(Original Signature of Member)	

116TH CONGRESS 2D SESSION

H.R.

To amend the Internal Revenue Code of 1986 to provide a tax credit to encourage the replacement or modernization of inefficient, outdated freight railcars, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. Schneider introduce	d the following	bill; which wa	s referred to the
Committee on			

A BILL

To amend the Internal Revenue Code of 1986 to provide a tax credit to encourage the replacement or modernization of inefficient, outdated freight railcars, and for other purposes.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 "Freight Rail Assist-
- 5 ance and Investment to Launch Coronavirus-Era Activity
- 6 and Recovery Act" or the "FREIGHT RAILCAR Act of
- 7 2020".

1	SEC. 2. QUALIFIED FREIGHT RAILCAR CREDIT.
2	(a) In General.—Subpart D of part IV of sub-
3	chapter A of chapter 1 of the Internal Revenue Code of
4	1986 is amended by adding at the end the following new
5	section:
6	"SEC. 45U. QUALIFIED FREIGHT RAILCAR CREDIT.
7	"(a) General Rule.—For purposes of section 38,
8	the qualified freight railcar credit determined under this
9	section for the taxable year is an amount equal to 50 per-
10	cent of the sum of—
11	"(1) the qualifying replacement or moderniza-
12	tion amount,
13	"(2) the qualifying scrap amount, and
14	"(3) the qualifying railcar facility and tech-
15	nology modernization amount.
16	"(b) Definitions.—In this section—
17	"(1) Qualifying replacement or mod-
18	ERNIZATION AMOUNT.—The term 'qualifying re-
19	placement or modernization amount' means—
20	"(A) the basis of any newly-built qualified
21	freight railcar placed in service by the taxpayer
22	during the taxable year, plus
23	"(B) the qualified freight railcar mod-
24	ernization expenditures of the taxpayer for the

25

taxable year.

1	"(2) QUALIFYING SCRAP AMOUNT.—The term
2	'qualifying scrap amount' means—
3	"(A) the depreciated value of a qualified
4	freight railcar, as such value is defined and cal-
5	culated in accordance with the Association of
6	American Railroads Interchange Rules, less
7	"(B) the sum of scrap and part out net
8	proceeds received by the taxpayer for such
9	qualified freight railcar.
10	"(3) Qualifying railcar facility and
11	TECHNOLOGY MODERNIZATION AMOUNT.—The term
12	'qualifying railcar facility equipment and technology
13	modernization amount' means total expenditures
14	chargeable to capital account by a qualified railway
15	supply company—
16	"(A) for re-equipping and enhancing the
17	infrastructure of an existing qualified facility
18	for the manufacture, repair, or modernization
19	of railcars, which—
20	"(i) enables such facility, after such
21	improvements, to modernize railcars such
22	that they will meet the requirements of the
23	Association of American Railroads Stand-
24	ard S-286 or the design standards set
25	forth in the Pipeline and Hazardous Mate-

1	rials Safety Administration's HM-251
2	final rule (as amended by HM-251C), or
3	"(ii) enables such facility to imple-
4	ment enhanced controls to meet environ-
5	mental standards including emissions lim-
6	its under the Clean Air Act or wastewater
7	standards under the Clean Water Act and
8	corresponding state/local requirements, or
9	"(B) is associated with the deployment of
10	technology, including equipment, used by any
11	owner of a qualified freight railcar or an exist-
12	ing qualified facility to manufacture, repair, or
13	modernize railcars or to manufacture railcar
14	components that improves the efficiency, qual-
15	ity, or safety of railcar or railcar component
16	manufacturing, repair, modernization or fleet
17	management operations.
18	"(4) Newly built replacement railcar.—
19	The term 'newly built replacement railcar' means a
20	qualified freight railcar which—
21	"(A) is built after the date of the enact-
22	ment of this section, and
23	"(B) is ordered or originally placed in serv-
24	ice before January 1, 2025.

1	"(5) Originates.—The term 'originates' refers
2	to the country of origin of a part, component, sub-
3	assembly or finished product, as described in the
4	Rules of Origin of Article 4.2 of the United States-
5	Mexico-Canada Agreement (19 U.S.C. 4531(c)) or
6	any subsequent free trade agreement between the
7	United States, Mexico, and Canada.
8	"(6) Qualified railway supply company.—
9	The term 'qualified railway supply company' means
10	an entity that manufactures, repairs, modernizes or
11	owns a qualified freight railcar or manufactures
12	components for qualified freight railcars, that is not
13	an entity that would be ineligible for an award of a
14	contract or subcontract under 49 U.S.C. 5323(u).
15	"(7) Qualified freight railcar.—
16	"(A) IN GENERAL.—The term 'qualified
17	freight railcar' means a freight railcar that—
18	"(i) is either acquired or modernized
19	by the taxpayer after the date of the enact-
20	ment of this section,
21	"(ii) meets the significant improve-
22	ment requirements for capacity, fuel effi-
23	ciency, or performance of subparagraph
24	(B),

1	"(iii) originates from a qualified rail-
2	way supply company and was built in a
3	qualified facility, and
4	"(iv) with respect to which no credit
5	under this section has been previously
6	claimed by any taxpayer.
7	"(B) Significant improvement re-
8	QUIREMENTS.—
9	"(i) In General.—A freight railcar
10	shall be treated as meeting significant im-
11	provement requirements for capacity, fuel
12	efficiency, or performance if—
13	"(I) in the case of a newly built
14	replacement railcar, the taxpayer cer-
15	tifies—
16	"(aa) such railcar is owned
17	by the taxpayer, and
18	"(bb) that—
19	"(AA) such railcar re-
20	places two freight railcars
21	owned by the taxpayer that
22	were in service within the 48
23	months preceding the tax-
24	able year, and

1	"(BB) such freight rail-
2	cars were scrapped and per-
3	manently removed from the
4	AAR Umler System master
5	file during the taxable year,
6	and
7	"(II) in the case of a freight rail-
8	car that is modernized, the taxpayer
9	certifies that the modernization has
10	resulted in a significant improvement
11	in capacity, fuel efficiency or perform-
12	ance.
13	"(ii) Significant improvement.—
14	For purposes of this paragraph, an im-
15	provement in capacity or fuel efficiency
16	and performance with respect to a modern-
17	ized freight railcar shall be treated as a
18	significant improvement if—
19	"(I) such capacity or fuel effi-
20	ciency, as the case may be, is in-
21	creased by at least 8 percent, or
22	"(II) in the case of performance,
23	the qualified freight railcar meets the
24	requirements of the Association of
25	American Railroads Standard S–286

1	or is modernized to meet the design
2	standards set forth in final rule HM-
3	251 of the Pipeline and Hazardous
4	Materials Safety Administration (as
5	amended by HM-251C).
6	"(C) Modernized.—The term modern-
7	ized' means a modification, retrofit, conversion
8	or rebuild for the purpose of meeting capacity,
9	fuel efficiency, or performance criteria identified
10	in subparagraph (B)(ii).
11	"(8) Qualified freight railcar mod-
12	ERNIZATION EXPENDITURE.—The term 'qualified
13	freight railcar significant improvement expenditure'
14	means any amount paid or incurred—
15	"(A) in connection with the modernization
16	of a freight railcar resulting in such railcar
17	being designated a qualified freight railcar, and
18	"(B) which is properly chargeable to a cap-
19	ital account with respect to such freight railcar.
20	"(9) QUALIFIED FACILITY.—The term 'quali-
21	fied facility' means a facility that is not owned by
22	an entity that would be ineligible for an award of a
23	contract or subcontract under 49 U.S.C. 5323(u).
24	"(c) Special Rules.—

1	"(1) Denial of double benefit.—No credit
2	shall be allowed under subsection (a) for any ex-
3	pense for which a deduction or credit is allowed
4	under any other provision of this chapter.
5	"(2) Credit treated as refundable.—In
6	the case of any taxable year in which the taxpayer
7	is allowed a credit under subsection (a)(1) and is
8	unable to utilize such credit as an offset to their reg-
9	ular tax liability, the taxpayer may elect to have
10	such credit treated as an overpayment and refunded
11	to the taxpayer for such year.
12	"(3) Basis adjustment.—For purposes of
13	this subtitle, if a credit is allowed under subsection
14	(a)(1) with respect to any qualified freight railcar,
15	the basis of such railcar shall be reduced by the
16	amount of the credit so allowed.
17	"(4) Sale-leaseback.—For purposes of sub-
18	section (a)(1), if any qualified freight railcar is—
19	"(A) originally placed in service by a per-
20	son after the date of the enactment of this sec-
21	tion, and
22	"(B) sold and leased back by such person
23	within 3 months after the railcars are originally
24	placed in service (or, in the case of more than
25	one railcar subject to the same lease, within 3

1	months after the date the final railcar is placed
2	in service, so long as the period between the
3	time the first railcar is placed in service and the
4	time the last railcar is placed in service does
5	not exceed 24 months),
6	such railcar shall be treated as originally placed in
7	service not earlier than the date on which such rail-
8	car is used under the leaseback referred to in this
9	paragraph.
10	"(5) Syndication.—For purposes of sub-
11	section (a)(1), if—
12	"(A) any qualified freight railcar is origi-
13	nally placed in service after the date of enact-
14	ment of this section by the lessor of such rail-
15	car,
16	"(B) such railcar is sold by such lessor or
17	any subsequent purchaser within 3 months
18	after the date such railcar was originally placed
19	in service (or, in the case of more than one rail-
20	car subject to the same lease, within 3 months
21	after the date the final railcar is placed in serv-
22	ice and the time the last railcar is placed in
23	service does not exceed 12 months), and
24	"(C) the user of such railcar after the last
25	sale during such 3-month period remains the

1	same as when such railcar was originally placed
2	in service, such railcars shall be treated as
3	originally placed in service not earlier than the
4	date of such last sale.
5	"(6) Entities owned or controlled by
6	STATE-OWNED ENTERPRISES INELIGIBLE.—No cred-
7	it under subsection (a) shall be allowed to any tax-
8	payer that would be ineligible for an award of a con-
9	tract or subcontract under 49 U.S.C. 5323(u).
10	"(d) TERMINATION.—This section shall not apply to
11	any qualifying railcar facility equipment and technology
12	modernization amount after December 31, 2023, or to any
13	qualifying replacement or modernization amount, or any
14	qualifying scrap amount after December 31, 2024.".
15	(b) Credit Allowed as Business Credit.—Sec-
16	tion 38(b) of the Internal Revenue Code of 1986 (relating
17	to current year business credit) is amended by striking
18	"plus" at the end of paragraph (32), by striking the period
19	at the end of paragraph (33) and inserting ", plus" and
20	by inserting at the end thereof the following new para-
21	graph:
22	"(34) the qualified freight railcar credit deter-
23	mined under section 45U.".
24	(c) Coordination With Section 55.—Section
25	38(c)(4)(B) of the Internal Revenue Code of 1986 is

- 1 amended by redesignating clauses (x), (xi), and (xii) as
- 2 clauses (xi), (xii), and (xiii) respectively, and by inserting
- 3 after clause (ix) the following new clause:
- 4 "(x) the qualified freight railcar credit
- 5 determined under section 45U,".
- 6 (d) CLERICAL AMENDMENT.—The table of sections
- 7 for subpart D of part IV of subchapter A of chapter 1
- 8 of the Internal Revenue Code of 1986 is amended by in-
- 9 serting after the item relating to section 45T the following
- 10 new item:

"Sec. 45U. Qualified freight railcar credit.".

- 11 (e) Effective Date.—The amendments made by
- 12 this section shall apply to property placed in service, and
- 13 amounts paid or incurred, after April 30, 2020.
- 14 SEC. 3. REPORT ON THE QUALIFIED FREIGHT RAILCAR
- 15 CREDIT.
- 16 (a) IN GENERAL.—Not later than 3 years after the
- 17 date of the enactment of this Act, the Secretary of the
- 18 Treasury (or the Secretary's delegate), shall submit to the
- 19 Committee on Ways and Means of the House of Rep-
- 20 resentatives and the Committee on Finance of the Senate
- 21 a report on activity with respect to the qualified freight
- 22 railcar credit under section 36D of the Internal Revenue
- 23 Code of 1986.

1	(b) Report Contents.—The report submitted
2	under subsection (a) shall contain information with re-
3	spect to the following:
4	(1) The number of times the credit was
5	claimed.
6	(2) The number of railcars scrapped as a result
7	of the credit.
8	(3) The number of new railcars entered into
9	contract as a result of the credit.
10	(4) The number of new railcars built as a result
11	of the credit.
12	(5) The number of facilities modified as a result
13	of the credit.