114TH CONGRESS 1ST SESSION

To promote Federal-State partnerships for developing regional energy strategies and plans to mitigate risks in changing energy systems, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. SCHATZ (for himself and Mr. HEINRICH) introduced the following bill; which was read twice and referred to the Committee on

A BILL

- To promote Federal-State partnerships for developing regional energy strategies and plans to mitigate risks in changing energy systems, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

- 4 This Act may be cited as the "Promoting Regional
- 5 Energy Partnerships for Advancing Resilient Energy Sys-
- 6 tems Act" or the "PREPARE Act".

7 SEC. 2. FINDINGS.

8 Congress finds that—

1	(1) energy systems in the United States are in
2	a period of significant change;
3	(2) aging infrastructure, new technologies, in-
4	creasing complexity, and growing threats are posing
5	new challenges to energy systems and their resil-
6	ience;
7	(3) the interconnected nature of energy systems
8	means regional energy strategies and plans will be
9	more effective at preparing for challenges and miti-
10	gating risks;
11	(4) States have distinct needs and unique en-
12	ergy, environmental, and economic goals and will
13	play a critical role in developing and implementing
14	regional energy strategies and plans;
15	(5) the views and participation of a broad range
16	of stakeholders in the development and implementa-
17	tion of regional energy strategies and plans is need-
18	ed for success; and
19	(6) the Federal Government, in the role of a
20	long-term strategic energy partner, can effectively—
21	(A) establish strategic alliances with
22	States;
23	(B) convene stakeholders;
24	(C) facilitate the process of developing re-
25	gional energy strategies and plans; and

1 (D) provide technical assistance and sup-2 port in implementation. 3 **SEC. 3. DEFINITIONS.** 4 In this Act: (1) COOPERATIVE AGREEMENT.—The term "co-5 operative agreement" has the meaning given the 6 7 term in sections 6302 and 6305 of title 31, United 8 States Code. 9 SECRETARIES.—The term "Secretaries" (2)10 means----11 Secretary of Energy, (\mathbf{A}) the acting 12 through the Assistant Secretary of the Office of 13 Electricity Delivery and Energy Reliability in 14 consultation with the Assistant Secretary of 15 Energy Efficiency and Renewable Energy, the 16 Assistant Secretary of Fossil Energy, and the 17 Director of the Office of Nuclear Energy, 18 Science, and Technology Programs; and 19 (B) the Secretary of the Interior, acting 20 through the Assistant Secretary for Land and 21 Minerals Management in consultation with the 22 Director of the Bureau of Land Management, 23 the Director of the Bureau of Ocean Energy 24 Management, the Assistant Secretary for In-

1	dian Affairs, and the Assistant Secretary for
2	Fish and Wildlife and Parks.
3	(3) STATE.—The term "State" means—
4	(A) a State;
5	(B) the District of Columbia;
6	(C) the Commonwealth of Puerto Rico;
7	and
8	(D) any other territory or possession of the
9	United States.

10 SEC. 4. REGIONAL ENERGY PARTNERSHIPS.

(a) IN GENERAL.—The Secretaries shall provide assistance in accordance with this section for the purpose
of developing energy strategies and plans that help harmonize and promote national, regional, and State energy
goals, including goals for advancing resilient energy systems to mitigate risks and prepare for emerging energy
challenges.

(b) TECHNICAL ASSISTANCE.—The Secretaries may
provide such technical assistance to States, political subdivisions of States, substate regional organizations (including organizations that cross State boundaries),
multistate regional organizations, Indian tribes, and nonprofit organizations as the Secretaries determine appropriate to promote—

1 (1) the development and improvement of re-2 gional energy strategies, where appropriate, and 3 plans that sustain and promote energy system mod-4 ernization across the United States; 5 (2) investment in energy infrastructure, techno-6 logical capacity, innovation, and workforce develop-7 ment to keep pace with the changing energy eco-8 system; 9 (3) structural transformation of the financial, 10 regulatory, legal, and institutional systems that gov-11 ern energy planning, production, and delivery within 12 States and regions; and 13 (4) public-private partnerships for the imple-14 mentation of regional energy strategies and plans. 15 (c) COOPERATIVE AGREEMENTS.— 16 (1) IN GENERAL.—The Secretaries may enter 17 into cooperative agreements with 1 or more States 18 and Indian tribes, on a regional basis, to develop 19 and implement strategies and plans to address the 20 energy challenges of States, Indian tribes, and re-21 gions. 22 (2) REQUIREMENTS.—A cooperative agreement 23 entered into under this subsection shall include pro-24 visions covering or providingJAC15489

1	(A) the purpose and goals of the coopera-
2	tive agreement, such as advancing energy effi-
3	ciency, clean energy, fuel and supply diversity,
4	energy system resiliency, economic development,
5	or other goals to make measurable, significant
6	progress toward specified metrics and objectives
7	that are agreed to by the States or Indian
8	tribes and the Secretaries;
9	(B) the roles and responsibilities of the
10	States or Indian tribes and the Secretaries for
11	various functions of the cooperative agreement,
12	including outreach, communication, resources,
13	and capabilities;
14	(C) a comprehensive framework for the de-
15	velopment of energy strategies and plans for
16	States, Indian tribes, or regions;
17	(D) timeframes with associated metrics
18	and objectives;
19	(E) a governance structure to resolve con-
20	flicts and facilitate decisionmaking consistent
21	with underlying authorities; and
22	(F) other provisions determined necessary
23	by the Secretaries, in consultation with the
24	States or Indian tribes, to achieve the purposes
25	described in paragraph (1).

1	(d) Staff.—
2	(1) IN GENERAL.—Not later than 30 days after
3	the date of the entering into a cooperative agree-
4	ment under subsection (c), the Secretaries shall, as
5	appropriate, assign or employ individuals who have
6	expertise in the technical and regulatory issues relat-
7	ing to the cooperative agreement, including par-
8	ticular expertise in (as applicable)—
9	(A) energy systems integration;
10	(B) renewable energy and energy effi-
11	ciency;
12	(C) innovative financing mechanisms;
13	(D) utility regulatory policy;
14	(E) modeling and analysis;
15	(F) facilitation and arbitration;
16	(G) energy assurance and emergency pre-
17	paredness; and
18	(H) cyber and physical security of energy
19	systems.
20	(2) DUTIES.—Each individual assigned to carry
21	out a cooperative agreement under paragraph (1)
22	shall—
23	(A) report to a location in the applicable
24	State, Indian tribe, or region not later than 90
25	days after the date of assignment;

1 (B) be responsible for issues and technical 2 assistance relating to the cooperative agree-3 ment; 4 (C) participate as part of the team of per-5 sonnel working on developing and implementing 6 the applicable regional energy strategy and 7 plan; and 8 (D) build capacity within the State, Indian 9 tribe, or region to continue to implement the 10 goals of this Act after the expiration of the co-11 operative agreement. 12 (e) COMPREHENSIVE FRAMEWORK.—Under a cooperative agreement, a comprehensive framework shall be 13 developed that identifies opportunities and actions across 14 15 various energy sectors and cross-cutting issue areas, in-16 cluding— 17 (1) end-use efficiency; 18 (2) energy supply, including electric generation 19 and fuels; 20 (3) energy storage and delivery; 21 (4) transportation; 22 (5) technical integration, including standards 23 and interdependencies; 24 (6) institutional structures; 25 (7) regulatory policies;

(8) financial incentives; and
(9) market mechanisms.
(f) AWARDS.—
(1) DEFINITIONS.—In this subsection:
(A) APPLICATION GROUP.—The term "ap-
plication group" means a group of States or In-
dian tribes that have—
(i) entered into a cooperative agree-
ment, on a regional basis, with the Secre-
taries under subsection (c); and
(ii) submitted an application for an
award under paragraph (2)(A).
(B) PARTNER STATE.—The term "partner
State" means a State or Indian tribe that is
part of an application group.
(2) Applications.—
(A) IN GENERAL.—Subject to subpara-
graph (B), an application group may apply to
the Secretaries for awards under this sub-
section.
(B) INDIVIDUAL STATES.—An individual
State or Indian tribe that has entered into a co-
operative agreement with the Secretaries under
subsection (c) may apply to the Secretaries for
an award under this subsection if the State or

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1	Indian tribe demonstrates to the Secretaries the
2	uniqueness of the energy challenges facing the
3	State or Indian tribe.
4	(3) BASE AMOUNT.—Subject to paragraph (4),
5	the Secretaries shall provide 6 awards under this
6	subsection, with a base amount of $$20,000,000$ for
7	each award.
8	(4) Bonus amount for application
9	GROUPS.—
10	(A) IN GENERAL.—Subject to subpara-
11	graph (B), the Secretaries shall increase the
12	amount of an award provided under this sub-
13	section to an application group for a successful
14	application under paragraph $(2)(A)$ by the
15	quotient obtained by dividing—
16	(i) the product obtained by multi-
17	plying—
18	(I) the number of partner States
19	in the application group; and
20	(II) \$100,000,000; by
21	(ii) the total number of partner States
22	of all successful applications under this
23	subsection.
24	(B) MAXIMUM AMOUNT.—The amount of a
25	bonus determined under subparagraph (A) shall

1	not exceed an amount that represents
2	\$5,000,000 for each partner State that is a
3	member of the relevant application group.
4	(5) LIMITATION.—A State or Indian tribe shall
5	not be part of more than 1 award under this sub-
6	section.
7	(6) Selection Criteria.—In selecting appli-
8	cations for awards under this subsection, the Secre-
9	taries shall consider—
10	(A) existing commitments from States or
11	Indian tribes, such as memoranda of under-
12	standing;
13	(B) for States that are part of the contig-
14	uous 48 States, the number of contiguous
15	States involved that cover a region;
16	(C) the diversity of the regions represented
17	by all applications;
18	(D) the amount of cost-share or in-kind
19	contributions from States or Indian tribes;
20	(E) the scope and focus of regional and
21	State programs and strategies, with an empha-
22	sis on energy system resiliency and grid mod-
23	ernization, efficiency, and clean energy;
24	(F) a management and oversight plan to
25	ensure that objectives are met;

1	(G) an outreach plan for the inclusion of
2	stakeholders in the process for developing and
3	implementing State or regional energy strate-
4	gies and plans;
5	(H) the inclusion of tribal entities;
6	(I) plans to fund and sustain activities
7	identified in regional energy strategies and
8	plans; and
9	(J) the clarity of roles and responsibilities
10	of each State and the Secretaries.
11	(7) Use of awards.—
12	(A) IN GENERAL.—Awards provided under
13	this subsection shall be used to achieve the pur-
14	pose of this section, including by—
15	(i) conducting technical analyses, re-
16	source studies, and energy system base-
17	lines;
18	(ii) convening and providing education
19	to stakeholders on emerging energy issues;
20	(iii) building decision support and
21	planning tools; and
22	(iv) improving communication between
23	and participation of stakeholders.
24	(B) LIMITATION.—Awards provided under
25	this subsection shall not be used for—

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(i) capitalization of green banks or
loan guarantees; or
(ii) building facilities or funding cap-
ital projects.
SEC. 5. AUTHORIZATION OF APPROPRIATIONS.
(a) IN GENERAL.—There is authorized to be appro-
priated to carry out this Act \$250,000,000, to remain
available until expended.
(b) Allocation.—Of the amount authorized to be
appropriated under subsection (a)—
(1) \$120,000,000 shall be used for the base
amount of awards under section $4(f)(3)$;
(2) \$100,000,000 shall be used for the bonus
amount of awards under section $4(f)(4)$; and
(3) \$30,000,000 shall be for the administration
of this Act, including—
(A) the assignment of staff under section
4(d); and
(B) if the Secretaries determine appro-
priate, the sharing of best practices from re-
gional partnerships by parties to cooperative
agreements entered into under this Act.
(c) STATE ENERGY OFFICES.—Funds provided to a
State under this Act shall be provided to the office within
the State that is responsible for developing the State en-

ergy plan for the State under part D of title III of the
 Energy Policy and Conservation Act (42 U.S.C. 6321 et
 seq.).

4 (d) MAINTENANCE OF FUNDING.—The funding pro5 vided to States under this Act shall supplement (and not
6 supplant) funding provided under part D of title III of
7 the Energy Policy and Conservation Act (42 U.S.C. 6321
8 et seq.).