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113TH CONGRESS	TT	D	

2D Session

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To cap the emissions of greenhouse gases through a requirement to purchase carbon permits, to distribute the proceeds of such purchases to eligible individuals, and for other purposes.

#### IN THE HOUSE OF REPRESENTATIVES

Mr. V	VAN HOLLEN introduced	the following	bill; which	was referre	d to th	e
	Committee on		<del> </del>			

# A BILL

To cap the emissions of greenhouse gases through a requirement to purchase carbon permits, to distribute the proceeds of such purchases to eligible individuals, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- tives of the United States of America in Congress assembled,
- SECTION 1. SHORT TITLE.
- This Act may be cited as the "Healthy Climate and 4
- Family Security Act of 2014".
- SEC. 2. FINDINGS. 6
- 7 The Congress finds the following:

1	(1) Carbon dioxide and other greenhouse gas
2	emissions continue to rise, with CO2 in the atmos-
3	phere reaching 400 parts per million in 2013 for the
4	first time in human history.
5	(2) The warming of our planet has led to more
6	frequent, dangerous and expensive extreme weather
7	events, including heat waves, storms, fires, droughts,
8	floods and tornadoes.
9	(3) More than 97 percent of climate scientists
10	agree that our planet is warming, primarily because
11	of the extraction and burning of fossil fuels.
12	(4) The atmosphere is a common resource that
13	belongs equally to all.
14	(5) Stabilizing the climate can and must be
15	done in a way that supports vibrant economic
16	growth and a thriving middle class.
17	(6) Legislation to address climate change and
18	accelerate the transition to a clean energy economy
19	must be fair, transparent and built to last.
20	SEC. 3. AUCTION OF CARBON PERMITS AND DISTRIBUTION
21	OF HEALTHY CLIMATE DIVIDENDS.
22	(a) In General.—The Internal Revenue Code of
23	1986 is amended by adding at the end the following new
24	subtitle:

## "Subtitle L—Auction of Carbon

## 2 Permits and Distribution of

# 3 Healthy Climate Dividends

### 4 "CHAPTER 101—CAP AND DIVIDEND

### 5 **PROGRAM RULES**

"Sec. 9901. Definitions.

"Sec. 9902. Carbon permits.

"Sec. 9903. Auctions.

"Sec. 9904. Compliance obligation.

"Sec. 9905. Penalty for noncompliance.

"Sec. 9906. Carbon capture and sequestration.

"Sec. 9907. Trading.

"Sec. 9908. Banking and borrowing.

#### 6 "SEC. 9901. DEFINITIONS.

7 "For purposes of this subtitle:

8 "(1) ADMINISTRATOR.—The term 'Adminis-

9 trator' means the Administrator of the Environ-

10 mental Protection Agency.

11 "(2) CARBON PERMIT.—The term 'carbon per-

mit' means a carbon permit established by the Sec-

retary under section 9902(a).

14 "(3) COVERED ENTITY.—The term 'covered en-

tity' means—

16 "(A) in the case of crude oil—

17 "(i) a refinery operating in the United

18 States which is designed to serve the pri-

<sup>&</sup>quot;Chapter 101. Cap and Dividend Program Rules.

<sup>&</sup>quot;Chapter 102. Healthy Climate Dividends.

<sup>&</sup>quot;Chapter 103. Border Adjustments.

1	mary purpose of processing liquid fuel
2	from crude oil, and
3	"(ii) any importer of any petroleum or
4	petroleum product (not including crude oil)
5	into the United States,
6	"(B) in the case of coal—
7	"(i) any coal mine operating in the
8	United States, and
9	"(ii) any importer of coal into the
10	United States, and
11	"(C) in the case of natural gas—
12	"(i) any person required to submit a
13	report to the Energy Information Agency
14	on Form 176 by reason of delivering nat-
15	ural gas to an end user, and
16	"(ii) any natural gas processor not de-
17	scribed in clause (i) with respect to sales of
18	natural gas in the United States.
19	"(4) COVERED FUEL.—The term 'covered fuel'
20	means crude oil, natural gas, coal, or any other
21	product derived therefrom for use as a combustible
22	fuel offered for sale in United States markets.
23	"(5) CRUDE OIL.—The term 'crude oil' includes
24	crude oil condensates, natural gasoline, shale oil, any
25	bitumen or bituminous mixture, any oil derived from

1	a bitumen or bituminous mixture, and any oil de-
2	rived from kerogen-bearing sources.
3	"(6) Fair market value.—The term 'fair
4	market value' means the average auction price for
5	carbon permits during the 4 quarters immediately
6	preceding a failure to surrender, when required
7	under section 9904, the required number of carbon
8	permits under such section.
9	"(7) State.—The term 'State' means the sev-
10	eral States, the District of Columbia, the Common-
11	wealth of Puerto Rico, the United States Virgin Is-
12	lands, Guam, American Samoa, the Commonwealth
13	of the Northern Mariana Islands, and any other
14	commonwealth, territory, or possession of the United
15	States.
16	"(8) VINTAGE YEAR.—The term 'vintage year'
17	means the calendar year for which a carbon permit
18	is established under section 9902.
19	"SEC. 9902. CARBON PERMITS.
20	"(a) In General.—The Secretary, in consultation
21	with the Administrator, shall establish a separate quantity
22	of carbon permits for calendar year 2015 and each cal-
23	endar year thereafter, as set forth under subsection (b).
24	"(b) Emissions Reduction Schedule.—

1	"(1) In General.—The quantity of carbon
2	permits established by the Secretary, in consultation
3	with the Administrator, under subsection (a) for any
4	calendar year before 2050 that is between the near-
5	est target years specified in paragraph (2) preceding
6	and succeeding such calendar year shall be the quan-
7	tity of such permits that represents an equal, pro
8	rata reduction from the preceding year to the suc-
9	ceeding year.
10	"(2) Targets.—
11	"(A) Initial target.—The quantity of
12	carbon permits established for 2016 shall be
13	equal to 10 percent less than the number of
14	metric tons of carbon dioxide emitted in the
15	United States in 2005.
16	"(B) Decadal Targets.—The quantity
17	of carbon permits established for—
18	"(i) 2020 shall be equal to 20 percent
19	less than the number of metric tons of car-
20	bon dioxide emitted in the United States in
21	2005;
22	"(ii) 2025 shall be equal to 30 percent
23	less than the number of metric tons of car-
24	bon dioxide emitted in the United States in
25	2005;

1	"(iii) 2030 shall be equal to 40 per-
2	cent less than the number of metric tons
3	of carbon dioxide emitted in the United
4	States in 2005;
5	"(iv) 2035 shall be equal to 50 per-
6	cent less than the number of metric tons
7	of carbon dioxide emitted in the United
8	States in 2005;
9	"(v) 2040 shall be equal to 60 percent
10	less than the number of metric tons of car-
11	bon dioxide emitted in the United States in
12	2005;
13	"(vi) 2045 shall be equal to 70 per-
14	cent less than the number of metric tons
15	of carbon dioxide emitted in the United
16	States in 2005; and
17	"(vii) 2050 shall be equal to 80 per-
18	cent less than the number of metric tons
19	of carbon dioxide emitted in the United
20	States in 2005.
21	"(3) Reports.—
22	"(A) CALENDAR YEAR 2048.—In 2048 the
23	Secretary, after consultation with the Adminis-
24	trator, will submit a report to Congress making
25	recommendations concerning the program es-

1	tablished under this subtitle for years after
2	2050, including the quantity of carbon permits
3	to be established and any reductions that may
4	be necessary to ensure a healthy climate.
5	"(B) Averting catastrophic climatic
6	IMPACT.—The Secretary shall report to Con-
7	gress if the Secretary, after consultation with
8	the Administrator, determines the emissions re-
9	ductions targets under this subsection should be
10	revised in order to avert catastrophic climate
11	impacts. Such report shall include rec-
12	ommended revisions to the existing emissions
13	reduction schedule and the basis for those rec-
14	ommendations.
15	"(c) Identification Numbers.—The Secretary
16	shall assign to each carbon permit established under sub-
17	section (a) a unique identification number that includes
18	the vintage year for that carbon permit.
19	"(d) Legal Status of Carbon Permits.—
20	"(1) In general.—A carbon permit does not
21	constitute a property right.
22	"(2) Termination or limitation.—Nothing
23	in this subtitle or any other provision of law shall be
24	construed to limit or alter the authority of the
25	United States, including the Secretary acting pursu-

1	ant to statutory authority, to terminate or limit a
2	carbon permit.
3	"(3) Other provisions unaffected.—Noth-
4	ing in this subtitle relating to carbon permits issued
5	under this section shall affect the application of any
6	other provision of law to a covered entity (including
7	the Clean Air Act), or the responsibility for a cov-
8	ered entity to comply with any such provision of law.
9	Regional and State greenhouse gas initiatives are
10	not preempted by this subtitle.
11	"(e) REGULATIONS.—Not later than June 30, 2015,
12	the Secretary shall promulgate regulations to carry out the
13	provisions of this subtitle.
14	"SEC. 9903. AUCTIONS.
15	"(a) Periodic Auctions.—The Secretary shall con-
16	duct periodic public auctions of carbon permits established
17	under section 9902(a). The Secretary shall conduct at
18	least 4 such auctions in each year for which carbon per-
19	mits are established.
20	"(b) Auction Rules.—The Secretary shall—
21	"(1) limit auction participation only to covered
22	entities;
23	"(2) establish a limit on the amount of carbon
24	permits that can be purchased by a single entity at
25	each auction and an aggregate limit on the total

1	amount of permits that can be held by a single enti-
2	ty at any one time that—
3	"(A) reflects anticipated sector and partici-
4	pant demand;
5	"(B) prevents speculation, manipulation,
6	or hoarding of permits; and
7	"(C) does not interfere with normal mar-
8	ket competition; and
9	"(3) have the authority to set a minimum per-
10	mit price at auction.
11	"(c) Unsold Permits.—Any carbon permit unsold
12	at auction may be offered at the next quarterly auction
13	in the calendar year. Any carbon permit unsold after the
14	last auction for a calendar year shall be transferred to the
15	reserve established under section 9908.
16	"SEC. 9904. COMPLIANCE OBLIGATION.
17	"(a) In General.—Not later than April 1, 2017,
18	and April 1 of each year thereafter, a covered entity shall
19	surrender to the Secretary a quantity of carbon permits
20	at least as great as the number of metric tons of carbon
21	dioxide that the Secretary, in consultation with the Ad-
22	ministrator, determines would be emitted by the combus-
23	tion of covered fuels with respect to which the covered en-
24	tity made the first sale in United States markets during
25	the previous calendar year.

1	"(b) Use Treated as Sale.—For purposes of sub-
2	section (a), consumption for an emitting use by the cov-
3	ered entity of covered fuels produced by the covered entity
4	shall be treated as a first sale.
5	"(c) Exemption.—A covered entity shall not have to
6	surrender a carbon permit for the sale of a covered fuel
7	consumed for a non-emitting use, as defined and verified
8	by the Secretary in consultation with the Administrator,
9	unless such covered fuel is sold to a person issued carbon
10	permits under section 9906.
11	"SEC. 9905. PENALTY FOR NONCOMPLIANCE.
12	"(a) In General.—Any covered entity that fails for
13	any year to surrender, by the deadline described in section
14	9904, one or more of the carbon permits due pursuant
15	to such section shall be liable for payment to the Secretary
16	of a penalty in the amount described in subsection (b).
17	"(b) Amount.—The amount of a penalty required to
18	be paid under subsection (a) shall be equal to the product
19	obtained by multiplying—
20	"(1) the number of carbon permits that the cov-
21	ered entity failed to surrender by the deadline; by
22	"(2) 3 times the fair market value of carbon
23	permits issued for emissions occurring in the cal-
24	endar year for which the carbon permits were due.

- 1 "(c) TIMING.—A penalty required under this section
- 2 shall be immediately due and payable to the Secretary,
- 3 without demand, in accordance with regulations promul-
- 4 gated by the Secretary, which shall be issued not later
- 5 than 1 years after the date of enactment of this subtitle.
- 6 "(d) No Effect on Liability.—A penalty due and
- 7 payable by the covered entity under this section shall not
- 8 diminish the liability of the covered entity for any fine,
- 9 penalty, or assessment against the covered entity for the
- 10 same violation under any other provision of law.
- 11 "(e) Penalty Not Deductible.—No deduction
- 12 shall be allowed under subtitle A for a penalty paid under
- 13 this section.
- 14 "SEC. 9906. CARBON CAPTURE AND SEQUESTRATION.
- 15 "(a) In General.—The Secretary shall issue a car-
- 16 bon permit to any person who the Secretary, in consulta-
- 17 tion with the Administrator, determines has safely and
- 18 verifiably captured and sequestered carbon dioxide from
- 19 the combustion of covered fuels in the United States.
- 20 "(b) QUANTITY.—The quantity of each permit issued
- 21 under subsection (a) shall be in the amount equivalent to
- 22 the number of metric tons of carbon dioxide so captured
- 23 and sequestered.

1	"(c) Coordination.—The quantity of permits
2	issued under this section shall be in addition to the quan-
3	tity of permits established under section 9902(a).
4	"SEC. 9907. TRADING.
5	"(a) PERMITTED TRANSACTIONS.—The lawful holder
6	of a carbon permit may—
7	"(1) hold the carbon permit, subject to the lim-
8	its established by the Secretary under section
9	9903(b)(2); or
10	"(2) sell, exchange, or transfer the carbon per-
11	mit to a covered entity consistent with the limits es-
12	tablished by the Secretary under section 9903(b)(2).
13	"(b) Effectiveness of Carbon Permit Trans-
14	FERS.—No transfer of a carbon permit shall be effective
15	until a written certification of the transfer, signed by a
16	responsible official of the transferor, is received and re-
17	corded by the Secretary in accordance with regulations
18	promulgated under section 9902(e).
19	"(c) Carbon Permit Tracking System.—The reg-
20	ulations promulgated under section 9902(e) shall include
21	a system for issuing, recording, holding, and tracking car-
22	bon permits that shall specify all necessary procedures and
23	requirements for an orderly and competitive functioning

24 of the carbon permit system. Such regulations shall pro-

1	vide for appropriate publication of the information in the
2	system on the Internet.
3	"SEC. 9908. BANKING AND BORROWING.
4	"(a) Banking.—A carbon permit may be used to
5	meet the compliance obligation requirements of section
6	9904 for emissions in—
7	"(1) the vintage year for the carbon permit; or
8	"(2) any calendar year subsequent to the vin-
9	tage year for the carbon permit in accordance with
10	subsection (b).
11	"(b) Reserve.—The Secretary shall establish a re-
12	serve for carbon permits. Carbon permits transferred into
13	the reserve shall be available in the manner determined
14	by the Secretary when the Secretary determines that price
15	point for carbon permits determined under subsection (d)
16	is met and additional carbon permit supply is needed to
17	stabilize the auction price. Permits in the reserve shall be
18	used on a first in, first out basis.
19	"(c) Expiration.—A carbon permit shall not expire
20	unless—
21	"(1) it is surrendered to the Secretary under
22	section 9904 or section 9907(a)(3);
23	"(2) it has remained in the reserve for 5 years
24	after being transferred into the reserve; or

1	"(3) the Secretary determines by regulation
2	that expiration is necessary to ensure the authen-
3	ticity and integrity of carbon permits or the carbon
4	permit tracking system.
5	"(d) Borrowing Future Vintage Year Carbon
6	Permits.—
7	"(1) In general.—If the auction price for car-
8	bon permits increases by more than 50 percent
9	above the average auction price for carbon permits
10	during the preceding two years (or, if before the
11	third year for which auctions are conducted, the av-
12	erage auction price for carbon permits during the
13	preceding auctions), the Secretary shall auction as
14	many additional carbon permits as are necessary to
15	stabilize the auction price.
16	"(2) Special rules.—
17	"(A) COORDINATION WITH RESERVE.—Ad-
18	ditional permits may not be auctioned under
19	paragraph (1) until after all available permits
20	in the reserve for carbon permits established
21	under subsection (b) have been used.
22	"(B) REDUCTION IN VINTAGE YEAR PER-
23	MITS.—Any carbon permits made available
24	under this subsection shall result in an equiva-
25	lent reduction in the aggregate amount of car-

1	bon permits made available in vintage years
2	2030 through 2050 as set forth in section
3	9902, and the Secretary shall reduce the num-
4	ber of carbon permits by an equal percentage in
5	each of those vintage years.
6	"CHAPTER 1—HEALTHY CLIMATE
7	DIVIDENDS
	"Sec. 9911. Healthy Climate Trust Fund. "Sec. 9912. Healthy Climate Dividend Payments. "Sec. 9913. Transparency.
8	"SEC. 9911. HEALTHY CLIMATE TRUST FUND.
9	"(a) Establishment.—There is established in the
10	Treasury of the United States a trust fund to be known
11	as the 'Healthy Climate Trust Fund', consisting of such
12	amounts as may be appropriated to such trust fund as
13	provided for in this section.
14	"(b) Transfers.—
15	"(1) Proceed amounts.—There are appro-
16	priated to the Healthy Climate Trust Fund amounts
17	equivalent to funds received as proceeds under sec-
18	tion 9903.
19	"(2) Penalty amounts.—There are appro-
20	priated to the Healthy Climate Trust Fund amounts
21	equivalent to funds received as penalties under sec-
22	tion 9905.
23	"(c) Expenditures.—

1	"(1) Administrative expenses.—Such
2	amounts as may be necessary from the Healthy Cli-
3	mate Trust Fund shall be available to pay the ad-
4	ministrative expenses necessary to carry out this sec-
5	tion for each month, but not exceeding the amount
6	of interest credited to the trust fund under section
7	9602.
8	"(2) Healthy climate dividend pay-
9	MENTS.—Amounts in the Healthy Climate Trust
10	Fund not used under paragraph (1) for any month
11	shall be available for making Healthy Climate Divi-
12	dend Payments under section 9912.
13	"SEC. 9912. HEALTHY CLIMATE DIVIDEND PAYMENTS.
13 14	"SEC. 9912. HEALTHY CLIMATE DIVIDEND PAYMENTS.  "(a) IN GENERAL.—For purposes of this section:
14 15	"(a) In General.—For purposes of this section:
14	"(a) In General.—For purposes of this section: "(1) Healthy Climate dividend pay-
14 15 16 17	"(a) In General.—For purposes of this section:  "(1) Healthy Climate Dividend Pay- Ment.—The term 'Healthy Climate Dividend Pay-
14 15 16	"(a) In General.—For purposes of this section:  "(1) Healthy Climate Dividend Payment.—The term 'Healthy Climate Dividend Payment' means the individual pro-rata share, as deter-
14 15 16 17	"(a) In General.—For purposes of this section:  "(1) Healthy Climate Dividend Payment.—The term 'Healthy Climate Dividend Payment' means the individual pro-rata share, as determined by the Secretary, of amounts available for any
14 15 16 17 18	"(a) In General.—For purposes of this section:  "(1) Healthy Climate Dividend Pay- Ment.—The term 'Healthy Climate Dividend Pay- ment' means the individual pro-rata share, as deter- mined by the Secretary, of amounts available for any quarter in the Healthy Climate Trust Fund under
14 15 16 17 18 19 20	"(a) IN GENERAL.—For purposes of this section:  "(1) HEALTHY CLIMATE DIVIDEND PAY- MENT.—The term 'Healthy Climate Dividend Pay- ment' means the individual pro-rata share, as deter- mined by the Secretary, of amounts available for any quarter in the Healthy Climate Trust Fund under section 9911(c)(2). For purposes of the preceding
14 15 16 17 18 19 20	"(a) In General.—For purposes of this section:  "(1) Healthy Climate Dividend Payment.—The term 'Healthy Climate Dividend Payment' means the individual pro-rata share, as determined by the Secretary, of amounts available for any quarter in the Healthy Climate Trust Fund under section 9911(c)(2). For purposes of the preceding sentence, the amounts available for any quarter shall

1	"(B) the denominator of which is the num-
2	ber of quarters in the period beginning with the
3	quarter in which such auction is conducted and
4	ending with the quarter before the quarter in
5	which the next such auction is scheduled to be
6	conducted.
7	"(2) Eligible individual.—
8	"(A) IN GENERAL.—The term 'eligible in-
9	dividual' means, with respect to any quarter,
10	any individual with a valid social security num-
11	ber (other than a nonresident alien individual)
12	who is lawfully present in the United States for
13	such quarter, as determined and verified by the
14	Secretary in consultation with any other Fed-
15	eral entity the Secretary determines appro-
16	priate.
17	"(B) Opt out.—An individual may elect
18	not to be treated as an eligible individual.
19	"(b) Payment of Healthy Climate Dividend.—
20	From amounts made available under section 9911(c)(2),
21	the Secretary shall make a Healthy Climate Dividend Pay-
22	ment not later than the end of the calendar quarter fol-
23	lowing the calendar quarter in which such amounts are
24	appropriated to the Healthy Climate Trust Fund under
25	section 9911 to each individual who is an eligible indi-

- 1 vidual for that quarter. Such payments shall be made by
- 2 electronic means to the maximum extent practicable.
- 3 "(c) Exclusion From Gross Income.—Gross in-
- 4 come shall not include any Healthy Climate Dividend paid
- 5 under this section.
- 6 "(d) REGULATIONS.—The Secretary shall prescribe
- 7 such regulations and other guidance as may be necessary
- 8 or appropriate to carry out this section.
- 9 "SEC. 9913. TRANSPARENCY.
- 10 "(a) Report to Congress.—Not later than Feb-
- 11 ruary 1, 2017, and at least annually thereafter, the Sec-
- 12 retary shall transmit to Congress a report accounting for
- 13 the disposition of amounts in the Healthy Climate Trust
- 14 Fund in the previous calendar year.
- 15 "(b) Healthy Climate Trust Fund Website.—
- 16 Not later than 90 days after the date of the enactment
- 17 of this subtitle, the Secretary shall establish and maintain
- 18 a website to provide the public with information on the
- 19 disposition of any amounts in the Healthy Climate Trust
- 20 Fund.

### 21 "CHAPTER 2—BORDER ADJUSTMENTS

- "Sec. 9921. Carbon equivalency fee.
- "Sec. 9922. Definitions.
- "Sec. 9923. Sense of Congress.
- 22 "SEC. 9921. CARBON EQUIVALENCY FEE.
- "(a) Imports.—The Secretary shall impose carbon
- 24 equivalency fees to be collected by the Commissioner re-

1	sponsible for U.S. Customs and Border Control on imports
2	of carbon-intensive goods. The amount of the carbon
3	equivalency fee shall be equal to the cost that domestic
4	producers of a comparable carbon-intensive good incur as
5	a result of—
6	"(1) prices paid in the acquisition of carbon
7	permits by covered entities under this subtitle; and
8	"(2) carbon equivalency fees paid by importers
9	of carbon-intensive goods used in the production of
10	the comparable carbon-intensive good.
11	"(b) Payments to Exporters.—The Secretary
12	shall pay without interest to persons exporting from the
13	United States carbon-intensive goods produced in the
14	United States. The amount of the payment shall be equal
15	to the cost that domestic producers of the carbon-intensive
16	good incur as a result of—
17	"(1) prices paid in the acquisition of carbon
18	permits by covered entities under this subtitle; and
19	"(2) carbon equivalency fees paid by importers
20	of carbon-intensive goods used in the production of
21	the comparable carbon-intensive good.
22	"(c) Expiration.—This section shall cease to have
23	effect at such time as and to the extent that—
24	"(1) an international agreement requiring coun-
25	tries that emit greenhouse gases and produce car-

1	bon-intensive goods for export markets to adopt
2	equivalent measures comes into effect; or
3	"(2) the country of export has implemented
4	equivalent measures, as determined by the Sec-
5	retary, in consultation with the Secretary of State.
6	"SEC. 9922. DEFINITIONS.
7	"In this chapter:
8	"(1) CARBON-INTENSIVE GOOD.—The term
9	'carbon-intensive good' means a good that, as identi-
10	fied by the Secretary, in consultation with the Ad-
11	ministrator, 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 reason of the re-
17	quirements under this subtitle.
18	"(2) Primary Product.—The term 'primary
19	product' means—
20	"(A) iron, steel, steel mill products (includ-
21	ing pipe and tube), aluminum, cement, glass
22	(including flat, container, and specialty glass
23	and fiberglass), pulp, paper, chemicals, or in-
24	dustrial ceramics: and

1	"(B) any other manufactured product that
2	the Secretary, in consultation with the Adminis-
3	trator, determines—
4	"(i) is sold for purposes of further
5	manufacture; and
6	"(ii) generates, in the course of the
7	manufacture of the product, direct and in-
8	direct greenhouse gas emissions that are
9	comparable (on an emissions-per-dollar of
10	output basis) to emissions generated in the
11	manufacture or production of a primary
12	product identified in subparagraph (A).
13	"(3) Equivalent measure.—The term 'equiv-
14	alent measure' means a tax, or other regulatory re-
15	quirement that imposes a cost, on manufacturers of
16	carbon-intensive goods located outside the United
17	States, by reason of greenhouse gas emissions in the
18	production of such goods by such manufacturers, ap-
19	proximately equal to the cost imposed by this sub-
20	title on manufacturers of comparable carbon-inten-
21	sive goods located in the United States.
22	"SEC. 9923. SENSE OF CONGRESS.
23	"It is the sense of Congress that the United States
24	should work proactively under the United Nations Frame-
25	work Convention on Climate Change and in other appro-

1	priate fora, to establish binding agreements committing all
2	major greenhouse gas emitting countries and countries
3	with globally competitive producers of carbon-intensive
4	goods to contribute equitably to the reduction of global
5	greenhouse gas emissions on a schedule and order of mag-
6	nitude necessary to stabilize the climate.".
7	(b) CLERICAL AMENDMENT.—The table of subtitles
8	for the Internal Revenue Code of 1986 is amended by add-
9	ing at the end the following new item:
	"Subtitle L. Auction of Carbon Permits and Distribution of Healthy Climate Dividends.".
10	SEC. 4. NON-AUCTION GREENHOUSE GASES.
11	(a) Definitions.—In this section:
12	(1) The term "Administrator" means the Ad-
13	ministrator of the Environmental Protection Agency.
14	(2) The term "non-auction greenhouse gas" re-
15	fers to the gases included on the list in effect under
16	subsection (b).
17	(b) List of Non-Auction Greenhouse Gases.—
18	(1) Initial list.—Not later than 2 years after
19	the date of the enactment of this Act, the Adminis-
20	trator, by rule, shall finalize and publish a list
21	that—
22	(A) consists of the anthropogenically-emit-
23	ted gases that are determined by the Adminis-
24	trator to contribute to global warming; and

1	(B) excludes gases to the extent they are—
2	(i) carbon dioxide emitted by the com-
3	bustion of a covered fuel (as such term is
4	defined in section 9901 of the Internal
5	Revenue Code of 1986, as added by section
6	3(a) of this Act); or
7	(ii) directly attributable to the produc-
8	tion of animals for food or food products.
9	(2) UPDATES.—The Administrator shall peri-
10	odically review and, as appropriate, update the list
11	under paragraph (1).
12	(c) Regulations.—
13	(1) In general.—Under the authorities vested
14	in the Administrator by the Clean Air Act (42
15	U.S.C. 7401 et seq.) and any other applicable law
16	(other than this section), the Administrator shall
17	promulgate regulations addressing the contribution
18	of non-auction greenhouse gases to global warming.
19	(2) International competitiveness.—In
20	promulgating regulations under this subsection, the
21	Administrator shall take into consideration the effect
22	of such regulations on the international competitive-
23	ness of businesses and industries of the United
24	States.
25	(d) Schedule.—

1	(1) In general.—The regulations under sub-
2	section (c) shall ensure that—
3	(A) not later than 4 years after the date
4	of enactment of this Act, requirements take ef-
5	fect to regulate sources which, collectively, emit
6	not less than 25 percent of non-auction green-
7	house gases emitted in the United States;
8	(B) not later than 6 years after the date
9	of enactment of this Act, requirements take ef-
10	fect to regulate sources which, collectively, emit
11	not less than 50 percent of non-auction green-
12	house gases emitted in the United States;
13	(C) not later than 8 years after the date
14	of enactment of this Act, requirements take ef-
15	fect to regulate sources which, collectively, emit
16	not less than 75 percent of non-auction green-
17	house gases emitted in the United States; and
18	(D) not later than 10 years after the date
19	of enactment of this Act, requirements take ef-
20	fect to regulate sources which, collectively, emit
21	100 percent of non-auction greenhouse gases
22	emitted in the United States.
23	(2) Baseline.—The percentages specified in
24	paragraph (1) shall be applied relative to the aggre-
25	gate quantity of non-auction greenhouse gases emit-

1	ted in the United States during the calendar year in
2	which the initial list under subsection $(b)(1)$ is re-
3	quired to be finalized by such subsection.
4	(e) Priorities.—In determining priorities for regu-
5	lating the emissions of non-auction greenhouse gases
6	under subsection (c), the Administrator shall consider—
7	(1) the degree to which the gases involved con-
8	tribute to global warming; and
9	(2) the speed with which a given reduction
10	would contribute to stabilizing the climate.
11	(f) CITIZEN SUITS.—The provisions of section 304
12	of the Clean Air Act (42 U.S.C. 7604) shall apply with
13	respect to a violation of a requirement under this section,
14	or the failure of the Administrator to perform a non-dis-
15	cretionary act or duty under this section, to the same ex-
16	tent and in the same manner as such provisions apply with
17	respect to a violation described in subsection (a) of such
18	section 304 or a failure to perform a non-discretionary act
19	or duty described in such subsection.
20	(g) Report to Congress.—Not later than 2 years
21	after the date of the enactment of this Act, the Adminis-
22	trator shall submit a report to the Congress identifying
23	any additions or modifications to statutory provisions
24	which are needed for the Administrator to effectively ad-

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1	dress the contribution of non-auction greenhouse gases to
2	global warming.
3	SEC. 5. DISCLOSURE OF INFORMATION.
4	(a) Limited Disclosure of Identity.—Subsection
5	(l) of section 6103 of the Internal Revenue Code of 1986
6	is amended by adding at the end the following new para-
7	graph:
8	"(23) Limited disclosure of identity in-
9	FORMATION RELATING TO HEALTHY CLIMATE DIVI-
10	DEND PAYMENTS.—
11	"(A) DEPARTMENT OF THE TREASURY.—
12	Individual identity information shall, without
13	written request, be open to inspection by or dis-
14	closure to officers and employees of the Depart-
15	ment of the Treasury whose official duties re-
16	quire such inspection or disclosure for purposes
17	of section 9912.
18	"(B) Commissioner of social secu-
19	RITY.—The Commissioner of Social Security
20	shall, on written request, disclose to officers
21	and employees of the Department of the Treas-
22	ury individual identity information which has
23	been disclosed to the Social Security Adminis-
24	tration as provided by paragraph (1) or (5).

1	"(C) Restriction on disclosure.—In-
2	formation disclosed under this paragraph shall
3	be disclosed only for purposes of, and to the ex-
4	tent necessary in, carrying out section 9912.".
5	(b) Conforming Amendments.—Section
6	6103(p)(3)(A) of the Internal Revenue Code of 1986 is
7	amended by striking "or (18)" and inserting ", (23), or
8	(21)".
9	SEC. 6. EFFECTIVE DATE.
10	The amendments made by this Act shall take effect

11 on the date of the enactment of this Act.