117TH CONGRESS 1ST SESSION

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To require the Secretary of the Interior to make energy transition payments to States, counties, and Indian Tribes to replace Federal mineral revenues lost as a result of changes in Federal policy, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. HEINRICH introduced the following bill; which was read twice and referred to the Committee on _____

A BILL

- To require the Secretary of the Interior to make energy transition payments to States, counties, and Indian Tribes to replace Federal mineral revenues lost as a result of changes in Federal policy, 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 "Schools and State5 Budgets Certainty Act of 2021".

6 SEC. 2. DEFINITIONS.

7 In this Act:

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1	(1) BASE MINERAL REVENUE AMOUNT.—The
2	term "base mineral revenue amount" means—
3	(A) for fiscal year 2021, the average of the
4	annual mineral revenue payments received by
5	an eligible State, eligible county, or eligible In-
6	dian Tribe for the period of fiscal years 2016
7	through 2020; and
8	(B) for fiscal year 2022 and each fiscal
9	year thereafter, an amount equal to 95 percent
10	of the base mineral revenue amount for the eli-
11	gible State, eligible county, or eligible Indian
12	Tribe for the preceding fiscal year.
13	(2) COUNTY.—The term "county" means a
14	coastal political subdivision (as defined in section
15	102 of the Gulf of Mexico Energy Security Act of
16	2006 (43 U.S.C. 1331 note; Public Law 109–432)).
17	(3) ELIGIBLE STATE, ELIGIBLE COUNTY, ELIGI-
18	BLE INDIAN TRIBE.—The terms "eligible State",
19	"eligible county", and "eligible Indian Tribe" mean
20	a State, county, and Indian Tribe, respectively, that
21	received a mineral revenue payment in any of fiscal
22	years 2016 through 2020.
23	(4) Energy transition payment.—The term
24	"energy transition payment" means the payment for

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1	an eligible State, eligible county, or eligible Indian
2	Tribe calculated under section 3(a).
3	(5) MINERAL REVENUE PAYMENT.—The term
4	"mineral revenue payment" means the total amount
5	paid by the Federal Government to a State, county,
6	or Indian Tribe in a fiscal year pursuant to—
7	(A) the Act of May 11, 1938 (52 Stat.
8	347, chapter 198; 25 U.S.C. 396a et seq.)
9	(commonly known as the "Indian Mineral Leas-
10	ing Act of 1938");
11	(B) the Mineral Leasing Act (30 U.S.C.
12	181 et seq.);
13	(C) the Mineral Leasing Act for Acquired
14	Lands (30 U.S.C. 351 et seq.); and
15	(D) the Gulf of Mexico Energy Security
16	Act of 2006 (43 U.S.C. 1331 note; Public Law
17	109–432) (other than section $105(a)(2)(B)$ of
18	that Act).
19	(6) Secretary.—The term "Secretary" means
20	the Secretary of the Interior.
21	SEC. 3. ANNUAL ENERGY TRANSITION PAYMENTS.
22	(a) IN GENERAL.—For fiscal year 2021 and each fis-
23	cal year thereafter, the Secretary shall calculate for each
24	eligible State, eligible county, and eligible Indian Tribe an
25	amount equal to the difference between—

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1 (1) the base mineral revenue amount for the eli-2 gible State, eligible county, or eligible Indian Tribe 3 for that fiscal year; and 4 (2) the mineral revenue payment for the eligible 5 State, eligible county, or eligible Indian Tribe for 6 that fiscal year. 7 (b) PAYMENTS TO ELIGIBLE STATES, COUNTIES, 8 AND INDIAN TRIBES.— 9 (1) IN GENERAL.—Subject to subsection (c), for 10 each fiscal year, the Secretary shall pay to each eli-11 gible State, eligible county, and eligible Indian Tribe, 12 without further appropriation, the amount of the en-13 ergy transition payment calculated under subsection 14 (a). 15 (2) CONDITION ON USE OF FUNDS.—For each 16 energy transition payment received by an eligible 17 State or eligible county for a fiscal year, the percent-18 age of the energy transition payment that is equiva-19 lent to the percentage of the mineral revenue pay-20 ment received by the eligible State or eligible county 21 for that fiscal year pursuant to the Gulf of Mexico 22 Energy Security Act of 2006 (43 U.S.C. 1331 note; 23 Public Law 109–432) shall be subject to section 24 105(d) that Act.

ARP21081 34K

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1 (c) LIMITATION.—An eligible State, eligible county, 2 or eligible Indian Tribe shall not receive an energy transition payment under this section for any fiscal year for 3 4 which the mineral revenue payment received by the eligible 5 State, eligible county, or eligible Indian Tribe is greater 6 than the base mineral revenue amount for the eligible 7 State, eligible county, or eligible Indian Tribe for that fis-8 cal year.

9 (d) TIMING OF PAYMENT.—The energy transition 10 payments required under this section for a fiscal year shall 11 be made as soon as practicable after the end of that fiscal 12 year.

(e) MAINTENANCE OF FUNDING.—The energy transition payments made to eligible States, eligible counties,
and eligible Indian Tribes under this section shall supplement (and not supplant) other Federal funding made
available to eligible States, eligible counties, and eligible
Indian Tribes.

(f) DIRECT PAYMENTS.—The energy transition payments made to eligible States, eligible counties, and eligible Indian Tribes under this section shall be made as direct payments and not as Federal financial assistance.

23 (g) MANDATORY FUNDING.—

24 (1) IN GENERAL.—As soon as practicable after
25 the date of enactment of this Act, and on October

ARP21081 34K

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1, 2021, and on each October 1 thereafter, out of 1 2 any funds in the Treasury not otherwise appro-3 priated, the Secretary of the Treasury shall transfer 4 to the Secretary such sums as are necessary to carry 5 out this section, to remain available until expended. 6 RECEIPT AND ACCEPTANCE.—The Sec-(2)7 retary shall be entitled to receive, shall accept, and 8 shall use to carry out this section the funds trans-9 ferred under paragraph (1), without further appropriation. 10