117TH CONGRESS 1ST SESSION	S.	
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To amend the Internal Revenue Code of 1986 to establish a border carbon adjustment for the importation of certain goods.

IN THE SENATE OF THE UNITED STATES

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

A BILL

To amend the Internal Revenue Code of 1986 to establish a border carbon adjustment for the importation of certain goods.

- 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 "Fair, Affordable, Inno-
- 5 vative, and Resilient Transition and Competition Act" or
- 6 the "FAIR Transition and Competition Act".
- 7 SEC. 2. BORDER CARBON ADJUSTMENT.
- 8 The Internal Revenue Code of 1986 is amended by
- 9 adding at the end the following new subtitle:

2

"Subtitle L—Border Carbon Adjustment

"Chapter 101—Border Carbon Adjustment

3 "CHAPTER 101—BORDER CARBON

4 ADJUSTMENT

"Sec. 9901. Definitions.

"Sec. 9902. Determination of domestic environmental cost incurred.

"Sec. 9903. Determination of emissions for each sector.

"Sec. 9904. Border carbon adjustment.

"Sec. 9905. Administration of border carbon adjustment.

"Sec. 9906. Allocation of carbon border fee adjustment revenues.

5 "SEC. 9901. DEFINITIONS.

- 6 "For purposes of this subtitle:
- 7 "(1) ADMINISTRATOR.—The term 'Adminis-
- 8 trator' means the Administrator of the Environ-
- 9 mental Protection Agency.
- 10 "(2) Baseline emissions.—The term 'baseline
- emissions' means the average greenhouse gas emis-
- sions of a company's relevant sector, as determined
- under section 9903(a).
- 14 "(3) Benchmark emissions.—The term
- 15 'benchmark emissions' means the greenhouse gas
- emissions of the highest emitting sites within a com-
- pany's relevant sector in the United States, as deter-
- mined under section 9903(b).
- 19 "(4) BORDER CARBON ADJUSTMENT.—The
- term 'border carbon adjustment' means the fee im-
- 21 posed pursuant to section 9904.

1	"(5) CO_2 -e.—The term ' CO_2 -e' means the num-
2	ber of metric tons of carbon dioxide emissions with
3	the same global warming potential as one metric ton
4	of another greenhouse gas.
5	"(6) COVERED FUEL.—The term 'covered fuel'
6	means natural gas, petroleum, coal, or any other
7	product derived from natural gas, petroleum, or coal
8	that is used or may be used so as to emit green-
9	house gases to the atmosphere.
10	"(7) COVERED GOOD.—The term 'covered good'
11	means a covered fuel or a product produced within
12	a sector.
13	"(8) Domestic environmental cost in-
14	CURRED.—The term 'domestic environmental cost
15	incurred' means the amount determined under sec-
16	tion 9902.
17	"(9) Greenhouse gas.—The term 'greenhouse
18	gas' has the same meaning given such term under
19	paragraph (3) of section 901 of the Energy Inde-
20	pendence and Security Act of 2007 (42 U.S.C.
21	17321).
22	"(10) Greenhouse gas content.—The term
23	'greenhouse gas content' means the amount of
24	greenhouse gases, expressed in metric tons of CO_2 -

1	e, which would be emitted to the atmosphere by the
2	use of a covered fuel.
3	"(11) Imported.—Irrespective of any other
4	definition in law or treaty, the term 'imported'
5	means to have landed on, brought into, or intro-
6	duced into any place subject to the jurisdiction of
7	the United States from a person or place outside the
8	United States.
9	"(12) Importer.—The term 'importer' means
10	a person who, for any reason, brings a product from
11	a foreign country into the United States for con-
12	sumption, use, or warehousing.
13	"(13) Production greenhouse gas emis-
14	SIONS.—The term 'production greenhouse gas emis-
15	sions' means the quantity of greenhouse gases, ex-
16	pressed in metric tons of CO ₂ -e, emitted to the at-
17	mosphere resulting from the production, manufac-
18	ture, or assembly of a product, as determined under
19	section 9905.
20	"(14) Secretary.—The term 'Secretary'
21	means the Secretary of the Treasury, or the Sec-
22	retary's delegate.
23	"(15) Sector.—The term 'sector' means in-
24	dustrial facilities which produce one of the following
25	products:

1	"(A) Steel.
2	"(B) Aluminum.
3	"(C) Cement.
4	"(D) Iron.
5	"(E) Any product identified pursuant to
6	section 9905(e).
7	"(F) Any product for which greater than
8	50 percent the composition of such product con-
9	sist of a product described in subparagraphs
10	(A) through (E).
11	"(16) State.—The term 'State' means any of
12	the 50 States, the District of Columbia, or the Com-
13	monwealth of Puerto Rico.
14	"(17) Upstream greenhouse gas emis-
15	SIONS.—The term 'upstream greenhouse gas emis-
16	sions' means the quantity of greenhouse gases, ex-
17	pressed in metric tons of CO ₂ -e, emitted to the at-
18	mosphere resulting from the extraction, processing
19	transportation, financing, or other preparation of a
20	covered fuel for use, as determined under section
21	9905.
22	"SEC. 9902. DETERMINATION OF DOMESTIC ENVIRON
23	MENTAL COST INCURRED.
24	"Not later than July 1, 2023, and annually there-
25	after, the Secretary (in coordination with the Director of

1	the Office of Management and Budget, the Secretary of
2	Commerce, the Secretary of Energy, the Administrator
3	the Secretary of Agriculture, the Secretary of Transpor-
4	tation, the United States Trade Representative, and the
5	Secretary of the Interior) shall determine the domestic en-
6	vironmental cost incurred for each sector, and for the pro-
7	duction of each covered fuel, based on the average cost
8	incurred by companies within such sector (or, in the case
9	of a covered fuel, the average cost incurred to produce
10	such fuel) to comply with any Federal, State, regional, or
11	local law, regulation, policy or program which is—
12	"(1) in effect at the time of such determination
13	including any such law, regulation, policy, or pro-
14	gram which is implemented after the date of enact-
15	ment of the FAIR Transition and Competition Act
16	and
17	"(2) designed to limit or reduce greenhouse gas
18	emissions, including—
19	"(A) the Clean Air Act (42 U.S.C. 7401)
20	"(B) greenhouse gas emissions standards
21	for passenger cars and light trucks, and
22	"(C) any State, regional, or local law, reg-
23	ulation, policy, or program that imposes a cap-
24	and-trade system with respect to, or a tax or
25	fee on, carbon dioxide.

1	"SEC. 9903. DETERMINATION OF EMISSIONS FOR EACH SEC-
2	TOR.
3	"(a) Baseline Emissions.—Not later than July 1,
4	2023, and annually thereafter, the Administrator shall de-
5	termine and publish the average greenhouse gas emissions
6	of each sector during the prior calendar year in order to
7	demonstrate the amount of progress made in reducing
8	greenhouse gas emissions in the United States.
9	"(b) Benchmark Emissions.—Not later than July
10	1, 2023, and annually thereafter, the Administrator shall
11	determine and publish the production greenhouse gas
12	emissions for the top 1 percent of the emitting production
13	sites within each sector in the United States during the
14	prior calendar year.
15	"SEC. 9904. BORDER CARBON ADJUSTMENT.
16	"(a) Border Carbon Adjustment.—Beginning on
17	January 1, 2024, in the case of any importer that imports
18	a covered good into the United States, there shall be im-
19	posed a fee—
20	"(1) in the case of a covered fuel, in an amount
21	equal to the product of—
22	"(A) the domestic environmental cost in-
23	curred in the production of such fuel, multiplied
24	by
25	"(B) the upstream greenhouse gas emis-
26	sions of such fuel,

1	"(2) in the case of a product produced within
2	a sector which is not a covered fuel, in an amount
3	equal to the product of—
4	"(A) the domestic environmental cost in-
5	curred for the sector in which such product was
6	produced, multiplied by
7	"(B) the production greenhouse gas emis-
8	sions of the product, or
9	"(3) in the case of a product produced within
10	a sector for which reliable data with respect to the
11	production greenhouse gas emissions of such product
12	is not available, in an amount equal to the product
13	of—
14	"(A) the benchmark emissions for the sec-
15	tor which produced such product, multiplied by
16	"(B) the domestic environmental cost in-
17	curred for the sector in which such product was
18	produced.
19	"(b) Exemptions.—
20	"(1) In general.—Not later than July 1,
21	2023, and annually thereafter, the Secretary shall
22	publish an annual report which identifies all applica-
23	ble countries, with any covered good imported from
24	an applicable country during the calendar year be-

I	ginning after the date of publication of such report
2	to be exempt from the border carbon adjustment.
3	"(2) APPLICABLE COUNTRIES.—For purposes
4	of this subsection, the term 'applicable country'
5	means—
6	"(A) any country included on the list of
7	Least Developed Countries on the most recent
8	Development Assistance Committee List of Of-
9	ficial Development Assistance Recipients pub-
10	lished by the Organisation for Economic Co-op-
11	eration and Development, and
12	"(B) any country which—
13	"(i) does not impose a border carbon
14	adjustment on products produced or manu-
15	factured in the United States, and
16	"(ii) the Secretary (in coordination
17	with the Secretary of State, the United
18	States Trade Representative, the Secretary
19	of Commerce, the Secretary of Energy, the
20	Administrator, the Secretary of Agri-
21	culture, the Secretary of Transportation,
22	and the Secretary of the Interior) deter-
23	mines enforces laws and regulations de-
24	signed to limit or reduce greenhouse gas
25	emissions that are at least as ambitious as

1	Federal laws and regulations designed to
2	limit or reduce greenhouse gas emissions.
3	"SEC. 9905. ADMINISTRATION OF BORDER CARBON ADJUST-
4	MENT.
5	"(a) In General.—The Secretary (in consultation
6	with the Administrator, the United States Trade Rep-
7	resentative, and the Secretary of Homeland Security) shall
8	prescribe regulations and guidance to implement the bor-
9	der carbon adjustment.
10	"(b) Methodology.—In determining the production
11	greenhouse gas emissions of a covered good, the Secretary
12	shall use reliable methodologies which—
13	"(1) as may be necessary or convenient—
14	"(A) distinguish between different types of
15	covered fuels,
16	"(B) distinguish between a covered fuel's
17	greenhouse gas content and that covered fuel's
18	upstream greenhouse gas emissions,
19	"(C) distinguish between the different
20	types of greenhouse gas emissions which com-
21	pose a covered fuel's upstream greenhouse gas
22	emissions, as well as the various processes
23	which produced those emissions, and
24	"(D) distinguish between the different
25	types of greenhouse gas emissions which com-

1	pose a covered good's production greenhouse
2	gas emissions, as well as the various processes
3	which produced those emissions,
4	"(2) ensure that no covered good has the bor-
5	der carbon adjustment imposed upon it more than
6	once, and
7	"(3) are consistent with international treaties
8	and agreements, including free trade agreements.
9	"(c) Petition Procedure.—The Secretary shall es-
10	tablish fair, timely, impartial, and, to the extent necessary
11	confidential procedures by which the importer of any cov-
12	ered good may petition the Secretary to revise the Sec-
13	retary's determination of the production greenhouse gas
14	emissions of that importer's covered good.
15	"(d) International Negotiations.—The Sec-
16	retary of State and the United States Trade Representa-
17	tive shall engage with other countries regarding reducing
18	global greenhouse gas emissions through trade and ensur-
19	ing fairness in the application of emissions-based tariffs
20	"(e) Additional Sectors.—The Secretary (in con-
21	sultation with the Director of the Office of Management
22	and Budget, the Secretary of Commerce, the Secretary of
23	Energy, the Administrator, the Secretary of Agriculture
24	the Secretary of Transportation, the Secretary of the Inte-
25	rior, and the United States Trade Representative) shall

1	for purposes of section 9901(15)(C), annually identify any
2	product for which the Secretary determines—
3	"(1) there is reliable data for determining the
4	production greenhouse gas emissions of such prod-
5	uct, and
6	"(2) that it is in the interest of the United
7	States to include such product under section
8	9901(15) for purposes of application of the border
9	carbon adjustment with respect to such product.
10	"SEC. 9906. ALLOCATION OF CARBON BORDER FEE ADJUST-
11	MENT REVENUES.
12	"With respect to the revenues collected under section
13	9904—
14	"(1) such revenues shall be used to supplement
15	appropriations made available in fiscal year 2024
16	and each fiscal year thereafter to U.S. Customs and
17	Border Protection, in such amounts as are necessary
18	to administer the border carbon adjustment, and
19	"(2) from any amounts remaining following any
20	supplemental appropriation made with respect to
21	amounts described in paragraph (1)—
22	"(A) 50 percent of such amounts remain-
23	ing shall be used to provide grants to States as
24	prescribed in section 3 of the FAIR Transition
25	and Competition Act, and

"(B) 50 percent of such amounts remain-
ing shall be available, as provided by appropria-
tion Acts, for making expenditures to support
the high-impact research, development, dem-
onstration, technology transfer, commercializa-
tion, and export of technologies that reduce or
eliminate greenhouse gas emissions.".
SEC. 3. RESILIENT COMMUNITIES GRANT PROGRAM.
(a) In General.—The Secretary shall provide to
each State a Resilient Communities Grant no later than
April 1, 2025, and each calendar year thereafter, in an
amount determined under subsection (c).
(b) Eligible Purposes.—A State receiving a Resil-
ient Communities Grant under this section shall use the
amount of each such grant as follows:
(1) To provide job training and worker transi-
tion assistance, with priority given to workers and
former workers in fossil fuel-related industries.
(2) To assist municipalities, counties, or other
political subdivisions of the State in—
(A) developing climate vulnerability assess-
ments and adaptation plans to help build resil-
ience to rapid-onset and slow-onset climate haz-
ards; and

1	(B) implementing such plans, which may
2	include but are not limited to such projects as
3	climate-smart infrastructure, agricultural cli-
4	mate solutions, and natural climate solutions to
5	build climate resilience and support carbon se-
6	questration.
7	(3) To directly assist frontline communities who
8	are experiencing the earliest, most severe threats
9	from climate change with technical assistance and
10	resources to undertake efforts to build climate resil-
11	ience.
12	(4) Alleviate historical burdens imposed upon
13	communities of color, low-income communities, Trib-
14	al and Indigenous communities, fossil fuel-dependent
15	communities, and other vulnerable populations that
16	have been historically under-resourced due to inequi-
17	ties in resource allocation or disproportionately bur-
18	dened by environmental hazards, including exposure
19	to climate risks and polluted air, waterways, and
20	landscapes.
21	(5) To provide relocation assistance to individ-
22	uals and populations when climate change or the en-
23	ergy transition threatens their health, well-being, or
24	livelihood.

1	(6) To assist small businesses that are dis-
2	proportionately impacted by the border carbon ad-
3	justment imposed under subtitle L of the Internal
4	Revenue Code of 1986 (as added by section 2 of this
5	Act).
6	(c) Amount of Grant.—
7	(1) In general.—The amount of the Resilient
8	Communities Grant made to any State for any cal-
9	endar year shall be equal to the product of—
10	(A) the total amount made available under
11	section 9906(2)(A) of the Internal Revenue
12	Code of 1986 (as added by this Act) based on
13	revenue collected in the prior calendar year; and
14	(B) the State allocation percentage for the
15	State (as determined under paragraph (2)).
16	(2) STATE ALLOCATION PERCENTAGE.—Not
17	later than December 1, 2024, and each calendar
18	year thereafter, the Secretary (in coordination with
19	the Administrator of the Environmental Protection
20	Agency, the Secretary of Commerce, the Secretary of
21	Labor, the Secretary of Homeland Security, the Sec-
22	retary of Transportation, the Secretary of Agri-
23	culture, and the Secretary of Energy) shall establish
24	the formula for determining the State allocation per-

1	centage for the following calendar year, which, for
2	each State, shall take into account—
3	(A) the percentage of the population of the
4	United States residing in such State;
5	(B) the vulnerability of such state to cli-
6	mate change; and
7	(C) the percentage of the total United
8	States workforce employed in fossil fuel related
9	industries who are employed in such industries
10	in such State.
11	(3) CLIMATE VULNERABILITY.—In accounting
12	for the vulnerability of each State to climate change
13	under paragraph (2)(B) for the purposes of deter-
14	mining the State allocation percentage, the parties
15	identified in paragraph (2) shall—
16	(A) at a minimum, consider the potential
17	risks from rapid-onset and slow-onset climate
18	hazards to—
19	(i) human health and safety;
20	(ii) infrastructure and other physical
21	assets; and
22	(iii) natural and agricultural systems;
23	(B) account for the disproportionate im-
24	pact of climate change on socially vulnerable
25	communities;

1	(C) ensure the methods for determining
2	climate vulnerability do not result in a formula
3	for State allocation that inequitably allocates
4	resources to specific communities based on race,
5	socioeconomic status, or other such characteris-
6	tics; and
7	(D) utilize relevant components of existing
8	metrics and indicators of climate vulnerability
9	in the United States wherever possible, includ-
10	ing but not limited to—
11	(i) the FEMA National Risk Index;
12	and
13	(ii) over the past 5 years, the State's
14	proportion of—
15	(I) National Flood Insurance
16	Program claims;
17	(II) Fire Mitigation Assistance
18	Grants; and
19	(III) USDA fast track drought
20	designations.
21	(4) Minimum state allocation.—For pur-
22	poses of subparagraph (B), the State allocation per-
23	centage for any State shall not be less than 1 per-
24	cent.

(5) Verification.—The Secretary shall verify
the State use of grants under this subsection to en-
sure such uses comply with the requirements of this
section. The Secretary may withhold a grant under
this subsection if the Secretary determines that a
State has not complied with such requirements.
(d) Definitions.—In this section:
(1) Secretary.—The term "Secretary" means
the Secretary of the Treasury or the Secretary's del-
egate.
(2) Slow-onset climate hazard.—The term
"slow-onset climate hazard" means a threat from
climate change that evolves gradually due to incre-
mental change or because of an increasing frequency
or intensity of recurring climate impacts, includ-
ing—
(A) sea level rise;
(B) desertification;
(C) biodiversity loss;
(D) increasing temperatures;
(E) ocean acidification;
(F) soil salinization;
(G) drought;
(H) land and natural resource degradation;

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1	(I) glacial retreat or reduced snow pack,
2	and related impacts; and
3	(J) permafrost thaw.
4	(3) State.—The term "State" means any of
5	the 50 States, the District of Columbia, or the Com-
6	monwealth of Puerto Rico.