	TH CONGRESS 1ST SESSION S.
ŋ	To amend the Internal Revenue Code of 1986 to provide additional new markets tax credits for distressed coal communities.
	IN THE SENATE OF THE UNITED STATES
Mrs	s. Capito introduced the following bill; which was read twice and referred to the Committee on
То	A BILL amend the Internal Revenue Code of 1986 to provide additional new markets tax credits for distressed coal communities.
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 "Creating Opportunities
5	for Rural Economies Act" or the "CORE Act".
6	SEC. 2. ADDITIONAL NEW MARKETS TAX CREDIT FOR DIS-
7	TRESSED COAL COMMUNITIES.
8	(a) In General.—Section 45D(f) of the Internal

9 Revenue Code of 1986 is amended by adding at the end

10 the following new paragraph:

1	"(4) Set aside of portion of limitation
2	FOR DISTRESSED COAL COMMUNITIES.—
3	"(A) IN GENERAL.—For any calendar year
4	after 2016, not less than 5 percent of the new
5	markets tax credit limitation shall be allocated
6	to qualified community development entities in
7	connection with qualified investments the pro-
8	ceeds of which are substantially used to make
9	qualified coal community investments.
10	"(B) QUALIFIED COAL COMMUNITY IN-
11	VESTMENT.—For purposes of this paragraph—
12	"(i) In general.—The term 'quali-
13	fied coal community investment' means—
14	"(I) any capital or equity invest-
15	ment in, or loan to, any qualified ac-
16	tive distressed coal community busi-
17	ness,
18	"(II) the purchase from another
19	community development entity of any
20	loan made by such entity which is a
21	qualified coal community investment,
22	"(III) financial counseling and
23	other services specified in regulations
24	prescribed by the Secretary to busi-

1	nesses located in, and residents of,
2	distressed coal communities, and
3	"(IV) any equity investment in,
4	or loan to, any qualified community
5	development entity in connection
6	qualified investments the proceeds of
7	which are substantially used to make
8	qualified coal community investments.
9	"(ii) Qualified active distressed
10	COAL COMMUNITY BUSINESS.—The term
11	'qualified active coal community business'
12	means any business which would be a
13	qualified active low-income community
14	business if paragraphs (2) and (3) of sub-
15	section (d) were applied by substituting
16	'distressed coal community' for 'low-income
17	community' each place it appears.
18	"(iii) Distressed coal commu-
19	NITY.—
20	"(I) In General.—The term
21	'distressed coal community' means
22	any low-income community which is
23	located in a county which—
24	"(aa) was one of the 30
25	counties with the biggest employ-

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1	ment decrease among coal opera-
2	tors (as determined under reports
3	issued by the Mine Safety and
4	Health Administration) for an
5	applicable period, or
6	"(bb) is contiguous to a
7	county which—
8	"(AA) is described in
9	item (aa) and is within the
10	same State as such county,
11	and
12	"(BB) contains not less
13	than 1 low-income commu-
14	nity.
15	"(II) Applicable periods.—
16	For purposes of subclause (I)(aa), the
17	term 'applicable period' means any of
18	the following periods:
19	"(aa) Calendar year 2013
20	compared to calendar year 2012.
21	"(bb) Calendar year 2014
22	compared to calendar year 2013.
23	"(cc) Calendar year 2015
24	compared to calendar year 2014.

1	"(C) Limitation of Allocation of Set
2	ASIDE.—
3	"(i) In General.—In allocating the
4	portion of the new markets tax credit limi-
5	tation to which subparagraph (A) applies,
6	the Secretary shall ensure that, with re-
7	spect to any eligible State, not less than
8	the minimum percentage of such limitation
9	is allocated to qualified community devel-
10	opment entities making qualified coal com-
11	munity investments in such eligible State.
12	"(ii) Minimum percentage.—For
13	purposes of clause (i), the minimum per-
14	centage for any eligible State is the per-
15	centage equal to 80 percent of the ratio
16	of—
17	"(I) the qualified coal operator
18	employment decrease in such State, to
19	"(II) the total qualified coal op-
20	erator employment decrease in all eli-
21	gible States.
22	"(iii) Qualified coal operator em-
23	PLOYMENT DECREASE.—For purposes of
24	clause (ii), the term 'qualified coal operator
25	employment decrease' means, with respect

1	to any eligible State, the aggregate amount
2	of employment decrease among coal opera-
3	tors for all counties in such State—
4	"(I) in which there is a low-in-
5	come community, and
6	"(II) which are taken into ac-
7	count under item (aa) of subpara-
8	graph (B)(iii)(I).
9	"(iv) Eligible State.—For purposes
10	of this subparagraph, the term 'eligible
11	State' means any State in which there is a
12	distressed coal community.
13	"(D) Application of Carryover.—
14	Paragraph (3) shall be applied separately with
15	respect to amounts described in subparagraph
16	(A).".
17	(b) Application of Recapture Rules.—Section
18	45D(g)(3)(B) of the Internal Revenue Code of 1986 is
19	amended by inserting "(or, in the case of an investment
20	described in subsection (f)(4), as required under such sub-
21	section)" after "(b)(1)(B)".