel who are
2	employed in accordance with the current stand-
3	ards for a merit system of personnel adminis-
4	tration or any standards later prescribed by the
5	Office of Personnel Management pursuant to
6	section 208 of the Intergovernmental Personnel
7	Act of 1970 (42 U.S.C. 4728) modifying or su-
8	perseding such standards relating to the estab-
9	lishment and maintenance of personnel stand-
10	ards on a merit basis to make all tentative and
11	final determinations of eligibility and ineligi-
12	bility.
13	(4) Streamlined eligibility for certain
14	BENEFICIARIES OF FEDERAL PROGRAMS.—
15	(A) IN GENERAL.—The Secretary of the
16	Treasury, the Commissioner of Social Security,
17	the Railroad Retirement Board, or the Sec-
18	retary of Veterans Affairs, as appropriate, shall
19	develop procedures to directly provide energy
20	refunds to individuals that are beneficiaries
21	under the benefit programs administered by
22	such entities and are eligible to receive such re-
23	funds under the Energy Refund Program, if the
24	Secretary of the Treasury determines, in con-
25	sultation with the Commissioner of Social Secu-

1	rity, the Railroad Retirement Board, and the
2	Secretary of Veterans Affairs, that—
3	(i) one or more of such entities are
4	able to determine the gross income of such
5	beneficiaries for purposes of determining
6	eligibility for the energy refund;
7	(ii) such entities are able to coordi-
8	nate to ensure that such beneficiaries do
9	not receive multiple energy refunds; and
10	(iii) Federal provision of energy re-
11	funds would be more efficient and result in
12	receipt of energy refunds by a greater
13	number of eligible beneficiaries than deliv-
14	ery of such refunds by the States.
15	(B) RECEIPT OF REFUNDS.—Any low-in-
16	come beneficiary who receives an energy refund
17	pursuant to the procedures developed under this
18	paragraph shall not be eligible for an energy re-
19	fund otherwise provided by a State agency
20	under this section.
21	(5) Regulations.—
22	(A) In general.—Except as provided in
23	subparagraph (B), the Secretary of the Treas-
24	ury shall issue such regulations consistent with
25	this section as the Secretary deems necessary or

1 appropriate for the effective and efficient ad-2 ministration of the Energy Refund Program, 3 and shall promulgate all such regulations in ac-4 cordance with the procedures set forth in section 553 of title 5, United States Code. 6 (B) CERTAIN PROCEDURES.—Without re-7 gard to section 553 of title 5 of such Code, the 8 Secretary of the Treasury may by rule promul-9 gate as final, to be effective until not later than 10 2 years after the date of the enactment of the 11 America Wins Act, any procedures that are 12 substantially the same as the procedures governing the supplemental nutrition assistance 13 14 program in section 273.2, 273.12, or 273.15 of 15 title 7, Code of Federal Regulations. 16 (C) Notwithstanding paragraphs (2) and 17 (3) of subsection (i), the Secretary of the 18 Treasury shall promulgate regulations requiring 19 streamlined eligibility determinations for some 20 or all households which include individuals re-21 ceiving medical assistance under a State plan 22 approved under title XIX or XXI of the Social 23 Security Act or individuals receiving premium 24 credits for the purchase of qualified health in-

surance coverage pursuant to section 36B of

25

1 the Internal Revenue Code of 1986. The regula-2 tions shall institute procedures whereby the 3 gross income and family size information used 4 for determining eligibility under such provisions serve as the basis for determining eligibility for 6 the Energy Refund Program. 7 (D) Exception for quarterly provi-8 SION OFBENEFITS.—Notwithstanding 9 other provision of this section, the Secretary of 10 the Treasury may authorize States to provide 11 benefits under this section on a quarterly basis 12 if the Secretary determines that the amount of 13 the benefits that would be provided on a month-14 ly basis to households is insufficient to be effi-15 ciently paid on a monthly basis in light of the 16 administrative expenses of the Energy Refund 17 Program. 18 (g) TREATMENT.—The value of the refund provided 19 under this section shall not be considered income or re-20 sources for any purpose under any Federal, State, or local 21 laws, including, but not limited to, laws relating to an in-22 come tax, or public assistance programs (including, but 23 not limited to, health care, cash aid, child care, nutrition programs, and housing assistance) and no participating

State or political subdivision thereof shall decrease any as-

1	sistance otherwise provided an individual or individuals be-
2	cause of the receipt of a refund under this section.
3	(h) Program Integrity.—For purposes of ensuring
4	program integrity and complying with the requirements of
5	the Improper Payment Information Act of 2002, the Sec-
6	retary of the Treasury shall, to the maximum extent pos-
7	sible, rely on and coordinate with the quality control sam-
8	ple and review procedures of paragraphs (2), (3), (4), and
9	(5) of section 16(c) of the Food and Nutrition Act of 2008
10	(7 U.S.C. 2025(c)).
11	(i) Definitions and Special Rules.—
12	(1) Electronic benefit transfer sys-
13	TEM.—The term "electronic benefit transfer system"
14	means a system by which household benefits or re-
15	funds defined under subsection (e) are issued from
16	and stored in a central databank via electronic ben-
17	efit transfer cards.
18	(2) Gross income.—The term "gross income"
19	means the gross income of a household that is deter-
20	mined in accordance with standards and procedures
21	established under section 5 of the Food and Nutri-
22	tion Act of 2008 (7 U.S.C. 2014) and its imple-
23	menting regulations.
24	(3) Household.—

1	(A) Rules for equitable administra-
2	TION OF REFUND IN CERTAIN CASES.—The
3	Secretary of the Treasury shall establish rules
4	for providing the energy refund in an equitable
5	and administratively simple manner to house-
6	holds where the group of individuals who live
7	together includes members not all of whom are
8	described in a single subparagraph of sub-
9	section $(c)(1)$, or includes additional members
10	not described in any such subparagraph.
11	(B) CERTAIN GROUPS.—The Secretary of
12	the Treasury shall establish rules regarding the
13	eligibility and delivery of the energy refund to
14	groups of individuals described in section
15	3(m)(4) or (5) of the Food and Nutrition Act
16	of 2008 (7 U.S.C. 2012(n)(4) or (5)).
17	(4) Poverty line.—The term "poverty line"
18	has the meaning given the term in section 673(2) of
19	the Community Services Block Grant Act (42 U.S.C.
20	9902(2)), including any revision required by that
21	section.
22	(5) STATE.—The term "State" means the 50
23	States, the District of Columbia, the Commonwealth
24	of Puerto Rico, American Samoa, the United States

1 Virgin Islands, Guam, and the Commonwealth of the 2 Northern Mariana Islands. 3 (6) STATE AGENCY.—The term "State agency" 4 means an agency of State government, including the 5 local offices thereof, that has responsibility for ad-6 ministration of the 1 or more federally aided public 7 assistance programs within the State, and in those 8 States where such assistance programs are operated 9 on a decentralized basis, the term shall include the 10 counterpart local agencies administering such pro-11 grams. 12 SUPPLEMENTAL NUTRITION ASSISTANCE 13 PROGRAM.—The term "supplemental nutrition as-14 sistance program" means the supplemental nutrition 15 assistance program as defined in section 3 of the 16 Food and Nutrition Act of 2008 (7 U.S.C. 2012.). 17 (8) Other terms not defined in 18 this section shall have the same meaning as such 19 terms have in the Supplemental Nutrition Assistance 20 Program unless the Secretary of the Treasury finds 21 for good cause that application of a particular defi-22 nition would be detrimental to the purposes of the 23 Energy Refund Program.

1 SEC. 6004. CONSUMER TAX REBATE.

- 2 (a) IN GENERAL.—Subpart C of part IV of sub-
- 3 chapter A of chapter 1 is amended by inserting after sec-
- 4 tion 36B the following new section:
- 5 "SEC. 36C. WORKING FAMILIES RELIEF.
- 6 "(a) Allowance of Credit.—In the case of an eli-
- 7 gible taxpayer, there shall be allowed as a credit against
- 8 the tax imposed by this subtitle for the taxable year an
- 9 amount equal to the working families relief amount.
- 10 "(b) Limitation Based on Household Income.—
- 11 "(1) IN GENERAL.—The amount allowable as a
- credit under subsection (a) (determined without re-
- gard to this subsection) for the taxable year shall be
- reduced (but not below zero) by 0.05 percent for
- every \$10 by which the taxpayer's household income
- 16 for the taxable year exceeds the credit cap amount
- for the calendar year in which such taxable year be-
- gins.
- 19 "(2) CREDIT CAP AMOUNT.—The credit cap
- 20 mount for any calendar year is the amount which is
- 21 equal to 350 percent of the poverty line (within the
- meaning of section 2110(c)(5) of the Social Security
- Act) for the size of the family involved for such cal-
- endar year.
- 25 "(3) Rounding.—Solely for purposes of para-
- graph (1), if the eligible taxpayer's adjusted gross

1	income or the credit cap amount is not a multiple
2	of \$10, such amount shall be rounded to the next
3	highest multiple of \$10.
4	"(c) Coordination With Energy Refund Re-
5	CEIVED THROUGH STATE HUMAN SERVICE AGENCIES.—
6	"(1) In general.—In any taxable year in
7	which a taxpayer or the taxpayer's spouse receives
8	an energy refund under section 6003 of the America
9	Wins Act, the amount described in subsection (a)
10	shall be reduced by the energy refund amount re-
11	ceived in that taxable year.
12	"(2) Information.—The Secretary shall pro-
13	mulgate regulations that instruct States on how to
14	inform adult individuals who receive an energy re-
15	fund under section 6003 of the America Wins Act
16	the refund amount the individuals received and how
17	such information shall be provided to the Internal
18	Revenue Service.
19	"(3) System to handle inquiries.—The
20	Secretary shall establish a telephone and online sys-
21	tem that allows an individual to inquire about the
22	refund amount the individual received.
23	"(4) Adjustment of energy refund
24	AMOUNT.—In the case of an individual who does not
25	report the refund amount that was provided under

1	section 6003 of the America Wins Act or recorded
2	an incorrect number of refund amount, the Sec-
3	retary shall adjust the energy refund under such sec-
4	tion based on the information received from States.
5	Such reduction shall only be made if the Secretary
6	has made a determination that the information
7	meets a sufficient standard for accuracy.
8	"(d) Working Families Relief Amount.—For
9	purposes of this section—
10	"(1) In general.—The working families relief
11	amount with respect to any eligible taxpayer for any
12	taxable year is an amount equal to—
13	"(A) the relief amount for the calendar
14	year in which such taxable year begins, multi-
15	plied by
16	"(B) the scale factor applicable to the eli-
17	gible taxpayer's family size.
18	"(2) Relief amount.—
19	"(A) In General.—The relief amount
20	with respect to any calendar year is the amount
21	which will provide that the aggregate credits al-
22	lowed under this section with respect to all eli-
23	gible taxpayers for taxable years beginning in
24	such calendar year equal the amount which is

1	provided in section 9512(c)(4) for such calendar
2	year.
3	"(B) Secretarial Determination.—
4	The relief amount for each calendar year shal
5	be determined by the Secretary based on the ex-
6	pected revenues from section 9512(c)(4) for
7	each such calendar year.
8	"(C) Adjustment of relief
9	AMOUNTS.—If, after the close of any calendar
10	year, the Secretary determines that the amoun-
11	of the aggregate credits allowed under this sec-
12	tion with respect to all eligible taxpayers for
13	taxable years beginning in such calendar year
14	differed significantly from the amount equal to
15	the funding provided by section 9512(c)(4) for
16	such calendar year, the Secretary may adjust
17	the relief amount for the immediately suc-
18	ceeding calendar year either up or down in
19	order to account for such difference.
20	"(3) Scale factor.—The scale factor with re-
21	spect to any eligible taxpayer for any taxable year
22	shall be determined in accordance with the following
23	table:
	"If the taxpayer's family size for the tax- able year is: 1
	2

	4
1	"(e) Eligible Taxpayer.—For purposes of this sec-
2	tion—
3	``(1) IN GENERAL.—The term 'eligible taxpayer'
4	means any individual other than—
5	"(A) any individual with respect to whom
6	a deduction under section 151 is allowable to
7	another taxpayer for a taxable year beginning
8	in the calendar year in which the individual's
9	taxable year begins,
10	"(B) any nonresident alien individual, or
11	"(C) an estate or trust.
12	"(2) Identification number require-
13	MENT.—Such term shall not include any individual
14	who—
15	"(A) in the case of a return that is not a
16	joint return, does not include the social security
17	number of the individual, and
18	"(B) in the case of joint return, does not
19	include the social security number of at least
20	one of the taxpayers on such return.
21	For purposes of the preceding sentence, the social
22	security number shall not include a TIN issued by
23	the Internal Revenue Service.

1	"(f) Household Income.—The term 'household in-
2	come' means, with respect to any eligible taxpayer, an
3	amount equal to the sum of—
4	"(1) the adjusted gross income of the taxpayer,
5	plus
6	"(2) the aggregate adjusted gross incomes of all
7	other individuals who are taken into account in de-
8	termining the taxpayer's family size under sub-
9	section (g) and who were required to file a return
10	of the tax imposed by section 1 for the taxable year.
11	"(g) Family Size.—
12	"(1) In general.—The family size with re-
13	spect to any taxpayer shall be equal to the number
14	of individuals for whom the taxpayer is allowed a de-
15	duction under section 151 for the taxable year.
16	"(2) Identification number require-
17	MENT.—The family size determined under para-
18	graph (1) shall not include any individual (including
19	the taxpayer) whose social security account number
20	is not included on the return of tax for the taxable
21	year.
22	"(h) Treatment.—The value of the credit provided
23	under this section shall not be considered income or re-
24	sources for any purpose under any Federal, State, or local
25	law (including a law relating to an income tax or public

- 1 assistance program (including health care, cash aid, child
- 2 care, nutrition programs, and housing assistance)) and no
- 3 participating State or political subdivision of a State shall
- 4 decrease any assistance otherwise provided one or more
- 5 individuals because of the receipt of a credit under this
- 6 section.".
- 7 (b) Conforming Amendments.—
- 8 (1) Section 6211 is amended by inserting
- 9 "36C," before "53(e)".
- 10 (2) Paragraph (2) of section 1324(b) of title
- 11 31, United States Code, is amended by inserting
- "36C," after "36B,".
- 13 (c) Clerical Amendment.—The table of sections
- 14 for subpart C of part IV of subchapter A of chapter 1
- 15 is amended by inserting after the item relating to section
- 16 36B the following new item:
 - "Sec. 36C. Working families relief.".
- 17 (d) Effective Date.—The amendments made by
- 18 this section shall apply to taxable years beginning after
- 19 December 31, 2018.

