[DISCUSSION DRAFT]

March 12, 2013

113TH CONGRESS 1ST SESSION
To require the payment of a fee for emissions of carbon pollution.
IN THE
introduced the following bill; which was
A BILL To require the payment of a fee for emissions of carbon pollution.
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 " Act of
5 2013".
6 SEC. 2. CARBON POLLUTION FEES.
7 (a) In General.—The Secretary shall, for a fee,
8 issue carbon pollution permits to covered entities. The fee
9 amount shall be as specified in subsection (b).

1 (b) FEE AMOUNT.—The fee required to obtain a carbon pollution permit for a given compliance year under this section shall be [\$15/\$25/\$35] per ton of carbon pol-3 4 lution emitted during, or attributed for, calendar year 2014. Such fee shall increase at a real rate of [2%-8%] each year thereafter. 6 7 (c) REQUIREMENT FOR COVERED ENTITIES.—A cov-8 ered entity shall pay fees to the Secretary to obtain one carbon pollution permit for each ton of carbon pollution 10 covered under section 4 that is emitted by, or attributed to, such entity during a compliance year. 12 (d) Effective Date.—The requirement under subsection (c) shall take effect with respect to carbon pollution emitted during, or attributed for, calendar year 2014 14 15 and each year thereafter. 16 SEC. 3. COVERED ENTITIES. 17 Except as provided in section 11(a), covered entities under this Act are entities that are or would be required 18 to report emissions or attributed emissions under the 19 20 greenhouse gas reporting requirements of part 98 of title 21 40, Code of Federal Regulations, as in effect as of the 22 date of enactment of this Act, including— 23 (1) the owners and operators of facilities re-24 quired to report emissions under part 98, such as

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electricity generation units; and

1	(2) the suppliers of products required to report
2	emissions attributed to such products under part 98,
3	such as petroleum refineries.
4	SEC. 4. QUANTITY OF CARBON POLLUTION COVERED.
5	(a) In General.—Except as otherwise provided in
6	this Act, for purposes of this Act the quantity of carbon
7	pollution emitted by or attributed to a covered entity for
8	a year is the quantity of carbon pollution that is required
9	to be reported by the covered entity for such year pursuant
10	to the reporting rule, rounded to the nearest ton of carbon
11	pollution.
12	(b) Limit on Authority.—Any revision of the re-
13	porting rule after the date of enactment of this Act, in-
14	cluding any revision to reduce reporting burdens, shall
15	maintain or enhance the accuracy and completeness of the
16	information required to be reported.
17	SEC. 5. FEE AND PERMIT PROCEDURES.
18	(a) Timing.—A covered entity shall comply with sec-
19	tion 2(c) for a compliance year no later than May 1 of
20	the year following such compliance year, in accordance
21	with such procedures as the Secretary may establish.
22	(b) AVAILABILITY.—The Secretary shall make carbon
23	pollution permits available under section 2(a) for a given
24	compliance year during such year and during the first 4
25	months of the subsequent year. The Secretary may not

- 1 impose a limit on the number of such permits made avail-
- 2 able.
- 3 (c) No Trading, Resale, or Banking.—Each car-
- 4 bon pollution permit may be used for compliance only for
- 5 the single compliance year specified in such permit and
- 6 may not be traded, resold, or banked for use for years
- 7 after the compliance year of such permit unless the Sec-
- 8 retary, by regulation, authorizes any such action.
- 9 (d) REFUND.—On request of a covered entity, the
- 10 Secretary shall refund the amount paid to the Secretary
- 11 under section 2(c) for a carbon pollution permit obtained
- 12 by such covered entity in excess of the number of tons
- 13 of carbon pollution emitted by or attributed to the covered
- 14 entity for the relevant compliance year.

15 SEC. 6. EXCESS CARBON POLLUTION PENALTY.

- A covered entity that fails to comply with section 2(c)
- 17 with respect to a ton of carbon pollution shall be liable
- 18 for payment to the Secretary, without demand, of an ex-
- 19 cess carbon pollution penalty in the amount equal to 3
- 20 times the applicable fee specified in section 2(b) for carbon
- 21 pollution permits of the same compliance year as the year
- 22 in which the excess carbon pollution was emitted or for
- 23 which it was attributed.

1 SEC. 7. COORDINATION.

- 2 The Secretary and the Administrator shall, not later
- 3 than 3 months after the date of enactment of this Act,
- 4 enter into a memorandum of understanding setting forth
- 5 the respective roles and responsibilities of the Department
- 6 of the Treasury and the Environmental Protection Agency
- 7 in carrying out this Act. Such memorandum of under-
- 8 standing shall provide for coordination to the extent prac-
- 9 ticable, enable the requirements set by each such Federal
- 10 agency to be consistent with those of the other, and ensure
- 11 that covered entities do not experience conflicting or un-
- 12 necessarily duplicative mandates.

13 SEC. 8. OTHER PROVISIONS UNAFFECTED.

- Nothing in this Act shall affect the application of any
- 15 other provision of law to a covered entity, or the responsi-
- 16 bility for a covered entity to comply with any such provi-
- 17 sion of law.

18 SEC. 9. RETURNING FEES TO THE AMERICAN PEOPLE.

- 19 [To be supplied: Seeking comment on the most effec-
- 20 tive ways to return revenue to the American people such
- 21 as—
- 22 (1) mitigating energy costs for consumers, espe-
- cially low-income consumers;
- 24 (2) reducing the Federal deficit;
- 25 (3) protecting jobs of workers at trade-vulner-
- able, energy-intensive industries;

1	(4) reducing the tax liability for individuals and
2	businesses; and
3	(5) investing in other activities to reduce carbon
4	pollution and its effects.]
5	SEC. 10. INTERACTION WITH STATE PROGRAMS.
6	[To be supplied]
7	SEC. 11. SPECIAL RULES FOR SMALL SOURCES, RECONCILI-
8	ATION OF REPORTED EMISSIONS, AND HFCS.
9	(a) Covered Entity Exceptions.—The following
10	are not covered entities under section 3 for purposes of
11	this Act:
12	(1) Facilities that are or would be required to
13	report emissions under section 98.2(a)(3) of title 40,
14	Code of Federal Regulations, as in effect as of the
15	date of enactment of this Act, if the facility emits
16	50,000 metric tons or less of carbon dioxide equiva-
17	lent per year in combined emissions from all sta-
18	tionary fuel combustion sources, as measured under
19	such section.
20	(2) With respect to fluorinated greenhouse
21	gases other than nitrogen trifluoride—
22	(A) electrical transmission and distribution
23	equipment sources, as defined in subpart DD of
24	such part 98;

1	(B) electronics manufacturing sources, as
2	defined in subpart I of such part 98;
3	(C) suppliers of industrial greenhouse
4	gases, as defined in subpart OO of such part
5	98, with respect to transformation or destruc-
6	tion; and
7	(D) electrical equipment manufacturing or
8	refurbishment sources, as defined in subpart SS
9	of such part 98.
10	(3) With respect to nitrogen trifluoride—
11	(A) suppliers of industrial greenhouse
12	gases, as defined in subpart OO of such part
13	98; and
14	(B) importers of fluorinated greenhouse
15	gases contained in pre-charged equipment or
16	closed cell foams, as defined in subpart QQ of
17	such part 98.
18	(b) Quantity of Carbon Pollution Excep-
19	TIONS.—The quantity described in section 4(a) shall not
20	include the following:
21	(1) Emissions required to be reported under the
22	reporting rule with respect to products that are ex-
23	ported.
24	(2) Quantities of carbon pollution that would
25	otherwise be attributed to the supplier of a product

1 pursuant to the reporting rule if the Administrator 2 determines by rule that the product will be used for 3 a non-emissive use. 4 (3) Quantities of carbon pollution that are at-5 tributed to a supplier of natural gas or natural gas 6 liquids under subpart NN, or of petroleum under 7 subpart MM, of the reporting rule, but that are con-8 tained in product that is transferred to an entity re-9 porting emissions under subpart C or D of the re-10 porting rule. 11 (4) Quantities of carbon pollution reported as 12 sequestered in subsurface geologic formations under 13 subpart RR of the reporting rule. 14 (5) With respect to the period on or before De-15 cember 31, 2014, quantities of carbon pollution that 16 are biogenic CO₂, as defined in the reporting rule, 17 and, with respect to the period after December 31, 18 2014, quantities of carbon pollution resulting from 19 the combustion of a substance that is designated by 20 the Secretary of Agriculture and the Administrator, 21 through a joint rulemaking to be finalized no later 22 than September 30, 2014, as renewable biomass,

consistent with the purpose of this Act to require

payment of fees for emissions of carbon pollution

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1	with externality costs that are not accounted for in
2	market prices.
3	(c) HFCs.—The quantity described in section 4(a)
4	shall be reduced by 90 percent with respect to—
5	(1) tons of carbon pollution that would result
6	from the release of HFCs produced or imported by
7	suppliers of industrial greenhouse gases, as defined
8	in subpart OO of the reporting rule; and
9	(2) importers of HFCs contained in pre-charged
10	equipment or closed cell foams, as defined in subpart
11	QQ of the reporting rule.
12	SEC. 12. DEFINITIONS.
13	In this Act:
14	(1) Administrator.—The term "Adminis-
15	trator" means the Administrator of the Environ-
16	mental Protection Agency.
17	(2) Attributed.—The term "attributed", with
18	respect to carbon pollution, means the assignation,
19	under the reporting rule, of responsibility for the
20	quantity of carbon pollution that would be emitted
21	from combustion or use of a product produced or
22	imported by an entity.
23	(3) CARBON DIOXIDE EQUIVALENT.—The term
24	"carbon dioxide equivalent" means, for each green-
25	house gas, the quantity of such greenhouse gas that

1	has a global warming potential equivalent to one
2	metric ton of carbon dioxide, as identified in Table
3	A-1 to Subpart A of the reporting rule.
4	(4) CARBON POLLUTION.—The term "carbon
5	pollution" means any of the greenhouse gases identi-
6	fied in Table A-1 to Subpart A of the reporting
7	rule.
8	(5) COMPLIANCE YEAR.—The term "compliance
9	year" means the calendar year—
10	(A) in which a ton of carbon pollution is
11	emitted or for which a ton of carbon pollution
12	is attributed; and
13	(B) for which a carbon pollution permit is
14	specified pursuant to section 5(c).
15	(6) Fluorinated greenhouse gases.—The
16	term "fluorinated greenhouse gases" has the mean-
17	ing given that term in the reporting rule.
18	(7) Reporting Rule.—The term "reporting
19	rule" means part 98 of title 40, Code of Federal
20	Regulations, including any revisions thereto, except
21	to the extent that the Administrator, in consultation
22	with the Secretary, determines that it would not be
23	appropriate to apply any such revision to the imple-
24	mentation of this Act in light of the different pur-
25	poses of this Act and such part 98.

1	(8) Secretary.—The term "Secretary" means
2	the Secretary of the Treasury.
3	(9) Ton of Carbon Pollution.—The term
4	"ton of carbon pollution" means a carbon dioxide
5	equivalent of carbon pollution.