[118H1483]

(Original Signature of Member)

119TH CONGRESS 1ST SESSION



To amend the Internal Revenue Code of 1986 to repeal fossil fuel subsidies for oil companies, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. CASTEN introduced the following bill; which was referred to the Committee on _____

A BILL

To amend the Internal Revenue Code of 1986 to repeal fossil fuel subsidies for oil companies, and for other purposes.

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 "End Oil and Gas Tax5 Subsidies Act of 2025".

6 SEC. 2. AMORTIZATION OF GEOLOGICAL AND GEO-7 PHYSICAL EXPENDITURES.

8 (a) IN GENERAL.—Section 167(h) of the Internal
9 Revenue Code of 1986 is amended—

 $\mathbf{2}$

(1) by striking "24-month period" in paragraph
 (1) and inserting "7-year period", and

3 (2) by striking paragraph (5).

4 (b) EFFECTIVE DATE.—The amendment made by
5 this section shall apply to amounts paid or incurred in tax6 able years beginning after December 31, 2024.

7 SEC. 3. PRODUCING OIL AND GAS FROM MARGINAL WELLS.

8 (a) IN GENERAL.—Subpart D of part IV of sub-9 chapter A of chapter 1 of the Internal Revenue Code of 10 1986 is amended by striking section 45I (and by striking 11 the item relating to such section in the table of sections 12 for such subpart).

13 (b) CONFORMING AMENDMENT.—Section 38(b) of14 such Code is amended by striking paragraph (19).

(c) EFFECTIVE DATE.—The amendment made by
subsection (a) shall apply to credits determined for taxable
years beginning after December 31, 2024.

18 SEC. 4. ENHANCED OIL RECOVERY CREDIT.

(a) IN GENERAL.—Subpart D of part IV of subchapter A of chapter 1 of the Internal Revenue Code of
1986 is amended by striking section 43 (and by striking
the item relating to such section in the table of sections
for such subpart).

24 (b) CONFORMING AMENDMENT.—Section 38(b) of25 such Code is amended by striking paragraph (6).

(c) EFFECTIVE DATE.—The amendments made by
 this section shall apply to amounts paid or incurred in tax able years beginning after December 31, 2024.

4 SEC. 5. INTANGIBLE DRILLING AND DEVELOPMENT COSTS 5 IN THE CASE OF OIL AND GAS WELLS.

6 (a) IN GENERAL.—Subsection (c) of section 263 of 7 the Internal Revenue Code of 1986 is amended by adding 8 at the end the following new sentence: "This subsection 9 shall not apply to amounts paid or incurred by a taxpayer 10 with respect to an oil or gas well after December 31, 11 2024.".

12 (b) EFFECTIVE DATE.—The amendment made by
13 this section shall apply to amounts paid or incurred in tax14 able years beginning after December 31, 2024.

15 SEC. 6. REPEAL OF PERCENTAGE DEPLETION FOR OIL AND 16 GAS WELLS.

(a) IN GENERAL.—Part I of subchapter I of chapter
1 of the Internal Revenue Code of 1986 is amended by
striking section 613A (and the table of sections of such
part is amended by striking the item relating to such section).

22 (b) Conforming Amendments.—

23 (1) Subsection (d) of section 45H of such Code24 is amended—

1	(A) by striking "For purposes of this sec-
2	tion" and inserting the following:
3	"(1) IN GENERAL.—For purposes of this sec-
4	tion",
5	(B) by striking "(within the meaning of
6	section $613A(d)(3)$)", and
7	(C) by adding at the end the following new
8	paragraph:
9	"(2) Related person.—For purposes of this
10	subsection, a person is a related person with respect
11	to the taxpayer if a significant ownership interest in
12	either the taxpayer or such person is held by the
13	other, or if a third person has a significant owner-
14	ship interest in both the taxpayer and such person.
15	For purposes of the preceding sentence, the term
16	'significant ownership interest' means—
17	"(A) with respect to any corporation, 5
18	percent or more in value of the outstanding
19	stock of such corporation,
20	"(B) with respect to a partnership, 5 per-
21	cent or more interest in the profits or capital of
22	such partnership, and
23	"(C) with respect to an estate or trust, 5
24	percent or more of the beneficial interests in
25	such estate or trust.

For purposes of determining a significant ownership
interest, an interest owned by or for a corporation,
partnership, trust, or estate shall be considered as
owned directly both by itself and proportionately by
its shareholders, partners, or beneficiaries, as the
case may be.".
(2) Section $57(a)(1)$ of such Code is amended
by striking the last sentence.
(3) Section 291(b)(4) of such Code is amended
by adding at the end the following: "Any reference
in the preceding sentence to section 613A shall be
treated as a reference to such section as in effect
prior to the date of the enactment of the End Oil
and Gas Tax Subsidies Act of 2025.".
(4) Section 613(d) of such Code is amended by
striking "Except as provided in section 613A, in the
case of" and inserting "In the case of".
(5) Section 613(e) of such Code is amended—
(A) by striking "or section 613A" in para-
graph (2), and
(B) by striking "any amount described in
section $613A(d)(5)$ " in paragraph (3) and in-
serting "any lease bonus, advance royalty, or
other amount payable without regard to produc-
tion from property".

1	(6) Section 705(a) of such Code is amended—
2	(A) by inserting "and" at the end of para-
3	graph $(1)(C)$,
4	(B) by striking "; and" at the end of para-
5	graph (2)(B) and inserting a period, and
6	(C) by striking paragraph (3).
7	(7) Section $993(c)(2)(C)$ of such Code is
8	amended by striking "section 613 or 613A" and in-
9	serting "section 613 (determined without regard to
10	subsection (d) thereof)".
11	(8) Section $1202(e)(3)(D)$ of such Code is
12	amended by striking "section 613 or 613A" and in-
13	serting "section 613 (determined without regard to
14	subsection (d) thereof)".
15	(9) Section $1367(a)(2)$ of such Code is amended
16	by inserting "and" at the end of subparagraph (C),
17	by striking ", and" at the end of subparagraph (D)
18	and inserting a period, and by striking subparagraph
19	(E).
20	(10) Section 1446(c) of such Code is amended
21	by striking paragraph (2) and by redesignating
22	paragraph (3) as paragraph (2).
23	(c) EFFECTIVE DATE.—The amendments made by
24	this section shall apply to property placed in service after
25	December 31, 2024.

1 SEC.7. REPEAL OF DEDUCTION FOR TERTIARY2INJECTANTS.

3 (a) IN GENERAL.—Part VI of subchapter B of chap4 ter 1 of the Internal Revenue Code of 1986 is amended
5 by striking section 193 (and the table of sections of such
6 subpart is amended by striking the item relating to such
7 section).

8 (b) EFFECTIVE DATE.—The amendments made by
9 this section shall apply to taxable years beginning after
10 December 31, 2024.

11 SEC. 8. REPEAL OF EXCEPTION TO PASSIVE LOSS LIMITA 12 TIONS FOR WORKING INTERESTS IN OIL AND 13 GAS PROPERTIES.

(a) IN GENERAL.—Section 469(c)(3) of the Internal
Revenue Code of 1986 is amended by adding at the end
the following new subparagraph:

17 "(C) TERMINATION.—Subparagraph (A)
18 shall not apply with respect to any taxable year
19 beginning after the date of the enactment of
20 this Act.".

(b) EFFECTIVE DATE.—The amendment made by
this section shall apply to taxable years beginning after
December 31, 2024.

1SEC. 9. DEDUCTION FOR QUALIFIED BUSINESS INCOME2NOT ALLOWED WITH RESPECT TO OIL AND3GAS ACTIVITIES.

4 (a) IN GENERAL.—Section 199A(c)(3)(B) of the In5 ternal Revenue Code of 1986 is amended by redesignating
6 clause (vii) as clause (viii), and by inserting after clause
7 (vi) the following new clause:

8 "(vii) The production, refining, proc9 essing, transportation, or distribution of
10 oil, gas, or any primary product thereof.".
11 (b) EFFECTIVE DATE.—The amendments made by
12 this section shall apply to taxable years beginning after
13 December 31, 2024.

14 SEC. 10. PROHIBITION ON USING LAST-IN, FIRST-OUT AC-

15

COUNTING FOR OIL AND GAS COMPANIES.

(a) IN GENERAL.—Section 472 of the Internal Revenue Code of 1986 is amended by adding at the end the
following new subsection:

19 "(h) OIL AND GAS COMPANIES.—

20 "(1) IN GENERAL.—Notwithstanding any other
21 provision of this section, a major integrated oil com22 pany may not use the method provided in subsection
23 (b) in inventorying of any goods.

24 "(2) MAJOR INTEGRATED OIL COMPANY.—For
25 purposes of this subsection, the term 'major inte-

1	grated oil company' means, with respect to any tax-
2	able year, a producer of crude oil—
3	"(A) which has an average daily worldwide
4	production of crude oil of at least 500,000 bar-
5	rels for the taxable year,
6	"(B) which has gross receipts in excess of
7	1,000,000,000 for the taxable year, and
8	"(C) the average daily refinery runs of the
9	taxpayer and related persons for the taxable
10	year exceed 75,000 barrels.
11	"(3) Special rules.—
12	"(A) CRUDE PRODUCTION AND GROSS RE-
13	CEIPTS.—For purposes of subparagraphs (A)
14	and (B) of paragraph (2)—
15	"(i) Controlled groups and com-
16	MON CONTROL.—All persons treated as a
17	single employer under subsections (a) and
18	(b) of section 52 shall be treated as 1 per-
19	son.
20	"(ii) Short taxable years.—In
21	case of a short taxable year, the rule under
22	section $448(c)(3)(B)$ shall apply.
23	"(B) AVERAGE DAILY REFINERY RUNS.—
24	For purposes of paragraph (2)(C)—

1	"(i) IN GENERAL.—The average daily
2	refinery runs for any taxable year shall be
3	determined by dividing the aggregate refin-
4	ery runs for the taxable year by the num-
5	ber of days in the taxable year.
6	"(ii) Related persons.—A person
7	is a related person with respect to the tax-
8	payer if a significant ownership interest in
9	either the taxpayer or such person is held
10	by the other, or if a third person has a sig-
11	nificant ownership interest in both the tax-
12	payer and such person.
13	"(iii) Significant ownership in-
14	TEREST.—For purposes of clause (ii), the
15	term 'significant ownership interest'
16	means—
17	"(I) with respect to any corpora-
18	tion, 15 percent or more in value of
19	the outstanding stock of such corpora-
20	tion,
21	"(II) with respect to a partner-
22	ship, 15 percent or more interest in
23	the profits or capital of such partner-
24	ship, and

1	"(III) with respect to an estate
2	or trust, 15 percent or more of the
3	beneficial interests in such estate or
4	trust.
5	For purposes of determining a significant
6	ownership interest, an interest owned by or
7	for a corporation, partnership, trust, or es-
8	tate shall be considered as owned directly
9	both by itself and proportionately by its
10	shareholders, partners, or beneficiaries, as
11	the case may be.".
12	(b) EFFECTIVE DATE AND SPECIAL RULE.—
13	(1) IN GENERAL.—The amendment made by
14	subsection (a) shall apply to taxable years beginning
15	after December 31, 2024.
16	(2) Change in method of accounting.—In
17	the case of any taxpayer required by the amendment
18	made by this section to change its method of ac-
19	counting for its first taxable year beginning after the
20	date of the enactment of this Act—
21	(A) such change shall be treated as initi-
22	ated by the taxpayer,
23	(B) such change shall be treated as made
24	with the consent of the Secretary of the Treas-
25	ury, and

1 (C) the net amount of the adjustments re-2 quired to be taken into account by the taxpaver under section 481 of the Internal Revenue Code 3 4 of 1986 shall be taken into account ratably over 5 a period (not greater than 8 taxable years) be-6 ginning with such first taxable year. 7 SEC. 11. MODIFICATIONS OF FOREIGN TAX CREDIT RULES 8 APPLICABLE TO DUAL CAPACITY TAXPAYERS. 9 (a) IN GENERAL.—Section 901 of the Internal Revenue Code of 1986 is amended by redesignating subsection 10 11 (n) as subsection (o) and by inserting after subsection (m) 12 the following new subsection:

13 "(n) Special Rules Relating to Dual Capacity14 Taxpayers.—

15 "(1) GENERAL RULE.—Notwithstanding any 16 other provision of this chapter, any amount paid or 17 accrued by a dual capacity taxpayer to a foreign 18 country or possession of the United States for any 19 period with respect to combined foreign oil and gas 20 income (as defined in section 907(b)(1)) shall not be 21 considered a tax to the extent such amount exceeds 22 the amount (determined in accordance with regula-23 tions) which would have been required to be paid if 24 the taxpayer were not a dual capacity taxpayer.

1	"(2) DUAL CAPACITY TAXPAYER.—For pur-
2	poses of this subsection, the term 'dual capacity tax-
3	payer' means, with respect to any foreign country or
4	possession of the United States, a person who—
5	"(A) is subject to a levy of such country or
6	possession, and
7	"(B) receives (or will receive) directly or
8	indirectly a specific economic benefit (as deter-
9	mined in accordance with regulations) from
10	such country or possession.".
11	(b) Effective Date.—
12	(1) IN GENERAL.—The amendments made by
13	this section shall apply to taxes paid or accrued in
14	taxable years beginning after December 31, 2024.
15	(2) CONTRARY TREATY OBLIGATIONS
16	UPHELD.—The amendments made by this section
17	shall not apply to the extent contrary to any treaty
18	obligation of the United States.
19	SEC. 12. CLARIFICATION OF TAR SANDS AS CRUDE OIL FOR
20	EXCISE TAX PURPOSES.
21	(a) IN GENERAL.—Paragraph (1) of section 4612(a)
22	of the Internal Revenue Code of 1986 is amended to read
23	as follows:
24	"(1) CRUDE OIL.—The term 'crude oil' includes
25	crude oil condensates, natural gasoline, any bitumen

or bituminous mixture, any oil derived from a bitu men or bituminous mixture (including oil derived
 from tar sands), and any oil derived from kerogen bearing sources (including oil derived from oil
 shale).".

6 (b) REGULATORY AUTHORITY TO ADDRESS OTHER
7 TYPES OF CRUDE OIL AND PETROLEUM PRODUCTS.—
8 Subsection (a) of section 4612 of such Code is amended
9 by adding at the end the following new paragraph:

10 "(10) Regulatory authority to address 11 OTHER TYPES OF CRUDE OIL AND PETROLEUM 12 PRODUCTS.—Under such regulations as the Sec-13 retary may prescribe, the Secretary may include as 14 crude oil or as a petroleum product subject to tax 15 under section 4611, any fuel feedstock or finished 16 fuel product customarily transported by pipeline, 17 vessel, railcar, or tanker truck if the Secretary deter-18 mines that—

19 "(A) the classification of such fuel feed20 stock or finished fuel product is consistent with
21 the definition of oil under the Oil Pollution Act
22 of 1990, and

23 "(B) such fuel feedstock or finished fuel24 product is produced in sufficient commercial

quantities as to pose a significant risk of haz ard in the event of a discharge.".

3 (c) TECHNICAL AMENDMENT.—Paragraph (2) of sec4 tion 4612(a) of such Code is amended by striking "from
5 a well located".

6 (d) EFFECTIVE DATE.—The amendments made by
7 this section shall take effect on the date of the enactment
8 of this Act.