		(Original Signature of Member)
117TH CONGRESS 1ST SESSION	H.R.	

To amend the Internal Revenue Code of 1986 to provide a manufacturing investment tax credit and a production tax credit for manufacturing facilities that produce onshore wind turbine components.

IN THE HOUSE OF REPRESENTATIVES

Mr. Schneider introduced	the following bill	; which was ref	erred to the
Committee on _			-

A BILL

To amend the Internal Revenue Code of 1986 to provide a manufacturing investment tax credit and a production tax credit for manufacturing facilities that produce onshore wind turbine components.

- 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 "Onshore Wind Amer-
- 5 ican Manufacturing Act of 2021".

1	SEC. 2. ONSHORE WIND MANUFACTURING CREDIT.
2	(a) In General.—Subpart C of part IV of sub-
3	chapter A of chapter 1 of the Internal Revenue Code is
4	amended by inserting after section 36B the following new
5	section:
6	"SEC. 36C. ONSHORE WIND MANUFACTURING CREDIT.
7	"(a) Allowance of Credit.—There shall be al-
8	lowed as a credit against the tax imposed by this subtitle
9	for any taxable year an amount equal to the sum of—
10	"(1) the onshore wind manufacturing invest-
11	ment credit, and
12	"(2) the onshore wind manufacturing produc-
13	tion credit.
14	"(b) Credit Amounts.—For purposes of this sec-
15	tion—
16	"(1) Manufacturing investment credit.—
17	"(A) In General.—The onshore wind
18	manufacturing investment credit for any tax-
19	able year is an amount equal to 30 percent of
20	the qualified investment for such taxable year.
21	"(B) QUALIFIED INVESTMENT.—The
22	qualified investment for any taxable year is the
23	basis of any onshore wind manufacturing prop-
24	erty placed in service in the United States by

the taxpayer during such taxable year.

25

1	"(C) Onshore wind manufacturing
2	PROPERTY.—The term 'onshore wind manufac-
3	turing property' means property—
4	"(i) which is used predominantly to
5	manufacture or process any qualified on-
6	shore wind component,
7	"(ii) which respect to which deprecia-
8	tion (or amortization in lieu of deprecia-
9	tion) is allowable, and
10	"(iii) which—
11	"(I) is constructed, recon-
12	structed, retooled, upgraded, ex-
13	panded, or erected by the taxpayer, or
14	"(II) which is acquired by the
15	taxpayer, if the original use of such
16	property commences with the tax-
17	payer.
18	"(2) Manufacturing production credit.—
19	"(A) In General.—The onshore wind
20	manufacturing production credit is an amount
21	equal to the applicable rate with respect to any
22	qualified onshore wind component or related ve-
23	hicles or specialty equipment which—
24	"(i) is produced by the taxpayer at a
25	qualified manufacturing facility, and

1	"(ii) during the taxable year—
2	"(I) is sold by the taxpayer to—
3	"(aa) an unrelated person,
4	or
5	"(bb) a related person for
6	the use of such person in their
7	trade or business (with the excep-
8	tion of any trade or business re-
9	lated to resale of such onshore
10	wind component without any sub-
11	sequent modification, assembly,
12	or integration into a project), or
13	"(II) if not sold, is placed in
14	service or operation by the taxpayer
15	or any other person.
16	"(B) Applicable rate.—The applicable
17	rate is—
18	"(i) with respect to any qualified on-
19	shore wind component, the total rated ca-
20	pacity (expressed in watts) of the com-
21	pleted onshore wind turbine for which the
22	component is designed, multiplied by—
23	"(I) in the case of any hub, 2
24	cents,

1	"(II) in the case of any tower, 3
2	cents,
3	"(III) in the case of any blade, 4
4	cents, and
5	"(IV) in the case of any nacelle,
6	5 cents, and
7	"(ii) with respect to any related vehi-
8	cles or specialty equipment, an amount
9	equal to—
10	"(I) 30 percent of the sale price
11	of such vehicles or equipment, in the
12	case of vehicles or equipment used for
13	the transport or installation of ad-
14	vanced onshore wind technology, and
15	"(II) 10 percent of the sale price
16	of such vehicles or equipment, in any
17	other case.
18	"(C) QUALIFIED MANUFACTURING FACIL-
19	ITY.—The term 'qualified manufacturing facil-
20	ity' means any new or existing facility—
21	"(i) which is located in the United
22	States, and
23	"(ii) which manufactures or assembles
24	qualified onshore wind components or re-
25	lated vehicles or specialty equipment.

1	"(D) Advanced onshore wind tech-
2	NOLOGY.—The term 'advanced onshore wind
3	technology' means any onshore wind energy
4	production technology whose land-based system
5	components are of a size that cannot be trans-
6	ported on the Interstate Highway System due
7	to the minimum vertical clearances of bridges.
8	"(E) Production and sale must be in
9	TRADE OR BUSINESS.—Any qualified onshore
10	wind component produced and sold by the tax-
11	payer shall be taken into account under sub-
12	paragraph (A)(ii)(I) only if the production and
13	sale described in subparagraph (A) is in a trade
14	or business of the taxpayer.
15	"(c) Definitions.—For purposes of this section—
16	"(1) Qualified onshore wind compo-
17	NENT.—
18	"(A) IN GENERAL.—The term 'qualified
19	onshore wind component' means any blade,
20	tower, nacelle, or hub which is a component in
21	an onshore wind energy system producing elec-
22	tricity which—
23	"(i) is rated at more than 150 kilo-
24	watts, or

1	"(ii) is certified by an accredited cer-
2	tification agency to meet Standard 9.1-
3	2009 of the American Wind Energy Asso-
4	ciation or the Small Wind Turbine Stand-
5	ard (SWT-1) of the American Clean Power
6	Association and American National Stand-
7	ards Institute.
8	"(B) Definitions.—
9	"(i) Blade.—The term 'blade' means
10	an airfoil-shaped blade which is responsible
11	for converting onshore wind energy to low
12	speed rotational energy.
13	"(ii) Tower.—The term 'tower'
14	means a tubular steel, composite, concrete,
15	or steel lattice structure which supports an
16	onshore wind turbine.
17	"(iii) Nacelle.—The term 'nacelle'
18	means the assembly of the drive train and
19	other tower-top components of an onshore
20	wind turbine, excluding the blades and
21	hub, within their cover housing.
22	"(iv) Hub.—The term 'hub' means
23	the component which connects the blades
24	to the main shaft of the onshore wind tur-
25	bine.

1	"(2) Related vehicles or specialty equip-
2	MENT.—The term 'related vehicles or specialty
3	equipment' means any vehicles, aircraft, or related
4	logistical equipment which are purpose-built or ret-
5	rofitted for purposes of the transport, installation, or
6	maintenance of onshore wind components and on-
7	shore wind turbines.
8	"(d) Special Rules.—For purposes of this sec-
9	tion—
10	"(1) Secretary.—Any reference to the Sec-
11	retary means the Secretary in consultation with the
12	Secretary of Energy.
13	"(2) Labor conditions.—Any property shall
14	be treated as onshore wind manufacturing property,
15	and any facility shall be treated as a qualified manu-
16	facturing facility, only if all laborers and mechanics
17	employed by all contractors and subcontractors in
18	the manufacture of such property or at such facility
19	are paid wages at rates not less than the prevailing
20	rates for work of a similar character in the locality
21	as determined by the Secretary of Labor, in accord-
22	ance with sections 3141 through 3144, 3146, and
23	3147 of title 40, United States Code.
24	"(3) CERTAIN RULES MADE APPLICABLE FOR
25	INVESTMENT CREDIT.—For purposes of the onshore

1	wind manufacturing investment credit determined
2	under subsection (b)(1), rules similar to the rules of
3	subsections (a) and (c) of section 50 shall apply.
4	"(4) Coordination with general invest-
5	MENT CREDIT.—No credit shall be allowed under
6	section 48C with respect to any facility taken into
7	account for purposes of the credit under subsection
8	(b)(2), or any facility with respect to which any
9	qualified investment is taken into account for pur-
10	poses of the credit under subsection $(b)(1)$. The
11	credit under this section shall be allowed without re-
12	gard to whether any qualified investment (as defined
13	in section 48C(b)) with respect to a facility has been
14	taken into account for purposes of section 48C in
15	any preceding taxable year.
16	"(e) Registration.—
17	"(1) In general.—No credit shall be allowed
18	under this section unless the taxpayer registers with
19	the Secretary, at such time, in such form and man-
20	ner, and subject to such terms and conditions, as the
21	Secretary may by regulations prescribe. Such reg-
22	istration shall include a demonstration of compliance
23	with the requirements of subsection $(d)(2)$.
24	"(2) Registration in event of change in
25	OWNERSHIP.—Under regulations prescribed by the

I	Secretary, the taxpayer (other than a corporation
2	the stock of which is regularly traded on an estab-
3	lished securities market) shall be required to re-reg-
4	ister under this subsection if after a transaction (or
5	series of related transactions) more than 50 percent
6	of ownership interests in, or assets of, the taxpayer
7	are held by persons other than persons (or persons
8	related thereto) who held more than 50 percent of
9	such interests or assets before the transaction (or
10	series of related transactions).
11	"(3) Denial, revocation, or suspension of
12	REGISTRATION.—Rules similar to the rules of sec-
13	tion 4222(c) shall apply to registration under this
14	section.
15	"(4) Information reporting.—The Sec-
16	retary may require—
17	"(A) information reporting by any person
18	registered under this subsection, and
19	"(B) information reporting by such other
20	persons as the Secretary deems necessary to
21	carry out this section.
22	"(f) TERMINATION.—
23	"(1) Onshore wind manufacturing invest-
24	MENT TAX CREDIT.—

1	"(A) IN GENERAL.—Except as provided in
2	subparagraph (B), in the case of any qualified
3	investment with respect to onshore wind manu-
4	facturing property which is placed in service
5	after December 31, 2028, the amount of the
6	credit determined under subsection $(b)(1)$
7	(without regard to this subsection) shall be re-
8	duced by—
9	"(i) in the case of property placed in
10	service in calendar year 2029, 30 percent,
11	"(ii) in the case of property placed in
12	service in calendar year 2030, 65 percent,
13	and
14	"(iii) in the case of property placed in
15	service after December 31, 2030, 100 per-
16	cent.
17	"(B) CERTAIN PROGRESS EXPENDITURE
18	RULES MADE APPLICABLE.—Rules similar to
19	the rules of subsections $(c)(4)$ and (d) of sec-
20	tion 46 (as in effect on the day before the date
21	of the enactment of the Revenue Reconciliation
22	Act of 1990) shall apply for purposes of sub-
23	paragraph (A).
24	"(2) Onshore wind manufacturing pro-
25	DUCTION TAX CREDIT.—No credit shall be allowed

1 under subsection (b)(2) in the case of any qualified 2 onshore wind component first sold or placed in serv-3 ice after December 31, 2030.". 4 (b) CLERICAL AMENDMENT.—The table of sections for subpart C of part IV of subchapter A of chapter 1 of the Internal Revenue Code is amended by inserting 6 after the item relating to section 36B the following new 8 item: "Sec. 36C. Onshore wind manufacturing credit.". 9 (c) Conforming Amendment.—Paragraph (2) of section 1324(b) of title 31, United States Code, is amend-10 ed by inserting ", 36C" after "36B". 11 12 (d) Effective Date.—The amendments made by this section shall apply to— 13 14 (1) any qualified investment (as defined in sec-15 tion 36C(b)(1)(B) of the Internal Revenue Code of 16 1986, as added by this section) with respect to prop-17 erty placed in service beginning after August 1, 18 2021, and 19 (2) qualified onshore wind components (as de-20 fined in section 36C(c)(1) of such Code, as so 21 added) first sold or placed in service after August 1,

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2021.