	TH CONGRESS 1ST SESSION S.
To	amend the Internal Revenue Code of 1986 to provide for Move America bonds and Move America credits.
	IN THE SENATE OF THE UNITED STATES
Mr.	HOEVEN (for himself and Mr. Wyden) introduced the following bill; which was read twice and referred to the Committee on
	A BILL
ŗ	Γo amend the Internal Revenue Code of 1986 to provide for Move America bonds and Move America credits.
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 "Move America Act of
5	2017".
6	SEC. 2. FINDINGS AND PURPOSE.
7	(a) FINDINGS.—Congress makes the following find-
8	ings:
9	(1) Our Nation's infrastructure network serves

as a foundation of our economic competitiveness and

10

1 national security. It is imperative that Congress 2 maintain and revitalize the roads, bridges, ports, 3 railways, airports, transit systems, water systems, 4 and information networks of this country, enabling 5 all industries to achieve the growth and productivity 6 that make the United States strong and prosperous. 7 (2) Investing in transportation, water, and in-8 formation infrastructure creates long-term capital 9 assets for the Nation that will improve economic 10 productivity. 11 (3) Investment in infrastructure creates jobs 12 and spurs economic activity to put people back to 13 work and grow the economy. 14 (4) The cost to maintain and improve our Na-15 tion's highways, bridges, and other critical transpor-16 tation infrastructure significantly exceeds what is 17 currently being provided by all levels of government. 18 (5) Investment in our Nation's infrastructure 19 must be multi-faceted, both by ensuring that there 20 is a sustainable long-term funding source for infra-21 structure and through using innovative financing 22 mechanisms. 23 (6) Areas that are underserved by modern 24 broadband connections are disadvantaged, and en-25 suring that those areas are connected will enable the

1	Nation to benefit from the fuller participation of
2	previously underserved citizens in the national econ-
3	omy.
4	(7) Investment in infrastructure is needed
5	throughout the Nation, and it is essential that infra-
6	structure legislation, including but not limited to
7	this legislation, benefit urban and rural areas, and
8	large and small States.
9	(b) Purpose.—The purpose of this Act is to provide
10	tools to finance additional transportation, water, and in-
11	formation infrastructure capital investments, through an
12	approach that provides assistance for financing of infra-
13	structure to all States, rural and urban, and large and
14	small.
15	SEC. 3. MOVE AMERICA BOND.
16	(a) In General.—
17	(1) Move America Bonds.—Subpart A of part
18	IV of subchapter B of chapter 1 of the Internal Rev-
19	enue Code of 1986 is amended by inserting after
20	section 142 the following new section:
21	"SEC. 142A. MOVE AMERICA BONDS.
22	"(a) In General.—
23	"(1) Treatment as exempt facility
24	BOND.—Except as otherwise provided in this section.

1	a Move America bond shall be treated for purposes
2	of this part as an exempt facility bond.
3	"(2) Exceptions.—
4	"(A) No government ownership re-
5	QUIREMENT.—Paragraph (1) of section 142(b)
6	shall not apply to any Move America bond.
7	"(B) Special rules for high-speed
8	RAIL BONDS.—Paragraphs (2) and (3) of sec-
9	tion 142(i) shall not apply to any Move America
10	bond described in subsection (b)(4).
11	"(C) Special rules for highway and
12	SURFACE TRANSPORTATION FACILITIES.—Para-
13	graphs (2), (3), and (4) of section 142(m) shall
14	not apply to any Move America bond described
15	in subsection (b)(5).
16	"(b) Move America Bond.—For purposes of this
17	part, the term 'Move America bond' means any bond
18	issued as part of an issue 95 percent or more of the net
19	proceeds of which are used to provide—
20	"(1) airports,
21	"(2) docks and wharves, including—
22	"(A) waterborne mooring infrastructure,
23	"(B) dredging in connection with a dock or
24	wharf, and

1	"(C) any associated rail and road infra-
2	structure for the purpose of integrating modes
3	of transportation,
4	"(3) mass commuting facilities,
5	"(4) facilities for the furnishing of water (with-
6	in the meaning of section 142(e)),
7	"(5) sewage facilities,
8	"(6) railroads (as defined in section 20102 of
9	title 49, United States Code) and any associated rail
10	and road infrastructure for the purpose of inte-
11	grating modes of transportation,
12	"(7) any—
13	"(A) surface transportation project which
14	is eligible for Federal assistance under title 23,
15	United States Code (as in effect on the date of
16	the enactment of this section),
17	"(B) project for an international bridge or
18	tunnel for which an international entity author-
19	ized under Federal or State law is responsible
20	and which is eligible for Federal assistance
21	under title 23, United States Code (as so in ef-
22	fect), or
23	"(C) facility for the transfer of freight
24	from truck to rail or rail to truck (including
25	any temporary storage facilities directly related

1	to such transfers) which is eligible for Federal
2	assistance under either title 23 or title 49,
3	United States Code (as so in effect),
4	"(8) flood diversions,
5	"(9) inland waterways, including construction
6	and rehabilitation expenditures for navigation on
7	any inland or intracoastal waterways of the United
8	States (within the meaning of section 4042(d)(2)),
9	or
10	"(10) rural broadband service infrastructure.
11	"(c) Definitions.—For purposes of this section—
12	"(1) Flood diversions.—The term 'flood di-
13	version' means any flood damage risk reduction
14	project authorized under any Act for authorizing
15	water resources development projects.
16	"(2) Rural broadband service infrastruc-
17	TURE.—The term 'rural broadband service infra-
18	structure' means the construction, improvement, or
19	acquisition of facilities and equipment for the provi-
20	sion of broadband services (as defined in section 601
21	of the Rural Electrification Act of 1936) which—
22	"(A) meet the minimum requirements in
23	effect under section 601(e) of such Act, and
24	"(B) will be provided in an area which—

1	"(i) is a rural area (as defined in sec-
2	tion 601 of such Act), and
3	"(ii) meets the requirements of
4	clauses (i) and (ii) of section $601(d)(2)(A)$
5	of such Act.
6	"(d) Move America Volume Cap.—
7	"(1) IN GENERAL.—The aggregate face amount
8	of Move America bonds issued pursuant to an issue,
9	when added to the aggregate face amount of Move
10	America bonds previously issued by the issuing au-
11	thority during the calendar year, shall not exceed
12	such issuing authority's Move America volume cap
13	for such year.
14	"(2) Move america volume cap.—For pur-
15	poses of this subsection—
16	"(A) In General.—The Move America
17	volume cap for any calendar year is an amount
18	equal to 50 percent of the State ceiling under
19	section 146(d) for such State for such calendar
20	year.
21	"(B) Allocation of volume cap.—Each
22	State may allocate the Move America volume
23	cap of such State among governmental units (or
24	other authorities) in such State having author-
25	ity to issue private activity bonds.

1	"(3) Carryforwards.—
2	"(A) In general.—If—
3	"(i) an issuing authority's Move
4	America volume cap, exceeds
5	"(ii) the aggregate amount of Move
6	America bonds issued during such calendar
7	year by such authority,
8	any Move America bond issued by such author-
9	ity during the 5-calendar-year period following
10	such calendar year shall not be taken into ac-
11	count under paragraph (1) to the extent the
12	amount of such bonds does not exceed the
13	amount of such excess. Any excesses arising
14	under this paragraph shall be used under this
15	paragraph in the order of calendar years in
16	which the excesses arose.
17	"(B) REALLOCATION OF UNUSED
18	CARRYFORWARDS.—
19	"(i) In general.—The Move Amer-
20	ica volume cap under paragraph (2)(A) for
21	any State for any calendar year shall be
22	increased by any amount allocated to such
23	State by the Secretary under clause (ii).
24	"(ii) Reallocation.—The Secretary
25	shall allocate to each qualified State for

1	any calendar year an amount which bears
2	the same ratio to the aggregate unused
3	carryforward amounts of all issuing au-
4	thorities in all States for such calendar
5	year as the qualified State's population for
6	the calendar year bears to the population
7	of all qualified States for the calendar
8	year. For purposes of the preceding sen-
9	tence, population shall be determined in
10	accordance with section 146(j).
11	"(iii) Qualified state.—For pur-
12	poses of this subparagraph, the term
13	'qualified State' means, with respect to a
14	calendar year, any State—
15	"(I) which allocated its entire
16	Move America volume cap for the pre-
17	ceding calendar year, and
18	$``(\Pi)$ for which a request is made
19	(not later than May 1 of the calendar
20	year) to receive an allocation under
21	clause (ii).
22	"(iv) Unused carryforward
23	AMOUNT.—For purposes of this paragraph,
24	the term 'unused carryforward amount'

1	means, with respect to any issuing author-
2	ity for any calendar year, the excess of—
3	"(I) the amount of the excess de-
4	scribed in subparagraph (A) for the
5	sixth preceding calendar year, over
6	"(II) the amount of bonds issued
7	by such issuing authority to which
8	subparagraph (A) applied during the
9	5 preceding calendar years.
10	"(4) Facility must be located within
11	STATE.—
12	"(A) In general.—No portion of the
13	Move America volume cap of an issuing author-
14	ity for any calendar year may be used with re-
15	spect to financing for a facility located outside
16	of the authority's State.
17	"(B) Exception for certain facilities
18	WHERE STATE WILL GET PROPORTIONATE
19	Share of Benefit.—Subparagraph (A) shall
20	not apply to any Move America bond the pro-
21	ceeds of which are used to provide a facility de-
22	scribed in paragraph (4) or (5) of section
23	142A(b) if the issuer establishes that the
24	State's share of the use of the facility will equal

1	or exceed the State's share of the private activ
2	ity bonds issued to finance the facility.
3	"(e) Applicability of Certain Federal Laws.—
4	"(1) In general.—An issue shall not be treat
5	ed as an issue under subsection (b) unless the facil
6	ity for which the proceeds of such issue are used
7	would be subject to the requirements of any Federa
8	law (including titles 23, 40, and 49, United States
9	Code) which would otherwise apply to similar
10	projects.
11	"(2) Public transportation capital
12	PROJECTS.—In addition to the requirements of
13	paragraph (1), an issue the proceeds of which are
14	used to finance a capital project (as defined in sec
15	tion 5302(3) of title 49, United States Code) relat
16	ing to public transportation (as defined in section
17	5302(14) of such title) shall not be treated as an
18	issue under subsection (b) unless such project com
19	plies with the requirements of chapter 53 of title 49
20	United States Code.
21	"(f) Special Rule for Environmental Remedi
22	ATION COSTS FOR DOCKS AND WHARVES.—For purposes
23	of this section, amounts used for working capital expendi
24	tures relating to environmental remediation required
25	under State or Federal law at or near a facility described

- 1 in subsection (b)(2) (including environmental remediation
- 2 in the riverbed and land within or adjacent to the Federal
- 3 navigation channel used to access such facility) shall be
- 4 treated as an amount used to provide for such a facility.
- 5 "(g) REGULATIONS.—The Secretary shall prescribe
- 6 such regulations as may be necessary to carry out the pur-
- 7 poses of this section, including regulations requiring
- 8 States to report the amount of Move America volume cap
- 9 of the State carried forward for any calendar year under
- 10 subsection (d)(3).".
- 11 (2) Conforming amendment.—The table of
- sections for subpart A of part IV of subchapter B
- of chapter 1 of such Code is amended by inserting
- after the item relating to section 142 the following
- 15 new item:

"Sec. 142A. Move America bonds.".

- 16 (b) Application of Other Private Activity
- 17 BOND RULES.—
- 18 (1) Treatment under private activity
- BOND VOLUME CAP.—Subsection (g) of section 146
- of the Internal Revenue Code of 1986 is amended by
- striking "and" at the end of paragraph (3), by strik-
- ing the period at the end of paragraph (4) and in-
- serting ", and", and by inserting after paragraph
- 24 (4) the following new paragraph:
- 25 "(5) any Move America bond.".

1	(2) SPECIAL RULE ON USE FOR LAND ACQUISI-
2	TION.—Subparagraph (A) of section 147(c)(1) of
3	the Internal Revenue Code of 1986 is amended by
4	inserting "(50 percent in the case of any issue of
5	Move America bonds)" after "25 percent".
6	(3) Special rules for rehabilitation ex-
7	PENDITURES.—
8	(A) Inclusion of certain expendi-
9	TURES.—Subparagraph (B) of section
10	147(d)(3) of the Internal Revenue Code of
11	1986 is amended by inserting ", except that, in
12	the case of any Move America bond, such term
13	shall include any expenditure described in
14	clause (v) thereof" before the period at the end
15	(B) Period for expenditures.—Sub-
16	paragraph (C) of section 147(d)(3) of such
17	Code is amended by inserting "(5 years, in the
18	case of any Move America bond)" after "2
19	years".
20	(c) Treatment Under the Alternative Min-
21	IMUM TAX.—Subparagraph (C) of section 57(a)(5) of the
22	Internal Revenue Code of 1986 is amended by adding at
23	the end the following new clause:
24	"(vii) Exception for move america
25	BONDS.—For purposes of clause (i), the

1	term 'private activity bond' shall not in-
2	clude any Move America bond (as defined
3	in section 142A).".
4	(d) Effective Date.—The amendments made by
5	this section shall apply to obligations issued in calendar
6	years beginning after the date of the enactment of this
7	Act.
8	SEC. 4. MOVE AMERICA CREDITS.
9	(a) In General.—Subpart D of part IV of sub-
10	chapter A of chapter 1 of the Internal Revenue Code of
11	1986 is amended by inserting after the section relating
12	to section 42 the following new section:
13	"SEC. 42A. MOVE AMERICA CREDITS.
14	"(a) Move America Project Credits.—
15	"(1) In general.—For purposes of section 38,
16	the Move America project credit for any taxable year
17	in the credit period is an amount equal to 10 per-
18	cent of the qualified basis of each qualified project.
19	"(2) Definitions.—For purposes of this sec-
20	tion—
21	"(A) Qualified basis.—
22	"(i) IN GENERAL.—The qualified
23	basis of any qualified project is the portion
24	of the eligible basis of such project to
25	which the State has allocated an amount of

1	the State credit limitation under subsection
2	(c)(3)(C)(i).
3	"(ii) Determination.—The qualified
4	basis of a project shall be determined as of
5	the date of the allocation for purposes of
6	all taxable years in the credit period.
7	"(B) QUALIFIED PROJECT.—The term
8	'qualified project' means a project which is for
9	the construction of a facility described in sec-
10	tion 142A(b), but only if such project—
11	"(i) meets the requirements applicable
12	to similar projects under any Federal law
13	which would apply if the project were fi-
14	nanced under any other Federal program
15	(including titles 23, 40, and 49, United
16	States Code),
17	"(ii) complies with the requirements
18	of chapter 53 of title 49, United States
19	Code, in the case of a capital project (as
20	defined in section 5302(3) of title 49,
21	United States Code) relating to public
22	transportation (as defined in section
23	5302(14) of such title), and
24	"(iii) will be generally available for
25	public use throughout the credit period.

1	"(C) Credit Period.—
2	"(i) In general.—Except as pro-
3	vided in clause (ii), the credit period with
4	respect to any qualified project is the pe-
5	riod of 10 taxable years beginning with the
6	first taxable year beginning in the calendar
7	year in which the project is placed in serv-
8	ice.
9	"(ii) Early termination.—If at any
10	time during the 10-taxable-year period de-
11	scribed in clause (i) a project ceases to be
12	a qualified project, or ceases and then re-
13	commences to be a qualified project, the
14	credit period with respect to such project
15	shall include only the taxable years in such
16	10-year-period in which the project was a
17	qualified project for the entire taxable
18	year.
19	"(iii) Dispositions of property or
20	INTEREST RELATING TO QUALIFIED
21	PROJECT.—A project shall not cease to be
22	a qualified project solely by reason of the
23	disposition of the project (or an interest
24	therein) if it is reasonably expected that

1	such project will otherwise continue to be
2	a qualified project.
3	"(iv) Treatment of credit in case
4	OF DISPOSITION.—If at any time during
5	the 10-taxable-year period described in
6	clause (i) a qualified project (or an interest
7	therein) is disposed of—
8	"(I) the credit under paragraph
9	(1) for any year in such period begin-
10	ning after the date of the disposal
11	shall be allowed to the acquiring per-
12	son, and not to the person disposing
13	of the project (or interest), and
14	"(II) the credit under paragraph
15	(1) for the year of the disposal shall
16	be allocated between such persons on
17	the basis of the number of days dur-
18	ing such year the project (or interest)
19	was held by each.
20	"(3) Reallocation.—
21	"(A) IN GENERAL.—If any qualified
22	project is not placed in service within 3 years
23	of the date of the allocation under subsection
24	(c)(3), the State shall rescind the allocation
25	under subsection (c)(3)(C)(i). Any allocation so

1	rescinded may be reallocated by the State under
2	subsection (c) (including to qualified infrastruc-
3	ture funds for purposes of the credit under sub-
4	section (b)) within the calendar year in which
5	it is so rescinded.
6	"(B) Reversion.—Any rescinded alloca-
7	tion which is not reallocated under subpara-
8	graph (A) by the last day of the calendar year
9	in which it is so rescinded shall revert to inclu-
10	sion in the State's Move America volume cap
11	under section 142A(d) as if it had never been
12	exchanged under subsection $(c)(1)$.
13	"(C) No multiple reallocations.—
14	Any rescinded allocation which is reallocated
15	under subparagraph (A) and is subsequently re-
16	scinded shall not be further reallocated and
17	shall immediately revert to inclusion in the
18	Move America volume cap as provided in sub-
19	paragraph (B).
20	"(4) Coordination with deduction for de-
21	PRECIATION, ETC.—
22	"(A) In General.—In the case of any
23	taxable year in the credit period with respect to
24	a qualified project, the total deduction allowable
25	to the taxpayer for depreciation for the taxable

1	year with respect to property which is part of
2	such project shall be reduced (but not below
3	zero) by the amount of the credit allowed under
4	paragraph (1) for such taxable year.
5	"(B) No adjustment to basis.—No re-
6	duction or adjustment in basis shall be made as
7	a result of the application of subparagraph (A).
8	"(b) Move America Infrastructure Fund Cred-
9	ITS.—
10	"(1) Allowance of Credit.—
11	"(A) In general.—For purposes of sec-
12	tion 38, in the case of a taxpayer who holds a
13	Move America investment on a credit allowance
14	date of such investment which occurs during
15	the taxable year, the Move America infrastruc-
16	ture fund credit for such taxable year is an
17	amount equal to 5 percent of the amount paid
18	to the qualified infrastructure fund for such in-
19	vestment at its original issue.
20	"(B) CREDIT ALLOWANCE DATE.—For
21	purposes of subparagraph (A), except as pro-
22	vided in paragraph (3), the term 'credit allow-
23	ance date' means with respect to any Move
24	America investment—

1	"(i) the date on which such invest-
2	ment is initially made, and
3	"(ii) each of the 9 anniversary dates
4	of such date thereafter.
5	"(2) Definitions.—For purposes of this sec-
6	tion—
7	"(A) MOVE AMERICA INVESTMENT.—
8	"(i) In General.—The term 'Move
9	America investment' means any equity in-
10	vestment in a qualified infrastructure fund,
11	if—
12	"(I) such investment is acquired
13	by the taxpayer at its original issue
14	solely in exchange for cash,
15	"(II) substantially all of such
16	cash is used by the qualified infra-
17	structure fund to make qualified in-
18	vestments, and
19	"(III) such investment is des-
20	ignated for purposes of this subsection
21	by the qualified infrastructure fund,
22	including a designation of the quali-
23	fied investment which will be made
24	with such investment.

1	"(11) LIMITATION.—The maximum
2	amount of equity investments issued by a
3	qualified infrastructure fund in a calendar
4	year which may be designated under clause
5	(i)(III) by such fund shall not exceed—
6	"(I) the portion of the State
7	credit limitation allocated under sub-
8	section (c)(3)(A)(ii) to such fund in
9	such calendar year, multiplied by
10	"(II) 2.
11	"(iii) Expiration.—If the limitation
12	determined under clause (ii) with respect
13	to an infrastructure fund for a calendar
14	year exceeds the amount of equity invest-
15	ments designated under clause (i)(III) by
16	such fund in such year, the State shall re-
17	scind such excess allocation. Any allocation
18	so rescinded may be reallocated by the
19	State under subsection (c) (including to
20	qualified projects for purposes of the credit
21	under subsection (a)) within the imme-
22	diately succeeding calendar year.
23	"(iv) Reversion.—Any rescinded al-
24	location which is not reallocated under
25	clause (iii) by the last day of such imme-

1	diately succeeding calendar year shall re-
2	vert to inclusion in the State's Move Amer-
3	ica volume cap under section 142A(d) as it
4	it had never been exchanged under sub-
5	section $(c)(1)$.
6	"(v) No multiple realloca-
7	TIONS.—Any rescinded allocation which is
8	reallocated under clause (iii) and is subse-
9	quently rescinded shall not be further re-
10	allocated and shall immediately revert to
11	inclusion in the Move America volume cap
12	as provided in clause (iv).
13	"(vi) Special rules.—Rules similar
14	to the rules of paragraphs (3) and (4) of
15	section 45D(b) shall apply with respect to
16	clause (i).
17	"(B) QUALIFIED INFRASTRUCTURE
18	FUND.—The term 'qualified infrastructure
19	fund' means—
20	"(i) a State infrastructure bank estab-
21	lished under section 610 of title 23, United
22	States Code,
23	"(ii) a water pollution control revolv-
24	ing fund established under title VI of the

1	Federal Water Pollution Control Act (33)
2	U.S.C. 1381 et seq.),
3	"(iii) a drinking water treatment re-
4	volving loan fund established under section
5	1452 of the Safe Drinking Water Act (42
6	U.S.C. 300j-12), or
7	"(iv) an equivalent fund established or
8	designated by the State or any instrumen-
9	tality thereof.
10	In the case of a fund described in clause (ii) or
11	(iii), the amount of any Move America invest-
12	ment shall not be included in determining the
13	amount of State or other non-Federal contribu-
14	tions to such fund.
15	"(C) QUALIFIED INVESTMENT.—The term
16	'qualified investment' means an investment
17	(whether by loan, loan guarantee, or equity in-
18	vestment) in—
19	"(i) qualified projects, or
20	"(ii) in the case of a fund described in
21	clause (i), (ii), or (iii) of subparagraph (B),
22	projects and activities for which such funds
23	are authorized to be used under any other
24	provision of law.
25	"(3) Early termination.—

1	"(A) IN GENERAL.—If at any time during
2	the compliance period the fund which issued a
3	Move America investment ceases to be a quali-
4	fied infrastructure fund, or ceases and then re-
5	commences to be a qualified infrastructure
6	fund, any date described in paragraph (1)(B)
7	(including the date described in clause (i) there-
8	of) occurring in—
9	"(i) the taxable year in which the
10	fund ceased to be a qualified infrastructure
11	fund, or
12	"(ii) any other taxable year in such
13	period in which the fund is not a qualified
14	infrastructure fund for the entire taxable
15	year,
16	shall not be treated as a credit allowance date
17	for purposes of paragraph (1).
18	"(B) COMPLIANCE PERIOD.—For purposes
19	of subparagraph (A), the term 'compliance pe
20	riod' means the 10-taxable-year period begin-
21	ning with the taxable year that includes the
22	date of the original issue of the Move America
23	investment.

1	"(C) Loss of Qualification.—A fund
2	shall cease to be a qualified infrastructure fund
3	as of the date—
4	"(i) the fund redeems any Move
5	America investment within the compliance
6	period with respect to such investment,
7	"(ii) the proceeds of any Move Amer-
8	ica investment cease to be used for quali-
9	fied investments, or
10	"(iii) the fund makes any investment
11	which is not a qualified investment.
12	"(D) Expiration of credit.—If sub-
13	stantially all of the cash paid for any Move
14	America investment is not used to make quali-
15	fied investments designated under paragraph
16	(2)(A)(i)(III) within 3 years of the date of
17	original issue of such investment, any date de-
18	scribed in paragraph (1)(B) occurring in a tax-
19	able year which ends after the date which is 3
20	years after such date of original issue shall not
21	be treated as a credit allowance date for pur-
22	poses of paragraph (1).
23	"(c) Move America Credit Allocation.—
24	"(1) Exchange of move america bond vol-
25	UME CAP.—

1	"(A) IN GENERAL.—If a State has in ef-
2	fect a qualified allocation plan for a calendar
3	year, the State may exchange (in such manner
4	as the Secretary may prescribe) all or a portion
5	of the State's Move America volume cap under
6	section 142A(d) for such year for a State credit
7	limitation.
8	"(B) Limitation.—The amount of a
9	State's Move America volume cap for a cal-
10	endar year which may be exchanged under sub-
11	paragraph (A) shall not include any portion of
12	such cap which is attributable to an amount of
13	State credit limitation which has reverted under
14	paragraph $(3)(D)$ or subsection $(a)(3)(B)$ or
15	(b)(2)(A)(iv).
16	"(2) State credit limitation.—For pur-
17	poses of this section, the State credit limitation with
18	respect to any State for a calendar year is a dollar
19	amount equal to 25 percent of the Move America
20	volume cap exchanged under paragraph (1) for such
21	calendar year.
22	"(3) Allocation.—
23	"(A) IN GENERAL.—A State may allocate
24	the State credit limitation, according to the

1	qualified allocation plan, for any calendar year
2	among—
3	"(i) qualified projects in the State for
4	purposes of the Move America project
5	credit under subsection (a), and
6	"(ii) qualified infrastructure funds in
7	the State for purposes of the Move Amer-
8	ica infrastructure fund credit under sub-
9	section (b).
10	"(B) QUALIFIED ALLOCATION PLAN.—
11	"(i) In general.—For purposes of
12	this subsection, the term 'qualified alloca-
13	tion plan' means any plan—
14	"(I) which sets forth selection
15	criteria to be used in determining in-
16	frastructure priorities of the State
17	and allocating the State credit limita-
18	tion among projects (in accordance
19	with clause (ii)) and infrastructure
20	funds in the State, and
21	"(II) which provides a procedure
22	that the State (or an agent or other
23	private contractor of the State) will
24	follow in monitoring for noncompli-
25	ance with the provisions of this sec-

1	tion and in notifying the Internal Rev-
2	enue Service of such noncompliance.
3	"(ii) Limitation based on project
4	FEASIBILITY FOR MOVE AMERICA PROJECT
5	CREDITS.—
6	"(I) IN GENERAL.—In the case
7	of an allocation with respect to any
8	qualified project for purposes of the
9	Move America project credit under
10	subsection (a), such allocation shall
11	not exceed the minimum amount
12	which the State transportation au-
13	thority or other applicable agency de-
14	termines is required for the financial
15	feasibility of the project and its viabil-
16	ity for completion and availability for
17	public use throughout the credit pe-
18	riod.
19	"(II) MINIMUM FEASIBILITY DE-
20	TERMINATION.—In making the deter-
21	mination under subclause (I), such
22	entity shall consider the sources and
23	uses of funds and the total financing
24	planned for the project, any proceeds
25	or receipts expected to be generated

1	by reason of tax benefits, the reason-
2	ableness of the developmental and
3	operational costs of the project over
4	the full expected operational life of the
5	project, ancillary costs (including
6	right-of-way and procurement costs),
7	financing costs, and retained and
8	transferred risk.
9	"(C) Special rules relating to move
10	AMERICA PROJECT CREDIT.—
11	"(i) Limitation.—The amount allo-
12	cated to a qualified project under subpara-
13	graph (A)(i) shall not exceed the eligible
14	basis of such project.
15	"(ii) Eligible basis.—For purposes
16	of this section, except as provided in clause
17	(iii), the eligible basis of any qualified
18	project is the lesser of—
19	"(I) the portion of the basis of
20	such project which is attributable to
21	the taxpayer's equity investment in
22	the costs of the project which are sub-
23	ject to the allowance for depreciation
24	(as estimated as of the date of the al-
25	location), or

1	"(II) 20 percent of the costs of
2	the project which are subject to the
3	allowance for depreciation (as esti-
4	mated as of the date of the alloca-
5	tion).
6	"(iii) Exclusion of government
7	ASSISTANCE.—Eligible basis shall not in-
8	clude any portion of the basis of such
9	project which is attributable to any assist-
10	ance or financing provided by a Federal,
11	State, or local government (as estimated as
12	of the date of the allocation).
13	"(D) REVERSION OF UNALLOCATED LIMI-
14	TATION.—Any portion of the State credit limi-
15	tation for any calendar year which remains
16	unallocated as of the last day of such calendar
17	year shall revert to inclusion in the State's
18	Move America volume cap under section
19	142A(d) as if it had never been exchanged
20	under paragraph (1).".
21	(b) Credits Made Part of General Business
22	CREDIT.—Subsection (b) of section 38 of the Internal
23	Revenue Code of 1986 is amended—
24	(1) by striking "plus" at the end of paragraph
25	(35),

1	(2) by striking the period at the end of para-
2	graph (36) and inserting a comma, and
3	(3) by adding at the end the following new
4	paragraphs:
5	"(37) the Move America project credit under
6	section 42A(a)(1), plus
7	"(38) the Move America infrastructure fund
8	credit under section 42A(b)(1).".
9	(c) Clerical Amendment.—The table of sections
10	for subpart D of part IV of subchapter A of chapter 1
11	of the Internal Revenue Code of 1986 is amended by in-
12	serting after the item relating to section 42 the following
13	new item:
	"Sec. 42A. Move America credits.".
14	(d) Effective Date.—The amendments made by
15	this section shall apply to taxable years beginning after
16	the date of the enactment of this Act.
17	(e) REPORTING.—A State shall, at such time and in
18	such manner as the Secretary of the Treasury shall re-
19	quire, report—
20	(1) to the Secretary of the Treasury—
21	(A) the amount of the Move America vol-
22	ume cap of the State for the calendar year
23	which is exchanged under section 42A(c)(1) of
24	the Internal Revenue Code of 1986 for a State
25	credit limitation,

1	(B) the amount (if any) of the State credit
2	limitation allocated under section
3	42A(c)(3)(A)(i) of such Code to qualified
4	projects, the amount so allocated to each such
5	project, and the taxpayer with respect to such
6	project (including the name of the taxpayer and
7	any other identifying information as the Sec-
8	retary of the Treasury shall require), and
9	(C) the amount (if any) of the State credit
10	limitation allocated under section
11	42A(c)(3)(A)(ii) of such Code to qualified infra-
12	structure funds, the amount so allocated to
13	each such fund, and each taxpayer holding any
14	Move America investment with respect to any
15	such fund (including the name of the taxpayer
16	and any other identifying information as the
17	Secretary of the Treasury shall require),
18	(2) to the Secretary of the Treasury and any
19	taxpayer who is the project sponsor of a qualified
20	project receiving an allocation under section
21	42A(c)(3)(A)(i) of such Code, the date on which the
22	qualified project is placed in service, and
23	(3) to the Secretary of the Treasury and any
24	taxpayer holding a Move America investment, a cer-
25	tification that the entity which issued the investment

- 1 is a qualified infrastructure fund and that the in-
- 2 vestment will be used to make qualified investments
- 3 designated for purposes of section
- 4 42A(b)(2)(A)(i)(III) of the Internal Revenue Code of
- 5 1986.
- 6 For purposes of this subsection, any term used in this sub-
- 7 section that is also used in section 42A or 142A of such
- 8 Code has the same meaning as when used in such section.