GAI17190 S.L.C.

115TH CONGRESS 1ST SESSION	S.
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To amend the Internal Revenue Code of 1986 to clarify that products derived from tar sands are crude oil for purposes of the Federal excise tax on petroleum, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. Markey introduced the following	g bill; which	was read	twice ar	ıd referred
to the Committee on				

A BILL

- To amend the Internal Revenue Code of 1986 to clarify that products derived from tar sands are crude oil for purposes of the Federal excise tax on petroleum, 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 "Tar Sands Tax Loop-
 - 5 hole Elimination Act".

GAI17190 S.L.C.

ı	SEC 2	CLAR	IFICATION	J OF TAR	SANDS	ΔC	CRIDE	OII.	FOR
	DEC. 2.		II IUAIIU	, ()T. TUTI		Δ	OILUDE	\mathbf{v}	1. ()11

SEC. 2. CLARIFICATION OF TAR SANDS AS CRUDE OIL FOR
EXCISE TAX PURPOSES.
(a) In General.—Paragraph (1) of section 4612(a)
of the Internal Revenue Code of 1986 is amended to read
as follows:
"(1) CRUDE OIL.—The term 'crude oil' includes
crude oil condensates, natural gasoline, any bitumer
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).".
(b) Regulatory Authority To Address Other
Types of Crude Oil and Petroleum Products.—
Subsection (a) of section 4612 of such Code is amended
by adding at the end the following new paragraph:
"(10) Regulatory authority to address

3 OTHER TYPES OF CRUDE OIL AND PETROLEUM PRODUCTS.—Under such regulations as the Secretary may prescribe, the Secretary may include as crude oil or as a petroleum product subject to tax under section 4611, any fuel feedstock or finished fuel product customarily transported by pipeline, vessel, railcar, or tanker truck if the Secretary determines that—

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GAI17190 S.L.C.

1	"(A) the classification of such fuel feed-
2	stock or finished fuel product is consistent with
3	the definition of oil under the Oil Pollution Act
4	of 1990, and
5	"(B) such fuel feedstock or finished fuel
6	product is produced in sufficient commercial
7	quantities as to pose a significant risk of haz-
8	ard in the event of a discharge.".
9	(c) Technical Amendment.—Paragraph (2) of sec-
10	tion 4612(a) of such Code is amended by striking "from
11	a well located".
12	(d) Effective Date.—The amendments made by
13	this section shall take effect on the date of the enactment
14	of this Act.