| AMENDMENT NO. | Calendar No. |
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Purpose: In the nature of a substitute.

IN THE SENATE OF THE UNITED STATES-114th Cong., 2d Sess.

S.2012

To provide for the modernization of the energy policy of the United States, and for other purposes.

Referred to the Committee on ______ and ordered to be printed

Ordered to lie on the table and to be printed

AMENDMENT IN THE NATURE OF A SUBSTITUTE intended to be proposed by _____

Viz:

1 Strike all after the enacting clause and insert the fol-

2 lowing:

3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

4 (a) SHORT TITLE.—This Act may be cited as the

5 "Energy Policy Modernization Act of 2015".

6 (b) TABLE OF CONTENTS.—The table of contents for

7 this Act is as follows:

Sec. 1. Short title; table of contents. Sec. 2. Definitions.

TITLE I—EFFICIENCY

Subtitle A—Buildings

Sec. 1001. Greater energy efficiency in building codes.

Sec. 1002. Budget-neutral demonstration program for energy and water conservation improvements at multifamily residential units.

Sec. 1003. Coordination of energy retrofitting assistance for schools.

- Sec. 1004. Energy efficiency retrofit pilot program.
- Sec. 1005. Utility energy service contracts.
- Sec. 1006. Use of energy and water efficiency measures in Federal buildings.
- Sec. 1007. Building training and assessment centers.
- Sec. 1008. Career skills training.
- Sec. 1009. Energy-efficient and energy-saving information technologies.
- Sec. 1010. Availability of funds for design updates.
- Sec. 1011. Energy efficient data centers.
- Sec. 1012. Weatherization Assistance Program.
- Sec. 1013. Reauthorization of State energy program.
- Sec. 1014. Smart building acceleration.
- Sec. 1015. Repeal of fossil phase-out.
- Sec. 1016. Federal building energy efficiency performance standards.
- Sec. 1017. Codification of Executive Order.
- Sec. 1018. Certification for green buildings.
- Sec. 1019. High performance green federal buildings.
- Sec. 1020. Evaluation of potentially duplicative green building programs within Department of Energy.
- Sec. 1021. Study and report on energy savings benefits of operational efficiency programs and services.

Subtitle B—Appliances

- Sec. 1101. Extended product system rebate program.
- Sec. 1102. Energy efficient transformer rebate program.
- Sec. 1103. Standards for certain furnaces.
- Sec. 1104. Third-party certification under Energy Star program.
- Sec. 1105. Energy conservation standards for commercial refrigeration equipment.
- Sec. 1106. Voluntary verification programs for air conditioning, furnace, boiler, heat pump, and water heater products.

Subtitle C—Manufacturing

- Sec. 1201. Manufacturing energy efficiency.
- Sec. 1202. Leveraging existing Federal agency programs to assist small and medium manufacturers.
- Sec. 1203. Leveraging smart manufacturing infrastructure at National Laboratories.

Subtitle D—Vehicles

- Sec. 1301. Short title.
- Sec. 1302. Objectives.
- Sec. 1303. Coordination and nonduplication.
- Sec. 1304. Authorization of appropriations.
- Sec. 1305. Reporting.

PART I—VEHICLE RESEARCH AND DEVELOPMENT

- Sec. 1306. Program.
- Sec. 1307. Manufacturing.

PART II—MEDIUM- AND HEAVY-DUTY COMMERCIAL AND TRANSIT VEHICLES

Sec. 1308. Program.

Sec. 1309. Class 8 truck and trailer systems demonstration.

Sec. 1310. Technology testing and metrics.

Sec. 1311. Nonroad systems pilot program.

PART III—ADMINISTRATION

Sec. 1312. Repeal of existing authorities.

Subtitle E—Short Title

Sec. 1401. Short title.

TITLE II—INFRASTRUCTURE

Subtitle A—Cybersecurity

Sec. 2001. Cybersecurity threats.

Sec. 2002. Enhanced grid security.

Subtitle B—Strategic Petroleum Reserve

Sec. 2101. Strategic Petroleum Reserve modernization.

Subtitle C—Trade

Sec. 2201. Action on applications to export liquefied natural gas.

Sec. 2202. Public disclosure of liquefied natural gas export destinations.

Sec. 2203. Energy data collaboration.

Subtitle D—Electricity and Energy Storage

Sec. 2301. Grid storage program.

- Sec. 2302. Electric system grid architecture, scenario development, and modeling.
- Sec. 2303. Technology demonstration on the distribution system.
- Sec. 2304. Hybrid micro-grid systems for isolated and resilient communities.
- Sec. 2305. Voluntary model pathways.
- Sec. 2306. Performance metrics for electricity infrastructure providers.
- Sec. 2307. State and regional electricity distribution planning.
- Sec. 2308. Authorization of appropriations.
- Sec. 2309. Electric transmission infrastructure permitting.
- Sec. 2310. Report by transmission organizations on distributed energy resources and micro-grid systems.
- Sec. 2311. Net metering study guidance.

Subtitle E—Computing

Sec. 2401. Exascale computer research program.

TITLE III—SUPPLY

Subtitle A—Renewables

PART I—HYDROELECTRIC

- Sec. 3001. Hydropower regulatory improvements.
- Sec. 3002. Hydroelectric production incentives and efficiency improvements.
- Sec. 3003. Extension of time for a Federal Energy Regulatory Commission project involving Clark Canyon Dam.

Sec. 3004. Extension of time for a Federal Energy Regulatory Commission project involving Gibson Dam.

PART II—Geothermal

SUBPART A—GEOTHERMAL ENERGY

- Sec. 3005. National goals for production and site identification.
- Sec. 3006. Priority areas for development on Federal land.
- Sec. 3007. Facilitation of coproduction of geothermal energy on oil and gas leases.
- Sec. 3008. Noncompetitive leasing of adjoining areas for development of geothermal resources.
- Sec. 3009. Large-scale geothermal energy.
- Sec. 3010. Report to Congress.
- Sec. 3011. Authorization of appropriations.

SUBPART B—GEOTHERMAL EXPLORATION

Sec. 3012. Geothermal exploration test projects.

PART III—MARINE HYDROKINETIC

- Sec. 3013. Definition of marine and hydrokinetic renewable energy.
- Sec. 3014. Marine and hydrokinetic renewable energy research and development.
- Sec. 3015. National Marine Renewable Energy Research, Development, and Demonstration Centers.
- Sec. 3016. Authorization of appropriations.

PART IV—BIOMASS

Sec. 3017. Bio-power.

Subtitle B—Oil and Gas

- Sec. 3101. Amendments to the Methane Hydrate Research and Development Act of 2000.
- Sec. 3102. Liquefied natural gas study.
- Sec. 3103. FERC process coordination with respect to regulatory approval of gas projects.
- Sec. 3104. Pilot program.

Subtitle C—Helium

Sec. 3201. Rights to helium.

Subtitle D—Critical Minerals

- Sec. 3301. Definitions.
- Sec. 3302. Policy.
- Sec. 3303. Critical mineral designations.
- Sec. 3304. Resource assessment.
- Sec. 3305. Permitting.
- Sec. 3306. Federal Register process.
- Sec. 3307. Recycling, efficiency, and alternatives.
- Sec. 3308. Analysis and forecasting.
- Sec. 3309. Education and workforce.
- Sec. 3310. National geological and geophysical data preservation program.

Sec. 3311. Administration.

Sec. 3312. Authorization of appropriations.

Subtitle E—Coal

Sec. 3401. Fossil energy.

Sec. 3402. Establishment of coal technology program.

Subtitle F-Nuclear

Sec. 3501. Report on fusion and fission reactor prototypes.

Sec. 3502. Next generation nuclear plant project.

Subtitle G—Workforce Development

Sec. 3601. 21st Century Energy Workforce Advisory Board. Sec. 3602. Energy workforce pilot grant program.

Subtitle H—Recycling

Sec. 3701. Recycled carbon fiber.

Sec. 3702. Energy generation and regulatory relief study regarding recovery and conversion of nonrecycled mixed plastics.

Sec. 3703. Eligible projects.

TITLE IV—ACCOUNTABILITY

Subtitle A—Loan Programs

- Sec. 4001. Terms and conditions for incentives for innovative technologies.
- Sec. 4002. State loan eligibility.
- Sec. 4003. GAO Study on fossil loan guarantee incentive program.
- Sec. 4004. Program eligibility for vessels.
- Sec. 4005. Additional reforms.
- Sec. 4006. Department of Energy Indian energy education planning and management assistance program.

Subtitle B—Energy-Water Nexus

- Sec. 4101. Nexus of energy and water for sustainability.
- Sec. 4102. Smart energy and water efficiency pilot program.

Subtitle C—Innovation

- Sec. 4201. America COMPETES programs.
- Sec. 4202. Inclusion of early stage technology demonstration in authorized technology transfer activities.
- Sec. 4203. Supporting access of small business concerns to National Laboratories.
- Sec. 4204. Microlab technology commercialization.

Subtitle D—Grid Reliability

- Sec. 4301. Bulk-power system reliability impact statement.
- Sec. 4302. Report by transmission organizations on diversity of supply.

Subtitle E-Management

- Sec. 4401. Federal land management.
- Sec. 4402. Quadrennial Energy Review.

Sec. 4403. State oversight of oil and gas programs.

Sec. 4404. Under Secretary for Science and Energy.

Subtitle F—Markets

Sec. 4501. Enhanced information on critical energy supplies.

Sec. 4502. Working Group on Energy Markets.

Sec. 4503. Study of regulatory framework for energy markets.

Subtitle G—Affordability

Sec. 4601. E-prize competition pilot program.

Subtitle H—Code Maintenance

- Sec. 4701. Repeal of off-highway motor vehicles study.
- Sec. 4702. Repeal of methanol study.
- Sec. 4703. Repeal of authorization of appropriations provision.
- Sec. 4704. Repeal of residential energy efficiency standards study.
- Sec. 4705. Repeal of weatherization study.
- Sec. 4706. Repeal of report to Congress.
- Sec. 4707. Repeal of report by General Services Administration.
- Sec. 4708. Repeal of intergovernmental energy management planning and coordination workshops.
- Sec. 4709. Repeal of Inspector General audit survey and President's Council on Integrity and Efficiency report to Congress.
- Sec. 4710. Repeal of procurement and identification of energy efficient products program.
- Sec. 4711. Repeal of national action plan for demand response.
- Sec. 4712. Repeal of national coal policy study.
- Sec. 4713. Repeal of study on compliance problem of small electric utility systems.
- Sec. 4714. Repeal of study of socioeconomic impacts of increased coal production and other energy development.
- Sec. 4715. Repeal of study of the use of petroleum and natural gas in combustors.
- Sec. 4716. Repeal of submission of reports.
- Sec. 4717. Repeal of electric utility conservation plan.
- Sec. 4718. Emergency Energy Conservation repeals.
- Sec. 4719. Energy Security Act repeals.
- Sec. 4720. Nuclear Safety Research, Development, and Demonstration Act of 1980 repeals.
- Sec. 4721. Elimination and consolidation of certain America COMPETES programs.
- Sec. 4722. Repeal of state utility regulatory assistance.
- Sec. 4723. Repeal of survey of energy saving potential.
- Sec. 4724. Repeal of photovoltaic energy program.
- Sec. 4725. Repeal of energy auditor training and certification.
- Sec. 4726. Repeal of authorization of appropriations.
- Sec. 4727. Repeal of Renewable Energy and Energy Efficiency Technology Competitiveness Act of 1989.
- Sec. 4728. Repeal of hydrogen research, development, and demonstration program.
- Sec. 4729. Repeal of study on alternative fuel use in nonroad vehicles and engines.

| | Sec. 4730. Repeal of low interest loan program for small business fleet pur- chases. |
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| | Sec. 4731. Repeal of technical and policy analysis for replacement fuel demand |
| | and supply information. |
| | Sec. 4732. Repeal of 1992 Report on Climate Change. |
| | Sec. 4733. Repeal of Director of Climate Protector establishment. Sec. 4734. Repeal of 1994 report on global climate change emissions. |
| | Sec. 4735. Repeal of telecommuting study. |
| | Sec. 4736. Repeal of advanced buildings for 2005 program. |
| | Sec. 4737. Repeal of Energy Research, Development, Demonstration, and Com- mercial Application Advisory Board. |
| | Sec. 4738. Repeal of study on use of energy futures for fuel purchase. |
| | Sec. 4739. Repeal of energy subsidy study. |
| | TITLE V—CONSERVATION REAUTHORIZATION |
| | Sec. 5001. National Park Service Maintenance and Revitalization Conservation Fund. |
| | Sec. 5002. Land and Water Conservation Fund. |
| | Sec. 5003. Historic Preservation Fund. |
| 1 | SEC. 2. DEFINITIONS. |
| 2 | In this Act: |
| 3 | (1) DEPARTMENT.—The term "Department" |
| 4 | means the Department of Energy. |
| 5 | (2) Secretary.—The term "Secretary" means |
| 6 | the Secretary of Energy. |
| 7 | TITLE I—EFFICIENCY |
| 8 | Subtitle A—Buildings |
| 9 | |
| | SEC. 1001. GREATER ENERGY EFFICIENCY IN BUILDING |
| 10 | SEC. 1001. GREATER ENERGY EFFICIENCY IN BUILDING CODES. |
| 10 11 | |
| | CODES. |

14 (1) by striking paragraph (14) and inserting15 the following:

| 1 | "(14) Model building energy code.—The |
|----|---|
| 2 | term 'model building energy code' means a voluntary |
| 3 | building energy code and standards developed and |
| 4 | updated through a consensus process among inter- |
| 5 | ested persons, such as the IECC or the code used |
| 6 | by— |
| 7 | "(A) the Council of American Building Of- |
| 8 | ficials, or its legal successor, International Code |
| 9 | Council, Inc.; |
| 10 | "(B) the American Society of Heating, Re- |
| 11 | frigerating, and Air-Conditioning Engineers; or |
| 12 | "(C) other appropriate organizations."; |
| 13 | and |
| 14 | (2) by adding at the end the following: |
| 15 | "(17) IECC.—The term 'IECC' means the |
| 16 | International Energy Conservation Code. |
| 17 | "(18) INDIAN TRIBE.—The term 'Indian tribe' |
| 18 | has the meaning given the term in section 4 of the |
| 19 | Native American Housing Assistance and Self-De- |
| 20 | termination Act of 1996 (25 U.S.C. 4103).". |
| 21 | (b) STATE BUILDING ENERGY EFFICIENCY |
| 22 | CODES.—Section 304 of the Energy Conservation and |
| 23 | Production Act (42 U.S.C. 6833) is amended to read as |
| 24 | follows: |

| 1 | "SEC. 304. UPDATING STATE BUILDING ENERGY EFFI- |
|----|--|
| 2 | CIENCY CODES. |
| 3 | "(a) IN GENERAL.—The Secretary shall— |
| 4 | ((1) encourage and support the adoption of |
| 5 | building energy codes by States, Indian tribes, and, |
| 6 | as appropriate, by local governments that meet or |
| 7 | exceed the model building energy codes, or achieve |
| 8 | equivalent or greater energy savings; and |
| 9 | ((2) support full compliance with the State and |
| 10 | local codes. |
| 11 | "(b) STATE AND INDIAN TRIBE CERTIFICATION OF |
| 12 | Building Energy Code Updates.— |
| 13 | "(1) REVIEW AND UPDATING OF CODES BY |
| 14 | EACH STATE AND INDIAN TRIBE.— |
| 15 | "(A) IN GENERAL.—Not later than 2 years |
| 16 | after the date on which a model building energy |
| 17 | code is updated, each State or Indian tribe shall |
| 18 | certify whether or not the State or Indian tribe, |
| 19 | respectively, has reviewed and updated the en- |
| 20 | ergy provisions of the building code of the State |
| 21 | or Indian tribe, respectively. |
| 22 | "(B) DEMONSTRATION.—The certification |
| 23 | shall include a demonstration of whether or not |
| 24 | the energy savings for the code provisions that |
| 25 | are in effect throughout the State or Indian |
| 26 | tribal territory meet or exceed— |

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| "(i) the energy savings of the updated |
| model building energy code; or |
| "(ii) the targets established under sec- |
| tion $307(b)(2)$. |
| "(C) NO MODEL BUILDING ENERGY CODE |
| UPDATE.—If a model building energy code is |
| not updated by a target date established under |
| section 307(b)(2)(D), each State or Indian tribe |
| shall, not later than 2 years after the specified |
| date, certify whether or not the State or Indian |
| tribe, respectively, has reviewed and updated |
| the energy provisions of the building code of the |
| State or Indian tribe, respectively, to meet or |
| exceed the target in section $307(b)(2)$. |
| "(2) VALIDATION BY SECRETARY.—Not later |
| than 90 days after a State or Indian tribe certifi- |
| cation under paragraph (1), the Secretary shall— |
| "(A) determine whether the code provi- |
| sions of the State or Indian tribe, respectively, |
| meet the criteria specified in paragraph (1) ; |
| and |
| "(B) if the determination is positive, vali- |
| date the certification. |
| "(c) Improvements in Compliance With Build- |
| ING ENERGY CODES.— |
| |

| 1 | "(1) REQUIREMENT.— |
|----|--|
| 2 | "(A) IN GENERAL.—Not later than 3 years |
| 3 | after the date of a certification under sub- |
| 4 | section (b), each State and Indian tribe shall |
| 5 | certify whether or not the State and Indian |
| 6 | tribe, respectively, has— |
| 7 | "(i) achieved full compliance under |
| 8 | paragraph (3) with the applicable certified |
| 9 | State and Indian tribe building energy |
| 10 | code or with the associated model building |
| 11 | energy code; or |
| 12 | "(ii) made significant progress under |
| 13 | paragraph (4) toward achieving compliance |
| 14 | with the applicable certified State and In- |
| 15 | dian tribe building energy code or with the |
| 16 | associated model building energy code. |
| 17 | "(B) REPEAT CERTIFICATIONS.—If the |
| 18 | State or Indian tribe certifies progress toward |
| 19 | achieving compliance, the State or Indian tribe |
| 20 | shall repeat the certification until the State or |
| 21 | Indian tribe certifies that the State or Indian |
| 22 | tribe has achieved full compliance, respectively. |
| 23 | "(2) Measurement of compliance.—A cer- |
| 24 | tification under paragraph (1) shall include docu- |
| 25 | mentation of the rate of compliance based on— |

| 1 | "(A) independent inspections of a random |
|----|---|
| 2 | sample of the buildings covered by the code in |
| 3 | the preceding year; or |
| 4 | "(B) an alternative method that yields an |
| 5 | accurate measure of compliance. |
| 6 | "(3) Achievement of compliance.—A State |
| 7 | or Indian tribe shall be considered to achieve full |
| 8 | compliance under paragraph (1) if— |
| 9 | "(A) at least 90 percent of building space |
| 10 | covered by the code in the preceding year sub- |
| 11 | stantially meets all the requirements of the ap- |
| 12 | plicable code specified in paragraph (1) , or |
| 13 | achieves equivalent or greater energy savings |
| 14 | level; or |
| 15 | "(B) the estimated excess energy use of |
| 16 | buildings that did not meet the applicable code |
| 17 | specified in paragraph (1) in the preceding |
| 18 | year, compared to a baseline of comparable |
| 19 | buildings that meet this code, is not more than |
| 20 | 5 percent of the estimated energy use of all |
| 21 | buildings covered by this code during the pre- |
| 22 | ceding year. |
| 23 | "(4) SIGNIFICANT PROGRESS TOWARD |
| 24 | ACHIEVEMENT OF COMPLIANCE.—A State or Indian |
| 25 | tribe shall be considered to have made significant |

| 1 | progress toward achieving compliance for purposes |
|----|---|
| 2 | of paragraph (1) if the State or Indian tribe— |
| 3 | "(A) has developed and is implementing a |
| 4 | plan for achieving compliance during the 8- |
| 5 | year-period beginning on the date of enactment |
| 6 | of this paragraph, including annual targets for |
| 7 | compliance and active training and enforcement |
| 8 | programs; and |
| 9 | "(B) has met the most recent target under |
| 10 | subparagraph (A). |
| 11 | "(5) VALIDATION BY SECRETARY.—Not later |
| 12 | than 90 days after a State or Indian tribe certifi- |
| 13 | cation under paragraph (1), the Secretary shall— |
| 14 | "(A) determine whether the State or In- |
| 15 | dian tribe has demonstrated meeting the cri- |
| 16 | teria of this subsection, including accurate |
| 17 | measurement of compliance; and |
| 18 | "(B) if the determination is positive, vali- |
| 19 | date the certification. |
| 20 | "(d) STATES OR INDIAN TRIBES THAT DO NOT |
| 21 | Achieve Compliance.— |
| 22 | "(1) REPORTING.—A State or Indian tribe that |
| 23 | has not made a certification required under sub- |
| 24 | section (b) or (c) by the applicable deadline shall |
| 25 | submit to the Secretary a report on— |

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| 1 | "(A) the status of the State or Indian tribe |
| 2 | with respect to meeting the requirements and |
| 3 | submitting the certification; and |
| 4 | "(B) a plan for meeting the requirements |
| 5 | and submitting the certification. |
| 6 | "(2) Federal support.—For any State or In- |
| 7 | dian tribe for which the Secretary has not validated |
| 8 | a certification by a deadline under subsection (b) or |
| 9 | (c), the lack of the certification may be a consider- |
| 10 | ation for Federal support authorized under this sec- |
| 11 | tion for code adoption and compliance activities. |
| 12 | "(3) Local government.—In any State or |
| 13 | Indian tribe for which the Secretary has not vali- |
| 14 | dated a certification under subsection (b) or (c), a |
| 15 | local government may be eligible for Federal support |
| 16 | by meeting the certification requirements of sub- |
| 17 | sections (b) and (c). |
| 18 | "(4) ANNUAL REPORTS BY SECRETARY.— |
| 19 | "(A) IN GENERAL.—The Secretary shall |
| 20 | annually submit to Congress, and publish in the |
| 21 | Federal Register, a report on— |
| 22 | "(i) the status of model building en- |
| 23 | ergy codes; |
| 24 | "(ii) the status of code adoption and |
| 25 | compliance in the States and Indian tribes; |
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| 1 | "(iii) the implementation of this sec- |
| 2 | tion; and |
| 3 | "(iv) improvements in energy savings |
| 4 | over time as a result of the targets estab- |
| 5 | lished under section $307(b)(2)$. |
| 6 | "(B) IMPACTS.—The report shall include |
| 7 | estimates of impacts of past action under this |
| 8 | section, and potential impacts of further action, |
| 9 | on— |
| 10 | "(i) upfront financial and construction |
| 11 | costs, cost benefits and returns (using in- |
| 12 | vestment analysis), and lifetime energy use |
| 13 | for buildings; |
| 14 | "(ii) resulting energy costs to individ- |
| 15 | uals and businesses; and |
| 16 | "(iii) resulting overall annual building |
| 17 | ownership and operating costs. |
| 18 | "(e) Technical Assistance to States and In- |
| 19 | DIAN TRIBES.—The Secretary shall provide technical as- |
| 20 | sistance to States and Indian tribes to implement the goals |
| 21 | and requirements of this section, including procedures and |
| 22 | technical analysis for States and Indian tribes— |
| 23 | "(1) to improve and implement State residential |
| 24 | and commercial building energy codes; |

| 1 | ((2) to demonstrate that the code provisions of |
|----|---|
| 2 | the States and Indian tribes achieve equivalent or |
| 3 | greater energy savings than the model building en- |
| 4 | ergy codes and targets; |
| 5 | "(3) to document the rate of compliance with a |
| 6 | building energy code; and |
| 7 | "(4) to otherwise promote the design and con- |
| 8 | struction of energy efficient buildings. |
| 9 | "(f) Availability of Incentive Funding.— |
| 10 | "(1) IN GENERAL.—The Secretary shall provide |
| 11 | incentive funding to States and Indian tribes— |
| 12 | "(A) to implement the requirements of this |
| 13 | section; |
| 14 | "(B) to improve and implement residential |
| 15 | and commercial building energy codes, including |
| 16 | increasing and verifying compliance with the |
| 17 | codes and training of State, local, and tribal |
| 18 | building code officials to implement and enforce |
| 19 | the codes; and |
| 20 | "(C) to promote building energy efficiency |
| 21 | through the use of the codes. |
| 22 | "(2) Additional funding.—Additional fund- |
| 23 | ing shall be provided under this subsection for im- |
| 24 | plementation of a plan to achieve and document full |

| 1 | compliance with residential and commercial building |
|----|--|
| 2 | energy codes under subsection (c)— |
| 3 | "(A) to a State or Indian tribe for which |
| 4 | the Secretary has validated a certification under |
| 5 | subsection (b) or (c); and |
| 6 | "(B) in a State or Indian tribe that is not |
| 7 | eligible under subparagraph (A), to a local gov- |
| 8 | ernment that is eligible under this section. |
| 9 | "(3) TRAINING.—Of the amounts made avail- |
| 10 | able under this subsection, the State or Indian tribe |
| 11 | may use amounts required, but not to exceed |
| 12 | \$750,000 for a State, to train State and local build- |
| 13 | ing code officials to implement and enforce codes de- |
| 14 | scribed in paragraph (2). |
| 15 | "(4) Local governments.—States may share |
| 16 | grants under this subsection with local governments |
| 17 | that implement and enforce the codes. |
| 18 | "(g) Stretch Codes and Advanced Stand- |
| 19 | ARDS.— |
| 20 | "(1) IN GENERAL.—The Secretary shall provide |
| 21 | technical and financial support for the development |
| 22 | of stretch codes and advanced standards for residen- |
| 23 | tial and commercial buildings for use as— |

| | 10 |
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| 1 | "(A) an option for adoption as a building |
| 2 | energy code by State, local, or tribal govern- |
| 3 | ments; and |
| 4 | "(B) guidelines for energy-efficient build- |
| 5 | ing design. |
| 6 | "(2) TARGETS.—The stretch codes and ad- |
| 7 | vanced standards shall be designed— |
| 8 | "(A) to achieve substantial energy savings |
| 9 | compared to the model building energy codes; |
| 10 | and |
| 11 | "(B) to meet targets under section 307(b), |
| 12 | if available, at least 3 to 6 years in advance of |
| 13 | the target years. |
| 14 | "(h) Studies.—The Secretary, in consultation with |
| 15 | building science experts from the National Laboratories |
| 16 | and institutions of higher education, designers and build- |
| 17 | ers of energy-efficient residential and commercial build- |
| 18 | ings, code officials, and other stakeholders, shall under- |
| 19 | take a study of the feasibility, impact, economics, and |
| 20 | merit of— |
| 21 | "(1) code improvements that would require that |
| 22 | buildings be designed, sited, and constructed in a |
| 23 | manner that makes the buildings more adaptable in |
| 24 | the future to become zero-net-energy after initial |

| 1 | construction, as advances are achieved in energy-sav- |
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| 2 | ing technologies; |

3 "(2) code procedures to incorporate measured
4 lifetimes, not just first-year energy use, in trade-offs
5 and performance calculations; and

6 "(3) legislative options for increasing energy 7 savings from building energy codes, including addi-8 tional incentives for effective State and local action, 9 and verification of compliance with and enforcement 10 of a code other than by a State or local government. 11 "(i) EFFECT ON OTHER LAWS.—Nothing in this sec-12 tion or section 307 supersedes or modifies the application 13 of sections 321 through 346 of the Energy Policy and 14 Conservation Act (42 U.S.C. 6291 et seq.).

15 "(j) AUTHORIZATION OF APPROPRIATIONS.—There
16 is authorized to be appropriated to carry out this section
17 and section 307 \$200,000,000, to remain available until
18 expended.".

19 (c)FEDERAL BUILDING ENERGY EFFICIENCY STANDARDS.—Section 305 of the Energy Conservation 20 21 and Production Act (42 U.S.C. 6834) is amended by strik-22 ing "voluntary building energy code" each place it appears 23 in subsections (a)(2)(B) and (b) and inserting "model 24 building energy code".

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1 (d) MODEL BUILDING ENERGY CODES.—Section 307 2 of the Energy Conservation and Production Act (42) U.S.C. 6836) is amended to read as follows: 3 "SEC. 307. SUPPORT FOR MODEL BUILDING ENERGY 4 5 CODES. 6 "(a) IN GENERAL.—The Secretary shall support the 7 updating of model building energy codes. 8 "(b) TARGETS.— 9 "(1) IN GENERAL.—The Secretary shall sup-10 port the updating of the model building energy codes 11 to enable the achievement of aggregate energy sav-12 ings targets established under paragraph (2). 13 ((2) TARGETS.— 14 "(A) IN GENERAL.—The Secretary shall 15 work with States, local governments, and In-16 dian tribes, nationally recognized code and 17 standards developers, and other interested par-18 ties to support the updating of model building 19 energy codes by establishing one or more aggre-20 gate energy savings targets to achieve the pur-21 poses of this section. 22 "(B) SEPARATE TARGETS.—The Secretary 23 may establish separate targets for commercial

and residential buildings.

| | — 1 |
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| 1 | "(C) BASELINES.—The baseline for updat- |
| 2 | ing model building energy codes shall be the |
| 3 | 2009 IECC for residential buildings and |
| 4 | ASHRAE Standard 90.1–2010 for commercial |
| 5 | buildings. |
| 6 | "(D) Specific years.— |
| 7 | "(i) IN GENERAL.—Targets for spe- |
| 8 | cific years shall be established and revised |
| 9 | by the Secretary through rulemaking and |
| 10 | coordinated with nationally recognized code |
| 11 | and standards developers at a level that— |
| 12 | "(I) is at the maximum level of |
| 13 | energy efficiency that is techno- |
| 14 | logically feasible and life-cycle cost ef- |
| 15 | fective, while accounting for the eco- |
| 16 | nomic considerations under paragraph |
| 17 | (4); |
| 18 | "(II) is higher than the preceding |
| 19 | target; and |
| 20 | "(III) promotes the achievement |
| 21 | of commercial and residential high- |
| 22 | performance buildings through high- |
| 23 | performance energy efficiency (within |
| 24 | the meaning of section 401 of the En- |

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| 1 | ergy Independence and Security Act |
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| 2 | of 2007 (42 U.S.C. 17061)). |
| 3 | "(ii) INITIAL TARGETS.—Not later |
| 4 | than 1 year after the date of enactment of |
| 5 | this clause, the Secretary shall establish |
| 6 | initial targets under this subparagraph. |
| 7 | "(iii) Different target years |
| 8 | Subject to clause (i), prior to the applica- |
| 9 | ble year, the Secretary may set a later tar- |
| 10 | get year for any of the model building en- |
| 11 | ergy codes described in subparagraph (A) |
| 12 | if the Secretary determines that a target |
| 13 | cannot be met. |
| 14 | "(iv) Small business.—When estab- |
| 15 | lishing targets under this paragraph |
| 16 | through rulemaking, the Secretary shall |
| 17 | ensure compliance with the Small Business |
| 18 | Regulatory Enforcement Fairness Act of |
| 19 | 1996 (5 U.S.C. 601 note; Public Law 104– |
| 20 | 121). |
| 21 | "(3) Appliance standards and other fac- |
| 22 | TORS AFFECTING BUILDING ENERGY USE.—In es- |
| 23 | tablishing building code targets under paragraph |
| 24 | (2), the Secretary shall develop and adjust the tar- |

| 1 | gets in recognition of potential savings and costs re- |
|----|--|
| 2 | lating to— |
| 3 | "(A) efficiency gains made in appliances, |
| 4 | lighting, windows, insulation, and building enve- |
| 5 | lope sealing; |
| 6 | "(B) advancement of distributed genera- |
| 7 | tion and on-site renewable power generation |
| 8 | technologies; |
| 9 | "(C) equipment improvements for heating, |
| 10 | cooling, and ventilation systems; |
| 11 | "(D) building management systems and |
| 12 | SmartGrid technologies to reduce energy use; |
| 13 | and |
| 14 | "(E) other technologies, practices, and |
| 15 | building systems that the Secretary considers |
| 16 | appropriate regarding building plug load and |
| 17 | other energy uses. |
| 18 | "(4) Economic considerations.—In estab- |
| 19 | lishing and revising building code targets under |
| 20 | paragraph (2), the Secretary shall consider the eco- |
| 21 | nomic feasibility of achieving the proposed targets |
| 22 | established under this section and the potential costs |
| 23 | and savings for consumers and building owners, in- |
| 24 | cluding a return on investment analysis. |

"(c) Technical Assistance to Model Building 1 2 ENERGY CODE-SETTING AND STANDARD DEVELOPMENT 3 ORGANIZATIONS.— 4 "(1) IN GENERAL.—The Secretary shall, on a 5 timely basis, provide technical assistance to model 6 building energy code-setting and standard develop-7 ment organizations consistent with the goals of this 8 section. "(2) Assistance.—The assistance shall in-9 10 clude, as requested by the organizations, technical 11 assistance in— 12 "(A) evaluating code or standards pro-13 posals or revisions; "(B) building energy analysis and design 14 15 tools; "(C) building demonstrations; 16 17 "(D) developing definitions of energy use 18 intensity and building types for use in model 19 building energy codes to evaluate the efficiency 20 impacts of the model building energy codes; 21 "(E) performance-based standards; "(F) evaluating economic considerations 22 23 under subsection (b)(4); and

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"(G) developing model building energy
 codes by Indian tribes in accordance with tribal
 law.

4 "(3) AMENDMENT PROPOSALS.—The Secretary 5 may submit timely model building energy code 6 amendment proposals to the model building energy 7 code-setting and standard development organiza-8 tions, with supporting evidence, sufficient to enable 9 the model building energy codes to meet the targets 10 established under subsection (b)(2).

"(4) ANALYSIS METHODOLOGY.—The Secretary
shall make publicly available the entire calculation
methodology (including input assumptions and data)
used by the Secretary to estimate the energy savings
of code or standard proposals and revisions.

16 "(d) DETERMINATION.—

17 "(1) REVISION OF MODEL BUILDING ENERGY 18 CODES.—If the provisions of the IECC or ASHRAE 19 Standard 90.1 regarding building energy use are re-20 vised, the Secretary shall make a preliminary deter-21 mination not later than 90 days after the date of the 22 revision, and a final determination not later than 15 23 months after the date of the revision, on whether or 24 not the revision will—

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| 1 | "(A) improve energy efficiency in buildings |
| 2 | compared to the existing model building energy |
| 3 | code; and |
| 4 | "(B) meet the applicable targets under |
| 5 | subsection $(b)(2)$. |
| 6 | "(2) Codes or standards not meeting tar- |
| 7 | GETS.— |
| 8 | "(A) IN GENERAL.—If the Secretary |
| 9 | makes a preliminary determination under para- |
| 10 | graph (1)(B) that a code or standard does not |
| 11 | meet the targets established under subsection |
| 12 | (b)(2), the Secretary may at the same time pro- |
| 13 | vide the model building energy code or standard |
| 14 | developer with proposed changes that would re- |
| 15 | sult in a model building energy code that meets |
| 16 | the targets and with supporting evidence, tak- |
| 17 | ing into consideration— |
| 18 | "(i) whether the modified code is tech- |
| 19 | nically feasible and life-cycle cost effective; |
| 20 | "(ii) available appliances, technologies, |
| 21 | materials, and construction practices; and |
| 22 | "(iii) the economic considerations |
| 23 | under subsection (b)(4). |
| 24 | "(B) Incorporation of changes.— |
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| 1 | "(i) IN GENERAL.—On receipt of the |
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| 2 | proposed changes, the model building en- |
| 3 | ergy code or standard developer shall have |
| 4 | an additional 270 days to accept or reject |
| 5 | the proposed changes of the Secretary to |
| 6 | the model building energy code or standard |
| 7 | for the Secretary to make a final deter- |
| 8 | mination. |
| 9 | "(ii) FINAL DETERMINATION.—A |
| 10 | final determination under paragraph (1) |
| 11 | shall be on the modified model building en- |
| 12 | ergy code or standard. |
| 13 | "(e) Administration.—In carrying out this section, |
| 14 | the Secretary shall— |
| 15 | "(1) publish notice of targets and supporting |
| 16 | analysis and determinations under this section in the |
| 17 | Federal Register to provide an explanation of and |
| 18 | the basis for such actions, including any supporting |
| 19 | modeling, data, assumptions, protocols, and cost- |
| 20 | benefit analysis, including return on investment; and |
| 21 | "(2) provide an opportunity for public comment |
| 22 | on targets and supporting analysis and determina- |
| 23 | tions under this section. |
| 24 | "(f) Voluntary Codes and Standards.—Not- |
| 25 | withstanding any other provision of this section, any |

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model building code or standard established under section
 304 shall not be binding on a State, local government, or
 Indian tribe as a matter of Federal law.".

4 SEC. 1002. BUDGET-NEUTRAL DEMONSTRATION PROGRAM 5 FOR ENERGY AND WATER CONSERVATION IM6 PROVEMENTS AT MULTIFAMILY RESIDEN7 TIAL UNITS.

8 ESTABLISHMENT.—The Secretary of Housing (a) 9 and Urban Development (referred to in this section as the 10 "Secretary") shall establish a demonstration program under which, during the period beginning on the date of 11 12 enactment of this Act, and ending on September 30, 2018, 13 the Secretary may enter into budget-neutral, performance-14 based agreements that result in a reduction in energy or 15 water costs with such entities as the Secretary determines to be appropriate under which the entities shall carry out 16 17 projects for energy or water conservation improvements at not more than 20,000 residential units in multifamily 18 buildings participating in— 19

20 (1) the project-based rental assistance program
21 under section 8 of the United States Housing Act of
22 1937 (42 U.S.C. 1437f), other than assistance pro23 vided under section 8(o) of that Act;

| | _0 |
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| 1 | (2) the supportive housing for the elderly pro- |
| 2 | gram under section 202 of the Housing Act of 1959 |
| 3 | (12 U.S.C. 1701q); or |
| 4 | (3) the supportive housing for persons with dis- |
| 5 | abilities program under section $811(d)(2)$ of the |
| 6 | Cranston-Gonzalez National Affordable Housing Act |
| 7 | (42 U.S.C. 8013(d)(2)). |
| 8 | (b) Requirements.— |
| 9 | (1) PAYMENTS CONTINGENT ON SAVINGS.— |
| 10 | (A) IN GENERAL.—The Secretary shall |
| 11 | provide to an entity a payment under an agree- |
| 12 | ment under this section only during applicable |
| 13 | years for which an energy or water cost savings |
| 14 | is achieved with respect to the applicable multi- |
| 15 | family portfolio of properties, as determined by |
| 16 | the Secretary, in accordance with subparagraph |
| 17 | (B). |
| 18 | (B) PAYMENT METHODOLOGY.— |
| 19 | (i) IN GENERAL.—Each agreement |
| 20 | under this section shall include a pay-for- |
| 21 | success provision— |
| 22 | (I) that will serve as a payment |
| 23 | threshold for the term of the agree- |
| 24 | ment; and |
| | |

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| 1 | (II) pursuant to which the De- |
| 2 | partment of Housing and Urban De- |
| 3 | velopment shall share a percentage of |
| 4 | the savings at a level determined by |
| 5 | the Secretary that is sufficient to |
| 6 | cover the administrative costs of car- |
| 7 | rying out this section. |
| 8 | (ii) LIMITATIONS.—A payment made |
| 9 | by the Secretary under an agreement |
| 10 | under this section shall— |
| 11 | (I) be contingent on documented |
| 12 | utility savings; and |
| 13 | (II) not exceed the utility savings |
| 14 | achieved by the date of the payment, |
| 15 | and not previously paid, as a result of |
| 16 | the improvements made under the |
| 17 | agreement. |
| 18 | (C) THIRD PARTY VERIFICATION.—Savings |
| 19 | payments made by the Secretary under this sec- |
| 20 | tion shall be based on a measurement and |
| 21 | verification protocol that includes at least— |
| 22 | (i) establishment of a weather-normal- |
| 23 | ized and occupancy-normalized utility con- |
| 24 | sumption baseline established preretrofit; |
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| 1 | (ii) annual third party confirmation of |
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| 2 | actual utility consumption and cost for |
| 3 | owner-paid utilities; |
| 4 | (iii) annual third party validation of |
| 5 | the tenant utility allowances in effect dur- |
| 6 | ing the applicable year and vacancy rates |
| 7 | for each unit type; and |
| 8 | (iv) annual third party determination |
| 9 | of savings to the Secretary. |
| 10 | (2) TERM.—The term of an agreement under |
| 11 | this section shall be not longer than 12 years. |
| 12 | (3) ENTITY ELIGIBILITY.—The Secretary |
| 13 | shall— |
| 14 | (A) establish a competitive process for en- |
| 15 | tering into agreements under this section; and |
| 16 | (B) enter into such agreements only with |
| 17 | entities that demonstrate significant experience |
| 18 | relating to— |
| 19 | (i) financing and operating properties |
| 20 | receiving assistance under a program de- |
| 21 | scribed in subsection (a); |
| 22 | (ii) oversight of energy and water con- |
| 23 | servation programs, including oversight of |
| 24 | contractors; and |

| 1 | (iii) naising conital for money and |
|----|--|
| 1 | (iii) raising capital for energy and |
| 2 | water conservation improvements from |
| 3 | charitable organizations or private inves- |
| 4 | tors. |
| 5 | (4) Geographical diversity.—Each agree- |
| 6 | ment entered into under this section shall provide |
| 7 | for the inclusion of properties with the greatest fea- |
| 8 | sible regional and State variance. |
| 9 | (c) Plan and Reports.— |
| 10 | (1) PLAN.—Not later than 90 days after the |
| 11 | date of enactment of this Act, the Secretary shall |
| 12 | submit to the Committees on Appropriations of the |
| 13 | House of Representatives and the Senate, the Com- |
| 14 | mittee on Energy and Natural Resources of the Sen- |
| 15 | ate, and the Committee on Energy and Commerce of |
| 16 | the House of Representatives a detailed plan for the |
| 17 | implementation of this section. |
| 18 | (2) REPORTS.—Not later than 1 year after the |
| 19 | date of enactment of this Act, and annually there- |
| 20 | after, the Secretary shall— |
| 21 | (A) conduct an evaluation of the program |
| 22 | under this section; and |
| 23 | (B) submit to Congress a report describing |
| 24 | each evaluation conducted under subparagraph |
| 25 | (A). |

(d) FUNDING.—For each fiscal year during which an
 agreement under this section is in effect, the Secretary
 may use to carry out this section any funds appropriated
 to the Secretary for the renewal of contracts under a pro gram described in subsection (a).

6 SEC. 1003. COORDINATION OF ENERGY RETROFITTING AS7 SISTANCE FOR SCHOOLS.

8 (a) DEFINITION OF SCHOOL.—In this section, the9 term "school" means—

10 (1) an elementary school or secondary school
11 (as defined in section 9101 of the Elementary and
12 Secondary Education Act of 1965 (20 U.S.C.
13 7801));

14 (2) an institution of higher education (as de15 fined in section 102(a) of the Higher Education Act
16 of 1965 (20 U.S.C. 1002(a));

(3) a school of the defense dependents' education system under the Defense Dependents' Education Act of 1978 (20 U.S.C. 921 et seq.) or established under section 2164 of title 10, United States
Code;

(4) a school operated by the Bureau of IndianAffairs;

(5) a tribally controlled school (as defined in
 section 5212 of the Tribally Controlled Schools Act
 of 1988 (25 U.S.C. 2511)); and

4 (6) a Tribal College or University (as defined in
5 section 316(b) of the Higher Education Act of 1965
6 (20 U.S.C. 1059c(b))).

7 (b) DESIGNATION OF LEAD AGENCY.—The Sec-8 retary, acting through the Office of Energy Efficiency and 9 Renewable Energy, shall act as the lead Federal agency 10 for coordinating and disseminating information on exist-11 ing Federal programs and assistance that may be used 12 to help initiate, develop, and finance energy efficiency, re-13 newable energy, and energy retrofitting projects for schools. 14

15 (c) REQUIREMENTS.—In carrying out coordination16 and outreach under subsection (b), the Secretary shall—

17 (1) in consultation and coordination with the 18 appropriate Federal agencies, carry out a review of 19 existing programs and financing mechanisms (in-20 cluding revolving loan funds and loan guarantees) 21 available in or from the Department of Agriculture, 22 the Department of Energy, the Department of Edu-23 cation, the Department of the Treasury, the Internal 24 Revenue Service, the Environmental Protection 25 Agency, and other appropriate Federal agencies with

jurisdiction over energy financing and facilitation
 that are currently used or may be used to help ini tiate, develop, and finance energy efficiency, renew able energy, and energy retrofitting projects for
 schools;

6 (2) establish a Federal cross-departmental col-7 laborative coordination, education, and outreach ef-8 fort to streamline communication and promote avail-9 able Federal opportunities and assistance described 10 in paragraph (1) for energy efficiency, renewable en-11 ergy, and energy retrofitting projects that enables 12 States, local educational agencies, and schools—

13 (A) to use existing Federal opportunities14 more effectively; and

(B) to form partnerships with Governors,
State energy programs, local educational, financial, and energy officials, State and local government officials, nonprofit organizations, and
other appropriate entities to support the initiation of the projects;

(3) provide technical assistance for States, local
educational agencies, and schools to help develop
and finance energy efficiency, renewable energy, and
energy retrofitting projects—

| 1 | (A) to increase the energy efficiency of |
|----|--|
| 2 | buildings or facilities; |
| 3 | (B) to install systems that individually |
| 4 | generate energy from renewable energy re- |
| 5 | sources; |
| 6 | (C) to establish partnerships to leverage |
| 7 | economies of scale and additional financing |
| 8 | mechanisms available to larger clean energy ini- |
| 9 | tiatives; or |
| 10 | (D) to promote— |
| 11 | (i) the maintenance of health, environ- |
| 12 | mental quality, and safety in schools, in- |
| 13 | cluding the ambient air quality, through |
| 14 | energy efficiency, renewable energy, and |
| 15 | energy retrofit projects; and |
| 16 | (ii) the achievement of expected en- |
| 17 | ergy savings and renewable energy produc- |
| 18 | tion through proper operations and main- |
| 19 | tenance practices; |
| 20 | (4) develop and maintain a single online re- |
| 21 | source website with contact information for relevant |
| 22 | technical assistance and support staff in the Office |
| 23 | of Energy Efficiency and Renewable Energy for |
| 24 | States, local educational agencies, and schools to ef- |
| 25 | fectively access and use Federal opportunities and |
| | |

| 1 | assistance described in paragraph (1) to develop en- |
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| 2 | ergy efficiency, renewable energy, and energy retro- |
| 3 | fitting projects; and |
| 4 | (5) establish a process for recognition of schools |
| 5 | that— |
| 6 | (A) have successfully implemented energy |
| 7 | efficiency, renewable energy, and energy retro- |
| 8 | fitting projects; and |
| 9 | (B) are willing to serve as resources for |
| 10 | other local educational agencies and schools to |
| 11 | assist initiation of similar efforts. |
| 12 | (d) REPORT.—Not later than 180 days after the date |
| 13 | of enactment of this Act, the Secretary shall submit to |
| 14 | Congress a report describing the implementation of this |
| 15 | section. |
| 16 | SEC. 1004. ENERGY EFFICIENCY RETROFIT PILOT PRO- |
| 17 | GRAM. |
| 18 | (a) DEFINITIONS.—In this section: |
| 19 | (1) APPLICANT.—The term "applicant" means |
| 20 | a nonprofit organization that applies for a grant |
| 21 | under this section. |
| 22 | (2) Energy-efficiency improvement.— |
| 23 | (A) IN GENERAL.—The term "energy-effi- |
| 24 | ciency improvement" means an installed meas- |
| 25 | ure (including a product, equipment, system, |
| | |

| 1 | service, or practice) that results in a reduction |
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| 2 | in use by a nonprofit organization for energy or |
| 3 | fuel supplied from outside the nonprofit build- |
| 4 | ing. |
| 5 | (B) INCLUSIONS.—The term "energy-effi- |
| 6 | ciency improvement" includes an installed |
| 7 | measure described in subparagraph (A) involv- |
| 8 | ing— |
| 9 | (i) repairing, replacing, or installing— |
| 10 | (I) a roof or lighting system, or |
| 11 | component of a roof or lighting sys- |
| 12 | tem; |
| | |
| 13 | (II) a window; |
| 13 14 | (II) a window;(III) a door, including a security |
| | |
| 14 | (III) a door, including a security |
| 14 15 | (III) a door, including a security door; or |
| 14 15 16 | (III) a door, including a security door; or(IV) a heating, ventilation, or air |
| 14 15 16 17 | (III) a door, including a security door; or(IV) a heating, ventilation, or air conditioning system or component of |
| 14 15 16 17 18 | (III) a door, including a security door; or (IV) a heating, ventilation, or air conditioning system or component of the system (including insulation and |
| 14 15 16 17 18 19 | (III) a door, including a security door; or (IV) a heating, ventilation, or air conditioning system or component of the system (including insulation and wiring and plumbing improvements |
| 14 15 16 17 18 19 20 | (III) a door, including a security door; or (IV) a heating, ventilation, or air conditioning system or component of the system (including insulation and wiring and plumbing improvements needed to serve a more efficient sys- |
| 14 15 16 17 18 19 20 21 | (III) a door, including a security door; or (IV) a heating, ventilation, or air conditioning system or component of the system (including insulation and wiring and plumbing improvements needed to serve a more efficient system); |
| 14 15 16 17 18 19 20 21 22 | (III) a door, including a security door; or (IV) a heating, ventilation, or air conditioning system or component of the system (including insulation and wiring and plumbing improvements needed to serve a more efficient system); (ii) a renewable energy generation or |

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| 1 | cluding wood pellet) system or component |
|----|--|
| 2 | of the system; and |
| 3 | (iii) any other measure taken to mod- |
| 4 | ernize, renovate, or repair a nonprofit |
| 5 | building to make the nonprofit building |
| 6 | more energy efficient. |
| 7 | (3) Nonprofit building.— |
| 8 | (A) IN GENERAL.—The term "nonprofit |
| 9 | building" means a building operated and owned |
| 10 | by a nonprofit organization. |
| 11 | (B) INCLUSIONS.—The term "nonprofit |
| 12 | building" includes a building described in sub- |
| 13 | paragraph (A) that is— |
| 14 | (i) a hospital; |
| 15 | (ii) a youth center; |
| 16 | (iii) a school; |
| 17 | (iv) a social-welfare program facility; |
| 18 | (v) a faith-based organization; and |
| 19 | (vi) any other nonresidential and non- |
| 20 | commercial structure. |
| 21 | (b) ESTABLISHMENT.—Not later than 1 year after |
| 22 | the date of enactment of this Act, the Secretary shall es- |
| 23 | tablish a pilot program to award grants for the purpose |
| 24 | of retrofitting nonprofit buildings with energy-efficiency |
| 25 | improvements. |

1 (c) GRANTS.—

2 (1) IN GENERAL.—The Secretary may award
3 grants under the program established under sub4 section (b).

5 (2) APPLICATION.—The Secretary may award a 6 grant under this section if an applicant submits to 7 the Secretary an application at such time, in such 8 form, and containing such information as the Sec-9 retary may prescribe.

10 (3) CRITERIA FOR GRANT.—In determining
11 whether to award a grant under this section, the
12 Secretary shall apply performance-based criteria,
13 which shall give priority to applications based on—
14 (A) the energy savings achieved;
15 (B) the cost-effectiveness of the energy-ef16 ficiency improvement;

17 (C) an effective plan for evaluation, meas-18 urement, and verification of energy savings;

19 (D) the financial need of the applicant;20 and

21 (E) the percentage of the matching con-22 tribution by the applicant.

23 (4) LIMITATION ON INDIVIDUAL GRANT
24 AMOUNT.—Each grant awarded under this section
25 shall not exceed—

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| 1 | (A) an amount equal to 50 percent of the |
|----|--|
| 2 | energy-efficiency improvement; and |
| 3 | (B) \$200,000. |
| 4 | (5) Cost sharing.— |
| 5 | (A) IN GENERAL.—A grant awarded under |
| 6 | this section shall be subject to a minimum non- |
| 7 | Federal cost-sharing requirement of 50 percent. |
| 8 | (B) IN-KIND CONTRIBUTIONS.—The non- |
| 9 | Federal share may be provided in the form of |
| 10 | in-kind contributions of materials or services. |
| 11 | (d) Authorization of Appropriations.—There is |
| 12 | authorized to be appropriated to carry out this section |
| 13 | \$10,000,000 for each of fiscal years 2016 through 2020, |
| 14 | to remain available until expended. |
| 15 | SEC. 1005. UTILITY ENERGY SERVICE CONTRACTS. |
| 16 | Section 546 of the National Energy Conservation |
| 17 | Policy Act (42 U.S.C. 8256) is amended by adding at the |
| 18 | end the following: |
| 19 | "(f) UTILITY ENERGY SERVICE CONTRACTS.— |
| 20 | "(1) IN GENERAL.—Each Federal agency may |
| 21 | use, to the maximum extent practicable, measures |
| 22 | provided by law to meet energy efficiency and con- |
| 23 | servation mandates and laws, including through util- |
| 24 | ity energy service contracts. |

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| 1 | "(2) CONTRACT PERIOD.—The term of a utility |
| 2 | energy service contract entered into by a Federal |
| 3 | agency may have a contract period that extends be- |
| 4 | yond 10 years, but not to exceed 25 years. |
| 5 | "(3) REQUIREMENTS.—The conditions of a util- |
| 6 | ity energy service contract entered into by a Federal |
| 7 | agency shall include requirements for measurement, |
| 8 | verification, and performance assurances or guaran- |
| 9 | tees of the savings.". |
| 10 | SEC. 1006. USE OF ENERGY AND WATER EFFICIENCY MEAS- |
| 11 | URES IN FEDERAL BUILDINGS. |
| 12 | (a) Energy Management Requirements.—Sec- |
| 13 | tion 543(f)(4) of the National Energy Conservation Policy |
| 14 | Act (42 U.S.C. 8253(f)(4)) is amended— |
| 15 | (1) by redesignating subparagraphs (A) and |
| 16 | (B) as clauses (i) and (ii), respectively, and indent- |
| 17 | ing appropriately; |
| 18 | (2) by striking "Not later than" and inserting |
| 19 | the following: |
| 20 | "(A) IN GENERAL.—Not later than"; and |
| 21 | (3) by adding at the end the following: |
| 22 | "(B) Measures not implemented |
| 23 | Each energy manager, as part of the certifi- |
| 24 | cation system under paragraph (7) and using |
| 25 | guidelines developed by the Secretary, shall pro- |
| | |

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| 1 | vide an explanation regarding any life-cycle |
| 2 | cost-effective measures described in subpara- |
| 3 | graph (A)(i) that have not been implemented.". |
| 4 | (b) Reports.—Section 548(b) of the National En- |
| 5 | ergy Conservation Policy Act (42 U.S.C. 8258(b)) is |
| 6 | amended— |
| 7 | (1) in paragraph (3), by striking "and" at the |
| 8 | end; |
| 9 | (2) in paragraph (4) , by striking the period at |
| 10 | the end and inserting "; and"; and |
| 11 | (3) by adding at the end the following: |
| 12 | ((5)(A) the status of the energy savings per- |
| 13 | formance contracts and utility energy service con- |
| 14 | tracts of each agency; |
| 15 | "(B) the investment value of the contracts; |
| 16 | "(C) the guaranteed energy savings for the pre- |
| 17 | vious year as compared to the actual energy savings |
| 18 | for the previous year; |
| 19 | "(D) the plan for entering into the contracts in |
| 20 | the coming year; and |
| 21 | "(E) information explaining why any previously |
| 22 | submitted plans for the contracts were not imple- |
| 23 | mented.". |
| 24 | (c) Definition of Energy Conservation Meas- |
| 25 | URES.—Section 551(4) of the National Energy Conserva- |

tion Policy Act (42 U.S.C. 8259(4)) is amended by strik-1 2 ing "or retrofit activities" and inserting "retrofit activi-3 ties, or energy consuming devices and required support structures". 4 5 (d) AUTHORITY TO ENTER INTO CONTRACTS.—Sec-6 tion 801(a)(2)(F) of the National Energy Conservation 7 Policy Act (42 U.S.C. 8287(a)(2)(F)) is amended— (1) in clause (i), by striking "or" at the end; 8

9 (2) in clause (ii), by striking the period at the
10 end and inserting "; or"; and

11 (3) by adding at the end the following:

12 "(iii) limit the recognition of oper-13 ation and maintenance savings associated 14 with systems modernized or replaced with 15 the implementation of energy conservation 16 measures, water conservation measures, or 17 any combination of energy conservation 18 measures and water conservation meas-19 ures.".

20 (e) MISCELLANEOUS AUTHORITY.—Section
21 801(a)(2) of the National Energy Conservation Policy Act
22 (42 U.S.C. 8287(a)(2)) is amended by adding at the end
23 the following:

24 "(H) MISCELLANEOUS AUTHORITY.—Not25 withstanding any other provision of law, a Fed-

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eral agency may sell or transfer energy savings
 and apply the proceeds of the sale or transfer
 to fund a contract under this title.".

4 (f) PAYMENT OF COSTS.—Section 802 of the Na5 tional Energy Conservation Policy Act (42 U.S.C. 8287a)
6 is amended by striking "(and related operation and main7 tenance expenses)" and inserting ", including related op8 erations and maintenance expenses".

9 (g) DEFINITION OF FEDERAL BUILDING.—Section 10 551(6) of the National Energy Conservation Policy Act 11 (42 U.S.C. 8259(6)) is amended by striking the semicolon 12 at the end and inserting "the term does not include a dam, 13 reservoir, or hydropower facility owned or operated by a 14 Federal agency;".

(h) DEFINITION OF ENERGY SAVINGS.—Section
804(2) of the National Energy Conservation Policy Act
(42 U.S.C. 8287c(2)) is amended—

(1) in subparagraph (A), by striking "federally
owned building or buildings or other federally owned
facilities" and inserting "Federal building (as defined in section 551)" each place it appears;

(2) in subparagraph (C), by striking "; and"and inserting a semicolon;

24 (3) in subparagraph (D), by striking the period25 at the end and inserting a semicolon; and

1 (4) by adding at the end the following: 2 "(E) the use, sale, or transfer of energy in-3 centives, rebates, or credits (including renewable energy credits) from Federal, State, or 4 5 local governments or utilities; and 6 "(F) any revenue generated from a reduc-7 tion in energy or water use, more efficient 8 waste recycling, or additional energy generated 9 from more efficient equipment.". 10 SEC. 1007. BUILDING TRAINING AND ASSESSMENT CEN-11 TERS. 12 (a) IN GENERAL.—The Secretary shall provide 13 grants to institutions of higher education (as defined in section 101 of the Higher Education Act of 1965 (20 14 15 U.S.C. 1001)) and Tribal Colleges or Universities (as defined in section 316(b) of that Act (20 U.S.C. 1059c(b))) 16 17 to establish building training and assessment centers— 18 (1) to identify opportunities for optimizing en-19 ergy efficiency and environmental performance in 20 buildings; 21 (2) to promote the application of emerging con-22 cepts and technologies in commercial and institu-23 tional buildings; 24 (3) to train engineers, architects, building sci-25 entists, building energy permitting and enforcement

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| 1 | officials, and building technicians in energy-efficient |
| 2 | design and operation; |
| 3 | (4) to assist institutions of higher education |
| 4 | and Tribal Colleges or Universities in training build- |
| 5 | ing technicians; |
| 6 | (5) to promote research and development for |
| 7 | the use of alternative energy sources and distributed |
| 8 | generation to supply heat and power for buildings, |
| 9 | particularly energy-intensive buildings; and |
| 10 | (6) to coordinate with and assist State-accred- |
| 11 | ited technical training centers, community colleges, |
| 12 | Tribal Colleges or Universities, and local offices of |
| 13 | the National Institute of Food and Agriculture and |
| 14 | ensure appropriate services are provided under this |
| 15 | section to each region of the United States. |
| 16 | (b) Coordination and Nonduplication.— |
| 17 | (1) IN GENERAL.—The Secretary shall coordi- |
| 18 | nate the program with the industrial research and |
| 19 | assessment centers program and with other Federal |
| 20 | programs to avoid duplication of effort. |
| 21 | (2) Collocation.—To the maximum extent |
| 22 | practicable, building, training, and assessment cen- |
| 23 | ters established under this section shall be collocated |
| 24 | with Industrial Assessment Centers. |
| | |

(c) AUTHORIZATION OF APPROPRIATIONS.—There is
 authorized to be appropriated to carry out this section
 \$10,000,000, to remain available until expended.

4 SEC. 1008. CAREER SKILLS TRAINING.

5 (a) IN GENERAL.—The Secretary shall pay grants to eligible entities described in subsection (b) to pay the Fed-6 7 eral share of associated career skills training programs 8 under which students concurrently receive classroom in-9 struction and on-the-job training for the purpose of ob-10 taining an industry-related certification to install energy efficient buildings technologies, including technologies de-11 12 scribed in section 307(b)(3) of the Energy Conservation 13 and Production Act (42 U.S.C. 6836(b)(3)).

14 (b) ELIGIBILITY.—To be eligible to obtain a grant 15 under subsection (a), an entity shall be a nonprofit partnership described in section 171(e)(2)(B)(ii) of the Work-16 17 force of U.S.C. Investment Act 1998(29)18 2916(e)(2)(B)(ii)).

(c) FEDERAL SHARE.—The Federal share of the cost
of carrying out a career skills training program described
in subsection (a) shall be 50 percent.

(d) AUTHORIZATION OF APPROPRIATIONS.—There is
authorized to be appropriated to carry out this section
\$10,000,000, to remain available until expended.

| 1 | SEC. 1009. ENERGY-EFFICIENT AND ENERGY-SAVING IN- |
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| 2 | FORMATION TECHNOLOGIES. |
| 3 | Section 543 of the National Energy Conservation |
| 4 | Policy Act (42 U.S.C. 8253) is amended by adding at the |
| 5 | end the following: |
| 6 | "(h) Federal Implementation Strategy for |
| 7 | ENERGY-EFFICIENT AND ENERGY-SAVING INFORMATION |
| 8 | Technologies.— |
| 9 | "(1) DEFINITIONS.—In this subsection: |
| 10 | "(A) DIRECTOR.—The term 'Director' |
| 11 | means the Director of the Office of Manage- |
| 12 | ment and Budget. |
| 13 | "(B) INFORMATION TECHNOLOGY.—The |
| 14 | term 'information technology' has the meaning |
| 15 | given the term in section 11101 of title 40, |
| 16 | United States Code. |
| 17 | "(2) Development of implementation |
| 18 | STRATEGY.—Not later than 1 year after the date of |
| 19 | enactment of this subsection, each Federal agency |
| 20 | shall collaborate with the Director to develop an im- |
| 21 | plementation strategy (including best-practices and |
| 22 | measurement and verification techniques) for the |
| 23 | maintenance, purchase, and use by the Federal |
| 24 | agency of energy-efficient and energy-saving infor- |
| 25 | mation technologies. |

| 1 | "(3) Administration.—In developing an im- |
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| 2 | plementation strategy, each Federal agency shall |
| 3 | consider— |
| 4 | "(A) advanced metering infrastructure; |
| 5 | "(B) energy efficient data center strategies |
| 6 | and methods of increasing asset and infrastruc- |
| 7 | ture utilization; |
| 8 | "(C) advanced power management tools; |
| 9 | "(D) building information modeling, in- |
| 10 | cluding building energy management; and |
| 11 | "(E) secure telework and travel substi- |
| 12 | tution tools. |
| 13 | "(4) Performance goals.— |
| 14 | "(A) IN GENERAL.—Not later than Sep- |
| 15 | tember 30, 2015, the Director, in consultation |
| 16 | with the Secretary, shall establish performance |
| 17 | goals for evaluating the efforts of Federal agen- |
| 18 | cies in improving the maintenance, purchase, |
| 19 | and use of energy-efficient and energy-saving |
| 20 | information technology systems. |
| 21 | "(B) BEST PRACTICES.—The Chief Infor- |
| 22 | mation Officers Council established under sec- |
| 23 | tion 3603 of title 44, United States Code, shall |
| 24 | supplement the performance goals established |
| 25 | under this paragraph with recommendations on |

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| 1 | best practices for the attainment of the per- |
| 2 | formance goals, to include a requirement for |
| 3 | agencies to consider the use of— |
| 4 | "(i) energy savings performance con- |
| 5 | tracting; and |
| 6 | "(ii) utility energy services con- |
| 7 | tracting. |
| 8 | "(5) Reports.— |
| 9 | "(A) AGENCY REPORTS.—Each Federal |
| 10 | agency subject to the requirements of this sub- |
| 11 | section shall include in the report of the agency |
| 12 | under section 527 of the Energy Independence |
| 13 | and Security Act of 2007 (42 U.S.C. 17143) a |
| 14 | description of the efforts and results of the |
| 15 | agency under this subsection. |
| 16 | "(B) OMB GOVERNMENT EFFICIENCY RE- |
| 17 | PORTS AND SCORECARDS.—Effective beginning |
| 18 | not later than October 1, 2015, the Director |
| 19 | shall include in the annual report and scorecard |
| 20 | of the Director required under section 528 of |
| 21 | the Energy Independence and Security Act of |
| 22 | $2007\ (42$ U.S.C. 17144) a description of the ef- |
| 23 | forts and results of Federal agencies under this |
| 24 | subsection. |
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| 1 | "(C) USE OF EXISTING REPORTING STRUC- |
| 2 | TURES.—The Director may require Federal |
| 3 | agencies to submit any information required to |
| 4 | be submitted under this subsection though re- |
| 5 | porting structures in use as of the date of en- |
| 6 | actment of the Energy Policy Modernization |
| 7 | Act of 2015.". |
| 8 | SEC. 1010. AVAILABILITY OF FUNDS FOR DESIGN UPDATES. |
| 9 | Section 3307 of title 40, United States Code, is |
| 10 | amended— |
| 11 | (1) by redesignating subsections (d) through (h) |
| 12 | as subsections (e) through (i), respectively; and |
| 13 | (2) by inserting after subsection (c) the fol- |
| 14 | lowing: |
| 15 | "(d) Availability of Funds for Design Up- |
| 16 | DATES.— |
| 17 | "(1) IN GENERAL.—Subject to paragraph (2) , |
| 18 | for any project for which congressional approval is |
| 19 | received under subsection (a) and for which the de- |
| 20 | sign has been substantially completed but construc- |
| 21 | tion has not begun, the Administrator of General |
| 22 | Services may use appropriated funds to update the |
| 23 | project design to meet applicable Federal building |
| 24 | energy efficiency standards established under section |
| 25 | 305 of the Energy Conservation and Production Act |
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| 1 | (42 U.S.C. 6834) and other requirements estab- |
| 2 | lished under section 3312. |
| 3 | "(2) LIMITATION.—The use of funds under |
| 4 | paragraph (1) shall not exceed 125 percent of the |
| 5 | estimated energy or other cost savings associated |
| 6 | with the updates as determined by a life cycle cost |
| 7 | analysis under section 544 of the National Energy |
| 8 | Conservation Policy Act (42 U.S.C. 8254).". |
| 9 | SEC. 1011. ENERGY EFFICIENT DATA CENTERS. |
| 10 | Section 453 of the Energy Independence and Security |
| 11 | Act of 2007 (42 U.S.C. 17112) is amended— |
| 12 | (1) in subsection (b)— |
| 13 | (A) in paragraph (2)(D)(iv), by striking |
| 14 | "the organization" and inserting "an organiza- |
| 15 | tion"; and |
| 16 | (B) by striking paragraph (3); and |
| 17 | (2) by striking subsections (c) through (g) and |
| 18 | inserting the following: |
| 19 | "(c) Stakeholder Involvement.— |
| 20 | "(1) IN GENERAL.—The Secretary and the Ad- |
| 21 | ministrator shall carry out subsection (b) in con- |
| 22 | sultation with the information technology industry |
| 23 | and other key stakeholders, with the goal of pro- |
| 24 | ducing results that accurately reflect the best knowl- |
| 25 | edge in the most pertinent domains. |

1 "(2) CONSIDERATIONS.—In carrying out con-2 sultation described in paragraph (1), the Secretary 3 and the Administrator shall pay particular attention 4 to organizations that—

5 "(A) have members with expertise in en-6 ergy efficiency and in the development, oper-7 ation, and functionality of data centers, infor-8 mation technology equipment, and software, in-9 cluding representatives of hardware manufac-10 turers, data center operators, and facility man-11 agers;

"(B) obtain and address input from the
National Laboratories (as that term is defined
in section 2 of the Energy Policy Act of 2005
(42 U.S.C. 15801)) or any institution of higher
education, research institution, industry association, company, or public interest group with
applicable expertise;

19 "(C) follow—

20 "(i) commonly accepted procedures
21 for the development of specifications; and
22 "(ii) accredited standards development
23 processes; or

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"(D) have a mission to promote energy ef ficiency for data centers and information tech nology.

4 "(d) MEASUREMENTS AND SPECIFICATIONS.—The 5 Secretary and the Administrator shall consider and assess 6 the adequacy of the specifications, measurements, and 7 benchmarks described in subsection (b) for use by the 8 Federal Energy Management Program, the Energy Star 9 Program, and other efficiency programs of the Depart-10 ment of Energy or the Environmental Protection Agency.

11 "(e) STUDY.—The Secretary, in consultation with the 12 Administrator, not later than 18 months after the date 13 of enactment of the Energy Policy Modernization Act of 2015, shall make available to the public an update to the 14 15 report submitted to Congress pursuant to section 1 of the Act of December 20, 2006 (Public Law 109–431; 120 16 17 Stat. 2920), entitled 'Report to Congress on Server and Data Center Energy Efficiency' and dated August 2, 18 19 2007, that provides—

"(1) a comparison and gap analysis of the estimates and projections contained in the original report with new data regarding the period from 2007 through 2014;

| 1 | ((2) an analysis considering the impact of in- |
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| 2 | formation technologies, including virtualization and |
| 3 | cloud computing, in the public and private sectors; |
| 4 | "(3) an evaluation of the impact of the com- |
| 5 | bination of cloud platforms, mobile devices, social |
| 6 | media, and big data on data center energy usage; |
| 7 | "(4) an evaluation of water usage in data cen- |
| 8 | ters and recommendations for reductions in such |
| 9 | water usage; and |
| 10 | "(5) updated projections and recommendations |
| 11 | for best practices through fiscal year 2020. |
| 12 | "(f) DATA CENTER ENERGY PRACTITIONER PRO- |
| | |
| 13 | GRAM.— |
| | GRAM.— "(1) IN GENERAL.—The Secretary, in consulta- |
| 13 | |
| 13 14 | "(1) IN GENERAL.—The Secretary, in consulta- |
| 13 14 15 | "(1) IN GENERAL.—The Secretary, in consulta- tion with key stakeholders and the Director of the |
| 13 14 15 16 | "(1) IN GENERAL.—The Secretary, in consulta- tion with key stakeholders and the Director of the Office of Management and Budget, shall maintain a |
| 13 14 15 16 17 | "(1) IN GENERAL.—The Secretary, in consulta- tion with key stakeholders and the Director of the Office of Management and Budget, shall maintain a data center energy practitioner program that pro- |
| 13 14 15 16 17 18 | "(1) IN GENERAL.—The Secretary, in consulta- tion with key stakeholders and the Director of the Office of Management and Budget, shall maintain a data center energy practitioner program that pro- vides for the certification of energy practitioners |
| 13 14 15 16 17 18 19 | "(1) IN GENERAL.—The Secretary, in consulta- tion with key stakeholders and the Director of the Office of Management and Budget, shall maintain a data center energy practitioner program that pro- vides for the certification of energy practitioners qualified to evaluate the energy usage and efficiency |
| 13 14 15 16 17 18 19 20 | "(1) IN GENERAL.—The Secretary, in consulta- tion with key stakeholders and the Director of the Office of Management and Budget, shall maintain a data center energy practitioner program that pro- vides for the certification of energy practitioners qualified to evaluate the energy usage and efficiency opportunities in Federal data centers. |
| 13 14 15 16 17 18 19 20 21 | "(1) IN GENERAL.—The Secretary, in consultation with key stakeholders and the Director of the Office of Management and Budget, shall maintain a data center energy practitioner program that provides for the certification of energy practitioners qualified to evaluate the energy usage and efficiency opportunities in Federal data centers. "(2) EVALUATIONS.—Each Federal agency |

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ticable using certified practitioners employed by the
 agency.

3 "(g) Open Data Initiative.—

4 "(1) IN GENERAL.—The Secretary, in consulta-5 tion with key stakeholders and the Director of the 6 Office of Management and Budget, shall establish 7 an open data initiative for Federal data center en-8 ergy usage data, with the purpose of making the 9 data available and accessible in a manner that en-10 courages further data center innovation, optimiza-11 tion, and consolidation.

12 "(2) CONSIDERATION.—In establishing the ini-13 tiative under paragraph (1), the Secretary shall con-14 sider using the online Data Center Maturity Model. 15 "(h) INTERNATIONAL Specifications AND METRICS.—The Secretary, in consultation with key stake-16 17 holders, shall actively participate in efforts to harmonize 18 global specifications and metrics for data center energy 19 and water efficiency.

20 "(i) DATA CENTER UTILIZATION METRIC.—The Sec21 retary, in collaboration with key stakeholders, shall facili22 tate in the development of an efficiency metric that meas23 ures the energy efficiency of a data center (including
24 equipment and facilities).

"(j) PROTECTION OF PROPRIETARY INFORMATION.—
 The Secretary and the Administrator shall not disclose
 any proprietary information or trade secrets provided by
 any individual or company for the purposes of carrying
 out this section or the programs and initiatives established
 under this section.".

7 SEC. 1012. WEATHERIZATION ASSISTANCE PROGRAM.

8 (a) REAUTHORIZATION OF WEATHERIZATION AS-9 SISTANCE PROGRAM.—Section 422 of the Energy Con-10 servation and Production Act (42 U.S.C. 6872) is amend-11 ed by striking "appropriated—" and all that follows 12 through the period at the end and inserting "appropriated 13 \$350,000,000 for each of fiscal years 2016 through 14 2020.".

15 (b) GRANTS FOR NEW, SELF-SUSTAINING LOW-IN-COME, SINGLE-FAMILY AND MULTIFAMILY HOUSING EN-16 17 MODEL PROGRAMS TO ERGY Retrofit ELIGIBLE MULTISTATE HOUSING AND ENERGY NONPROFIT ORGA-18 19 NIZATIONS.—The Energy Conservation and Production Act is amended by inserting after section 414B (42 U.S.C. 20 21 6864b) the following:

| 1 | "SEC. 414C. GRANTS FOR NEW, SELF-SUSTAINING LOW-IN- |
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| 2 | COME, SINGLE-FAMILY AND MULTIFAMILY |
| 3 | HOUSING ENERGY RETROFIT MODEL PRO- |
| 4 | GRAMS TO ELIGIBLE MULTISTATE HOUSING |
| 5 | AND ENERGY NONPROFIT ORGANIZATIONS. |
| 6 | "(a) PURPOSES.—The purposes of this section are— |
| 7 | "(1) to expand the number of low-income, sin- |
| 8 | gle-family and multifamily homes that receive energy |
| 9 | efficiency retrofits; |
| 10 | ((2) to promote innovation and new models of |
| 11 | retrofitting low-income homes through new Federal |
| 12 | partnerships with covered organizations that lever- |
| 13 | age substantial donations, donated materials, volun- |
| 14 | teer labor, homeowner labor equity, and other pri- |
| 15 | vate sector resources; |
| 16 | "(3) to assist the covered organizations in dem- |
| 17 | onstrating, evaluating, improving, and replicating |
| 18 | widely the model low-income energy retrofit pro- |
| 19 | grams of the covered organizations; and |
| 20 | "(4) to ensure that the covered organizations |
| 21 | make the energy retrofit programs of the covered or- |
| 22 | ganizations self-sustaining by the time grant funds |
| 23 | have been expended. |
| 24 | "(b) DEFINITIONS.—In this section: |
| 25 | "(1) COVERED ORGANIZATION.—The term 'cov- |
| 26 | ered organization' means an organization that— |

1 "(A) is described in section 501(c)(3) of 2 the Internal Revenue Code of 1986 and exempt 3 from taxation under 501(a) of that Code; and 4 "(B) has an established record of con-5 structing, renovating, repairing, or making en-6 ergy efficient a total of not less than 250 7 owner-occupied, single-family or multifamily 8 homes per year for low-income households, ei-9 ther directly or through affiliates, chapters, or 10 other direct partners (using the most recent 11 year for which data are available). 12 (2)LOW-INCOME.—The term 'low-income' 13 means an income level that is not more than 200 14 percent of the poverty level (as determined in ac-15 cordance with criteria established by the Director of 16 the Office of Management and Budget) applicable to 17 a family of the size involved, except that the Sec-18 retary may establish a higher or lower level if the 19 Secretary determines that a higher or lower level is 20 necessary to carry out this section. 21 "(3) WEATHERIZATION ASSISTANCE PROGRAM 22 FOR LOW-INCOME PERSONS.—The term 'Weatheriza-23 tion Assistance Program for Low-Income Persons' 24 means the program established under this part (in-

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| 1 | cluding part 440 of title 10, Code of Federal Regu- |
| 2 | lations, or successor regulations). |
| 3 | "(c) Competitive Grant Program.—The Sec- |
| 4 | retary shall make grants to covered organizations through |
| 5 | a national competitive process for use in accordance with |
| 6 | this section. |
| 7 | "(d) AWARD FACTORS.—In making grants under this |
| 8 | section, the Secretary shall consider— |
| 9 | ((1) the number of low-income homes the appli- |
| 10 | cant— |
| 11 | "(A) has built, renovated, repaired, or |
| 12 | made more energy efficient as of the date of the |
| 13 | application; and |
| 14 | "(B) can reasonably be projected to build, |
| 15 | renovate, repair, or make energy efficient dur- |
| 16 | ing the 10-year period beginning on the date of |
| 17 | the application; |
| 18 | ((2)) the qualifications, experience, and past |
| 19 | performance of the applicant, including experience |
| 20 | successfully managing and administering Federal |
| 21 | funds; |
| 22 | "(3) the number and diversity of States and cli- |
| 23 | mates in which the applicant works as of the date |
| 24 | of the application; |
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| 1 | "(4) the amount of non-Federal funds, donated |
| 2 | or discounted materials, discounted or volunteer |
| 3 | skilled labor, volunteer unskilled labor, homeowner |
| 4 | labor equity, and other resources the applicant will |
| 5 | provide; |
| 6 | ((5) the extent to which the applicant could |
| 7 | successfully replicate the energy retrofit program of |
| 8 | the applicant and sustain the program after the |
| 9 | grant funds have been expended; |
| 10 | "(6) regional diversity; |
| 11 | "(7) urban, suburban, and rural localities; and |
| 12 | "(8) such other factors as the Secretary deter- |
| 13 | mines to be appropriate. |
| 14 | "(e) Applications.— |
| 15 | "(1) IN GENERAL.—Not later than 180 days |
| 16 | after the date of enactment of this section, the Sec- |
| 17 | retary shall request proposals from covered organiza- |
| 18 | tions. |
| 19 | "(2) Administration.—To be eligible to re- |
| 20 | ceive a grant under this section, an applicant shall |
| 21 | submit to the Secretary an application at such time, |
| 22 | in such manner, and containing such information as |
| 23 | the Secretary may require. |

| "(3) AWARDS.—Not later than 90 days after |
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| the date of issuance of a request for proposals, the |
| Secretary shall award grants under this section. |
| "(f) ELIGIBLE USES OF GRANT FUNDS.—A grant |
| under this section may be used for— |
| "(1) energy efficiency audits, cost-effective ret- |
| rofit, and related activities in different climatic re- |
| gions of the United States; |
| "(2) energy efficiency materials and supplies; |
| "(3) organizational capacity— |
| "(A) to significantly increase the number |
| of energy retrofits; |
| "(B) to replicate an energy retrofit pro- |
| gram in other States; and |
| "(C) to ensure that the program is self- |
| sustaining after the Federal grant funds are ex- |
| pended; |
| "(4) energy efficiency, audit and retrofit train- |
| ing, and ongoing technical assistance; |
| "(5) information to homeowners on proper |
| maintenance and energy savings behaviors; |
| "(6) quality control and improvement; |
| "(7) data collection, measurement, and |
| verification; |
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| 1 | "(8) program monitoring, oversight, evaluation, |
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| 2 | and reporting; |
| 3 | ((9) management and administration (up to a |
| 4 | maximum of 10 percent of the total grant); |
| 5 | "(10) labor and training activities; and |
| 6 | "(11) such other activities as the Secretary de- |
| 7 | termines to be appropriate. |
| 8 | "(g) Maximum Amount.— |
| 9 | "(1) IN GENERAL.—The amount of a grant |
| 10 | provided under this section shall not exceed— |
| 11 | "(A) if the amount made available to carry |
| 12 | out this section for a fiscal year is |
| 13 | \$225,000,000 or more, \$5,000,000; and |
| 14 | "(B) if the amount made available to carry |
| 15 | out this section for a fiscal year is less than |
| 16 | \$225,000,000, \$1,500,000. |
| 17 | "(2) Technical and training assistance.— |
| 18 | The total amount of a grant provided under this sec- |
| 19 | tion shall be reduced by the cost of any technical |
| 20 | and training assistance provided by the Secretary |
| 21 | that relates to the grant. |
| 22 | "(h) GUIDELINES.— |
| 23 | "(1) IN GENERAL.—Not later than 90 days |
| 24 | after the date of enactment of this section, the Sec- |
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| 1 | retary shall issue guidelines to implement the grant |
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| 2 | program established under this section. |
| 3 | "(2) Administration.—The guidelines— |
| 4 | "(A) shall not apply to the Weatherization |
| 5 | Assistance Program for Low-Income Persons, |
| 6 | in whole or major part; but |
| 7 | "(B) may rely on applicable provisions of |
| 8 | law governing the Weatherization Assistance |
| 9 | Program for Low-Income Persons to estab- |
| 10 | lish— |
| 11 | "(i) standards for allowable expendi- |
| 12 | tures; |
| 13 | "(ii) a minimum savings-to-investment |
| 14 | ratio; |
| 15 | "(iii) standards— |
| 16 | "(I) to carry out training pro- |
| 17 | grams; |
| 18 | "(II) to conduct energy audits |
| 19 | and program activities; |
| 20 | "(III) to provide technical assist- |
| 21 | ance; |
| 22 | "(IV) to monitor program activi- |
| 23 | ties; and |
| 24 | "(V) to verify energy and cost |
| 25 | savings; |

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| 1 | "(iv) liability insurance requirements; |
| 2 | and |
| 3 | "(v) recordkeeping requirements, |
| 4 | which shall include reporting to the Office |
| 5 | of Weatherization and Intergovernmental |
| 6 | Programs of the Department of Energy |
| 7 | applicable data on each home retrofitted. |
| 8 | "(i) REVIEW AND EVALUATION.—The Secretary shall |
| 9 | review and evaluate the performance of any covered orga- |
| 10 | nization that receives a grant under this section (which |
| 11 | may include an audit), as determined by the Secretary. |
| 12 | "(j) Compliance With State and Local Law.— |
| 13 | Nothing in this section or any program carried out using |
| 14 | a grant provided under this section supersedes or other- |
| 15 | wise affects any State or local law, to the extent that the |
| 16 | State or local law contains a requirement that is more |
| 17 | stringent than the applicable requirement of this section. |
| 18 | "(k) ANNUAL REPORTS.—The Secretary shall submit |
| 19 | to Congress annual reports that provide— |
| 20 | "(1) findings; |
| 21 | ((2) a description of energy and cost savings |
| 22 | achieved and actions taken under this section; and |
| 23 | "(3) any recommendations for further action. |
| 24 | "(1) FUNDING.—Of the amount of funds that are |
| 25 | made available to carry out the Weatherization Assistance |

Program for each of fiscal years 2016 through 2020 under 1 2 section 422, the Secretary shall use to carry out this sec-3 tion for each of fiscal years 2016 through 2020 not less than-4 5 "(1) 2 percent of the amount if the amount is 6 less than \$225,000,000; "(2) 5 percent of the amount if the amount is 7 8 225,000,000 or more but less than 260,000,000;9 and 10 "(3) 10 percent of the amount if the amount is 11 \$260,000,000 or more.". 12 (c) STANDARDS PROGRAM.—Section 415 of the En-13 ergy Conservation and Production Act (42 U.S.C. 6865) 14 is amended by adding at the end the following: 15 "(f) STANDARDS PROGRAM.— "(1) CONTRACTOR QUALIFICATION.—Effective 16 17 beginning January 1, 2016, to be eligible to carry 18 out weatherization using funds made available under 19 this part, a contractor shall be selected through a 20 competitive bidding process and be— 21 "(A) accredited by the Building Perform-22 ance Institute; 23 "(B) an Energy Smart Home Performance 24 Team accredited under the Residential Energy

25 Services Network; or

| | 00 |
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| 1 | "(C) accredited by an equivalent accredita- |
| 2 | tion or program accreditation-based State cer- |
| 3 | tification program approved by the Secretary. |
| 4 | "(2) GRANTS FOR ENERGY RETROFIT MODEL |
| 5 | PROGRAMS.— |
| 6 | "(A) IN GENERAL.—To be eligible to re- |
| 7 | ceive a grant under section 414C, a covered or- |
| 8 | ganization (as defined in section $414C(b)$) shall |
| 9 | use a crew chief who— |
| 10 | "(i) is certified or accredited in ac- |
| 11 | cordance with paragraph (1) ; and |
| 12 | "(ii) supervises the work performed |
| 13 | with grant funds. |
| 14 | "(B) VOLUNTEER LABOR.—A volunteer |
| 15 | who performs work for a covered organization |
| 16 | that receives a grant under section 414C shall |
| 17 | not be required to be certified under this sub- |
| 18 | section if the volunteer is not directly installing |
| 19 | or repairing mechanical equipment or other |
| 20 | items that require skilled labor. |
| 21 | "(C) TRAINING.—The Secretary shall use |
| 22 | training and technical assistance funds available |
| 23 | to the Secretary to assist covered organizations |
| 24 | under section 414C in providing training to ob- |
| | |

| 1 | tain certification required under this subsection, |
|----|--|
| 2 | including provisional or temporary certification. |
| 3 | "(3) Minimum efficiency standards.—Ef- |
| 4 | fective beginning October 1, 2016, the Secretary |
| 5 | shall ensure that— |
| 6 | "(A) each retrofit for which weatherization |
| 7 | assistance is provided under this part meets |
| 8 | minimum efficiency and quality of work stand- |
| 9 | ards established by the Secretary after weather- |
| 10 | ization of a dwelling unit; |
| 11 | "(B) at least 10 percent of the dwelling |
| 12 | units are randomly inspected by a third party |
| 13 | accredited under this subsection to ensure com- |
| 14 | pliance with the minimum efficiency and quality |
| 15 | of work standards established under subpara- |
| 16 | graph (A); and |
| 17 | "(C) the standards established under this |
| 18 | subsection meet or exceed the industry stand- |
| 19 | ards for home performance work that are in ef- |
| 20 | fect on the date of enactment of this subsection, |
| 21 | as determined by the Secretary.". |
| 22 | SEC. 1013. REAUTHORIZATION OF STATE ENERGY PRO- |
| 23 | GRAM. |
| 24 | Section 365(f) of the Energy Policy and Conservation |
| 25 | Act (42 U.S.C. 6325(f)) is amended by striking |

"\$125,000,000 for each of fiscal years 2007 through
 2012" and inserting "\$90,000,000 for each of fiscal years
 2016 through 2020, of which not greater than 5 percent
 may be used to provide competitively awarded financial as sistance".

6 SEC. 1014. SMART BUILDING ACCELERATION.

7 (a) DEFINITIONS.—In this section:

8 (1) PROGRAM.—The term "program" means
9 the Federal Smart Building Program established
10 under subsection (b)(1).

(2) SMART BUILDING.—The term "smart building" means a building, or collection of buildings,
with an energy system that—

14 (A) is flexible and automated;
15 (B) has extensive operational monitoring
16 and communication connectivity, allowing re17 mote monitoring and analysis of all building

18 functions;

19 (C) takes a systems-based approach in in20 tegrating the overall building operations for
21 control of energy generation, consumption, and
22 storage;

23 (D) communicates with utilities and other
24 third-party commercial entities, if appropriate;
25 and

| 1 | (E) is cybersecure. |
|----|---|
| 2 | (3) Smart building accelerator.—The |
| 3 | term "smart building accelerator" means an initia- |
| 4 | tive that is designed to demonstrate specific innova- |
| 5 | tive policies and approaches— |
| 6 | (A) with clear goals and a clear timeline; |
| 7 | and |
| 8 | (B) that, on successful demonstration, |
| 9 | would accelerate investment in energy effi- |
| 10 | ciency. |
| 11 | (b) Federal Smart Building Program.— |
| 12 | (1) ESTABLISHMENT.—Not later than 1 year |
| 13 | after the date of enactment of this Act, the Sec- |
| 14 | retary shall establish a program to be known as the |
| 15 | "Federal Smart Building Program"— |
| 16 | (A) to implement smart building tech- |
| 17 | nology; and |
| 18 | (B) to demonstrate the costs and benefits |
| 19 | of smart buildings. |
| 20 | (2) Selection.— |
| 21 | (A) IN GENERAL.—The Secretary shall co- |
| 22 | ordinate the selection of not fewer than 1 build- |
| 23 | ing from among each of several key Federal |
| 24 | agencies, as described in paragraph (4), to com- |
| 25 | pose an appropriately diverse set of smart |

| | . 2 |
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| 1 | buildings based on size, type, and geographic lo- |
| 2 | cation. |
| 3 | (B) INCLUSION OF COMMERCIALLY OPER- |
| 4 | ATED BUILDINGS.—In making selections under |
| 5 | subparagraph (A), the Secretary may include |
| 6 | buildings that are owned by the Federal Gov- |
| 7 | ernment but are commercially operated. |
| 8 | (3) TARGETS.—Not later than 18 months after |
| 9 | the date of enactment of this Act, the Secretary |
| 10 | shall establish targets for the number of smart |
| 11 | buildings to be commissioned and evaluated by key |
| 12 | Federal agencies by 3 years and 6 years after the |
| 13 | date of enactment of this Act. |
| 14 | (4) FEDERAL AGENCY DESCRIBED.—The key |
| 15 | Federal agencies referred to in this subsection shall |
| 16 | include buildings operated by— |
| 17 | (A) the Department of the Army; |
| 18 | (B) the Department of the Navy; |
| 19 | (C) the Department of the Air Force; |
| 20 | (D) the Department; |
| 21 | (E) the Department of the Interior; |
| 22 | (F) the Department of Veterans Affairs; |
| 23 | and |
| 24 | (G) the General Services Administration. |
| | |

| 1 | (5) REQUIREMENT.—In implementing the pro- |
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| 2 | gram, the Secretary shall leverage existing financing |
| 3 | mechanisms including energy savings performance |
| 4 | contracts, utility energy service contracts, and an- |
| 5 | nual appropriations. |
| 6 | (6) EVALUATION.—Using the guidelines of the |
| 7 | Federal Energy Management Program relating to |
| 8 | whole-building evaluation, measurement, and |
| 9 | verification, the Secretary shall evaluate the costs |
| 10 | and benefits of the buildings selected under para- |
| 11 | graph (2), including an identification of— |
| 12 | (A) which advanced building tech- |
| 13 | nologies— |
| 14 | (i) are most cost-effective; and |
| 15 | (ii) show the most promise for— |
| 16 | (I) increasing building energy |
| 17 | savings; |
| 18 | (II) increasing service perform- |
| 19 | ance to building occupants; |
| 20 | (III) reducing environmental im- |
| 21 | pacts; and |
| 22 | (IV) establishing cybersecurity; |
| 23 | and |
| 24 | (B) any other information the Secretary |
| 25 | determines to be appropriate. |

AWARDS.—The 1 Secretary may (7)expand 2 awards made under the Federal Energy Manage-3 ment Program and the Better Building Challenge to recognize specific agency achievements in accel-4 5 erating the adoption of smart building technologies. (c) SURVEY OF PRIVATE SECTOR SMART BUILD-6 7 INGS.—

8 (1) SURVEY.—The Secretary shall conduct a 9 survey of privately owned smart buildings through-10 out the United States, including commercial build-11 ings, laboratory facilities, hospitals, multifamily resi-12 dential buildings, and buildings owned by nonprofit 13 organizations and institutions of higher education.

14 (2) SELECTION.—From among the smart build15 ings surveyed under paragraph (1), the Secretary
16 shall select not fewer than 1 building each from an
17 appropriate range of building sizes, types, and geo18 graphic locations.

19 (3) EVALUATION.—Using the guidelines of the
20 Federal Energy Management Program relating to
21 whole-building evaluation, measurement, and
22 verification, the Secretary shall evaluate the costs
23 and benefits of the buildings selected under para24 graph (2), including an identification of—

| 10 |
|--|
| (A) which advanced building technologies |
| and systems— |
| (i) are most cost-effective; and |
| (ii) show the most promise for— |
| (I) increasing building energy |
| savings; |
| (II) increasing service perform- |
| ance to building occupants; |
| (III) reducing environmental im- |
| pacts; and |
| (IV) establishing cybersecurity; |
| and |
| (B) any other information the Secretary |
| determines to be appropriate. |
| (d) Leveraging Existing Programs.— |
| (1) Better building challenge.—As part |
| of the Better Building Challenge of the Department, |
| the Secretary, in consultation with major private |
| sector property owners, shall develop smart building |
| accelerators to demonstrate innovative policies and |
| approaches that will accelerate the transition to |
| smart buildings in the public, institutional, and com- |
| mercial buildings sectors. |
| (2) Research and development.— |
| |

| 1 | (A) IN GENERAL.—The Secretary shall |
|----|---|
| 2 | conduct research and development to address |
| 3 | key barriers to the integration of advanced |
| 4 | building technologies and to accelerate the tran- |
| 5 | sition to smart buildings. |
| 6 | (B) INCLUSION.—The research and devel- |
| 7 | opment conducted under subparagraph (A) |
| 8 | shall include research and development on— |
| 9 | (i) achieving whole-building, systems- |
| 10 | level efficiency through smart system and |
| 11 | component integration; |
| 12 | (ii) improving physical components, |
| 13 | such as sensors and controls, to be adapt- |
| 14 | ive, anticipatory, and networked; |
| 15 | (iii) reducing the cost of key compo- |
| 16 | nents to accelerate the adoption of smart |
| 17 | building technologies; |
| 18 | (iv) data management, including the |
| 19 | capture and analysis of data and the inter- |
| 20 | operability of the energy systems; |
| 21 | (v) protecting against cybersecurity |
| 22 | threats and addressing security |
| 23 | vulnerabilities of building systems or |
| 24 | equipment; |

| 1 | (vi) business models, including how |
|----|--|
| 2 | business models may limit the adoption of |
| 3 | smart building technologies and how to |
| 4 | support transactive energy; |
| 5 | (vii) integration and application of |
| 6 | combined heat and power systems and en- |
| 7 | ergy storage for resiliency; |
| 8 | (viii) characterization of buildings and |
| 9 | components; |
| 10 | (ix) consumer and utility protections; |
| 11 | (x) continuous management, including |
| 12 | the challenges of managing multiple energy |
| 13 | systems and optimizing systems for dis- |
| 14 | parate stakeholders; and |
| 15 | (xi) other areas of research and devel- |
| 16 | opment, as determined appropriate by the |
| 17 | Secretary. |
| 18 | (e) REPORT.—Not later than 2 years after the date |
| 19 | of enactment of this Act, and every 2 years thereafter until |
| 20 | a total of 3 reports have been made, the Secretary shall |
| 21 | submit to the Committee on Energy and Natural Re- |
| 22 | sources of the Senate and the Committee on Energy and |
| 23 | Commerce of the House of Representatives a report on— |

1 (1) the establishment of the Federal Smart 2 Building Program and the evaluation of Federal 3 smart buildings under subsection (b); 4 (2) the survey and evaluation of private sector 5 smart buildings under subsection (c); and 6 (3) any recommendations of the Secretary to 7 further accelerate the transition to smart buildings. 8 SEC. 1015. REPEAL OF FOSSIL PHASE-OUT. 9 Section 305(a)(3) of the Energy Conservation and 10 Production Act (42 U.S.C. 6834(a)(3)) is amended by 11 striking subparagraph (D). 12 SEC. 1016. FEDERAL BUILDING ENERGY EFFICIENCY PER-13 FORMANCE STANDARDS. 14 (a) DEFINITIONS.—Section 303 of the Energy Con-15 servation and Production Act (42 U.S.C. 6832) (as amended by section 1001(a)) is amended— 16 17 (1) in paragraph (6), by striking "to be con-18 structed" and inserting "constructed or altered"; 19 and 20 (2) by adding at the end the following: 21 "(19) MAJOR RENOVATION.—The term 'major 22 renovation' means a modification of building energy 23 systems sufficiently extensive that the whole building 24 can meet energy standards for new buildings, based

| 1 | on criteria to be established by the Secretary |
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| 2 | through notice and comment rulemaking.". |
| 3 | (b) Federal Building Efficiency Standards.— |
| 4 | Section 305(a)(3) of the Energy Conservation and Pro- |
| 5 | duction Act (42 U.S.C. $6834(a)(3)$) (as amended by sec- |
| 6 | tion 1015) is amended— |
| 7 | (1) by striking $((3)(A)$ Not later than" and all |
| 8 | that follows through subparagraph (B) and inserting |
| 9 | the following: |
| 10 | "(3) Revised federal building energy ef- |
| 11 | FICIENCY PERFORMANCE STANDARDS.— |
| 12 | "(A) REVISED FEDERAL BUILDING EN- |
| 13 | ERGY EFFICIENCY PERFORMANCE STAND- |
| 14 | ARDS.— |
| 15 | "(i) IN GENERAL.—Not later than 1 |
| 16 | year after the date of enactment of the En- |
| 17 | ergy Policy Modernization Act of 2015, the |
| 18 | Secretary shall establish, by rule, revised |
| 19 | Federal building energy efficiency perform- |
| 20 | ance standards that require that— |
| 21 | "(I) new Federal buildings and |
| 22 | alterations and additions to existing |
| 23 | Federal buildings— |
| 24 | "(aa) meet or exceed the |
| 25 | most recent revision of the Inter- |

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| 1 | national Energy Conservation |
| 2 | Code (in the case of residential |
| 3 | buildings) or ASHRAE Standard |
| 4 | 90.1 (in the case of commercial |
| 5 | buildings) as of the date of en- |
| 6 | actment of the Energy Policy |
| 7 | Modernization Act of 2015; and |
| 8 | "(bb) meet or exceed the en- |
| 9 | ergy provisions of State and local |
| 10 | building codes applicable to the |
| 11 | building, if the codes are more |
| 12 | stringent than the International |
| 13 | Energy Conservation Code or |
| 14 | ASHRAE Standard 90.1, as ap- |
| 15 | plicable; |
| 16 | "(II) unless demonstrated not to |
| 17 | be life-cycle cost effective for new |
| 18 | Federal buildings and Federal build- |
| 19 | ings with major renovations— |
| 20 | "(aa) the buildings be de- |
| 21 | signed to achieve energy con- |
| 22 | sumption levels that are at least |
| 23 | 30 percent below the levels estab- |
| 24 | lished in the version of the |
| 25 | ASHRAE Standard or the Inter- |

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| 1 | national Energy Conservation |
| 2 | Code, as appropriate, that is ap- |
| 3 | plied under subclause (I)(aa), in- |
| 4 | cluding updates under subpara- |
| 5 | graph (B); and |
| 6 | "(bb) sustainable design |
| 7 | principles are applied to the loca- |
| 8 | tion, siting, design, and construc- |
| 9 | tion of all new Federal buildings |
| 10 | and replacement Federal build- |
| 11 | ings; |
| 12 | "(III) if water is used to achieve |
| 13 | energy efficiency, water conservation |
| 14 | technologies shall be applied to the ex- |
| 15 | tent that the technologies are life- |
| 16 | cycle cost effective; and |
| 17 | "(IV) if life-cycle cost effective, |
| 18 | as compared to other reasonably avail- |
| 19 | able technologies, not less than 30 |
| 20 | percent of the hot water demand for |
| 21 | each new Federal building or Federal |
| 22 | building undergoing a major renova- |
| 23 | tion be met through the installation |
| 24 | and use of solar hot water heaters. |

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"(ii) LIMITATION.—Clause (i)(I) shall
 not apply to unaltered portions of existing
 Federal buildings and systems that have
 been added to or altered.
 "(B) UPDATES.—Not later than 1 year
 after the date of approval of each subsequent

revision of the ASHRAE Standard or the International Energy Conservation Code, as appropriate, the Secretary shall determine whether
the revised standards established under subparagraph (A) should be updated to reflect the
revisions, based on the energy savings and lifecycle cost-effectiveness of the revisions."; and

14 (2) in subparagraph (C), by striking "(C) In
15 the budget request" and inserting the following:

16 "(C) BUDGET REQUEST.—In the budget17 request".

18 SEC. 1017. CODIFICATION OF EXECUTIVE ORDER.

Beginning in fiscal year 2016 and each fiscal year thereafter through fiscal year 2025, the head of each Federal agency shall, unless otherwise specified and where life-cycle cost-effective, promote building energy conservation, efficiency, and management by reducing, in Federal buildings of the agency, building energy intensity, as measured in British thermal units per gross square foot,

1 by 2.5 percent each fiscal year, relative to the baseline of the building energy use of the applicable Federal build-2 3 ings in fiscal year 2015 and after taking into account the 4 progress of the Federal agency in preceding fiscal years. 5 SEC. 1018. CERTIFICATION FOR GREEN BUILDINGS. 6 Section 305 of the Energy Conservation and Produc-7 tion Act (42 U.S.C. 6834) (as amended by sections 1015 8 and 1016(b)) is amended— 9 (1) in subsection (a)(3), by adding at the end 10 the following: 11 "(D) CERTIFICATION FOR GREEN BUILD-12 INGS.— 13 "(i) SUSTAINABLE DESIGN PRIN-14 CIPLES.—Sustainable design principles 15 shall be applied to the siting, design, and 16 construction of buildings covered by this 17 subparagraph. 18 "(ii) Selection of certification 19 SYSTEMS.—The Secretary, after reviewing 20 the findings of the Federal Director under 21 section 436(h) of the Energy Independence 22 and Security Act of 2007 (42 U.S.C. 23 17092(h)), in consultation with the Admin-24 istrator of General Services, and in con-25 sultation with the Secretary of Defense re-

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| 1 | lating to those facilities under the custody |
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| 2 | and control of the Department of Defense, |
| 3 | shall determine those certification systems |
| 4 | for green commercial and residential build- |
| 5 | ings that the Secretary determines to be |
| 6 | the most likely to encourage a comprehen- |
| 7 | sive and environmentally sound approach |
| 8 | to certification of green buildings. |
| 9 | "(iii) BASIS FOR SELECTION.—The |
| 10 | determination of the certification systems |
| 11 | under clause (ii) shall be based on ongoing |
| 12 | review of the findings of the Federal Direc- |
| 13 | tor under section 436(h) of the Energy |
| 14 | Independence and Security Act of 2007 |
| 15 | (42 U.S.C. 17092(h)) and the criteria de- |
| 16 | scribed in clause (v). |
| 17 | "(iv) Administration.—In deter- |
| 18 | mining certification systems under this |
| 19 | subparagraph, the Secretary shall— |
| 20 | "(I) make a separate determina- |
| 21 | tion for all or part of each system; |
| 22 | "(II) confirm that the criteria |
| 23 | used to support the selection of build- |
| 24 | ing products, materials, brands, and |
| 25 | technologies— |

| 1 | "(aa) are fair and neutral |
|----|--|
| 2 | (meaning that the criteria are |
| 3 | based on an objective assessment |
| 4 | of relevant technical data); |
| 5 | "(bb) do not prohibit, dis- |
| 6 | favor, or discriminate against se- |
| 7 | lection based on technically inad- |
| 8 | equate information to inform |
| 9 | human or environmental risk; |
| 10 | and |
| 11 | "(cc) are expressed to prefer |
| 12 | performance measures whenever |
| 13 | performance measures may rea- |
| 14 | sonably be used in lieu of pre- |
| 15 | scriptive measures; and |
| 16 | "(III) use environmental and |
| 17 | health criteria that are based on risk |
| 18 | assessment methodology that is gen- |
| 19 | erally accepted by the applicable sci- |
| 20 | entific disciplines. |
| 21 | "(v) Considerations.—In deter- |
| 22 | mining the green building certification sys- |
| 23 | tems under this subparagraph, the Sec- |
| 24 | retary shall take into consideration— |
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| 1 | "(I) the ability and availability of |
| 2 | assessors and auditors to independ- |
| 3 | ently verify the criteria and measure- |
| 4 | ment of metrics at the scale necessary |
| 5 | to implement this subparagraph; |
| 6 | "(II) the ability of the applicable |
| 7 | certification organization to collect |
| 8 | and reflect public comment; |
| 9 | "(III) the ability of the standard |
| 10 | to be developed and revised through a |
| 11 | consensus-based process; |
| 12 | "(IV) an evaluation of the |
| 13 | robustness of the criteria for a high- |
| 14 | performance green building, which |
| 15 | shall give credit for promoting— |
| 16 | "(aa) efficient and sustain- |
| 17 | able use of water, energy, and |
| 18 | other natural resources; |
| 19 | "(bb) the use of renewable |
| 20 | energy sources; |
| 21 | "(cc) improved indoor envi- |
| 22 | ronmental quality through en- |
| 23 | hanced indoor air quality, ther- |
| 24 | mal comfort, acoustics, day light- |
| 25 | ing, pollutant source control, and |
| | |

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| 1 | use of low-emission materials and |
| 2 | building system controls; and |
| 3 | "(dd) such other criteria as |
| 4 | the Secretary determines to be |
| 5 | appropriate; and |
| 6 | "(V) national recognition within |
| 7 | the building industry. |
| 8 | "(vi) REVIEW.—The Secretary, in |
| 9 | consultation with the Administrator of |
| 10 | General Services and the Secretary of De- |
| 11 | fense, shall conduct an ongoing review to |
| 12 | evaluate and compare private sector green |
| 13 | building certification systems, taking into |
| 14 | account— |
| 15 | "(I) the criteria described in |
| 16 | clause (v); and |
| 17 | "(II) the identification made by |
| 18 | the Federal Director under section |
| 19 | 436(h) of the Energy Independence |
| 20 | and Security Act of 2007 (42 U.S.C. |
| 21 | 17092(h)). |
| 22 | "(vii) Exclusions.— |
| 23 | "(I) IN GENERAL.—Subject to |
| 24 | subclause (II), if a certification sys- |
| 25 | tem fails to meet the review require- |
| | |

| 1 | ments of clause (v), the Secretary |
|----|--|
| 2 | shall— |
| 3 | "(aa) identify the portions |
| 4 | of the system, whether pre- |
| 5 | requisites, credits, points, or oth- |
| 6 | erwise, that meet the review cri- |
| 7 | teria of clause (v); |
| 8 | "(bb) determine the portions |
| 9 | of the system that are suitable |
| 10 | for use; and |
| 11 | "(cc) exclude all other por- |
| 12 | tions of the system from identi- |
| 13 | fication and use. |
| 14 | "(II) ENTIRE SYSTEMS.—The |
| 15 | Secretary shall exclude an entire sys- |
| 16 | tem from use if an exclusion under |
| 17 | subclause (I)— |
| 18 | "(aa) impedes the integrated |
| 19 | use of the system; |
| 20 | "(bb) creates disparate re- |
| 21 | view criteria or unequal point ac- |
| 22 | cess for competing materials; or |
| 23 | "(cc) increases agency costs |
| 24 | of the use. |

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| 1 | "(viii) INTERNAL CERTIFICATION |
|----|--|
| 2 | PROCESSES.—The Secretary may by rule |
| 3 | allow Federal agencies to develop internal |
| 4 | certification processes, using certified pro- |
| 5 | fessionals, in lieu of certification by certifi- |
| 6 | cation entities identified under clause (ii). |
| 7 | "(ix) Privatized military hous- |
| 8 | ING.—With respect to privatized military |
| 9 | housing, the Secretary of Defense, after |
| 10 | consultation with the Secretary may, |
| 11 | through rulemaking, develop alternative |
| 12 | certification systems and levels than the |
| 13 | systems and levels identified under clause |
| 14 | (ii) that achieve an equivalent result in |
| 15 | terms of energy savings, sustainable de- |
| 16 | sign, and green building performance. |
| 17 | "(x) WATER CONSERVATION TECH- |
| 18 | NOLOGIES.—In addition to any use of |
| 19 | water conservation technologies otherwise |
| 20 | required by this section, water conservation |
| 21 | technologies shall be applied to the extent |
| 22 | that the technologies are life-cycle cost-ef- |
| 23 | fective. |
| 24 | "(xi) Effective date.— |
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| 1 | "(I) DETERMINATIONS MADE |
| 2 | AFTER DECEMBER 31, 2015.—This |
| 3 | subparagraph shall apply to any de- |
| 4 | termination made by a Federal agency |
| 5 | after December 31, 2015. |
| 6 | "(II) Determinations made on |
| 7 | OR BEFORE DECEMBER 31, 2015.— |
| 8 | This subparagraph (as in effect on the |
| 9 | day before the date of enactment of |
| 10 | the Energy Policy Modernization Act |
| 11 | of 2015) shall apply to any use of a |
| 12 | certification system for green commer- |
| 13 | cial and residential buildings by a |
| 14 | Federal agency on or before December |
| 15 | 31, 2015."; and |
| 16 | (2) by striking subsections (c) and (d) and in- |
| 17 | serting the following: |
| 18 | "(c) PERIODIC REVIEW.—The Secretary shall— |
| 19 | "(1) once every 5 years, review the Federal |
| 20 | building energy standards established under this sec- |
| 21 | tion; and |
| 22 | "(2) on completion of a review under paragraph |
| 23 | (1), if the Secretary determines that significant en- |
| 24 | ergy savings would result, upgrade the standards to |
| 25 | include all new energy efficiency and renewable en- |
| | |

| 1 | ergy measures that are technologically feasible and |
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| 2 | economically justified.". |
| 3 | SEC. 1019. HIGH PERFORMANCE GREEN FEDERAL BUILD- |
| 4 | INGS. |
| 5 | Section 436(h) of the Energy Independence and Se- |
| 6 | curity Act of 2007 (42 U.S.C. 17092(h)) is amended— |
| 7 | (1) in the subsection heading, by striking "Sys- |
| 8 | TEM" and inserting "SYSTEMS"; |
| 9 | (2) by striking paragraph (1) and inserting the |
| 10 | following: |
| 11 | "(1) IN GENERAL.—Based on an ongoing re- |
| 12 | view, the Federal Director shall identify and shall |
| 13 | provide to the Secretary pursuant to section |
| 14 | 305(a)(3)(D) of the Energy Conservation and Pro- |
| 15 | duction Act (42 U.S.C. $6834(a)(3)(D)$), a list of |
| 16 | those certification systems that the Director identi- |
| 17 | fies as the most likely to encourage a comprehensive |
| 18 | and environmentally sound approach to certification |
| 19 | of green buildings."; and |
| 20 | (3) in paragraph (2)— |
| 21 | (A) in the matter preceding subparagraph |
| 22 | (A), by striking "system" and inserting "sys- |
| 23 | tems''; |
| 24 | (B) by striking subparagraph (A) and in- |
| 25 | serting the following: |
| | |

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| 1 | "(A) an ongoing review provided to the |
| 2 | Secretary pursuant to section $305(a)(3)(D)$ of |
| 3 | the Energy Conservation and Production Act |
| 4 | (42 U.S.C. 6834(a)(3)(D)), which shall— |
| 5 | "(i) be carried out by the Federal Di- |
| 6 | rector to compare and evaluate standards; |
| 7 | and |
| 8 | "(ii) allow any developer or adminis- |
| 9 | trator of a rating system or certification |
| 10 | system to be included in the review;"; |
| 11 | (C) in subparagraph $(E)(v)$, by striking |
| 12 | "and" after the semicolon at the end; |
| 13 | (D) in subparagraph (F), by striking the |
| 14 | period at the end and inserting a semicolon; |
| 15 | and |
| 16 | (E) by adding at the end the following: |
| 17 | "(G) a finding that, for all credits address- |
| 18 | ing grown, harvested, or mined materials, the |
| 19 | system does not discriminate against the use of |
| 20 | domestic products that have obtained certifi- |
| 21 | cations of responsible sourcing; and |
| 22 | "(H) a finding that the system incor- |
| 23 | porates life-cycle assessment as a credit path- |
| 24 | way.". |
| | |

| 1 | SEC. 1020. EVALUATION OF POTENTIALLY DUPLICATIVE |
|----|--|
| 2 | GREEN BUILDING PROGRAMS WITHIN DE- |
| 3 | PARTMENT OF ENERGY. |
| 4 | (a) DEFINITIONS.—In this section: |
| 5 | (1) Administrative expenses.— |
| 6 | (A) IN GENERAL.—The term "administra- |
| 7 | tive expenses" has the meaning given the term |
| 8 | by the Director of the Office of Management |
| 9 | and Budget under section $504(b)(2)$ of the En- |
| 10 | ergy and Water Development and Related |
| 11 | Agencies Appropriations Act, 2010 (31 U.S.C. |
| 12 | 1105 note; Public Law 111–85). |
| 13 | (B) INCLUSIONS.—The term "administra- |
| 14 | tive expenses" includes, with respect to an |
| 15 | agency— |
| 16 | (i) costs incurred by— |
| 17 | (I) the agency; or |
| 18 | (II) any grantee, subgrantee, or |
| 19 | other recipient of funds from a grant |
| 20 | program or other program adminis- |
| 21 | tered by the agency; and |
| 22 | (ii) expenses relating to personnel sal- |
| 23 | aries and benefits, property management, |
| 24 | travel, program management, promotion, |
| 25 | reviews and audits, case management, and |
| 26 | communication regarding, promotion of, |

| 1 | and outreach for programs and program |
|----|---|
| 2 | activities administered by the agency. |
| 3 | (2) APPLICABLE PROGRAM.—The term "appli- |
| 4 | cable program" means any program that is— |
| 5 | (A) listed in Table 9 (pages 348–350) of |
| 6 | the report of the Government Accountability |
| 7 | Office entitled "2012 Annual Report: Opportu- |
| 8 | nities to Reduce Duplication, Overlap and |
| 9 | Fragmentation, Achieve Savings, and Enhance |
| 10 | Revenue"; and |
| 11 | (B) administered by the Secretary. |
| 12 | (3) SERVICE.— |
| 13 | (A) IN GENERAL.—Subject to subpara- |
| 14 | graph (B), the term "service" has the meaning |
| 15 | given the term by the Director of the Office of |
| 16 | Management and Budget. |
| 17 | (B) REQUIREMENTS.—For purposes of |
| 18 | subparagraph (A), the term "service" shall be |
| 19 | limited to activities, assistance, or other aid |
| 20 | that provides a direct benefit to a recipient, |
| 21 | such as— |
| 22 | (i) the provision of technical assist- |
| 23 | ance; |
| 24 | (ii) assistance for housing or tuition; |
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| 1 | (iii) financial support (including |
|----|--|
| 2 | grants, loans, tax credits, and tax deduc- |
| 3 | tions). |
| 4 | (b) Report.— |
| 5 | (1) IN GENERAL.—Not later than January 1, |
| 6 | 2016, the Secretary shall submit to Congress and |
| 7 | make available on the public Internet website of the |
| 8 | Department a report that describes the applicable |
| 9 | programs. |
| 10 | (2) REQUIREMENTS.—In preparing the report |
| 11 | under paragraph (1), the Secretary shall— |
| 12 | (A) determine the approximate annual |
| 13 | total administrative expenses of each applicable |
| 14 | program; |
| 15 | (B) determine the approximate annual ex- |
| 16 | penditures for services for each applicable pro- |
| 17 | gram; |
| 18 | (C) describe the intended market for each |
| 19 | applicable program, including the— |
| 20 | (i) estimated the number of clients |
| 21 | served by each applicable program; and |
| 22 | (ii) beneficiaries who received services |
| 23 | or information under the applicable pro- |
| 24 | gram (if applicable and if data is readily |
| 25 | available); |

| 1 | (D) estimate— |
|----|--|
| 2 | (i) the number of full-time employees |
| 3 | who administer each applicable program; |
| 4 | and |
| 5 | (ii) the number of full-time equiva- |
| 6 | lents (the salary of whom is paid in part |
| 7 | or full by the Federal Government through |
| 8 | a grant or contract, a subaward of a grant |
| 9 | or contract, a cooperative agreement, or |
| 10 | another form of financial award or assist- |
| 11 | ance) who assist in administering the ap- |
| 12 | plicable program; |
| 13 | (E) briefly describe the type of services |
| 14 | each applicable program provides, such as infor- |
| 15 | mation, grants, technical assistance, loans, tax |
| 16 | credits, or tax deductions; |
| 17 | (F) identify the type of recipient who is in- |
| 18 | tended to benefit from the services or informa- |
| 19 | tion provided under the applicable program, |
| 20 | such as individual property owners or renters, |
| 21 | local governments, businesses, nonprofit organi- |
| 22 | zations, or State governments; and |
| 23 | (G) identify whether written program goals |
| 24 | are available for each applicable program. |
| | |

(c) RECOMMENDATIONS.—Not later than January 1,
 2016, the Secretary shall submit to Congress a report that
 includes—

4 (1) a recommendation of whether any applicable 5 program should be eliminated or consolidated, in-6 cluding any legislative changes that would be nec-7 essary to eliminate or consolidate applicable pro-8 grams; and

9 (2) methods to improve the applicable programs
10 by establishing program goals or increasing collabo11 ration to reduce any potential overlap or duplication,
12 taking into account—

(A) the 2011 report of the Government Accountability Office entitled "Federal Initiatives
for the NonFederal Sector Could Benefit from
More Interagency Collaboration"; and

17 (B) the report of the Government Account18 ability Office entitled "2012 Annual Report:
19 Opportunities to Reduce Duplication, Overlap
20 and Fragmentation, Achieve Savings, and En21 hance Revenue".

(d) ANALYSES.—Not later than January 1, 2016, the
Secretary shall identify—

24 (1) which applicable programs were specifically25 authorized by Congress; and

(2) which applicable programs are carried out
 solely under the discretionary authority of the Sec retary.

4 SEC. 1021. STUDY AND REPORT ON ENERGY SAVINGS BENE5 FITS OF OPERATIONAL EFFICIENCY PRO6 GRAMS AND SERVICES.

7 (a) DEFINITION OF OPERATIONAL EFFICIENCY PRO-8 GRAMS AND SERVICES.—In this section, the term "oper-9 ational efficiency programs and services" means programs 10 and services that use information and communications technologies (including computer hardware, energy effi-11 12 ciency software, and power management tools) to operate 13 buildings and equipment in the optimum manner at the optimum times. 14

(b) STUDY AND REPORT.—Not later than 1 year
after the date of enactment of this Act, the Secretary shall
conduct a study and issue a report that quantifies the potential energy savings of operational efficiency programs
and services for commercial, institutional, industrial, and
governmental entities, including Federal agencies.

(c) MEASUREMENT AND VERIFICATION OF ENERGY
SAVINGS.—The report required under this section shall include potential methodologies or protocols for utilities,
utility regulators, and Federal agencies to evaluate, meas-

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ure, and verify energy savings from operational efficiency 2 programs and services. Subtitle B—Appliances 3 4 SEC. 1101. EXTENDED PRODUCT SYSTEM REBATE PRO-5 GRAM. 6 (a) DEFINITIONS.—In this section: 7 ELECTRIC MOTOR.—The term "electric (1)8 motor" has the meaning given the term in section 9 431.12 of title 10, Code of Federal Regulations (as 10 in effect on the date of enactment of this Act). 11 (2) ELECTRONIC CONTROL.—The term "elec-12 tronic control" means-13 (A) a power converter; or 14 (B) a combination of a power circuit and 15 control circuit included on 1 chassis. 16 (3) EXTENDED PRODUCT SYSTEM.—The term 17 "extended product system" means an electric motor 18 and any required associated electronic control and 19 driven load that— 20 (A) offers variable speed or multispeed op-21 eration; 22 (B) offers partial load control that reduces 23 input energy requirements (as measured in kilo-24 watt-hours) as compared to identified base lev-

els set by the Secretary; and

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| 1 | (C)(i) has greater than 1 horsepower; and |
| 2 | (ii) uses an extended product system tech- |
| 3 | nology, as determined by the Secretary. |
| 4 | (4) Qualified extended product sys- |
| 5 | TEM.— |
| 6 | (A) IN GENERAL.—The term "qualified ex- |
| 7 | tended product system" means an extended |
| 8 | product system that— |
| 9 | (i) includes an electric motor and an |
| 10 | electronic control; and |
| 11 | (ii) reduces the input energy (as |
| 12 | measured in kilowatt-hours) required to |
| 13 | operate the extended product system by |
| 14 | not less than 5 percent, as compared to |
| 15 | identified base levels set by the Secretary. |
| 16 | (B) INCLUSIONS.—The term "qualified ex- |
| 17 | tended product system" includes commercial or |
| 18 | industrial machinery or equipment that— |
| 19 | (i)(I) did not previously make use of |
| 20 | the extended product system prior to the |
| 21 | redesign described in subclause (II); and |
| 22 | (II) incorporates an extended product |
| 23 | system that has greater than 1 horsepower |
| 24 | into redesigned machinery or equipment; |
| 25 | and |
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| 1 | (ii) was previously used prior to, and |
| 2 | was placed back into service during, cal- |
| 3 | endar year 2016 or 2017. |
| 4 | (b) ESTABLISHMENT.—Not later than 180 days after |
| 5 | the date of enactment of this Act, the Secretary shall es- |
| 6 | tablish a program to provide rebates for expenditures |
| 7 | made by qualified entities for the purchase or installation |
| 8 | of a qualified extended product system. |
| 9 | (c) QUALIFIED ENTITIES.— |
| 10 | (1) ELIGIBILITY REQUIREMENTS.—A qualified |
| 11 | entity under this section shall be— |
| 12 | (A) in the case of a qualified extended |
| 13 | product system described in subsection |
| 14 | (a)(4)(A), the purchaser of the qualified ex- |
| 15 | tended product that is installed; and |
| 16 | (B) in the case of a qualified extended |
| 17 | product system described in subsection |
| 18 | (a)(4)(B), the manufacturer of the commercial |
| 19 | or industrial machinery or equipment that in- |
| 20 | corporated the extended product system into |
| 21 | that machinery or equipment. |
| 22 | (2) Application.—To be eligible to receive a |
| 23 | rebate under this section, a qualified entity shall |
| 24 | submit to the Secretary— |
| | |

| 1 | (A) an application in such form, at such |
|----|--|
| 2 | time, and containing such information as the |
| 3 | Secretary may require; and |
| 4 | (B) a certification that includes dem- |
| 5 | onstrated evidence— |
| 6 | (i) that the entity is a qualified entity; |
| 7 | and |
| 8 | (ii)(I) in the case of a qualified entity |
| 9 | described in paragraph (1)(A)— |
| 10 | (aa) that the qualified entity in- |
| 11 | stalled the qualified extended product |
| 12 | system during the 2 fiscal years fol- |
| 13 | lowing the date of enactment of this |
| 14 | $\operatorname{Act};$ |
| 15 | (bb) that the qualified extended |
| 16 | product system meets the require- |
| 17 | ments of subsection $(a)(4)(A)$; and |
| 18 | (cc) showing the serial number, |
| 19 | manufacturer, and model number |
| 20 | from the nameplate of the installed |
| 21 | motor of the qualified entity on which |
| 22 | the qualified extended product system |
| 23 | was installed; or |

| 1 | (II) in the case of a qualified entity |
|----|--|
| 2 | described in paragraph (1)(B), dem- |
| 3 | onstrated evidence— |
| 4 | (aa) that the qualified extended |
| 5 | product system meets the require- |
| 6 | ments of subsection $(a)(4)(B)$; and |
| 7 | (bb) showing the serial number, |
| 8 | manufacturer, and model number |
| 9 | from the nameplate of the installed |
| 10 | motor of the qualified entity with |
| 11 | which the extended product system is |
| 12 | integrated. |
| 13 | (d) Authorized Amount of Rebate.— |
| 14 | (1) IN GENERAL.—The Secretary may provide |
| 15 | to a qualified entity a rebate in an amount equal to |
| 16 | the product obtained by multiplying— |
| 17 | (A) an amount equal to the sum of the |
| 18 | nameplate rated horsepower of— |
| 19 | (i) the electric motor to which the |
| 20 | qualified extended product system is at- |
| 21 | tached; and |
| 22 | (ii) the electronic control; and |
| 23 | (B) \$25. |
| 24 | (2) MAXIMUM AGGREGATE AMOUNT.—A quali- |
| 25 | fied entity shall not be entitled to aggregate rebates |
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under this section in excess of \$25,000 per calendar
 year.

3 (e) AUTHORIZATION OF APPROPRIATIONS.—There is
4 authorized to be appropriated to carry out this section
5 \$5,000,000 for each of the first 2 full fiscal years following
6 the date of enactment of this Act, to remain available until
7 expended.

8 SEC. 1102. ENERGY EFFICIENT TRANSFORMER REBATE 9 PROGRAM.

10 (a) DEFINITIONS.—In this section:

11 (1) QUALIFIED ENERGY EFFICIENT TRANS-12 FORMER.—The term "qualified energy efficient transformer" means a transformer that meets or ex-13 14 ceeds the applicable energy conservation standards 15 described in the tables in subsection (b)(2) and 16 paragraphs (1) and (2) of subsection (c) of section 17 431.196 of title 10, Code of Federal Regulations (as 18 in effect on the date of enactment of this Act).

(2) QUALIFIED ENERGY INEFFICIENT TRANSFORMER.—The term "qualified energy inefficient
transformer" means a transformer with an equal
number of phases and capacity to a transformer described in any of the tables in subsection (b)(2) and
paragraphs (1) and (2) of subsection (c) of section
431.196 of title 10, Code of Federal Regulations (as

| 1 | in effect on the date of enactment of this Act) |
|----|---|
| 2 | that— |
| 3 | (A) does not meet or exceed the applicable |
| 4 | energy conservation standards described in |
| 5 | paragraph (1); and |
| 6 | (B)(i) was manufactured between January |
| 7 | 1, 1985, and December 31, 2006, for a trans- |
| 8 | former with an equal number of phases and ca- |
| 9 | pacity as a transformer described in the table |
| 10 | in subsection $(b)(2)$ of section 431.196 of title |
| 11 | 10, Code of Federal Regulations (as in effect on |
| 12 | the date of enactment of this Act); or |
| 13 | (ii) was manufactured between January 1, |
| 14 | 1990, and December 31, 2009, for a trans- |
| 15 | former with an equal number of phases and ca- |
| 16 | pacity as a transformer described in the table |
| 17 | in paragraph (1) or (2) of subsection (c) of that |
| 18 | section (as in effect on the date of enactment |
| 19 | of this Act). |
| 20 | (3) QUALIFIED ENTITY.—The term "qualified |
| 21 | entity" means an owner of industrial or manufac- |
| 22 | turing facilities, commercial buildings, or multifamily |
| 23 | residential buildings, a utility, or an energy service |
| 24 | company that fulfills the requirements of subsection |

25 (d).

(b) ESTABLISHMENT.—Not later than 90 days after
 the date of enactment of this Act, the Secretary shall es tablish a program to provide rebates to qualified entities
 for expenditures made by the qualified entity for the re placement of a qualified energy inefficient transformer
 with a qualified energy efficient transformer.

7 (c) REQUIREMENTS.—To be eligible to receive a re8 bate under this section, an entity shall submit to the Sec9 retary an application in such form, at such time, and con10 taining such information as the Secretary may require, in11 cluding demonstrated evidence—

12 (1) that the entity purchased a qualified energy13 efficient transformer;

14 (2) of the core loss value of the qualified energy15 efficient transformer;

16 (3) of the age of the qualified energy inefficient17 transformer being replaced;

18 (4) of the core loss value of the qualified energy19 inefficient transformer being replaced—

20 (A) as measured by a qualified professional
21 or verified by the equipment manufacturer, as
22 applicable; or

23 (B) for transformers described in sub24 section (a)(2)(B)(i), as selected from a table of

| 1 | default values as determined by the Secretary |
|----|--|
| 2 | in consultation with applicable industry; and |
| 3 | (5) that the qualified energy inefficient trans- |
| 4 | former has been permanently decommissioned and |
| 5 | scrapped. |
| 6 | (d) Authorized Amount of Rebate.—The |
| 7 | amount of a rebate provided under this section shall be— |
| 8 | (1) for a 3-phase or single-phase transformer |
| 9 | with a capacity of not less than 10 and not greater |
| 10 | than 2,500 kilovolt-amperes, twice the amount equal |
| 11 | to the difference in Watts between the core loss |
| 12 | value (as measured in accordance with paragraphs |
| 13 | (2) and (4) of subsection (c)) of— |
| 14 | (A) the qualified energy inefficient trans- |
| 15 | former; and |
| 16 | (B) the qualified energy efficient trans- |
| 17 | former; or |
| 18 | (2) for a transformer described in subsection |
| 19 | (a)(2)(B)(i), the amount determined using a table of |
| 20 | default rebate values by rated transformer output, |
| 21 | as measured in kilovolt-amperes, as determined by |
| 22 | the Secretary in consultation with applicable indus- |
| 23 | try. |
| 24 | (e) Authorization of Appropriations.—There is |
| 25 | authorized to be appropriated to carry out this section |

1 \$5,000,000 for each of fiscal years 2016 and 2017, to re-2 main available until expended.

3 (f) TERMINATION OF EFFECTIVENESS.—The author4 ity provided by this section terminates on December 31,
5 2017.

6 SEC. 1103. STANDARDS FOR CERTAIN FURNACES.

7 Section 325(f)(4) of the Energy Policy and Conserva8 tion Act (42 U.S.C. 6295(f)(4)) is amended by adding at
9 the end the following:

10"(E) RESTRICTION ON FINAL RULE FOR11RESIDENTIAL NON-WEATHERIZED GAS FUR-12NACES AND MOBILE HOME FURNACES.—

13 "(i) IN GENERAL.—Notwithstanding
14 any other provision of this Act, the Sec15 retary shall not prescribe a final rule
16 amending the efficiency standards for resi17 dential non-weatherized gas furnaces or
18 mobile home furnaces until each of the fol19 lowing has occurred:

20 "(I) The Secretary convenes a
21 representative advisory group of inter22 ested stakeholders, including the man23 ufacturers, distributors, and contrac24 tors of residential non-weatherized gas
25 furnaces and mobile home furnaces,

| 1 | home builders, building owners, en- |
|----|---|
| 2 | ergy efficiency advocates, natural gas |
| 3 | utilities, electric utilities, and con- |
| 4 | sumer groups. |
| 5 | "(II) Not later than 1 year after |
| 6 | the date of enactment of this subpara- |
| 7 | graph, the advisory group described in |
| 8 | subclause (I) completes an analysis of |
| 9 | a nationwide requirement of a con- |
| 10 | densing furnace efficiency standard |
| 11 | including— |
| 12 | "(aa) a complete analysis of |
| 13 | current market trends regarding |
| 14 | the transition of sales from non- |
| 15 | condensing furnaces to con- |
| 16 | densing furnaces; |
| 17 | "(bb) the projected net loss |
| 18 | in the industry of the present |
| 19 | value of original equipment man- |
| 20 | ufactured after adoption of the |
| 21 | standard; |
| 22 | "(cc) the projected consumer |
| 23 | payback period and life cycle cost |
| 24 | savings after adoption of the |
| 25 | standard; |
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| 1 | "(dd) a determination of |
| 2 | whether the standard is economi- |
| 3 | cally justified, based solely on the |
| 4 | definition of energy under section |
| 5 | 321; and |
| 6 | "(ee) other common eco- |
| 7 | nomic principles. |
| 8 | "(III) The advisory group de- |
| 9 | scribed in subclause (I) reviews the |
| 10 | analysis and determines whether a na- |
| 11 | tionwide requirement of a condensing |
| 12 | furnace efficiency standard is tech- |
| 13 | nically feasible and economically justi- |
| 14 | fied. |
| 15 | "(IV) The final determination of |
| 16 | the advisory group under subclause |
| 17 | (III) is published in the Federal Reg- |
| 18 | ister. |
| 19 | "(ii) Amended standards.—If the |
| 20 | advisory group determines under clause |
| 21 | (i)(III) that a nationwide requirement of a |
| 22 | condensing furnace efficiency standard is |
| 23 | not technically feasible and economically |
| 24 | justified, the Secretary shall, not later than |
| 25 | 180 days after the date on which the final |
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| 1 | determination of the advisory group is pub- |
| 2 | lished in the Federal Register under clause |
| 3 | (i)(IV), establish amended standards |
| 4 | through the negotiated rulemaking proce- |
| 5 | dure provided for under subchapter III of |
| 6 | chapter 5 of title 5, United States Code |
| 7 | (commonly known as the 'Negotiated Rule- |
| 8 | making Act of 1990').". |
| 9 | SEC. 1104. THIRD-PARTY CERTIFICATION UNDER ENERGY |
| 10 | STAR PROGRAM. |
| 11 | Section 324A of the Energy Policy and Conservation |
| 12 | Act (42 U.S.C. 6294a) is amended by adding at the end |
| 13 | the following: |
| 14 | "(e) Third-Party Certification.— |
| 15 | "(1) IN GENERAL.—Subject to paragraph (2) , |
| 16 | not later than 180 days after the date of enactment |
| 17 | of this subsection, the Administrator shall revise the |
| 18 | certification requirements for the labeling of con- |
| 19 | sumer, home, and office electronic products for pro- |
| 20 | gram partners that have complied with all require- |
| 21 | ments of the Energy Star program for a period of |
| 22 | at least 18 months. |
| 23 | "(2) Administration.—In the case of a pro- |
| 24 | gram partner described in paragraph (1), the new |
| 25 | requirements under paragraph (1)— |
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| 1 | "(A) shall not require third-party certifi- |
| 2 | cation for a product to be listed; but |
| 3 | "(B) may require that test data and other |
| 4 | product information be submitted to facilitate |
| 5 | product listing and performance verification for |
| 6 | a sample of products. |
| 7 | "(3) THIRD PARTIES.—Nothing in this sub- |
| 8 | section prevents the Administrator from using third |
| 9 | parties in the course of the administration of the |
| 10 | Energy Star program. |
| 11 | "(4) TERMINATION.— |
| 12 | "(A) IN GENERAL.—Subject to subpara- |
| 13 | graph (B), an exemption from third-party cer- |
| 14 | tification provided to a program partner under |
| 15 | paragraph (1) shall terminate if the program |
| 16 | partner is found to have violated program re- |
| 17 | quirements with respect to at least 2 separate |
| 18 | models during a 2-year period. |
| 19 | "(B) RESUMPTION.—A termination for a |
| 20 | program partner under subparagraph (A) shall |
| 21 | cease if the program partner complies with all |
| 22 | Energy Star program requirements for a period |
| 23 | of at least 3 years.". |

| 1 | SEC. 1105. ENERGY CONSERVATION STANDARDS FOR COM- |
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| 2 | MERCIAL REFRIGERATION EQUIPMENT. |
| 3 | (a) DEADLINE.—The requirements of the final rule |
| 4 | entitled "Energy Conservation Program: Energy Con- |
| 5 | servation Standards for Commercial Refrigeration Equip- |
| 6 | ment" (79 Fed. Reg. 17725 (March 28, 2014)), shall take |
| 7 | effect on January 1, 2020, for equipment covered by the |
| 8 | final rule that— |
| 9 | (1) uses natural refrigerants with a global |
| 10 | warming potential of 10 or less that are approved |
| 11 | for use by the Environmental Protection Agency |
| 12 | under the Significant New Alternatives Program; |
| 13 | (2) is within 1 of the following product cat- |
| 14 | egories: |
| 15 | (A) VCT.SC.M vertical cooler with trans- |
| 16 | parent door self contained medium temperature; |
| 17 | or |
| 18 | (B) HCT.SC.M horizontal cooler with |
| 19 | transparent door self contained medium tem- |
| 20 | perature; and |
| 21 | (3) uses not more than 115 percent of the en- |
| 22 | ergy use allowed by applicable standards under En- |
| 23 | ergy Star 3.0. |
| 24 | (b) FUTURE RULEMAKINGS.—Nothing in this section |
| 25 | changes the criteria to be considered during future |
| 26 | rulemakings undertaken by the Department under title III |

of the Energy Policy and Conservation Act (42 U.S.C.
 6291 et seq.).

3 (c) REVIEW.—Notwithstanding subsection (a), the
4 next review required under section 342(c)(6)(B) of the
5 Energy Policy and Conservation Act (42 U.S.C.
6 6313(c)(6)(B)) shall be conducted based on an effective
7 date of March 27, 2017.

8 SEC. 1106. VOLUNTARY VERIFICATION PROGRAMS FOR AIR 9 CONDITIONING, FURNACE, BOILER, HEAT 10 PUMP, AND WATER HEATER PRODUCTS.

Section 326(b) of the Energy Policy and Conservation Act (42 U.S.C. 6296(b)) is amended by adding at
the end the following:

14 "(6) VOLUNTARY VERIFICATION PROGRAMS FOR
15 AIR CONDITIONING, FURNACE, BOILER, HEAT PUMP,
16 AND WATER HEATER PRODUCTS.—

17 "(A) RELIANCE ON VOLUNTARY PRO-18 GRAMS.—For the purpose of periodic testing to 19 verify compliance with energy conservation 20 standards and Energy Star specifications estab-21 lished under sections 324A, 325, and 342 for 22 covered products described in paragraphs (3), 23 (4), (5), (9), and (11) of section 322(a) and 24 covered equipment described in subparagraphs 25 (B), (C), (D), (F), (I), (J), and (K) of section

| 1 | 340(1), the Secretary and the Administrator of |
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| 2 | the Environmental Protection Agency shall rely |
| 3 | on testing conducted by voluntary verification |
| 4 | programs that are recognized by the Secretary |
| 5 | in accordance with subparagraph (B). |
| 6 | "(B) RECOGNITION OF VOLUNTARY |
| 7 | VERIFICATION PROGRAMS.— |
| 8 | "(i) IN GENERAL.—Not later than |
| 9 | 180 days after the date of enactment of |
| 10 | this paragraph, the Secretary shall initiate |
| 11 | a negotiated rulemaking in accordance |
| 12 | with subchapter III of chapter 5 of title 5, |
| 13 | United States Code (commonly known as |
| 14 | the 'Negotiated Rulemaking Act of 1990') |
| 15 | to develop criteria that have consensus |
| 16 | support for achieving recognition by the |
| 17 | Secretary as an approved voluntary |
| 18 | verification program. |
| 19 | "(ii) Minimum requirements.—The |
| 20 | criteria developed under clause (i) shall, at |
| 21 | a minimum, ensure that the voluntary |
| 22 | verification program— |
| 23 | "(I) is nationally recognized; |
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| 1 | "(II) is operated by a third party |
| 2 | and not directly operated by a pro- |
| 3 | gram participant; |
| 4 | "(III) satisfies any applicable ele- |
| 5 | ments of— |
| 6 | "(aa) International Organi- |
| 7 | zation for Standardization stand- |
| 8 | ard numbered 17025; and |
| 9 | "(bb) any other relevant |
| 10 | International Organization for |
| 11 | Standardization standards identi- |
| 12 | fied and agreed to through the |
| 13 | negotiated rulemaking under |
| 14 | clause (i); |
| 15 | "(IV) at least annually tests |
| 16 | independently obtained products fol- |
| 17 | lowing the test procedures established |
| 18 | under this title to verify the certified |
| 19 | rating of a representative sample of |
| 20 | products and equipment within the |
| 21 | scope of the program; |
| 22 | "(V) maintains a publicly avail- |
| 23 | able list of all ratings of products sub- |
| 24 | ject to verification; |
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| "(VI) requires the changing of |
| the performance rating or removal of |
| the product or equipment from the |
| program if testing determines that the |
| performance rating does not meet the |
| levels the manufacturer has certified |
| to the Secretary; |
| "(VII) requires new program |
| participants to substantiate ratings |
| through test data generated in accord- |
| ance with DOE regulations; |
| "(VIII) allows for challenge test- |
| ing of products and equipment within |
| the scope of the program; |
| "(IX) requires program partici- |
| pants to disclose the performance rat- |
| ing of all covered products and equip- |
| ment within the scope of the program |
| for the covered product or equipment; |
| "(X) provides to the Secretary— |
| "(aa) an annual report of all |
| test results, the contents of which |
| shall be determined through the |
| negotiated rulemaking process |
| under clause (i); and |
| |

| 1 | "(bb) test reports, on the re- |
|----|---|
| 2 | quest of the Secretary or the Ad- |
| 3 | ministrator of the Environmental |
| 4 | Protection Agency, that note any |
| 5 | instructions specified by the man- |
| 6 | ufacturer or the representative of |
| 7 | the manufacturer for the purpose |
| 8 | of conducting the verification |
| 9 | testing, to be exempted from dis- |
| 10 | closure to the extent provided |
| 11 | under section $552(b)(4)$ of title |
| 12 | 5, United States Code (commonly |
| 13 | known as the 'Freedom of Infor- |
| 14 | mation Act'); and |
| 15 | "(XI) satisfies any additional re- |
| 16 | quirements or standards that the Sec- |
| 17 | retary and Administrator of the Envi- |
| 18 | ronmental Protection Agency shall es- |
| 19 | tablish consistent with this subpara- |
| 20 | graph. |
| 21 | "(iii) FINDING REQUIRED FOR CES- |
| 22 | SATION OF RECOGNITION.—The Secretary |
| 23 | may only cease recognition of a voluntary |
| 24 | verification program as an approved pro- |
| 25 | gram described in subparagraph (A) on a |
| | |

| 1 | finding that the program is not meeting its |
|----|---|
| 2 | obligations for compliance through pro- |
| 3 | gram review criteria established under this |
| 4 | subparagraph. |
| 5 | "(iv) Revisions.— |
| 6 | "(I) IN GENERAL.—Major revi- |
| 7 | sions to voluntary verification pro- |
| 8 | gram criteria established under this |
| 9 | subparagraph shall only be made pur- |
| 10 | suant to a subsequent negotiated rule- |
| 11 | making in accordance with subchapter |
| 12 | III of chapter 5 of title 5, United |
| 13 | States Code (commonly known as the |
| 14 | 'Negotiated Rulemaking Act of |
| 15 | 1990'). |
| 16 | "(II) NONMAJOR REVISIONS.— |
| 17 | "(aa) IN GENERAL.—The |
| 18 | Secretary may make all other |
| 19 | nonmajor criteria revisions by |
| 20 | initiating a direct final rule in ac- |
| 21 | cordance with section |
| 22 | 553(b)(3)(B) of title 5, United |
| 23 | States Code, on a determination |
| 24 | published in the Federal Register |
| 25 | that revisions to the criteria are |
| | |

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1necessary and that substantive2opposition to the proposed revi-3sions is not expected.

"(bb) CONDITIONS FOR EF-4 5 FECTIVENESS.—If the Secretary 6 does not receive adversarial com-7 ments with respect to the determination published under item 8 9 (aa) during the 30-day-period fol-10 lowing publication of that deter-11 mination in the Federal Register, 12 the direct final rule shall have 13 the force and effect of law.

"(cc) 14 WITHDRAWAL OF 15 FINAL RULE.—Receipt of any ad-16 versarial comment with respect to 17 the determination published 18 under item (aa) shall require the 19 Secretary to withdraw the direct 20 final rule and publish— 21 "(AA) a notice of pro-22 posed rulemaking pursuant

to section 553 of title 5,

United States Code; or

| 1 "(BB) a notice of pro- |
|--|
| 2 posed rulemaking pursuant |
| 3 to section 553 of title 5, |
| 4 United States Code, that in- |
| 5 cludes a determination that |
| 6 revisions to the criteria are |
| 7 necessary. |
| 8 "(C) Administration.— |
| 9 "(i) IN GENERAL.—The Secretary and |
| 10 the Administrator of the Environmental |
| 11 Protection Agency shall not require— |
| 12 "(I) manufacturers to participate |
| 13 in a voluntary verification program |
| 14 described in subparagraph (A); or |
| 15 "(II) participating manufacturers |
| 16 to provide information that has al- |
| 17 ready been provided to the Secretary |
| 18 or the Administrator. |
| 19 "(ii) List of covered products.— |
| 20 The Secretary or the Administrator of the |
| 21 Environmental Protection Agency may |
| 22 maintain a publicly available list of covered |
| 23 products and equipment that distinguishes |
| 24 between products that are, and are not |
| 25 covered products and equipment verified |

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| 1 | through a voluntary verification program |
| 2 | described in subparagraph (A); |
| 3 | "(iii) Periodic verification test- |
| 4 | ING.— |
| 5 | "(I) IN GENERAL.—The Sec- |
| 6 | retary— |
| 7 | "(aa) shall not subject prod- |
| 8 | ucts or equipment that have been |
| 9 | verification tested under a vol- |
| 10 | untary verification program de- |
| 11 | scribed in subparagraph (A) to |
| 12 | periodic verification testing that |
| 13 | verifies the accuracy of the cer- |
| 14 | tified performance rating of the |
| 15 | products or equipment; but |
| 16 | "(bb) may test products or |
| 17 | equipment described in subclause |
| 18 | (I) if the testing is necessary— |
| 19 | "(AA) to assess the |
| 20 | overall performance of a vol- |
| 21 | untary verification program; |
| 22 | "(BB) to address spe- |
| 23 | cific performance issues; |

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| 1 | "(CC) for use in updat- |
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| 2 | ing test procedures and |
| 3 | standards; or |
| 4 | "(DD) for other pur- |
| 5 | poses consistent with this |
| 6 | title. |
| 7 | "(II) ADDITIONAL TESTING.— |
| 8 | The Secretary may subject products |
| 9 | or equipment described in subclause |
| 10 | (I) to periodic verification testing out- |
| 11 | side the restrictions of subclause |
| 12 | (I)(bb), if agreed to during the rule- |
| 13 | making described in subparagraph |
| 14 | (B) |
| 15 | "(D) EFFECT ON OTHER AUTHORITY |
| 16 | Nothing in this paragraph limits the authority |
| 17 | of the Secretary or the Administrator of the |
| 18 | Environmental Protection Agency to enforce |
| 19 | compliance with any law.". |
| 20 | Subtitle C—Manufacturing |
| 21 | SEC. 1201. MANUFACTURING ENERGY EFFICIENCY. |
| 22 | (a) PURPOSES.—The purposes of this section are— |
| 23 | (1) to reform and reorient the industrial effi- |
| 24 | ciency programs of the Department; |
| | |

| 1 | (2) to establish a clear and consistent authority |
|----|---|
| 2 | for industrial efficiency programs of the Depart- |
| 3 | ment; |
| 4 | (3) to accelerate the deployment of technologies |
| 5 | and practices that will increase industrial energy ef- |
| 6 | ficiency and improve productivity; |
| 7 | (4) to accelerate the development and dem- |
| 8 | onstration of technologies that will assist the deploy- |
| 9 | ment goals of the industrial efficiency programs of |
| 10 | the Department and increase manufacturing effi- |
| 11 | ciency; |
| 12 | (5) to stimulate domestic economic growth and |
| 13 | improve industrial productivity and competitiveness; |
| 14 | and |
| 15 | (6) to strengthen partnerships between Federal |
| 16 | and State governmental agencies and the private |
| 17 | and academic sectors. |
| 18 | (b) FUTURE OF INDUSTRY PROGRAM.— |
| 19 | (1) IN GENERAL.—Section 452 of the Energy |
| 20 | Independence and Security Act of 2007 (42 U.S.C. |
| 21 | 17111) is amended by striking the section heading |
| 22 | and inserting the following: "FUTURE OF INDUS- |
| 23 | TRY PROGRAM''. |
| 24 | (2) Definition of energy service pro- |
| 25 | VIDER.—Section 452(a) of the Energy Independence |

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| 1 | and Security Act of 2007 (42 U.S.C. 17111(a)) is |
| 2 | amended— |
| 3 | (A) by redesignating paragraphs (3) |
| 4 | through (5) as paragraphs (4) through (6) , re- |
| 5 | spectively; and |
| 6 | (B) by inserting after paragraph (2) the |
| 7 | following: |
| 8 | "(3) Energy service provider.—The term |
| 9 | 'energy service provider' means any business pro- |
| 10 | viding technology or services to improve the energy |
| 11 | efficiency, water efficiency, power factor, or load |
| 12 | management of a manufacturing site or other indus- |
| 13 | trial process in an energy-intensive industry, or any |
| 14 | utility operating under a utility energy service |
| 15 | project.". |
| 16 | (3) INDUSTRIAL RESEARCH AND ASSESSMENT |
| 17 | CENTERS.—Section 452(e) of the Energy Independ- |
| 18 | ence and Security Act of 2007 (42 U.S.C. 17111(e)) |
| 19 | is amended— |
| 20 | (A) by redesignating paragraphs (1) |
| 21 | through (5) as subparagraphs (A) through (E), |
| 22 | respectively, and indenting appropriately; |
| 23 | (B) by striking "The Secretary" and in- |
| 24 | serting the following: |
| 25 | "(1) IN GENERAL.—The Secretary"; |
| | |

| 1 | (C) in subparagraph (A) (as redesignated |
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| 2 | by subparagraph (A)), by inserting before the |
| 3 | semicolon at the end the following: ", including |
| 4 | assessments of sustainable manufacturing goals |
| 5 | and the implementation of information tech- |
| 6 | nology advancements for supply chain analysis, |
| 7 | logistics, system monitoring, industrial and |
| 8 | manufacturing processes, and other purposes"; |
| 9 | and |
| 10 | (D) by adding at the end the following: |
| 11 | "(2) COORDINATION.—To increase the value |
| 12 | and capabilities of the industrial research and as- |
| 13 | sessment centers, the centers shall— |
| 14 | "(A) coordinate with Manufacturing Ex- |
| 15 | tension Partnership Centers of the National In- |
| 16 | stitute of Standards and Technology; |
| 17 | "(B) coordinate with the Building Tech- |
| 18 | nologies Program of the Department of Energy |
| 19 | to provide building assessment services to man- |
| 20 | ufacturers; |
| 21 | "(C) increase partnerships with the Na- |
| 22 | tional Laboratories of the Department of En- |
| 23 | ergy to leverage the expertise and technologies |
| 24 | of the National Laboratories for national indus- |
| 25 | trial and manufacturing needs; |

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| 1 | "(D) increase partnerships with energy |
|--|--|
| 2 | service providers and technology providers to le- |
| 3 | verage private sector expertise and accelerate |
| 4 | deployment of new and existing technologies |
| 5 | and processes for energy efficiency, power fac- |
| 6 | tor, and load management; |
| 7 | "(E) identify opportunities for reducing |
| 8 | greenhouse gas emissions; and |
| 9 | "(F) promote sustainable manufacturing |
| 10 | practices for small- and medium-sized manufac- |
| 11 | turers. |
| 12 | "(3) Outreach.—The Secretary shall provide |
| | |
| 13 | funding for— |
| 13 14 | funding for— "(A) outreach activities by the industrial |
| | |
| 14 | "(A) outreach activities by the industrial |
| 14 15 | "(A) outreach activities by the industrial research and assessment centers to inform |
| 14 15 16 | "(A) outreach activities by the industrial research and assessment centers to inform small- and medium-sized manufacturers of the |
| 14 15 16 17 | "(A) outreach activities by the industrial research and assessment centers to inform small- and medium-sized manufacturers of the information, technologies, and services avail- |
| 14 15 16 17 18 | "(A) outreach activities by the industrial research and assessment centers to inform small- and medium-sized manufacturers of the information, technologies, and services avail- able; and |
| 14 15 16 17 18 19 | "(A) outreach activities by the industrial research and assessment centers to inform small- and medium-sized manufacturers of the information, technologies, and services available; and "(B) coordination activities by each indus- |
| 14 15 16 17 18 19 20 | "(A) outreach activities by the industrial research and assessment centers to inform small- and medium-sized manufacturers of the information, technologies, and services available; and "(B) coordination activities by each industrial research and assessment center to leverage |
| 14 15 16 17 18 19 20 21 | "(A) outreach activities by the industrial research and assessment centers to inform small- and medium-sized manufacturers of the information, technologies, and services available; and "(B) coordination activities by each industrial research and assessment center to leverage efforts with— |

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| "(iii) the efforts of regional energy ef- |
| ficiency organizations; and |
| "(iv) the efforts of other industrial re- |
| search and assessment centers. |
| "(4) Workforce training.— |
| "(A) IN GENERAL.—The Secretary shall |
| pay the Federal share of associated internship |
| programs under which students work with or |
| for industries, manufacturers, and energy serv- |
| ice providers to implement the recommendations |
| of industrial research and assessment centers. |
| "(B) FEDERAL SHARE.—The Federal |
| share of the cost of carrying out internship pro- |
| grams described in subparagraph (A) shall be |
| 50 percent. |
| "(5) Small business loans.—The Adminis- |
| trator of the Small Business Administration shall, to |
| the maximum extent practicable, expedite consider- |
| ation of applications from eligible small business |
| concerns for loans under the Small Business Act (15 |
| U.S.C. 631 et seq.) to implement recommendations |
| of industrial research and assessment centers estab- |
| lished under paragraph (1). |
| "(6) Advanced manufacturing steering |
| COMMITTEE.—The Secretary shall establish an advi- |
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| 1 | sory steering committee to provide recommendations |
| 2 | to the Secretary on planning and implementation of |
| 3 | the Advanced Manufacturing Office of the Depart- |
| 4 | ment of Energy.". |
| 5 | (c) Sustainable Manufacturing Initiative.— |
| 6 | (1) IN GENERAL.—Part E of title III of the |
| 7 | Energy Policy and Conservation Act (42 U.S.C. |
| 8 | 6341) is amended by adding at the end the fol- |
| 9 | lowing: |
| 10 | "SEC. 376. SUSTAINABLE MANUFACTURING INITIATIVE. |
| 11 | "(a) IN GENERAL.—As part of the Office of Energy |
| 12 | Efficiency and Renewable Energy, the Secretary, on the |
| 13 | request of a manufacturer, shall conduct on-site technical |
| 14 | assessments to identify opportunities for— |
| 15 | "(1) maximizing the energy efficiency of indus- |
| 16 | trial processes and cross-cutting systems; |
| 17 | "(2) preventing pollution and minimizing waste; |
| 18 | "(3) improving efficient use of water in manu- |
| 19 | facturing processes; |
| 20 | "(4) conserving natural resources; and |
| 21 | "(5) achieving such other goals as the Secretary |
| 22 | determines to be appropriate. |
| 23 | "(b) COORDINATION.—The Secretary shall carry out |
| 24 | the initiative in coordination with the private sector and |
| 25 | appropriate agencies, including the National Institute of |
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Standards and Technology, to accelerate adoption of new
 and existing technologies and processes that improve en ergy efficiency.

4 "(c) Research and Development Program for 5 SUSTAINABLE MANUFACTURING AND INDUSTRIAL TECH-NOLOGIES AND PROCESSES.—As part of the industrial ef-6 7 ficiency programs of the Department of Energy, the Sec-8 retary shall carry out a joint industry-government partnership program to research, develop, and demonstrate new 9 10 sustainable manufacturing and industrial technologies and 11 processes that maximize the energy efficiency of industrial 12 plants, reduce pollution, and conserve natural resources.".

(2) TABLE OF CONTENTS.—The table of contents of the Energy Policy and Conservation Act (42
U.S.C. prec. 6201) is amended by adding at the end
of the items relating to part E of title III the following:

"Sec. 376. Sustainable manufacturing initiative.".

- 18 (d) Conforming Amendments.—
- 19 (1) Section 106 of the Energy Policy Act of
 20 2005 (42 U.S.C. 15811) is repealed.

21 (2) Sections 131, 132, 133, 2103, and 2107 of
22 the Energy Policy Act of 1992 (42 U.S.C. 6348,
23 6349, 6350, 13453, 13456) are repealed.

24 (3) Section 2101(a) of the Energy Policy Act of
25 1992 (42 U.S.C. 13451(a)) is amended in the third

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| 1 | sentence by striking "sections 2102, 2103, 2104, |
| 2 | 2105, 2106, 2107, and 2108" and inserting "sec- |
| 3 | tions 2102, 2104, 2105, 2106, and 2108 of this Act |
| 4 | and section 376 of the Energy Policy and Conserva- |
| 5 | tion Act,". |
| 6 | SEC. 1202. LEVERAGING EXISTING FEDERAL AGENCY PRO- |
| 7 | GRAMS TO ASSIST SMALL AND MEDIUM MAN- |
| 8 | UFACTURERS. |
| 9 | (a) DEFINITIONS.—In this section and section 1203: |
| 10 | (1) Energy management system.—The term |
| 11 | "energy management system" means a business |
| 12 | management process based on standards of the |
| 13 | American National Standards Institute that enables |
| 14 | an organization to follow a systematic approach in |
| 15 | achieving continual improvement of energy perform- |
| 16 | ance, including energy efficiency, security, use, and |
| 17 | consumption. |
| 18 | (2) INDUSTRIAL ASSESSMENT CENTER.—The |
| 19 | term "industrial assessment center" means a center |
| 20 | located at an institution of higher education that— |
| 21 | (A) receives funding from the Department; |
| 22 | (B) provides an in-depth assessment of |
| 23 | small- and medium-size manufacturer plant |
| 24 | sites to evaluate the facilities, services, and |
| 25 | manufacturing operations of the plant site; and |
| | |

| 1 | (C) identifies opportunities for potential |
|----|--|
| 2 | savings for small- and medium-size manufac- |
| 3 | turer plant sites from energy efficiency improve- |
| 4 | ments, waste minimization, pollution preven- |
| 5 | tion, and productivity improvement. |
| 6 | (3) NATIONAL LABORATORY.—The term "Na- |
| 7 | tional Laboratory" has the meaning given the term |
| 8 | in section 2 of the Energy Policy Act of 2005 (42) |
| 9 | U.S.C. 15801). |
| 10 | (4) Small and medium manufacturers.— |
| 11 | The term "small and medium manufacturers" |
| 12 | means manufacturing firms— |
| 13 | (A) classified in the North American In- |
| 14 | dustry Classification System as any of sectors |
| 15 | 31 through 33; |
| 16 | (B) with gross annual sales of less than |
| 17 | \$100,000,000; |
| 18 | (C) with fewer than 500 employees at the |
| 19 | plant site; and |
| 20 | (D) with annual energy bills totaling more |
| 21 | than \$100,000 and less than \$2,500,000. |
| 22 | (5) SMART MANUFACTURING.—The term |
| 23 | "smart manufacturing" means a set of advanced |
| 24 | sensing, instrumentation, monitoring, controls, and |
| 25 | process optimization technologies and practices that |

1 merge information and communication technologies 2 with the manufacturing environment for the real-3 time management of energy, productivity, and costs 4 across factories and companies. 5 (b) EXPANSION OF TECHNICAL ASSISTANCE PRO-GRAMS.—The Secretary shall expand the scope of tech-6 7 nologies covered by the Industrial Assessment Centers of 8 the Department— 9 (1) to include smart manufacturing technologies 10 and practices; and 11 (2) to equip the directors of the Industrial As-12 sessment Centers with the training and tools nec-13 essary to provide technical assistance in smart man-14 ufacturing technologies and practices, including en-15 ergy management systems, to manufacturers. 16 (c) FUNDING.—The Secretary shall use unobligated 17 funds of the Department to carry out this section. 18 SEC. 1203. LEVERAGING SMART MANUFACTURING INFRA-19 STRUCTURE AT NATIONAL LABORATORIES. 20 (a) STUDY.— 21 (1) IN GENERAL.—Not later than 180 days 22 after the date of enactment of this Act, the Sec-23 retary shall conduct a study on ways in which the 24 Department can increase access to existing high-per-25 formance computing resources in the National Lab-

| 1 | oratories, particularly for small and medium manu- |
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| 2 | facturers. |
| 3 | (2) INCLUSIONS.—In identifying ways to in- |
| 4 | crease access to National Laboratories under para- |
| 5 | graph (1), the Secretary shall— |
| 6 | (A) focus on increasing access to the com- |
| 7 | puting facilities of the National Laboratories; |
| 8 | and |
| 9 | (B) ensure that— |
| 10 | (i) the information from the manufac- |
| 11 | turer is protected; and |
| 12 | (ii) the security of the National Lab- |
| 13 | oratory facility is maintained. |
| 14 | (3) REPORT.—Not later than 1 year after the |
| 15 | date of enactment of this Act, the Secretary shall |
| 16 | submit to Congress a report describing the results of |
| 17 | the study. |
| 18 | (b) ACTIONS FOR INCREASED ACCESS.—The Sec- |
| 19 | retary shall facilitate access to the National Laboratories |
| 20 | studied under subsection (a) for small and medium manu- |
| 21 | facturers so that small and medium manufacturers can |
| 22 | fully use the high-performance computing resources of the |
| 23 | National Laboratories to enhance the manufacturing com- |
| 24 | petitiveness of the United States. |
| | |

Subtitle D—Vehicles

2 SEC. 1301. SHORT TITLE.

3 This subtitle may be cited as the "Vehicle Innovation4 Act of 2015".

5 SEC. 1302. OBJECTIVES.

6 The objectives of this subtitle are—

7 (1) to establish a consistent and consolidated
8 authority for the vehicle technology program at the
9 Department;

10 (2) to develop United States technologies and
11 practices that—

12 (A) improve the fuel efficiency and emis13 sions of all vehicles produced in the United
14 States; and

15 (B) reduce vehicle reliance on petroleum-16 based fuels;

17 (3) to support domestic research, development,
18 engineering, demonstration, and commercial applica19 tion and manufacturing of advanced vehicles, en20 gines, and components;

(4) to enable vehicles to move larger volumes of
goods and more passengers with less energy and
emissions;

24 (5) to develop cost-effective advanced tech-25 nologies for wide-scale utilization throughout the

| 1 | passenger, commercial, government, and transit ve- |
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| 2 | hicle sectors; |
| 3 | (6) to allow for greater consumer choice of vehi- |
| 4 | cle technologies and fuels; |
| 5 | (7) shorten technology development and inte- |
| 6 | gration cycles in the vehicle industry; |
| 7 | (8) to ensure a proper balance and diversity of |
| 8 | Federal investment in vehicle technologies; and |
| 9 | (9) to strengthen partnerships between Federal |
| 10 | and State governmental agencies and the private |
| 11 | and academic sectors. |
| 12 | |
| 12 | SEC. 1303. COORDINATION AND NONDUPLICATION. |
| 12 | The Secretary shall ensure, to the maximum extent |
| | |
| 13 | The Secretary shall ensure, to the maximum extent |
| 13 14 | The Secretary shall ensure, to the maximum extent practicable, that the activities authorized by this subtitle |
| 13 14 15 | The Secretary shall ensure, to the maximum extent practicable, that the activities authorized by this subtitle do not duplicate those of other programs within the De- |
| 13 14 15 16 | The Secretary shall ensure, to the maximum extent practicable, that the activities authorized by this subtitle do not duplicate those of other programs within the De- partment or other relevant research agencies. |
| 13 14 15 16 17 | The Secretary shall ensure, to the maximum extent practicable, that the activities authorized by this subtitle do not duplicate those of other programs within the De- partment or other relevant research agencies. SEC. 1304. AUTHORIZATION OF APPROPRIATIONS. |
| 13 14 15 16 17 18 | The Secretary shall ensure, to the maximum extent practicable, that the activities authorized by this subtitle do not duplicate those of other programs within the De- partment or other relevant research agencies. SEC. 1304. AUTHORIZATION OF APPROPRIATIONS. There are authorized to be appropriated to the Sec- |
| 13 14 15 16 17 18 19 | The Secretary shall ensure, to the maximum extent practicable, that the activities authorized by this subtitle do not duplicate those of other programs within the De- partment or other relevant research agencies. SEC. 1304. AUTHORIZATION OF APPROPRIATIONS. There are authorized to be appropriated to the Sec- retary for research, development, engineering, demonstra- |

- 23 (1) for fiscal year 2016, \$313,567,000;
- 24 (2) for fiscal year 2017, \$326,109,000;
- 25 (3) for fiscal year 2018, \$339,154,000;

1 (4) for fiscal year 2019, \$352,720,000; and

(5) for fiscal year 2020, \$366,829,000.

3 SEC. 1305. REPORTING.

4 (a) TECHNOLOGIES DEVELOPED.—Not later than 18 5 months after the date of enactment of this Act and annually thereafter through 2020, the Secretary shall submit 6 7 to Congress a report regarding the technologies developed 8 as a result of the activities authorized by this subtitle, with 9 a particular emphasis on whether the technologies were 10 successfully adopted for commercial applications, and if so, whether products relying on those technologies are 11 12 manufactured in the United States.

13 (b) ADDITIONAL MATTERS.—At the end of each fiscal year through 2020, the Secretary shall submit to the 14 15 relevant Congressional committees of jurisdiction an annual report describing activities undertaken in the pre-16 17 vious year under this Act, active industry participants, the status of public private partnerships, progress of the pro-18 19 gram in meeting goals and timelines, and a strategic plan 20 for funding of activities across agencies.

21 PART I—VEHICLE RESEARCH AND

22

DEVELOPMENT

23 SEC. 1306. PROGRAM.

24 (a) ACTIVITIES.—The Secretary shall conduct a pro-25 gram of basic and applied research, development, engi-

| 1 | neering, demonstration, and commercial application activi- |
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| 2 | ties on materials, technologies, and processes with the po- |
| 3 | tential to substantially reduce or eliminate petroleum use |
| 4 | and the emissions of the Nation's passenger and commer- |
| 5 | cial vehicles, including activities in the areas of— |
| 6 | (1) electrification of vehicle systems; |
| 7 | (2) batteries, ultracapacitors, and other energy |
| 8 | storage devices; |
| 9 | (3) power electronics; |
| 10 | (4) vehicle, component, and subsystem manu- |
| 11 | facturing technologies and processes; |
| 12 | (5) engine efficiency and combustion optimiza- |
| 13 | tion; |
| 14 | (6) waste heat recovery; |
| 15 | (7) transmission and drivetrains; |
| 16 | (8) hydrogen vehicle technologies, including fuel |
| 17 | cells and internal combustion engines, and hydrogen |
| 18 | infrastructure, including hydrogen energy storage to |
| 19 | enable renewables and provide hydrogen for fuel and |
| 20 | power; |
| 21 | (9) natural gas vehicle technologies; |
| 22 | (10) aerodynamics, rolling resistance (including |
| 23 | tires and wheel assemblies), and accessory power |
| 24 | loads of vehicles and associated equipment; |
| | |

| 1 | (11) vehicle weight reduction, including |
|----|---|
| 2 | lightweighting materials and the development of |
| 3 | manufacturing processes to fabricate, assemble, and |
| 4 | use dissimilar materials; |
| 5 | (12) friction and wear reduction; |
| 6 | (13) engine and component durability; |
| 7 | (14) innovative propulsion systems; |
| 8 | (15) advanced boosting systems; |
| 9 | (16) hydraulic hybrid technologies; |
| 10 | (17) engine compatibility with and optimization |
| 11 | for a variety of transportation fuels including nat- |
| 12 | ural gas and other liquid and gaseous fuels; |
| 13 | (18) predictive engineering, modeling, and sim- |
| 14 | ulation of vehicle and transportation systems; |
| 15 | (19) refueling and charging infrastructure for |
| 16 | alternative fueled and electric or plug-in electric hy- |
| 17 | brid vehicles, including the unique challenges facing |
| 18 | rural areas; |
| 19 | (20) gaseous fuels storage systems and system |
| 20 | integration and optimization; |
| 21 | (21) sensing, communications, and actuation |
| 22 | technologies for vehicle, electrical grid, and infra- |
| 23 | structure; |
| 24 | (22) efficient use, substitution, and recycling of |
| 25 | potentially critical materials in vehicles, including |

| 1 | rare earth elements and precious metals, at risk of |
|----|---|
| 2 | supply disruption; |
| 3 | (23) aftertreatment technologies; |
| 4 | (24) thermal management of battery systems; |
| 5 | (25) retrofitting advanced vehicle technologies |
| 6 | to existing vehicles; |
| 7 | (26) development of common standards, speci- |
| 8 | fications, and architectures for both transportation |
| 9 | and stationary battery applications; |
| 10 | (27) advanced internal combustion engines; |
| 11 | (28) mild hybrid; |
| 12 | (29) engine down speeding; |
| 13 | (30) vehicle-to-vehicle, vehicle-to-pedestrian, |
| 14 | and vehicle-to-infrastructure technologies; and |
| 15 | (31) other research areas as determined by the |
| 16 | Secretary. |
| 17 | (b) TRANSFORMATIONAL TECHNOLOGY.—The Sec- |
| 18 | retary shall ensure that the Department continues to sup- |
| 19 | port research, development, engineering, demonstration, |
| 20 | and commercial application activities and maintains com- |
| 21 | petency in mid- to long-term transformational vehicle tech- |
| 22 | nologies with potential to achieve reductions in emissions, |
| 23 | including activities in the areas of— |
| 24 | (1) hydrogen vehicle technologies, including fuel |
| 25 | cells, hydrogen storage, infrastructure, and activities |

| 1 | in hydrogen technology validation and safety codes |
|----|--|
| 2 | and standards; |
| 3 | (2) multiple battery chemistries and novel en- |
| 4 | ergy storage devices, including nonchemical batteries |
| 5 | and electromechanical storage technologies such as |
| 6 | hydraulics, flywheels, and compressed air storage; |
| 7 | (3) communication and connectivity among ve- |
| 8 | hicles, infrastructure, and the electrical grid; and |
| 9 | (4) other innovative technologies research and |
| 10 | development, as determined by the Secretary. |
| 11 | (c) Industry Participation.—To the maximum |
| 12 | extent practicable, activities under this Act shall be carried |
| 13 | out in partnership or collaboration with automotive manu- |
| 14 | facturers, heavy commercial, vocational, and transit vehi- |
| 15 | cle manufacturers, qualified plug-in electric vehicle manu- |
| 16 | facturers, compressed natural gas vehicle manufacturers, |
| 17 | vehicle and engine equipment and component manufactur- |
| 18 | ers, manufacturing equipment manufacturers, advanced |
| 19 | vehicle service providers, fuel producers and energy sup- |
| 20 | pliers, electric utilities, universities, national laboratories, |
| 21 | and independent research laboratories. In carrying out |
| 22 | this Act the Secretary shall— |
| 23 | (1) determine whether a wide range of compa- |
| 24 | nies that manufacture or assemble vehicles or com- |
| 25 | ponents in the United States are represented in on- |

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going public private partnership activities, including
 firms that have not traditionally participated in fed erally sponsored research and development activities,
 and where possible, partner with such firms that
 conduct significant and relevant research and devel opment activities in the United States;

7 (2) leverage the capabilities and resources of, 8 and formalize partnerships with, industry-led stake-9 holder organizations, nonprofit organizations, indus-10 try consortia, and trade associations with expertise 11 in the research and development of, and education 12 and outreach activities in, advanced automotive and 13 commercial vehicle technologies;

14 (3) develop more effective processes for trans15 ferring research findings and technologies to indus16 try;

17 (4) support public-private partnerships, dedi-18 cated to overcoming barriers in commercial applica-19 tion of transformational vehicle technologies, that 20 utilize such industry-led technology development fa-21 cilities of entities with demonstrated expertise in 22 successfully designing and engineering pre-commer-23 cial generations of such transformational technology; 24 and

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| 1 | (5) promote efforts to ensure that technology |
| 2 | research, development, engineering, and commercial |
| 3 | application activities funded under this Act are car- |
| 4 | ried out in the United States. |
| 5 | (d) INTERAGENCY AND INTRAAGENCY COORDINA- |
| 6 | TION.—To the maximum extent practicable, the Secretary |
| 7 | shall coordinate research, development, demonstration, |
| 8 | and commercial application activities among— |
| 9 | (1) relevant programs within the Department, |
| 10 | including— |
| 11 | (A) the Office of Energy Efficiency and |
| 12 | Renewable Energy; |
| 13 | (B) the Office of Science; |
| 14 | (C) the Office of Electricity Delivery and |
| 15 | Energy Reliability; |
| 16 | (D) the Office of Fossil Energy; |
| 17 | (E) the Advanced Research Projects Agen- |
| 18 | cy—Energy; and |
| 19 | (F) other offices as determined by the Sec- |
| 20 | retary; and |
| 21 | (2) relevant technology research and develop- |
| 22 | ment programs within other Federal agencies, as de- |
| 23 | termined by the Secretary. |
| 24 | (e) Federal Demonstration of Tech- |
| 25 | NOLOGIES.—The Secretary shall make information avail- |

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1 able to procurement programs of Federal agencies regard-2 ing the potential to demonstrate technologies resulting 3 from activities funded through programs under this Act. 4 (f)INTERGOVERNMENTAL COORDINATION.—The 5 Secretary shall seek opportunities to leverage resources and support initiatives of State and local governments in 6 7 developing and promoting advanced vehicle technologies, 8 manufacturing, and infrastructure.

9 (g) CRITERIA.—When awarding grants under this 10 program, the Secretary shall give priority to those tech-11 nologies (either individually or as part of a system) that—

(1) provide the greatest aggregate fuel savings
based on the reasonable projected sales volumes of
the technology; and

15 (2) provide the greatest increase in United16 States employment.

17 SEC. 1307. MANUFACTURING.

18 The Secretary shall carry out a research, develop-19 ment, engineering, demonstration, and commercial appli-20 cation program of advanced vehicle manufacturing tech-21 nologies and practices, including innovative processes—

(1) to increase the production rate and decrease
the cost of advanced battery and fuel cell manufacturing;

| 1 | (2) to vary the capability of individual manufac- |
|----|--|
| 2 | turing facilities to accommodate different battery |
| 3 | chemistries and configurations; |
| 4 | (3) to reduce waste streams, emissions, and en- |
| 5 | ergy intensity of vehicle, engine, advanced battery |
| 6 | and component manufacturing processes; |
| 7 | (4) to recycle and remanufacture used batteries |
| 8 | and other vehicle components for reuse in vehicles or |
| 9 | stationary applications; |
| 10 | (5) to develop manufacturing processes to effec- |
| 11 | tively fabricate, assemble, and produce cost-effective |
| 12 | lightweight materials such as advanced aluminum |
| 13 | and other metal alloys, polymeric composites, and |
| 14 | carbon fiber for use in vehicles; |
| 15 | (6) to produce lightweight high pressure storage |
| 16 | systems for gaseous fuels; |
| 17 | (7) to design and manufacture purpose-built hy- |
| 18 | drogen fuel cell vehicles and components; |
| 19 | (8) to improve the calendar life and cycle life of |
| 20 | advanced batteries; and |
| 21 | (9) to produce permanent magnets for advanced |
| 22 | vehicles. |

PART II—MEDIUM- AND HEAVY-DUTY COMMERCIAL AND TRANSIT VEHICLES SEC. 1308. PROGRAM.

4 The Secretary, in partnership with relevant research 5 and development programs in other Federal agencies, and a range of appropriate industry stakeholders, shall carry 6 7 out a program of cooperative research, development, dem-8 onstration, and commercial application activities on ad-9 vanced technologies for medium- to heavy-duty commer-10 cial, vocational, recreational, and transit vehicles, including activities in the areas of— 11

(1) engine efficiency and combustion research;
(2) onboard storage technologies for compressed
and liquefied natural gas;

(3) development and integration of engine technologies designed for natural gas operation of a variety of vehicle platforms;

18 (4) waste heat recovery and conversion;

19 (5) improved aerodynamics and tire rolling re-20 sistance;

21 (6) energy and space-efficient emissions control
22 systems;

23 (7) mild hybrid, heavy hybrid, hybrid hydraulic,
24 plug-in hybrid, and electric platforms, and energy
25 storage technologies;

26 (8) drivetrain optimization;

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| 1 | (9) friction and wear reduction; |
|----|---|
| 2 | (10) engine idle and parasitic energy loss reduc- |
| 3 | tion; |
| 4 | (11) electrification of accessory loads; |
| 5 | (12) onboard sensing and communications tech- |
| 6 | nologies; |
| 7 | (13) advanced lightweighting materials and ve- |
| 8 | hicle designs; |
| 9 | (14) increasing load capacity per vehicle; |
| 10 | (15) thermal management of battery systems; |
| 11 | (16) recharging infrastructure; |
| 12 | (17) compressed natural gas infrastructure; |
| 13 | (18) advanced internal combustion engines; |
| 14 | (19) complete vehicle and power pack modeling, |
| 15 | simulation, and testing; |
| 16 | (20) hydrogen vehicle technologies, including |
| 17 | fuel cells and internal combustion engines, and hy- |
| 18 | drogen infrastructure, including hydrogen energy |
| 19 | storage to enable renewables and provide hydrogen |
| 20 | for fuel and power; |
| 21 | (21) retrofitting advanced technologies onto ex- |
| 22 | isting truck fleets; |
| 23 | (22) advanced boosting systems; |
| 24 | (23) engine down speeding; and |
| | |

(24) integration of these and other advanced
 systems onto a single truck and trailer platform.

3 SEC. 1309. CLASS 8 TRUCK AND TRAILER SYSTEMS DEM-4 ONSTRATION.

5 (a) IN GENERAL.—The Secretary shall conduct a
6 competitive grant program to demonstrate the integration
7 of multiple advanced technologies on Class 8 truck and
8 trailer platforms, including a combination of technologies
9 listed in section 1308.

10 (b) APPLICANT TEAMS.—Applicant teams may be 11 comprised of truck and trailer manufacturers, engine and 12 component manufacturers, fleet customers, university re-13 searchers, and other applicants as appropriate for the de-14 velopment and demonstration of integrated Class 8 truck 15 and trailer systems.

16 SEC. 1310. TECHNOLOGY TESTING AND METRICS.

17 The Secretary, in coordination with the partners of18 the interagency research program described in section19 1308—

(1) shall develop standard testing procedures
and technologies for evaluating the performance of
advanced heavy vehicle technologies under a range of
representative duty cycles and operating conditions,
including for heavy hybrid propulsion systems;

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1 (2) shall evaluate heavy vehicle performance 2 using work performance-based metrics other than 3 those based on miles per gallon, including those 4 based on units of volume and weight transported for 5 freight applications, and appropriate metrics based 6 on the work performed by nonroad systems; and 7 (3) may construct heavy duty truck and bus 8 testing facilities.

9 SEC. 1311. NONROAD SYSTEMS PILOT PROGRAM.

10 The Secretary shall undertake a pilot program of re-11 search, development, demonstration, and commercial ap-12 plications of technologies to improve total machine or sys-13 tem efficiency for nonroad mobile equipment including agricultural, construction, air, and sea port equipment, and 14 15 shall seek opportunities to transfer relevant research find-16 ings and technologies between the nonroad and on-high-17 way equipment and vehicle sectors.

18 PART III—ADMINISTRATION

19 SEC. 1312. REPEAL OF EXISTING AUTHORITIES.

20 (a) IN GENERAL.—Sections 706, 711, 712, and 933
21 of the Energy Policy Act of 2005 (42 U.S.C. 16051,
22 16061, 16062, 16233) are repealed.

23 (b) ENERGY EFFICIENCY.—Section 911 of the En24 ergy Policy Act of 2005 (42 U.S.C. 16191) is amended—

25 (1) in subsection (a)—

| 1 | (A) in paragraph (1)(A), by striking "vehi- |
|----|--|
| 2 | cles, buildings," and inserting "buildings"; and |
| 3 | (B) in paragraph (2)— |
| 4 | (i) by striking subparagraph (A); and |
| 5 | (ii) by redesignating subparagraphs |
| 6 | (B) through (E) as subparagraphs (A) |
| 7 | through (D), respectively; and |
| 8 | (2) in subsection (c)— |
| 9 | (A) by striking paragraph (3); |
| 10 | (B) by redesignating paragraph (4) as |
| 11 | paragraph (3); and |
| 12 | (C) in paragraph (3) (as so redesignated), |
| 13 | by striking "(a)(2)(D)" and inserting |
| 14 | ''(a)(2)(C)''. |
| 15 | Subtitle E—Short Title |
| 16 | SEC. 1401. SHORT TITLE. |
| 17 | This title may be cited as the "Portman-Shaheen En- |
| 18 | ergy Efficiency Improvement Act of 2016". |
| 19 | TITLE II—INFRASTRUCTURE |
| 20 | Subtitle A—Cybersecurity |
| 21 | SEC. 2001. CYBERSECURITY THREATS. |
| 22 | Part II of the Federal Power Act (16 U.S.C. 824 et |
| 23 | seq.) is amended by adding at the end the following: |
| 24 | "SEC. 224. CYBERSECURITY THREATS. |
| 25 | "(a) DEFINITIONS.—In this section: |
| | |

"(1) BULK-POWER SYSTEM.—The term 'bulk power system' has the meaning given the term in
 section 215.

4 "(2) CRITICAL ELECTRIC INFRASTRUCTURE.— 5 The term 'critical electric infrastructure' means a 6 system or asset of the bulk-power system, whether 7 physical or virtual, the incapacity or destruction of 8 which would negatively affect national security, eco-9 nomic security, public health or safety, or any com-10 bination of those matters.

11 "(3) CRITICAL ELECTRIC INFRASTRUCTURE IN12 FORMATION.—

13 "(A) IN GENERAL.—The term 'critical 14 electric infrastructure information' means infor-15 mation related to critical electric infrastructure, 16 or proposed critical electric infrastructure, gen-17 erated by or provided to the Commission or 18 other Federal agency, other than classified na-19 tional security information, that is designated 20 as critical electric infrastructure information by the Commission under subsection (d)(2). 21

22 "(B) INCLUSIONS.—The term 'critical elec23 tric infrastructure information' includes infor24 mation that qualifies as critical energy infra-

| 1 | structure information under regulations promul- |
|----|---|
| 2 | gated by the Commission. |
| 3 | "(4) Cybersecurity threat.—The term 'cy- |
| 4 | bersecurity threat' means the imminent danger of an |
| 5 | act that severely disrupts, attempts to severely dis- |
| 6 | rupt, or poses a significant risk of severely dis- |
| 7 | rupting the operation of programmable electronic de- |
| 8 | vices or communications networks (including hard- |
| 9 | ware, software, and data) essential to the reliable |
| 10 | operation of the bulk-power system. |
| 11 | "(5) ELECTRIC RELIABILITY ORGANIZATION.— |
| 12 | The term 'Electric Reliability Organization' has the |
| 13 | meaning given the term in section 215. |
| 14 | "(6) REGIONAL ENTITY.—The term 'regional |
| 15 | entity' has the meaning given the term in section |
| 16 | 215. |
| 17 | "(7) Secretary.—The term 'Secretary' means |
| 18 | the Secretary of Energy. |
| 19 | "(b) Emergency Authority of Secretary.— |
| 20 | "(1) IN GENERAL.—If the President notifies |
| 21 | the Secretary that the President has made a deter- |
| 22 | mination that immediate action is necessary to pro- |
| 23 | tect the bulk-power system from a cybersecurity |
| 24 | threat, the Secretary may require, by order and with |
| 25 | or without notice, any entity that is registered with |

| 1 | the Electric Reliability Organization as an owner, |
|----|---|
| 2 | operator, or user of the bulk-power system to take |
| 3 | such actions as the Secretary determines will best |
| 4 | avert or mitigate the cybersecurity threat. |
| 5 | "(2) WRITTEN EXPLANATION.—As soon as |
| 6 | practicable after notifying the Secretary under para- |
| 7 | graph (1), the President shall— |
| 8 | "(A) provide to the Secretary, in writing, |
| 9 | a record of the determination and an expla- |
| 10 | nation of the reasons for the determination; and |
| 11 | "(B) promptly notify, in writing, congres- |
| 12 | sional committees of relevant jurisdiction, in- |
| 13 | cluding the Committee on Energy and Com- |
| 14 | merce of the House of Representatives and the |
| 15 | Committee on Energy and Natural Resources of |
| 16 | the Senate, of the contents of, and justification |
| 17 | for, the directive or determination. |
| 18 | "(3) Coordination with canada and mex- |
| 19 | ICO.—In exercising the authority pursuant to this |
| 20 | subsection, the Secretary is encouraged to consult |
| 21 | and coordinate with the appropriate officials in Can- |
| 22 | ada and Mexico responsible for the protection of cy- |
| 23 | bersecurity of the interconnected North American |
| 24 | electricity grid. |
| | |

| 1 | "(4) Consultation.—Before exercising au- |
|----|--|
| 2 | thority pursuant to this subsection, to the maximum |
| 3 | extent practicable, taking into consideration the na- |
| 4 | ture of an identified cybersecurity threat and the ur- |
| 5 | gency of need for action, the Secretary shall consult |
| 6 | regarding implementation of actions that will effec- |
| 7 | tively address the cybersecurity threat with— |
| 8 | "(A) any entities potentially subject to the |
| 9 | cybersecurity threat that own, control, or oper- |
| 10 | ate bulk-power system facilities; |
| 11 | "(B) the Electric Reliability Organization; |
| 12 | "(C) the Electricity Sub-sector Coordi- |
| 13 | nating Council (as established by the Electric |
| 14 | Reliability Organization); and |
| 15 | "(D) officials of other Federal departments |
| 16 | and agencies, as appropriate. |
| 17 | "(5) Cost recovery.— |
| 18 | "(A) IN GENERAL.—The Commission shall |
| 19 | adopt regulations that permit entities subject to |
| 20 | an order under paragraph (1) to seek recovery |
| 21 | of prudently incurred costs required to imple- |
| 22 | ment actions ordered by the Secretary under |
| 23 | this subsection. |

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| "(B) REQUIREMENTS.—Any rate or charge |
| approved under regulations adopted pursuant to |
| this paragraph— |
| "(i) shall be just and reasonable; and |
| "(ii) shall not be unduly discrimina- |
| tory or preferential. |
| "(c) DURATION OF EMERGENCY ORDERS.—An order |
| issued by the Secretary pursuant to subsection (b) shall |
| remain in effect for not longer than the 30-day period be- |
| ginning on the effective date of the order, unless, during |
| that 30 day-period, the Secretary— |
| "(1) provides to interested persons an oppor- |
| tunity to submit written data, recommendations, and |
| arguments; and |
| "(2) affirms, amends, or repeals the order, sub- |
| ject to the condition that an amended order shall not |
| exceed a total duration of 90 days. |
| "(d) Protection and Sharing of Critical Elec- |
| TRIC INFRASTRUCTURE.— |
| "(1) PROTECTION OF CRITICAL ELECTRIC IN- |
| FRASTRUCTURE.—Critical electric infrastructure in- |
| formation— |
| "(A) shall be exempt from disclosure under |
| section 552(b)(3) of title 5, United States Code; |
| and |
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| 1 | "(B) shall not be made available by any |
| 2 | State, political subdivision, or tribal authority |
| 3 | pursuant to any State, political subdivision, or |
| 4 | tribal law requiring disclosure of information or |
| 5 | records. |
| 6 | "(2) Designation and sharing of critical |
| 7 | ELECTRIC INFRASTRUCTURE INFORMATIONNot |
| 8 | later than 1 year after the date of enactment of this |
| 9 | section, the Commission, in consultation with the |
| 10 | Secretary of Energy, shall promulgate such regula- |
| 11 | tions and issue such orders as necessary— |
| 12 | "(A) to designate critical electric infra- |
| 13 | structure information; |
| 14 | "(B) to prohibit the unauthorized disclo- |
| 15 | sure of critical electric infrastructure informa- |
| 16 | tion; and |
| 17 | "(C) to ensure there are appropriate sanc- |
| 18 | tions in place for Commissioners, officers, em- |
| 19 | ployees, or agents of the Commission who |
| 20 | knowingly and willfully disclose critical electric |
| 21 | infrastructure information in a manner that is |
| 22 | not authorized under this section; |
| 23 | "(3) Considerations.—In promulgating regu- |
| 24 | lations and issuing orders under paragraph (2), the |
| | |

| 1 | Commission shall take into consideration the role of |
|----|--|
| 2 | State commissions in— |
| 3 | "(A) reviewing the prudence and cost of |
| 4 | investments; |
| 5 | "(B) determining the rates and terms of |
| 6 | conditions for electric services; and |
| 7 | "(C) ensuring the safety and reliability of |
| 8 | the bulk-power system and distribution facilities |
| 9 | within the respective jurisdictions of the State |
| 10 | commissions. |
| 11 | "(4) No required sharing of informa- |
| 12 | TION.—Nothing in this section requires a person or |
| 13 | entity in possession of critical electric infrastructure |
| 14 | information to share the information with Federal, |
| 15 | State, political subdivision, or tribal authorities, or |
| 16 | any other person or entity. |
| 17 | "(5) DISCLOSURE OF NONCRITICAL ELECTRIC |
| 18 | INFRASTRUCTURE INFORMATION.—In carrying out |
| 19 | this section, the Commission shall segregate critical |
| 20 | electric infrastructure information within documents |
| 21 | and electronic communications, wherever feasible, to |
| 22 | facilitate disclosure of information that is not des- |
| 23 | ignated as critical electric infrastructure informa- |
| 24 | tion.". |
| | |

| 1 | SEC. 2002. ENHANCED GRID SECURITY. |
|----|---|
| 2 | (a) DEFINITIONS.—In this section: |
| 3 | (1) ELECTRIC UTILITY.—The term "electric |
| 4 | utility" has the meaning given the term in section |
| 5 | 3 of the Federal Power Act (16 U.S.C. 796). |
| 6 | (2) ES–ISAC.—The term "ES–ISAC" means |
| 7 | the Electricity Sector Information Sharing and |
| 8 | Analysis Center. |
| 9 | (3) NATIONAL LABORATORY.—The term "Na- |
| 10 | tional Laboratory" has the meaning given the term |
| 11 | in section 2 of the Energy Policy Act of 2005 (42 $$ |
| 12 | U.S.C. 15801). |
| 13 | (4) Sector-specific agency.—The term |
| 14 | "Sector-Specific Agency" has the meaning given the |
| 15 | term in the Presidential policy directive entitled |
| 16 | "Critical Infrastructure Security and Resilience", |
| 17 | numbered 21, and dated February 12, 2013. |
| 18 | (b) Sector-Specific Agency for Cybersecurity |
| 19 | FOR THE ENERGY SECTOR.— |
| 20 | (1) IN GENERAL.—The Department shall be the |
| 21 | lead Sector-Specific Agency for cybersecurity for the |
| 22 | energy sector. |
| 23 | (2) DUTIES.—As the designated Sector-Specific |
| 24 | Agency for cybersecurity, the duties of the Depart- |
| 25 | ment shall include— |
| | |

| 1 | (A) coordinating with the Department of |
|----|--|
| 2 | Homeland Security and other relevant Federal |
| 3 | departments and agencies; |
| 4 | (B) collaborating with— |
| 5 | (i) critical infrastructure owners and |
| 6 | operators; and |
| 7 | (ii) as appropriate— |
| 8 | (I) independent regulatory agen- |
| 9 | cies; and |
| 10 | (II) State, local, tribal and terri- |
| 11 | torial entities; |
| 12 | (C) serving as a day-to-day Federal inter- |
| 13 | face for the dynamic prioritization and coordi- |
| 14 | nation of sector-specific activities; |
| 15 | (D) carrying out incident management re- |
| 16 | sponsibilities consistent with applicable law (in- |
| 17 | cluding regulations) and other appropriate poli- |
| 18 | cies or directives; |
| 19 | (E) providing, supporting, or facilitating |
| 20 | technical assistance and consultations for the |
| 21 | energy sector to identify vulnerabilities and help |
| 22 | mitigate incidents, as appropriate; and |
| 23 | (F) supporting the reporting requirements |
| 24 | of the Department of Homeland Security under |
| 25 | applicable law by providing, on an annual basis, |

| 1 | sector-specific critical infrastructure informa- |
|----|--|
| 2 | tion. |
| 3 | (c) Cybersecurity for the Energy Sector Re- |
| 4 | SEARCH, DEVELOPMENT, AND DEMONSTRATION PRO- |
| 5 | GRAM.— |
| 6 | (1) IN GENERAL.—The Secretary, in consulta- |
| 7 | tion with appropriate Federal agencies, the energy |
| 8 | sector, the States, and other stakeholders, shall |
| 9 | carry out a program— |
| 10 | (A) to develop advanced cybersecurity ap- |
| 11 | plications and technologies for the energy sec- |
| 12 | tor— |
| 13 | (i) to identify and mitigate |
| 14 | vulnerabilities, including— |
| 15 | (I) dependencies on other critical |
| 16 | infrastructure; and |
| 17 | (II) impacts from weather and |
| 18 | fuel supply; and |
| 19 | (ii) to advance the security of field de- |
| 20 | vices and third-party control systems, in- |
| 21 | cluding- |
| 22 | (I) systems for generation, trans- |
| 23 | mission, distribution, end use, and |
| 24 | market functions; |

| 1 | (II) specific electric grid elements |
|----|---|
| 2 | including advanced metering, demand |
| 3 | response, distributed generation, and |
| 4 | electricity storage; |
| 5 | (III) forensic analysis of infected |
| 6 | systems; and |
| 7 | (IV) secure communications; |
| 8 | (B) to leverage electric grid architecture as |
| 9 | a means to assess risks to the energy sector, in- |
| 10 | cluding by implementing an all-hazards ap- |
| 11 | proach to communications infrastructure, con- |
| 12 | trol systems architecture, and power systems |
| 13 | architecture; |
| 14 | (C) to perform pilot demonstration projects |
| 15 | with the energy sector to gain experience with |
| 16 | new technologies; and |
| 17 | (D) to develop workforce development cur- |
| 18 | ricula for energy sector-related cybersecurity. |
| 19 | (2) AUTHORIZATION OF APPROPRIATIONS.— |
| 20 | There is authorized to be appropriated to carry out |
| 21 | this subsection \$65,000,000 for each of fiscal years |
| 22 | 2017 through 2025. |
| 23 | (d) Energy Sector Component Testing for |
| 24 | Cyberresilience Program.— |

| 1 | (1) IN GENERAL.—The Secretary shall carry |
|----|---|
| 2 | out a program— |
| 3 | (A) to establish a cybertesting and mitiga- |
| 4 | tion program to identify vulnerabilities of en- |
| 5 | ergy sector supply chain products to known |
| 6 | threats; |
| 7 | (B) to oversee third-party cybertesting; |
| 8 | and |
| 9 | (C) to develop procurement guidelines for |
| 10 | energy sector supply chain components. |
| 11 | (2) Authorization of appropriations.— |
| 12 | There is authorized to be appropriated to carry out |
| 13 | this subsection \$15,000,000 for each of fiscal years |
| 14 | 2017 through 2025. |
| 15 | (e) Energy Sector Operational Support for |
| 16 | Cyberresilience Program.— |
| 17 | (1) IN GENERAL.—The Secretary may carry out |
| 18 | a program— |
| 19 | (A) to enhance and periodically test— |
| 20 | (i) the emergency response capabilities |
| 21 | of the Department; and |
| 22 | (ii) the coordination of the Depart- |
| 23 | ment with other agencies, the National |
| 24 | Laboratories, and private industry; |

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| 1 | (B) to expand cooperation of the Depart- |
| 2 | ment with the intelligence communities for en- |
| 3 | ergy sector-related threat collection and anal- |
| 4 | ysis; |
| 5 | (C) to enhance the tools of the Department |
| 6 | and ES–ISAC for monitoring the status of the |
| 7 | energy sector; |
| 8 | (D) to expand industry participation in |
| 9 | ES–ISAC; and |
| 10 | (E) to provide technical assistance to small |
| 11 | electric utilities for purposes of assessing |
| 12 | cybermaturity level. |
| 13 | (2) Authorization of appropriations.— |
| 14 | There is authorized to be appropriated to carry out |
| 15 | this subsection \$10,000,000 for each of fiscal years |
| 16 | 2017 through 2025. |
| 17 | (f) Modeling and Assessing Energy Infra- |
| 18 | STRUCTURE RISK.— |
| 19 | (1) IN GENERAL.—The Secretary shall develop |
| 20 | an advanced energy security program to secure en- |
| 21 | ergy networks, including electric, natural gas, and |
| 22 | oil exploration, transmission, and delivery. |
| 23 | (2) Security and resiliency objective.— |
| 24 | The objective of the program developed under para- |
| 25 | graph (1) is to increase the functional preservation |
| | |

| 1 | of the electric grid operations or natural gas and oil |
|----|--|
| 2 | operations in the face of natural and human-made |
| 3 | threats and hazards, including electric magnetic |
| 4 | pulse and geomagnetic disturbances. |
| 5 | (3) ELIGIBLE ACTIVITIES.—In carrying out the |
| 6 | program developed under paragraph (1), the Sec- |
| 7 | retary may— |
| 8 | (A) develop capabilities to identify |
| 9 | vulnerabilities and critical components that pose |
| 10 | major risks to grid security if destroyed or im- |
| 11 | paired; |
| 12 | (B) provide modeling at the national level |
| 13 | to predict impacts from natural or human-made |
| 14 | events; |
| 15 | (C) develop a maturity model for physical |
| 16 | security and cybersecurity; |
| 17 | (D) conduct exercises and assessments to |
| 18 | identify and mitigate vulnerabilities to the elec- |
| 19 | tric grid, including providing mitigation rec- |
| 20 | ommendations; |
| 21 | (E) conduct research hardening solutions |
| 22 | for critical components of the electric grid; |
| 23 | (F) conduct research mitigation and recov- |
| 24 | ery solutions for critical components of the elec- |
| 25 | tric grid; and |

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1 (G) provide technical assistance to States 2 and other entities for standards and risk anal-3 ysis. 4 (4)AUTHORIZATION OF APPROPRIATIONS.— 5 There is authorized to be appropriated to carry out 6 this subsection \$10,000,000 for each of fiscal years 7 2017 through 2025. 8 (g) LEVERAGING EXISTING PROGRAMS.—The pro-9 grams established under this section shall be carried out

10 consistent with—

(1) the report of the Department entitled
"Roadmap to Achieve Energy Delivery Systems Cybersecurity" and dated 2011;

(2) existing programs of the Department; and
(3) any associated strategic framework that
links together academic and National Laboratory researchers, electric utilities, manufacturers, and any
other relevant private industry organizations, including the Electricity Sub-sector Coordinating Council.
(h) STUDY.—

(1) IN GENERAL.—Not later than 180 days
after the date of enactment of this Act, the Secretary, in consultation with the Federal Energy Regulatory Commission and the North American Electric Reliability Corporation, shall conduct a study to

explore alternative management structures and fund ing mechanisms to expand industry membership and
 participation in ES-ISAC.

4 (2) REPORT.—The Secretary shall submit to
5 the appropriate committees of Congress a report de6 scribing the results of the study conducted under
7 paragraph (1).

8 Subtitle B—Strategic Petroleum 9 Reserve

10SEC. 2101. STRATEGIC PETROLEUM RESERVE MODERNIZA-11TION.

(a) REAFFIRMATION OF POLICY.—Congress reaffirms the continuing strategic importance and need for the
Strategic Petroleum Reserve as found and declared in section 151 of the Energy Policy and Conservation Act (42
U.S.C. 6231).

17 (b) SPR PETROLEUM ACCOUNT.—Section 167(b) of
18 the Energy Policy and Conservation Act (42 U.S.C.
19 6247(b)) is amended to read as follows:

20 "(b) Obligation of Funds for the Acquisition,
21 Transportation, and Injection of Petroleum
22 Products Into SPR and for Other Purposes.—

23 "(1) PURPOSES.—Amounts in the Account may
24 be obligated by the Secretary of Energy for—

| 1 | "(A) the acquisition, transportation, and |
|----|--|
| 2 | injection of petroleum products into the Re- |
| 3 | serve; |
| 4 | "(B) test sales of petroleum products from |
| 5 | the Reserve; |
| 6 | "(C) the drawdown, sale, and delivery of |
| 7 | petroleum products from the Reserve; |
| 8 | "(D) the construction, maintenance, re- |
| 9 | pair, and replacement of storage facilities and |
| 10 | related facilities; and |
| 11 | "(E) carrying out non-Reserve projects |
| 12 | needed to enhance the energy security of the |
| 13 | United States by increasing the resilience, reli- |
| 14 | ability, safety, and security of energy supply, |
| 15 | transmission, storage, or distribution infrastruc- |
| 16 | ture. |
| 17 | "(2) Amounts.—Amounts in the Account may |
| 18 | be obligated by the Secretary of Energy for purposes |
| 19 | of paragraph (1), in the case of any fiscal year— |
| 20 | "(A) subject to section 660 of the Depart- |
| 21 | ment of Energy Organization Act (42 U.S.C. |
| 22 | 7270), in such aggregate amounts as may be |
| 23 | appropriated in advance in appropriations Acts; |
| 24 | and |

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| 1 | "(B) notwithstanding section 660 of the |
| 2 | Department of Energy Organization Act (42) |
| 3 | U.S.C. 7270), in an aggregate amount equal to |
| 4 | the aggregate amount of the receipts to the |
| 5 | United States from the sale of petroleum prod- |
| 6 | ucts in any drawdown and a distribution of the |
| 7 | Reserve under section 161, including— |
| 8 | "(i) a drawdown and distribution car- |
| 9 | ried out under subsection (g) of that sec- |
| 10 | tion; or |
| 11 | "(ii) from the sale of petroleum prod- |
| 12 | ucts under section 160(f). |
| 13 | "(3) AVAILABILITY OF FUNDS.—Funds avail- |
| 14 | able to the Secretary of Energy for obligation under |
| 15 | this subsection may remain available without fiscal |
| 16 | year limitation.". |
| 17 | (c) DEFINITION OF RELATED FACILITY.—Section |
| 18 | 152(8) of the Energy Policy and Conservation Act (42) |
| 19 | U.S.C. 6232(8)) is amended by inserting "terminals," |
| 20 | after "reservoirs,". |
| 21 | Subtitle C—Trade |
| 22 | SEC. 2201. ACTION ON APPLICATIONS TO EXPORT LIQUE- |
| 23 | FIED NATURAL GAS. |
| 24 | (a) DECISION DEADLINE.—For proposals that must |
| 25 | also obtain authorization from the Federal Energy Regu- |
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latory Commission or the Maritime Administration to site,
 construct, expand, or operate liquefied natural gas export
 facilities, the Secretary shall issue a final decision on any
 application for the authorization to export natural gas
 under section 3(a) of the Natural Gas Act (15 U.S.C.
 717b(a)) not later than 45 days after the later of—

7 (1) the conclusion of the review to site, con8 struct, expand, or operate the liquefied natural gas
9 export facilities required by the National Environ10 mental Policy Act of 1969 (42 U.S.C. 4321 et seq.);
11 or

12 (2) the date of enactment of this Act.

(b) CONCLUSION OF REVIEW.—For purposes of subsection (a), review required by the National Environmental Policy Act of 1969 (42 U.S.C. 4321 et seq.) shall
be considered concluded when the lead agency—

17 (1) for a project requiring an Environmental
18 Impact Statement, publishes a Final Environmental
19 Impact Statement;

20 (2) for a project for which an Environmental
21 Assessment has been prepared, publishes a Finding
22 of No Significant Impact; or

23 (3) determines that an application is eligible for24 a categorical exclusion pursuant to National Envi-

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| 1 | ronmental Policy Act of 1969 (42 U.S.C. 4321 et |
| 2 | seq.) implementing regulations. |
| 3 | (c) Judicial Review.— |
| 4 | (1) IN GENERAL.—Except for review in the Su- |
| 5 | preme Court, the United States Court of Appeals for |
| 6 | the District of Columbia Circuit or the circuit in |
| 7 | which the liquefied natural gas export facility will be |
| 8 | located pursuant to an application described in sub- |
| 9 | section (a) shall have original and exclusive jurisdic- |
| 10 | tion over any civil action for the review of— |
| 11 | (A) an order issued by the Secretary with |
| 12 | respect to such application; or |
| 13 | (B) the failure of the Secretary to issue a |
| 14 | final decision on such application. |
| 15 | (2) Order.—If the Court in a civil action de- |
| 16 | scribed in paragraph (1) finds that the Secretary |
| 17 | has failed to issue a final decision on the application |
| 18 | as required under subsection (a), the Court shall |
| 19 | order the Secretary to issue the final decision not |
| 20 | later than 30 days after the order of the Court. |
| 21 | (3) EXPEDITED CONSIDERATION.—The Court |
| 22 | shall— |
| 23 | (A) set any civil action brought under this |
| 24 | subsection for expedited consideration; and |
| | |

| 1 | (B) set the matter on the docket as soon |
|----|--|
| 2 | as practicable after the filing date of the initial |
| 3 | pleading. |
| 4 | (4) TRANSFERS.—In the case of an application |
| 5 | described in subsection (a) for which a petition for |
| 6 | review has been filed— |
| 7 | (A) upon motion by an applicant, the mat- |
| 8 | ter shall be transferred to the United States |
| 9 | Court of Appeals for the District of Columbia |
| 10 | Circuit or the circuit in which a liquefied nat- |
| 11 | ural gas export facility will be located pursuant |
| 12 | to an application described in section 3(a) of |
| 13 | the Natural Gas Act (15 U.S.C. 717b(a)); and |
| 14 | (B) the provisions of this section shall |
| 15 | apply. |
| 16 | SEC. 2202. PUBLIC DISCLOSURE OF LIQUEFIED NATURAL |
| 17 | GAS EXPORT DESTINATIONS. |
| 18 | Section 3 of the Natural Gas Act (15 U.S.C. 717b) |
| 19 | is amended by adding at the end the following: |
| 20 | "(g) Public Disclosure of LNG Export Des- |
| 21 | TINATIONS.— |
| 22 | "(1) IN GENERAL.—In the case of any author- |
| 23 | ization to export liquefied natural gas, the Secretary |
| 24 | of Energy shall require the applicant to report to the |
| 25 | Secretary of Energy the names of the 1 or more |

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| 1 | countries of destination to which the exported lique- |
| 2 | fied natural gas is delivered. |
| 3 | "(2) TIMING.—The applicant shall file the re- |
| 4 | port required under paragraph (1) not later than— |
| 5 | "(A) in the case of the first export, the |
| 6 | last day of the month following the month of |
| 7 | the first export; and |
| 8 | "(B) in the case of subsequent exports, the |
| 9 | date that is 30 days after the last day of the |
| 10 | applicable month concerning the activity of the |
| 11 | previous month. |
| 12 | "(3) DISCLOSURE.—The Secretary of Energy |
| 13 | shall publish the information reported under this |
| 14 | subsection on the website of the Department of En- |
| 15 | ergy and otherwise make the information available |
| 16 | to the public.". |
| 17 | SEC. 2203. ENERGY DATA COLLABORATION. |
| 18 | (a) IN GENERAL.—The Administrator of the Energy |
| 19 | Information Administration (referred to in this section as |
| 20 | the "Administrator") shall collaborate with the appro- |
| 21 | priate officials in Canada and Mexico, as determined by |
| 22 | the Administrator, to improve— |
| 23 | (1) the quality and transparency of energy data |
| 24 | in North America through reconciliation of data on |
| | |

| 1 | energy trade flows among the United States, Can- |
|----|---|
| 2 | ada, and Mexico; |
| 3 | (2) the extension of energy mapping capabilities |
| 4 | in the United States, Canada, and Mexico; and |
| 5 | (3) the development of common energy data |
| 6 | terminology among the United States, Canada, and |
| 7 | Mexico. |
| 8 | (b) PERIODIC UPDATES.—The Administrator shall |
| 9 | periodically submit to the Committee on Energy and Nat- |
| 10 | ural Resources of the Senate and the Committee on En- |
| 11 | ergy and Commerce of the House of Representatives an |
| 12 | update on— |
| 13 | (1) the extent to which energy data is being |
| 14 | shared under subsection (a); and |
| 15 | (2) whether forward-looking projections for re- |
| 16 | gional energy flows are improving in accuracy as a |
| 17 | result of the energy data sharing under that sub- |
| 18 | section. |
| 19 | Subtitle D—Electricity and Energy |
| 20 | Storage |
| 21 | SEC. 2301. GRID STORAGE PROGRAM. |
| 22 | (a) IN GENERAL.—The Secretary shall conduct a |
| 23 | program of research, development, and demonstration of |
| 24 | electric grid energy storage that addresses the principal |

| 1 | challenges identified in the 2013 Department of Energy |
|----|---|
| 2 | Strategic Plan for Grid Energy Storage. |
| 3 | (b) AREAS OF FOCUS.—The program under this sec- |
| 4 | tion shall focus on— |
| 5 | (1) materials and electrochemical systems re- |
| 6 | search; |
| 7 | (2) power conversion technologies research; |
| 8 | (3) developing— |
| 9 | (A) empirical and science-based industry |
| 10 | standards to compare the storage capacity, |
| 11 | cycle length and capabilities, and reliability of |
| 12 | different types of electricity storage; and |
| 13 | (B) validation and testing techniques; |
| 14 | (4) other fundamental and applied research |
| 15 | critical to widespread deployment of electricity stor- |
| 16 | age; |
| 17 | (5) device development that builds on results |
| 18 | from research described in paragraphs (1) , (2) , and |
| 19 | (4), including combinations of power electronics, ad- |
| 20 | vanced optimizing controls, and energy storage as a |
| 21 | general purpose element of the electric grid; |
| 22 | (6) grid-scale testing and analysis of storage |
| 23 | devices, including test-beds and field trials; |

| 1 | (7) cost-benefit analyses that inform capital ex- |
|----|--|
| 2 | penditure planning for regulators and owners and |
| 3 | operators of components of the electric grid; |
| 4 | (8) electricity storage device safety and reli- |
| 5 | ability, including potential failure modes, mitigation |
| 6 | measures, and operational guidelines; |
| 7 | (9) standards for storage device performance, |
| 8 | control interface, grid interconnection, and inter- |
| 9 | operability; and |
| 10 | (10) maintaining a public database of energy |
| 11 | storage projects, policies, codes, standards, and reg- |
| 12 | ulations. |
| 13 | (c) Assistance to States.—The Secretary may |
| 14 | provide technical and financial assistance to States, Indian |
| 15 | tribes, or units of local government to participate in or |
| 16 | use research, development, or deployment of technology |
| 17 | developed under this section. |
| 18 | (d) Authorization of Appropriations.—There is |
| 19 | authorized to be appropriated to the Secretary to carry |
| 20 | out this section $$50,000,000$ for each of fiscal years 2017 |
| 21 | through 2026. |
| 22 | (e) No Effect on Other Provisions of Law.— |
| 23 | Nothing in this subtitle or an amendment made by this |
| 24 | subtitle authorizes regulatory actions that would duplicate |

25 or conflict with regulatory requirements, mandatory

standards, or related processes under section 215 of the
 Federal Power Act (16 U.S.C. 824o).

3 SEC. 2302. ELECTRIC SYSTEM GRID ARCHITECTURE, SCE-4 NARIO DEVELOPMENT, AND MODELING.

5 (a) GRID ARCHITECTURE AND SCENARIO DEVELOP-6 MENT.—

7 (1) IN GENERAL.—Subject to paragraph (2), 8 the Secretary shall establish and facilitate a collabo-9 rative process to develop model grid architecture and 10 a set of future scenarios for the electric system to 11 examine the impacts of different combinations of re-12 sources (including different quantities of distributed 13 energy resources and large-scale, central generation) 14 on the electric grid.

(2) MARKET STRUCTURE.—The grid architecture and scenarios developed under paragraph (1)
shall account for differences in market structure, including an examination of the potential for stranded
costs in each type of market structure.

20 (3) FINDINGS.—Based on the findings of grid
21 architecture developed under paragraph (1), the Sec22 retary shall—

23 (A) determine whether any additional24 standards are necessary to ensure the interoper-

| 1 | ability of grid systems and associated commu- |
|----|---|
| 2 | nications networks; and |
| 3 | (B) if the Secretary makes a determination |
| 4 | that additional standards are necessary under |
| 5 | subparagraph (A), make recommendations for |
| 6 | additional standards, including, as may be ap- |
| 7 | propriate, to the Electric Reliability Organiza- |
| 8 | tion under section 215 of the Federal Power |
| 9 | Act (16 U.S.C. 8240). |
| 10 | (b) MODELING.—Subject to subsection (c), the Sec- |
| 11 | retary shall— |
| 12 | (1) conduct modeling based on the scenarios de- |
| 13 | veloped under subsection (a); and |
| 14 | (2) analyze and evaluate the technical and fi- |
| 15 | nancial impacts of the models to assist States, utili- |
| 16 | ties, and other stakeholders in— |
| 17 | (A) enhancing strategic planning efforts; |
| 18 | (B) avoiding stranded costs; and |
| 19 | (C) maximizing the cost-effectiveness of fu- |
| 20 | ture grid-related investments. |
| 21 | (c) INPUT.—The Secretary shall develop the sce- |
| 22 | narios and conduct the modeling and analysis under sub- |
| 23 | sections (a) and (b) with participation or input, as appro- |
| 24 | priate, from— |
| 25 | (1) the National Laboratories; |

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| 1 | (2) States; |
|----|---|
| 2 | (3) State regulatory authorities; |
| 3 | (4) transmission organizations; |
| 4 | (5) representatives of the electric industry; |
| 5 | (6) academic institutions; |
| 6 | (7) independent research institutes; and |
| 7 | (8) other entities. |
| 8 | SEC. 2303. TECHNOLOGY DEMONSTRATION ON THE DIS- |
| 9 | TRIBUTION SYSTEM. |
| 10 | (a) IN GENERAL.—The Secretary shall establish a |
| 11 | grant program to carry out eligible projects related to the |
| 12 | modernization of the electric grid, including the applica- |
| 13 | tion of technologies to improve observability, advanced |
| 14 | controls, and prediction of system performance on the dis- |
| 15 | tribution system. |
| 16 | (b) ELIGIBLE PROJECTS.—To be eligible for a grant |
| 17 | under subsection (a), a project shall— |
| 18 | (1) be designed to improve the performance and |
| 19 | efficiency of the future electric grid, while ensuring |
| 20 | the continued provision of safe, secure, reliable, and |
| 21 | affordable power; and |
| 22 | (2) demonstrate— |
| 23 | (A) secure integration and management of |
| 24 | 2 or more energy resources, including distrib- |
| 25 | uted energy generation, combined heat and |
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| power, micro-grids, energy storage, electric ve- |
| hicles, energy efficiency, demand response, and |
| intelligent loads; and |
| (B) secure integration and interoperability |
| of communications and information tech- |
| nologies. |
| (c) PARTICIPATION.—Projects conducted under sub- |
| section (b) shall include the participation of a partnership |
| consisting of 2 or more entities that— |
| (1) may include |
| (A) any institution of higher education; |
| (B) a National Laboratory; |
| (C) a representative of a State or local |
| government; |
| (D) a representative of an Indian tribe; or |
| (E) a Federal power marketing adminis- |
| tration; and |
| (2) shall include at least 1 of any of— |
| (A) an investor-owned electric utility; |
| (B) a publicly owned utility; |
| (C) a technology provider; |
| (D) a rural electric cooperative; |
| (E) a regional transmission organization; |
| or |
| (F) an independent system operator |
| |

(d) CYBERSECURITY PLAN.—Each demonstration
 project conducted under subsection (a) shall include the
 development of a cybersecurity plan approved by the Sec retary.

5 (e) PRIVACY RISK ANALYSIS.—Each demonstration 6 project conducted under subsection (a) shall include a pri-7 vacy impact assessment that evaluates the project against 8 the 5 core concepts in the Voluntary Code of Conduct of 9 the Department, commonly known as the "DataGuard 10 Energy Data Privacy Program", or the most recent revi-11 sions to the privacy program of the Department.

12 SEC. 2304. HYBRID MICRO-GRID SYSTEMS FOR ISOLATED 13 AND RESILIENT COMMUNITIES.

14 (a) DEFINITIONS.—In this section:

(1) HYBRID MICRO-GRID SYSTEM.—The term
"hybrid micro-grid system" means a stand-alone
electrical system that—

18 (A) is comprised of conventional generation
19 and at least 1 alternative energy resource; and
20 (B) may use grid-scale energy storage.

(2) ISOLATED COMMUNITY.—The term "isolated community" means a community that is powered by a stand-alone electric generation and distribution system without the economic and reliability
benefits of connection to a regional electric grid.

| 1 | (3) Micro-grid system.—The term "micro- |
|----|---|
| 2 | grid system" means a standalone electrical system |
| 3 | that uses grid-scale energy storage. |
| 4 | (4) Strategy.—The term "strategy" means |
| 5 | the strategy developed pursuant to subsection |
| 6 | (b)(2)(B). |
| 7 | (b) Program.— |
| 8 | (1) ESTABLISHMENT.—The Secretary shall es- |
| 9 | tablish a program to promote the development of— |
| 10 | (A) hybrid micro-grid systems for isolated |
| 11 | communities; and |
| 12 | (B) micro-grid systems to increase the re- |
| 13 | silience of critical infrastructure. |
| 14 | (2) Phases.—The program established under |
| 15 | paragraph (1) shall be divided into the following |
| 16 | phases: |
| 17 | (A) Phase I, which shall consist of the de- |
| 18 | velopment of a feasibility assessment for— |
| 19 | (i) hybrid micro-grid systems in iso- |
| 20 | lated communities; and |
| 21 | (ii) micro-grid systems to enhance the |
| 22 | resilience of critical infrastructure. |
| 23 | (B) Phase II, which shall consist of the de- |
| 24 | velopment of an implementation strategy, in ac- |
| 25 | cordance with paragraph (3), to promote the |

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1 development of hybrid micro-grid systems for 2 isolated communities, particularly for those 3 communities exposed to extreme weather condi-4 tions and high energy costs, including elec-5 tricity, space heating and cooling, and transpor-6 tation. 7 (C) Phase III, which shall be carried out 8 in parallel with Phase II and consist of the de-9 velopment of an implementation strategy to

promote the development of micro-grid systems that increase the resilience of critical infrastructure.

(D) Phase IV, which shall consist of costshared demonstration projects, based upon the
strategies developed under subparagraph (B)
that include the development of physical and cybersecurity plans to take appropriate measures
to protect and secure the electric grid.

(E) Phase V, which shall establish a benefits analysis plan to help inform regulators, policymakers, and industry stakeholders about the
affordability, environmental and resilience benefits associated with Phases II, III and IV.

| 1 | (3) Requirements for strategy.—In devel- |
|----|---|
| 2 | oping the strategy under paragraph (2)(B), the Sec- |
| 3 | retary shall consider— |
| 4 | (A) establishing future targets for the eco- |
| 5 | nomic displacement of conventional generation |
| 6 | using hybrid micro-grid systems, including dis- |
| 7 | placement of conventional generation used for |
| 8 | electric power generation, heating and cooling, |
| 9 | and transportation; |
| 10 | (B) the potential for renewable resources, |
| 11 | including wind, solar, and hydropower, to be in- |
| 12 | tegrated into a hybrid micro-grid system; |
| 13 | (C) opportunities for improving the effi- |
| 14 | ciency of existing hybrid micro-grid systems; |
| 15 | (D) the capacity of the local workforce to |
| 16 | operate, maintain, and repair a hybrid micro- |
| 17 | grid system; |
| 18 | (E) opportunities to develop the capacity of |
| 19 | the local workforce to operate, maintain, and |
| 20 | repair a hybrid micro-grid system; |
| 21 | (F) leveraging existing capacity within |
| 22 | local or regional research organizations, such as |
| 23 | organizations based at institutions of higher |
| 24 | education, to support development of hybrid |
| 25 | micro-grid systems, including by testing novel |

| 1 | components and systems prior to field deploy- |
|----|--|
| 2 | ment; |
| 3 | (G) the need for basic infrastructure to de- |
| 4 | velop, deploy, and sustain a hybrid micro-grid |
| 5 | system; |
| 6 | (H) input of traditional knowledge from |
| 7 | local leaders of isolated communities in the de- |
| 8 | velopment of a hybrid micro-grid system; |
| 9 | (I) the impact of hybrid micro-grid systems |
| 10 | on defense, homeland security, economic devel- |
| 11 | opment, and environmental interests; |
| 12 | (J) opportunities to leverage existing inter- |
| 13 | agency coordination efforts and recommenda- |
| 14 | tions for new interagency coordination efforts to |
| 15 | minimize unnecessary overhead, mobilization, |
| 16 | and other project costs; and |
| 17 | (K) any other criteria the Secretary deter- |
| 18 | mines appropriate. |
| 19 | (c) Collaboration.—The program established |
| 20 | under subsection $(b)(1)$ shall be carried out in collabora- |
| 21 | tion with relevant stakeholders, including, as appro- |
| 22 | priate— |
| 23 | (1) States; |
| 24 | (2) Indian tribes; |
| 25 | (3) regional entities and regulators; |

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(4) units of local government;
 (5) institutions of higher education; and
 (6) private sector entities.
 (d) REPORT.—Not later than 180 days after the date
 of enactment of this Act, and annually thereafter, the Sec retary shall submit to the Committee on Energy and Nat-

7 ural Resources of the Senate and the Committee on En8 ergy and Commerce of the House of Representatives a re9 port on the efforts to implement the program established
10 under subsection (b)(1) and the status of the strategy de11 veloped under subsection (b)(2)(B).

12 SEC. 2305. VOLUNTARY MODEL PATHWAYS.

13 (a) ESTABLISHMENT OF VOLUNTARY MODEL PATH-14 WAYS.—

(1) ESTABLISHMENT.—Not later than 90 days
after the date of enactment of this Act, the Secretary shall initiate the development of voluntary
model pathways for modernizing the electric grid
through a collaborative, public-private effort that—
(A) produces illustrative policy pathways

that can be adapted for State and regional applications by regulators and policymakers;

23 (B) facilitates the modernization of the
24 electric grid to achieve the objectives described
25 in paragraph (2);

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| (C) ensures a reliable, resilient, affordable, |
|---|
| safe, and secure electric system; and |
| (D) acknowledges and provides for dif- |
| ferent priorities, electric systems, and rate |
| structures across States and regions. |
| (2) OBJECTIVES.—The pathways established |
| under paragraph (1) shall facilitate achievement of |
| the following objectives: |
| (A) Near real-time situational awareness of |
| the electric system. |
| (B) Data visualization. |
| (C) Advanced monitoring and control of |
| the advanced electric grid. |
| (D) Enhanced certainty for private invest- |
| ment in the electric system. |
| (E) Increased innovation. |
| (F) Greater consumer empowerment. |
| (G) Enhanced grid resilience, reliability, |
| and robustness. |
| (H) Improved— |
| (i) integration of distributed energy |
| resources; |
| (ii) interoperability of the electric sys- |
| tem; and |
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| 1 | (iii) predictive modeling and capacity |
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| 2 | forecasting. |
| 3 | (3) Steering committee.—Not later than 90 |
| 4 | days after the date of enactment of this Act, the |
| 5 | Secretary shall establish a steering committee to fa- |
| 6 | cilitate the development of the pathways under para- |
| 7 | graph (1), to be composed of members appointed by |
| 8 | the Secretary, consisting of persons with appropriate |
| 9 | expertise representing a diverse range of interests in |
| 10 | the public, private, and academic sectors, including |
| 11 | representatives of— |
| 12 | (A) the Smart Grid Task Force; and |
| 13 | (B) the Smart Grid Advisory Committee. |
| 14 | (b) TECHNICAL ASSISTANCE.—The Secretary may |
| 15 | provide technical assistance to States, Indian tribes, or |
| 16 | units of local government to adopt 1 or more elements of |
| 17 | the pathways developed under subsection $(a)(1)$. |
| 18 | SEC. 2306. PERFORMANCE METRICS FOR ELECTRICITY IN- |
| 19 | FRASTRUCTURE PROVIDERS. |
| 20 | (a) IN GENERAL.—Not later than 2 years after the |
| 21 | |
| 21 | date of enactment of this Act, the Secretary shall submit |
| 21 22 | date of enactment of this Act, the Secretary shall submit to the appropriate committees of Congress a report that |
| | |
| 22 | to the appropriate committees of Congress a report that |

(2) a description of the quantified costs and
 benefits associated with the changes evaluated under
 the scenarios developed under section 2302.

4 (b) CONSIDERATIONS FOR DEVELOPMENT OF
5 METRICS.—In developing metrics for evaluating and
6 quantifying the electric grid under subsection (a), the Sec7 retary shall consider—

8 (1) standard methodologies for calculating im-9 provements or deteriorations in the performance 10 metrics, such as reliability, grid efficiency, power 11 quality, consumer satisfaction, sustainability, and fi-12 nancial incentives;

13 (2) standard methodologies for calculating value
14 to ratepayers, including broad economic and related
15 impacts from improvements to the performance
16 metrics;

17 (3) appropriate ownership and operating roles
18 for electric utilities that would enable improved per19 formance through the adoption of emerging, com20 mercially available or advanced grid technologies or
21 solutions, including—

22 (A) multicustomer micro-grids;

23 (B) distributed energy resources;

24 (C) energy storage;

25 (D) electric vehicles;

| 1 | (E) electric vehicle charging infrastructure; |
|----|--|
| 2 | (F) integrated information and commu- |
| 3 | nications systems; |
| 4 | (G) transactive energy systems; and |
| 5 | (H) advanced demand management sys- |
| 6 | tems; and |
| 7 | (4) with respect to States, the role of the grid |
| 8 | operator in enabling a robust future electric system |
| 9 | to ensure that— |
| 10 | (A) electric utilities remain financially via- |
| 11 | ble; |
| 12 | (B) electric utilities make the needed in- |
| 13 | vestments that ensure a reliable, secure, and re- |
| 14 | silient grid; and |
| 15 | (C) costs incurred to transform to an inte- |
| 16 | grated grid are allocated and recovered respon- |
| 17 | sibly, efficiently, and equitably. |
| 18 | SEC. 2307. STATE AND REGIONAL ELECTRICITY DISTRIBU- |
| 19 | TION PLANNING. |
| 20 | (a) IN GENERAL.—Upon the request of a State or |
| 21 | regional organization, the Secretary shall partner with |
| 22 | States and regional organizations to facilitate the develop- |
| 23 | ment of State and regional electricity distribution plans |
| 24 | by— |

| 1 | (1) conducting a resource assessment and anal- |
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| 2 | ysis of future demand and distribution requirements; |
| 3 | and |
| 4 | (2) developing open source tools for State and |
| 5 | regional planning and operations. |
| 6 | (b) RISK AND SECURITY ANALYSIS.—The assessment |
| 7 | under subsection (a)(1) shall include— |
| 8 | (1) the evaluation of the physical and cyberse- |
| 9 | curity needs of an advanced distribution manage- |
| 10 | ment system and the integration of distributed en- |
| 11 | ergy resources; and |
| 12 | (2) advanced use of grid architecture to analyze |
| 13 | risks in an all-hazards approach that includes com- |
| 14 | munications infrastructure, control systems architec- |
| 15 | ture, and power systems architecture. |
| 16 | (c) TECHNICAL ASSISTANCE.—For the purpose of de- |
| 17 | veloping State and regional electricity distribution plans, |
| 18 | the Secretary shall provide technical assistance to— |
| 19 | (1) States; |
| 20 | (2) regional reliability entities; and |
| 21 | (3) other distribution asset owners and opera- |
| 22 | tors. |

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1 SEC. 2308. AUTHORIZATION OF APPROPRIATIONS.

2 There is authorized to be appropriated to the Sec3 retary to carry out sections 2302 through 2307
4 \$200,000,000 for each of fiscal years 2017 through 2026.
5 SEC. 2309. ELECTRIC TRANSMISSION INFRASTRUCTURE
6 PERMITTING.

7 (a) INTERAGENCY RAPID RESPONSE TEAM FOR8 TRANSMISSION.—

9 (1) ESTABLISHMENT.—There is established an 10 interagency rapid response team, to be known as the 11 "Interagency Rapid Response Team for Trans-12 mission" (referred to in this subsection as the 13 "Team"), to expedite and improve the permitting 14 process for electric transmission infrastructure on 15 Federal land and non-Federal land.

16 (2) MISSION.—The mission of the Team shall
17 be—

18 (A) to improve the timeliness and effi19 ciency of electric transmission infrastructure
20 permitting; and

(B) to facilitate the performance of maintenance and upgrades to electric transmission
lines on Federal land and non-Federal land.

24 (3) MEMBERSHIP.—The Team shall be com25 prised of representatives of—

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| 1 | (A) the Federal Energy Regulatory Com- |
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| 2 | mission; |
| 3 | (B) the Department; |
| 4 | (C) the Department of the Interior; |
| 5 | (D) the Department of Defense; |
| 6 | (E) the Department of Agriculture; |
| 7 | (F) the Council on Environmental Quality; |
| 8 | (G) the Department of Commerce; |
| 9 | (H) the Advisory Council on Historic Pres- |
| 10 | ervation; and |
| 11 | (I) the Environmental Protection Agency. |
| 12 | (4) DUTIES.—The Team shall— |
| 13 | (A) facilitate coordination and unified envi- |
| 14 | ronmental documentation among electric trans- |
| 15 | mission infrastructure project applicants, Fed- |
| 16 | eral agencies, States, and Indian tribes involved |
| 17 | in the siting and permitting process; |
| 18 | (B) establish clear timelines for the review |
| 19 | and coordination of electric transmission infra- |
| 20 | structure projects by the applicable agencies; |
| 21 | (C) ensure that each electric transmission |
| 22 | infrastructure project is posted on the Federal |
| 23 | permitting transmission tracking system known |
| 24 | as "e-Trans", including information on the sta- |

| 1 | tus and anticipated completion date of each |
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| 2 | project; and |
| 3 | (D) regularly notify all participating mem- |
| 4 | bers of the Team involved in any specific permit |
| 5 | of— |
| 6 | (i) any outstanding agency action that |
| 7 | is required with respect to the permit; and |
| 8 | (ii) any approval or required comment |
| 9 | that has exceeded statutory or agency |
| 10 | timelines for completion, including an iden- |
| 11 | tification of any Federal agency, depart- |
| 12 | ment, or field office that has not met the |
| 13 | applicable timeline. |
| 14 | (5) ANNUAL REPORTS.—Annually, the Team |
| 15 | shall submit to the Committee on Energy and Nat- |
| 16 | ural Resources of the Senate and the Committee on |
| 17 | Energy and Commerce of the House of Representa- |
| 18 | tives a report that describes the average completion |
| 19 | time for specific categories of regionally and nation- |
| 20 | ally significant transmission projects, based on infor- |
| 21 | mation obtained from the applicable Federal agen- |
| 22 | cies. |
| 23 | (6) USE OF DATA BY OMB.—Using data pro- |
| 24 | vided by the Team, the Director of the Office of |
| 25 | Management and Budget shall prioritize inclusion of |

| 1 | individual electric transmission infrastructure |
|----|--|
| 2 | projects on the website operated by the Office of |
| 3 | Management and Budget in accordance with section |
| 4 | 1122 of title 31, United States Code. |
| 5 | (b) TRANSMISSION OMBUDSPERSON.— |
| 6 | (1) ESTABLISHMENT.—To enhance and ensure |
| 7 | the reliability of the electric grid, there is established |
| 8 | within the Council on Environmental Quality the po- |
| 9 | sition of Transmission Ombudsperson (referred to in |
| 10 | this subsection as the "Ombudsperson"), to provide |
| 11 | a unified point of contact for— |
| 12 | (A) resolving interagency or intra-agency |
| 13 | issues or delays with respect to electric trans- |
| 14 | mission infrastructure permits; and |
| 15 | (B) receiving and resolving complaints |
| 16 | from parties with outstanding or in-process ap- |
| 17 | plications relating to electric transmission infra- |
| 18 | structure. |
| 19 | (2) DUTIES.—The Ombudsperson shall— |
| 20 | (A) establish a process for— |
| 21 | (i) facilitating the permitting process |
| 22 | for performance of maintenance and up- |
| 23 | grades to electric transmission lines on |
| 24 | Federal land and non-Federal land, with a |
| 25 | special emphasis on facilitating access for |
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| 1 | immediate maintenance, repair, and vege- |
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| 2 | tation management needs; |
| 3 | (ii) resolving complaints filed with the |
| 4 | Ombudsperson with respect to in-process |
| 5 | electric transmission infrastructure per- |
| 6 | mits; and |
| 7 | (iii) issuing recommended resolutions |
| 8 | to address the complaints filed with the |
| 9 | Ombudsperson; and |
| 10 | (B) hear, compile, and share any com- |
| 11 | plaints filed with Ombudsperson relating to in- |
| 12 | process electric transmission infrastructure per- |
| 13 | mits. |
| 14 | (c) Agreements.— |
| 15 | (1) IN GENERAL.—The Secretary of the Inte- |
| 16 | rior, with respect to public lands (as defined in sec- |
| 17 | tion 103(e) of the Federal Land Policy and Manage- |
| 18 | ment Act (43 U.S.C. 1702(e)), and the Secretary of |
| 19 | Agriculture, with respect to National Forest System |
| 20 | land, shall provide for continuity of the existing use |
| 21 | and occupancy for the transmission of electric en- |
| 22 | ergy by any Federal department or agency granted |
| 23 | across public lands or National Forest System land. |
| 24 | (2) AGREEMENTS.—The Secretary of the Inte- |
| 25 | rior or the Secretary of Agriculture, as applicable, |

| 1 | within 30 days after receiving a request from the |
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| 2 | Federal department or agency administering the |
| 3 | electric energy transmission facilities, shall, in con- |
| 4 | sultation with that department or agency, initiate |
| 5 | agreements regarding the use and occupancy or |
| 6 | right-of-way (including vegetation management |
| 7 | agreements, where applicable). |
| 8 | SEC. 2310. REPORT BY TRANSMISSION ORGANIZATIONS ON |
| 9 | DISTRIBUTED ENERGY RESOURCES AND |
| 10 | MICRO-GRID SYSTEMS. |
| 11 | (a) DEFINITIONS.—In this section: |
| 12 | (1) DISTRIBUTED ENERGY RESOURCE.—The |
| 13 | term "distributed energy resource" means an elec- |
| 14 | tricity supply resource that, as permitted by State |
| 15 | law— |
| 16 | (A)(i) is interconnected to the electric sys- |
| 17 | tem operated by a transmission organization at |
| 18 | or below 69kV; and |
| 19 | (ii) is subject to dispatch by the trans- |
| 20 | mission organization; and |
| 21 | (B)(i) generates electricity using any pri- |
| 22 | mary energy source, including solar energy and |
| 23 | other renewable resources; or |
| 24 | (ii) stores energy and is capable of sup- |
| 25 | plying electricity to the electric system operated |

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by the transmission organization from the stor age reservoir.

3 (2)ELECTRIC GENERATING CAPACITY RE-4 SOURCE.—The term "electric generating capacity re-5 source" means an electric generating resource, as 6 measured by the maximum load-carrying ability of 7 the resource, exclusive of station use and planned, 8 unplanned, or other outage or derating, that is sub-9 ject to dispatch by a transmission organization to 10 meet the resource adequacy needs of the systems op-11 erated by the transmission organization.

12 (3) MICRO-GRID SYSTEM.—The term "micro13 grid system" means an electrically distinct system
14 under common control that—

15 (A) serves an electric load at or below
16 69kV from a distributed energy resource or
17 electric generating capacity resource; and

18 (B) is subject to dispatch by a trans-19 mission organization.

20 (4) TRANSMISSION ORGANIZATION.—The term
21 "transmission organization" has the meaning given
22 the term in section 3 of the Federal Power Act (16
23 U.S.C. 796).

24 (b) Report.—

| 1 | (1) NOTICE.—Not later than 14 days after the |
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| 2 | date of enactment of this section, the Commission |
| 3 | shall submit to each transmission organization no- |
| 4 | tice that the transmission organization is required to |
| 5 | file with the Commission a report in accordance with |
| 6 | paragraph (2). |
| 7 | (2) REPORT.—Not later than 180 days after |
| 8 | the date on which a transmission organization re- |
| 9 | ceives a notice under paragraph (1), the trans- |
| 10 | mission organization shall submit to the Commission |
| 11 | a report that— |
| 12 | (A)(i) identifies distributed energy re- |
| 13 | sources and micro-grid systems that are subject |
| 14 | to dispatch by the transmission organization as |
| 15 | of the date of the report; and |
| 16 | (ii) describes the fuel sources and oper- |
| 17 | ational characteristics of such distributed en- |
| 18 | ergy resources and micro-grid systems, includ- |
| 19 | ing, to the extent practicable, a discussion of |
| 20 | the benefits and costs associated with the dis- |
| 21 | tributed energy resources and micro-grid sys- |
| 22 | tems identified under clause (i); |
| 23 | (B) evaluates, with due regard for oper- |
| 24 | ational and economic benefits and costs, the po- |
| 25 | tential for distributed energy resources and |
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| 1 | micro-grid systems to be deployed to the trans- |
| 2 | mission organization over the short- and long- |
| 3 | term periods in the planning cycle of the trans- |
| 4 | mission organization; and |
| 5 | (C) identifies— |
| 6 | (i) over the short- and long-term peri- |
| 7 | ods in the planning cycle of the trans- |
| 8 | mission organization, barriers to the de- |
| 9 | ployment to the transmission organization |
| 10 | of distributed energy resources and micro- |
| 11 | grid systems; and |
| 12 | (ii) potential changes to the oper- |
| 13 | ational requirements for, or charges associ- |
| 14 | ated with, the interconnection of distrib- |
| 15 | uted energy resources and micro-grid sys- |
| 16 | tems to the transmission organization that |
| 17 | would reduce the barriers identified under |
| 18 | clause (i). |
| 19 | SEC. 2311. NET METERING STUDY GUIDANCE. |
| 20 | Title XVIII of Energy Policy Act of 2005 (Public |
| 21 | Law 109–58; 119 Stat. 1122) is amended by adding at |
| 22 | the end the following: |
| 23 | "SEC. 1841. NET ENERGY METERING STUDY. |
| 24 | "(a) IN GENERAL.—Not later than 180 days after |
| | |

25 the date of enactment of this Act, the Secretary shall—

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| 1 | ((1)) issue guidance on criteria required to be |
| 2 | included in studies of net metering conducted by the |
| 3 | Department; and |
| 4 | "(2) undertake a study of net energy metering. |
| 5 | "(b) Requirements and Contents.—The model |
| 6 | guidance issued under subsection (a) shall clarify without |
| 7 | prejudice to other study criteria that any study of net en- |
| 8 | ergy metering, including the study conducted by the De- |
| 9 | partment under subsection (a) shall— |
| 10 | "(1) be publicly available; and |
| 11 | $^{\prime\prime}(2)$ assess benefits and costs of net energy me- |
| 12 | tering, including— |
| 13 | "(A) load data, including hourly profiles; |
| 14 | "(B) distributed generation production |
| 15 | data; |
| 16 | "(C) best available technology, including |
| 17 | inverter capability; and |
| 18 | "(D) benefits and costs of distributed en- |
| 19 | ergy deployment, including— |
| 20 | "(i) environmental benefits; |
| 21 | "(ii) changes in electric system reli- |
| 22 | ability; |
| 23 | "(iii) changes in peak power require- |
| 24 | ments; |

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| 1 | "(iv) provision of ancillary services, |
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| | |
| 2 | including reactive power; |
| 3 | "(v) changes in power quality; |
| 4 | "(vi) changes in land-use effects; |
| 5 | "(vii) changes in right-of-way acquisi- |
| 6 | tion costs; |
| 7 | "(viii) changes in vulnerability to ter- |
| 8 | rorism; and |
| 9 | "(ix) changes in infrastructure resil- |
| 10 | ience.". |
| 11 | Subtitle E—Computing |
| 12 | SEC. 2401. EXASCALE COMPUTER RESEARCH PROGRAM. |
| 13 | (a) RENAMING OF ACT.— |
| 14 | (1) IN GENERAL.—Section 1 of the Department |
| 15 | of Energy High-End Computing Revitalization Act |
| 16 | of 2004 (15 U.S.C. 5501 note; Public Law 108- |
| | |
| 17 | 423) is amended by striking "Department of Energy |
| 17 18 | 423) is amended by striking "Department of Energy High-End Computing Revitalization Act of 2004" |
| | |
| 18 | High-End Computing Revitalization Act of 2004" |
| 18 19 | High-End Computing Revitalization Act of 2004" and inserting "Exascale Computing Act of 2015". |
| 18 19 20 | High-End Computing Revitalization Act of 2004" and inserting "Exascale Computing Act of 2015". (2) CONFORMING AMENDMENT.—Section |
| 18 19 20 21 | High-End Computing Revitalization Act of 2004" and inserting "Exascale Computing Act of 2015". (2) CONFORMING AMENDMENT.—Section 976(a)(1) of the Energy Policy Act of 2005 (42) |
| 18 19 20 21 22 | High-End Computing Revitalization Act of 2004" and inserting "Exascale Computing Act of 2015". (2) CONFORMING AMENDMENT.—Section 976(a)(1) of the Energy Policy Act of 2005 (42 U.S.C. 16316(1)) is amended by striking "Depart- |

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| 1 | (b) DEFINITIONS.—Section 2 of the Exascale Com- |
| 2 | puting Act of 2015 (15 U.S.C. 5541) is amended— |
| 3 | (1) by redesignating paragraphs (2) through |
| 4 | (5) as paragraphs (3) through (6), respectively; |
| 5 | (2) by striking paragraph (1) and inserting the |
| 6 | following: |
| 7 | "(1) DEPARTMENT.—The term 'Department' |
| 8 | means the Department of Energy. |
| 9 | "(2) EXASCALE COMPUTING.—The term |
| 10 | 'exascale computing' means computing through the |
| 11 | use of a computing machine that performs near or |
| 12 | above 10 to the 18th power floating point operations |
| 13 | per second."; and |
| 14 | (3) in paragraph (6) (as redesignated by para- |
| 15 | graph (1)), by striking ", acting through the Direc- |
| 16 | tor of the Office of Science of the Department of |
| 17 | Energy". |
| 18 | (c) Department of Energy High-End Com- |
| 19 | PUTING RESEARCH AND DEVELOPMENT PROGRAM.—Sec- |
| 20 | tion 3 of the Exascale Computing Act of 2015 (15 U.S.C. |
| 21 | 5542) is amended— |
| 22 | (1) in subsection (a)(1), by striking "program" |
| 23 | and inserting "coordinated program across the De- |
| 24 | partment"; |
| | |

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| 1 | (2) in subsection $(b)(2)$, by striking ", which |
| 2 | may" and all that follows through "architectures"; |
| 3 | and |
| 4 | (3) by striking subsection (d) and inserting the |
| 5 | following: |
| 6 | "(d) Exascale Computing Program.— |
| 7 | "(1) IN GENERAL.—The Secretary shall con- |
| 8 | duct a research program (referred to in this sub- |
| 9 | section as the 'Program') to develop 2 or more |
| 10 | exascale computing machine architectures to pro- |
| 11 | mote the missions of the Department. |
| 12 | "(2) Implementation.— |
| 13 | "(A) IN GENERAL.—In carrying out the |
| 14 | Program, the Secretary shall— |
| 15 | "(i) establish 2 or more National Lab- |
| 16 | oratory partnerships with industry part- |
| 17 | ners and institutions of higher education |
| 18 | for the research and development of 2 or |
| 19 | more exascale computing architectures |
| 20 | across all applicable organizations of the |
| 21 | Department; and |
| 22 | "(ii) provide, as appropriate, on a |
| 23 | competitive, merit-reviewed basis, access |
| 24 | for researchers in industries in the United |
| 25 | States, institutions of higher education, |
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| 1 | National Laboratories, and other Federal |
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| 2 | agencies to the exascale computing systems |
| 3 | developed pursuant to clause (i). |
| 4 | "(B) Selection of partners.—The Sec- |
| 5 | retary shall select members for the partnerships |
| 6 | with the computing facilities of the Department |
| 7 | under subparagraph (A) through a competitive, |
| 8 | peer-review process. |
| 9 | "(3) Codesign and application develop- |
| 10 | MENT.— |
| 11 | "(A) IN GENERAL.—The Secretary shall |
| 12 | carry out the Program through an integration |
| 13 | of applications, computer science, applied math- |
| 14 | ematics, and computer hardware architecture |
| 15 | using the partnerships established pursuant to |
| 16 | paragraph (2) to ensure that, to the maximum |
| 17 | extent practicable, 2 or more exascale com- |
| 18 | puting machine architectures are capable of |
| 19 | solving Department target applications and |
| 20 | broader scientific problems. |
| 21 | "(B) REPORT.—The Secretary shall sub- |
| 22 | mit to Congress a report on how the integration |
| 23 | under subparagraph (A) is furthering applica- |
| 24 | tion science data and computational workloads |
| 25 | across application interests, including national |

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| 1 | security, material science, physical science, cy- |
| 2 | bersecurity, biological science, the Materials Ge- |
| 3 | nome and BRAIN Initiatives of the President, |
| 4 | advanced manufacturing, and the national elec- |
| 5 | tric grid. |
| 6 | "(4) Project review.— |
| 7 | "(A) IN GENERAL.—The exascale architec- |
| 8 | tures developed pursuant to partnerships estab- |
| 9 | lished pursuant to paragraph (2) shall be re- |
| 10 | viewed through a project review process. |
| 11 | "(B) REPORT.—Not later than 90 days |
| 12 | after the date of enactment of this subsection, |
| 13 | the Secretary shall submit to Congress a report |
| 14 | on— |
| 15 | "(i) the results of the review con- |
| 16 | ducted under subparagraph (A); and |
| 17 | "(ii) the coordination and manage- |
| 18 | ment of the Program to ensure an inte- |
| 19 | grated research program across the De- |
| 20 | partment. |
| 21 | "(5) ANNUAL REPORTS.—At the time of the |
| 22 | budget submission of the Department for each fiscal |
| 23 | year, the Secretary, in consultation with the mem- |
| 24 | bers of the partnerships established pursuant to |
| 25 | paragraph (2), shall submit to Congress a report |
| | |

| 1 | that describes funding for the Program as a whole |
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| 2 | by functional element of the Department and critical |
| 3 | milestones.". |
| 4 | (d) Authorization of Appropriations.—Section |
| 5 | 4 of the Exascale Computing Act of 2015 (15 U.S.C. |
| 6 | 5543) is amended— |
| 7 | (1) by striking "this Act" and inserting "sec- |
| 8 | tion 3(d)"; and |
| 9 | (2) by striking paragraphs (1) through (3) and |
| 10 | inserting the following: |
| 11 | "(1) \$272,000,000 for fiscal year 2016; |
| 12 | "(2) \$340,000,000 for fiscal year 2017; and |
| 13 | "(3) \$360,000,000 for fiscal year 2018.". |
| 14 | TITLE III—SUPPLY |
| 15 | Subtitle A—Renewables |
| 16 | PART I—HYDROELECTRIC |
| 17 | |
| | SEC. 3001. HYDROPOWER REGULATORY IMPROVEMENTS. |
| 18 | SEC. 3001. HYDROPOWER REGULATORY IMPROVEMENTS. (a) SENSE OF CONGRESS ON THE USE OF HYDRO- |
| 18 19 | |
| | (a) Sense of Congress on the Use of Hydro- |
| 19 | (a) SENSE OF CONGRESS ON THE USE OF HYDRO- POWER RENEWABLE RESOURCES.—It is the sense of Con- |
| 19 20 | (a) SENSE OF CONGRESS ON THE USE OF HYDRO- POWER RENEWABLE RESOURCES.—It is the sense of Con- gress that— |
| 19 20 21 | (a) SENSE OF CONGRESS ON THE USE OF HYDRO- POWER RENEWABLE RESOURCES.—It is the sense of Congress that— (1) hydropower is a renewable resource for pur- |
| 19 20 21 22 | (a) SENSE OF CONGRESS ON THE USE OF HYDRO- POWER RENEWABLE RESOURCES.—It is the sense of Congress that— (1) hydropower is a renewable resource for purposes of all Federal programs and is an essential |

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1 hydropower resources that would improve environ-2 mental quality in the United States. 3 (b) Modifying the Definition of Renewable 4 ENERGY TO INCLUDE HYDROPOWER.—Section 203 of the Energy Policy Act of 2005 (42 U.S.C. 15852) is amend-5 6 ed---7 (1) in subsection (a), by striking "the following 8 amounts" and all that follows through paragraph (3) 9 and inserting "not less than 15 percent in fiscal year 10 2016 and each fiscal year thereafter shall be renew-11 able energy."; and 12 (2) in subsection (b), by striking paragraph (2) 13 and inserting the following: 14 "(2) RENEWABLE ENERGY.—The term 'renew-15 able energy' means energy produced from solar, 16 wind, biomass, landfill gas, ocean (including tidal, 17 wave, current, and thermal), geothermal, municipal 18 solid waste, or hydropower.". 19 (c) LICENSES FOR CONSTRUCTION.—Section 4(e) of the Federal Power Act (16 U.S.C. 797(e)) is amended, 20 21 in the first proviso, by striking "deem" and inserting "de-22 termine to be". 23 (d) PRELIMINARY PERMITS.—Section 5 of the Fed-

eral Power Act (16 U.S.C. 798) is amended—

| 1 | (1) in subsection (a), by striking "three" and |
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| 2 | inserting "4"; and |
| 3 | (2) in subsection (b)— |
| 4 | (A) by striking "Commission may extend |
| 5 | the period of a preliminary permit once for not |
| 6 | more than 2 additional years beyond the 3 |
| 7 | years" and inserting the following: "Commis- |
| 8 | sion may— |
| 9 | "(1) extend the period of a preliminary permit |
| 10 | once for not more than 4 additional years beyond |
| 11 | the 4 years''; |
| 12 | (B) by striking the period at the end and |
| 13 | inserting "; and"; and |
| 14 | (C) by adding at the end the following: |
| 15 | ((2) after the end of an extension period grant- |
| 16 | ed under paragraph (1), issue an additional permit |
| 17 | to the permittee if the Commission determines that |
| 18 | there are extraordinary circumstances that warrant |
| 19 | the issuance of the additional permit.". |
| 20 | (e) TIME LIMIT FOR CONSTRUCTION OF PROJECT |
| 21 | WORKS.—Section 13 of the Federal Power Act (16 U.S.C. |
| 22 | 806) is amended in the second sentence by striking "once |
| 23 | but not longer than two additional years" and inserting |
| 24 | "for not more than 8 additional years,". |

| 1 | (f) LICENSE TERM.—Section 15(e) of the Federal |
|----|---|
| 2 | Power Act (16 U.S.C. 808(e)) is amended— |
| 3 | (1) by striking "(e) Except" and inserting the |
| 4 | following: |
| 5 | "(e) License Term on Relicensing.— |
| 6 | "(1) IN GENERAL.—Except"; and |
| 7 | (2) by adding at the end the following: |
| 8 | "(2) CONSIDERATION.—In determining the |
| 9 | term of a license under paragraph (1), the Commis- |
| 10 | sion shall consider project-related investments by the |
| 11 | licensee over the term of the existing license (includ- |
| 12 | ing any terms under annual licenses) that resulted |
| 13 | in new development, construction, capacity, effi- |
| 14 | ciency improvements, or environmental measures, |
| 15 | but which did not result in the extension of the term |
| 16 | of the license by the Commission.". |
| 17 | (g) Operation of Navigation Facilities.—Sec- |
| 18 | tion 18 of the Federal Power Act (16 U.S.C. 811) is |
| 19 | amended by striking the second, third, and fourth sen- |
| 20 | tences. |
| 21 | (h) Alternative Conditions and Prescrip- |
| 22 | TIONS.—Section 33 of the Federal Power Act (16 U.S.C. |
| 23 | 823d) is amended— |
| 24 | (1) in subsection (a)— |

| (A) in paragraph (1), by striking "deems" and inserting "determines";(B) in paragraph (2)(B), in the matter |
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| |
| (B) in paragraph $(2)(B)$, in the matter |
| |
| preceding clause (i), by inserting "determined |
| to be necessary" before "by the Secretary"; |
| (C) by striking paragraph (4); and |
| (D) by striking paragraph (5); |
| (2) in subsection (b)— |
| (A) by striking paragraph (4); and |
| (B) by striking paragraph (5); and |
| (3) by adding at the end the following: |
| "(c) FURTHER CONDITIONS.—This section applies to |
| any further conditions or prescriptions proposed or im- |
| posed pursuant to section 4(e), 6, or 18.". |
| (i) LICENSING PROCESS IMPROVEMENTS AND CO- |
| ORDINATION.—Part I of the Federal Power Act (16 |
| U.S.C. 792 et seq.) is amended by adding at the end the |
| following: |
| "SEC. 34. LICENSING PROCESS IMPROVEMENTS. |
| "(a) License Studies.— |
| "(1) IN GENERAL.—To facilitate the timely and |
| efficient completion of the license proceedings under |
| |
| this part, the Commission shall— |
| this part, the Commission shall— "(A) conduct an investigation of best prac- |
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methodologies and the design of studies to assess the full range of environmental impacts of a project;

"(B) compile a comprehensive collection of studies and data accessible to the public that could be used to inform license proceedings under this paragraph; and

8 "(C) encourage license applicants and co-9 operating agencies to develop and use, for the 10 purpose of fostering timely and efficient consid-11 eration of license applications, a limited number 12 of open-source methodologies and tools applica-13 ble across a wide array of projects, including 14 water balance models and streamflow analyses. 15 "(2) Use of existing studies.—To the max-16 imum extent practicable, the Commission shall use 17 existing studies and data in individual licensing pro-18 ceedings under this part in accordance with para-19 graph (1).

20 "(3) NONDUPLICATION REQUIREMENT.—To the
21 maximum extent practicable, the Commission shall
22 ensure that studies and data required for any Fed23 eral authorization (as defined in section 35(a)) ap24 plicable to a particular project or facility are not du-

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plicated in other licensing proceedings under this
 part.

3 "(4) BIOLOGICAL OPINIONS.—To the maximum 4 extent practicable, the Secretary of Commerce shall 5 ensure that relevant offices within the National Ma-6 rine Fisheries Service prepare any biological opinion under section 7 of the Endangered Species Act of 7 8 1973 (16 U.S.C. 1536) that forms the basis for a 9 prescription under section 18 on a concurrent rather 10 than sequential basis.

11 "(5) WATER QUALITY CERTIFICATION DEAD12 LINE.—

13 "(A) GENERAL.—For purposes of In 14 issuing a license under this part, the deadline 15 for a certifying agency to act under section 16 401(a) of the Federal Water Pollution Control 17 Act (33 U.S.C. 1341(a)) shall take effect only 18 on the submission of a request for certification 19 determined to be complete by the certifying 20 agency.

21 "(B) NOTICE OF COMPLETE REQUEST.—
22 The certifying agency shall inform the Commis23 sion when a request for certification is deter24 mined to be complete.

| 1 | "SEC. 35. LICENSING PROCESS COORDINATION. |
|----|--|
| 2 | "(a) Definition of Federal Authorization.—In |
| 3 | this section, the term 'Federal authorization' means any |
| 4 | authorization required under Federal law (including any |
| 5 | license, permit, special use authorization, certification, |
| 6 | opinion, consultation, determination, or other approval) |
| 7 | with respect to— |
| 8 | ((1) a project licensed under section 4 or 15; |
| 9 | or |
| 10 | "(2) a facility exempted under— |
| 11 | "(A) section 30; or |
| 12 | "(B) section 405(d) of the Public Utility |
| 13 | Regulatory Policies Act of 1978 (16 U.S.C. |
| 14 | 2705(d)). |
| 15 | "(b) Designation as Lead Agency.— |
| 16 | "(1) IN GENERAL.—The Commission shall act |
| 17 | as the lead agency for the purposes of coordinating |
| 18 | all applicable Federal authorizations. |
| 19 | "(2) OTHER AGENCIES.—Each Federal and |
| 20 | State agency considering an aspect of an application |
| 21 | for Federal authorization shall cooperate with the |
| 22 | Commission. |
| 23 | "(c) Schedule.— |
| 24 | "(1) TIMING FOR ISSUANCE.—It is the sense of |
| 25 | Congress that all Federal authorizations required for |
| 26 | a project or facility, including a license or exemption |

| 1 | order of the Commission, should be issued by the |
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| 2 | date that is 3 years after the date on which an ap- |
| 3 | plication is considered to be complete by the Com- |
| 4 | mission. |
| 5 | "(2) Commission schedule.— |
| 6 | "(A) IN GENERAL.—The Commission shall |
| 7 | establish a schedule for the issuance of all Fed- |
| 8 | eral authorizations. |
| 9 | "(B) REQUIREMENTS.—In establishing the |
| 10 | schedule under subparagraph (A), the Commis- |
| 11 | sion shall— |
| 12 | "(i) consult and cooperate with the |
| 13 | Federal and State agencies responsible for |
| 14 | a Federal authorization; |
| 15 | "(ii) ensure the expeditious comple- |
| 16 | tion of all proceedings relating to a Fed- |
| 17 | eral authorization; and |
| 18 | "(iii) comply with applicable schedules |
| 19 | established by Federal law with respect to |
| 20 | a Federal authorization. |
| 21 | "(3) RESOLUTION OF INTERAGENCY DIS- |
| 22 | PUTES.—If the Federal agency fails to adhere to the |
| 23 | schedule established by the Commission under para- |
| 24 | graph (2), or if the final condition of the Secretary |
| 25 | under section 4(e) or prescription under section 18 |

| | = 10 |
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| 1 | has been unreasonably delayed in derogation of the |
| 2 | schedule established under paragraph (2) , or if a |
| 3 | proposed alternative condition or prescription has |
| 4 | been unreasonably denied, or if a final condition or |
| 5 | prescription would be inconsistent with the purposes |
| 6 | of this part or other applicable law, the Commission |
| 7 | may refer the matter to the Chairman of the Council |
| 8 | on Environmental Quality— |
| 9 | "(A) to ensure timely participation; |
| 10 | "(B) to ensure a timely decision; |
| 11 | "(C) to mediate the dispute; or |
| 12 | "(D) to refer the matter to the President. |
| 13 | "(d) Consolidated Record.— |
| 14 | "(1) IN GENERAL.—The Commission shall |
| 15 | maintain official consolidated records of all license |
| 16 | proceedings under this part. |
| 17 | "(2) SUBMISSION OF RECOMMENDATIONS.— |
| 18 | Any Federal or State agency that is providing rec- |
| 19 | ommendations with respect to a license proceeding |
| 20 | under this part shall submit to the Commission for |
| 21 | inclusion in the consolidated record relating to the li- |
| 22 | cense proceeding maintained under paragraph (1) — |
| 23 | "(A) the recommendations; |
| 24 | "(B) the rationale for the recommenda- |
| 25 | tions; and |
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| 1 | "(C) any supporting materials relating to |
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| 2 | the recommendations. |
| 3 | "(3) WRITTEN STATEMENT.—In a case in |
| 4 | which a Federal agency is making a determination |
| 5 | with respect to a covered measure (as defined in sec- |
| 6 | tion 36(a)), the head of the Federal agency shall in- |
| 7 | clude in the consolidated record a written statement |
| 8 | demonstrating that the Federal agency gave equal |
| 9 | consideration to the effects of the covered measure |
| 10 | on— |
| 11 | "(A) energy supply, distribution, cost, and |
| 12 | use; |
| 13 | "(B) flood control; |
| 14 | "(C) navigation; |
| 15 | "(D) water supply; and |
| 16 | "(E) air quality and the preservation of |
| 17 | other aspects of environmental quality. |
| 18 | "SEC. 36. TRIAL-TYPE HEARINGS. |
| 19 | "(a) Definition of Covered Measure.—In this |
| 20 | section, the term 'covered measure' means— |
| 21 | ((1) a condition prescribed under section 4(e), |
| 22 | including an alternative condition proposed under |
| 23 | section 33(a); |

"(2) fishways prescribed under section 18, in cluding an alternative prescription proposed under
 section 33(b); or

4 "(3) any further condition pursuant to section
5 4(e), 6, or 18.

6 "(b) AUTHORIZATION OF TRIAL-TYPE HEARING.— 7 The license applicant (including an applicant for a license 8 under section 15) and any party to the proceeding shall 9 be entitled to a determination on the record, after oppor-10 tunity for a trial-type hearing of not more than 120 days, 11 on any disputed issues of material fact with respect to an 12 applicable covered measure.

13 "(c) DEADLINE FOR REQUEST.—A request for a
14 trial-type hearing under this section shall be submitted not
15 later than 60 days after the date on which, as applicable—

16 "(1) the Secretary submits the condition under
17 section 4(e) or prescription under section 18; or

18 "(2)(A) the Commission publishes notice of the
19 intention to use the reserved authority of the Com20 mission to order a further condition under section 6;
21 or

"(B) the Secretary exercises reserved authority
under the license to prescribe, submit, or revise any
condition to a license under the first proviso of sec-

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tion 4(e) or fishway prescribed under section 18, as
 appropriate.

3 "(d) NO REQUIREMENT TO EXHAUST.—By electing 4 not to request a trial-type hearing under subsection (d), 5 a license applicant and any other party to a license proceeding shall not be considered to have waived the right 6 7 of the applicant or other party to raise any issue of fact 8 or law in a non-trial-type proceeding, but no issue may 9 be raised for the first time on rehearing or judicial review 10 of the license decision of the Commission.

11 "(e) Administrative Law Judge.—All disputed 12 issues of material fact raised by a party in a request for 13 a trial-type hearing submitted under subsection (d) shall be determined in a single trial-type hearing to be con-14 15 ducted by an Administrative Law Judge within the Office of Administrative Law Judges and Dispute Resolution of 16 the Commission, in accordance with the Commission rules 17 of practice and procedure under part 385 of title 18, Code 18 19 of Federal Regulations (or successor regulations), and 20 within the timeframe established by the Commission for 21 each license proceeding (including a proceeding for a li-22 cense under section 15) under section 35(c).

23 "(f) STAY.—The Administrative Law Judge may im24 pose a stay of a trial-type hearing under this section for
25 a period of not more than 120 days to facilitate settlement

| 1 | negotiations relating to resolving the disputed issues of |
|----|---|
| 2 | material fact with respect to the covered measure. |
| 3 | "(g) Decision of the Administrative Law |
| 4 | JUDGE.— |
| 5 | "(1) CONTENTS.—The decision of the Adminis- |
| 6 | trative Law Judge shall contain— |
| 7 | "(A) findings of fact on all disputed issues |
| 8 | of material fact; |
| 9 | "(B) conclusions of law necessary to make |
| 10 | the findings of fact, including rulings on mate- |
| 11 | riality and the admissibility of evidence; and |
| 12 | "(C) reasons for the findings and conclu- |
| 13 | sions. |
| 14 | "(2) LIMITATION.—The decision of the Admin- |
| 15 | istrative Law Judge shall not contain conclusions as |
| 16 | to whether— |
| 17 | "(A) any condition or prescription should |
| 18 | be adopted, modified, or rejected; or |
| 19 | "(B) any alternative condition or prescrip- |
| 20 | tion should be adopted, modified, or rejected. |
| 21 | "(3) FINALITY.—A decision of an Administra- |
| 22 | tive Law Judge under this section with respect to a |
| 23 | disputed issue of material fact shall not be subject |
| 24 | to further administrative review. |

"(4) SERVICE.—The Administrative Law Judge
 shall serve the decision on each party to the hearing
 and forward the complete record of the hearing to
 the Commission and the Secretary that proposed the
 original condition or prescription.

6 "(h) Secretarial Determination.—

7 "(1) IN GENERAL.—Not later than 60 days 8 after the date on which the Administrative Law 9 Judge issues the decision under subsection (g) and 10 in accordance with the schedule established by the 11 Commission under section 35(c), the Secretary pro-12 posing a condition under section 4(e) or a prescription under section 18 shall file with the Commission 13 14 a final determination to adopt, modify, or withdraw 15 any condition or prescription that was the subject of 16 a hearing under this section, based on the decision 17 of the Administrative Law Judge.

18 "(2) RECORD OF DETERMINATION.—The final 19 determination of the Secretary filed with the Com-20 mission shall identify the reasons for the decision 21 and any considerations taken into account that were 22 not part of, or inconsistent with, the findings of the 23 Administrative Law Judge and shall be included in 24 the consolidated record in section 35(d).

1 "(i) LICENSING DECISION OF THE COMMISSION.— 2 Notwithstanding sections 4(e) and 18, if the Commission 3 finds that the final condition or prescription of the Sec-4 retary is inconsistent with the purposes of this part or 5 other applicable law, the Commission may refer the matter 6 to the Chairman of the Council on Environmental Quality 7 under section 35(c).

8 "(j) JUDICIAL REVIEW.—The decision of the Admin-9 istrative Law Judge and the record of determination of 10 the Secretary shall be included in the record of the appli-11 cable licensing proceeding and subject to judicial review 12 of the final licensing decision of the Commission under 13 section 313(b).

14 "SEC. 37. PUMPED STORAGE PROJECTS.

"In carrying out section 6(a) of the Hydropower Regulatory Efficiency Act of 2013 (16 U.S.C. 797 note; Public Law 113–23), the Commission shall consider a closed
loop pumped storage project to include a project—

19 "(1) in which the upper and lower reservoirs do
20 not impound or directly withdraw water from a navi21 gable stream; or

22 "(2) that is not continuously connected to a23 naturally flowing water feature.

24 "SEC. 38. ANNUAL REPORTS.

25 "(a) Commission Annual Report.—

"(1) IN GENERAL.—The Commission shall sub-1 2 mit to the Committee on Energy and Natural Re-3 sources of the Senate and the Committee on Energy and Commerce of the House of Representatives an 4 5 annual report that— 6 "(A) describes and quantifies, for each li-7 censed, exempted, or proposed project under 8 this part or section 405(d) of the Public Utility 9 Regulatory Policies Act of 1978 (16 U.S.C. 10 2705(d) (referred to in this subsection as the 11 'covered project'), the quantity of energy and 12 capacity authorized for new development and 13 reauthorized for continued operation during the 14 reporting year, including an assessment of the 15 economic, climactic, air quality, and other envi-16 ronmental benefits achieved by the new and re-17 authorized energy and capacity; 18 "(B) describes and quantifies the loss of 19 energy, capacity, or ancillary services as a re-20 sult of any licensing action under this part or 21 other requirement under Federal law during the 22 reporting year;

23 "(C) identifies any application to license,
24 relicense, or expand a covered project pending
25 as of the date of the annual report, including

1 a quantification of the new energy and capacity 2 with the potential to be gained or lost by action 3 relating to the covered project; and 4 "(D) lists all proposed covered projects 5 that, as of the date of the annual report, are 6 subject to a preliminary permit issued under section 4(f), including a description of the 7 8 quantity of new energy and capacity that would 9 be achieved through the development of each 10 proposed covered project. 11 "(2) AVAILABILITY.—The Commission shall es-12 tablish and maintain a publicly available website or 13 comparable resource that tracks all information re-14 quired for the annual report under paragraph (1). 15 "(b) RESOURCE AGENCY ANNUAL REPORT.— "(1) IN GENERAL.—Any Federal or State re-16 17 source agency that is participating in any Commis-18 sion proceeding under this part or that has respon-19 sibilities for any Federal authorization shall submit 20 to the Committee on Energy and Natural Resources 21 of the Senate and the Committee on Energy and Commerce of the House of Representatives a report 22 23 that— 24 "(A) describes each term, condition, or

25 other requirement prepared by the resource

| 1 | agency during the reporting year with respect |
|----|---|
| 2 | to a Commission proceeding under this part, in- |
| 3 | cluding— |
| 4 | "(i) an assessment of whether imple- |
| 5 | mentation of the term, condition, or other |
| 6 | requirement would result in the loss of en- |
| 7 | ergy, capacity, or ancillary services at the |
| 8 | project, including a quantification of the |
| 9 | losses; |
| 10 | "(ii) an analysis of economic, air qual- |
| 11 | ity, climactic and other environmental ef- |
| 12 | fects associated with implementation of the |
| 13 | term, condition, or other requirement; |
| 14 | "(iii) a demonstration, based on evi- |
| 15 | dence in the record of the Commission, |
| 16 | that the resource agency prepared the |
| 17 | term, condition, or other requirement in a |
| 18 | manner that meets the policy established |
| 19 | by this part while discharging the respon- |
| 20 | sibilities of the resource agency under this |
| 21 | part or any other applicable requirement |
| 22 | under Federal law; and |
| 23 | "(iv) a statement of whether the head |
| 24 | of the applicable Federal agency has ren- |
| 25 | dered final approval of the term, condition, |
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| or other requirement, or whether the term, |
|--|
| condition, or other requirement remains a |
| preliminary recommendation of staff of the |
| resource agency; and |
| "(B) identifies all pending, scheduled, and |
| anticipated proceedings under this part that, as |
| of the date of the annual report, the resource |
| agency expects to participate in, or has any ap- |
| proval or participatory responsibilities for under |
| Federal law, including— |
| "(i) an accounting of whether the re- |
| source agency met all deadlines or other |
| milestones established by the resource |
| agency or the Commission during the re- |
| porting year; and |
| "(ii) the specific plans of the resource |
| agency for allocating sufficient resources |
| for each project during the upcoming year. |
| "(2) AVAILABILITY.—Any resource agency pre- |
| paring an annual report to Congress under para- |
| graph (1) shall establish and maintain a publicly |
| available website or comparable resource that tracks |
| all information required for the annual report.". |
| (j) Pilot Program.— |
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1 (1) IN GENERAL.—The Commission (as the 2 term is defined in section 3 of the Federal Power 3 Act (16 U.S.C. 796)) shall establish a voluntary 4 pilot program covering at least 1 region in which the 5 Commission, in consultation with the heads of co-6 operating agencies, shall direct a set of region-wide 7 studies to inform subsequent project-level studies 8 within each region. 9 (2) DESIGNATION.—Not later than 2 years 10 after the date of enactment of this Act, if the condi-11 tions under paragraph (3) are met, the Commission, 12 in consultation with the heads of cooperating agen-13 cies, shall designate 1 or more regions to be studied 14 under this subsection. 15 (3) VOLUNTARY BASIS.—The Commission may 16 only designate regions under paragraph (2) in which 17 every licensee, on a voluntary basis and in writing, 18 agrees-19 (A) to be included in the pilot program; 20 and 21 (B) to any cost-sharing arrangement with 22 other licensees and applicable Federal and 23 State agencies with respect to conducting basinwide studies. 24

| 1 | (4) SCALE.—The regions designated under |
|----|---|
| 2 | paragraph (2) shall— |
| - | (A) be at an adequately large scale to |
| | |
| 4 | cover at least 5 existing projects that— |
| 5 | (i) are licensed under this part; and |
| 6 | (ii) the licenses of which shall expire |
| 7 | not later than 15 years after the date of |
| 8 | enactment of this section; and |
| 9 | (B) be likely to yield region-wide studies |
| 10 | and information that will significantly reduce |
| 11 | the need for and scope of subsequent project- |
| 12 | level studies and information. |
| 13 | (5) Project license terms.—The Commis- |
| 14 | sion may extend the term of any existing license |
| 15 | within a region designated under paragraph (2) by |
| 16 | up to 8 years to provide sufficient time for relevant |
| 17 | region-wide studies to inform subsequent project- |
| 18 | level studies. |
| 19 | SEC. 3002. HYDROELECTRIC PRODUCTION INCENTIVES |
| 20 | AND EFFICIENCY IMPROVEMENTS. |
| 21 | (a) Hydroelectric Production Incentives.— |
| 22 | Section 242 of the Energy Policy Act of 2005 (42 U.S.C. |
| 23 | 15881) is amended— |
| 24 | (1) in subsection (c), by striking "10" and in- |
| 25 | serting "20"; |

(2) in subsection (f), by striking "20" and in serting "30"; and

3 (3) in subsection (g), by striking "each of the
4 fiscal years 2006 through 2015" and inserting "each
5 of fiscal years 2016 through 2025".

6 (b) HYDROELECTRIC EFFICIENCY IMPROVEMENT.—
7 Section 243(c) of the Energy Policy Act of 2005 (42
8 U.S.C. 15882(c)) is amended by striking "each of the fis9 cal years 2006 through 2015" and inserting "each of fis10 cal years 2016 through 2025".

11 SEC. 3003. EXTENSION OF TIME FOR A FEDERAL ENERGY 12 REGULATORY COMMISSION PROJECT IN13 VOLVING CLARK CANYON DAM.

14 Notwithstanding the time period described in section 13 of the Federal Power Act (16 U.S.C. 806) that would 15 otherwise apply to the Federal Energy Regulatory Com-16 17 mission project numbered 12429, the Federal Energy Regulatory Commission (referred to in this section as the 18 19 "Commission") shall, at the request of the licensee for the 20 project, and after reasonable notice and in accordance 21 with the procedures of the Commission under that section, 22 reinstate the license and extend the time period during 23 which the licensee is required to commence construction 24 of project works for the 3-year period beginning on the 25 date of enactment of this Act.

1SEC. 3004. EXTENSION OF TIME FOR A FEDERAL ENERGY2REGULATORY COMMISSION PROJECT IN-3VOLVING GIBSON DAM.

4 (a) IN GENERAL.—Notwithstanding the require-5 ments of section 13 of the Federal Power Act (16 U.S.C. 806) that would otherwise apply to the Federal Energy 6 7 Regulatory Commission project numbered 12478–003, the 8 Federal Energy Regulatory Commission (referred to in 9 this section as the "Commission") may, at the request of 10 the licensee for the project, and after reasonable notice 11 and in accordance with the procedures of the Commission 12 under that section, extend the time period during which 13 the licensee is required to commence construction of the project for a 6-year period that begins on the date de-14 15 scribed in subsection (b).

(b) DATE DESCRIBED.—The date described in this
subsection is the date of the expiration of the extension
of the period required for commencement of construction
for the project described in subsection (a) that was issued
by the Commission prior to the date of enactment of this
Act under section 13 of the Federal Power Act (16 U.S.C.
806).

| 1 | PART II—GEOTHERMAL |
|----|--|
| 2 | Subpart A—Geothermal Energy |
| 3 | SEC. 3005. NATIONAL GOALS FOR PRODUCTION AND SITE |
| 4 | IDENTIFICATION. |
| 5 | It is the sense of Congress that, not later than 10 |
| 6 | years after the date of enactment of this Act— |
| 7 | (1) the Secretary of the Interior shall seek to |
| 8 | approve a significant increase in new geothermal en- |
| 9 | ergy capacity on public land across a geographically |
| 10 | diverse set of States using the full range of available |
| 11 | technologies; and |
| 12 | (2) the Director of the Geological Survey and |
| 13 | the Secretary should identify sites capable of pro- |
| 14 | ducing a total of 50,000 megawatts of geothermal |
| 15 | power, using the full range of available technologies. |
| 16 | SEC. 3006. PRIORITY AREAS FOR DEVELOPMENT ON FED- |
| 17 | ERAL LAND. |
| 18 | The Director of the Bureau of Land Management, |
| 19 | in consultation with other appropriate Federal agencies, |
| 20 | shall— |
| 21 | (1) identify high priority areas for new geo- |
| 22 | thermal development; and |
| 23 | (2) take any actions the Director determines |
| 24 | necessary to facilitate that development, consistent |
| 25 | with applicable laws. |
| | |

1 SEC. 3007. FACILITATION OF COPRODUCTION OF GEO-2 THERMAL ENERGY ON OIL AND GAS LEASES. 3 Section 4(b) of the Geothermal Steam Act of 1970 4 (30 U.S.C. 1003(b)) is amended by adding at the end the 5 following: 6 "(4) LAND SUBJECT TO OIL AND GAS LEASE.— 7 Land under an oil and gas lease issued pursuant to 8 the Mineral Leasing Act (30 U.S.C. 181 et seq.) or 9 the Mineral Leasing Act for Acquired Lands (30) 10 U.S.C. 351 et seq.) that is subject to an approved 11 application for permit to drill and from which oil 12 and gas production is occurring may be available for 13 noncompetitive leasing under this section to the 14 holder of the oil and gas lease— "(A) on a determination that— 15 16 "(i) geothermal energy will be produced from a well producing or capable of 17 18 producing oil and gas; and 19 "(ii) national energy security will be 20 improved by the issuance of such a lease; 21 and 22 "(B) to provide for the coproduction of 23 geothermal energy with oil and gas.".

| 1 | SEC. 3008. NONCOMPETITIVE LEASING OF ADJOINING |
|----|---|
| 2 | AREAS FOR DEVELOPMENT OF GEOTHERMAL |
| 3 | RESOURCES. |
| 4 | Section 4(b) of the Geothermal Steam Act of 1970 |
| 5 | (30 U.S.C. 1003(b)) (as amended by section 3007) is |
| 6 | amended by adding at the end the following: |
| 7 | "(5) Adjoining land.— |
| 8 | "(A) DEFINITIONS.—In this paragraph: |
| 9 | "(i) FAIR MARKET VALUE PER |
| 10 | ACRE.—The term 'fair market value per |
| 11 | acre' means a dollar amount per acre |
| 12 | that— |
| 13 | "(I) except as provided in this |
| 14 | clause, shall be equal to the market |
| 15 | value per acre (taking into account |
| 16 | the determination under subparagraph |
| 17 | (B)(iii) regarding a valid discovery on |
| 18 | the adjoining land), as determined by |
| 19 | the Secretary under regulations issued |
| 20 | under this paragraph; |
| 21 | "(II) shall be determined by the |
| 22 | Secretary with respect to a lease |
| 23 | under this paragraph, by not later |
| 24 | than the end of the 180-day period |
| 25 | beginning on the date the Secretary |

| 1 | receives an application for the lease; |
|----|---|
| 2 | and |
| 3 | "(III) shall be not less than the |
| 4 | greater of— |
| 5 | "(aa) 4 times the median |
| 6 | amount paid per acre for all land |
| 7 | leased under this Act during the |
| 8 | preceding year; or |
| 9 | ''(bb) \$50. |
| 10 | "(ii) INDUSTRY STANDARDS.—The |
| 11 | term 'industry standards' means the stand- |
| 12 | ards by which a qualified geothermal pro- |
| 13 | fessional assesses whether downhole or |
| 14 | flowing temperature measurements with |
| 15 | indications of permeability are sufficient to |
| 16 | produce energy from geothermal resources, |
| 17 | as determined through flow or injection |
| 18 | testing or measurement of lost circulation |
| 19 | while drilling. |
| 20 | "(iii) Qualified federal land.— |
| 21 | The term 'qualified Federal land' means |
| 22 | land that is otherwise available for leasing |
| 23 | under this Act. |
| 24 | "(iv) Qualified geothermal pro- |
| 25 | FESSIONAL.—The term 'qualified geo- |

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| 1 | thermal professional' means an individual |
| 2 | who is an engineer or geoscientist in good |
| 3 | professional standing with at least 5 years |
| 4 | of experience in geothermal exploration, |
| 5 | development, or project assessment. |
| 6 | "(v) Qualified lessee.—The term |
| 7 | 'qualified lessee' means a person that is el- |
| 8 | igible to hold a geothermal lease under this |
| 9 | Act (including applicable regulations). |
| 10 | "(vi) VALID DISCOVERY.—The term |
| 11 | 'valid discovery' means a discovery of a |
| 12 | geothermal resource by a new or existing |
| 13 | slim hole or production well, that exhibits |
| 14 | downhole or flowing temperature measure- |
| 15 | ments with indications of permeability that |
| 16 | are sufficient to meet industry standards. |
| 17 | "(B) AUTHORITY.—An area of qualified |
| 18 | Federal land that adjoins other land for which |
| 19 | a qualified lessee holds a legal right to develop |
| 20 | geothermal resources may be available for a |
| 21 | noncompetitive lease under this section to the |
| 22 | qualified lessee at the fair market value per |
| 23 | acre, if— |
| 24 | "(i) the area of qualified Federal |
| 25 | land— |

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| 1 | ((I) consists of not less than 1 |
| 2 | acre and not more than 640 acres; |
| 3 | and |
| 4 | "(II) is not already leased under |
| 5 | this Act or nominated to be leased |
| 6 | under subsection (a); |
| 7 | "(ii) the qualified lessee has not pre- |
| 8 | viously received a noncompetitive lease |
| 9 | under this paragraph in connection with |
| 10 | the valid discovery for which data has been |
| 11 | submitted under clause (iii)(I); and |
| 12 | "(iii) sufficient geological and other |
| 13 | technical data prepared by a qualified geo- |
| 14 | thermal professional has been submitted by |
| 15 | the qualified lessee to the applicable Fed- |
| 16 | eral land management agency that would |
| 17 | lead individuals who are experienced in the |
| 18 | subject matter to believe that— |
| 19 | "(I) there is a valid discovery of |
| 20 | geothermal resources on the land for |
| 21 | which the qualified lessee holds the |
| 22 | legal right to develop geothermal re- |
| 23 | sources; and |
| 24 | "(II) that thermal feature ex- |
| 25 | tends into the adjoining areas. |
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| 1 | "(C) DETERMINATION OF FAIR MARKET |
| 2 | VALUE.— |
| 3 | "(i) IN GENERAL.—The Secretary |
| 4 | shall— |
| 5 | "(I) publish a notice of any re- |
| 6 | quest to lease land under this para- |
| 7 | graph; |
| 8 | "(II) determine fair market value |
| 9 | for purposes of this paragraph in ac- |
| 10 | cordance with procedures for making |
| 11 | those determinations that are estab- |
| 12 | lished by regulations issued by the |
| 13 | Secretary; |
| 14 | "(III) provide to a qualified les- |
| 15 | see and publish, with an opportunity |
| 16 | for public comment for a period of 30 |
| 17 | days, any proposed determination |
| 18 | under this subparagraph of the fair |
| 19 | market value of an area that the |
| 20 | qualified lessee seeks to lease under |
| 21 | this paragraph; and |
| 22 | "(IV) provide to the qualified les- |
| 23 | see and any adversely affected party |
| 24 | the opportunity to appeal the final de- |
| 25 | termination of fair market value in an |
| | |

| administrative proceeding before the |
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| applicable Federal land management |
| agency, in accordance with applicable |
| law (including regulations). |
| "(ii) LIMITATION ON NOMINATION.— |
| After publication of a notice of request to |
| lease land under this paragraph, the Sec- |
| retary may not accept under subsection (a) |
| any nomination of the land for leasing un- |
| less the request has been denied or with- |
| drawn. |
| "(iii) ANNUAL RENTAL.—For pur- |
| poses of section $5(a)(3)$, a lease awarded |
| under this paragraph shall be considered a |
| lease awarded in a competitive lease sale. |
| "(D) REGULATIONS.—Not later than 270 |
| days after the date of enactment of the Energy |
| Policy Modernization Act of 2015, the Sec- |
| retary shall issue regulations to carry out this |
| paragraph.". |
| SEC. 3009. LARGE-SCALE GEOTHERMAL ENERGY. |
| Title VI of the Energy Independence and Security |
| Act of 2007 is amended by inserting after section 616 (42) |
| U.S.C. 17195) the following: |
| |

| 1 | "SEC. 616A. LARGE-SCALE GEOTHERMAL ENERGY. |
|----|---|
| 2 | "(a) PURPOSES.—The purposes of this section are— |
| 3 | ((1) to improve the components, processes, and |
| 4 | systems used for geothermal heat pumps and the di- |
| 5 | rect use of geothermal energy; and |
| 6 | ((2) to increase the energy efficiency, lower the |
| 7 | cost, increase the use, and improve and demonstrate |
| 8 | the applicability of geothermal heat pumps to, and |
| 9 | the direct use of geothermal energy in, large build- |
| 10 | ings, commercial districts, residential communities, |
| 11 | and large municipal, agricultural, or industrial |
| 12 | projects. |
| 13 | "(b) DEFINITIONS.—In this section: |
| 14 | "(1) Direct use of geothermal energy.— |
| 15 | The term 'direct use of geothermal energy' means |
| 16 | systems that use water that is at a temperature be- |
| 17 | tween approximately 38 degrees Celsius and 149 de- |
| 18 | grees Celsius directly or through a heat exchanger to |
| 19 | provide— |
| 20 | "(A) heating to buildings; or |
| 21 | "(B) heat required for industrial processes, |
| 22 | agriculture, aquaculture, and other facilities. |
| 23 | "(2) GEOTHERMAL HEAT PUMP.—The term |
| 24 | 'geothermal heat pump' means a system that pro- |
| 25 | vides heating and cooling by exchanging heat from |
| 26 | shallow ground or surface water using— |
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1 "(A) a closed loop system, which transfers 2 heat by way of buried or immersed pipes that 3 contain a mix of water and working fluid; or "(B) an open loop system, which circulates 4 5 ground or surface water directly into the build-6 ing and returns the water to the same aquifer 7 or surface water source. "(3) LARGE-SCALE APPLICATION.—The term 8 9 'large-scale application' means an application for 10 space or process heating or cooling for large entities 11 with a name-plate capacity, expected resource, or

rating of 10 or more megawatts, such as a large

building, commercial district, residential community,

or a large municipal, agricultural, or industrial

16 "(c) PROGRAM.—
17 "(1) IN GENERAL.—The Secretary shall estab18 lish a program of research, development, and dem19 onstration for geothermal heat pumps and the direct
20 use of geothermal energy.

21 "(2) AREAS.—The program may include re22 search, development, demonstration, and commercial
23 application of—

| 1 | "(A) geothermal ground loop efficiency im- |
|----|---|
| 2 | provements through more efficient heat transfer |
| 3 | fluids; |
| 4 | "(B) geothermal ground loop efficiency im- |
| 5 | provements through more efficient thermal |
| 6 | grouts for wells and trenches; |
| 7 | "(C) geothermal ground loop installation |
| 8 | cost reduction through— |
| 9 | "(i) improved drilling methods; |
| 10 | "(ii) improvements in drilling equip- |
| 11 | ment; |
| 12 | "(iii) improvements in design method- |
| 13 | ology and energy analysis procedures; and |
| 14 | "(iv) improved methods for deter- |
| 15 | mination of ground thermal properties and |
| 16 | ground temperatures; |
| 17 | "(D) installing geothermal ground loops |
| 18 | near the foundation walls of new construction |
| 19 | to take advantage of existing structures; |
| 20 | "(E) using gray or black wastewater as a |
| 21 | method of heat exchange; |
| 22 | "(F) improving geothermal heat pump sys- |
| 23 | tem economics through integration of geo- |
| 24 | thermal systems with other building systems, |
| 25 | including providing hot and cold water and re- |

| 1 | jecting or circulating industrial process heat |
|----|---|
| 2 | through refrigeration heat rejection and waste |
| 3 | heat recovery; |
| 4 | "(G) advanced geothermal systems using |
| 5 | variable pumping rates to increase efficiency; |
| 6 | "(H) geothermal heat pump efficiency im- |
| 7 | provements; |
| 8 | "(I) use of hot water found in mines and |
| 9 | mine shafts and other surface waters as the |
| 10 | heat exchange medium; |
| 11 | "(J) heating of districts, neighborhoods, |
| 12 | communities, large commercial or public build- |
| 13 | ings (including office, retail, educational, gov- |
| 14 | ernment, and institutional buildings and multi- |
| 15 | family residential buildings and campuses), and |
| 16 | industrial and manufacturing facilities; |
| 17 | "(K) geothermal system integration with |
| 18 | solar thermal water heating or cool roofs and |
| 19 | solar-regenerated desiccants to balance loads |
| 20 | and use building hot water to store geothermal |
| 21 | energy; |
| 22 | "(L) use of hot water coproduced from oil |
| 23 | and gas recovery; |

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| 1 | "(M) use of water sources at a tempera- |
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| 2 | ture of less than 150 degrees Celsius for direct |
| 3 | use; |
| 4 | "(N) system integration of direct use with |
| 5 | geothermal electricity production; and |
| 6 | "(O) coproduction of heat and power, in- |
| 7 | cluding on-site use. |
| 8 | "(3) Environmental impacts.—In carrying |
| 9 | out the program, the Secretary shall identify and |
| 10 | mitigate potential environmental impacts in accord- |
| 11 | ance with section 614(c). |
| 12 | "(d) Grants.— |
| 13 | "(1) IN GENERAL.—The Secretary shall make |
| 14 | grants available to State and local governments, in- |
| 15 | stitutions of higher education, nonprofit entities, |
| 16 | utilities, and for-profit companies (including manu- |
| 17 | facturers of heat-pump and direct-use components |
| 18 | and systems) to promote the development of geo- |
| 19 | thermal heat pumps and the direct use of geo- |
| 20 | thermal energy. |
| 21 | "(2) PRIORITY.—In making grants under this |
| 22 | subsection, the Secretary shall give priority to pro- |
| 23 | posals that apply to large buildings (including office, |
| 24 | retail, educational, government, institutional, and |
| 25 | multifamily residential buildings and campuses and |
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| 1 | industrial and manufacturing facilities), commercial |
| 2 | districts, and residential communities. |
| 3 | "(3) NATIONAL SOLICITATION.—Not later than |
| 4 | 180 days after the date of enactment of this section, |
| 5 | the Secretary shall conduct a national solicitation for |
| 6 | applications for grants under this section. |
| 7 | "(e) Reports.— |
| 8 | "(1) IN GENERAL.—Not later than 2 years |
| 9 | after the date of enactment of this section and annu- |
| 10 | ally thereafter, the Secretary shall submit to the |
| 11 | Committee on Energy and Natural Resources of the |
| 12 | Senate and the Committee on Science, Space, and |
| 13 | Technology of the House of Representatives a report |
| 14 | on progress made and results obtained under this |
| 15 | section to develop geothermal heat pumps and direct |
| 16 | use of geothermal energy. |
| 17 | "(2) Areas.—Each of the reports required |
| 18 | under this subsection shall include— |
| 19 | "(A) an analysis of progress made in each |
| 20 | of the areas described in subsection $(c)(2)$; and |
| 21 | "(B)(i) a description of any relevant rec- |
| 22 | ommendations made during a review of the pro- |
| 23 | gram; and |
| 24 | "(ii) any plans to address the rec- |
| 25 | ommendations under clause (i).". |
| | |

1 SEC. 3010. REPORT TO CONGRESS.

Not later than 3 years after the date of enactment
of this Act and not less frequently than once every 5 years
thereafter, the Secretary of the Interior and the Secretary
shall submit to Congress a report describing the progress
made towards achieving the goals described in section
3005.

8 SEC. 3011. AUTHORIZATION OF APPROPRIATIONS.

9 There are authorized to be appropriated to carry out10 this subpart—

11 (1) \$65,000,000 for fiscal year 2017; and

12 (2) \$75,000,000 for each of fiscal years 2018
13 through 2021.

14 Subpart B—Geothermal Exploration

15 SEC. 3012. GEOTHERMAL EXPLORATION TEST PROJECTS.

16 The Geothermal Steam Act of 1970 (30 U.S.C. 1001
17 et seq.) is amended by adding at the end the following:
18 "SEC. 30. GEOTHERMAL EXPLORATION TEST PROJECTS.

19 "(a) DEFINITIONS.—In this section:

20 "(1) COVERED LAND.—The term 'covered land'
21 means land that is—

22 "(A) subject to geothermal leasing in ac-23 cordance with section 3; and

24 "(B) not excluded from the development of25 geothermal energy under—

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| 1 | "(i) a final land use plan established |
| 2 | under the Federal Land Policy and Man- |
| 3 | agement Act of 1976 (43 U.S.C. 1701 et |
| 4 | seq.); |
| 5 | "(ii) a final land and resource man- |
| 6 | agement plan established under the Na- |
| 7 | tional Forest Management Act of 1976 (16 |
| 8 | U.S.C. 1600 et seq.); or |
| 9 | "(iii) any other applicable law. |
| 10 | "(2) Secretary concerned.—The term 'Sec- |
| 11 | retary concerned' means— |
| 12 | "(A) the Secretary of Agriculture (acting |
| 13 | through the Chief of the Forest Service), with |
| 14 | respect to National Forest System land; and |
| 15 | "(B) the Secretary, with respect to land |
| 16 | managed by the Bureau of Land Management |
| 17 | (including land held for the benefit of an Indian |
| 18 | tribe). |
| 19 | "(b) NEPA REVIEW OF GEOTHERMAL EXPLORATION |
| 20 | Test Projects.— |
| 21 | "(1) IN GENERAL.—An eligible activity de- |
| 22 | scribed in paragraph (2) carried out on covered land |
| 23 | shall be considered an action categorically excluded |
| 24 | from the requirements for an environmental assess- |
| 25 | ment or an environmental impact statement under |
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| 1 | the National Environmental Policy Act of 1969 (42) |
| 2 | U.S.C. 4321 et seq.) or section 1508.4 of title 40, |
| 3 | Code of Federal Regulations (or a successor regula- |
| 4 | tion) if— |
| 5 | "(A) the action is for the purpose of geo- |
| 6 | thermal resource exploration operations; and |
| 7 | "(B) the action is conducted pursuant to |
| 8 | this Act. |
| 9 | "(2) ELIGIBLE ACTIVITY.—An eligible activity |
| 10 | referred to in paragraph (1) is— |
| 11 | "(A) a geophysical exploration activity that |
| 12 | does not require drilling, including a seismic |
| 13 | survey; |
| 14 | "(B) the drilling of a well to test or ex- |
| 15 | plore for geothermal resources on land leased |
| 16 | by the Secretary concerned for the development |
| 17 | and production of geothermal resources that— |
| 18 | "(i) is carried out by the holder of the |
| 19 | lease; |
| 20 | "(ii) causes— |
| 21 | "(I) fewer than 5 acres of soil or |
| 22 | vegetation disruption at the location |
| 23 | of each geothermal exploration well; |
| 24 | and |
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| 1 | "(II) not more than an additional |
| 2 | 5 acres of soil or vegetation disruption |
| 3 | during access or egress to the project |
| 4 | site; |
| 5 | "(iii) is completed in fewer than 90 |
| 6 | days, including the removal of any surface |
| 7 | infrastructure from the project site; and |
| 8 | "(iv) requires the restoration of the |
| 9 | project site not later than 3 years after the |
| 10 | date of completion of the project to ap- |
| 11 | proximately the condition that existed at |
| 12 | the time the project began, unless— |
| 13 | "(I) the project site is subse- |
| 14 | quently used as part of energy devel- |
| 15 | opment on the lease; or |
| 16 | "(II) the project— |
| 17 | "(aa) yields geothermal re- |
| 18 | sources; and |
| 19 | "(bb) the use of the geo- |
| 20 | thermal resources will be carried |
| 21 | out under another geothermal |
| 22 | generation project in existence at |
| 23 | the time of the discovery of the |
| 24 | geothermal resources; or |
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| 1 | "(C) the drilling of a well to test or explore |
| 2 | for geothermal resources on land leased by the |
| 3 | Secretary concerned for the development and |
| 4 | production of geothermal resources that— |
| 5 | "(i) causes an individual surface dis- |
| 6 | turbance of fewer than 5 acres if— |
| 7 | "(I) the total surface disturbance |
| 8 | on the leased land is not more than |
| 9 | 150 acres; and |
| 10 | $((\Pi)$ a site-specific analysis has |
| 11 | been prepared under the National En- |
| 12 | vironmental Policy Act of 1969 (42 |
| 13 | U.S.C. 4321 et seq.); |
| 14 | "(ii) involves the drilling of a geo- |
| 15 | thermal well at a location or well pad site |
| 16 | at which drilling has occurred within 5 |
| 17 | years before the date of spudding the well; |
| 18 | or |
| 19 | "(iii) involves the drilling of a geo- |
| 20 | thermal well in a developed field for |
| 21 | which— |
| 22 | "(I) an approved land use plan |
| 23 | or any environmental document pre- |
| 24 | pared under the National Environ- |
| 25 | mental Policy Act of 1969 (42 U.S.C. |
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| 1 | 4321 et seq.) analyzed the drilling as |
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| 2 | a reasonably foreseeable activity; and |
| 3 | "(II) the land use plan or envi- |
| 4 | ronmental document was approved |
| 5 | within 10 years before the date of |
| 6 | spudding the well. |
| 7 | "(3) LIMITATION BASED ON EXTRAORDINARY |
| 8 | CIRCUMSTANCES.—The categorical exclusion estab- |
| 9 | lished under paragraph (1) shall be subject to ex- |
| 10 | traordinary circumstances in accordance with the |
| 11 | Departmental Manual, 516 DM $2.3A(3)$ and 516 |
| 12 | DM 2, Appendix 2 (or successor provisions). |
| 13 | "(c) Notice of Intent; Review and Determina- |
| 14 | TION.— |
| 15 | "(1) Requirement to provide notice.—Not |
| 16 | later than 30 days before the date on which drilling |
| 17 | begins, a leaseholder intending to carry out an eligi- |
| 18 | ble activity shall provide notice to the Secretary con- |
| 19 | cerned. |
| 20 | "(2) REVIEW OF PROJECT.—Not later than 10 |
| 21 | days after receipt of a notice of intent provided |
| 22 | under paragraph (1), the Secretary concerned |
| 23 | shall— |

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| 1 | "(A) review the project described in the |
| 2 | notice and determine whether the project is an |
| 3 | eligible activity; and |
| 4 | "(B)(i) if the project is an eligible activity, |
| 5 | notify the leaseholder that under subsection (b), |
| 6 | the project is considered a categorical exclusion |
| 7 | under the National Environmental Policy Act of |
| 8 | 1969 (42 U.S.C. 4321 et seq.) and section |
| 9 | 1508.4 of title 40, Code of Federal Regulations |
| 10 | (or a successor regulation); or |
| 11 | "(ii) if the project is not an eligible activ- |
| 12 | ity— |
| 13 | "(I) notify the leaseholder that section |
| 14 | 102(2)(C) of the National Environmental |
| 15 | Policy Act of 1969 (42 U.S.C. 4332(2)(C)) |
| 16 | applies to the project; |
| 17 | "(II) include in that notification clear |
| 18 | and detailed findings on any deficiencies in |
| 19 | the project that prevent the application of |
| 20 | subsection (b) to the project; and |
| 21 | "(III) provide an opportunity to the |
| 22 | leaseholder to remedy the deficiencies de- |
| 23 | scribed in the notification before the date |
| 24 | on which the leaseholder plans to begin the |
| 25 | project under paragraph (1).". |
| | Project ander paragraphi (1). |

PART III—MARINE HYDROKINETIC SEC. 3013. DEFINITION OF MARINE AND HYDROKINETIC RE NEWABLE ENERGY. Section 632 of the Energy Independence and Security

5 Act of 2007 (42 U.S.C. 17211) is amended in the matter6 preceding paragraph (1) by striking "electrical".

7 SEC. 3014. MARINE AND HYDROKINETIC RENEWABLE EN8 ERGY RESEARCH AND DEVELOPMENT.

9 Section 633 of the Energy Independence and Security
10 Act of 2007 (42 U.S.C. 17212) is amended to read as
11 follows:

12 "SEC. 633. MARINE AND HYDROKINETIC RENEWABLE EN13 ERGY RESEARCH AND DEVELOPMENT.

14 "The Secretary, in consultation with the Secretary of 15 the Interior, the Secretary of Commerce, and the Federal 16 Energy Regulatory Commission, shall carry out a program 17 of research, development, demonstration, and commercial 18 application to accelerate the introduction of marine and 19 hydrokinetic renewable energy production into the United 20States energy supply, giving priority to fostering acceler-21 ated research, development, and commercialization of 22 technology, including programs—

"(1) to assist technology development to improve the components, processes, and systems used
for power generation from marine and hydrokinetic
renewable energy resources;

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| 1 | ((2) to establish critical testing infrastructure |
|----|---|
| 2 | necessary— |
| 3 | "(A) to cost effectively and efficiently test |
| 4 | and prove marine and hydrokinetic renewable |
| 5 | energy devices; and |
| 6 | "(B) to accelerate the technological readi- |
| 7 | ness and commercialization of those devices; |
| 8 | "(3) to support efforts to increase the efficiency |
| 9 | of energy conversion, lower the cost, increase the |
| 10 | use, improve the reliability, and demonstrate the ap- |
| 11 | plicability of marine and hydrokinetic renewable en- |
| 12 | ergy technologies by participating in demonstration |
| 13 | projects; |
| 14 | "(4) to investigate variability issues and the ef- |
| 15 | ficient and reliable integration of marine and |
| 16 | hydrokinetic renewable energy with the utility grid; |
| 17 | ((5) to identify and study critical short- and |
| 18 | long-term needs to create a sustainable marine and |
| 19 | hydrokinetic renewable energy supply chain based in |
| 20 | the United States; |
| 21 | "(6) to increase the reliability and survivability |
| 22 | of marine and hydrokinetic renewable energy tech- |
| 23 | nologies; |
| 24 | "(7) to verify the performance, reliability, main- |
| 25 | tainability, and cost of new marine and hydrokinetic |
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1 renewable energy device designs and system compo-2 nents in an operating environment, and consider the 3 protection of critical infrastructure, such as ade-4 quate separation between marine and hydrokinetic 5 devices and projects and submarine telecommuni-6 cations cables, including consideration of established 7 industry standards; 8 "(8) to coordinate and avoid duplication of ac-9 tivities across programs of the Department and 10 other applicable Federal agencies, including National 11 Laboratories and to coordinate public-private col-12 laboration in all programs under this section; 13 "(9) to identify opportunities for joint research 14 and development programs and development of 15 economies of scale between— "(A) marine and hydrokinetic renewable 16 17 energy technologies; and 18 "(B) other renewable energy and fossil en-19 ergy programs, offshore oil and gas production 20 activities, and activities of the Department of 21 Defense: and 22 "(10) to support in-water technology develop-23 ment with international partners using existing co-24 operative procedures (including memoranda of un-25 derstanding)-

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| 1 | "(A) to allow cooperative funding and |
| 2 | other support of value to be exchanged and le- |
| 3 | veraged; and |
| 4 | "(B) to encourage the participation of |
| 5 | international research centers and companies |
| 6 | within the United States and the participation |
| 7 | of United States research centers and compa- |
| 8 | nies in international projects.". |
| 9 | SEC. 3015. NATIONAL MARINE RENEWABLE ENERGY RE- |
| 10 | SEARCH, DEVELOPMENT, AND DEMONSTRA- |
| 11 | TION CENTERS. |
| 12 | Section 634 of the Energy Independence and Security |
| 13 | Act of 2007 (42 U.S.C. 17213) is amended by striking |
| 14 | subsection (b) and inserting the following: |
| 15 | "(b) PURPOSES.—A Center (in coordination with the |
| 16 | Department and National Laboratories) shall— |
| 17 | "(1) advance research, development, demonstra- |
| 18 | tion, and commercial application of marine and |
| 19 | hydrokinetic renewable energy technologies; |
| 20 | ((2) support in-water testing and demonstra- |
| 21 | tion of marine and hydrokinetic renewable energy |
| 22 | technologies, including facilities capable of testing— |
| 23 | "(A) marine and hydrokinetic renewable |
| 24 | energy systems of various technology readiness |
| 25 | levels and scales; |
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| 1 | "(B) a variety of technologies in multiple |
| 2 | test berths at a single location; and |
| 3 | "(C) arrays of technology devices; and |
| 4 | "(3) serve as information clearinghouses for the |
| 5 | marine and hydrokinetic renewable energy industry |
| 6 | by collecting and disseminating information on best |
| 7 | practices in all areas relating to developing and |
| 8 | managing marine and hydrokinetic renewable energy |
| 9 | resources and energy systems.". |
| 10 | SEC. 3016. AUTHORIZATION OF APPROPRIATIONS. |
| 11 | Section 636 of the Energy Independence and Security |
| 12 | Act of 2007 (42 U.S.C. 17215) is amended by striking |
| 13 | "\$50,000,000 for each of the fiscal years 2008 through |
| 14 | 2012" and inserting "\$55,000,000 for each of fiscal years |
| 15 | 2017 and 2018 and \$60,000,000 for each of fiscal years |
| 16 | 2019 through 2021". |
| 17 | PART IV—BIOMASS |
| 18 | SEC. 3017. BIO-POWER. |
| 19 | (a) Woody Biomass Heat and Bio-power Initia- |
| 20 | TIVE.— |
| 21 | (1) DEFINITIONS OF WOODY BIOMASS HEAT |
| 22 | AND BIO-POWER.—Section 9008(a) of the Farm Se- |
| 23 | curity and Rural Investment Act of 2002 (7 U.S.C. |
| 24 | 8108(a)) is amended— |

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| 1 | (A) by redesignating paragraphs (2) and |
| 2 | (3) as paragraphs (4) and (5), respectively; |
| 3 | (B) by inserting after paragraph (1) the |
| 4 | following: |
| 5 | "(2) BIO-POWER.—The term 'bio-power' means |
| 6 | the use of woody biomass to generate electricity. |
| 7 | "(3) BOARD.—The term 'Board' means the |
| 8 | Biomass Research and Development Board."; and |
| 9 | (C) by adding at the end the following: |
| 10 | "(6) WOODY BIOMASS HEAT.—The term 'woody |
| 11 | biomass heat' means the use of woody biomass to |
| 12 | generate heat.". |
| 13 | (2) BIOMASS RESEARCH AND DEVELOPMENT |
| 14 | BOARD.—Section 9008(c)(3)(A) of the Farm Secu- |
| 15 | rity and Rural Investment Act of 2002 (7 U.S.C. |
| 16 | 8108(c)(3)(A)) is amended by striking "biofuels and |
| 17 | biobased products" and inserting "biofuels, biobased |
| 18 | products, bio-power, and woody biomass heat |
| 19 | projects". |
| 20 | (3) Woody biomass heat and bio-power |
| 21 | GRANTS.—Section 9008 of the Farm Security and |
| 22 | Rural Investment Act of 2002 (7 U.S.C. 8108) is |
| 23 | amended— |

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| (A) by redesignating subsections (f), (g), |
| and (h) as subsections (g), (h), and (i), respec- |
| tively; and |
| (B) by inserting after subsection (e) the |
| following: |
| "(f) Woody Biomass Heat and Bio-power |
| GRANTS.— |
| "(1) Establishment.—The Secretary of Agri- |
| culture and the Secretary of Energy, in consultation |
| with the Board, shall establish a program under |
| which the Secretary of Agriculture and the Secretary |
| of Energy shall provide grants to relevant projects |
| to support innovation and market development in |
| woody biomass heat and bio-power. |
| "(2) Applications.—To be eligible to receive a |
| grant under this subsection, the owner or operator |
| of a relevant project shall submit to the Secretary of |
| Agriculture and the Secretary of Energy an applica- |
| tion at such time, in such manner, and containing |
| such information as the Secretary of Agriculture and |
| the Secretary of Energy may require. |
| "(3) Allocation.—Of the amounts appro- |
| priated to carry out this subsection, the Secretary of |
| Agriculture and the Secretary of Energy shall not |
| provide more than— |
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| 1 | "(A) $$15,000,000$ for projects that develop |
| 2 | innovative techniques for preprocessing biomass |
| 3 | for woody biomass heat and bio-power, with the |
| 4 | goals of lowering the costs of— |
| 5 | "(i) distributed preprocessing tech- |
| 6 | nologies, including technologies designed to |
| 7 | promote densification, torrefaction, and the |
| 8 | broader commoditization of bioenergy feed- |
| 9 | stocks; and |
| 10 | "(ii) transportation; and |
| 11 | "(B) \$15,000,000 for innovative woody |
| 12 | biomass heat and bio-power demonstration |
| 13 | projects, including— |
| 14 | "(i) district energy projects; |
| 15 | "(ii) innovation in transportation; and |
| 16 | "(iii) projects addressing the chal- |
| 17 | lenges of retrofitting existing coal-fired |
| 18 | electricity generation facilities to use bio- |
| 19 | mass. |
| 20 | "(4) REGIONAL DISTRIBUTION.—In selecting |
| 21 | projects to receive grants under this subsection, the |
| 22 | Secretary of Agriculture and the Secretary of En- |
| 23 | ergy shall ensure, to the maximum extent prac- |
| 24 | ticable, diverse geographical distribution among the |
| 25 | projects. |
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| 1 | "(5) COST SHARE.—The Federal share of the |
| 2 | cost of a project carried out using a grant under this |
| 3 | subsection shall be 50 percent. |
| 4 | "(6) DUTIES OF RECIPIENTS.—As a condition |
| 5 | of receiving a grant under this subsection, the owner |
| 6 | or operator of a project shall— |
| 7 | "(A) participate in the applicable working |
| 8 | group under paragraph (7); |
| 9 | "(B) submit to the Secretary of Agri- |
| 10 | culture and the Secretary of Energy a report |
| 11 | that includes— |
| 12 | "(i) a description of the project and |
| 13 | any relevant findings; and |
| 14 | "(ii) such other information as the |
| 15 | Secretary of Agriculture and the Secretary |
| 16 | of Energy determine to be necessary to |
| 17 | complete the report of the Secretary under |
| 18 | paragraph (9); and |
| 19 | "(C) carry out such other activities as the |
| 20 | Secretary of Agriculture and the Secretary of |
| 21 | Energy determine to be necessary. |
| 22 | "(7) Working groups.—The Secretary of Ag- |
| 23 | riculture and the Secretary of Energy shall establish |
| 24 | 2 working groups to share best practices and col- |
| 25 | laborate in project implementation, of which— |
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| 1 | "(A) 1 shall be comprised of representa- |
| 2 | tives of projects that receive grants under para- |
| 3 | graph $(3)(A)$; and |
| 4 | "(B) 1 shall be comprised of representa- |
| 5 | tives of projects that receive grants under para- |
| 6 | graph $(3)(B)$. |
| 7 | "(8) Inclusion of oilseed crops.—A grant |
| 8 | may be provided under this subsection to relevant |
| 9 | projects to support innovation and market develop- |
| 10 | ment in oilseed crops. |
| 11 | "(9) REPORTS.—Not later than 5 years after |
| 12 | the date of enactment of this Act, the Secretary of |
| 13 | Agriculture and the Secretary of Energy shall sub- |
| 14 | mit to Congress a report describing— |
| 15 | "(A) each project for which a grant has |
| 16 | been provided under this subsection; |
| 17 | "(B) any findings as a result of those |
| 18 | projects; and |
| 19 | "(C) the state of market and technology |
| 20 | development, including market barriers and op- |
| 21 | portunities.". |
| 22 | (b) LOAN PROGRAMS; STRATEGIC ANALYSIS AND RE- |
| 23 | SEARCH.— |
| 24 | (1) Low-interest loans.— |
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| 1 | (A) ESTABLISHMENT.—The Secretary of |
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| 2 | Agriculture shall establish, within the Rural |
| 3 | Development Office, a low-interest loan pro- |
| 4 | gram to support construction of residential, |
| 5 | commercial or institutional, and industrial |
| 6 | woody biomass heat and bio-power systems. |
| 7 | (B) REQUIREMENTS.—The program under |
| 8 | this subsection shall be carried out in accord- |
| 9 | ance with such requirements as the Secretary of |
| 10 | Agriculture may establish, by regulation, in tak- |
| 11 | ing into consideration best practices. |
| 12 | (C) AUTHORIZATION OF APPROPRIA- |
| 13 | TIONS.—There is authorized to be appropriated |
| 14 | to the Secretary of Agriculture to carry out this |
| 15 | subsection \$50,000,000. |
| 16 | (2) Energy efficiency and conservation |
| 17 | LOAN PROGRAM.—In addition to loans under para- |
| 18 | graph (1), woody biomass heat residential, commer- |
| 19 | cial or institutional, and industrial wood energy sys- |
| 20 | tems shall be eligible to receive loans under the en- |
| 21 | ergy efficiency and conservation loan program of the |
| 22 | Department of Agriculture under section 2 of the |
| 23 | Rural Electrification Act of 1936 (7 U.S.C. 902). |

| 1 | Subtitle B—Oil and Gas |
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| 2 | SEC. 3101. AMENDMENTS TO THE METHANE HYDRATE RE- |
| 3 | SEARCH AND DEVELOPMENT ACT OF 2000. |
| 4 | (a) Methane Hydrate Research and Develop- |
| 5 | ment Program.— |
| 6 | (1) IN GENERAL.—Section 4 of the Methane |
| 7 | Hydrate Research and Development Act of 2000 $(30$ |
| 8 | U.S.C. 2003) is amended by striking subsection (b) |
| 9 | and inserting the following: |
| 10 | "(b) Grants, Contracts, Cooperative Agree- |
| 11 | MENTS, INTERAGENCY FUNDS TRANSFER AGREEMENTS, |
| 12 | and Field Work Proposals.— |
| 13 | "(1) Assistance and coordination.—In car- |
| 14 | rying out the program of methane hydrate research |
| 15 | and development authorized by this section, the Sec- |
| 16 | retary may award grants to, or enter into contracts |
| 17 | or cooperative agreements with, institutions— |
| 18 | "(A) to conduct basic and applied re- |
| 19 | search— |
| 20 | "(i) to identify, explore, assess, and |
| 21 | develop methane hydrate as a commercially |
| 22 | viable source of energy; and |
| 23 | "(ii) to identify the environmental, |
| 24 | health, and safety impacts of methane hy- |
| 25 | drate development; |

| 1 | "(B) to identify and characterize methane |
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| 2 | hydrate resources using remote sensing and |
| 3 | seismic data, including the characterization of |
| 4 | hydrate concentrations in marine reservoirs in |
| 5 | the Gulf of Mexico or the Atlantic Ocean Basin |
| 6 | by the date that is 4 years after the date of en- |
| 7 | actment of the Energy Policy Modernization |
| 8 | Act of 2015; |
| 9 | "(C) to develop technologies required for |
| 10 | efficient and environmentally sound develop- |
| 11 | ment of methane hydrate resources; |
| 12 | "(D) to conduct basic and applied research |
| 13 | to assess and mitigate the environmental im- |
| 14 | pact of hydrate degassing (including natural |
| 15 | degassing and degassing associated with com- |
| 16 | mercial development); |
| 17 | "(E) to develop technologies to reduce the |
| 18 | risks of drilling through methane hydrates; |
| 19 | "(F) to conduct exploratory drilling, well |
| 20 | testing, and production testing operations on |
| 21 | permafrost and nonpermafrost gas hydrates in |
| 22 | support of the activities authorized by this |
| 23 | paragraph, including— |
| 24 | "(i) drilling of a test well and per- |
| 25 | forming a long-term hydrate production |

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| 1 | test on land in the United States Arctic re- |
| 2 | gion by the date that is 4 years after the |
| 3 | date of enactment of the Energy Policy |
| 4 | Modernization Act of 2015; |
| 5 | "(ii) drilling of a test well and per- |
| 6 | forming a long-term hydrate production |
| 7 | test in a marine environment by the date |
| 8 | that is 10 years after the date of enact- |
| 9 | ment of the Energy Policy Modernization |
| 10 | Act of 2015; and |
| 11 | "(iii) drilling a full-scale production |
| 12 | test well at a location to be determined by |
| 13 | the Secretary; or |
| 14 | "(G) to expand education and training pro- |
| 15 | grams in methane hydrate resource research |
| 16 | and resource development through fellowships |
| 17 | or other means for graduate education and |
| 18 | training. |
| 19 | "(2) Environmental monitoring and re- |
| 20 | SEARCH.—The Secretary shall conduct a long-term |
| 21 | environmental monitoring and research program to |
| 22 | study the effects of production from methane hy- |
| 23 | drate reservoirs. |
| 24 | "(3) Competitive peer review.—Funds |
| 25 | made available under paragraphs (1) and (2) shall |
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be made available based on a competitive process
 using external scientific peer review of proposed re search.".

4 (2) CONFORMING AMENDMENT.—Section 4(e)
5 of the Methane Hydrate Research and Development
6 Act of 2000 (30 U.S.C. 2003(e)) is amended in the
7 matter preceding paragraph (1) by striking "sub8 section (b)(1)" and inserting "paragraphs (1) and
9 (2) of subsection (b)".

(b) AUTHORIZATION OF APPROPRIATIONS.—The
Methane Hydrate Research and Development Act of 2000
is amended by striking section 7 (30 U.S.C. 2006) and
inserting the following:

14 "SEC. 7. AUTHORIZATION OF APPROPRIATIONS.

15 "There is authorized to be appropriated to carry out
16 this Act \$35,000,000 for each of fiscal years 2017 through
17 2021.".

18 SEC. 3102. LIQUEFIED NATURAL GAS STUDY.

19 (a) Study.—

(1) IN GENERAL.—Not later than 1 year after
the date of enactment of this Act, the Secretary, in
consultation with the National Association of Regulatory Utility Commissioners and the National Association of State Energy Officials, shall conduct a
study of the State, regional, and national implica-

| 1 | tions of exporting liquefied natural gas with respect |
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| 2 | to consumers and the economy. |
| 3 | (2) CONTENTS.—The study conducted under |
| 4 | paragraph (1) shall include an analysis of— |
| 5 | (A) the economic impact that exporting liq- |
| 6 | uefied natural gas will have in regions that cur- |
| 7 | rently import liquefied natural gas; |
| 8 | (B) job creation in the manufacturing sec- |
| 9 | tors; and |
| 10 | (C) such other issues as the Secretary con- |
| 11 | siders appropriate. |
| 12 | (b) Report to Congress.—Not later than 1 year |
| 13 | after the date of enactment of this Act, the Administrator |
| 14 | shall submit to Congress a report on the results of the |
| 15 | study conducted under subsection (a). |
| 16 | SEC. 3103. FERC PROCESS COORDINATION WITH RESPECT |
| 17 | TO REGULATORY APPROVAL OF GAS |
| 18 | PROJECTS. |
| 19 | (a) DEFINITIONS.—In this section: |
| 20 | (1) Commission.—The term "Commission" |
| 21 | means the Federal Energy Regulatory Commission. |
| 22 | (2) Federal Authorization.— |
| 23 | (A) IN GENERAL.—The term "Federal au- |
| 24 | thorization" means any authorization required |
| 25 | under Federal law with respect to an applica- |

1 tion for authorization or a certificate of public 2 convenience and necessity relating to gas trans-3 portation subject to the jurisdiction of the Commission. 4 (B) INCLUSIONS.—The term "Federal au-5 6 thorization" includes any permits, special use 7 authorizations, certifications, opinions, or other 8 approvals as may be required under Federal law 9 with respect to an application for authorization 10 or a certificate of public convenience and neces-11 sity relating to gas transportation subject to the 12 jurisdiction of the Commission. 13 (b) DESIGNATION AS LEAD AGENCY.— 14 (1) IN GENERAL.—The Commission shall act as 15 the lead agency for the purposes of— 16 (A) coordinating all applicable Federal au-17 thorizations; and 18 (B) compliance with the National Environ-19 mental Policy Act of 1969 (42 U.S.C. 4321 et 20 seq.). 21 (2)OTHER AGENCIES.—Each Federal and 22 State agency considering an aspect of an application 23 for Federal authorization shall cooperate with the 24 Commission.

25 (c) Schedule.—

| 1 | (1) TIMING FOR ISSUANCE.—It is the sense of |
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| 2 | Congress that all Federal authorizations required for |
| 3 | a project or facility should be issued by not later |
| 4 | than the date that is 90 days after the date on |
| 5 | which an application is considered to be complete by |
| 6 | the Commission. |
| 7 | (2) Commission schedule.— |
| 8 | (A) IN GENERAL.—The Commission shall |
| 9 | establish a schedule for the issuance of all Fed- |
| 10 | eral authorizations. |
| 11 | (B) REQUIREMENTS.—In establishing the |
| 12 | schedule under subparagraph (A), the Commis- |
| 13 | sion shall— |
| 14 | (i) consult and cooperate with the |
| 15 | Federal and State agencies responsible for |
| 16 | a Federal authorization; |
| 17 | (ii) ensure the expeditious completion |
| 18 | of all proceedings relating to a Federal au- |
| 19 | thorization; and |
| 20 | (iii) comply with applicable schedules |
| 21 | established under Federal law with respect |
| 22 | to a Federal authorization. |
| 23 | (3) Resolution of interagency dis- |
| 24 | PUTES.—If the Federal agency with responsibility |
| 25 | fails to adhere to the schedule established by the |

| 1 | Commission under paragraph (2), or if a Federal |
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| 2 | authorization has been unreasonably denied, or if a |
| 3 | Federal authorization would be inconsistent with the |
| 4 | purposes of this section or other applicable law, the |
| 5 | Commission shall refer the matter to the Chairman |
| 6 | of the Council on Environmental Quality— |
| 7 | (A) to ensure timely participation; |
| 8 | (B) to ensure a timely decision; |
| 9 | (C) to mediate the dispute; or |
| 10 | (D) to refer the matter to the President. |
| 11 | (d) Consolidated Record.—The Commission shall |
| 12 | maintain official consolidated records of all license pro- |
| 13 | ceedings under this section. |
| 14 | (e) Deference to Commission.—In making a deci- |
| 15 | sion with respect to a Federal authorization, each agency |
| 16 | shall give deference, to the maximum extent authorized |
| 17 | by law, to the scope of environmental review that the Com- |
| 18 | mission determines to be appropriate. |
| 19 | (f) CONCURRENT REVIEWS.—Pursuant to the sched- |
| 20 | ule established under subsection (c)(2), each agency con- |
| 21 | sidering an aspect of an application for Federal authoriza- |
| 22 | tion shall— |
| 23 | (1) to the maximum extent authorized by law, |
| 24 | carry out the obligations of that agency under appli- |
| 25 | cable law concurrently and in conjunction with the |
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| 1 | review required by the National Environmental Pol- |
| 2 | icy Act of 1969 (42 U.S.C. 4321 et seq.), unless |
| 3 | doing so would impair the ability of the agency to |
| 4 | conduct needed analysis or otherwise carry out those |
| 5 | obligations; |
| 6 | (2) formulate and implement administrative, |
| 7 | policy, and procedural mechanisms to enable the |
| 8 | agency to complete the required Federal authoriza- |
| 9 | tions in accordance with the schedule described in |
| 10 | subsection (c); and |
| 11 | (3) transmit to the Commission a statement— |
| 12 | (A) acknowledging notice of the schedule |
| 13 | described in subsection (c); and |
| 14 | (B) describing the plan formulated under |
| 15 | paragraph (2). |
| 16 | (g) FAILURE TO MEET DEADLINE.—If an agency |
| 17 | does not complete a proceeding for an approval that is |
| 18 | required for a Federal authorization in accordance with |
| 19 | the schedule described in subsection (c), the head of the |
| 20 | relevant Federal agency (including, in the case of a failure |
| 21 | by the State agency or unit of local government, the Fed- |
| 22 | eral agency overseeing the delegated authority) shall— |
| 23 | (1) notify Congress and the Commission of the |
| 24 | failure; and |

(2) describe in that notification an implementa-1 2 tion plan to ensure completion. 3 (h) ACCOUNTABILITY; TRANSPARENCY; Effi-4 CIENCY.— 5 (1) IN GENERAL.—For applications requiring 6 multiple Federal authorizations, the Commission, in 7 consultation with any agency considering an aspect 8 of the application, shall track and make available to 9 the public on the website of the Commission infor-10 mation relating to the actions required to complete 11 permitting, reviews, and other requirements. 12 (2) INCLUSIONS.—Information tracked under 13 paragraph (1) shall include the following: 14 (A) The schedule described in subsection 15 (c). 16 (B) A list of all the actions required by 17 each applicable agency to complete permitting, 18 reviews, and other requirements necessary to 19 obtain a final decision on the Federal author-20 ization. 21 (C) The expected completion date for each 22 action listed under subparagraph (B). 23 (D) A point of contact at the agency ac-24 countable for each action listed under subpara-25 graph (B).

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(E) In the event that an action is still
 pending as of the expected date of completion,
 a brief explanation of the reason for the delay.

4 SEC. 3104. PILOT PROGRAM.

5 (a) ESTABLISHMENT.—The Secretary of the Interior,
6 acting through the Director of the Bureau of Land Man7 agement (referred to in this section as the "Director"),
8 shall establish a pilot program in 1 State with at least
9 2,000 oil and gas drilling spacing units (as defined under
10 State law), in which—

(1) 25 percent or less of the minerals are owned
or held in trust by the Federal Government; and

13 (2) there is no surface land owned or held in14 trust by the Federal Government.

15 (b) ACTIVITIES.—In carrying out the pilot program, the Director shall identify and implement ways to stream-16 17 line the review and approval of Applications for Permits to Drill for oil and gas drilling spacing units of the State 18 in order to achieve a processing time for those oil and gas 19 20 drilling spacing units similar to that of spacing units that 21 require an Application for Permit to Drill and are not part 22 of the pilot program in the same State.

23 (c) FUNDING.—Beginning in fiscal year 2016, and24 for a period of 3 years thereafter, to carry out the pilot

program efficiently, the Director may fund up to 10 full time equivalents at appropriate field offices.

3 (d) REPORT.—Not later than 4 years after the date
4 of enactment of this Act, the Director shall submit to Con5 gress a report on the results of the pilot program.

6 (e) WAIVER.—The Secretary of the Interior may 7 waive the requirement for an Application for Permit to 8 Drill if the Director determines that the mineral interest 9 of the United States in the spacing units in land covered 10 by this section is adequately protected, if otherwise in ac-11 cordance with applicable laws, regulations, and lease 12 terms.

13 Subtitle C—Helium

14 SEC. 3201. RIGHTS TO HELIUM.

15 (a) DEFINITION OF HELIUM-RELATED PROJECT.—
16 The term "helium-related project" means a project—

17 (1) to explore or produce crude helium; and

18 (2) to sell crude or refined helium.

(b) EXPEDITED COMPLETION.—Notwithstanding any
other provision of law, applicable environmental reviews
under the National Environmental Policy Act of 1969 (42)
U.S.C. 4321 et seq.) for helium-related projects shall be
completed on an expeditious basis and the shortest existing applicable process under that Act shall be used for
such projects.

(c) REPEAL OF RESERVATION OF HELIUM
 RIGHTS.—The first section of the Mineral Leasing Act
 (30 U.S.C. 181) is amended by striking the flush text that
 follows the last undesignated subsection.

5 (d) RIGHTS TO HELIUM UNDER LEASES UNDER
6 MINERAL LEASING ACT FOR ACQUIRED LANDS.—The
7 Mineral Leasing Act for Acquired Lands (30 U.S.C. 351
8 et seq.) is amended by adding at the end the following:
9 "SEC. 12. RIGHTS TO HELIUM.

10 "Any lease issued under this Act that authorizes ex-11 ploration for, or development or production of, gas shall 12 be considered to grant to the lessee a right of first refusal 13 to engage in exploration for, and development and produc-14 tion of, helium on land that is subject to the lease in ac-15 cordance with regulations issued by the Secretary.".

16 Subtitle D—Critical Minerals

17 SEC. 3301. DEFINITIONS.

18 In this subtitle:

19 (1) CRITICAL MINERAL.—

20 (A) IN GENERAL.—The term "critical min21 eral" means any mineral, element, substance, or
22 material designated as critical pursuant to sec23 tion 3303.

24 (B) EXCLUSIONS.—The term "critical
25 mineral" does not include—

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| 1 | (i) fuel minerals, including oil, natural |
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| 2 | gas, or any other fossil fuels; or |
| 3 | (ii) water, ice, or snow. |
| 4 | (2) Critical mineral manufacturing.—The |
| 5 | term "critical mineral manufacturing" means— |
| 6 | (A) the production, processing, refining, |
| 7 | alloying, separation, concentration, magnetic |
| 8 | sintering, melting, or beneficiation of critical |
| 9 | minerals within the United States; |
| 10 | (B) the fabrication, assembly, or produc- |
| 11 | tion, within the United States, of equipment, |
| 12 | components, or other goods with energy tech- |
| 13 | nology-, defense-, agriculture-, consumer elec- |
| 14 | tronics-, or health care-related applications; or |
| 15 | (C) any other value-added, manufacturing- |
| 16 | related use of critical minerals undertaken with- |
| 17 | in the United States. |
| 18 | (3) INDIAN TRIBE.—The term "Indian tribe" |
| 19 | has the meaning given the term in section 4 of the |
| 20 | Indian Self-Determination and Education Assistance |
| 21 | Act (25 U.S.C. 450b). |
| 22 | (4) STATE.—The term "State" means— |
| 23 | (A) a State; |
| 24 | (B) the District of Columbia; |
| 25 | (C) the Commonwealth of Puerto Rico; |

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2761 (D) Guam; 2 (E) American Samoa; 3 (F) the Commonwealth of the Northern 4 Mariana Islands; and 5 (G) the United States Virgin Islands. 6 SEC. 3302. POLICY. 7 (a) IN GENERAL.—Section 3 of the National Mate-8 rials and Minerals Policy, Research and Development Act 9 of 1980 (30 U.S.C. 1602) is amended in the second sen-10 tence---11 (1) by striking paragraph (3) and inserting the 12 following: 13 "(3) establish an analytical and forecasting ca-14 pability for identifying critical mineral demand, sup-15 ply, and other factors to allow informed actions to 16 be taken to avoid supply shortages, mitigate price 17 volatility, and prepare for demand growth and other 18 market shifts;"; 19 (2) in paragraph (6), by striking "and" after 20 the semicolon at the end; and 21 (3) by striking paragraph (7) and inserting the 22 following: 23 "(7) encourage Federal agencies to facilitate 24 the availability, development, and environmentally

1 responsible production of domestic resources to meet 2 national material or critical mineral needs; 3 "(8) avoid duplication of effort, prevent unnec-4 essary paperwork, and minimize delays in the ad-5 ministration of applicable laws (including regula-6 tions) and the issuance of permits and authoriza-7 tions necessary to explore for, develop, and produce 8 critical minerals and to construct critical mineral 9 manufacturing facilities in accordance with applica-10 ble environmental and land management laws; 11 "(9) strengthen educational and research capa-12 bilities and workforce training; 13 "(10) bolster international cooperation through 14 technology transfer, information sharing, and other 15 means; "(11) promote the efficient production, use, and 16 17 recycling of critical minerals; 18 "(12) develop alternatives to critical minerals; 19 and 20 "(13) establish contingencies for the production 21 of, or access to, critical minerals for which viable 22 sources do not exist within the United States.". 23 (b) CONFORMING AMENDMENT.—Section 2(b) of the 24 National Materials and Minerals Policy, Research and Development Act of 1980 (30 U.S.C. 1601(b)) is amended 25

by striking "(b) As used in this Act, the term" and insert ing the following:

- 3 "(b) DEFINITIONS.—In this Act:
- 4 "(1) CRITICAL MINERAL.—The term 'critical
 5 mineral' means any mineral or element designated
 6 as a critical mineral pursuant to section 3303 of the
 7 Energy Policy Modernization Act of 2015.
- 8 "(2) MATERIALS.—The term".

9 SEC. 3303. CRITICAL MINERAL DESIGNATIONS.

10 (a) DRAFT METHODOLOGY.—Not later than 90 days after the date of enactment of this Act, the Secretary of 11 12 the Interior (acting through the Director of the United 13 States Geological Survey) (referred to in this subtitle as the "Secretary"), in consultation with relevant Federal 14 15 agencies and entities, shall publish in the Federal Register for public comment a draft methodology for determining 16 17 which minerals qualify as critical minerals based on an 18 assessment of whether the minerals are—

(1) subject to potential supply restrictions (including restrictions associated with foreign political
risk, abrupt demand growth, military conflict, violent
unrest, anti-competitive or protectionist behaviors,
and other risks throughout the supply chain); and

(2) important in use (including energy tech nology-, defense-, currency-, agriculture-, consumer
 electronics-, and health care-related applications).

4 (b) AVAILABILITY OF DATA.—If available data is in5 sufficient to provide a quantitative basis for the method6 ology developed under this section, qualitative evidence
7 may be used to the extent necessary.

8 (c) FINAL METHODOLOGY.—After reviewing public 9 comments on the draft methodology under subsection (a) 10 and updating the draft methodology as appropriate, not 11 later than 270 days after the date of enactment of this 12 Act, the Secretary shall publish in the Federal Register 13 a description of the final methodology for determining 14 which minerals qualify as critical minerals.

15 (d) DESIGNATIONS.—

16 (1) IN GENERAL.—For purposes of carrying out
17 this subtitle, the Secretary shall maintain a list of
18 minerals and elements designated as critical, pursu19 ant to the methodology under subsection (c).

(2) INITIAL LIST.—Subject to paragraph (1),
not later than 1 year after the date of enactment of
this Act, the Secretary shall publish in the Federal
Register an initial list of minerals designated as critical pursuant to the final methodology under sub-

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| 1 | section (c) for the purpose of carrying out this sub- |
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| 2 | title. |
| 3 | (3) INCLUSIONS.—Notwithstanding the criteria |
| 4 | under subsection (c), the Secretary may designate |
| 5 | and include on the list any mineral or element deter- |
| 6 | mined by another Federal agency to be strategic and |
| 7 | critical to the defense or national security of the |
| 8 | United States. |
| 9 | (e) Subsequent Review.— |
| 10 | (1) IN GENERAL.—The Secretary shall review |
| 11 | the methodology and designations under subsections |
| 12 | (c) and (d) at least every 3 years, or more frequently |
| 13 | as the Secretary considers to be appropriate. |
| 14 | (2) REVISIONS.—Subject to subsection $(d)(1)$, |
| 15 | the Secretary may— |
| 16 | (A) revise the methodology described in |
| 17 | this section; |
| 18 | (B) determine that minerals or elements |
| 19 | previously determined to be critical minerals are |
| 20 | no longer critical minerals; and |
| 21 | (C) designate additional minerals or ele- |
| 22 | ments as critical minerals. |
| 23 | (f) NOTICE.—On finalization of the methodology |
| 24 | under subsection (c), the list under subsection (d), or any |
| 25 | revision to the methodology or list under subsection (e), |

the Secretary shall submit to Congress written notice of
 the action.

3 SEC. 3304. RESOURCE ASSESSMENT.

4 (a) IN GENERAL.—Not later than 4 years after the
5 date of enactment of this Act, in consultation with applica6 ble State (including geological surveys), local, academic,
7 industry, and other entities, the Secretary shall complete
8 a comprehensive national assessment of each critical min9 eral that—

10 (1) identifies and quantifies known critical min11 eral resources, using all available public and private
12 information and datasets, including exploration his13 tories; and

(2) provides a quantitative and qualitative assessment of undiscovered critical mineral resources
throughout the United States, including probability
estimates of tonnage and grade, using all available
public and private information and datasets, including exploration histories.

(b) SUPPLEMENTARY INFORMATION.—In carrying
out this section, the Secretary may carry out surveys and
field work (including drilling, remote sensing, geophysical
surveys, geological mapping, and geochemical sampling
and analysis) to supplement existing information and

datasets available for determining the existence of critical
 minerals in the United States.

3 (c) TECHNICAL ASSISTANCE.—At the request of the
4 Governor of a State or the head of an Indian tribe, the
5 Secretary may provide technical assistance to State gov6 ernments and Indian tribes conducting critical mineral re7 source assessments on non-Federal land.

8 (d) PRIORITIZATION.—

9 (1) IN GENERAL.—The Secretary may sequence 10 the completion of resource assessments for each crit-11 ical mineral such that critical minerals considered to 12 be most critical under the methodology established 13 under section 3303 are completed first.

14 (2) REPORTING.—During the period beginning
15 not later than 1 year after the date of enactment of
16 this Act and ending on the date of completion of all
17 of the assessments required under this section, the
18 Secretary shall submit to Congress on an annual
19 basis an interim report that—

20 (A) identifies the sequence and schedule
21 for completion of the assessments if the Sec22 retary sequences the assessments; or

23 (B) describes the progress of the assess24 ments if the Secretary does not sequence the
25 assessments.

(e) UPDATES.—The Secretary may periodically up date the assessments conducted under this section based
 on—

4 (1) the generation of new information or
5 datasets by the Federal Government; or

6 (2) the receipt of new information or datasets
7 from critical mineral producers, State geological sur8 veys, academic institutions, trade associations, or
9 other persons.

10 (f) ADDITIONAL SURVEYS.—The Secretary shall com-11 plete a resource assessment for each additional mineral 12 or element subsequently designated as a critical mineral 13 under section 3303(e)(2) not later than 2 years after the 14 designation of the mineral or element.

(g) REPORT.—Not later than 2 years after the date
of enactment of this Act, the Secretary shall submit to
Congress a report describing the status of geological surveying of Federal land for any mineral commodity—

(1) for which the United States was dependent
on a foreign country for more than 25 percent of the
United States supply, as depicted in the report
issued by the United States Geological Survey entitled "Mineral Commodity Summaries 2015"; but

24 (2) that is not designated as a critical mineral25 under section 3303.

1 SEC. 3305. PERMITTING.

2 (a) **PERFORMANCE** IMPROVEMENTS.—To improve 3 the quality and timeliness of decisions, the Secretary (acting through the Director of the Bureau of Land Manage-4 5 ment) and the Secretary of Agriculture (acting through the Chief of the Forest Service) (referred to in this section 6 7 as the "Secretaries") shall, to the maximum extent prac-8 ticable, with respect to critical mineral production on Fed-9 eral land, complete Federal permitting and review processes with maximum efficiency and effectiveness, while 10 11 supporting vital economic growth, by—

(1) establishing and adhering to timelines and
schedules for the consideration of, and final decisions regarding, applications, operating plans, leases,
licenses, permits, and other use authorizations for
mineral-related activities on Federal land;

17 (2) establishing clear, quantifiable, and tem18 poral permitting performance goals and tracking
19 progress against those goals;

20 (3) engaging in early collaboration among agen21 cies, project sponsors, and affected stakeholders—

22 (A) to incorporate and address the inter-23 ests of those parties; and

24 (B) to minimize delays;

25 (4) ensuring transparency and accountability by
26 using cost-effective information technology to collect

| 1 | and disseminate information regarding individual |
|----|--|
| 2 | projects and agency performance; |
| 3 | (5) engaging in early and active consultation |
| 4 | with State, local, and Indian tribal governments to |
| 5 | avoid conflicts or duplication of effort, resolve con- |
| 6 | cerns, and allow for concurrent, rather than sequen- |
| 7 | tial, reviews; |
| 8 | (6) providing demonstrable improvements in the |
| 9 | performance of Federal permitting and review proc- |
| 10 | esses, including lower costs and more timely deci- |
| 11 | sions; |
| 12 | (7) expanding and institutionalizing permitting |
| 13 | and review process improvements that have proven |
| 14 | effective; |
| 15 | (8) developing mechanisms to better commu- |
| 16 | nicate priorities and resolve disputes among agencies |
| 17 | at the national, regional, State, and local levels; and |
| 18 | (9) developing other practices, such as |
| 19 | preapplication procedures. |
| 20 | (b) REVIEW AND REPORT.—Not later than 1 year |
| 21 | after the date of enactment of this Act, the Secretaries |
| 22 | shall submit to Congress a report that— |
| 23 | (1) identifies additional measures (including |
| 24 | regulatory and legislative proposals, as appropriate) |
| 25 | that would increase the timeliness of permitting ac- |
| | |

tivities for the exploration and development of do mestic critical minerals;

3 (2) identifies options (including cost recovery
4 paid by permit applicants) for ensuring adequate
5 staffing and training of Federal entities and per6 sonnel responsible for the consideration of applica7 tions, operating plans, leases, licenses, permits, and
8 other use authorizations for critical mineral-related
9 activities on Federal land;

10 (3) quantifies the amount of time typically re-11 quired (including range derived from minimum and 12 maximum durations, mean, median, variance, and 13 other statistical measures or representations) to 14 complete each step (including those aspects outside 15 the control of the executive branch, such as judicial 16 review, applicant decisions, or State and local gov-17 ernment involvement) associated with the develop-18 ment and processing of applications, operating 19 plans, leases, licenses, permits, and other use au-20 thorizations for critical mineral-related activities on 21 Federal land, which shall serve as a baseline for the 22 performance metric under subsection (c); and

23 (4) describes actions carried out pursuant to24 subsection (a).

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1 (c) PERFORMANCE METRIC.—Not later than 90 days 2 after the date of submission of the report under subsection 3 (b), the Secretaries, after providing public notice and an 4 opportunity to comment, shall develop and publish a per-5 formance metric for evaluating the progress made by the executive branch to expedite the permitting of activities 6 7 that will increase exploration for, and development of, do-8 mestic critical minerals, while maintaining environmental 9 standards.

10 (d) ANNUAL REPORTS.—Beginning with the first 11 budget submission by the President under section 1105 12 of title 31, United States Code, after publication of the 13 performance metric required under subsection (c), and an-14 nually thereafter, the Secretaries shall submit to Congress 15 a report that—

16 (1) summarizes the implementation of rec17 ommendations, measures, and options identified in
18 paragraphs (1) and (2) of subsection (b);

(2) using the performance metric under subsection (c), describes progress made by the executive
branch, as compared to the baseline established pursuant to subsection (b)(3), on expediting the permitting of activities that will increase exploration for,
and development of, domestic critical minerals; and

(3) compares the United States to other coun tries in terms of permitting efficiency and any other
 criteria relevant to the globally competitive critical
 minerals industry.

5 (e) INDIVIDUAL PROJECTS.—Using data from the 6 Secretaries generated under subsection (d), the Director 7 of the Office of Management and Budget shall prioritize 8 inclusion of individual critical mineral projects on the 9 website operated by the Office of Management and Budget 10 in accordance with section 1122 of title 31, United States 11 Code.

12 (f) REPORT OF SMALL BUSINESS ADMINISTRA-13 TION.—Not later than 1 year and 300 days after the date 14 of enactment of this Act, the Administrator of the Small 15 Business Administration shall submit to the applicable 16 committees of Congress a report that assesses the per-17 formance of Federal agencies with respect to—

(1) complying with chapter 6 of title 5, United
States Code (commonly known as the "Regulatory
Flexibility Act"), in promulgating regulations applicable to the critical minerals industry; and

(2) performing an analysis of regulations applicable to the critical minerals industry that may be
outmoded, inefficient, duplicative, or excessively burdensome.

1 SEC. 3306. FEDERAL REGISTER PROCESS.

2 (a) DEPARTMENTAL REVIEW.—Absent any extraor3 dinary circumstance, and except as otherwise required by
4 law, the Secretary and the Secretary of Agriculture shall
5 ensure that each Federal Register notice described in sub6 section (b) shall be—

7 (1) subject to any required reviews within the
8 Department of the Interior or the Department of
9 Agriculture; and

10 (2) published in final form in the Federal Reg11 ister not later than 45 days after the date of initial
12 preparation of the notice.

(b) PREPARATION.—The preparation of Federal Register notices required by law associated with the issuance
of a critical mineral exploration or mine permit shall be
delegated to the organizational level within the agency responsible for issuing the critical mineral exploration or
mine permit.

(c) TRANSMISSION.—All Federal Register notices regarding official document availability, announcements of
meetings, or notices of intent to undertake an action shall
be originated in, and transmitted to the Federal Register
from, the office in which, as applicable—

24 (1) the documents or meetings are held; or

25 (2) the activity is initiated.

| 1 | SEC. 3307. RECYCLING, EFFICIENCY, AND ALTERNATIVES. |
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| 2 | (a) ESTABLISHMENT.—The Secretary of Energy (re- |
| 3 | ferred to in this section as the "Secretary") shall conduct |
| 4 | a program of research and development— |
| 5 | (1) to promote the efficient production, use, |
| 6 | and recycling of critical minerals throughout the |
| 7 | supply chain; and |
| 8 | (2) to develop alternatives to critical minerals |
| 9 | that do not occur in significant abundance in the |
| 10 | United States. |
| 11 | (b) COOPERATION.—In carrying out the program, the |
| 12 | Secretary shall cooperate with appropriate— |
| 13 | (1) Federal agencies and National Laboratories; |
| 14 | (2) critical mineral producers; |
| 15 | (3) critical mineral processors; |
| 16 | (4) critical mineral manufacturers; |
| 17 | (5) trade associations; |
| 18 | (6) academic institutions; |
| 19 | (7) small businesses; and |
| 20 | (8) other relevant entities or individuals. |
| 21 | (c) ACTIVITIES.—Under the program, the Secretary |
| 22 | shall carry out activities that include the identification and |
| 23 | development of— |
| 24 | (1) advanced critical mineral extraction, pro- |
| 25 | duction, separation, alloying, or processing tech- |
| 26 | nologies that decrease the energy consumption, envi- |

| 1 | ronmental impact, and costs of those activities, in- |
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| 2 | cluding— |
| 3 | (A) efficient water and wastewater man- |
| 4 | agement strategies; |
| 5 | (B) technologies and management strate- |
| 6 | gies to control the environmental impacts of |
| 7 | radionuclides in ore tailings; and |
| 8 | (C) technologies for separation and proc- |
| 9 | essing; |
| 10 | (2) technologies or process improvements that |
| 11 | minimize the use, or lead to more efficient use, of |
| 12 | critical minerals across the full supply chain; |
| 13 | (3) technologies, process improvements, or de- |
| 14 | sign optimizations that facilitate the recycling of |
| 15 | critical minerals, and options for improving the rates |
| 16 | of collection of products and scrap containing critical |
| 17 | minerals from post-consumer, industrial, or other |
| 18 | waste streams; |
| 19 | (4) commercial markets, advanced storage |
| 20 | methods, energy applications, and other beneficial |
| 21 | uses of critical minerals processing byproducts; |
| 22 | (5) alternative minerals, metals, and materials, |
| 23 | particularly those available in abundance within the |
| 24 | United States and not subject to potential supply re- |

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| 1 | strictions, that lessen the need for critical minerals; |
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| 2 | and |
| 3 | (6) alternative energy technologies or alter- |
| 4 | native designs of existing energy technologies, par- |
| 5 | ticularly those that use minerals that— |
| 6 | (A) occur in abundance in the United |
| 7 | States; and |
| 8 | (B) are not subject to potential supply re- |
| 9 | strictions. |
| 10 | (d) REPORTS.—Not later than 2 years after the date |
| 11 | of enactment of this Act, and annually thereafter, the Sec- |
| 12 | retary shall submit to Congress a report summarizing the |
| 13 | activities, findings, and progress of the program. |
| 14 | SEC. 3308. ANALYSIS AND FORECASTING. |
| 15 | (a) CAPABILITIES.—In order to evaluate existing crit- |
| 16 | ical mineral policies and inform future actions that may |
| 17 | be taken to avoid supply shortages, mitigate price vola- |
| 18 | tility, and prepare for demand growth and other market |
| 19 | shifts, the Secretary, in consultation with the Energy In- |
| 20 | formation Administration, academic institutions, and oth- |
| 21 | ers in order to maximize the application of existing com- |
| 22 | petencies related to developing and maintaining computer- |
| 23 | |
| | models and similar analytical tools, shall conduct and pub- |

| 1 | (1) as part of the annually published Mineral |
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| 2 | Commodity Summaries from the United States Geo- |
| 3 | logical Survey, a comprehensive review of critical |
| 4 | mineral production, consumption, and recycling pat- |
| 5 | terns, including— |
| 6 | (A) the quantity of each critical mineral |
| 7 | domestically produced during the preceding |
| 8 | year; |
| 9 | (B) the quantity of each critical mineral |
| 10 | domestically consumed during the preceding |
| 11 | year; |
| 12 | (C) market price data or other price data |
| 13 | for each critical mineral; |
| 14 | (D) an assessment of— |
| 15 | (i) critical mineral requirements to |
| 16 | meet the national security, energy, eco- |
| 17 | nomic, industrial, technological, and other |
| 18 | needs of the United States during the pre- |
| 19 | ceding year; |
| 20 | (ii) the reliance of the United States |
| 21 | on foreign sources to meet those needs |
| 22 | during the preceding year; and |
| 23 | (iii) the implications of any supply |
| 24 | shortages, restrictions, or disruptions dur- |
| 25 | ing the preceding year; |

| 1 | (E) the quantity of each critical mineral |
|----|--|
| 2 | domestically recycled during the preceding year; |
| 3 | (F) the market penetration during the pre- |
| 4 | ceding year of alternatives to each critical min- |
| 5 | eral; |
| 6 | (G) a discussion of international trends as- |
| 7 | sociated with the discovery, production, con- |
| 8 | sumption, use, costs of production, prices, and |
| 9 | recycling of each critical mineral as well as the |
| 10 | development of alternatives to critical minerals; |
| 11 | and |
| 12 | (H) such other data, analyses, and evalua- |
| 13 | tions as the Secretary finds are necessary to |
| 14 | achieve the purposes of this section; and |
| 15 | (2) a comprehensive forecast, entitled the "An- |
| 16 | nual Critical Minerals Outlook", of projected critical |
| 17 | mineral production, consumption, and recycling pat- |
| 18 | terns, including— |
| 19 | (A) the quantity of each critical mineral |
| 20 | projected to be domestically produced over the |
| 21 | subsequent 1-year, 5-year, and 10-year periods; |
| 22 | (B) the quantity of each critical mineral |
| 23 | projected to be domestically consumed over the |
| 24 | subsequent 1-year, 5-year, and 10-year periods; |
| 25 | (C) an assessment of— |

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| 1 | (i) critical mineral requirements to |
|----|--|
| 2 | meet projected national security, energy, |
| 3 | economic, industrial, technological, and |
| 4 | other needs of the United States; |
| 5 | (ii) the projected reliance of the |
| 6 | United States on foreign sources to meet |
| 7 | those needs; and |
| 8 | (iii) the projected implications of po- |
| 9 | tential supply shortages, restrictions, or |
| 10 | disruptions; |
| 11 | (D) the quantity of each critical mineral |
| 12 | projected to be domestically recycled over the |
| 13 | subsequent 1-year, 5-year, and 10-year periods; |
| 14 | (E) the market penetration of alternatives |
| 15 | to each critical mineral projected to take place |
| 16 | over the subsequent 1-year, 5-year, and 10-year |
| 17 | periods; |
| 18 | (F) a discussion of reasonably foreseeable |
| 19 | international trends associated with the dis- |
| 20 | covery, production, consumption, use, costs of |
| 21 | production, and recycling of each critical min- |
| 22 | eral as well as the development of alternatives |
| 23 | to critical minerals; and |
| 24 | (G) such other projections relating to each |
| 25 | critical mineral as the Secretary determines to |

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be necessary to achieve the purposes of this sec tion.

3 (b) PROPRIETARY INFORMATION.—In preparing a re4 port described in subsection (a), the Secretary shall en5 sure, consistent with section 5(f) of the National Materials
6 and Minerals Policy, Research and Development Act of
7 1980 (30 U.S.C. 1604(f)), that—

8 (1) no person uses the information and data 9 collected for the report for a purpose other than the 10 development of or reporting of aggregate data in a 11 manner such that the identity of the person or firm 12 who supplied the information is not discernible and 13 is not material to the intended uses of the informa-14 tion;

(2) no person discloses any information or data
(2) no person discloses any information or data
collected for the report unless the information or
data has been transformed into a statistical or aggregate form that does not allow the identification of
the person or firm who supplied particular information; and

(3) procedures are established to require the
withholding of any information or data collected for
the report if the Secretary determines that withholding is necessary to protect proprietary informa-

tion, including any trade secrets or other confiden tial information.

3 SEC. 3309. EDUCATION AND WORKFORCE.

4 (a) WORKFORCE ASSESSMENT.—Not later than 1 5 year and 300 days after the date of enactment of this Act, the Secretary of Labor (in consultation with the Secretary, 6 7 the Director of the National Science Foundation, institu-8 tions of higher education with substantial expertise in 9 mining, institutions of higher education with significant 10 expertise in minerals research, including fundamental re-11 search into alternatives, and employers in the critical min-12 erals sector) shall submit to Congress an assessment of 13 the domestic availability of technically trained personnel necessary for critical mineral exploration, development, as-14 15 sessment, production, manufacturing, recycling, analysis, 16 forecasting, education, and research, including an analysis 17 of—

- 18 (1) skills that are in the shortest supply as of19 the date of the assessment;
- 20 (2) skills that are projected to be in short sup-21 ply in the future;

(3) the demographics of the critical minerals industry and how the demographics will evolve under
the influence of factors such as an aging workforce;

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| 1 | (4) the effectiveness of training and education |
|----|---|
| 2 | programs in addressing skills shortages; |
| 3 | (5) opportunities to hire locally for new and ex- |
| 4 | isting critical mineral activities; |
| 5 | (6) the sufficiency of personnel within relevant |
| 6 | areas of the Federal Government for achieving the |
| 7 | policies described in section 3 of the National Mate- |
| 8 | rials and Minerals Policy, Research and Develop- |
| 9 | ment Act of 1980 (30 U.S.C. 1602); and |
| 10 | (7) the potential need for new training pro- |
| 11 | grams to have a measurable effect on the supply of |
| 12 | trained workers in the critical minerals industry. |
| 13 | (b) CURRICULUM STUDY.— |
| 14 | (1) IN GENERAL.—The Secretary and the Sec- |
| 15 | retary of Labor shall jointly enter into an arrange- |
| 16 | ment with the National Academy of Sciences and the |
| 17 | National Academy of Engineering under which the |
| 18 | Academies shall coordinate with the National |
| 19 | Science Foundation on conducting a study— |
| 20 | (A) to design an interdisciplinary program |
| 21 | on critical minerals that will support the critical |
| 22 | mineral supply chain and improve the ability of |
| 23 | the United States to increase domestic, critical |
| 24 | mineral exploration, development, production, |
| | |

section (c).

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1 manufacturing, research, including fundamental 2 research into alternatives, and recycling; 3 (B) to address undergraduate and graduate education, especially to assist in the devel-4 5 opment of graduate level programs of research 6 and instruction that lead to advanced degrees 7 with an emphasis on the critical mineral supply 8 chain or other positions that will increase do-9 mestic, critical mineral exploration, develop-10 ment, production, manufacturing, research, in-11 cluding fundamental research into alternatives, 12 and recycling; (C) to develop guidelines for proposals 13 14 from institutions of higher education with sub-15 stantial capabilities in the required disciplines 16 for activities to improve the critical mineral 17 supply chain and advance the capacity of the 18 United States to increase domestic, critical min-19 eral exploration, research, development, produc-20 tion, manufacturing, and recycling; and 21 (D) to outline criteria for evaluating per-22 formance and recommendations for the amount 23 of funding that will be necessary to establish 24 and carry out the program described in sub-

1 (2) REPORT.—Not later than 2 years after the 2 date of enactment of this Act, the Secretary shall 3 submit to Congress a description of the results of 4 the study required under paragraph (1). 5 (c) PROGRAM.— 6 (1) ESTABLISHMENT.—The Secretary and the 7 Secretary of Labor shall jointly conduct a competi-8 tive grant program under which institutions of high-9 er education may apply for and receive 4-year grants 10 for-11 (A) startup costs for newly designated fac-12 ulty positions in integrated critical mineral edu-13 cation, research, innovation, training, and work-14 force development programs consistent with 15 subsection (b); 16 (B) internships, scholarships, and fellow-17 ships for students enrolled in programs related 18 to critical minerals; 19 (C) equipment necessary for integrated 20 critical mineral innovation, training, and work-21 force development programs; and 22 (D) research of critical minerals and their 23 applications, particularly concerning the manu-24 facture of critical components vital to national 25 security.

(2) RENEWAL.—A grant under this subsection
 shall be renewable for up to 2 additional 3-year
 terms based on performance criteria outlined under
 subsection (b)(1)(D).

5 SEC. 3310. NATIONAL GEOLOGICAL AND GEOPHYSICAL 6 DATA PRESERVATION PROGRAM.

7 Section 351(k) of the Energy Policy Act of 2005 (42
8 U.S.C. 15908(k)) is amended by striking "\$30,000,000
9 for each of fiscal years 2006 through 2010" and inserting
10 "\$5,000,000 for each of fiscal years 2017 through 2026,
11 to remain available until expended".

12 SEC. 3311. ADMINISTRATION.

13 (a) IN GENERAL.—The National Critical Materials
14 Act of 1984 (30 U.S.C. 1801 et seq.) is repealed.

(b) CONFORMING AMENDMENT.—Section 3(d) of the
National Superconductivity and Competitiveness Act of
17 1988 (15 U.S.C. 5202(d)) is amended in the first sentence
18 by striking ", with the assistance of the National Critical
19 Materials Council as specified in the National Critical Ma20 terials Act of 1984 (30 U.S.C. 1801 et seq.),".

21 (c) SAVINGS CLAUSES.—

(1) IN GENERAL.—Nothing in this subtitle or
an amendment made by this subtitle modifies any
requirement or authority provided by—

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| 1 | (A) the matter under the heading "GEO- |
| 2 | LOGICAL SURVEY" of the first section of the |
| 3 | Act of March 3, 1879 (43 U.S.C. 31(a)); or |
| 4 | (B) the first section of Public Law 87–626 |
| 5 | (43 U.S.C. 31(b)). |
| 6 | (2) Potash.—Nothing in this subtitle affects |
| 7 | any aspect of Secretarial Order 3324, issued by the |
| 8 | Secretary of the Interior on December 3, 2012, with |
| 9 | respect to potash and oil and gas operators. |
| 10 | SEC. 3312. AUTHORIZATION OF APPROPRIATIONS. |
| 11 | There is authorized to be appropriated to carry out |
| 12 | this subtitle \$50,000,000 for each of fiscal years 2017 |
| | |
| 13 | through 2026. |
| 13 14 | through 2026. Subtitle E—Coal |
| | |
| 14 | Subtitle E—Coal |
| 14 15 | Subtitle E—Coal SEC. 3401. FOSSIL ENERGY. Section 961(a) of the Energy Policy Act of 2005 (42 |
| 14 15 16 | Subtitle E—Coal SEC. 3401. FOSSIL ENERGY. Section 961(a) of the Energy Policy Act of 2005 (42) |
| 14 15 16 17 | Subtitle E—Coal SEC. 3401. FOSSIL ENERGY. Section 961(a) of the Energy Policy Act of 2005 (42 U.S.C. 16291(a)) is amended by adding at the end the |
| 14 15 16 17 18 | Subtitle E—Coal SEC. 3401. FOSSIL ENERGY. Section 961(a) of the Energy Policy Act of 2005 (42 U.S.C. 16291(a)) is amended by adding at the end the following: |
| 14 15 16 17 18 19 | Subtitle E—Coal SEC. 3401. FOSSIL ENERGY. Section 961(a) of the Energy Policy Act of 2005 (42 U.S.C. 16291(a)) is amended by adding at the end the following: "(8) Improving the conversion, use, and storage |
| 14 15 16 17 18 19 20 | Subtitle E—Coal SEC. 3401. FOSSIL ENERGY. Section 961(a) of the Energy Policy Act of 2005 (42 U.S.C. 16291(a)) is amended by adding at the end the following: "(8) Improving the conversion, use, and storage of carbon dioxide produced from fossil fuels.". |
| 14 15 16 17 18 19 20 21 | SEC. 3401. FOSSIL ENERGY. Section 961(a) of the Energy Policy Act of 2005 (42 U.S.C. 16291(a)) is amended by adding at the end the following: "(8) Improving the conversion, use, and storage of carbon dioxide produced from fossil fuels.". SEC. 3402. ESTABLISHMENT OF COAL TECHNOLOGY PRO- |
| 14 15 16 17 18 19 20 21 22 | SEC. 3401. FOSSIL ENERGY. Section 961(a) of the Energy Policy Act of 2005 (42 U.S.C. 16291(a)) is amended by adding at the end the following: "(8) Improving the conversion, use, and storage of carbon dioxide produced from fossil fuels.". SEC. 3402. ESTABLISHMENT OF COAL TECHNOLOGY PRO- GRAM. |

| 1 | (A) Sections 962 and 963 of the Energy |
|----|---|
| 2 | Policy Act of 2005 (42 U.S.C. 16292, 16293) |
| - | are repealed. |
| 4 | (B) Subtitle A of title IV of the Energy |
| 5 | Policy Act of 2005 (42 U.S.C. 15961 et seq.) |
| 6 | |
| | is repealed. |
| 7 | (2) SAVINGS CLAUSE.—Notwithstanding the |
| 8 | amendments made by paragraph (1), the Secretary |
| 9 | shall continue to manage any program activities that |
| 10 | are outstanding as of the date of enactment of this |
| 11 | Act under the terms and conditions of sections 962 |
| 12 | and 963 of the Energy Policy Act of 2005 (42) |
| 13 | U.S.C. 16292, 16293) or subtitle A of title IV of the |
| 14 | Energy Policy Act of 2005 (42 U.S.C. 15961 et |
| 15 | seq.) (as in effect on the day before the date of en- |
| 16 | actment of this Act), as applicable. |
| 17 | (3) Conforming Amendments.— |
| 18 | (A) Section 703(a)(3) of the Energy Inde- |
| 19 | pendence and Security Act of 2007 (42 U.S.C. |
| 20 | 17251(a)(3)) is amended— |
| 21 | (i) in the matter preceding subpara- |
| 22 | graph (A), by striking the first and second |
| 23 | sentences; and |
| 24 | (ii) in subparagraph (B), by striking |
| 25 | "including" in the matter preceding clause |

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| 1 | (i) and all that follows through the period |
|----------------------------|--|
| 2 | at the end and inserting ", including such |
| 3 | geologic sequestration projects as are ap- |
| 4 | proved by the Secretary". |
| 5 | (B) Section 704 of the Energy Independ- |
| 6 | ence and Security Act of 2007 (42 U.S.C. |
| 7 | 17252) is amended in the first sentence by |
| 8 | striking "under section 963(c)(3) of the Energy |
| 9 | Policy Act of 2005 (42 U.S.C. 16293(c)(3)), as |
| 10 | added by section 702 of this subtitle, and". |
| 11 | (b) Establishment of Coal Technology Pro- |
| 12 | GRAM.— |
| 13 | (1) IN GENERAL.—The Energy Policy Act of |
| 14 | 2005 (as amended by subsection (a)) is amended by |
| 15 | inserting after section 961 (42 U.S.C. 16291) the |
| | |
| 16 | following: |
| 16 17 | following: "SEC. 962. COAL TECHNOLOGY PROGRAM. |
| | |
| 17 | "SEC. 962. COAL TECHNOLOGY PROGRAM. |
| 17 18 | "SEC. 962. COAL TECHNOLOGY PROGRAM. "(a) DEFINITIONS.—In this section: |
| 17 18 19 | "SEC. 962. COAL TECHNOLOGY PROGRAM. "(a) DEFINITIONS.—In this section: "(1) LARGE-SCALE PILOT PROJECT.—The term |
| 17 18 19 20 | "SEC. 962. COAL TECHNOLOGY PROGRAM. "(a) DEFINITIONS.—In this section: "(1) LARGE-SCALE PILOT PROJECT.—The term 'large-scale pilot project' means a pilot project |
| 17 18 19 20 21 | "SEC. 962. COAL TECHNOLOGY PROGRAM. "(a) DEFINITIONS.—In this section: "(1) LARGE-SCALE PILOT PROJECT.—The term 'large-scale pilot project' means a pilot project that— |

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| 1 | point of being tested under real operational con- |
| 2 | ditions at commercial scale; |
| 3 | "(B) represents the scale of technology |
| 4 | necessary to gain the operational data needed |
| 5 | to understand the technical and performance |
| 6 | risks of the technology before the application of |
| 7 | that technology at commercial scale or in com- |
| 8 | mercial-scale demonstration; and |
| 9 | "(C) is large enough— |
| 10 | "(i) to validate scaling factors; and |
| 11 | "(ii) to demonstrate the interaction |
| 12 | between major components so that control |
| 13 | philosophies for a new process can be de- |
| 14 | veloped and enable the technology to ad- |
| 15 | vance from large-scale pilot plant applica- |
| 16 | tion to commercial scale demonstration or |
| 17 | application. |
| 18 | "(2) PROGRAM.—The term 'program' means |
| 19 | the program established under subsection (b). |
| 20 | "(3) TRANSFORMATIONAL TECHNOLOGY.— |
| 21 | "(A) IN GENERAL.—The term 'trans- |
| 22 | formational technology' means a power genera- |
| 23 | tion technology that represents an entirely new |
| 24 | way to convert energy that will enable a step |
| 25 | change in performance, efficiency, and cost of |
| | |

| 1 | electricity as compared to the technology in ex- |
|----|--|
| 2 | istence on the date of enactment of this Act. |
| 3 | "(B) INCLUSIONS.—The term 'trans- |
| 4 | formational technology' includes a broad range |
| 5 | of technology improvements, including— |
| 6 | "(i) thermodynamic improvements in |
| 7 | energy conversion and heat transfer, in- |
| 8 | cluding— |
| 9 | "(I) oxygen combustion; |
| 10 | "(II) chemical looping; and |
| 11 | "(III) the replacement of steam |
| 12 | cycles with supercritical carbon diox- |
| 13 | ide cycles; |
| 14 | "(ii) improvements in turbine tech- |
| 15 | nology; |
| 16 | "(iii) improvements in carbon capture |
| 17 | systems technology; and |
| 18 | "(iv) any other technology the Sec- |
| 19 | retary recognizes as transformational tech- |
| 20 | nology. |
| 21 | "(b) Coal Technology Program.— |
| 22 | "(1) IN GENERAL.—The Secretary shall estab- |
| 23 | lish a coal technology program to ensure the contin- |
| 24 | ued use of the abundant, domestic coal resources of |
| 25 | the United States through the development of tech- |
| | |

| 1 | nologies that will significantly improve the efficiency, |
|----|--|
| 2 | effectiveness, costs, and environmental performance |
| 3 | of coal use. |
| 4 | "(2) REQUIREMENTS.—The program shall in- |
| 5 | clude— |
| 6 | "(A) a research and development program; |
| 7 | "(B) large-scale pilot projects; and |
| 8 | "(C) demonstration projects. |
| 9 | "(3) Program goals and objectives.—In |
| 10 | consultation with the interested entities described in |
| 11 | paragraph (4)(C), the Secretary shall develop goals |
| 12 | and objectives for the program to be applied to the |
| 13 | technologies developed within the program, taking |
| 14 | into consideration the following objectives: |
| 15 | "(A) Ensure reliable, low cost power from |
| 16 | new and existing coal plants. |
| 17 | "(B) Achieve high conversion efficiencies. |
| 18 | "(C) Address emissions of carbon dioxide |
| 19 | through high efficiency platforms and carbon |
| 20 | capture from new and existing coal plants. |
| 21 | "(D) Support small-scale and modular |
| 22 | technologies to enable incremental capacity ad- |
| 23 | ditions and load growth and large-scale genera- |
| 24 | tion technologies. |

| 1 | "(E) Support flexible baseload operations |
|----|---|
| 2 | for new and existing applications of coal gen- |
| 3 | eration. |
| 4 | "(F) Further reduce emissions of criteria |
| 5 | pollutants and reduce the use and manage the |
| 6 | discharge of water in power plant operations. |
| 7 | "(G) Accelerate the development of tech- |
| 8 | nologies that have transformational energy con- |
| 9 | version characteristics. |
| 10 | "(H) Validate geologic storage of large vol- |
| 11 | umes of anthropogenic sources of carbon diox- |
| 12 | ide and support the development of the infra- |
| 13 | structure needed to support a carbon dioxide |
| 14 | use and storage industry. |
| 15 | "(I) Examine methods of converting coal |
| 16 | to other valuable products and commodities in |
| 17 | addition to electricity. |
| 18 | "(4) Consultations Required.—In carrying |
| 19 | out the program, the Secretary shall— |
| 20 | "(A) undertake international collabora- |
| 21 | tions, as recommended by the National Coal |
| 22 | Council; |
| 23 | "(B) use existing authorities to encourage |
| 24 | international cooperation; and |

| 1 | "(C) consult with interested entities, in- |
|----|--|
| 2 | cluding – |
| 3 | "(i) coal producers; |
| 4 | "(ii) industries that use coal; |
| 5 | "(iii) organizations that promote coal |
| 6 | and advanced coal technologies; |
| 7 | "(iv) environmental organizations; |
| 8 | "(v) organizations representing work- |
| 9 | ers; and |
| 10 | "(vi) organizations representing con- |
| 11 | sumers. |
| 12 | "(c) Report.— |
| 13 | "(1) IN GENERAL.—Not later than 18 months |
| 14 | after the date of enactment of this Act, the Sec- |
| 15 | retary shall submit to Congress a report describing |
| 16 | the performance standards adopted under subsection |
| 17 | (b)(3). |
| 18 | "(2) UPDATE.—Once every 2 years after the |
| 19 | initial report is submitted under paragraph (1), the |
| 20 | Secretary shall submit to Congress a report describ- |
| 21 | ing the progress made towards achieving the objec- |
| 22 | tives and performance standards adopted under sub- |
| 23 | section $(b)(3)$. |
| 24 | "(d) FUNDING.— |
| | |

| 1 | "(1) Authorization of appropriations.— |
|----|---|
| 2 | There are authorized to be appropriated to the Sec- |
| 3 | retary to carry out this Act, to remain available until |
| 4 | expended— |
| 5 | "(A) \$610,000,000 for each of fiscal years |
| 6 | 2017 through 2020; and |
| 7 | "(B) \$560,000,000 for fiscal year 2021. |
| 8 | "(2) Allocations.—The amounts made avail- |
| 9 | able under paragraph (1) shall be allocated as fol- |
| 10 | lows: |
| 11 | "(A) For activities under the research and |
| 12 | development program component described in |
| 13 | subsection $(b)(2)(A)$ — |
| 14 | "(i) \$275,000,000 for each of fiscal |
| 15 | years 2017 through 2020; and |
| 16 | ''(ii) \$200,000,000 for fiscal year |
| 17 | 2021. |
| 18 | "(B) For activities under the demonstra- |
| 19 | tion projects program component described in |
| 20 | subsection $(b)(2)(C)$ — |
| 21 | "(i) \$50,000,000 for each of fiscal |
| 22 | years 2017 through 2020; and |
| 23 | "(ii) \$75,000,000 for fiscal year 2021. |
| 24 | "(C) For activities under the large-scale |
| 25 | pilot projects program component described in |
| | |

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subsection (b)(2)(B), \$285,000,000 for each of
 fiscal years 2017 through 2021.".

3 (2) COST SHARING FOR LARGE-SCALE PILOT
4 PROJECTS.—Activities under subsection (b)(2)(B)
5 shall be subject to the cost-sharing requirements of
6 section 988(b) of the Energy Policy Act of 2005 (42)
7 U.S.C. 16352(b)).

Subtitle F—Nuclear

9 SEC. 3501. REPORT ON FUSION AND FISSION REACTOR 10 PROTOTYPES.

11 (a) IN GENERAL.—Not later than 180 days after the 12 date of enactment of this Act, the Secretary, in consulta-13 tion with the National Laboratories, relevant Federal agencies, and other stakeholders, shall submit to the Com-14 15 mittees on Energy and Natural Resources and Environment and Public Works of the Senate and the Committee 16 17 on Science, Space, and Technology of the House of Representatives a report assessing the capability of the De-18 19 partment to host privately funded fusion and fission reac-20 tor prototypes up to 20 megawatts thermal output and 21 related demonstration facilities at sites owned by the De-22 partment.

23 (b) CONTENT.—The report submitted under sub24 section (a) shall describe the results of an assessment of—

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| 1 | (1) the safety review, oversight capabilities, and |
|----|---|
| 2 | potential liability of the Department; |
| 3 | (2) potential sites capable of hosting research, |
| 4 | development, and demonstration of prototype reac- |
| 5 | tors and related facilities for the purpose of reducing |
| 6 | technical risk; |
| 7 | |
| | (3) the existing physical and technical capabili- |
| 8 | ties of the Department and the National Labora- |
| 9 | tories relevant to research, development, and over- |
| 10 | sight; |
| 11 | (4) the efficacy of the available contractual |
| 12 | mechanisms of the Department, including— |
| 13 | (A) cooperative research and development |
| 14 | agreements; |
| 15 | (B) work for others agreements; and |
| 16 | (C) agreements for commercializing tech- |
| 17 | nology; |
| 18 | (5) potential cost structures relating to physical |
| 19 | security, decommissioning, liability, and other long- |
| 20 | term project costs; |
| 21 | (6) the feasibility of the Department providing |
| 22 | technical assistance to developers of privately funded |
| 23 | fusion and advanced fission reactors in connection |
| 24 | with obtaining a license from the Nuclear Regu- |
| 25 | latory Commission for demonstration reactors or |

| 1 | commercial reactors of varying size and readiness |
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| 2 | levels up to 2 gigawatts of thermal output; and |
| 3 | (7) other challenges or considerations identified |
| 4 | by the Secretary, including issues relating to poten- |
| 5 | tial cases of demonstration reactors up to 2 |
| 6 | gigawatts of thermal output. |
| 7 | SEC. 3502. NEXT GENERATION NUCLEAR PLANT PROJECT. |
| 8 | Section $642(b)$ of the Energy Policy Act of 2005 (42 |
| 9 | U.S.C. 16022(b)) is amended— |
| 10 | (1) by striking paragraph (3) ; and |
| 11 | (2) by redesignating paragraphs (4) and (5) as |
| 12 | paragraphs (3) and (4), respectively. |
| 13 | Subtitle G—Workforce |
| 14 | Development |
| 15 | SEC. 3601. 21ST CENTURY ENERGY WORKFORCE ADVISORY |
| 16 | BOARD. |
| 17 | (a) ESTABLISHMENT.—The Secretary shall establish |
| 18 | the 21st Century Energy Workforce Advisory Board (re- |
| 19 | ferred to in this section as the "Board"), to develop a |
| 20 | strategy for the support and development of a skilled en- |
| 21 | ergy workforce that— |
| 22 | (1) meets the current and future industry and |
| 23 | labor needs of the energy sector; |

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| 1 | (2) provides opportunities for students to be- |
|----|--|
| 2 | come qualified for placement in traditional energy |
| 3 | sector and clean energy sector jobs; |
| 4 | (3) aligns apprenticeship programs and work- |
| 5 | force development programs to provide industry rec- |
| 6 | ognized certifications and credentials; |
| 7 | (4) encourages leaders in the education system |
| 8 | of the United States to equip students with the |
| 9 | skills, mentorships, training, and technical expertise |
| 10 | necessary to fill the employment opportunities vital |
| 11 | to managing and operating the energy- and manu- |
| 12 | facturing-related industries of the United States; |
| 13 | (5) appropriately supports other Federal agen- |
| 14 | cies; |
| 15 | (6) strengthens and more fully engages work- |
| 16 | force training programs of the Department and the |
| 17 | National Laboratories in carrying out the Minorities |
| 18 | in Energy Initiative of the Department and other |
| 19 | Department workforce priorities; |
| 20 | (7) supports the design and replication of exist- |
| 21 | ing model energy curricula, particularly in new and |
| 22 | emerging technologies, that leads to industry-wide |
| 23 | credentials; |
| 24 | (8) develops plans to support and retrain dis- |
| 25 | placed and unemployed energy sector workers; and |

(9) makes a Department priority to provide 1 2 education and job training to underrepresented 3 groups, including ethnic minorities, Indian tribes (as 4 defined in section 4 of the Indian Self-Determination 5 and Education Assistance Act (25 U.S.C. 450b)), 6 women, veterans, and socioeconomically disadvan-7 taged individuals. 8 (b) MEMBERSHIP.— 9 (1) IN GENERAL.—The Board shall be com-10 posed of 9 members, with the initial members of the

Board to be appointed by the Secretary not laterthan 1 year after the date of enactment of this Act.

(2) NOMINATIONS.—Not later than 1 year after
the date of enactment of this Act, the President's
Council of Advisors on Science and Technology shall
nominate for appointment to the Board under paragraph (1) not less than 18 individuals who meet the
qualifications described in paragraph (3).

19 (3) QUALIFICATIONS.—Each individual nomi20 nated for appointment to the Board under para21 graph (1) shall—

22 (A) be eminent in the field of economics or23 workforce development;

24 (B) have expertise in relevant traditional
25 energy industries and clean energy industries;

| 1 | (C) have expertise in secondary and post- |
|----|---|
| 2 | secondary education; |
| 3 | (D) have expertise in energy workforce de- |
| 4 | velopment or apprentice programs of States and |
| 5 | units of local government; |
| 6 | (E) have expertise in relevant organized |
| 7 | labor organizations; or |
| 8 | (F) have expertise in bringing underrep- |
| 9 | resented groups, including ethnic minorities, |
| 10 | women, veterans, and socioeconomically dis- |
| 11 | advantaged individuals, into the workforce. |
| 12 | (4) REPRESENTATION.—The membership of the |
| 13 | Board shall be representative of the broad range of |
| 14 | the energy industry, labor organizations, workforce |
| 15 | development, education, minority participation, and |
| 16 | economics disciplines related to activities carried out |
| 17 | under this section. |
| 18 | (5) LIMITATION.—No individual shall be nomi- |
| 19 | nated for appointment to the Board who is an em- |
| 20 | ployee of an entity applying for a grant under sec- |
| 21 | tion 3602. |
| 22 | (c) Advisory Board Review and Recommenda- |
| 23 | TIONS.— |

| 1 | (1) Determination by Board.—In developing |
|----|---|
| 2 | the strategy required under subsection (a), the |
| 3 | Board shall— |
| 4 | (A) determine whether there are opportuni- |
| 5 | ties to more effectively and efficiently use the |
| 6 | capabilities of the Department in the develop- |
| 7 | ment of a skilled energy workforce; |
| 8 | (B) identify ways in which the Department |
| 9 | could work with other relevant Federal agen- |
| 10 | cies, States, units of local government, edu- |
| 11 | cational institutions, labor, and industry in the |
| 12 | development of a skilled energy workforce; |
| 13 | (C) identify ways in which the Department |
| 14 | and National Laboratories can— |
| 15 | (i) increase outreach to minority-serv- |
| 16 | ing institutions; and |
| 17 | (ii) make resources available to in- |
| 18 | crease the number of skilled minorities and |
| 19 | women trained to go into the energy- and |
| 20 | manufacturing-related sectors; |
| 21 | (D) identify ways in which the Department |
| 22 | and National Laboratories can — |
| 23 | (i) increase outreach to displaced and |
| 24 | unemployed energy sector workers; and |

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| 1 | (ii) make resources available to pro- |
|----|--|
| 2 | vide training to displaced and unemployed |
| 3 | energy sector workers to reenter the en- |
| 4 | ergy workforce; and |
| 5 | (E) identify the energy sectors in greatest |
| 6 | need of workforce training and develop guide- |
| 7 | lines for the skills necessary to develop a work- |
| 8 | force trained to work in those energy sectors. |
| 9 | (2) REQUIRED ANALYSIS.—In developing the |
| 10 | strategy required under subsection (a), the Board |
| 11 | shall analyze the effectiveness of— |
| 12 | (A) existing Department directed support; |
| 13 | and |
| 14 | (B) developing energy workforce training |
| 15 | programs. |
| 16 | (3) REPORT.—Not later than 1 year after the |
| 17 | date on which the Board is established under this |
| 18 | section, and each year thereafter, the Board shall |
| 19 | submit to the Secretary and Congress, and make |
| 20 | public, a report containing the findings of the Board |
| 21 | and model energy curricula with respect to the strat- |
| 22 | egy required to be developed under subsection (a). |
| 23 | (d) REPORT BY SECRETARY.—Not later than 18 |
| 24 | months after the date on which the Board is established |
| 25 | under this section, the Secretary shall submit to the Com- |

mittees on Appropriations of Senate and the House of
 Representatives, the Committee on Energy and Natural
 Resources of the Senate, and the Committee on Energy
 and Commerce of the House of Representatives a report
 that—

6 (1) describes whether the Secretary approves or
7 disapproves the recommendations of the Board
8 under subsection (c)(3); and

9 (2) provides an implementation plan for rec10 ommendations approved by the Board under para11 graph (1).

(e) CLEARINGHOUSE.—Based on the recommendations of the Board, the Secretary shall establish a clearinghouse—

(1) to maintain and update information and resources on training and workforce development programs for energy- and manufacturing-related jobs;
and

(2) to act as a resource, and provide guidance,
for secondary schools, institutions of higher education (including community colleges and minorityserving institutions), workforce development organizations, labor management organizations, and industry organizations that would like to develop and im-

plement energy- and manufacturing-related training
 programs.

3 (f) SUNSET.—The Board established under this sec-4 tion shall remain in effect until September 30, 2020.

5 SEC. 3602. ENERGY WORKFORCE PILOT GRANT PROGRAM.

6 (a) IN GENERAL.—Not later than 1 year after the 7 date of enactment of this Act, the Secretary, in consulta-8 tion with the Secretary of Labor and the Secretary of 9 Education, shall establish a pilot program to award grants 10 on a competitive basis to eligible entities for job training 11 programs that lead to an industry-recognized credential.

(b) ELIGIBILITY.—To be eligible to receive a grant
under this section, an entity shall be a public or nonprofit
organization or a consortium of public or nonprofit organizations that—

- 16 (1) includes an advisory board of proportional
 17 participation, as determined by the Secretary, of rel18 evant organizations, including—
- 19 (A) relevant energy industry organizations,20 including public and private employers;

21 (B) labor organizations;

22 (C) postsecondary education organizations;23 and

24 (D) workforce development boards;

| 1 | (2) demonstrates experience in implementing |
|----|---|
| 2 | and operating job training and education programs; |
| 3 | (3) demonstrates the ability to recruit and sup- |
| 4 | port individuals who plan to work in the energy in- |
| 5 | dustry in the successful completion of relevant job |
| 6 | training and education programs; and |
| 7 | (4) provides students who complete the job |
| 8 | training and education program with an industry- |
| 9 | recognized credential. |
| 10 | (c) APPLICATIONS.—Eligible entities desiring a grant |
| 11 | under this section shall submit to the Secretary an appli- |
| 12 | cation at such time, in such manner, and containing such |
| 13 | information as the Secretary may require. |
| 14 | (d) PRIORITY.—In selecting eligible entities to receive |
| 15 | grants under this section, the Secretary shall prioritize ap- |
| 16 | plicants that— |
| 17 | (1) house the job training and education pro- |
| 18 | grams in— |
| 19 | (A) a community college or institution of |
| 20 | higher education that includes basic science and |
| 21 | math education in the curriculum of the com- |
| 22 | munity college, institution of higher education; |
| 23 | or |
| 24 | (B) an apprenticeship program registered |
| 25 | with the Department of Labor or a State; |

| 1 | (2) work with the Secretary of Defense or vet- |
|----|---|
| 2 | erans organizations to transition members of the |
| 3 | Armed Forces and veterans to careers in the energy |
| 4 | sector; |
| 5 | (3) work with Indian tribes (as defined in sec- |
| 6 | tion 4 of the Indian Self-Determination and Edu- |
| 7 | cation Assistance Act (25 U.S.C. 450b)); |
| 8 | (4) apply as a State or regional consortia to le- |
| 9 | verage best practices already available in the State |
| 10 | or region in which the community college or institu- |
| 11 | tion of higher education is located; |
| 12 | (5) have a State-supported entity included in |
| 13 | the consortium applying for the grant; |
| 14 | (6) include an apprenticeship program reg- |
| 15 | istered with the Department of Labor or a State as |
| 16 | part of the job training and education program; |
| 17 | (7) provide support services and career coach- |
| 18 | ing; |
| 19 | (8) provide introductory energy workforce devel- |
| 20 | opment training; |
| 21 | (9) work with minority-serving institutions to |
| 22 | provide job training to increase the number of |
| 23 | skilled minorities and women in the energy sector; or |
| 24 | (10) provide job training for displaced and un- |
| 25 | employed workers in the energy sector. |

(e) ADDITIONAL CONSIDERATION.—In making
 grants under this section, the Secretary shall consider re gional diversity.

4 (f) LIMITATION ON APPLICATIONS.—An eligible enti5 ty may not submit, either individually or as part of a joint
6 application, more than 1 application for a grant under this
7 section during any 1 fiscal year.

8 (g) LIMITATIONS ON AMOUNT OF GRANT.—The
9 amount of an individual grant for any 1 year shall not
10 exceed \$1,000,000.

11 (h) Cost Sharing.—

(1) FEDERAL SHARE.—The Federal share of
the cost of a job training and education program
carried out using a grant under this section shall be
not greater than 65 percent.

16 (2) Non-Federal share.—

17 (A) IN GENERAL.—The non-Federal share
18 of the cost of a job training and education pro19 gram carried out using a grant under this sec20 tion shall consist of not less than 50 percent
21 cash.

(B) LIMITATION.—Not greater than 50
percent of the non-Federal contribution of the
total cost of a job training and education program carried out using a grant under this sec-

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tion shall be in the form of in-kind contributions of goods or services fairly valued.

3 (i) REDUCTION OF DUPLICATION.—Prior to submit-4 ting an application for a grant under this section, each 5 applicant shall consult with the appropriate agencies of 6 the Federal Government and coordinate the proposed ac-7 tivities of the applicant with existing State and local pro-8 grams.

9 (i) TECHNICAL ASSISTANCE.—The Secretary shall 10 provide technical assistance and capacity building to national and State energy partnerships, including the enti-11 12 ties described in subsection (b)(1), to leverage the existing 13 job training and education programs of the Department. 14 (k) REPORT.—The Secretary shall submit to Con-15 gress and make publicly available on the website of the Department an annual report on the program established 16 17 under this section, including a description of—

18 (1) the entities receiving grants;

(2) the activities carried out using the grants;
(3) best practices used to leverage the investment of the Federal Government;

(4) the rate of employment for participants
after completing a job training and education program carried out using a grant; and

1 (5) an assessment of the results achieved by the 2 program. 3 (1) AUTHORIZATION OF APPROPRIATIONS.—There is 4 authorized to be appropriated to carry out this section 5 \$20,000,000 for each of fiscal years 2017 through 2020. Subtitle H—Recycling 6 7 SEC. 3701. RECYCLED CARBON FIBER. 8 (a) STUDY.— 9 (1) IN GENERAL.—The Secretary shall conduct 10 a study on— 11 (A) the technology of recycled carbon fiber 12 and production waste carbon fiber; and 13 (B) the potential lifecycle energy savings 14 and economic impact of recycled carbon fiber. 15 (2) FACTORS FOR CONSIDERATION.—In con-16 ducting the study under paragraph (1), the Sec-17 retary shall consider— 18 (A) the quantity of recycled carbon fiber or 19 production waste carbon fiber that would make 20 the use of recycled carbon fiber or production 21 waste carbon fiber economically viable; 22 (B) any existing or potential barriers to re-23 cycling carbon fiber or using recycled carbon 24 fiber;

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| 1 | (C) any financial incentives that may be |
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| 2 | necessary for the development of recycled car- |
| 3 | bon fiber or production waste carbon fiber; |
| 4 | (D) the potential lifecycle savings in energy |
| 5 | from producing recycled carbon fiber, as com- |
| 6 | pared to producing new carbon fiber; |
| 7 | (E) the best and highest use for recycled |
| 8 | carbon fiber; |
| 9 | (F) the potential reduction in carbon diox- |
| 10 | ide emissions from producing recycled carbon |
| 11 | fiber, as compared to producing new carbon |
| 12 | fiber; |
| 13 | (G) any economic benefits gained from |
| 14 | using recycled carbon fiber or production waste |
| 15 | carbon fiber; |
| 16 | (H) workforce training and skills needed to |
| 17 | address labor demands in the development of |
| 18 | recycled carbon fiber or production waste car- |
| 19 | bon fiber; and |
| 20 | (I) how the Department can leverage exist- |
| 21 | ing efforts in the industry on the use of produc- |
| 22 | tion waste carbon fiber. |
| 23 | (3) REPORT.—Not later than 1 year after the |
| 24 | date of enactment of this Act, the Secretary shall |

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submit to Congress a report describing the results of
 the study conducted under paragraph (1).

3 (b) RECYCLED CARBON FIBER DEMONSTRATION 4 PROJECT.—On completion of the study required under 5 subsection (a)(1), the Secretary shall consult with the 6 aviation and automotive industries and existing programs 7 of the Advanced Manufacturing Office of the Department 8 to develop a carbon fiber recycling demonstration project. 9 (c) AUTHORIZATION OF APPROPRIATIONS.—There is 10 authorized to be appropriated to the Secretary to carry 11 out this section \$10,000,000, to remain available until ex-

12 pended.

 13 SEC. 3702. ENERGY GENERATION AND REGULATORY RE

 14
 LIEF STUDY REGARDING RECOVERY AND

 15
 CONVERSION OF NONRECYCLED MIXED

 16
 PLASTICS.

17 (a) DEFINITIONS.—In this section:

18 (1) ENGINEERED FUEL.—The term "engi19 neered fuel" means a solid fuel that is manufactured
20 from nonrecycled constituents of municipal solid
21 waste or other secondary materials.

(2) GASIFICATION.—The term "gasification"
means a process through which nonrecycled waste is
heated and converted to synthesis gas in an oxygen-

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deficient atmosphere, which can be converted into 1 2 fuels such as ethanol or other chemical feedstocks. (3) PYROLYSIS.—The term "pyrolysis" means a 3 4 process through which nonrecycled plastics are heat-5 ed in the absence of oxygen until melted and ther-6 mally decomposed, and are then cooled, condensed, 7 and converted into synthetic crude oil or refined into 8 synthetic fuels and feedstocks such as diesel or 9 naphtha.

10 (b) STUDY.—With respect to nonrecycled mixed plas-11 tics that are part of municipal solid waste or other sec-12 ondary materials in the United States (and are often de-13 posited in landfills), the Secretary shall conduct a study to determine the manner in which the United States can 14 15 make progress toward a cost-effective system (including with respect to environmental issues) through which pyrol-16 17 ysis, gasification, and other innovative technologies such 18 as engineered fuels are used to convert such plastics, alone 19 or in combination with other municipal solid waste or sec-20 ondary materials, into materials that can be used to gen-21 erate electric energy or fuels or as chemical feedstocks. (c) COMPLETION OF STUDY.—Not later than 2 years 22 23 after the date of enactment of this Act, the Secretary shall

25 to the appropriate committees of Congress reports pro-

complete the study described in subsection (b) and submit

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1 viding findings and recommendations developed through 2 the study.

3 (d) FUNDING.—The Secretary may use unobligated funds of the Department to carry out this section. 4

5 SEC. 3703. ELIGIBLE PROJECTS.

6 Section 1703(b)(1) of the Energy Policy Act of 2005 7 (42 U.S.C. 16513(b)(1)) is amended by inserting "(ex-8 cluding the burning of commonly recycled paper that has 9 been segregated from solid waste to generate electricity)" after "systems". 10

TITLE IV—ACCOUNTABILITY 11 12

Subtitle A—Loan Programs

13 SEC. 4001. TERMS AND CONDITIONS FOR INCENTIVES FOR

INNOVATIVE TECHNOLOGIES.

15 (a) BORROWER PAYMENT OF SUBSIDY COST.—

16 (1) IN GENERAL.—Section 1702 of the Energy 17 Policy Act of 2005 (42 U.S.C. 16512) is amended 18 by adding at the end the following:

19 "(1) BORROWER PAYMENT OF SUBSIDY COST.—

20 "(1) IN GENERAL.—In addition to the require-21 ment in subsection (b)(1), no guarantee shall be 22 made unless the Secretary has received from the 23 borrower not less than 25 percent of the cost of the 24 guarantee.

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| 1 | "(2) ESTIMATE.—The Secretary shall provide |
| 2 | to the borrower, as soon as practicable, an estimate |
| 3 | or range of the cost of the guarantee under para- |
| 4 | graph (1).". |
| 5 | (2) Conforming Amendment.—Section |
| 6 | 1702(b) of the Energy Policy Act of 2005 (42) |
| 7 | U.S.C. 16512(b)) is amended— |
| 8 | (A) by striking "(1) IN GENERAL.—No |
| 9 | guarantee" and inserting the following: "Sub- |
| 10 | ject to subsection (l), no guarantee"; |
| 11 | (B) by redesignating subparagraphs (A), |
| 12 | (B), and (C) as paragraphs (1) , (2) , and (3) , |
| 13 | respectively, and indenting appropriately; and |
| 14 | (C) in paragraph (3) (as so redesig- |
| 15 | nated)— |
| 16 | (i) by striking "subparagraph (A)" |
| 17 | and inserting "paragraph (1)"; and |
| 18 | (ii) by striking "subparagraph (B)" |
| 19 | and inserting "paragraph (2)". |
| 20 | (3) EFFECTIVE DATE.—The amendments made |
| 21 | by paragraphs (1) and (2) shall take effect on Octo- |
| 22 | ber 1, 2019. |
| 23 | (b) Prohibition on Subordination of Debt.— |
| 24 | Section $1702(d)(3)$ of the Energy Policy Act of 2005 (42 |
| 25 | U.S.C. 16512(d)(3)) is amended by striking "is not subor- |
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dinate" and inserting "(including any reorganization, re structuring, or termination of the obligation) shall not at
 any time be subordinate".

4 (c) LOAN PROGRAM TRANSPARENCY.—Section 1703
5 of the Energy Policy Act of 2005 (42 U.S.C. 16513) is
6 amended by adding at the end the following:

7 "(f) LOAN STATUS.—

"(1) REQUEST.—If the Secretary does not 8 9 make a final decision on an application for a loan 10 guarantee under this section by the date that is 270 11 days after receipt of the application by the Sec-12 retary, on that date and every 90 days thereafter 13 until the final decision is made, the applicant may 14 request that the Secretary provide to the applicant 15 a description of the status of the application.

"(2) RESPONSE.—Not later than 10 days after
receiving a request from an applicant under paragraph (1), the Secretary shall provide to the applicant a response that includes—

20 "(A) a summary of any factors that are
21 delaying a final decision on the application; and
22 "(B) an estimate of when review of the application will be completed.".

(d) TEMPORARY PROGRAM FOR RAPID DEPLOYMENT
 OF RENEWABLE ENERGY AND ELECTRIC POWER TRANS MISSION PROJECTS.—

4 (1) REPEAL.—Section 1705 of the Energy Pol5 icy Act of 2005 (42 U.S.C. 16516) is repealed.

6 (2) RESCISSION.—There is rescinded the unob-7 ligated balance of amounts made available to carry 8 out the loan guarantee program established under 9 section 1705 of the Energy Policy Act of 2005 (42 10 U.S.C. 16516) (before the amendment made by 11 paragraph (1)).

(3) MANAGEMENT.—The Secretary shall ensure
rigorous continued management and oversight of all
outstanding loans guaranteed under the program described in subsection (b) until those loans have been
repaid in full.

17 SEC. 4002. STATE LOAN ELIGIBILITY.

(a) DEFINITIONS.—Section 1701 of the Energy Policy Act of 2005 (42 U.S.C. 16511) is amended by adding
at the end the following:

21 "(6) STATE.—The term 'State' has the mean22 ing given the term in section 202 of the Energy
23 Conservation and Production Act (42 U.S.C. 6802).
24 "(7) STATE ENERGY FINANCING INSTITU-

25 TION.—

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| 1 | "(A) IN GENERAL.—The term 'State en- |
| 2 | ergy financing institution' means a quasi-inde- |
| 3 | pendent entity or an entity within a State agen- |
| 4 | cy or financing authority established by a |
| 5 | State— |
| 6 | "(i) to provide financing support or |
| 7 | credit enhancements, including loan guar- |
| 8 | antees and loan loss reserves, for eligible |
| 9 | projects; and |
| 10 | "(ii) to create liquid markets for eligi- |
| 11 | ble projects, including warehousing and |
| 12 | securitization, or take other steps to reduce |
| 13 | financial barriers to the deployment of ex- |
| 14 | isting and new eligible projects. |
| 15 | "(B) INCLUSION.—The term 'State energy |
| 16 | financing institution' includes an entity or orga- |
| 17 | nization established to achieve the purposes de- |
| 18 | scribed in clauses (i) and (ii) of subparagraph |
| 19 | (A) by an Indian tribal entity or an Alaska Na- |
| 20 | tive Corporation.". |
| 21 | (b) TERMS AND CONDITIONS.—Section 1702 of the |
| 22 | Energy Policy Act of 2005 (42 U.S.C. 16512) (as a mend- |
| 23 | ed by section $4001(a)(1)$) is amended— |
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| 1 | (1) in subsection (a), by inserting "or to a |
| 2 | State energy financing institution" after "for |
| 3 | projects''; and |
| 4 | (2) by adding at the end the following: |
| 5 | "(m) STATE ENERGY FINANCING INSTITUTIONS.— |
| 6 | "(1) ELIGIBILITY.—To be eligible for a guar- |
| 7 | antee under this title, a State energy financing insti- |
| 8 | tution— |
| 9 | "(A) shall meet the requirements of section |
| 10 | 1703(a)(1); and |
| 11 | "(B) shall not be required to meet the re- |
| 12 | quirements of section 1703(a)(2). |
| 13 | "(2) Partnerships authorized.—In car- |
| 14 | rying out a project receiving a loan guarantee under |
| 15 | this title, State energy financing institutions may |
| 16 | enter into partnerships with private entities, tribal |
| 17 | entities, and Alaska Native corporations. |
| 18 | "(3) Prohibition on use of appropriated |
| 19 | FUNDS.—Amounts appropriated to the Department |
| 20 | of Energy before the date of enactment of this sub- |
| 21 | section shall not be available to be used for the cost |
| 22 | of loan guarantees made to State energy financing |
| 23 | institutions under this subsection.". |
| | |

1SEC. 4003. GAO STUDY ON FOSSIL LOAN GUARANTEE IN-2CENTIVE PROGRAM.

3 (a) IN GENERAL.—Not later than 180 days after the 4 date of enactment of this Act, the Comptroller General 5 of the United States shall carry out, and submit to Con-6 gress a report describing the results of, a study on the 7 effectiveness of the advanced fossil loan guarantee incen-8 tive program and other incentive programs for advanced 9 fossil energy of the Department.

10 (b) CONTENTS.—In carrying out the study under
11 subsection (a), the Comptroller General of the United
12 States shall—

13 (1) solicit industry and stakeholder input;

(2) evaluate the effectiveness of the advanced
fossil loan guarantee incentive program, alone or in
combination with other incentives, in advancing carbon capture and storage technology;

(3) review each Federal incentive provided by
the Department and other Federal agencies for carbon capture and storage demonstration projects to
determine the adequacy and effectiveness of the
combined Federal incentives in advancing carbon
capture and storage and advanced fossil energy technologies;

(4) assess whether combinations of the incentiveprograms in existence as of the date of enactment of

this Act could be effective to advance carbon capture
 and storage and advanced fossil energy technologies;
 and

4 (5) evaluate the impact and costs of imple5 menting the recommendations described in the Jan6 uary 2015 National Coal Council report entitled
7 "Fossil Forward: Revitalizing CCS, Bringing Scale
8 and Speed to CCS Deployment" on the effectiveness
9 of the advanced fossil loan guarantee program.

10 SEC. 4004. PROGRAM ELIGIBILITY FOR VESSELS.

Subtitle B of title I of the Energy Independence and
Security Act of 2007 (42 U.S.C. 17011 et seq.) is amended by adding at the end the following:

14 "SEC. 137. ADVANCED TECHNOLOGY VEHICLES MANUFAC15 TURING INCENTIVE PROGRAM ELIGIBILITY
16 FOR VESSELS.

17 "(a) DEFINITION OF VESSEL.—In this section, the 18 term 'vessel' means a vessel (as defined in section 3 of title 1, United States Code), whether in existence or under 19 20 construction, that has been issued a certificate of docu-21 mentation as a United States flagged vessel under chapter 22 121 of title 46, United States Code and that meets the 23 standards established under section 4005(a) of the Energy 24 Policy Modernization Act of 2015.

"(b) ELIGIBILITY.—Subject to the terms and condi tions of subsections (d) and (f) of section 136, projects
 for the reequipping, expanding, or establishing of a manu facturing facility in the United States to produce vessels
 shall be considered eligible for direct loans under section
 136(d).

7 "(c) FUNDING.—

8 "(1) PROHIBITION ON USE OF EXISTING CRED-9 IT SUBSIDY.—None of the projects made eligible 10 under this section shall be eligible to receive any 11 credit subsidy provided under section 136 before the 12 date of enactment of this section.

"(2) SPECIFIC APPROPRIATION OR CONTRIBUTION.—The authority under this section to incur indebtedness, or enter into contracts, obligating
amounts to be expended by the Federal Government
shall be effective for any fiscal year only—

18 "(A)(i) to such extent or in such amounts
19 as are provided in advance by appropriation
20 Acts; and

21 "(ii) if the borrower has agreed to pay a
22 reasonable percentage of the cost of the obliga23 tion; or

24 "(B) if the Secretary has received from the25 borrower a payment in full for the cost of the

obligation and deposited the payment into the
 Treasury.".

3 SEC. 4005. ADDITIONAL REFORMS.

4 (a) ISSUANCE OF RULE.—Not later than 180 days 5 after the date of enactment of this Act and after consulta-6 tion with, and taking into account comments from, the 7 vessel industry, the Secretary shall issue a rule that speci-8 fies which energy efficiency improvement standards shall 9 apply to applicants for loans under section 137 of the En-10 ergy Independence and Security Act of 2007 (as added 11 by section 4004) for the manufacturing, retrofitting, or 12 repowering vessels that have been issued certificates of 13 documentation as United States flagged vessels under chapter 121 of title 46, United States Code. 14

(b) FEES.—Section 136 of the Energy Independence
and Security Act of 2007 (42 U.S.C. 17013) is amended
by striking subsection (f) and inserting the following:

18 "(f) FEES.—

19 "(1) IN GENERAL.—The Secretary shall charge
20 and collect fees for loans provided under this section
21 in amounts that the Secretary determines are sufficient to cover applicable administrative expenses associated with the loans, including reasonable closing
24 fees on the loans.

| 1 | "(2) AVAILABILITY.—Fees collected under |
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| 2 | paragraph (1) shall— |
| 3 | "(A) be deposited by the Secretary into the |
| 4 | Treasury; and |
| 5 | "(B) remain available until expended, sub- |
| 6 | ject to such other conditions as are contained in |
| 7 | annual appropriations Acts.". |
| 8 | SEC. 4006. DEPARTMENT OF ENERGY INDIAN ENERGY EDU- |
| 9 | CATION PLANNING AND MANAGEMENT AS- |
| 10 | SISTANCE PROGRAM. |
| 11 | Section 2602(b)(6) of the Energy Policy Act of 1992 |
| 12 | (25 U.S.C. 3502(b)(6)) is amended by striking "2016" |
| 13 | and inserting "2026". |
| 14 | Subtitle B—Energy-Water Nexus |
| 15 | SEC. 4101. NEXUS OF ENERGY AND WATER FOR SUSTAIN- |
| 16 | ABILITY. |
| 17 | (a) DEFINITIONS.—In this section: |
| 18 | (1) ENERGY-WATER NEXUS.—The term "en- |
| 19 | ergy-water nexus' means the links between— |
| 20 | (A) the water needed to produce fuels, |
| 21 | electricity, and other forms of energy; and |
| 22 | (B) the energy needed to transport, re- |
| 23 | claim, and treat water and wastewater. |
| 24 | (2) INTERAGENCY COORDINATION COM- |
| 25 | MITTEE.—The term "Interagency Coordination |
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Committee" means the Committee on the Nexus of
 Energy and Water for Sustainability (or the
 "NEWS Committee") established under subsection
 (b)(1).

5 (3) NEXUS OF ENERGY AND WATER SUSTAIN-6 ABILITY OFFICE; NEWS OFFICE.—The term "Nexus 7 of Energy and Water Sustainability Office" or the "NEWS Office" means an office located at the De-8 9 partment and managed in cooperation with the De-10 partment of the Interior pursuant to an agreement 11 between the 2 agencies to carry out leadership and 12 administrative functions for the Interagency Coordi-13 nation Committee.

14 (4) RD&D ACTIVITIES.—The term "RD&D ac15 tivities" means research, development, and dem16 onstration activities.

17 (b) INTERAGENCY COORDINATION COMMITTEE.—

18 (1) ESTABLISHMENT.—Not later than 180 days 19 after the date of enactment of this Act, the Sec-20 retary and the Secretary of the Interior shall estab-21 lish the joint NEWS Office and Interagency Coordi-22 nation Committee on the Nexus of Energy and 23 Water for Sustainability (or the "NEWS Com-24 mittee") to carry out the duties described in para-25 graph (3).

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| 1 | (2) Administration.— |
| 2 | (A) CHAIRS.—The Secretary and the Sec- |
| 3 | retary of the Interior shall jointly manage the |
| 4 | NEWS Office and serve as co-chairs of the |
| 5 | Interagency Coordination Committee. |
| 6 | (B) Membership; staffing.—Member- |
| 7 | ship and staffing shall be determined by the co- |
| 8 | chairs. |
| 9 | (3) DUTIES.—The Interagency Coordination |
| 10 | Committee shall— |
| 11 | (A) serve as a forum for developing com- |
| 12 | mon Federal goals and plans on energy-water |
| 13 | nexus RD&D activities in coordination with the |
| 14 | National Science and Technology Council; |
| 15 | (B) not later than 1 year after the date of |
| 16 | enactment of this Act, and biannually there- |
| 17 | after, issue a strategic plan on energy-water |
| 18 | nexus RD&D activities priorities and objectives; |
| 19 | (C) convene and promote coordination of |
| 20 | the activities of Federal departments and agen- |
| 21 | cies on energy-water nexus RD&D activities, in- |
| 22 | cluding the activities of— |
| 23 | (i) the Department; |
| 24 | (ii) the Department of the Interior; |
| 25 | (iii) the Corps of Engineers; |
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| 1 | (iv) the Department of Agriculture; |
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| 2 | (v) the Department of Defense; |
| 3 | (vi) the Department of State; |
| 4 | (vii) the Environmental Protection |
| 5 | Agency; |
| 6 | (viii) the Council on Environmental |
| 7 | Quality; |
| 8 | (ix) the National Institute of Stand- |
| 9 | ards and Technology; |
| 10 | (x) the National Oceanic and Atmos- |
| 11 | pheric Administration; |
| 12 | (xi) the National Science Foundation; |
| 13 | (xii) the Office of Management and |
| 14 | Budget; |
| 15 | (xiii) the Office of Science and Tech- |
| 16 | nology Policy; |
| 17 | (xiv) the National Aeronautics and |
| 18 | Space Administration; and |
| 19 | (xv) such other Federal departments |
| 20 | and agencies as the Interagency Coordina- |
| 21 | tion Committee considers appropriate; |
| 22 | (D)(i) coordinate and develop capabilities |
| 23 | and methodologies for data collection, manage- |
| 24 | ment, and dissemination of information related |
| 25 | to energy-water nexus RD&D activities from |

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| 1 | and to other Federal departments and agencies; |
| 2 | and |
| 3 | (ii) promote information exchange between |
| 4 | Federal departments and agencies— |
| 5 | (I) to identify and document Federal |
| 6 | and non-Federal programs and funding op- |
| 7 | portunities that support basic and applied |
| 8 | research, development, and demonstration |
| 9 | proposals to advance energy-water nexus |
| 10 | related science and technologies; |
| 11 | (II) to leverage existing programs by |
| 12 | encouraging joint solicitations, block |
| 13 | grants, and matching programs with non- |
| 14 | Federal entities; and |
| 15 | (III) to identify opportunities for do- |
| 16 | mestic and international public-private |
| 17 | partnerships, innovative financing mecha- |
| 18 | nisms, information and data exchange; |
| 19 | (E) promote the integration of energy- |
| 20 | water nexus considerations into existing Federal |
| 21 | water, energy, and other natural resource, in- |
| 22 | frastructure, and science programs at the na- |
| 23 | tional and regional levels and with programs |
| 24 | administered in partnership with non-Federal |
| 25 | entities; and |
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| 1 | (F) not later than 1 year after the date of |
| 2 | enactment of this Act, issue a report on the po- |
| 3 | tential benefits and feasibility of establishing an |
| 4 | energy-water center of excellence within the Na- |
| 5 | tional Laboratories (as that term is defined in |
| 6 | section 2 of the Energy Policy Act of 2005 (42 |
| 7 | U.S.C. 15801)). |
| 8 | (4) NO REGULATION.—Nothing in this sub- |
| 9 | section grants to the Interagency Coordination Com- |
| 10 | mittee the authority to promulgate regulations or set |
| 11 | standards. |
| 12 | (5) REVIEW; REPORT.—At the end of the 5- |
| 13 | year period beginning on the date on which the |
| 14 | Interagency Coordination Committee and NEWS Of- |
| 15 | fice are established, the NEWS Office shall— |
| 16 | (A) review the activities, relevance, and ef- |
| 17 | fectiveness of the Interagency Coordination |
| 18 | Committee; and |
| 19 | (B) submit to the Committee on Energy |
| 20 | and Natural Resources of the Senate and the |
| 21 | Committees on Science, Space, and Technology, |
| 22 | Energy and Commerce, and Natural Resources |
| 23 | of the House of Representatives a report that— |
| 24 | (i) describes the results of the review |
| 25 | conducted under subparagraph (A); and |
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(ii) includes a recommendation on
 whether the Interagency Coordination
 Committee should continue.

4 (c) CROSSCUT BUDGET.—Not later than 30 days 5 after the President submits the budget of the United States Government under section 1105 of title 31, United 6 7 States Code, the co-chairs of the Interagency Coordination 8 Committee (acting through the NEWS Office) shall sub-9 mit to the Committee on Energy and Natural Resources 10 of the Senate and the Committees on Science, Space, and Technology, Energy and Commerce, and Natural Re-11 12 sources of the House of Representatives, an interagency 13 budget crosscut report that displays at the program-, 14 project-, and activity-level for each of the Federal agencies that carry out or support (including through grants, con-15 tracts, interagency and intraagency transfers, 16 and 17 multiyear and no-year funds) basic and applied RD&D activities to advance the energy-water nexus related science 18 19 and technologies—

20 (1) the budget proposed in the budget request21 of the President for the upcoming fiscal year;

(2) expenditures and obligations for the priorfiscal year; and

24 (3) estimated expenditures and obligations for25 the current fiscal year.

| 1 | SEC. 4102. SMART ENERGY AND WATER EFFICIENCY PILOT |
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| 2 | PROGRAM. |
| 3 | Subtitle A of title IX of the Energy Policy Act of |
| 4 | 2005 (42 U.S.C. 16191 et seq.) is amended by adding at |
| 5 | the end the following: |
| 6 | "SEC. 918. SMART ENERGY AND WATER EFFICIENCY PILOT |
| 7 | PROGRAM. |
| 8 | "(a) DEFINITIONS.—In this section: |
| 9 | "(1) ELIGIBLE ENTITY.—The term 'eligible en- |
| 10 | tity' means— |
| 11 | "(A) a utility; |
| 12 | "(B) a municipality; |
| 13 | "(C) a water district; |
| 14 | "(D) an Indian tribe or Alaska Native vil- |
| 15 | lage; and |
| 16 | "(E) any other authority that provides |
| 17 | water, wastewater, or water reuse services. |
| 18 | ((2) Smart energy and water efficiency |
| 19 | PILOT PROGRAM.—The term 'smart energy and |
| 20 | water efficiency pilot program' or 'pilot program' |
| 21 | means the pilot program established under sub- |
| 22 | section (b). |
| 23 | "(b) Smart Energy and Water Efficiency |
| 24 | Pilot Program.— |

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| 1 | "(1) IN GENERAL.—The Secretary shall estab- |
| 2 | lish and carry out a smart energy and water effi- |
| 3 | ciency pilot program in accordance with this section. |
| 4 | "(2) PURPOSE.—The purpose of the smart en- |
| 5 | ergy and water efficiency pilot program is to award |
| 6 | grants to eligible entities to demonstrate unique, ad- |
| 7 | vanced, or innovative technology-based solutions that |
| 8 | will— |
| 9 | "(A) increase the energy efficiency of |
| 10 | water, wastewater, and water reuse systems; |
| 11 | "(B) improve energy efficiency of water, |
| 12 | wastewater, and water reuse systems to help |
| 13 | communities across the United States make |
| 14 | measurable progress in conserving water, saving |
| 15 | energy, and reducing costs; |
| 16 | "(C) support the implementation of inno- |
| 17 | vative and unique processes and the installation |
| 18 | of established advanced automated systems that |
| 19 | provide real-time data on energy and water; and |
| 20 | "(D) improve energy-water conservation |
| 21 | and quality and predictive maintenance through |
| 22 | technologies that utilize internet connected |
| 23 | technologies, including sensors, intelligent gate- |
| 24 | ways, and security embedded in hardware. |
| 25 | "(3) Project selection.— |

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| 1 | "(A) IN GENERAL.—The Secretary shall |
| 2 | make competitive, merit-reviewed grants under |
| 3 | the pilot program to not less than 3, but not |
| 4 | more than 5, eligible entities. |
| 5 | "(B) Selection Criteria.—In selecting |
| 6 | an eligible entity to receive a grant under the |
| 7 | pilot program, the Secretary shall consider— |
| 8 | "(i) energy and cost savings; |
| 9 | "(ii) the uniqueness, commercial via- |
| 10 | bility, and reliability of the technology to |
| 11 | be used; |
| 12 | "(iii) the degree to which the project |
| 13 | integrates next-generation sensors soft- |
| 14 | ware, analytics, and management tools; |
| 15 | "(iv) the anticipated cost-effectiveness |
| 16 | of the pilot project through measurable en- |
| 17 | ergy efficiency savings, water savings or |
| 18 | reuse, and infrastructure costs averted; |
| 19 | "(v) whether the technology can be |
| 20 | deployed in a variety of geographic regions |
| 21 | and the degree to which the technology can |
| 22 | be implemented in a wide range of applica- |
| 23 | tions ranging in scale from small towns to |
| 24 | large cities, including tribal communities; |
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| 1 | "(vi) whether the technology has been |
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| 2 | successfully deployed elsewhere; |
| 3 | "(vii) whether the technology was |
| 4 | sourced from a manufacturer based in the |
| 5 | United States; and |
| 6 | "(viii) whether the project will be |
| 7 | completed in 5 years or less. |
| 8 | "(C) Applications.— |
| 9 | "(i) IN GENERAL.—Subject to clause |
| 10 | (ii), an eligible entity seeking a grant |
| 11 | under the pilot program shall submit to |
| 12 | the Secretary an application at such time, |
| 13 | in such manner, and containing such infor- |
| 14 | mation as the Secretary determines to be |
| 15 | necessary. |
| 16 | "(ii) Contents.—An application |
| 17 | under clause (i) shall, at a minimum, in- |
| 18 | clude— |
| 19 | "(I) a description of the project; |
| 20 | "(II) a description of the tech- |
| 21 | nology to be used in the project; |
| 22 | "(III) the anticipated results, in- |
| 23 | cluding energy and water savings, of |
| 24 | the project; |

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| 1 | "(IV) a comprehensive budget for |
| 2 | the project; |
| 3 | "(V) the names of the project |
| 4 | lead organization and any partners; |
| 5 | "(VI) the number of users to be |
| 6 | served by the project; |
| 7 | "(VII) a description of the ways |
| 8 | in which the proposal would meet per- |
| 9 | formance measures established by the |
| 10 | Secretary; and |
| 11 | "(VIII) any other information |
| 12 | that the Secretary determines to be |
| 13 | necessary to complete the review and |
| 14 | selection of a grant recipient. |
| 15 | "(4) Administration.— |
| 16 | "(A) IN GENERAL.—Not later than 300 |
| 17 | days after the date of enactment of this section, |
| 18 | the Secretary shall select grant recipients under |
| 19 | this section. |
| 20 | "(B) EVALUATIONS.— |
| 21 | "(i) ANNUAL EVALUATIONS.—The |
| 22 | Secretary shall annually carry out an eval- |
| 23 | uation of each project for which a grant is |
| 24 | provided under this section that meets per- |
| 25 | formance measures and benchmarks devel- |

| 1 | oped by the Secretary, consistent with the |
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| 2 | purposes of this section. |
| 3 | "(ii) REQUIREMENTS.—Consistent |
| 4 | with the performance measures and bench- |
| 5 | marks developed under clause (i), in car- |
| 6 | rying out an evaluation under that clause, |
| 7 | the Secretary shall — |
| 8 | "(I) evaluate the progress and |
| 9 | impact of the project; and |
| 10 | "(II) assesses the degree to |
| 11 | which the project is meeting the goals |
| 12 | of the pilot program. |
| 13 | "(C) TECHNICAL AND POLICY ASSIST- |
| 14 | ANCE.—On the request of a grant recipient, the |
| 15 | Secretary shall provide technical and policy as- |
| 16 | sistance. |
| 17 | "(D) BEST PRACTICES.—The Secretary |
| 18 | shall make available to the public through the |
| 19 | Internet and other means the Secretary con- |
| 20 | siders to be appropriate— |
| 21 | "(i) a copy of each evaluation carried |
| 22 | out under subparagraph (B); and |
| 23 | "(ii) a description of any best prac- |
| 24 | tices identified by the Secretary as a result |
| 25 | of those evaluations. |

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| 1 | "(E) Report to congress.—The Sec- |
| 2 | retary shall submit to Congress a report con- |
| 3 | taining the results of each evaluation carried |
| 4 | out under subparagraph (B). |
| 5 | "(c) Authorization of Appropriations.—There |
| 6 | is authorized to be appropriated to carry out this section |
| 7 | \$15,000,000, to remain available until expended.". |
| 8 | Subtitle C—Innovation |
| 9 | SEC. 4201. AMERICA COMPETES PROGRAMS. |
| 10 | (a) Basic Research.—Section 971(b) of the Energy |
| 11 | Policy Act of 2005 (42 U.S.C. 16311(b)) is amended— |
| 12 | (1) in paragraph (6), by striking "and" at the |
| 13 | end; |
| 14 | (2) in paragraph (7) , by striking the period at |
| 15 | the end and inserting a semicolon; and |
| 16 | (3) by adding at the end the following: |
| 17 | "(8) \$5,271,000,000 for fiscal year 2016; |
| 18 | "(9) \$5,485,000,000 for fiscal year 2017; |
| 19 | "(10) \$5,704,000,000 for fiscal year 2018; |
| 20 | ((11) \$5,932,000,000 for fiscal year 2019; and |
| 21 | "(12) \$6,178,000,000 for fiscal year 2020.". |
| 22 | (b) Advanced Research Projects Agency-En- |
| 23 | ERGY.—Section 5012 of the America COMPETES Act |
| 24 | (42 U.S.C. 16538) is amended— |

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| 1 | (1) in subsection $(a)(3)$, by striking "subsection |
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| 2 | (n)(1)" and inserting "subsection $(o)(1)$ "; |
| 3 | (2) in subsection (i), by striking paragraph (1) |
| 4 | and inserting the following: |
| 5 | "(1) IN GENERAL.—To the maximum extent |
| 6 | practicable, the Director shall ensure that— |
| 7 | "(A) the activities of ARPA–E are coordi- |
| 8 | nated with, and do not duplicate the efforts of, |
| 9 | programs and laboratories within the Depart- |
| 10 | ment and other relevant research agencies; and |
| 11 | "(B) ARPA-E does not provide funding |
| 12 | for a project unless the prospective grantee |
| 13 | demonstrates sufficient attempts to secure pri- |
| 14 | vate financing or indicates that the project is |
| 15 | not independently commercially viable."; |
| 16 | (3) by redesignating subsection (n) as sub- |
| 17 | section (o); |
| 18 | (4) by inserting after subsection (m) the fol- |
| 19 | lowing: |
| 20 | "(n) Protection of Information.—The following |
| 21 | types of information collected by the ARPA–E from recipi- |
| 22 | ents of financial assistance awards shall be considered |
| 23 | commercial and financial information obtained from a per- |
| 24 | son and privileged or confidential and not subject to dis- |

closure under section 552(b)(4) of title 5, United States
 Code:

3 "(1) Plans for commercialization of technologies
4 developed under the award, including business plans,
5 technology-to-market plans, market studies, and cost
6 and performance models.

"(2) Investments provided to an awardee from
third parties (such as venture capital firms, hedge
funds, and private equity firms), including amounts
and the percentage of ownership of the awardee provided in return for the investments.

12 "(3) Additional financial support that the13 awardee—

14 "(A) plans to or has invested into the tech15 nology developed under the award; or
16 "(B) is seeking from third parties.
17 "(4) Revenue from the licensing or sale of new
18 products or services resulting from research con-

19 ducted under the award."; and

20 (5) in subsection (o) (as redesignated by para21 graph (3))—

(A) in paragraph (2)—

22

23 (i) in the matter preceding subpara24 graph (A), by striking "paragraphs (4)
25 and (5)" and inserting "paragraph (4)";

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| 1 | (ii) in subparagraph (D), by striking |
| 2 | "and" at the end; |
| 3 | (iii) in subparagraph (E), by striking |
| 4 | the period at the end and inserting a semi- |
| 5 | colon; and |
| 6 | (iv) by adding at the end the fol- |
| 7 | lowing: |
| 8 | "(F) \$291,200,000 for fiscal year 2016; |
| 9 | "(G) \$303,600,000 for fiscal year 2017; |
| 10 | "(H) \$314,700,000 for fiscal year 2018; |
| 11 | "(I) \$327,300,000 for fiscal year 2019; |
| 12 | and |
| 13 | "(J) \$340,600,000 for fiscal year 2020 ."; |
| 14 | and |
| 15 | (B) in paragraph $(4)(B)$, by striking |
| 16 | "(c)(2)(D)" and inserting "(c)(2)(C)". |
| 17 | SEC. 4202. INCLUSION OF EARLY STAGE TECHNOLOGY |
| 18 | DEMONSTRATION IN AUTHORIZED TECH- |
| 19 | NOLOGY TRANSFER ACTIVITIES. |
| 20 | Section 1001 of the Energy Policy Act of 2005 (42) |
| 21 | U.S.C. 16391) is amended— |
| 22 | (1) by redesignating subsection (g) as sub- |
| 23 | section (h); and |
| 24 | (2) by inserting after subsection (f) the fol- |
| 25 | lowing: |
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"(g) Early Stage Technology Demonstra-

TION.—The Secretary shall permit the directors of the Na-2 3 tional Laboratories to use funds authorized to support 4 technology transfer within the Department to carry out 5 early stage and precommercial technology demonstration 6 activities to remove technology barriers that limit private 7 sector interest and demonstrate potential commercial ap-8 plications of any research and technologies arising from 9 National Laboratory activities.". 10 SEC. 4203. SUPPORTING ACCESS OF SMALL BUSINESS CON-11 CERNS TO NATIONAL LABORATORIES. 12 (a) DEFINITIONS.—In this section: 13 (1) NATIONAL LABORATORY.—The term "Na-14 tional Laboratory" has the meaning given the term 15 in section 2 of the Energy Policy Act of 2005 (42) 16 U.S.C. 15801). 17 (2) SMALL BUSINESS CONCERN.—The term 18 "small business concern" has the same meaning as 19 in section 3 of the Small Business Act (15 U.S.C. 20 632). 21 (b) ACTIONS FOR INCREASED ACCESS AT NATIONAL 22 LABORATORIES FOR SMALL BUSINESS CONCERNS.-TO 23 promote the technology transfer of innovative energy tech-24 nologies and enhance the competitiveness of the United 25 States, the Secretary shall take such actions as are appro-

priate to facilitate access to the National Laboratories for
 small business concerns.

3 (c) INFORMATION ON THE DOE WEBSITE RELATING
4 TO NATIONAL LABORATORY PROGRAMS AVAILABLE TO
5 SMALL BUSINESS CONCERNS.—

6 (1) IN GENERAL.—Not later than 180 days
7 after the date of enactment of this Act, the Sec8 retary, in coordination with the Directors of the Na9 tional Laboratories, shall—

10 (A) publish in a consolidated manner on
11 the website of the Department information re12 lating to National Laboratory programs that
13 are available to small business concerns;

14 (B) provide for the information published
15 under subparagraph (A) to be kept up-to-date;
16 and

17 (C) include in the information published
18 under subparagraph (A), information on each
19 available program under which small business
20 concerns are eligible to enter into agreements to
21 work with the National Laboratories.

(2) COMPONENTS.—The information published
on the Department website under paragraph (1)
shall include—

| 1 | (A) a brief description of each agreement |
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| 2 | available to small business concerns to work |
| 3 | with National Laboratories; |
| 4 | (B) a step-by-step guide for completing |
| 5 | agreements to work with National Laboratories; |
| 6 | (C) best practices for working with Na- |
| 7 | tional Laboratories; |
| 8 | (D) individual National Laboratory |
| 9 | websites that provide information specific to |
| 10 | technology transfer and working with small |
| 11 | business concerns; |
| 12 | (E) links to funding opportunity announce- |
| 13 | ments, nonfinancial resources, and other pro- |
| 14 | grams available to small business concerns; and |
| 15 | (F) any other information that the Sec- |
| 16 | retary determines to be appropriate. |
| 17 | (3) ACCESSIBILITY.—The information published |
| 18 | on the Department website under paragraph (1) |
| 19 | shall be— |
| 20 | (A) readily accessible and easily found on |
| 21 | the Internet by the public and members and |
| 22 | committees of Congress; and |
| 23 | (B) presented in a searchable, machine- |
| 24 | readable format. |

| 1 | (4) GUIDANCE.—The Secretary shall issue De- |
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| 2 | partmental guidance to ensure that the information |
| 3 | published on the Department website under para- |
| 4 | graph (1) is provided in a manner that presents a |
| 5 | coherent picture of all National Laboratory pro- |
| 6 | grams that are relevant to small business concerns. |
| 7 | SEC. 4204. MICROLAB TECHNOLOGY COMMERCIALIZATION. |
| 8 | (a) DEFINITIONS.—In this section: |
| 9 | (1) MICROLAB.—The term "microlab" means a |
| 10 | small laboratory established by the Secretary under |
| 11 | subsection (b). |
| 12 | (2) NATIONAL LABORATORY.—The term "na- |
| 13 | tional laboratory" means— |
| 14 | (A) a National Laboratory, as defined in |
| 15 | section 2 of the Energy Policy Act of 2005 (42 $$ |
| 16 | U.S.C. 15801); and |
| 17 | (B) a national security laboratory, as de- |
| 18 | fined in section 3281 of the National Nuclear |
| 19 | Security Administration Act (50 U.S.C. 2471). |
| 20 | (b) ESTABLISHMENT OF MICROLAB PROGRAM.— |
| 21 | (1) IN GENERAL.—The Secretary, in collabora- |
| 22 | tion with the directors of national laboratories, may |
| 23 | establish a microlab program under which the Sec- |
| 24 | retary establishes microlabs that are located in close |
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| 1 | proximity to national laboratories and that are ac- |
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| 2 | cessible to the public for the purposes of— |
| 3 | (A) enhancing collaboration with regional |
| 4 | research groups, such as institutions of higher |
| 5 | education and industry groups; |
| 6 | (B) accelerating technology transfer from |
| 7 | national laboratories to the marketplace; and |
| 8 | (C) promoting regional workforce develop- |
| 9 | ment through science, technology, engineering, |
| 10 | and mathematics ("STEM") instruction and |
| 11 | training. |
| 12 | (2) CRITERIA.—In determining the placement |
| 13 | of microlabs under paragraph (1), the Secretary |
| 14 | shall consider— |
| 15 | (A) the commitment of a national labora- |
| 16 | tory to establishing a microlab; |
| 17 | (B) the existence of a joint research insti- |
| 18 | tute or a new facility that— |
| 19 | (i) is not on the main site of a na- |
| 20 | tional laboratory; |
| 21 | (ii) is in close proximity to a national |
| 22 | laboratory; and |
| 23 | (iii) has the capability to house a |
| 24 | microlab; |

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| 1 | (C) whether employees of a national lab- |
| 2 | oratory and persons from academia, industry, |
| 3 | and government are available to be assigned to |
| 4 | the microlab; and |
| 5 | (D) cost-sharing or in-kind contributions |
| 6 | from State and local governments and private |
| 7 | industry. |
| 8 | (3) TIMING.—If the Secretary, in collaboration |
| 9 | with the directors of national laboratories, elects to |
| 10 | establish a microlab program under this subsection, |
| 11 | the Secretary, in collaboration with the directors of |
| 12 | national laboratories, shall— |
| 13 | (A) not later than 60 days after the date |
| 14 | of enactment of this Act, begin the process of |
| 15 | determining the placement of microlabs under |
| 16 | paragraph (1); and |
| 17 | (B) not later than 180 days after the date |
| 18 | of enactment of this Act, implement the |
| 19 | microlab program under this subsection. |
| 20 | (c) Reports.— |
| 21 | (1) INITIAL REPORT.—Not later than 60 days |
| 22 | after the date of implementation of the microlab pro- |
| 23 | gram under subsection (b), the Secretary shall sub- |
| 24 | mit to the Committee on Armed Services of the Sen- |
| 25 | ate, the Committee on Armed Services of the House |
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of Representatives, the Committee on Energy and
 Natural Resources of the Senate, and the Committee
 on Science, Space, and Technology of the House of
 Representatives a report that provides an update on
 the implementation of the microlab program under
 subsection (b).

7 (2) PROGRESS REPORT.—Not later than 1 year 8 after the date of implementation of the microlab pro-9 gram under subsection (b), the Secretary shall sub-10 mit to the Committee on Armed Services of the Sen-11 ate, the Committee on Armed Services of the House 12 of Representatives, the Committee on Energy and 13 Natural Resources of the Senate, and the Committee 14 on Science, Space, and Technology of the House of 15 Representatives a report on the microlab program 16 under subsection (b), including findings and rec-17 ommendations of the Secretary.

(d) AUTHORIZATION OF APPROPRIATIONS.—There is
authorized to be appropriated to carry out this Act
\$50,000,000 for fiscal year 2016.

 21
 Subtitle D—Grid Reliability

 22
 sec. 4301. BULK-POWER SYSTEM RELIABILITY IMPACT

 23
 STATEMENT.

(a) RELIABILITY REPORTS.—Section 215(g) of the
Federal Power Act (16 U.S.C. 824o(g)) is amended—

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| 1 | (1) by striking "The ERO" and inserting the |
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| 2 | following: |
| 3 | "(1) IN GENERAL.—The ERO"; and |
| 4 | (2) by adding at the end the following: |
| 5 | "(2) REGIONAL ENTITIES.—Not later than 180 |
| 6 | days after the date of enactment of this paragraph |
| 7 | and not less than every 3 years thereafter, each re- |
| 8 | gional entity shall submit to the appropriate commit- |
| 9 | tees of Congress and the Commission a report that |
| 10 | describes, as of the date of the report— |
| 11 | "(A) the state of and prospects for the re- |
| 12 | liability of electricity within the geographic area |
| 13 | covered by the regional entity; and |
| 14 | "(B) the most significant risks to the reli- |
| 15 | ability of the bulk-power system that might |
| 16 | arise or need to be monitored within the geo- |
| 17 | graphic area covered by the regional entity, in- |
| 18 | cluding risks from proposed or final Federal |
| 19 | regulations.". |
| 20 | (b) Reliability Impact Statement.—Section 215 |
| 21 | of the Federal Power Act (16 U.S.C. 8240) is amended |
| 22 | by adding at the end the following: |
| 23 | "(1) Reliability Impact Statement.— |
| 24 | "(1) Solicitation by commission.—Not later |
| 25 | than 15 days after the date on which the head of a |

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Federal agency proposes a major rule (as defined in section 804 of title 5, United States Code) that may significantly affect the reliable operation of the bulkpower system, the Commission shall solicit from any applicable regional entity affected by the proposed rule a reliability impact statement with respect to the proposed rule.

8 "(2) VOLUNTARY SUBMISSION BY REGIONAL 9 ENTITY.—A regional entity may prepare, on the ini-10 tiative of the regional entity, a reliability impact 11 statement for any proposed major Federal rule that 12 the regional entity determines would significantly af-13 fect the reliable operation of the bulk-power system 14 within the area covered by the regional entity.

15 "(3) Multijurisdictional coordination.— 16 If a proposed rule subject to a reliability impact 17 statement under paragraph (1) or (2) affects an 18 area broader than the area covered by a single re-19 gional entity, the ERO shall convene a committee of 20 the affected regional entities to produce a single reli-21 ability impact statement that demonstrates for each 22 affected area the reliability impact of the proposed 23 rule.

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| 1 | "(4) Requirements.—A reliability impact |
| 2 | statement under paragraph (1) or (2) shall include |
| 3 | a detailed statement on— |
| 4 | "(A) the impact of the proposed rule on |
| 5 | the reliable operation of the bulk-power system; |
| 6 | "(B) any adverse effects on the reliable op- |
| 7 | eration of the bulk-power system if the pro- |
| 8 | posed rule was implemented; and |
| 9 | "(C) alternatives to cure the identified ad- |
| 10 | verse reliability impacts, including, at the dis- |
| 11 | cretion of the regional entity, a no-action alter- |
| 12 | native. |
| 13 | "(5) SUBMISSION TO COMMISSION.—On comple- |
| 14 | tion of a reliability impact statement under para- |
| 15 | graph (1) or (2), the regional entity or a committee |
| 16 | of affected regional entities convened under para- |
| 17 | graph (3) shall submit to the Commission the reli- |
| 18 | ability impact statement. |
| 19 | "(6) TRANSMITTAL TO HEAD OF FEDERAL |
| 20 | AGENCY.—On receipt of a reliability impact state- |
| 21 | ment submitted to the Commission under paragraph |
| 22 | (5), the Commission shall transmit to the head of |
| 23 | the applicable Federal agency the reliability impact |
| 24 | statement prepared under this subsection for inclu- |
| 25 | sion in the public record. |
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| 1 | "(7) Inclusion of detailed response in |
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| 2 | FINAL RULE.—With respect to a final major rule |
| 3 | subject to a reliability impact statement prepared |
| 4 | under paragraph (1) or (2), the head of the Federal |
| 5 | agency shall— |
| 6 | "(A) consider the reliability impact state- |
| 7 | ment; |
| 8 | "(B) give due weight to the technical ex- |
| 9 | pertise of the regional entity with respect to |
| 10 | matters that are the subject of the reliability |
| 11 | impact statement; and |
| 12 | "(C) include in the final rule a detailed re- |
| 13 | sponse to the reliability impact statement that |
| 14 | reasonably addresses the detailed statements re- |
| 15 | quired under paragraph (4).". |
| 16 | SEC. 4302. REPORT BY TRANSMISSION ORGANIZATIONS ON |
| 17 | DIVERSITY OF SUPPLY. |
| 18 | (a) DEFINITIONS.—In this section: |
| 19 | (1) ELECTRIC GENERATING CAPACITY RE- |
| 20 | SOURCE.— |
| 21 | (A) IN GENERAL.—The term "electric gen- |
| 22 | erating capacity resource' means an electric |
| 23 | generating resource, as measured by the max- |
| 24 | imum load-carrying ability of the resource, ex- |
| 25 | clusive of station use and planned, unplanned, |

or other outage or derating subject to dispatch
 by the transmission organization to meet the re source adequacy needs of the systems operated
 by the transmission organization.

5 (B) EFFECT.—The term "electric gener-6 ating capacity resource" does not address non-7 electric generating resources that are qualified 8 as capacity resources in the tariffs of various 9 transmission organizations as of the date of en-10 actment of this Act.

(2) TRANSMISSION ORGANIZATION.—The term
"transmission organization" has the meaning given
the term in section 3 of the Federal Power Act (16
U.S.C. 796).

15 (b) REPORT.—

16 (1) NOTICE.—Not later than 14 days after the 17 date of enactment of this Act, the Commission (as 18 the term is defined in section 3 of the Federal 19 Power Act (16 U.S.C. 796)) shall submit to each 20 transmission organization that has a tariff on file 21 with the Commission that includes provisions ad-22 dressing the procurement of electric generating ca-23 pacity resources, a notice that the transmission or-24 ganization is required to file with the Commission a 25 report in accordance with paragraph (2).

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| (2) REPORT.—Not later than 180 days after |
| the date on which a transmission organization re- |
| ceives a notice under paragraph (1), the trans- |
| mission organization shall submit to the Commission |
| a report that, to the maximum extent practicable— |
| (A)(i) identifies electric generating capac- |
| ity resources that are available to the trans- |
| mission organization as of the date of the re- |
| port; and |
| (ii) describes the primary energy sources |
| and operational characteristics of electric capac- |
| ity resources available, in the aggregate, to the |
| transmission organization; |
| (B) evaluates, using generally accepted |
| metrics, the current operational performance, in |
| the aggregate, of electric capacity resources; |
| (C) identifies, for the aggregate of electric |
| generating capacity resources available to the |
| transmission organization— |
| (i) over the short- and long-term peri- |
| ods in the planning cycle of the trans- |
| mission organization, reasonable projec- |
| tions concerning the operational and eco- |
| nomic risk profile of electric generating ca- |
| pacity resources; |
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| 1 | (ii) the projected future needs of the |
| 2 | transmission organization for electric gen- |
| 3 | erating capacity resources; and |
| 4 | (iii) the availability of transmission fa- |
| 5 | cilities and transmission support services |
| 6 | necessary to provide for the transmission |
| 7 | organization reasonable assurances of es- |
| 8 | sential reliability services, including ade- |
| 9 | quate voltage support; and |
| 10 | (D) assesses whether and to what extent |
| 11 | the market rules of the transmission organiza- |
| 12 | tion— |
| 13 | (i) yield capacity auction clearing |
| 14 | prices that promote necessary and prudent |
| 15 | investment; |
| 16 | (ii) yield energy market clearing |
| 17 | prices that reflect the marginal cost of |
| 18 | supply, taking into account transmission |
| 19 | constraints and other factors needed to en- |
| 20 | sure reliable grid operation; |
| 21 | (iii) produce meaningful price signals |
| 22 | that clearly indicate where new supply and |
| 23 | investment are needed; |

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| 1 | (iv) reduce uncertainty or instability |
| 2 | resulting from changes to market rules, |
| 3 | processes, or protocols; |
| 4 | (v) promote transparency and commu- |
| 5 | nication by the market operator to market |
| 6 | participants; |
| 7 | (vi) support a diverse generation port- |
| 8 | folio and the availability of transmission |
| 9 | facilities and transmission support services |
| 10 | on a short- and long-term basis necessary |
| 11 | to provide reasonable assurances of a con- |
| 12 | tinuous supply of electricity for customers |
| 13 | of the transmission organization at the |
| 14 | proper voltage and frequency; and |
| 15 | (vii) provide an enhanced opportunity |
| 16 | for self-supply of electric generating capac- |
| 17 | ity resources by electric cooperatives, Fed- |
| 18 | eral power marketing agencies, and State |
| 19 | utilities with a service obligation (as those |
| 20 | terms are defined in section 217(a)) of the |
| 21 | Federal Power Act (16 U.S.C. 824q(a))) in |
| 22 | a manner that is consistent with tradi- |
| 23 | tional utility business models and does not |
| 24 | unduly affect wholesale market prices. |
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Subtitle E—Management

2 SEC. 4401. FEDERAL LAND MANAGEMENT.

3 (a) DEFINITIONS.—In this section:

(1) CADASTRE.—The term "cadastre" means 4 5 an inventory of buildings and other real property 6 (including associated infrastructure such as roads 7 and utility transmission lines and pipelines) located 8 on land administered by the Secretary, which is de-9 veloped through collecting, storing, retrieving, or dis-10 seminating graphical or digital data and any infor-11 mation related to the data, including surveys, maps, 12 charts, images, and services.

13 (2) SECRETARY.—The term "Secretary" means
14 the Secretary of the Interior.

15 (b) CADASTRE OF FEDERAL REAL PROPERTY.—

16 (1) IN GENERAL.—The Secretary is author17 ized—

18 (A) to develop and maintain a current and
19 accurate multipurpose cadastre to support Fed20 eral land management activities for the Depart21 ment of the Interior;

(B) to incorporate any related inventories
of Federal real property, including any inventories prepared under applicable land or resource management plans; and

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(C) to enter into discussions with other
 Federal agencies to make the cadastre available
 for use by the agency to support agency man agement activities.
 (2) COST-SHARING AGREEMENTS.—
 (A) IN GENERAL.—The Secretary may
 enter into cost-sharing agreements with other

enter into cost-sharing agreements with other Federal agencies, and with States, Indian tribes, and local governments, to include any non-Federal land in a State in the cadastre.

(B) COST SHARE.—The Federal share of
any cost agreement described in subparagraph
(A) shall not exceed 50 percent of the total cost
to a State, Indian tribe, or local government for
the development of the cadastre of non-Federal
land.

17 (3) CONSOLIDATION AND REPORT.—Not later 18 than 180 days after the date of enactment of this 19 Act, the Secretary shall submit to the Committee on 20 Energy and Natural Resources of the Senate and 21 the Committee on Natural Resources of the House 22 of Representatives a report on the real property in-23 ventories or any components of any cadastre or re-24 lated inventories that—

| 1 | (A) exist as of the date of enactment of |
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| 2 | this Act; |
| 3 | (B) are authorized by law or conducted by |
| 4 | the Secretary; and |
| 5 | (C) are of sufficient accuracy to be in- |
| 6 | cluded in the cadastre authorized under para- |
| 7 | graph (1). |
| 8 | (4) COORDINATION.—In carrying out this sub- |
| 9 | section, the Secretary shall— |
| 10 | (A) participate (in accordance with section |
| 11 | 216 of the E–Government Act of 2002 (44) |
| 12 | U.S.C. 3501 note; Public Law 107–347)) in the |
| 13 | establishment of such standards and common |
| 14 | protocols as are necessary to ensure the inter- |
| 15 | operability of geospatial information pertaining |
| 16 | to the cadastre for all users of the information; |
| 17 | (B) coordinate with, seek assistance and |
| 18 | cooperation of, and provide liaison to the Fed- |
| 19 | eral Geographic Data Committee pursuant to |
| 20 | Office of Management and Budget Circular A– |
| 21 | 16 and Executive Order 12906 (43 U.S.C. |
| 22 | 1457 note; relating to coordinating geographic |
| 23 | data acquisition and access: the National Spa- |
| 24 | tial Data Infrastructure) for the implementa- |

| 1 | tion of and compliance with such standards as |
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| 2 | may be applicable to the cadastre; |
| 3 | (C) make the cadastre interoperable with |
| 4 | the Federal Real Property Profile established |
| 5 | pursuant to Executive Order 13327 (40 U.S.C. |
| 6 | 121 note; relating to Federal real property |
| 7 | asset management); |
| 8 | (D) integrate with and leverage, to the |
| 9 | maximum extent practicable, cadastre activities |
| 10 | of units of State and local government; and |
| 11 | (E) use contracts with the private sector, |
| 12 | if practicable, to provide such products and |
| 13 | services as are necessary to develop the cadas- |
| 14 | tre. |
| 15 | (c) TRANSPARENCY AND PUBLIC ACCESS.—The Sec- |
| 16 | retary shall— |
| 17 | (1) make the cadastre required under this sec- |
| 18 | tion publically available on the Internet in a graphi- |
| 19 | cally geoenabled and searchable format; and |
| 20 | (2) in consultation with the Secretary of De- |
| 21 | fense and the Secretary of Homeland Security, pre- |
| 22 | vent the disclosure of the identity of any buildings |
| 23 | or facilities, or information related to the buildings |
| 24 | or facilities, if the disclosure would impair or jeop- |

| 1 | ardize the national security or homeland defense of |
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| 2 | the United States. |
| 3 | (d) EFFECT.—Nothing in this section— |
| 4 | (1) creates any substantive or procedural right |
| 5 | or benefit; |
| 6 | (2) authorizes any new surveying or mapping of |
| 7 | Federal real property, except that a Federal agency |
| 8 | may conduct a new survey to update the accuracy of |
| 9 | the inventory data of the agency before storage on |
| 10 | a cadaster; or |
| 11 | (3) authorizes— |
| 12 | (A) the evaluation of any real property |
| 13 | owned by the United States for disposal; or |
| 14 | (B) new appraisals or assessments of the |
| 15 | value of— |
| 16 | (i) real property; or |
| 17 | (ii) cultural or archaeological re- |
| 18 | sources on any parcel of Federal land or |
| 19 | other real property. |
| 20 | SEC. 4402. QUADRENNIAL ENERGY REVIEW. |
| 21 | (a) IN GENERAL.—Section 801 of the Department of |
| 22 | Energy Organization Act (42 U.S.C. 7321) is amended |
| 23 | to read as follows: |

1 "SEC. 801. QUADRENNIAL ENERGY REVIEW.

2 "(a) QUADRENNIAL ENERGY REVIEW TASK 3 Force.—

| 4 | "(1) Establishment.—The President shall es- |
|----|--|
| 5 | tablish a Quadrennial Energy Review Task Force |
| 6 | (referred to in this section as the 'Task Force') to |
| 7 | coordinate the Quadrennial Energy Review. |
| 8 | "(2) Cochairpersons.—The President shall |
| 9 | designate appropriate senior Federal Government of- |
| 10 | ficials to be cochairpersons of the Task Force. |
| 11 | "(3) Membership.—The Task Force may be |
| 12 | comprised of representatives at level I or II of the |
| 13 | Executive Schedule of— |
| 14 | "(A) the Department of Energy; |
| 15 | "(B) the Department of Commerce; |
| 16 | "(C) the Department of Defense; |
| 17 | "(D) the Department of State; |
| 18 | "(E) the Department of the Interior; |
| 19 | "(F) the Department of Agriculture; |
| 20 | "(G) the Department of the Treasury; |
| 21 | "(H) the Department of Transportation; |
| 22 | "(I) the Department of Homeland Secu- |
| 23 | rity; |
| 24 | "(J) the Office of Management and Budg- |
| 25 | et; |
| 26 | "(K) the National Science Foundation; |

| 1 | "(L) the Environmental Protection Agen- |
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| 2 | cy; and |
| 3 | "(M) such other Federal agencies, and en- |
| 4 | tities within the Executive Office of the Presi- |
| 5 | dent, as the President considers to be appro- |
| 6 | priate. |
| 7 | "(b) Conduct of Review.— |
| 8 | "(1) IN GENERAL.—Each Quadrennial Energy |
| 9 | Review shall be conducted to— |
| 10 | "(A) provide an integrated view of impor- |
| 11 | tant national energy objectives and Federal en- |
| 12 | ergy policy; and |
| 13 | "(B) identify the maximum practicable |
| 14 | alignment of research programs, incentives, reg- |
| 15 | ulations, and partnerships. |
| 16 | "(2) Elements.—A Quadrennial Energy Re- |
| 17 | view shall— |
| 18 | "(A) establish integrated, governmentwide |
| 19 | national energy objectives in the context of eco- |
| 20 | nomic, environmental, and security priorities; |
| 21 | "(B) recommend coordinated actions |
| 22 | across Federal agencies; |
| 23 | "(C) assess and recommend priorities for |
| 24 | research, development, and demonstration; |

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| 1 | "(D) provide a strong analytical base for |
| 2 | Federal energy policy decisions; |
| 3 | "(E) consider reasonable estimates of fu- |
| 4 | ture Federal budgetary resources when making |
| 5 | recommendations; and |
| 6 | "(F) be conducted with substantial input |
| 7 | from— |
| 8 | "(i) Congress; |
| 9 | "(ii) the energy industry; |
| 10 | "(iii) academia; |
| 11 | "(iv) State, local, and tribal govern- |
| 12 | ments; |
| 13 | "(v) nongovernmental organizations; |
| 14 | and |
| 15 | "(vi) the public. |
| 16 | "(c) Submission of Quadrennial Energy Re- |
| 17 | VIEW TO CONGRESS.— |
| 18 | "(1) IN GENERAL.—The President— |
| 19 | "(A) shall publish and submit to Congress |
| 20 | a report on the Quadrennial Energy Review |
| 21 | once every 4 years; and |
| 22 | "(B) more frequently than once every 4 |
| 23 | years, as the President determines to be appro- |
| 24 | priate, may prepare and publish interim reports |
| 25 | as part of the Quadrennial Energy Review. |
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| 1 | "(2) INCLUSIONS.—The reports described in |
| 2 | paragraph (1) shall address or consider, as appro- |
| 3 | priate— |
| 4 | "(A) an integrated view of short-term, in- |
| 5 | termediate-term, and long-term objectives for |
| 6 | Federal energy policy in the context of eco- |
| 7 | nomic, environmental, and security priorities; |
| 8 | "(B) potential executive actions (including |
| 9 | programmatic, regulatory, and fiscal actions) |
| 10 | and resource requirements— |
| 11 | "(i) to achieve the objectives described |
| 12 | in subparagraph (A); and |
| 13 | "(ii) to be coordinated across multiple |
| 14 | agencies; |
| 15 | "(C) analysis of the existing and prospec- |
| 16 | tive roles of parties (including academia, indus- |
| 17 | try, consumers, the public, and Federal agen- |
| 18 | cies) in achieving the objectives described in |
| 19 | subparagraph (A), including— |
| 20 | "(i) an analysis by energy use sector, |
| 21 | including— |
| 22 | "(I) commercial and residential |
| 23 | buildings; |
| 24 | "(II) the industrial sector; |
| 25 | "(III) transportation; and |
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| 1 | "(IV) electric power; |
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| 2 | "(ii) requirements for invention, adop- |
| 3 | tion, development, and diffusion of energy |
| 4 | technologies as they relate to each of the |
| 5 | energy use sectors; and |
| 6 | "(iii) other research that informs |
| 7 | strategies to incentivize desired actions; |
| 8 | "(D) assessment of policy options to in- |
| 9 | crease domestic energy supplies and energy effi- |
| 10 | ciency; |
| 11 | ((E) evaluation of national and regional |
| 12 | energy storage, transmission, and distribution |
| 13 | requirements, including requirements for renew- |
| 14 | able energy; |
| 15 | "(F) portfolio assessments that describe |
| 16 | the optimal deployment of resources, including |
| 17 | prioritizing financial resources for energy-rel- |
| 18 | evant programs; |
| 19 | "(G) mapping of the linkages among basic |
| 20 | research and applied programs, demonstration |
| 21 | programs, and other innovation mechanisms |
| 22 | across the Federal agencies; |
| 23 | "(H) identification of demonstration |
| 24 | projects; |
| | |

| 1 | "(I) identification of public and private |
|----|--|
| 2 | funding needs for various energy technologies, |
| 3 | systems, and infrastructure, including consider- |
| 4 | ation of public-private partnerships, loans, and |
| 5 | loan guarantees; |
| 6 | "(J) assessment of global competitors and |
| 7 | an identification of programs that can be en- |
| 8 | hanced with international cooperation; |
| 9 | "(K) identification of policy gaps that need |
| 10 | to be filled to accelerate the adoption and diffu- |
| 11 | sion of energy technologies, including consider- |
| 12 | ation of— |
| 13 | "(i) Federal tax policies; and |
| 14 | "(ii) the role of Federal agencies as |
| 15 | early adopters and purchasers of new en- |
| 16 | ergy technologies; |
| 17 | "(L) priority listing for implementation of |
| 18 | objectives and actions taking into account esti- |
| 19 | mated Federal budgetary resources; |
| 20 | "(M) analysis of— |
| 21 | "(i) points of maximum leverage for |
| 22 | policy intervention to achieve outcomes; |
| 23 | and |

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| 1 | "(ii) areas of energy policy that can |
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| 2 | be most effective in meeting national goals |
| 3 | for the energy sector; and |
| 4 | "(N) recommendations for executive |
| 5 | branch organization changes to facilitate the |
| 6 | development and implementation of Federal en- |
| 7 | ergy policies. |
| 8 | "(d) REPORT DEVELOPMENT.—The Secretary of En- |
| 9 | ergy shall provide such support for the Quadrennial En- |
| 10 | ergy Review with the necessary analytical, financial, and |
| 11 | administrative support for the conduct of each Quadren- |
| 12 | nial Energy Review required under this section as may |
| 13 | be requested by the cochairpersons designated under sub- |
| 14 | section $(a)(2)$. |
| 15 | "(e) COOPERATION.—The heads of applicable Fed- |
| 16 | eral agencies shall cooperate with the Secretary and pro- |
| 17 | vide such assistance, information, and resources as the |
| 18 | Secretary may require to assist in carrying out this sec- |
| 19 | tion.". |
| 20 | (b) TABLE OF CONTENTS AMENDMENT.—The item |
| 21 | relating to section 801 in the table of contents of such |
| 22 | Act is amended to read as follows: |
| | "Sec. 801. Quadrennial Energy Review.". |
| 23 | (c) ADMINISTRATION — Nothing in this section or an |

(c) ADMINISTRATION.—Nothing in this section or an
amendment made by this section supersedes, modifies,
amends, or repeals any provision of Federal law not ex-

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pressly superseded, modified, amended, or repealed by this
 section.

3 SEC. 4403. STATE OVERSIGHT OF OIL AND GAS PROGRAMS.

4 On request of the Governor of a State, the Secretary 5 of the Interior shall establish a program under which the Director of the Bureau of Land Management shall enter 6 7 into a memorandum of understanding with the State to 8 consider the costs and benefits of consistent rules and 9 processes for the measurement of oil and gas production 10 activities, inspection of meters or other measurement methodologies, and other operational activities, as deter-11 12 mined by the Secretary of the Interior.

13 SEC. 4404. UNDER SECRETARY FOR SCIENCE AND ENERGY.

(a) IN GENERAL.—Section 202(b) of the Department
of Energy Organization Act (42 U.S.C. 7132(b)) is
amended—

17 (1) in paragraph (1), by striking "for Science"
18 and inserting "for Science and Energy (referred to
19 in this subsection as the 'Under Secretary')";

20 (2) in paragraph (3), in the matter preceding
21 subparagraph (A), by striking "for Science"; and

22 (3) in paragraph (4) -

23 (A) in the matter preceding subparagraph
24 (A), by striking "for Science";

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| 1 | (B) in subparagraph (F), by striking |
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| 2 | "and" at the end; |
| 3 | (C) in subparagraph (G), by striking the |
| 4 | period at the end and inserting a semicolon; |
| 5 | and |
| 6 | (D) by inserting after subparagraph (G) |
| 7 | the following: |
| 8 | "(H) establish appropriate linkages be- |
| 9 | tween offices under the jurisdiction of the |
| 10 | Under Secretary; and |
| 11 | ((I) perform such functions and duties as |
| 12 | the Secretary shall prescribe, consistent with |
| 13 | this section.". |
| 14 | (b) Conforming Amendment.—Section 641(h)(2) |
| 15 | of the United States Energy Storage Competitiveness Act |
| | |
| 16 | of 2007 (42 U.S.C. 17231(h)(2)) is amended by striking |
| | |
| 17 | of 2007 (42 U.S.C. 17231(h)(2)) is amended by striking |
| 17 | of 2007 (42 U.S.C. 17231(h)(2)) is amended by striking "Under Secretary for Science" and inserting "Under Sec- |
| 17 18 | of 2007 (42 U.S.C. 17231(h)(2)) is amended by striking "Under Secretary for Science" and inserting "Under Sec- retary for Science and Energy". |
| 17 18 19 | of 2007 (42 U.S.C. 17231(h)(2)) is amended by striking "Under Secretary for Science" and inserting "Under Sec- retary for Science and Energy". Subtitle F—Markets |
| 17 18 19 20 | of 2007 (42 U.S.C. 17231(h)(2)) is amended by striking "Under Secretary for Science" and inserting "Under Sec- retary for Science and Energy". Subtitle F—Markets SEC. 4501. ENHANCED INFORMATION ON CRITICAL ENERGY |
| 17 18 19 20 21 | of 2007 (42 U.S.C. 17231(h)(2)) is amended by striking "Under Secretary for Science" and inserting "Under Sec- retary for Science and Energy". Subtitle F—Markets SEC. 4501. ENHANCED INFORMATION ON CRITICAL ENERGY SUPPLIES. |

"(n) COLLECTION OF INFORMATION ON CRITICAL
 ENERGY SUPPLIES.—

3 "(1) IN GENERAL.—To ensure transparency of 4 information relating to energy infrastructure and 5 product ownership in the United States and improve 6 the ability to evaluate the energy security of the 7 United States, the Administrator, in consultation 8 with other Federal agencies (as necessary), shall— 9 "(A) not later than 120 days after the date 10 of enactment of this subsection, develop and 11 provide notice of a plan to collect, in coopera-12 tion with the Commodity Futures Trade Com-13 mission, information identifying all oil inven-14 tories, and other physical oil assets (including 15 all petroleum-based products and the storage of 16 such products in off-shore tankers), that are 17 owned by the 50 largest traders of oil contracts 18 (including derivative contracts), as determined 19 by the Commodity Futures Trade Commission; 20 and

21 "(B) not later than 90 days after the date
22 on which notice is provided under subparagraph
23 (A), implement the plan described in that sub24 paragraph.

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| 1 | "(2) INFORMATION.—The plan required under |
| 2 | paragraph (1) shall include a description of the plan |
| 3 | of the Administrator for collecting company-specific |
| 4 | data, including— |
| 5 | "(A) volumes of product under ownership; |
| 6 | and |
| 7 | "(B) storage and transportation capacity |
| 8 | (including owned and leased capacity). |
| 9 | "(3) PROTECTION OF PROPRIETARY INFORMA- |
| 10 | TION.—Section 12(f) of the Federal Energy Admin- |
| 11 | istration Act of 1974 (15 U.S.C. 771(f)) shall apply |
| 12 | to information collected under this subsection. |
| 13 | "(o) Collection of Information on Storage |
| 14 | CAPACITY FOR OIL AND NATURAL GAS.— |
| 15 | "(1) IN GENERAL.—Not later than 90 days |
| 16 | after the date of enactment of this subsection, the |
| 17 | Administrator of the Energy Information Adminis- |
| 18 | tration shall collect information quantifying the com- |
| 19 | mercial storage capacity for oil and natural gas in |
| 20 | the United States. |
| 21 | "(2) UPDATES.—The Administrator shall up- |
| 22 | date annually the information required under para- |
| 23 | graph (1). |
| 24 | "(3) PROTECTION OF PROPRIETARY INFORMA- |
| 25 | TION.—Section 12(f) of the Federal Energy Admin- |
| | |

| 1 | istration Act of 1974 (15 U.S.C. 771(f)) shall apply |
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| 2 | to information collected under this subsection. |
| 3 | "(p) Financial Market Analysis Office.— |
| 4 | "(1) Establishment.—There shall be within |
| 5 | the Energy Information Administration a Financial |
| 6 | Market Analysis Office. |
| 7 | "(2) DUTIES.—The Office shall— |
| 8 | "(A) be responsible for analysis of the fi- |
| 9 | nancial aspects of energy markets; |
| 10 | "(B) review the reports required by section |
| 11 | 4503(c) of the Energy Policy Modernization Act |
| 12 | of 2015 in advance of the submission of the re- |
| 13 | ports to Congress; and |
| 14 | "(C) not later than 1 year after the date |
| 15 | of enactment of this subsection— |
| 16 | "(i) make recommendations to the |
| 17 | Administrator of the Energy Information |
| 18 | Administration that identify and quantify |
| 19 | any additional resources that are required |
| 20 | to improve the ability of the Energy Infor- |
| 21 | mation Administration to more fully inte- |
| 22 | grate financial market information into the |
| 23 | analyses and forecasts of the Energy Infor- |
| 24 | mation Administration, including the role |
| 25 | of energy futures contracts, energy com- |

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| 1 | modity swaps, and derivatives in price for- |
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| 2 | mation for oil; |
| 3 | "(ii) conduct a review of implications |
| 4 | of policy changes (including changes in ex- |
| 5 | port or import policies) and changes in |
| 6 | how crude oil and refined petroleum prod- |
| 7 | ucts are transported with respect to price |
| 8 | formation of crude oil and refined petro- |
| 9 | leum products; and |
| 10 | "(iii) notify the Committee on Energy |
| 11 | and Natural Resources, and the Committee |
| 12 | on Appropriations, of the Senate and the |
| 13 | Committee on Energy and Commerce, and |
| 14 | the Committee on Appropriations, of the |
| 15 | House of Representatives of the rec- |
| 16 | ommendations described in clause (i). |
| 17 | "(3) ANALYSES.—The Administrator of the En- |
| 18 | ergy Information Administration shall take analyses |
| 19 | by the Office into account in conducting analyses |
| 20 | and forecasting of energy prices.". |
| 21 | (b) Conforming Amendment.—Section 645 of the |
| 22 | Department of Energy Organization Act (42 U.S.C. 7255) |
| 23 | is amended by inserting "(15 U.S.C. 3301 et seq.) and |
| 24 | the Natural Gas Act (15 U.S.C. 717 et seq.)" after "Nat- |
| 25 | ural Gas Policy Act of 1978". |
| | |

| 1 | SEC. 4502. WORKING GROUP ON ENERGY MARKETS. |
|----|---|
| 2 | (a) ESTABLISHMENT.—There is established a Work- |
| 3 | ing Group on Energy Markets (referred to in this section |
| 4 | as the "Working Group"). |
| 5 | (b) Composition.—The Working Group shall be |
| 6 | composed of— |
| 7 | (1) the Secretary; |
| 8 | (2) the Secretary of the Treasury; |
| 9 | (3) the Chairman of the Federal Energy Regu- |
| 10 | latory Commission; |
| 11 | (4) the Chairman of Federal Trade Commis- |
| 12 | sion; |
| 13 | (5) the Chairman of the Securities and Ex- |
| 14 | change Commission; |
| 15 | (6) the Chairman of the Commodity Futures |
| 16 | Trading Commission; and |
| 17 | (7) the Administrator of the Energy Informa- |
| 18 | tion Administration. |
| 19 | (c) CHAIRPERSON.—The Secretary shall serve as the |
| 20 | Chairperson of the Working Group. |
| 21 | (d) COMPENSATION.—A member of the Working |
| 22 | Group shall serve without additional compensation for the |
| 23 | work of the member of the Working Group. |
| 24 | (e) Purpose and Function.—The Working Group |
| 25 | shall— |

(1) investigate the effect of increased financial
 investment in energy commodities on energy prices
 and the energy security of the United States;

4 (2) recommend to the President and Congress 5 laws (including regulations) that may be needed to 6 prevent excessive speculation in energy commodity 7 markets in order to prevent or minimize the adverse 8 impact of excessive speculation on energy prices on 9 consumers and the economy of the United States; 10 and

(3) review energy security implications of devel-opments in international energy markets.

(f) ADMINISTRATION.—The Secretary shall provide
the Working Group with such administrative and support
services as may be necessary for the performance of the
functions of the Working Group.

(g) COOPERATION OF OTHER AGENCIES.—The heads
of Executive departments, agencies, and independent instrumentalities shall, to the extent permitted by law, provide the Working Group with such information as the
Working Group requires to carry out this section.

(h) CONSULTATION.—The Working Group shall consult, as appropriate, with representatives of the various
exchanges, clearinghouses, self-regulatory bodies, other

major market participants, consumers, and the general
 public.

3 SEC. 4503. STUDY OF REGULATORY FRAMEWORK FOR EN4 ERGY MARKETS.

5 (a) STUDY.—The Working Group shall conduct a6 study—

7 (1) to identify the factors that affect the pricing
8 of crude oil and refined petroleum products, includ9 ing an examination of the effects of market specula10 tion on prices; and

11 (2) to review and assess—

12 (A) existing statutory authorities relating
13 to the oversight and regulation of markets crit14 ical to the energy security of the United States;
15 and

16 (B) the need for additional statutory au17 thority for the Federal Government to effec18 tively oversee and regulate markets critical to
19 the energy security of the United States.

20 (b) ELEMENTS OF STUDY.—The study shall in-21 clude—

(1) an examination of price formation of crudeoil and refined petroleum products;

24 (2) an examination of relevant international25 regulatory regimes; and

(3) an examination of the degree to which
 changes in energy market transparency, liquidity,
 and structure have influenced or driven abuse, ma nipulation, excessive speculation, or inefficient price
 formation.

6 (c) REPORT AND RECOMMENDATIONS.—The Sec-7 retary shall submit to the Committee on Energy and Nat-8 ural Resources of the Senate and the Committee on En-9 ergy and Commerce of the House of Representatives quar-10 terly progress reports during the conduct of the study 11 under this section, and a final report not later than 1 year 12 after the date of enactment of this Act, that—

13 (1) describes the results of the study; and

14 (2) provides options and the recommendations 15 of the Working Group for appropriate Federal co-16 ordination of oversight and regulatory actions to en-17 sure transparency of crude oil and refined petroleum 18 product pricing and the elimination of excessive 19 speculation, including recommendations on data col-20 lection and analysis to be carried out by the Finan-21 cial Market Analysis Office established by section 22 205(p) of the Department of Energy Organization 23 Act (42 U.S.C. 7135(p)).

| 1 | Subtitle G—Affordability |
|----|--|
| 2 | SEC. 4601. E-PRIZE COMPETITION PILOT PROGRAM. |
| 3 | Section 1008 of the Energy Policy Act of 2005 (42) |
| 4 | U.S.C. 16396) is amended by adding at the end the fol- |
| 5 | lowing: |
| 6 | "(g) E-prize Competition Pilot Program.— |
| 7 | "(1) DEFINITIONS.—In this section: |
| 8 | "(A) ELIGIBLE ENTITY.—The term 'eligi- |
| 9 | ble entity' means— |
| 10 | "(i) a private sector for-profit or non- |
| 11 | profit entity; |
| 12 | "(ii) a public-private partnership; or |
| 13 | "(iii) a local, municipal, or tribal gov- |
| 14 | ernmental entity. |
| 15 | "(B) HIGH-COST REGION.—The term |
| 16 | 'high-cost region' means a region in which the |
| 17 | average annual unsubsidized costs of electrical |
| 18 | power retail rates or household space heating |
| 19 | costs per square foot exceed 150 percent of the |
| 20 | national average, as determined by the Sec- |
| 21 | retary. |
| 22 | "(2) E-prize competition pilot program.— |
| 23 | "(A) IN GENERAL.—The Secretary shall |
| 24 | establish an e-prize competition or challenge |
| 25 | pilot program to broadly implement sustainable |
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| 1 | community and regional energy solutions that |
| 2 | seek to reduce energy costs through increased |
| 3 | efficiency, conservation, and technology innova- |
| 4 | tion in high-cost regions. |
| 5 | "(B) Selection.—In carrying out the |
| 6 | pilot program under subparagraph (A), the Sec- |
| 7 | retary shall award a prize purse, in amounts to |
| 8 | be determined by the Secretary, to each eligible |
| 9 | entity selected through 1 or more of the fol- |
| 10 | lowing competitions or challenges: |
| 11 | "(i) A point solution competition that |
| 12 | rewards and spurs the development of solu- |
| 13 | tions for a particular, well-defined problem. |
| 14 | "(ii) An exposition competition that |
| 15 | helps identify and promote a broad range |
| 16 | of ideas and practices that may not other- |
| 17 | wise attract attention, facilitating further |
| 18 | development of the idea or practice by |
| 19 | third parties. |
| 20 | "(iii) A participation competition that |
| 21 | creates value during and after the competi- |
| 22 | tion by encouraging contestants to change |
| 23 | their behavior or develop new skills that |
| 24 | may have beneficial effects during and |
| 25 | after the competition. |

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| "(iv) Such other types of prizes or |
|---|
| challenges as the Secretary, in consultation |
| with relevant heads of Federal agencies, |
| considers appropriate to stimulate innova- |
| tion that has the potential to advance the |
| mission of the applicable Federal agency. |
| "(3) AUTHORIZATION OF APPROPRIATIONS.— |
| There is authorized to be appropriated to carry out |
| this subsection \$10,000,000, to remain available |
| until expended.". |
| Subtitle H—Code Maintenance |
| SEC. 4701. REPEAL OF OFF-HIGHWAY MOTOR VEHICLES |
| |
| STUDY. |
| STUDY. (a) REPEAL.—Part I of title III of the Energy Policy |
| |
| (a) REPEAL.—Part I of title III of the Energy Policy |
| (a) REPEAL.—Part I of title III of the Energy Policy and Conservation Act (42 U.S.C. 6373) is repealed. |
| (a) REPEAL.—Part I of title III of the Energy Policy and Conservation Act (42 U.S.C. 6373) is repealed. (b) CONFORMING AMENDMENT.—The table of con- |
| (a) REPEAL.—Part I of title III of the Energy Policy and Conservation Act (42 U.S.C. 6373) is repealed. (b) CONFORMING AMENDMENT.—The table of contents for the Energy Policy and Conservation Act (Public |
| (a) REPEAL.—Part I of title III of the Energy Policy and Conservation Act (42 U.S.C. 6373) is repealed. (b) CONFORMING AMENDMENT.—The table of con- tents for the Energy Policy and Conservation Act (Public Law 94–163; 89 Stat. 871) is amended— |
| (a) REPEAL.—Part I of title III of the Energy Policy and Conservation Act (42 U.S.C. 6373) is repealed. (b) CONFORMING AMENDMENT.—The table of contents for the Energy Policy and Conservation Act (Public Law 94–163; 89 Stat. 871) is amended— (1) by striking the item relating to part I of |
| (a) REPEAL.—Part I of title III of the Energy Policy and Conservation Act (42 U.S.C. 6373) is repealed. (b) CONFORMING AMENDMENT.—The table of contents for the Energy Policy and Conservation Act (Public Law 94–163; 89 Stat. 871) is amended— (1) by striking the item relating to part I of title III; and |
| (a) REPEAL.—Part I of title III of the Energy Policy and Conservation Act (42 U.S.C. 6373) is repealed. (b) CONFORMING AMENDMENT.—The table of contents for the Energy Policy and Conservation Act (Public Law 94–163; 89 Stat. 871) is amended— (1) by striking the item relating to part I of title III; and (2) by striking the item relating to section 385. |
| (a) REPEAL.—Part I of title III of the Energy Policy and Conservation Act (42 U.S.C. 6373) is repealed. (b) CONFORMING AMENDMENT.—The table of contents for the Energy Policy and Conservation Act (Public Law 94–163; 89 Stat. 871) is amended— (1) by striking the item relating to part I of title III; and (2) by striking the item relating to section 385. SEC. 4702. REPEAL OF METHANOL STUDY. |
| |

1 (2) by redesignating subsections (b) and (c) as 2 subsections (a) and (b), respectively. 3 SEC. 4703. REPEAL OF AUTHORIZATION OF APPROPRIA-4 TIONS PROVISION. 5 (a) REPEAL.—Section 208 of the Energy Conservation and Production Act (42 U.S.C. 6808) is repealed. 6 7 (b) CONFORMING AMENDMENT.—The table of con-8 tents for the Energy Conservation and Production Act (Public Law 94–385; 90 Stat. 1126) is amended by strik-9 10 ing the item relating to section 208. 11 SEC. 4704. REPEAL OF RESIDENTIAL ENERGY EFFICIENCY 12 **STANDARDS STUDY.** 13 (a) REPEAL.—Section 253 of the National Energy Conservation Policy Act (42 U.S.C. 8232) is repealed. 14 15 (b) CONFORMING AMENDMENT.—The table of contents for the National Energy Conservation Policy Act 16 17 (Public Law 95–619; 92 Stat. 3206) is amended by striking the item relating to section 253. 18 19 SEC. 4705. REPEAL OF WEATHERIZATION STUDY. 20 (a) REPEAL.—Section 254 of the National Energy 21 Conservation Policy Act (42 U.S.C. 8233) is repealed. 22 (b) CONFORMING AMENDMENT.—The table of con-23 tents for the National Energy Conservation Policy Act 24 (Public Law 95–619; 92 Stat. 3206) is amended by strik-25 ing the item relating to section 254.

1 SEC. 4706. REPEAL OF REPORT TO CONGRESS.

2 (a) REPEAL.—Section 273 of the National Energy
3 Conservation Policy Act (42 U.S.C. 8236b) is repealed.
4 (b) CONFORMING AMENDMENT.—The table of con5 tents for the National Energy Conservation Policy Act
6 (Public Law 95–619; 92 Stat. 3206) is amended by strik7 ing the item relating to section 273.

8 SEC. 4707. REPEAL OF REPORT BY GENERAL SERVICES AD9 MINISTRATION.

(a) REPEAL.—Section 154 of the Energy Policy Act
of 1992 (42 U.S.C. 8262a) is repealed.

12 (b) Conforming Amendments.—

(1) The table of contents for the Energy Policy
Act of 1992 (Public Law 102–486; 106 Stat. 2776)
is amended by striking the item relating to section
154.

17 (2) Section 159 of the Energy Policy Act of
18 1992 (42 U.S.C. 8262e) is amended by striking sub19 section (c).

20 SEC. 4708. REPEAL OF INTERGOVERNMENTAL ENERGY21MANAGEMENT PLANNING AND COORDINA-22TION WORKSHOPS.

(a) REPEAL.—Section 156 of the Energy Policy Act
of 1992 (42 U.S.C. 8262b) is repealed.

(b) CONFORMING AMENDMENT.—The table of contents for the Energy Policy Act of 1992 (Public Law 102–

486; 106 Stat. 2776) is amended by striking the item re lating to section 156.

3 SEC. 4709. REPEAL OF INSPECTOR GENERAL AUDIT SUR4 VEY AND PRESIDENT'S COUNCIL ON INTEG5 RITY AND EFFICIENCY REPORT TO CON6 GRESS.

7 (a) REPEAL.—Section 160 of the Energy Policy Act
8 of 1992 (42 U.S.C. 8262f) is amended by striking the sec9 tion designation and heading and all that follows through
10 "(c) INSPECTOR GENERAL REVIEW.—Each Inspector
11 General" and inserting the following:

12 "SEC. 160. INSPECTOR GENERAL REVIEW.

13 "Each Inspector General".

14 (b) CONFORMING AMENDMENT.—The table of con-15 tents for the Energy Policy Act of 1992 (Public Law 102– 486; 106 Stat. 2776) is amended by striking the item re-16 17 lating to section 160 and inserting the following: " "Sec. 160. Inspector General review. 18 SEC. 4710. REPEAL OF PROCUREMENT AND IDENTIFICA-19 TION OF ENERGY EFFICIENT PRODUCTS PRO-20 GRAM. 21 (a) REPEAL.—Section 161 of the Energy Policy Act 22 of 1992 (42 U.S.C. 8262g) is repealed. 23 (b) CONFORMING AMENDMENT.—The table of con-

24 tents for the Energy Policy Act of 1992 (Public Law 102–

486; 106 Stat. 2776) is amended by striking the item re lating to section 161.

3 SEC. 4711. REPEAL OF NATIONAL ACTION PLAN FOR DE4 MAND RESPONSE.

5 (a) REPEAL.—Part 5 of title V of the National En6 ergy Conservation Policy Act (42 U.S.C. 8279 et seq.) is
7 repealed.

8 (b) CONFORMING AMENDMENT.—The table of con9 tents for the National Energy Conservation Policy Act
10 (Public Law 95–619; 92 Stat. 3206; 121 Stat. 1665) is
11 amended—

12 (1) by striking the item relating to part 5 of13 title V; and

14 (2) by striking the item relating to section 571.

15 SEC. 4712. REPEAL OF NATIONAL COAL POLICY STUDY.

(a) REPEAL.—Section 741 of the Powerplant and Industrial Fuel Use Act of 1978 (42 U.S.C. 8451) is repealed.

(b) CONFORMING AMENDMENT.—The table of contents for the Powerplant and Industrial Fuel Use Act of
1978 (Public Law 95–620; 92 Stat. 3289) is amended by
striking the item relating to section 741.

1 SEC. 4713. REPEAL OF STUDY ON COMPLIANCE PROBLEM 2 OF SMALL ELECTRIC UTILITY SYSTEMS. 3 (a) REPEAL.—Section 744 of the Powerplant and Industrial Fuel Use Act of 1978 (42 U.S.C. 8454) is re-4 5 pealed. 6 (b) CONFORMING AMENDMENT.—The table of con-7 tents for the Powerplant and Industrial Fuel Use Act of 8 1978 (Public Law 95–620; 92 Stat. 3289) is amended by 9 striking the item relating to section 744. 10 SEC. 4714. REPEAL OF STUDY OF SOCIOECONOMIC IM-

11 PACTS OF INCREASED COAL PRODUCTION 12 AND OTHER ENERGY DEVELOPMENT.

13 (a) REPEAL.—Section 746 of the Powerplant and Industrial Fuel Use Act of 1978 (42 U.S.C. 8456) is re-14 15 pealed.

16 (b) CONFORMING AMENDMENT.—The table of contents for the Powerplant and Industrial Fuel Use Act of 17 18 1978 (Public Law 95–620; 92 Stat. 3289) is amended by 19 striking the item relating to section 746.

20 SEC. 4715. REPEAL OF STUDY OF THE USE OF PETROLEUM 21 AND NATURAL GAS IN COMBUSTORS.

22 (a) REPEAL.—Section 747 of the Powerplant and In-23 dustrial Fuel Use Act of 1978 (42 U.S.C. 8457) is re-24 pealed.

25 (b) CONFORMING AMENDMENT.—The table of con-26 tents for the Powerplant and Industrial Fuel Use Act of 1 1978 (Public Law 95–620; 92 Stat. 3289) is amended by
 2 striking the item relating to section 747.

3 SEC. 4716. REPEAL OF SUBMISSION OF REPORTS.

4 (a) REPEAL.—Section 807 of the Powerplant and In5 dustrial Fuel Use Act of 1978 (42 U.S.C. 8483) is re6 pealed.

7 (b) CONFORMING AMENDMENT.—The table of con8 tents for the Powerplant and Industrial Fuel Use Act of
9 1978 (Public Law 95–620; 92 Stat. 3289) is amended by
10 striking the item relating to section 807.

11 SEC. 4717. REPEAL OF ELECTRIC UTILITY CONSERVATION 12 PLAN.

(a) REPEAL.—Section 808 of the Powerplant and Industrial Fuel Use Act of 1978 (42 U.S.C. 8484) is repealed.

16 (b) Conforming Amendments.—

17 (1) TABLE OF CONTENTS.—The table of con18 tents for the Powerplant and Industrial Fuel Use
19 Act of 1978 (Public Law 95–620; 92 Stat. 3289) is
20 amended by striking the item relating to section
21 808.

(2) REPORT ON IMPLEMENTATION.—Section
712 of the Powerplant and Industrial Fuel Use Act
of 1978 (42 U.S.C. 8422) is amended—

25 (A) by striking "(a) GENERALLY.—"; and

| 1 | (B) by striking subsection (b). |
|----|---|
| 2 | SEC. 4718. EMERGENCY ENERGY CONSERVATION REPEALS. |
| 3 | (a) REPEALS.— |
| 4 | (1) Section 201 of the Emergency Energy Con- |
| 5 | servation Act of 1979 (42 U.S.C. 8501) is amend- |
| 6 | ed— |
| 7 | (A) in the section heading, by striking |
| 8 | "FINDINGS AND"; and |
| 9 | (B) by striking subsection (a). |
| 10 | (2) Section 221 of the Emergency Energy Con- |
| 11 | servation Act of 1979 (42 U.S.C. 8521) is repealed. |
| 12 | (3) Section 222 of the Emergency Energy Con- |
| 13 | servation Act of 1979 (42 U.S.C. 8522) is repealed. |
| 14 | (4) 241 of the Emergency Energy Conservation |
| 15 | Act of 1979 (42 U.S.C. 8531) is repealed. |
| 16 | (b) Conforming Amendment.—The table of con- |
| 17 | tents for the Emergency Energy Conservation Act of 1979 |
| 18 | (Public Law 96–102; 93 Stat. 749) is amended— |
| 19 | (1) by striking the item relating to section 201 |
| 20 | and inserting the following: |
| | "Sec. 201. Purposes."; and |
| 21 | (2) by striking the items relating to sections |
| 22 | 221, 222, and 241. |

1 SEC. 4719. ENERGY SECURITY ACT REPEALS. 2 (a) BIOMASS ENERGY DEVELOPMENT PLANS.—Sub-3 title A of title II of the Energy Security Act (42 U.S.C. 8811 et seq.) is repealed. 4 5 (b) MUNICIPAL WASTE BIOMASS ENERGY.—Subtitle B of title II of the Energy Security Act (42 U.S.C. 8831) 6 7 et seq.) is repealed. 8 (c) USE OF GASOHOL IN FEDERAL MOTOR VEHI-9 CLES.—Section 271 of the Energy Security Act (42) U.S.C. 8871) is repealed. 10 11 (d) CONFORMING AMENDMENTS.— 12 (1) The table of contents for the Energy Secu-13 rity Act (Public Law 96–294; 94 Stat. 611) is 14 amended-15 (A) by striking the items relating to sub-16 title A and B of title II; 17 (B) by striking the item relating to section 18 204 and inserting the following: "Sec. 204. Funding."; and 19 (C) by striking the item relating to section 20 271.21 (2) Section 203 of the Biomass Energy and Al-22 cohol Fuels Act of 1980 (42 U.S.C. 8802) is amend-23 ed-24 (A) by striking paragraph (16); and

| 1 | (B) by redesignating paragraphs (17) |
|----|--|
| 2 | through (19) as paragraphs (16) through (18) , |
| 3 | respectively. |
| 4 | (3) Section 204 of the Energy Security Act (42 |
| 5 | U.S.C. 8803) is amended— |
| 6 | (A) in the section heading, by striking |
| 7 | "FOR SUBTITLES A AND B"; and |
| 8 | (B) in subsection (a)— |
| 9 | (i) in paragraph (1), by adding "and" |
| 10 | after the semicolon at the end; |
| 11 | (ii) in paragraph (2), by striking "; |
| 12 | and" at the end and inserting a period; |
| 13 | and |
| 14 | (iii) by striking paragraph (3). |
| 15 | SEC. 4720. NUCLEAR SAFETY RESEARCH, DEVELOPMENT, |
| 16 | AND DEMONSTRATION ACT OF 1980 REPEALS. |
| 17 | Sections 5 and 6 of the Nuclear Safety Research, De- |
| 18 | velopment, and Demonstration Act of 1980 (42 U.S.C. |
| 19 | 9704, 9705) are repealed. |
| 20 | SEC. 4721. ELIMINATION AND CONSOLIDATION OF CERTAIN |
| 21 | AMERICA COMPETES PROGRAMS. |
| 22 | (a) Elimination of Program Authorities.— |
| 23 | (1) NUCLEAR SCIENCE TALENT EXPANSION |
| 24 | PROGRAM FOR INSTITUTIONS OF HIGHER EDU- |
| | |

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| 1 | CATION.—Section 5004 of the America COMPETES |
|----|---|
| 2 | Act (42 U.S.C. 16532) is repealed. |
| 3 | (2) Hydrocarbon systems science talent |
| 4 | EXPANSION PROGRAM FOR INSTITUTIONS OF HIGH- |
| 5 | ER EDUCATION.— |
| 6 | (A) IN GENERAL.—Section 5005(e) of the |
| 7 | America COMPETES Act (42 U.S.C. |
| 8 | 16533(e)) is repealed. |
| 9 | (B) Conforming Amendments.—Section |
| 10 | 5005(f) of the America COMPETES Act (42) |
| 11 | U.S.C. 16533(f)) is amended— |
| 12 | (i) by striking paragraph (2); |
| 13 | (ii) by striking the subsection designa- |
| 14 | tion and heading and all that follows |
| 15 | through "There are" in paragraph (1) and |
| 16 | inserting the following: |
| 17 | "(e) Authorization of Appropriations.—There |
| 18 | are"; and |
| 19 | (iii) by redesignating subparagraphs |
| 20 | (A) through (F) as paragraphs (1) through |
| 21 | (6), respectively, and indenting appro- |
| 22 | priately. |
| 23 | (3) DISCOVERY SCIENCE AND ENGINEERING IN- |
| 24 | NOVATION INSTITUTES.—Section 5008 of the Amer- |
| 25 | ica COMPETES Act (42 U.S.C. 16535) is repealed. |
| | |

| 1 | (4) Elimination of duplicative authority |
|----|--|
| 2 | FOR EDUCATION PROGRAMS.—Sections 3181 and |
| 3 | 3185 of the Department of Energy Science Edu- |
| 4 | cation Enhancement Act $(42 \text{ U.S.C. } 7381l, 42$ |
| 5 | U.S.C. 7381n) are repealed. |
| 6 | (5) Mentoring program.—Section 3195 of |
| 7 | the Department of Energy Science Education En- |
| 8 | hancement Act (42 U.S.C. 7381r) is repealed. |
| 9 | (b) Repeal of Authorizations.— |
| 10 | (1) DEPARTMENT OF ENERGY EARLY CAREER |
| 11 | AWARDS FOR SCIENCE, ENGINEERING, AND MATHE- |
| 12 | MATICS RESEARCHERS.—Section 5006 of the Amer- |
| 13 | ica COMPETES Act (42 U.S.C. 16534) is amended |
| 14 | by striking subsection (h). |
| 15 | (2) DISTINGUISHED SCIENTIST PROGRAM.— |
| 16 | Section 5011 of the America COMPETES Act (42) |
| 17 | U.S.C. 16537) is amended by striking subsection (j). |
| 18 | (3) PROTECTING AMERICA'S COMPETITIVE |
| 19 | EDGE (PACE) GRADUATE FELLOWSHIP PROGRAM |
| 20 | Section 5009 of the America COMPETES Act (42) |
| 21 | U.S.C. 16536) is amended by striking subsection (f). |
| 22 | (c) Consolidation of Duplicative Program Au- |
| 23 | THORITIES.— |

| 1 | (1) University nuclear science and engi- |
|----|---|
| 2 | NEERING SUPPORT.—Section 954 of the Energy Pol- |
| 3 | icy Act of 2005 (42 U.S.C. 16274) is amended— |
| 4 | (A) in subsection (a), by inserting "nuclear |
| 5 | chemistry," after "nuclear engineering,"; and |
| 6 | (B) in subsection (b)— |
| 7 | (i) by redesignating paragraphs (3) |
| 8 | through (5) as paragraphs (4) through (6) , |
| 9 | respectively; and |
| 10 | (ii) by inserting after paragraph (2) |
| 11 | the following: |
| 12 | "(3) award grants, not to exceed 5 years in du- |
| 13 | ration, to institutions of higher education with exist- |
| 14 | ing academic degree programs in nuclear sciences |
| 15 | and related fields— |
| 16 | "(A) to increase the number of graduates |
| 17 | in nuclear science and related fields; |
| 18 | "(B) to enhance the teaching and research |
| 19 | of advanced nuclear technologies; |
| 20 | "(C) to undertake collaboration with indus- |
| 21 | try and National Laboratories; and |
| 22 | "(D) to bolster or sustain nuclear infra- |
| 23 | structure and research facilities of institutions |
| 24 | of higher education, such as research and train- |
| 25 | ing reactors and laboratories;". |

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1 (2) CONSOLIDATION OF DEPARTMENT OF EN-2 ERGY EARLY CAREER AWARDS FOR SCIENCE, ENGI-3 NEERING, AND MATHEMATICS RESEARCHERS PRO-4 GRAM AND DISTINGUISHED SCIENTIST PROGRAM.-5 (A) FUNDING.—Section 971(c) of the En-6 ergy Policy Act of 2005 (42 U.S.C. 16311(c)) 7 is amended by adding at the end the following: 8 "(8) For the Department of Energy early ca-9 reer awards for science, engineering, and mathe-10 matics researchers program under section 5006 of 11 the America COMPETES Act (42 U.S.C. 16534) 12 and the distinguished scientist program under sec-13 tion 5011of that Act (42 U.S.C. 16537).14 \$150,000,000 for each of fiscal years 2016 through 15 2020, of which not more than 65 percent of the 16 amount made available for a fiscal year under this 17 paragraph may be used to carry out section 5006 or 18 5011 of that Act.". 19 (B) DEPARTMENT OF ENERGY EARLY CA-20 REER AWARDS FOR SCIENCE, ENGINEERING, 21 RESEARCHERS.—Section AND MATHEMATICS 22 5006 of the America COMPETES Act (42) 23 U.S.C. 16534) is amended— 24 (i) in subsection (b)(1)—

| | 409 |
|----|--|
| 1 | (I) in the matter preceding sub- |
| 2 | paragraph (A)— |
| 3 | (aa) by inserting "average" |
| 4 | before "amount"; and |
| 5 | (bb) by inserting "for each |
| 6 | year" before "shall"; |
| 7 | (II) in subparagraph (A), by |
| 8 | striking "\$80,000" and inserting |
| 9 | "\$190,000"; and |
| 10 | (III) in subparagraph (B), by |
| 11 | striking "\$125,000" and inserting |
| 12 | ``\$490,000''; |
| 13 | (ii) in subsection $(c)(1)(C)$ — |
| 14 | (I) in clause (i)— |
| 15 | (aa) by striking "assistant |
| 16 | professor or equivalent title" and |
| 17 | inserting "untenured assistant or |
| 18 | associate professor'; and |
| 19 | (bb) by inserting "or" after |
| 20 | the semicolon at the end; |
| 21 | (II) by striking clause (ii); and |
| 22 | (III) by redesignating clause (iii) |
| 23 | as clause (ii); |
| 24 | (iii) in subsection (d), by striking "on |
| 25 | a competitive, merit-reviewed basis" and |
| | |

| 1 | inserting "through a competitive process |
|----|--|
| 2 | using merit-based peer review."; |
| 3 | (iv) in subsection (e)— |
| 4 | (I) by striking "(e)" and all that |
| 5 | follows through "To be eligible" and |
| 6 | inserting the following: |
| 7 | "(e) Selection Process and Criteria.—To be eli- |
| 8 | gible''; and |
| 9 | (II) by striking paragraph (2) ; |
| 10 | and |
| 11 | (v) in subsection $(f)(1)$, by striking |
| 12 | "nonprofit, nondegree-granting research |
| 13 | organizations" and inserting "National |
| 14 | Laboratories". |
| 15 | (3) Science education programs.—Section |
| 16 | 3164 of the Department of Energy Science Edu- |
| 17 | cation Enhancement Act (42 U.S.C. 7381a) is |
| 18 | amended— |
| 19 | (A) in subsection (b)— |
| 20 | (i) by striking paragraphs (1) and (2) |
| 21 | and inserting the following: |
| 22 | "(1) IN GENERAL.—The Director of the Office |
| 23 | of Science (referred to in this subsection as the 'Di- |
| 24 | rector') shall provide for appropriate coordination of |
| 25 | science, technology, engineering, and mathematics |
| 25 | science, technology, engineering, and mathematics |

| 1 | education programs across all functions of the De- |
|----|--|
| 2 | partment. |
| 3 | "(2) Administration.—In carrying out para- |
| 4 | graph (1), the Director shall— |
| 5 | "(A) consult with— |
| 6 | "(i) the Assistant Secretary of Energy |
| 7 | with responsibility for energy efficiency |
| 8 | and renewable energy programs; and |
| 9 | "(ii) the Deputy Administrator for |
| 10 | Defense Programs of the National Nuclear |
| 11 | Security Administration; and |
| 12 | "(B) seek to increase the participation and |
| 13 | advancement of women and underrepresented |
| 14 | minorities at every level of science, technology, |
| 15 | engineering, and mathematics education."; and |
| 16 | (ii) in paragraph (3)— |
| 17 | (I) in subparagraph (D), by |
| 18 | striking "and" at the end; |
| 19 | (II) by redesignating subpara- |
| 20 | graph (E) as subparagraph (F); and |
| 21 | (III) by inserting after subpara- |
| 22 | graph (D) the following: |
| 23 | ((E) represent the Department as the |
| 24 | principal interagency liaison for all coordination |
| 25 | activities under the President for science, tech- |

| nology, engineering, and mathematics education |
|---|
| programs; and"; and |
| (B) in subsection (d)— |
| (i) by striking "The Secretary" and |
| inserting the following: |
| "(1) IN GENERAL.—The Secretary"; and |
| (ii) by adding at the end the fol- |
| lowing: |
| "(2) REPORT.—Not later than 180 days after |
| the date of enactment of this subparagraph, the Di- |
| rector shall submit a report describing the impact of |
| the activities assisted with the Fund established |
| under paragraph (1) to— |
| "(A) the Committee on Science, Space, |
| and Technology of the House of Representa- |
| tives; and |
| "(B) the Committee on Energy and Nat- |
| ural Resources of the Senate.". |
| (4) PROTECTING AMERICA'S COMPETITIVE |
| EDGE (PACE) GRADUATE FELLOWSHIP PROGRAM.— |
| Section 5009 of the America COMPETES Act (42 |
| U.S.C. 16536) is amended— |
| (A) in subsection (c)— |
| |

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| 1 | (i) in paragraph (1) by striking ", in- |
|----|---|
| 2 | volving" and all that follows through "Sec- |
| 3 | retary"; and |
| 4 | (ii) in paragraph (2), by striking sub- |
| 5 | paragraph (B) and inserting the following: |
| 6 | "(B) to demonstrate excellent academic |
| 7 | performance and understanding of scientific or |
| 8 | technical subjects; and"; |
| 9 | (B) in subsection $(d)(1)(B)(i)$, by inserting |
| 10 | "full or partial" before "graduate tuition"; and |
| 11 | (C) in subsection (e), in the matter pre- |
| 12 | ceding paragraph (1), by striking "Director of |
| 13 | Science, Engineering, and Mathematics Edu- |
| 14 | cation" and inserting "Director of the Office of |
| 15 | Science.". |
| 16 | (d) Conforming Amendments.—The table of con- |
| 17 | tents for the America COMPETES ACT (Public Law |
| 18 | 110–69; 121 Stat. 573) is amended by striking the items |
| 19 | relating to sections 5004 and 5008. |
| 20 | SEC. 4722. REPEAL OF STATE UTILITY REGULATORY AS- |
| 21 | SISTANCE. |
| 22 | (a) REPEAL.—Section 207 of the Energy Conserva- |
| 23 | tion and Production Act (42 U.S.C. 6807) is repealed. |
| 24 | (b) Conforming Amendment.—The table of con- |
| 25 | tents for the Energy Conservation and Production Act |

(Public Law 94–385; 90 Stat. 1126) is amended by strik ing the item relating to section 207.

3 SEC. 4723. REPEAL OF SURVEY OF ENERGY SAVING POTEN4 TIAL.

5 (a) REPEAL.—Section 550 of the National Energy
6 Conservation Policy Act (42 U.S.C. 8258b) is repealed.
7 (b) CONFORMING AMENDMENTS.—

8 (1) The table of contents for the National En9 ergy Conservation Policy Act (Public Law 95–619;
10 92 Stat. 3206; 106 Stat. 2851) is amended by strik11 ing the item relating to section 550.

12 (2) Section 543(d)(2) of the National Energy
13 Conservation Policy Act (42 U.S.C. 8253(d)(2)) is
14 amended by striking ", incorporating any relevant
15 information obtained from the survey conducted pur16 suant to section 550".

17 SEC. 4724. REPEAL OF PHOTOVOLTAIC ENERGY PROGRAM.

(a) REPEAL.—Part 4 of title V of the National Energy Conservation Policy Act (42 U.S.C. 8271 et seq.) is
repealed.

(b) CONFORMING AMENDMENT.—The table of contents for the National Energy Conservation Policy Act
(Public Law 95–619; 92 Stat. 3206) is amended—

24 (1) by striking the item relating to part 4 of25 title V; and

(2) by striking the items relating to sections
 561 through 569.

3 SEC. 4725. REPEAL OF ENERGY AUDITOR TRAINING AND
 4 CERTIFICATION.

5 (a) REPEAL.—Subtitle F of title V of the Energy Se6 curity Act (42 U.S.C. 8285 et seq.) is repealed.

7 (b) CONFORMING AMENDMENT.—The table of con8 tents for the Energy Security Act (Public Law 96–294;
9 94 Stat. 611) is amended by striking the items relating
10 to subtitle F of title V.

11 SEC. 4726. REPEAL OF AUTHORIZATION OF APPROPRIA12 TIONS.

(a) REPEAL.—Subtitle F of title VII of the Powerplant and Industrial Fuel Use Act of 1978 (42 U.S.C.
8461) is repealed.

(b) CONFORMING AMENDMENT.—The table of contents for the Powerplant and Industrial Fuel Use Act of
1978 (Public Law 95–620; 92 Stat. 3289) is amended by
striking the item relating to subtitle F of title VII.

20 SEC. 4727. REPEAL OF RENEWABLE ENERGY AND ENERGY
21 EFFICIENCY TECHNOLOGY COMPETITIVE22 NESS ACT OF 1989.

(a) REPEAL.—The Renewable Energy and Energy
Efficiency Technology Competitiveness Act of 1989 (42
U.S.C. 12001 et seq.) is repealed.

| 1 | (b) Conforming Amendments.— |
|----------|---|
| 2 | (1) Section $6(b)(3)$ of the Federal Nonnuclear |
| 3 | Energy Research and Development Act of 1974 (42 |
| 4 | U.S.C. 5905(b)(3)) is amended— |
| 5 | (A) in subparagraph (Q), by adding "and" |
| 6 | after the semicolon; |
| 7 | (B) by striking subparagraph (R); and |
| 8 | (C) by redesignating subparagraph (S) as |
| 9 | subparagraph (R). |
| 10 | (2) Section 1204 of the Energy Policy Act of |
| 11 | 1992 (42 U.S.C. 13313) is amended— |
| 12 | (A) in subsection (b), in the matter pre- |
| 13 | ceding paragraph (1), in the first sentence, by |
| 14 | striking ", in consultation with" and all that |
| 15 | follows through "under section 6 of the Renew- |
| 16 | able Energy and Energy Efficiency Technology |
| 17 | Competitiveness Act of 1989,"; and |
| 18 | (B) in subsection (c), by striking ", in con- |
| 19 | sultation with the Advisory Committee,". |
| 20 | SEC. 4728. REPEAL OF HYDROGEN RESEARCH, DEVELOP- |
| 21 | MENT, AND DEMONSTRATION PROGRAM. |
| 22 | The Spark M. Matsunaga Hydrogen Research, Devel- |
| 22 | |
| 23 | opment, and Demonstration Act of 1990 (42 U.S.C. |
| 23 24 | opment, and Demonstration Act of 1990 (42 U.S.C. 12401 et seq.) is repealed. |

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1 SEC. 4729. REPEAL OF STUDY ON ALTERNATIVE FUEL USE 2 IN NONROAD VEHICLES AND ENGINES. 3 (a) IN GENERAL.—Section 412 of the Energy Policy Act of 1992 (42 U.S.C. 13238) is repealed. 4 5 (b) CONFORMING AMENDMENT.—The table of contents for the Energy Policy Act of 1992 (Public Law 102– 6 7 486; 106 Stat. 2776) is amended by striking the item re-8 lating to section 412. 9 SEC. 4730. REPEAL OF LOW INTEREST LOAN PROGRAM FOR 10 SMALL BUSINESS FLEET PURCHASES. 11 (a) IN GENERAL.—Section 414 of the Energy Policy Act of 1992 (42 U.S.C. 13239) is repealed. 12 13 (b) CONFORMING AMENDMENT.—The table of contents for the Energy Policy Act of 1992 (Public Law 102– 14 15 486; 106 Stat. 2776) is amended by striking the item relating to section 414. 16 17 SEC. 4731. REPEAL OF TECHNICAL AND POLICY ANALYSIS 18 FOR REPLACEMENT FUEL DEMAND AND SUP-19 PLY INFORMATION. 20 (a) IN GENERAL.—Section 506 of the Energy Policy 21 Act of 1992 (42 U.S.C. 13256) is repealed. 22 (b) Conforming Amendments.— 23 (1) The table of contents for the Energy Policy 24 Act of 1992 (Public Law 102–486; 106 Stat. 2776) 25 is amended by striking the item relating to section 26 506.

1 (2) Section 507(m) of the Energy Policy Act of 2 1992 (42 U.S.C. 13257(m)) is amended by striking 3 "and section 506". 4 SEC. 4732. REPEAL OF 1992 REPORT ON CLIMATE CHANGE. 5 (a) IN GENERAL.—Section 1601 of the Energy Policy 6 Act of 1992 (42 U.S.C. 13381) is repealed. 7 (b) Conforming Amendments.— 8 (1) The table of contents for the Energy Policy 9 Act of 1992 (Public Law 102–486; 106 Stat. 2776) 10 is amended by striking the item relating to section 11 1601. 12 (2) Section 1602(a) of the Energy Policy Act of 13 1992 (42 U.S.C. 13382(a)) is amended, in the mat-14 ter preceding paragraph (1), in the third sentence, by striking "the report required under section 1601 15 16 and". 17 SEC. 4733. REPEAL OF DIRECTOR OF CLIMATE PROTECTOR 18 ESTABLISHMENT. 19 (a) IN GENERAL.—Section 1603 of the Energy Policy Act of 1992 (42 U.S.C. 13383) is repealed. 20 21 (b) CONFORMING AMENDMENT.—The table of con-22 tents for the Energy Policy Act of 1992 (Public Law 102– 23 486; 106 Stat. 2776) is amended by striking the item re-

24 lating to section 1603.

1SEC. 4734. REPEAL OF 1994 REPORT ON GLOBAL CLIMATE2CHANGE EMISSIONS.

3 (a) IN GENERAL.—Section 1604 of the Energy Policy
4 Act of 1992 (42 U.S.C. 13384) is repealed.

5 (b) CONFORMING AMENDMENT.—The table of con6 tents for the Energy Policy Act of 1992 (Public Law 102–
7 486; 106 Stat. 2776) is amended by striking the item re8 lating to section 1604.

9 SEC. 4735. REPEAL OF TELECOMMUTING STUDY.

(a) IN GENERAL.—Section 2028 of the Energy Policy
Act of 1992 (42 U.S.C. 13438) is repealed.

(b) CONFORMING AMENDMENT.—The table of contents for the Energy Policy Act of 1992 (Public Law 102–
486; 106 Stat. 2776) is amended by striking the item relating to section 2028.

16 SEC. 4736. REPEAL OF ADVANCED BUILDINGS FOR 2005
17 PROGRAM.

18 (a) IN GENERAL.—Section 2104 of the Energy Policy
19 Act of 1992 (42 U.S.C. 13454) is repealed.

20 (b) Conforming Amendments.—

(1) The table of contents for the Energy Policy
Act of 1992 (Public Law 102–486; 106 Stat. 2776)
is amended by striking the item relating to section
2104.

25 (2) Section 2101(a) of the Energy Policy Act of
26 1992 (42 U.S.C. 13451(a)) (as amended by section

| 1 | 1201(d)(3)) is amended, in the third sentence, by |
|----|---|
| 2 | striking ''2104,''. |
| 3 | SEC. 4737. REPEAL OF ENERGY RESEARCH, DEVELOPMENT, |
| 4 | DEMONSTRATION, AND COMMERCIAL APPLI- |
| 5 | CATION ADVISORY BOARD. |
| 6 | (a) IN GENERAL.—Section 2302 of the Energy Policy |
| 7 | Act of 1992 (42 U.S.C. 13522) is repealed. |
| 8 | (b) Conforming Amendments.— |
| 9 | (1) The table of contents for the Energy Policy |
| 10 | Act of 1992 (Public Law 102–486; 106 Stat. 2776) |
| 11 | is amended by striking the item relating to section |
| 12 | 2302. |
| 13 | (2) Section 6 of the Federal Nonnuclear Energy |
| 14 | Research and Development Act of 1974 (42 U.S.C. |
| 15 | 5905) is amended— |
| 16 | (A) in subsection (a), in the matter pre- |
| 17 | ceding paragraph (1), in the first sentence, by |
| 18 | striking ", in consultation with the Advisory |
| 19 | Board established under section 2302 of the |
| 20 | Energy Policy Act of 1992,"; |
| 21 | (B) in subsection (b)— |
| 22 | (i) in paragraph (1), in the first sen- |
| 23 | tence, by striking ", in consultation with |
| 24 | the Advisory Board established under sec- |
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| 1 | tion 2302 of the Energy Policy Act of |
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| 2 | 1992,"; and |
| 3 | (ii) in paragraph (2), in the second |
| 4 | sentence, by striking ", in consultation |
| 5 | with the Advisory Board established under |
| 6 | section 2302 of the Energy Policy Act of |
| 7 | 1992,"; and |
| 8 | (C) in subsection (c), in the first sentence, |
| 9 | by striking ", in consultation with the Advisory |
| 10 | Board established under section 2302 of the |
| 11 | Energy Policy Act of 1992,". |
| 12 | (3) Section 2011(c) of the Energy Policy Act of |
| 13 | 1992 (42 U.S.C. $13411(c)$) is amended, in the sec- |
| 14 | ond sentence, by striking ", and with the Advisory |
| 15 | Board established under section 2302". |
| 16 | (4) Section 2304 of the Energy Policy Act of |
| 17 | 1992 (42 U.S.C. 13523), is amended— |
| 18 | (A) in subsection (a), by striking ", in con- |
| 19 | sultation with the Advisory Board established |
| 20 | under section 2302,"; and |
| 21 | (B) in subsection (c), in the matter pre- |
| 22 | ceding paragraph (1), in the first sentence, by |
| 23 | striking ", with the advice of the Advisory |
| 24 | Board established under section 2302 of this |
| 25 | Act,". |

SEC. 4738. REPEAL OF STUDY ON USE OF ENERGY FUTURES FOR FUEL PURCHASE.

3 (a) IN GENERAL.—Section 3014 of the Energy Policy
4 Act of 1992 (42 U.S.C. 13552) is repealed.

5 (b) CONFORMING AMENDMENT.—The table of con6 tents for the Energy Policy Act of 1992 (Public Law 102–
7 486; 106 Stat. 2776) is amended by striking the item re8 lating to section 3014.

9 SEC. 4739. REPEAL OF ENERGY SUBSIDY STUDY.

10 (a) IN GENERAL.—Section 3015 of the Energy Policy
11 Act of 1992 (42 U.S.C. 13553) is repealed.

(b) CONFORMING AMENDMENT.—The table of contents for the Energy Policy Act of 1992 (Public Law 102–
486; 106 Stat. 2776) is amended by striking the item relating to section 3015.

16 TITLE V—CONSERVATION

17 **REAUTHORIZATION**

18 SEC. 5001. NATIONAL PARK SERVICE MAINTENANCE AND

19 **REVITALIZATION CONSERVATION FUND.**

20 (a) IN GENERAL.—Chapter 1049 of title 54, United
21 States Code, is amended by adding at the end the fol22 lowing:

23 "§104908. National Park Service Maintenance and 24 Revitalization Conservation Fund

25 "(a) IN GENERAL.—There is established in the26 Treasury a fund, to be known as the 'National Park Serv-

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ice Critical Maintenance and Revitalization Conservation 1 2 Fund' (referred to in this section as the 'Fund'). 3 "(b) DEPOSITS TO FUND.—Notwithstanding any 4 provision of law providing that the proceeds shall be cred-5 ited to miscellaneous receipts of the Treasury, for each fiscal year, there shall be deposited in the Fund, from rev-6 7 enues due and payable to the United States under section 8 9 of the Outer Continental Shelf Lands Act (43 U.S.C. 9 1338) \$150,000,000. 10 "(c) USE AND AVAILABILITY.— 11 "(1) IN GENERAL.—Amounts deposited in the 12 Fund shall— 13 "(A) be used only for the purposes de-14 scribed in subsection (d); and 15 "(B) be available for expenditure only after 16 the amounts are appropriated for those pur-17 poses. 18 "(2) AVAILABILITY.—Any amounts in the Fund 19 not appropriated shall remain available in the Fund 20 until appropriated. 21 "(3) NO LIMITATION.—Appropriations from the 22 Fund pursuant to this section may be made without

fiscal year limitation.

24 "(d) NATIONAL PARK SYSTEM CRITICAL DEFERRED25 MAINTENANCE.—The Secretary shall use amounts appro-

priated from the Fund for high-priority deferred mainte nance needs of the Service that support critical infrastruc ture and visitor services.

4 "(e) LAND ACQUISITION PROHIBITION.—Amounts in5 the Fund shall not be used for land acquisition.".

6 (b) CLERICAL AMENDMENT.—The table of sections
7 for chapter 1049 of title 54, United States Code, is
8 amended by inserting after the item relating to section
9 104907 the following:

10 SEC. 5002. LAND AND WATER CONSERVATION FUND.

11 (a) REAUTHORIZATION.—Section 200302 of title 54,12 United States Code, is amended—

(1) in subsection (b), in the matter preceding
paragraph (1), by striking "During the period ending September 30, 2018, there" and inserting
"There"; and

17 (2) in subsection (c)(1), by striking "through18 September 30, 2018".

19 (b) ALLOCATION OF FUNDS.—Section 200304 of title
20 54, United States Code, is amended—

21 (1) by striking "There" and inserting "(a) In
22 General.—There"; and

(2) by striking the second sentence and insert-ing the following:

[&]quot;\$104908. National Park Service Maintenance and Revitalization Conservation Fund.".

| 1 | "(b) Allocation.—Of the appropriations from the |
|----|---|
| 2 | Fund— |
| 3 | ((1) not less than 40 percent shall be used col- |
| 4 | lectively for Federal purposes under section 200306; |
| 5 | ((2) not less than 40 percent shall be used col- |
| 6 | lectively— |
| 7 | "(A) to provide financial assistance to |
| 8 | States under section 200305; |
| 9 | "(B) for the Forest Legacy Program es- |
| 10 | tablished under section 7 of the Cooperative |
| 11 | Forestry Assistance Act of 1978 (16 U.S.C. |
| 12 | 2103c); |
| 13 | "(C) for cooperative endangered species |
| 14 | grants authorized under section 6 of the En- |
| 15 | dangered Species Act of 1973 (16 U.S.C. |
| 16 | 1535); and |
| 17 | "(D) for the American Battlefield Protec- |
| 18 | tion Program established under chapter 3081; |
| 19 | and |
| 20 | ((3) not less than 1.5 percent or $$10,000,000$, |
| 21 | whichever is greater, shall be used for projects that |
| 22 | secure recreational public access to Federal public |
| 23 | land for hunting, fishing, or other recreational pur- |
| 24 | poses.". |

(c) CONSERVATION EASEMENTS.—Section 200306 of
 title 54, United States Code, is amended by adding at the
 end the following:

4 "(c) CONSERVATION EASEMENTS.—The Secretary
5 and the Secretary of Agriculture shall consider the acqui6 sition of conservation easements and other similar inter7 ests in land where appropriate and feasible.".

8 (d) ACQUISITION CONSIDERATIONS.—Section
9 200306 of title 54, United States Code (as amended by
10 subsection (c)), is amended by adding at the end the fol11 lowing:

12 "(d) ACQUISITION CONSIDERATIONS.—The Secretary
13 and the Secretary of Agriculture shall take into account
14 the following in determining the land or interests in land
15 to acquire:

- 16 "(1) Management efficiencies.
- 17 "(2) Management cost savings.
- 18 "(3) Geographic distribution.
- 19 "(4) Significance of the acquisition.
- 20 "(5) Urgency of the acquisition.
- 21 "(6) Threats to the integrity of the land to be22 acquired.
- 23 "(7) The recreational value of the land.".

1 SEC. 5003. HISTORIC PRESERVATION FUND.

2 Section 303102 of title 54, United States Code, is
3 amended by striking "of fiscal years 2012 to 2015" and
4 inserting "fiscal year".