113TH CONGRESS 1ST SESSION	S.		
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IN THE SENATE OF THE UNITED STATES

Mr.	Coons (for	hin	nself, Mr.	Mor	AN, Ms	s. St	ABEN	ow, ar	nd M	s. Murk	OWS	SKI)
	introduced	the	following	bill;	which	was	read	twice	and	referred	to	the
	Committee	on _										

A BILL

- To amend the Internal Revenue Code of 1986 to extend the publicly traded partnership ownership structure to energy power generation projects and transportation fuels, 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 "Master Limited Part-
 - 5 nerships Parity Act".

1	SEC. 2. EXTENSION OF PUBLICLY TRADED PARTNERSHIP
2	OWNERSHIP STRUCTURE TO ENERGY POWER
3	GENERATION PROJECTS, TRANSPORTATION
4	FUELS, AND RELATED ENERGY ACTIVITIES.
5	(a) In General.—Subparagraph (E) of section
6	7704(d)(1) of the Internal Revenue Code of 1986 is
7	amended—
8	(1) by striking "income and gains derived from
9	the exploration" and inserting "income and gains
10	derived from the following:
11	"(i) Minerals, natural re-
12	SOURCES, ETC.—The exploration",
13	(2) by inserting "or" before "industrial
14	source",
15	(3) by inserting a period after "carbon diox-
16	ide", and
17	(4) by striking ", or the transportation or stor-
18	age" and all that follows and inserting the following:
19	"(ii) Renewable energy.—The gen-
20	eration of electric power exclusively uti-
21	lizing any resource described in section
22	45(c)(1) or energy property described in
23	section 48 (determined without regard to
24	any termination date), or in the case of a
25	facility described in paragraph (3) or (7)
26	of section 45(d) (determined without re-

1	gard to any placed in service date or date
2	by which construction of the facility is re-
3	quired to begin), the accepting or proc-
4	essing of such resource.
5	"(iii) Electricity storage de-
6	VICES.—The receipt and sale of electric
7	power that has been stored in a device di-
8	rectly connected to the grid.
9	"(iv) Combined Heat and Power.—
10	The generation, storage, or distribution of
11	thermal energy exclusively utilizing prop-
12	erty described in section 48(c)(3) (deter-
13	mined without regard to subparagraphs
14	(B) and (D) thereof and without regard to
15	any placed in service date).
16	"(v) Renewable thermal en-
17	ERGY.—The generation, storage, or dis-
18	tribution of thermal energy exclusively
19	using any resource described in section
20	45(c)(1) or energy property described in
21	clause (i) or (iii) of section 48(a)(3)(A).
22	"(vi) Waste heat to power.—The
23	use of recoverable waste energy, as defined
24	in section 371(5) of the Energy Policy and
25	Conservation Act (42 U.S.C. 6341(5)) (as

1	in effect on the date of the enactment of
2	the Master Limited Partnerships Parity
3	Act).
4	"(vii) Renewable fuel infra-
5	STRUCTURE.—The storage or transpor-
6	tation of any fuel described in subsection
7	(b), (c), (d), or (e) of section 6426.
8	"(viii) Renewable fuels.—The pro-
9	duction, storage, or transportation of any
10	renewable fuel described in section
11	211(0)(1)(J) of the Clean Air Act (42)
12	U.S.C. $7545(0)(1)(J)$ (as in effect on the
13	date of the enactment of the Master Lim-
14	ited Partnerships Parity Act) or section
15	40A(d)(1).
16	"(ix) Renewable Chemicals.—The
17	production, storage, or transportation of
18	any renewable chemical (as defined in
19	paragraph (6)).
20	"(x) Energy efficient build-
21	INGS.—The audit and installation through
22	contract or other agreement of any energy
23	efficient building property described in sec-
24	tion $179D(e)(1)$.

1	"(xi) Gasification with seques-
2	TRATION.—The production of any product
3	from a project that meets the requirements
4	of subparagraphs (A) and (B) of section
5	48B(c)(1) and that separates and seques-
6	ters in secure geological storage (as deter-
7	mined under section $45Q(d)(2)$) at least 75
8	percent of such project's total qualified
9	carbon dioxide (as defined in section
10	45Q(b)).
11	"(xii) Carbon capture and seques-
12	TRATION.—The generation or storage of
13	electric power produced from any facility
14	which is a qualified facility described in
15	section 45Q(c) and which disposes of any
16	captured qualified carbon dioxide (as de-
17	fined in section 45Q(b)) in secure geologi-
18	cal storage (as determined under section
19	45Q(d)(2)).".
20	(b) Renewable Chemical.—Section 7704(d) of
21	such Code is amended by adding at the end the following
22	new paragraph:
23	"(6) Renewable Chemical.—The term 're-
24	newable chemical' means a monomer, polymer, plas-
25	tic, formulated product, or chemical substance pro-

- 1 duced from renewable biomass (as defined in section
- 2 9001(12) of the Farm Security and Rural Invest-
- 3 ment Act of 2002 (7 U.S.C. 8101(12), as in effect
- 4 on the date of the enactment of the Master Limited
- 5 Partnerships Parity Act).".
- 6 (c) Effective Date.—The amendments made by
- 7 this section shall take effect on the date of the enactment
- 8 of this Act, in taxable years ending after such date.