116TH CONGRESS 1ST SESSION H.R. 3962

AUTHENTICATED U.S. GOVERNMENT INFORMATION

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To promote energy savings in residential buildings and industry, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

JULY 25, 2019

Mr. WELCH (for himself and Mr. MCKINLEY) introduced the following bill; which was referred to the Committee on Energy and Commerce, and in addition to the Committees on Transportation and Infrastructure, Science, Space, and Technology, Financial Services, the Budget, and Oversight and Reform, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To promote energy savings in residential buildings and industry, 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; TABLE OF CONTENTS.

4 (a) SHORT TITLE.—This Act may be cited as the
5 "Energy Savings and Industrial Competitiveness Act of
6 2019".

7 (b) TABLE OF CONTENTS.—The table of contents of8 this Act is as follows:

Sec. 1. Short title; table of contents.

Sec. 2. Definition of Secretary.

TITLE I—BUILDINGS

Subtitle A—Building Energy Codes

- Sec. 101. Greater energy efficiency in building codes.
- Sec. 102. Cost-effective codes implementation for efficiency and resilience.
- Sec. 103. Commercial building energy consumption information sharing.

Subtitle B—Worker Training and Capacity Building

- Sec. 111. Building training and assessment centers.
- Sec. 112. Career skills training.

Subtitle C—School Buildings

Sec. 121. Coordination of energy retrofitting assistance for schools.

TITLE II—INDUSTRIAL EFFICIENCY AND COMPETITIVENESS

Subtitle A—Manufacturing Energy Efficiency

- Sec. 201. Purposes.
- Sec. 202. Future of Industry program and industrial research and assessment centers.
- Sec. 203. Sustainable manufacturing initiative.
- Sec. 204. Conforming amendments.

Subtitle B-Extended Product System Rebate Program

Sec. 211. Extended Product System Rebate Program.

Subtitle C—Transformer Rebate Program

Sec. 221. Energy Efficient Transformer Rebate Program.

TITLE III—FEDERAL AGENCY ENERGY EFFICIENCY

Sec. 301. Energy-efficient and energy-saving information technologies.

Sec. 302. Energy efficient data centers.

TITLE IV—REGULATORY PROVISIONS

Subtitle A-Third-Party Certification Under Energy Star Program

Sec. 401. Third-Party Certification Under Energy Star Program.

Subtitle B—Federal Green Buildings

Sec. 411. High-performance green Federal buildings.

Subtitle C—Energy and Water Performance Requirements for Federal Buildings

- Sec. 421. Energy and water performance requirements for Federal buildings.
- Sec. 422. Federal Energy Management Program.
- Sec. 423. Federal building energy efficiency performance standards; certification system and level for green buildings.

Sec. 424. Enhanced energy efficiency underwriting.

TITLE V—MISCELLANEOUS

Sec. 501. Budgetary effects. Sec. 502. Advance appropriations required.

1 SEC. 2. DEFINITION OF SECRETARY.

2 In this Act, the term "Secretary" means the Sec-3 retary of Energy.

4 TITLE I—BUILDINGS 5 Subtitle A—Building Energy Codes

6 SEC. 101. GREATER ENERGY EFFICIENCY IN BUILDING

7 CODES.

8 (a) DEFINITIONS.—Section 303 of the Energy Con9 servation and Production Act (42 U.S.C. 6832) is amend10 ed—

(1) by striking paragraph (14) and insertingthe following:

13 "(14) MODEL BUILDING ENERGY CODE.—The
14 term 'model building energy code' means a voluntary
15 building energy code or standard developed and up16 dated by interested persons, such as the code or
17 standard developed by—

18 "(A) the Council of American Building Of19 ficials, or its legal successor, International Code
20 Council, Inc.;

21 "(B) the American Society of Heating, Re22 frigerating, and Air-Conditioning Engineers; or

1	"(C) other appropriate organizations.";
2	and
3	(2) by adding at the end the following:
4	"(17) IECC.—The term 'IECC' means the
5	International Energy Conservation Code.
6	"(18) INDIAN TRIBE.—The term 'Indian tribe'
7	has the meaning given the term in section 4 of the
8	Native American Housing Assistance and Self-De-
9	termination Act of 1996 (25 U.S.C. 4103).".
10	(b) STATE BUILDING ENERGY EFFICIENCY
11	CODES.—Section 304 of the Energy Conservation and
10	Production Act (42 U.S.C. 6833) is amended to read as
12	1 foundation Act $(42, 0.5, 0, 0005)$ is amended to read as
12 13	follows:
13	follows:
13 14	follows: "SEC. 304. UPDATING STATE BUILDING ENERGY EFFI-
13 14 15 16	follows: "SEC. 304. UPDATING STATE BUILDING ENERGY EFFI- CIENCY CODES.
13 14 15 16	follows: "SEC. 304. UPDATING STATE BUILDING ENERGY EFFI- CIENCY CODES. "(a) VOLUNTARY CODES AND STANDARDS.—Not-
13 14 15 16 17	follows: "SEC. 304. UPDATING STATE BUILDING ENERGY EFFI- CIENCY CODES. ((a) VOLUNTARY CODES AND STANDARDS.—Not- withstanding any other provision of this section, any
 13 14 15 16 17 18 	follows: "SEC. 304. UPDATING STATE BUILDING ENERGY EFFI- CIENCY CODES. (a) VOLUNTARY CODES AND STANDARDS.—Not- withstanding any other provision of this section, any model building code or standard established under section
 13 14 15 16 17 18 19 	follows: "SEC. 304. UPDATING STATE BUILDING ENERGY EFFI- CIENCY CODES. (a) VOLUNTARY CODES AND STANDARDS.—Not- withstanding any other provision of this section, any model building code or standard established under section 304 shall not be binding on a State, local government, or
 13 14 15 16 17 18 19 20 	follows: "SEC. 304. UPDATING STATE BUILDING ENERGY EFFI- CIENCY CODES. "(a) VOLUNTARY CODES AND STANDARDS.—Not- withstanding any other provision of this section, any 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.
 13 14 15 16 17 18 19 20 21 	follows: "SEC. 304. UPDATING STATE BUILDING ENERGY EFFI- CIENCY CODES. (a) VOLUNTARY CODES AND STANDARDS.—Not- withstanding any other provision of this section, any 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. (b) ACTION BY SECRETARY.—The Secretary shall—

24 as appropriate, by local governments that meet or

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1	exceed the model building energy codes, or achieve
2	equivalent or greater energy savings; and
3	((2) support full compliance with the State and
4	local codes.
5	"(c) State and Indian Tribe Certification of
6	Building Energy Code Updates.—
7	"(1) REVIEW AND UPDATING OF CODES BY
8	EACH STATE AND INDIAN TRIBE.—
9	"(A) IN GENERAL.—Not later than 2 years
10	after the date of publication of a revision to a
11	model building energy code, each State or In-
12	dian tribe shall certify whether the State or In-
13	dian tribe, respectively, has reviewed and up-
14	dated the energy provisions of the building code
15	of the State or Indian tribe, respectively.
16	"(B) DEMONSTRATION.—The certification
17	shall include a demonstration of whether the
18	energy savings for the code provisions that are
19	in effect throughout the territory of the State
20	or Indian tribe meet or exceed the energy sav-
21	ings of the updated model building energy code.
22	"(C) No model building energy code
23	UPDATE.—If a model building energy code is
24	not updated by a target date established under
25	section $307(b)(2)(E)$, each State or Indian tribe

1	shall, not later than 2 years after the specified
2	date, certify whether the State or Indian tribe,
3	respectively, has reviewed and updated the en-
4	ergy provisions of the building code of the State
5	or Indian tribe, respectively, to meet or exceed
6	the target in section $307(b)(2)$.
7	"(2) VALIDATION BY SECRETARY.—Not later
8	than 90 days after a State or Indian tribe certifi-
9	cation under paragraph (1), the Secretary shall—
10	"(A) determine whether the code provi-
11	sions of the State or Indian tribe, respectively,
12	meet the criteria specified in paragraph (1) ;
13	and
14	"(B) if the determination is positive, vali-
15	date the certification.
16	"(d) Improvements in Compliance With Build-
17	ING ENERGY CODES.—
18	"(1) REQUIREMENT.—
19	"(A) IN GENERAL.—Not later than 3 years
20	after the date of a certification under sub-
21	section (c), each State and Indian tribe shall
22	certify whether the State and Indian tribe, re-
23	spectively, has—
24	"(i) achieved full compliance under
25	paragraph (3) with the applicable certified

1	State and Indian tribe building energy
2	code or with the associated model building
3	energy code; or
4	"(ii) made significant progress under
5	paragraph (4) toward achieving compliance
6	with the applicable certified State and In-
7	dian tribe building energy code or with the
8	associated model building energy code.
9	"(B) REPEAT CERTIFICATIONS.—If the
10	State or Indian tribe certifies progress toward
11	achieving compliance, the State or Indian tribe
12	shall repeat the certification until the State or
13	Indian tribe certifies that the State or Indian
14	tribe has achieved full compliance, respectively.
15	"(2) Measurement of compliance.—A cer-
16	tification under paragraph (1) shall include docu-
17	mentation of the rate of compliance based on—
18	"(A) independent inspections of a random
19	sample of the buildings covered by the code in
20	the preceding year; or
21	"(B) an alternative method that yields an
22	accurate measure of compliance.
23	"(3) Achievement of compliance.—A State
24	or Indian tribe shall be considered to achieve full

"(A) at least 90 percent of building space covered by the code in the preceding year substantially meets all the requirements of the applicable code specified in paragraph (1), or achieves equivalent or greater energy savings level; or

7 "(B) the estimated excess energy use of 8 buildings that did not meet the applicable code 9 specified in paragraph (1) in the preceding 10 year, compared to a baseline of comparable 11 buildings that meet this code, is not more than 12 5 percent of the estimated energy use of all 13 buildings covered by this code during the pre-14 ceding year.

15 "(4) SIGNIFICANT PROGRESS TOWARD
16 ACHIEVEMENT OF COMPLIANCE.—A State or Indian
17 tribe shall be considered to have made significant
18 progress toward achieving compliance for purposes
19 of paragraph (1) if the State or Indian tribe—

"(A) has developed and is implementing a
plan for achieving compliance during the 8year-period beginning on the date of enactment
of the Energy Savings and Industrial Competitiveness Act of 2019, including annual targets

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1	for compliance and active training and enforce-
2	ment programs; and
3	"(B) has met the most recent target under
4	subparagraph (A).
5	"(5) VALIDATION BY SECRETARY.—Not later
6	than 90 days after a State or Indian tribe certifi-
7	cation under paragraph (1), the Secretary shall—
8	"(A) determine whether the State or In-
9	dian tribe has demonstrated meeting the cri-
10	teria of this subsection, including accurate
11	measurement of compliance; and
12	"(B) if the determination is positive, vali-
13	date the certification.
14	"(e) States or Indian Tribes That Do Not
15	Achieve Compliance.—
16	"(1) REPORTING.—A State or Indian tribe that
17	has not made a certification required under sub-
18	section (c) or (d) by the applicable deadline shall
19	submit to the Secretary a report describing—
20	"(A) the status of the State or Indian tribe
21	with respect to meeting the requirements and
22	submitting the certification; and
23	"(B) a plan for meeting the requirements
24	and submitting the certification.

1	"(2) FEDERAL SUPPORT.—For any State or In-
2	dian tribe for which the Secretary has not validated
3	a certification by a deadline under subsection (c) or
4	(d), the lack of the certification may be a consider-
5	ation for Federal support authorized under this sec-
6	tion for code adoption and compliance activities.
7	"(3) Local government.—In any State or
8	Indian tribe for which the Secretary has not vali-
9	dated a certification under subsection (c) or (d), a
10	local government may be eligible for Federal support
11	under subsections (f) and (g) by meeting the certifi-
12	cation requirements of subsections (c) and (d).
13	"(4) Reports by secretary.—
14	"(A) IN GENERAL.—Not later than De-
15	cember 31, 2020, and not less frequently than
16	once every 3 years thereafter, the Secretary
17	shall submit to Congress and publish a report
18	describing—
19	"(i) the status of model building en-
20	ergy codes;
21	"(ii) the status of code adoption and
22	compliance in the States and Indian tribes;
23	"(iii) implementation of this section;
24	and

1	"(iv) improvements in energy savings
2	over time as result of the targets estab-
3	lished under section $307(b)(2)$.
4	"(B) IMPACTS.—The report shall include
5	estimates of impacts of past action under this
6	section, and potential impacts of further action,
7	on—
8	"(i) upfront financial and construction
9	costs, cost benefits and returns (using in-
10	vestment analysis), and lifetime energy use
11	for buildings;
12	"(ii) resulting energy costs to individ-
13	uals and businesses; and
14	"(iii) resulting overall annual building
15	ownership and operating costs.
16	"(f) Technical Assistance to States and In-
17	DIAN TRIBES.—The Secretary shall provide technical as-
18	sistance to States and Indian tribes to implement the goals
19	and requirements of this section, including procedures and
20	technical analysis for States and Indian tribes—
21	"(1) to improve and implement State residential
22	and commercial building energy codes;
23	((2) to demonstrate that the code provisions of
24	the States and Indian tribes achieve equivalent or

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

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

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

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

4 "(3) legislative options for increasing energy
5 savings from building energy codes and standards,
6 including additional incentives for effective State
7 and local action, and verification of compliance with
8 and enforcement of a code or standard other than by
9 a State or local government; and

"(4) code and standards improvements that
consider energy efficiency and water efficiency and,
to the maximum extent practicable, consider energy
efficiency and water efficiency in an integrated manner.

"(j) EFFECT ON OTHER LAWS.—Nothing in this section or section 307 supersedes or modifies the application
of sections 321 through 346 of the Energy Policy and
Conservation Act (42 U.S.C. 6291 et seq.).

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

23 (c) FEDERAL BUILDING ENERGY EFFICIENCY
24 STANDARDS.—Section 305 of the Energy Conservation
25 and Production Act (42 U.S.C. 6834) is amended by strik-

ing "voluntary building energy code" each place it appears
 in subsections (a)(2)(B) and (b) and inserting "model
 building energy code".

4 (d) MODEL BUILDING ENERGY CODES.—Section 307
5 of the Energy Conservation and Production Act (42
6 U.S.C. 6836) is amended to read as follows:

7 "SEC. 307. SUPPORT FOR MODEL BUILDING ENERGY 8 CODES.

9 "(a) IN GENERAL.—The Secretary shall support the10 updating of model building energy codes.

11 "(b) TARGETS.—

"(1) IN GENERAL.—The Secretary shall support the updating of the model building energy codes
to enable the achievement of aggregate energy savings targets established under paragraph (2).

16 "(2) TARGETS.—

17 "(A) IN GENERAL.—The Secretary shall 18 work with State, Indian tribes, local govern-19 ments, code and standards developers (such as 20 the entities described in section 303(14)), and 21 other interested parties to support the updating 22 of model building energy codes by establishing 23 1 or more national aggregate energy savings 24 targets to achieve the purposes of this section.

1	"(B) Separate targets.—The Secretary
2	shall establish separate targets for commercial
3	and residential buildings.
4	"(C) BASELINES.—The baseline for updat-
5	ing model building energy codes shall be the
6	2009 IECC for residential buildings and
7	ASHRAE Standard 90.1–2010 for commercial
8	buildings.
9	"(D) CODE CYCLES.—The targets estab-
10	lished under subparagraph (A) shall align with
11	the respective code development cycles deter-
12	mined by the model building energy code-setting
13	and standards development organizations de-
14	scribed in section $303(14)$.
15	"(E) Specific years.—
16	"(i) IN GENERAL.—Targets for spe-
17	cific years shall be established and revised
18	by the Secretary through rulemaking and
19	coordinated with code and standards devel-
20	opers (such as the entities described in sec-
21	tion $303(14)$) at a level that—
22	"(I) is at the maximum level of
23	energy efficiency that is techno-
24	logically feasible and lifecycle cost ef-
25	fective, while accounting for the eco-

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1	nomic considerations under paragraph
2	(4);
3	"(II) is higher than the preceding
4	target;
5	"(III) promotes the achievement
6	of commercial and residential high-
7	performance buildings (as defined in
8	section 401 of the Energy Independ-
9	ence and Security Act of 2007 (42)
10	U.S.C. 17061)) through high perform-
11	ance energy efficiency; and
12	"(IV) takes into consideration
13	the variations in climate zones used in
14	model building energy codes.
15	"(ii) INITIAL TARGETS.—Not later
16	than 1 year after the date of enactment of
17	this clause, the Secretary shall establish
18	initial targets under this subparagraph.
19	"(iii) Different target years
20	Subject to clause (i), prior to the applica-
21	ble year, the Secretary may set a later tar-
22	get year for any of the model building en-
23	ergy codes described in subparagraph (A)
24	if the Secretary determines that a target
25	cannot be met.

1	"(iv) Small business.—When estab-
2	lishing targets under this paragraph
3	through rulemaking, the Secretary shall
4	ensure compliance with the Small Business
5	Regulatory Enforcement Fairness Act of
6	1996 (5 U.S.C. 601 note; Public Law 104–
7	121).
8	"(3) Appliance standards and other fac-
9	TORS AFFECTING BUILDING ENERGY USE.—In es-
10	tablishing building code targets under paragraph
11	(2), the Secretary shall develop and adjust the tar-
12	gets in recognition of potential savings and costs re-
13	lating to—
14	"(A) efficiency gains made in appliances,
15	lighting, windows, insulation, and building enve-
16	lope sealing;
17	"(B) advancement of distributed genera-
18	tion and on-site renewable power generation
19	technologies;
20	"(C) equipment improvements for heating,
21	cooling, and ventilation systems;
22	"(D) building management systems and
23	smart technologies to reduce energy use; and
24	((E) other technologies, practices, and
25	building systems that the Secretary considers

1 appropriate regarding building plug load and 2 other energy uses. "(4) ECONOMIC CONSIDERATIONS.—In estab-3 4 lishing and revising building code targets under 5 paragraph (2), the Secretary shall consider the economic feasibility of achieving the proposed targets 6 established under this section and the potential costs 7 8 and savings for consumers and building owners, in-9 cluding a return on investment analysis. 10 "(c) Technical Assistance to Model Building 11 ENERGY CODE-SETTING AND STANDARDS DEVELOPMENT 12 ORGANIZATIONS.— 13 "(1) IN GENERAL.—The Secretary shall, on a 14 timely basis, provide technical assistance to model 15 building energy code-setting and standards develop-16 ment organizations consistent with the goals of this 17 section. 18 "(2) Assistance.—The assistance shall in-19 clude, as requested by the organizations, technical 20 assistance in— "(A) evaluating code or standards pro-21 22 posals or revisions; "(B) building energy and water analysis 23

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and design tools;

25 "(C) building demonstrations;

1	"(D) developing definitions of energy use
2	intensity and building types for use in model
3	building energy codes to evaluate the efficiency
4	impacts of the model building energy codes;
5	"(E) performance-based standards;
6	"(F) evaluating economic considerations
7	under subsection $(b)(4)$; and
8	"(G) developing model building energy
9	codes by Indian tribes in accordance with tribal
10	law.
11	"(3) Amendment proposals.—The Secretary
12	may submit timely model building energy code
13	amendment proposals to the model building energy
14	code-setting and standards development organiza-
15	tions, with supporting evidence, sufficient to enable
16	the model building energy codes to meet the targets
17	established under subsection (b)(2).
18	"(4) Analysis Methodology.—The Secretary
19	shall make publicly available the entire calculation
20	methodology (including input assumptions and data)
21	used by the Secretary to estimate the energy savings
22	of code or standard proposals and revisions.
23	"(d) DETERMINATION.—
24	"(1) REVISION OF MODEL BUILDING ENERGY
25	CODES.—If the provisions of the IECC or ASHRAE

1	Standard 90.1 regarding building energy use are
2	proposed to be revised, the Secretary shall make a
3	preliminary determination, by not later than 90 days
4	after the date of receipt of the proposed revision,
5	and a final determination by not later than 15
6	months after the date of publication of the revision,
7	regarding whether the revision will—
8	"(A) improve energy efficiency in build-
9	ings, as compared to the existing model build-
10	ing energy code; and
11	"(B) meet the applicable targets under
12	subsection $(b)(2)$.
13	"(2) Codes or standards not meeting tar-
14	GETS.—
15	"(A) PRELIMINARY DETERMINATION BY
16	SECRETARY.—If the Secretary makes a prelimi-
17	nary determination under paragraph (1)(B)
18	that a code or standard does not meet an appli-
19	cable target under subsection $(b)(2)$, the Sec-
20	retary shall contemporaneously provide to the
21	developer of the model building energy code or
22	standard not fewer than 2 proposed changes
23	that would result in a model building energy
24	code that meets the applicable target, together

1	with supporting evidence, taking into consider-
2	ation—
3	"(i) whether the modified code is tech-
4	nically feasible and lifecycle cost effective;
5	"(ii) available appliances, technologies,
6	materials, and construction practices; and
7	"(iii) the economic considerations
8	under subsection $(b)(4)$.
9	"(B) DETERMINATION OR ELECTION BY
10	DEVELOPER.—Not later than 270 days after
11	the date of receipt of proposed changes of the
12	Secretary under subparagraph (A), a developer
13	shall—
14	"(i) determine whether—
15	"(I) to publish a new revised
16	code accepting the proposed changes;
17	Oľ
18	"(II) to reject the proposed
19	changes; or
20	"(ii) if the developer elects not to
21	make a determination under clause (i),
22	publish a notice of that election, together
23	with the proposed changes.
24	"(C) FINAL DETERMINATION BY SEC-
25	

1	"(i) IN GENERAL.—A final determina-
2	tion by the Secretary shall be made on the
3	model building energy code or standard, as
4	modified by the changes proposed by the
5	Secretary under subparagraph (A).
6	"(ii) Additional determina-
7	TIONS.—If a model building energy code or
8	standards developer makes an election pur-
9	suant to subparagraph (B)(ii), the Sec-
10	retary shall make the following final deter-
11	minations for purposes of this subsection:
12	"(I) A final determination re-
13	garding whether the code or standard
14	of the developer, absent any changes
15	proposed by the Secretary under sub-
16	paragraph (A), will—
17	"(aa) improve energy effi-
18	ciency in buildings, as compared
19	to the existing model building en-
20	ergy code; and
21	"(bb) meet the applicable
22	targets under subsection $(b)(2)$.
23	"(II) A final determination re-
24	garding whether the code or standard
25	of the developer, as modified by the

	20
1	changes proposed by the Secretary
2	under subparagraph (A), would—
3	"(aa) improve energy effi-
4	ciency in buildings, as compared
5	to the existing model building en-
6	ergy code; and
7	"(bb) meet the applicable
8	targets under subsection $(b)(2)$.
9	"(e) Administration.—In carrying out this section,
10	the Secretary shall—
11	"(1) publish notice of targets and supporting
12	analysis and determinations under this section in the
13	Federal Register to provide an explanation of and
14	the basis for such actions, including any supporting
15	modeling, data, assumptions, protocols, and cost-
16	benefit analysis, including return on investment; and
17	"(2) provide an opportunity for public comment
18	on targets and supporting analysis and determina-
19	tions under this section.".
20	SEC. 102. COST-EFFECTIVE CODES IMPLEMENTATION FOR
21	EFFICIENCY AND RESILIENCE.
22	(a) IN GENERAL.—Title III of the Energy Conserva-
23	tion and Production Act (42 U.S.C. 6831 et seq.) is
24	amended by adding at the end the following:

1	"SEC. 309. COST-EFFECTIVE CODES IMPLEMENTATION FOR
2	EFFICIENCY AND RESILIENCE.
3	"(a) DEFINITIONS.—In this section:
4	"(1) ELIGIBLE ENTITY.—The term 'eligible en-
5	tity' means—
6	"(A) a relevant State agency, as deter-
7	mined by the Secretary, such as a State build-
8	ing code agency or State energy office; and
9	"(B) a partnership.
10	"(2) PARTNERSHIP.—The term 'partnership'
11	means a partnership between an eligible entity de-
12	scribed in paragraph $(1)(A)$ and 1 or more of the
13	following entities:
14	"(A) Local building code agencies.
15	"(B) Codes and standards developers.
16	"(C) Associations of builders and design
17	and construction professionals.
18	"(D) Local and utility energy efficiency
19	programs.
20	"(E) Consumer, energy efficiency, and en-
21	vironmental advocates.
22	"(F) Other entities, as determined by the
23	Secretary.
24	"(3) Secretary.—The term 'Secretary' means
25	the Secretary of Energy.
26	"(b) Establishment.—
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1	"(1) IN GENERAL.—The Secretary shall estab-
2	lish within the Building Technologies Office of the
3	Department of Energy a program under which the
4	Secretary shall award grants on a competitive basis
5	to eligible entities to enable sustained cost-effective
6	implementation of updated building energy codes.
7	"(2) UPDATED BUILDING ENERGY CODE.—An
8	update to a building energy code under this section
9	shall include any update made available after the ex-
10	isting building energy code, even if it is not the most
11	recent updated code available.
12	"(c) CRITERIA; PRIORITY.—In awarding grants
13	under subsection (b), the Secretary shall—
14	"(1) consider—
15	"(A) prospective energy savings and plans
16	to measure the savings;
17	"(B) the long-term sustainability of those
18	measures and savings;
19	"(C) prospective benefits, and plans to as-
20	sess the benefits, including benefits relating
21	to—
22	"(i) resilience and peak load reduc-
23	tion;
24	"(ii) occupant safety and health; and
25	"(iii) environmental performance;

1	"(D) the demonstrated capacity of the eli-
2	gible entity to carry out the proposed project;
3	and
4	"(E) the need of the eligible entity for as-
5	sistance; and
6	"(2) give priority to applications from partner-
7	ships.
8	"(d) ELIGIBLE ACTIVITIES.—
9	"(1) IN GENERAL.—An eligible entity awarded
10	a grant under this section may use the grant
11	funds—
12	"(A) to create or enable State or regional
13	partnerships to provide training and materials
14	to—
15	"(i) builders, contractors and sub-
16	contractors, architects, and other design
17	and construction professionals, relating to
18	meeting updated building energy codes in a
19	cost-effective manner; and
20	"(ii) building code officials, relating to
21	improving implementation of and compli-
22	ance with building energy codes;
23	"(B) to collect and disseminate quan-
24	titative data on construction and codes imple-

1	mentation, including code pathways, perform-
2	ance metrics, and technologies used;
3	"(C) to develop and implement a plan for
4	highly effective codes implementation, including
5	measuring compliance;
6	"(D) to address various implementation
7	needs in rural, suburban, and urban areas; and
8	"(E) to implement updates in energy codes
9	for—
10	"(i) new residential and commercial
11	buildings (including multifamily buildings);
12	and
13	"(ii) additions and alterations to ex-
14	isting residential and commercial buildings
15	(including multifamily buildings).
16	"(2) Related topics.—Training and mate-
17	rials provided using a grant under this section may
18	include information on the relationship between en-
19	ergy codes and—
20	"(A) cost-effective, high-performance, and
21	zero-net-energy buildings;
22	"(B) improving resilience, health, and safe-
23	ty;
24	"(C) water savings and other environ-
25	mental impacts; and

1 "(D) the economic impacts of energy 2 codes.

3 "(e) AUTHORIZATION OF APPROPRIATIONS.—There
4 are authorized to be appropriated to the Secretary to carry
5 out this section—

6 "(1) \$25,000,000 for each of fiscal years 2020
7 through 2029; and

8 "(2) for fiscal year 2030 and each fiscal year
9 thereafter, such sums as are necessary.".

(b) CONFORMING AMENDMENT.—Section 303 of the
Energy Conservation and Production Act (42 U.S.C.
6832) is amended, in the matter preceding paragraph (1),
by striking "As used in" and inserting "Except as otherwise provided, in".

15 SEC. 103. COMMERCIAL BUILDING ENERGY CONSUMPTION 16 INFORMATION SHARING.

17 (a) IN GENERAL.—Not later than 120 days after the date of enactment of this Act, the Administrator of the 18 19 Energy Information Administration (referred to in this 20 section as the "Administrator") and the Administrator of 21 the Environmental Protection Agency shall sign, and sub-22 mit to Congress, an information sharing agreement (re-23 ferred to in this section as the "agreement") relating to 24 commercial building energy consumption data.

1 (b) CONTENT OF AGREEMENT.—The agreement 2 shall—

3 (1) provide that the Administrator shall have
4 access to building-specific data in the Portfolio Man5 ager database of the Environmental Protection
6 Agency;

7 (2) describe the manner in which the Adminis-8 trator shall incorporate appropriate data (including 9 the data described in subsection (c)) into any Com-10 mercial Buildings Energy Consumption Survey (re-11 ferred to in this section as "CBECS") published 12 after the date of enactment of this Act for the pur-13 pose of analyzing and estimating building popu-14 lation, size, location, activity, energy usage, and any 15 other relevant building characteristic; and

16 (3) describe and compare—

17 (A) the methodologies that the Energy In-18 formation Administration, the Environmental 19 Protection Agency, and State and local govern-20 ment managers use to maximize the quality, re-21 liability, and integrity of data collected through 22 CBECS, the Portfolio Manager database of the 23 Environmental Protection Agency, and State 24 and local building energy disclosure laws (in-25 cluding regulations), respectively, and the man-

1	ner in which those methodologies can be im-
2	proved; and
3	(B) consistencies and variations in data for
4	buildings that were captured in the 2012
5	CBECS cycle and in the Portfolio Manager
6	database of the Environmental Protection
7	Agency.
8	(c) DATA.—The data referred in subsection (b)(2) in-
9	cludes data that—
10	(1) is collected through the Portfolio Manager
11	database of the Environmental Protection Agency;
12	(2) is required to be publicly available on the
13	internet under State and local government building
14	energy disclosure laws (including regulations); and
15	(3) includes information on private sector build-
16	ings that are not less than 250,000 square feet.
17	(d) Protection of Information.—In carrying out
18	the agreement, the Administrator and the Administrator
19	of the Environmental Protection Agency shall protect in-
20	formation in accordance with—
21	(1) section $552(b)(4)$ of title 5, United States
22	Code (commonly known as the 'Freedom of Informa-
23	tion Act');
24	(2) subchapter III of chapter 35 of title 44,
25	United States Code; and

(3) any other applicable law (including regula tions).

3 Subtitle B—Worker Training and 4 Capacity Building

5 SEC. 111. BUILDING TRAINING AND ASSESSMENT CENTERS.

6 (a) IN GENERAL.—The Secretary shall provide 7 grants to institutions of higher education (as defined in 8 section 101 of the Higher Education Act of 1965 (20 9 U.S.C. 1001)) and Tribal Colleges or Universities (as de-10 fined in section 316(b) of that Act (20 U.S.C. 1059c(b))) 11 to establish building training and assessment centers—

(1) to identify opportunities for optimizing energy efficiency and environmental performance in
buildings;

(2) to promote the application of emerging concepts and technologies in commercial and institutional buildings;

(3) to train engineers, architects, building scientists, building energy permitting and enforcement
officials, and building technicians in energy-efficient
design and operation;

(4) to assist institutions of higher education
and Tribal Colleges or Universities in training building technicians;

(5) to promote research and development for 1 2 the use of alternative energy sources and distributed 3 generation to supply heat and power for buildings, 4 particularly energy-intensive buildings; and 5 (6) to coordinate with and assist State-accred-6 ited technical training centers, community colleges, 7 Tribal Colleges or Universities, and local offices of 8 the National Institute of Food and Agriculture and 9 ensure appropriate services are provided under this 10 section to each region of the United States. 11 (b) COORDINATION AND NONDUPLICATION.— 12 (1) IN GENERAL.—The Secretary shall coordi-13 nate the program with the industrial research and 14 assessment centers program and with other Federal 15 programs to avoid duplication of effort. 16 (2) COLLOCATION.—To the maximum extent 17 practicable, building, training, and assessment cen-18 ters established under this section shall be collocated 19 with Industrial Assessment Centers. 20 (c) AUTHORIZATION OF APPROPRIATIONS.—There is 21 authorized to be appropriated to carry out this section 22 \$10,000,000, to remain available until expended.

1 SEC. 112. CAREER SKILLS TRAINING.

2 (a) DEFINITION OF ELIGIBLE ENTITY.—In this sec3 tion, the term "eligible entity" means a nonprofit partner4 ship that—

5 (1) includes the equal participation of industry,
6 including public or private employers, and labor or7 ganizations, including joint labor-management train8 ing programs;

9 (2) may include workforce investment boards,
10 community-based organizations, qualified service and
11 conservation corps, educational institutions, small
12 businesses, cooperatives, State and local veterans
13 agencies, and veterans service organizations; and

14 (3) demonstrates—

15 (A) experience in implementing and oper16 ating worker skills training and education pro17 grams;

(B) the ability to identify and involve in
training programs carried out under this section, target populations of individuals who
would benefit from training and be actively involved in activities relating to energy efficiency
and renewable energy industries; and

24 (C) the ability to help individuals achieve25 economic self-sufficiency.

1 (b) ESTABLISHMENT.—The Secretary shall award grants to eligible entities to pay the Federal share of asso-2 3 ciated career skills training programs under which stu-4 dents concurrently receive classroom instruction and on-5 the-job training for the purpose of obtaining an industryrelated certification to install energy efficient buildings 6 7 technologies, including technologies described in sub-8 section (b)(3) of section 307 of the Energy Conservation 9 and Production Act (42 U.S.C. 6836).

(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.

16 Subtitle C—School Buildings

17 SEC. 121. COORDINATION OF ENERGY RETROFITTING AS-

18 SISTANCE FOR SCHOOLS.

19 (a) DEFINITION OF SCHOOL.—In this section, the20 term "school" means—

(1) an elementary school or secondary school
(as defined in section 8101 of the Elementary and
Secondary Education Act of 1965 (20 U.S.C.
7801));

1	(2) an institution of higher education (as de-
2	fined in section 102(a) of the Higher Education Act
3	of 1965 (20 U.S.C. 1002(a)));
4	(3) a school of the defense dependents' edu-
5	cation system under the Defense Dependents' Edu-
6	cation Act of 1978 (20 U.S.C. 921 et seq.) or estab-
7	lished under section 2164 of title 10, United States
8	Code;
9	(4) a school operated by the Bureau of Indian
10	Affairs;
11	(5) a tribally controlled school (as defined in
12	section 5212 of the Tribally Controlled Schools Act
13	of 1988 (25 U.S.C. 2511)); and
14	(6) a Tribal College or University (as defined in
15	section 316(b) of the Higher Education Act of 1965
16	(20 U.S.C. 1059c(b))).
17	(b) DESIGNATION OF LEAD AGENCY.—The Sec-
18	retary, acting through the Office of Energy Efficiency and
19	Renewable Energy, shall act as the lead Federal agency
20	for coordinating and disseminating information on exist-
21	ing Federal programs and assistance that may be used
22	to help initiate, develop, and finance energy efficiency, re-
23	newable energy, and energy retrofitting projects for
24	schools.

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

3 (1) in consultation and coordination with the 4 appropriate Federal agencies, carry out a review of 5 existing programs and financing mechanisms (in-6 cluding revolving loan funds and loan guarantees) 7 available in or from the Department of Agriculture, 8 the Department of Energy, the Department of Edu-9 cation, the Department of the Treasury, the Internal 10 Revenue Service, the Environmental Protection 11 Agency, and other appropriate Federal agencies with 12 jurisdiction over energy financing and facilitation 13 that are currently used or may be used to help ini-14 tiate, develop, and finance energy efficiency, renew-15 able energy, and energy retrofitting projects for 16 schools;

(2) establish a Federal cross-departmental collaborative coordination, education, and outreach effort to streamline communication and promote available Federal opportunities and assistance described
in paragraph (1), for energy efficiency, renewable
energy, and energy retrofitting projects that enables
States, local educational agencies, and schools—

24 (A) to use existing Federal opportunities25 more effectively; and

1	(B) to form partnerships with Governors,
2	State energy programs, local educational, finan-
3	cial, and energy officials, State and local gov-
4	ernment officials, nonprofit organizations, and
5	other appropriate entities, to support the initi-
6	ation of the projects;
7	(3) provide technical assistance for States, local
8	educational agencies, and schools to help develop
9	and finance energy efficiency, renewable energy, and
10	energy retrofitting projects—
11	(A) to increase the energy efficiency of
12	buildings or facilities;
13	(B) to install systems that individually
14	generate energy from renewable energy re-
15	sources;
16	(C) to establish partnerships to leverage
17	economies of scale and additional financing
18	mechanisms available to larger clean energy ini-
19	tiatives; or
20	(D) to promote—
21	(i) the maintenance of health, environ-
22	mental quality, and safety in schools, in-
23	cluding the ambient air quality, through
24	energy efficiency, renewable energy, and
25	energy retrofit projects; and

1	(ii) the achievement of expected en-
2	ergy savings and renewable energy produc-
3	tion through proper operations and main-
4	tenance practices;
5	(4) develop and maintain a single online re-
6	source website with contact information for relevant
7	technical assistance and support staff in the Office
8	of Energy Efficiency and Renewable Energy for
9	States, local educational agencies, and schools to ef-
10	fectively access and use Federal opportunities and
11	assistance described in paragraph (1) to develop en-
12	ergy efficiency, renewable energy, and energy retro-
13	fitting projects; and
14	(5) establish a process for recognition of schools
15	that—
16	(A) have successfully implemented energy
17	efficiency, renewable energy, and energy retro-
18	fitting projects; and
19	(B) are willing to serve as resources for
20	other local educational agencies and schools to
21	assist initiation of similar efforts.
22	(d) REPORT.—Not later than 180 days after the date
23	of enactment of this Act, the Secretary shall submit to
24	Congress a report describing the implementation of this

25 section.

II—INDUSTRIAL TITLE EFFI-1 AND COMPETITIVE-CIENCY 2 **NESS** 3 Subtitle A—Manufacturing Energy 4 Efficiency 5 SEC. 201. PURPOSES. 6 7 The purposes of this subtitle are— 8 (1) to establish a clear and consistent authority 9 for industrial efficiency programs of the Department 10 of Energy; 11 (2) to accelerate the deployment of technologies 12 and practices that will increase industrial energy ef-13 ficiency and improve productivity; 14 (3) to accelerate the development and dem-15 onstration of technologies that will assist the deploy-16 ment goals of the industrial efficiency programs of 17 the Department of Energy and increase manufac-18 turing efficiency; 19 (4) to stimulate domestic economic growth and 20 improve industrial productivity and competitiveness; 21 (5) to meet the future workforce needs of in-22 dustry; and 23 (6) to strengthen partnerships between Federal 24 and State governmental agencies and the private 25 and academic sectors.

1	SEC. 202. FUTURE OF INDUSTRY PROGRAM AND INDUS-
2	TRIAL RESEARCH AND ASSESSMENT CEN-
3	TERS.
4	(a) FUTURE OF INDUSTRY PROGRAM.—Section 452
5	of the Energy Independence and Security Act of 2007 (42 $$
6	U.S.C. 17111) is amended—
7	(1) by striking the section heading and insert-
8	ing the following: "FUTURE OF INDUSTRY PRO-
9	GRAM'';
10	(2) in subsection $(a)(2)$ —
11	(A) by redesignating subparagraph (E) as
12	subparagraph (F); and
13	(B) by inserting after subparagraph (D)
14	the following:
15	"(E) water and wastewater treatment fa-
16	cilities, including systems that treat municipal,
17	industrial, and agricultural waste; and";
18	(3) by striking subsection (e); and
19	(4) by redesignating subsection (f) as sub-
20	section (e).
21	(b) Industrial Research and Assessment Cen-
22	TERS.—Subtitle D of title IV of the Energy Independence
23	and Security Act of 2007 (42 U.S.C. 17111 et seq.) is
24	amended by adding at the end the following:

1	"SEC. 454. INDUSTRIAL RESEARCH AND ASSESSMENT CEN-
2	TERS.
3	"(a) DEFINITIONS.—In this section:
4	"(1) ENERGY SERVICE PROVIDER.—The term
5	'energy service provider' means—
6	"(A) any business providing technology or
7	services to improve the energy efficiency, water
8	efficiency, power factor, or load management of
9	a manufacturing site or other industrial process
10	in an energy-intensive industry (as defined in
11	section $452(a)$; and
12	"(B) any utility operating under a utility
13	energy service project.
14	((2) Industrial research and assessment
15	CENTER.—The term 'industrial research and assess-
16	ment center' means—
17	"(A) an institution of higher education-
18	based industrial research and assessment center
19	that is funded by the Secretary under sub-
20	section (b); and
21	"(B) an industrial research and assess-
22	ment center at a trade school, community col-
23	lege, or union training program that is funded
24	by the Secretary under subsection (f).
25	"(b) INSTITUTION OF HIGHER EDUCATION-BASED
26	INDUSTRIAL RESEARCH AND ASSESSMENT CENTERS.—
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1	"(1) IN GENERAL.—The Secretary shall provide
2	funding to institution of higher education-based in-
3	dustrial research and assessment centers.
4	"(2) PURPOSE.—The purpose of each institu-
5	tion of higher education-based industrial research
6	and assessment center shall be—
7	"(A) to identify opportunities for opti-
8	mizing energy efficiency and environmental per-
9	formance, including implementation of—
10	"(i) smart manufacturing;
11	"(ii) energy management systems;
12	"(iii) sustainable manufacturing; and
13	"(iv) information technology advance-
14	ments for supply chain analysis, logistics,
15	system monitoring, industrial and manu-
16	facturing processes, and other purposes;
17	"(B) to promote applications of emerging
18	concepts and technologies in small- and me-
19	dium-sized manufacturers (including water and
20	wastewater treatment facilities and federally
21	owned manufacturing facilities);
22	"(C) to promote research and development
23	for the use of alternative energy sources to sup-
24	ply heat, power, and new feedstocks for energy-

25 intensive industries;

1	"(D) to coordinate with appropriate Fed-
2	eral and State research offices;
3	"(E) to provide a clearinghouse for indus-
4	trial process and energy efficiency technical as-
5	sistance resources; and
6	"(F) to coordinate with State-accredited
7	technical training centers and community col-
8	leges, while ensuring appropriate services to all
9	regions of the United States.
10	"(c) COORDINATION.—To increase the value and ca-
11	pabilities of the industrial research and assessment cen-
12	ters, the centers shall—
13	"(1) coordinate with Manufacturing Extension
14	Partnership Centers of the National Institute of
15	Standards and Technology;
16	"(2) coordinate with the Federal Energy Man-
17	agement Program and the Building Technologies
18	Program of the Department of Energy to provide
19	building assessment services to manufacturers;
20	"(3) increase partnerships with the National
21	Laboratories of the Department of Energy to lever-
22	age the expertise, technologies, and research and de-
23	velopment capabilities of the National Laboratories
24	for national industrial and manufacturing needs;

1	"(4) increase partnerships with energy service
2	providers and technology providers to leverage pri-
3	vate sector expertise and accelerate deployment of
4	new and existing technologies and processes for en-
5	ergy efficiency, power factor, and load management;
6	"(5) identify opportunities for reducing green-
7	house gas emissions and other air emissions; and
8	"(6) promote sustainable manufacturing prac-
9	tices for small- and medium-sized manufacturers.
10	"(d) OUTREACH.—The Secretary shall provide fund-
11	ing for—
12	"(1) outreach activities by the industrial re-
13	search and assessment centers to inform small- and
14	medium-sized manufacturers of the information,
15	technologies, and services available; and
16	((2) coordination activities by each industrial
17	research and assessment center to leverage efforts
18	with—
19	"(A) Federal and State efforts;
20	"(B) the efforts of utilities and energy
21	service providers;
22	"(C) the efforts of regional energy effi-
23	ciency organizations; and
24	"(D) the efforts of other industrial re-
25	search and assessment centers.

1	"(e) CENTERS OF EXCELLENCE.—
2	"(1) ESTABLISHMENT.—The Secretary shall es-
3	tablish a Center of Excellence at not more than 5
4	of the highest-performing industrial research and as-
5	sessment centers, as determined by the Secretary.
6	"(2) DUTIES.—A Center of Excellence shall co-
7	ordinate with and advise the industrial research and
8	assessment centers located in the region of the Cen-
9	ter of Excellence, including—
10	"(A) by mentoring new directors and staff
11	of the industrial research and assessment cen-
12	ters with respect to—
13	"(i) the availability of resources; and
14	"(ii) best practices for carrying out
15	assessments, including through the partici-
16	pation of the staff of the Center of Excel-
17	lence in assessments carried out by new in-
18	dustrial research and assessment centers;
19	"(B) by providing training to staff and
20	students at the industrial research and assess-
21	ment centers on new technologies, practices,
22	and tools to expand the scope and impact of the
23	assessments carried out by the centers;
24	"(C) by assisting the industrial research
25	and assessment centers with specialized tech-

nical opportunities, including by providing a clearinghouse of available expertise and tools to assist the centers and clients of the centers in assessing and implementing those opportunities;

"(D) by identifying and coordinating with 5 6 regional, State, local, and utility energy effi-7 ciency programs for the purpose of facilitating 8 efforts by industrial research and assessment 9 centers to connect industrial facilities receiving 10 assessments from those centers with regional, 11 State, local, and utility energy efficiency pro-12 grams that could aid the industrial facilities in 13 implementing any recommendations resulting 14 from the assessments;

15 "(E) by facilitating coordination between
16 the industrial research and assessment centers
17 and other Federal programs described in para18 graphs (1) through (3) of subsection (c); and

19 "(F) by coordinating the outreach activi20 ties of the industrial research and assessment
21 centers under subsection (d)(1).

"(3) FUNDING.—Subject to the availability of
appropriations, for each fiscal year, out of any
amounts made available to carry out this section

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under subsection (i), the Secretary shall use not less
than \$500,000 to support each Center of Excellence.
"(f) Expansion of Industrial Research and As-
SESSMENT CENTERS.—
"(1) IN GENERAL.—The Secretary shall provide
funding to establish additional industrial research
and assessment centers at trade schools, community
colleges, and union training programs.
"(2) Purpose.—
"(A) IN GENERAL.—Subject to subpara-
graph (B), to the maximum extent practicable,
an industrial research and assessment center
established under paragraph (1) shall have the
same purpose as an institution of higher edu-
cation-based industrial research center that is
funded by the Secretary under subsection
(b)(1).
"(B) Consideration of capabilities.—
In evaluating or establishing the purpose of an
industrial research and assessment center es-
tablished under paragraph (1), the Secretary
shall take into consideration the varying capa-
bilities of trade schools, community colleges,
and union training programs.
"(g) Workforce Training.—

1	"(1) INTERNSHIPS.—The Secretary shall pay
2	the Federal share of associated internship programs
3	under which students work with or for industries,
4	manufacturers, and energy service providers to im-
5	plement the recommendations of industrial research
6	and assessment centers.
7	"(2) Apprenticeships.—The Secretary shall
8	pay the Federal share of associated apprenticeship
9	programs under which—
10	"(A) students work with or for industries,
11	manufacturers, and energy service providers to
12	implement the recommendations of industrial
13	research and assessment centers; and
14	"(B) employees of facilities that have re-
15	ceived an assessment from an industrial re-
16	search and assessment center work with or for
17	an industrial research and assessment center to
18	gain knowledge on engineering practices and
19	processes to improve productivity and energy
20	savings.
21	"(3) FEDERAL SHARE.—The Federal share of
22	the cost of carrying out internship programs de-
23	scribed in paragraph (1) and apprenticeship pro-
24	grams described in paragraph (2) shall be 50 per-
25	cent.

1 "(h) SMALL BUSINESS LOANS.—The Administrator 2 of the Small Business Administration shall, to the max-3 imum extent practicable, expedite consideration of applica-4 tions from eligible small business concerns for loans under 5 the Small Business Act (15 U.S.C. 631 et seq.) to imple-6 ment recommendations developed by the industrial re-7 search and assessment centers.

8 "(i) FUNDING.—There is authorized to be appro-9 priated to the Secretary to carry out this section 10 \$30,000,000 for each fiscal year, to remain available until 11 expended.".

(c) CLERICAL AMENDMENT.—The table of contents
of the Energy Independence and Security Act of 2007 (42
U.S.C. prec. 17001) is amended by adding at the end of
the items relating to subtitle D of title IV the following:
"Sec. 454. Industrial research and assessment centers.".

16 SEC. 203. SUSTAINABLE MANUFACTURING INITIATIVE.

17 (a) IN GENERAL.—Part E of title III of the Energy
18 Policy and Conservation Act (42 U.S.C. 6341 et seq.) is
19 amended by adding at the end the following:

20 "SEC. 376. SUSTAINABLE MANUFACTURING INITIATIVE.

"(a) IN GENERAL.—As part of the Office of Energy
Efficiency and Renewable Energy of the Department of
Energy, the Secretary, on the request of a manufacturer,
shall carry out onsite technical assessments to identify opportunities for—

1	"(1) maximizing the energy efficiency of indus-
2	trial processes and cross-cutting systems;
3	"(2) preventing pollution and minimizing waste;
4	"(3) improving efficient use of water in manu-
5	facturing processes;
6	"(4) conserving natural resources; and
7	"(5) achieving such other goals as the Secretary
8	determines to be appropriate.
9	"(b) COORDINATION.—To implement any rec-
10	ommendations resulting from an onsite technical assess-
11	ment carried out under subsection (a) and to accelerate
12	the adoption of new and existing technologies and proc-
13	esses that improve energy efficiency, the Secretary shall
14	coordinate with—
15	"(1) the Advanced Manufacturing Office of the
16	Department of Energy;
17	"(2) the Building Technologies Office of the
18	Department of Energy;
19	"(3) the Federal Energy Management Program
20	of the Department of Energy; and
21	"(4) the private sector and other appropriate
22	agencies, including the National Institute of Stand-
23	ards and Technology.
24	"(c) Research and Development Program for
25	SUSTAINABLE MANUFACTURING AND INDUSTRIAL TECH-

1 NOLOGIES AND PROCESSES.—As part of the industrial ef-2 ficiency programs of the Department of Energy, the Secretary shall carry out a joint industry-government partner-3 4 ship program to research, develop, and demonstrate new 5 sustainable manufacturing and industrial technologies and processes that maximize the energy efficiency of industrial 6 7 plants, reduce pollution, and conserve natural resources.". 8 (b) CLERICAL AMENDMENT.—The table of contents 9 of the Energy Policy and Conservation Act (42 U.S.C. 10 prec. 6201) is amended by adding at the end of the items 11 relating to part E of title III the following: "Sec. 376. Sustainable manufacturing initiative.".

12 SEC. 204. CONFORMING AMENDMENTS.

13 (a) Section 106 of the Energy Policy Act of 2005 (4214 U.S.C. 15811) is repealed.

(b) Sections 131, 132, 133, 2103, and 2107 of the
Energy Policy Act of 1992 (42 U.S.C. 6348, 6349, 6350,
17 13453, 13456) are repealed.

(c) Section 2101(a) of the Energy Policy Act of 1992
(42 U.S.C. 13451(a)) is amended in the third sentence
by striking "sections 2102, 2103, 2104, 2105, 2106,
2107, and 2108" and inserting "sections 2102, 2104,
2105, 2106, and 2108 of this Act and section 376 of the
Energy Policy and Conservation Act,".

1	Subtitle B—Extended Product
2	System Rebate Program
3	SEC. 211. EXTENDED PRODUCT SYSTEM REBATE PROGRAM.
4	(a) DEFINITIONS.—In this section:
5	(1) ELECTRIC MOTOR.—The term "electric
6	motor" has the meaning given the term in section
7	431.12 of title 10, Code of Federal Regulations (as
8	in effect on the date of enactment of this Act).
9	(2) Electronic control.—The term "elec-
10	tronic control" means—
11	(A) a power converter; or
12	(B) a combination of a power circuit and
13	control circuit included on 1 chassis.
14	(3) EXTENDED PRODUCT SYSTEM.—The term
15	"extended product system" means an electric motor
16	and any required associated electronic control and
17	driven load that—
18	(A) offers variable speed or multispeed op-
19	eration;
20	(B) offers partial load control that reduces
21	input energy requirements (as measured in kilo-
22	watt-hours) as compared to identified base lev-
23	els set by the Secretary; and
24	(C)(i) has greater than 1 horsepower; and

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1	(ii) uses an extended product system tech-
2	nology, as determined by the Secretary.
3	(4) QUALIFIED EXTENDED PRODUCT SYS-
4	TEM.—
5	(A) IN GENERAL.—The term "qualified ex-
6	tended product system" means an extended
7	product system that—
8	(i) includes an electric motor and an
9	electronic control; and
10	(ii) reduces the input energy (as
11	measured in kilowatt-hours) required to
12	operate the extended product system by
13	not less than 5 percent, as compared to
14	identified base levels set by the Secretary.
15	(B) INCLUSIONS.—The term "qualified ex-
16	tended product system" includes commercial or
17	industrial machinery or equipment that—
18	(i)(I) did not previously make use of
19	the extended product system prior to the
20	redesign described in subclause (II); and
21	(II) incorporates an extended product
22	system that has greater than 1 horsepower
23	into redesigned machinery or equipment;
24	and

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1	(ii) was previously used prior to, and
2	was placed back into service during, cal-
3	endar year 2020 or 2021.
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), demonstrated evidence— 3 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 motor of the qualified entity with 10 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 attached; and 21 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 1 under this section in excess of \$25,000 per calendar 2 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.

Subtitle C—Transformer Rebate 8 Program 9

10 SEC. 221. ENERGY EFFICIENT TRANSFORMER REBATE PRO-11

GRAM.

12 (a) DEFINITIONS.—In this section:

13 (1) QUALIFIED ENERGY EFFICIENT TRANS-14 FORMER.—The term "qualified energy efficient transformer" means a transformer that meets or ex-15 ceeds the applicable energy conservation standards 16 17 described in the tables in subsection (b)(2) and 18 paragraphs (1) and (2) of subsection (c) of section 19 431.196 of title 10, Code of Federal Regulations (as 20 in effect on the date of enactment of this Act).

21 (2) QUALIFIED ENERGY INEFFICIENT TRANS-FORMER.—The term "qualified energy inefficient 22 transformer" means a transformer with an equal 23 24 number of phases and capacity to a transformer de-25 scribed in any of the tables in subsection (b)(2) and

1	paragraphs (1) and (2) of subsection (c) of section
2	431.196 of title 10, Code of Federal Regulations (as
3	in effect on the date of enactment of this Act)
4	that—
5	(A) does not meet or exceed the applicable
6	energy conservation standards described in
7	paragraph (1); and
8	(B)(i) was manufactured between January
9	1, 1987, and December 31, 2008, for a trans-
10	former with an equal number of phases and ca-
11	pacity as a transformer described in the table
12	in subsection $(b)(2)$ of section 431.196 of title
13	10, Code of Federal Regulations (as in effect on
14	the date of enactment of this Act); or
15	(ii) was manufactured between January 1,
16	1992, and December 31, 2011, for a trans-
17	former with an equal number of phases and ca-
18	pacity as a transformer described in the table
19	in paragraph (1) or (2) of subsection (c) of that
20	section (as in effect on the date of enactment
21	of this Act).
22	(3) QUALIFIED ENTITY.—The term "qualified
23	entity" means an owner of industrial or manufac-
24	turing facilities, commercial buildings, or multifamily
25	residential buildings, a utility, or an energy service

company that fulfills the requirements of subsection
 (d).

3 (b) ESTABLISHMENT.—Not later than 90 days after 4 the date of enactment of this Act, the Secretary shall es-5 tablish a program to provide rebates to qualified entities 6 for expenditures made by the qualified entity for the re-7 placement of a qualified energy inefficient transformer 8 with a qualified energy efficient transformer.

9 (c) REQUIREMENTS.—To be eligible to receive a re-10 bate under this section, an entity shall submit to the Sec-11 retary an application in such form, at such time, and con-12 taining such information as the Secretary may require, in-13 cluding demonstrated evidence—

14 (1) that the entity purchased a qualified energy15 efficient transformer;

16 (2) of the core loss value of the qualified energy17 efficient transformer;

18 (3) of the age of the qualified energy inefficient19 transformer being replaced;

20 (4) of the core loss value of the qualified energy
21 inefficient transformer being replaced—

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

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

(e) AUTHORIZATION OF APPROPRIATIONS.—There is
 authorized to be appropriated to carry out this section
 \$5,000,000 for each of fiscal years 2020 and 2021, to re main available until expended.

5 (f) TERMINATION OF EFFECTIVENESS.—The author6 ity provided by this section terminates on December 31,
7 2021.

8 TITLE III—FEDERAL AGENCY 9 ENERGY EFFICIENCY

10 SEC. 301. ENERGY-EFFICIENT AND ENERGY-SAVING INFOR-

11 MATION TECHNOLOGIES.

Section 543 of the National Energy Conservation
Policy Act (42 U.S.C. 8253) is amended by adding at the
end the following:

15 "(h) FEDERAL IMPLEMENTATION STRATEGY FOR
16 ENERGY-EFFICIENT AND ENERGY-SAVING INFORMATION
17 TECHNOLOGIES.—

18 "(1) DEFINITIONS.—In this subsection:

19 "(A) DIRECTOR.—The term 'Director'
20 means the Director of the Office of Manage21 ment and Budget.

"(B) INFORMATION TECHNOLOGY.—The
term 'information technology' has the meaning
given that term in section 11101 of title 40,
United States Code.

1	"(2) DEVELOPMENT OF IMPLEMENTATION
2	STRATEGY.—Not later than 1 year after the date of
3	enactment of the Energy Savings and Industrial
4	Competitiveness Act of 2019, each Federal agency
5	shall coordinate with the Director, the Secretary,
6	and the Administrator of the Environmental Protec-
7	tion Agency to develop an implementation strategy
8	(including best-practices and measurement and
9	verification techniques) for the maintenance, pur-
10	chase, and use by the Federal agency of energy-effi-
11	cient and energy-saving information technologies at
12	or for facilities owned and operated by the Federal
13	agency, taking into consideration the performance
14	goals established under paragraph (4).
15	"(3) Administration.—In developing an im-
16	plementation strategy under paragraph (2) , each
17	Federal agency shall consider—
18	"(A) advanced metering infrastructure;
19	"(B) energy efficient data center strategies
20	and methods of increasing asset and infrastruc-
21	ture utilization;
22	"(C) advanced power management tools;
23	"(D) building information modeling, in-
24	cluding building energy management;

1	"(E) secure telework and travel substi-
2	tution tools; and
3	"(F) mechanisms to ensure that the agen-
4	cy realizes the energy cost savings of increased
5	efficiency and utilization.
6	"(4) Performance goals.—
7	"(A) IN GENERAL.—Not later than 180
8	days after the date of enactment of the Energy
9	Savings and Industrial Competitiveness Act of
10	2019, the Director, in consultation with the
11	Secretary, shall establish performance goals for
12	evaluating the efforts of Federal agencies in im-
13	proving the maintenance, purchase, and use of
14	energy-efficient and energy-saving information
15	technology at or for facilities owned and oper-
16	ated by the Federal agencies.
17	"(B) BEST PRACTICES.—The Chief Infor-
18	mation Officers Council established under sec-
19	tion 3603 of title 44, United States Code, shall
20	recommend best practices for the attainment of
21	the performance goals established under sub-
22	paragraph (A), which shall include, to the ex-
23	tent applicable by law, consideration by a Fed-
24	eral agency of the use of—

1	"(i) energy savings performance con-
2	tracting; and
3	"(ii) utility energy services con-
4	tracting.
5	"(5) Reports.—
6	"(A) AGENCY REPORTS.—Each Federal
7	agency shall include in the report of the agency
8	under section 527 of the Energy Independence
9	and Security Act of 2007 (42 U.S.C. 17143) a
10	description of the efforts and results of the
11	agency under this subsection.
12	"(B) OMB GOVERNMENT EFFICIENCY RE-
13	PORTS AND SCORECARDS.—Effective beginning
14	not later than October 1, 2019, the Director
15	shall include in the annual report and scorecard
16	of the Director required under section 528 of
17	the Energy Independence and Security Act of
18	$2007\ (42$ U.S.C. 17144) a description of the ef-
19	forts and results of Federal agencies under this
20	subsection.
21	"(C) Use of existing reporting struc-
22	TURES.—The Director may require Federal
23	agencies to submit any information required to
24	be submitted under this subsection though re-
25	porting structures in use as of the date of en-

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1	actment of the Energy Savings and Industrial
2	
	Competitiveness Act of 2019.".
3	SEC. 302. ENERGY EFFICIENT DATA CENTERS.
4	Section 453 of the Energy Independence and Security
5	Act of 2007 (42 U.S.C. 17112) is amended—
6	(1) in subsection (b)—
7	(A) in paragraph $(2)(D)(iv)$, by striking
8	"determined by the organization" and inserting
9	"proposed by the stakeholders"; and
10	(B) by striking paragraph (3); and
11	(2) by striking subsections (c) through (g) and
12	inserting the following:
13	"(c) Stakeholder Involvement.—
14	"(1) IN GENERAL.—The Secretary and the Ad-
15	ministrator shall carry out subsection (b) in collabo-
16	ration with the information technology industry and
17	other key stakeholders, with the goal of producing
18	results that accurately reflect the most relevant and
19	useful information.
20	"(2) Considerations.—In carrying out the
21	collaboration described in paragraph (1), the Sec-
22	retary and the Administrator shall pay particular at-
23	tention to organizations that—
24	"(A) have members with expertise in en-
25	ergy efficiency and in the development, oper-

1	ation, and functionality of data centers, infor-
2	mation technology equipment, and software, in-
3	cluding representatives of hardware manufac-
4	turers, data center operators, and facility man-
5	agers;
6	"(B) obtain and address input from the
7	National Laboratories (as that term is defined
8	in section 2 of the Energy Policy Act of 2005
9	(42 U.S.C. 15801)) or any institution of higher
10	education, research institution, industry asso-
11	ciation, company, or public interest group with
12	applicable expertise;
13	"(C) follow—
14	"(i) commonly accepted procedures
15	for the development of specifications; and
16	"(ii) accredited standards development
17	processes; or
18	"(D) have a mission to promote energy ef-
19	ficiency for data centers and information tech-
20	nology.
21	"(d) Measurements and Specifications.—The
22	Secretary and the Administrator shall consider and assess
23	the adequacy of the specifications, measurements, best
24	practices, and benchmarks described in subsection (b) for
25	use by the Federal Energy Management Program, the En-

ergy Star Program, and other efficiency programs of the
 Department of Energy or the Environmental Protection
 Agency.

4 "(e) Study.—

"(1) DEFINITION OF REPORT.-In this sub-5 section, the term 'report' means the report of the 6 7 Lawrence Berkeley National Laboratory entitled 8 'United States Data Center Energy Usage Report' 9 and dated June 2016, which was prepared as an up-10 date to the 'Report to Congress on Server and Data 11 Center Energy Efficiency', published on August 2, 12 2007, pursuant to section 1 of Public Law 109–431 13 (120 Stat. 2920).

14 "(2) STUDY.—Not later than 4 years after the 15 date of enactment of the Energy Savings and Indus-16 trial Competitiveness Act of 2019, the Secretary, in 17 collaboration with the Administrator, shall make 18 available to the public an update to the report that 19 provides—

20 "(A) a comparison and gap analysis of the
21 estimates and projections contained in the re22 port with new data regarding the period from
23 2015 through 2019;

24 "(B) an analysis considering the impact of25 information technologies, including

1	virtualization and cloud computing, in the pub-
2	lic and private sectors;
3	"(C) an evaluation of the impact of the
4	combination of cloud platforms, mobile devices,
5	social media, and big data on data center en-
6	ergy usage;
7	"(D) an evaluation of water usage in data
8	centers and recommendations for reductions in
9	that water usage; and
10	"(E) updated projections and recommenda-
11	tions for best practices through fiscal year
12	2025.
13	"(f) DATA CENTER ENERGY PRACTITIONER PRO-
14	GRAM.—
15	"(1) IN GENERAL.—The Secretary, in collabo-
16	ration with key stakeholders and the Director of the
17	Office of Management and Budget, shall maintain a
18	data center energy practitioner program that pro-
19	vides for the certification of energy practitioners
20	qualified to evaluate the energy usage and efficiency
21	opportunities in federally owned and operated data
22	centers.
23	"(2) EVALUATIONS.—Each Federal agency
24	shall consider having the data centers of the agency
25	evaluated once every 4 years by energy practitioners

certified pursuant to the program, whenever prac ticable using certified practitioners employed by the
 agency.

4 "(g) Open Data Initiative.—

"(1) IN GENERAL.—The Secretary, in collabo-5 6 ration with key stakeholders and the Director of the 7 Office of Management and Budget, shall establish 8 an open data initiative relating to energy usage at 9 federally owned and operated data centers, with the 10 purpose of making the data available and accessible 11 in a manner that encourages further data center in-12 novation, optimization, and consolidation.

13 "(2) CONSIDERATION.—In establishing the ini-14 tiative under paragraph (1), the Secretary shall con-15 sider using the online Data Center Maturity Model. "(h) 16 INTERNATIONAL **SPECIFICATIONS** AND METRICS.—The Secretary, in collaboration with key 17 18 stakeholders, shall actively participate in efforts to har-19 monize global specifications and metrics for data center 20 energy and water efficiency.

21 "(i) DATA CENTER UTILIZATION METRIC.—The Sec22 retary, in collaboration with key stakeholders, shall facili23 tate in the development of an efficiency metric that meas24 ures the energy efficiency of a data center (including
25 equipment and facilities).

1 "(j) PROTECTION OF PROPRIETARY INFORMATION.— 2 The Secretary and the Administrator shall not disclose 3 any proprietary information or trade secrets provided by 4 any individual or company for the purposes of carrying 5 out this section or the programs and initiatives established 6 under this section.".

7 TITLE IV—REGULATORY 8 PROVISIONS 9 Subtitle A—Third-Party Certifi 10 cation Under Energy Star Pro 11 gram 12 SEC. 401. THIRD-PARTY CERTIFICATION UNDER ENERGY

13 STAR PROGRAM.

Section 324A of the Energy Policy and Conservation
Act (42 U.S.C. 6294a) is amended by adding at the end
the following:

17 "(e) THIRD-PARTY CERTIFICATION.—

18 "(1) IN GENERAL.—Subject to paragraph (2), 19 not later than 180 days after the date of enactment 20 of this subsection, the Administrator shall revise the 21 certification requirements for the labeling of con-22 sumer, home, and office electronic products for pro-23 gram partners that have complied with all require-24 ments of the Energy Star program for a period of 25 at least 18 months.

- 3
"(2) Administration.—In the case of a pro-
gram partner described in paragraph (1), the new
requirements under paragraph (1)—
"(A) shall not require third-party certifi-
cation for a product to be listed; but
"(B) may require that test data and other
product information be submitted to facilitate
product listing and performance verification for
a sample of products.
"(3) THIRD PARTIES.—Nothing in this sub-
section prevents the Administrator from using third
parties in the course of the administration of the
Energy Star program.
"(4) TERMINATION.—
"(A) IN GENERAL.—Subject to subpara-
graph (B), an exemption from third-party cer-
tification provided to a program partner under
paragraph (1) shall terminate if the program
partner is found to have violated program re-
quirements with respect to at least 2 separate
models during a 2-year period.
"(B) RESUMPTION.—A termination for a
program partner under subparagraph (A) shall

1	Energy Star program requirements for a period
2	of at least 3 years.".
3	Subtitle B—Federal Green
4	Buildings
5	SEC. 411. HIGH-PERFORMANCE GREEN FEDERAL BUILD-
6	INGS.
7	Section 436(h) of the Energy Independence and Se-
8	curity Act of 2007 (42 U.S.C. 17092(h)) is amended—
9	(1) in the subsection heading, by striking "Sys-
10	TEM" and inserting "SYSTEMS";
11	(2) by striking paragraph (1) and inserting the
12	following:
13	"(1) IN GENERAL.—Based on an ongoing re-
14	view, the Federal Director shall identify and shall
15	provide to the Secretary pursuant to section
16	305(a)(3)(D) of the Energy Conservation and Pro-
17	duction Act (42 U.S.C. $6834(a)(3)(D)$) a list of
18	those certification systems that the Director identi-
19	fies as the most likely to encourage a comprehensive
20	and environmentally sound approach to certification
21	of green buildings."; and
22	(3) in paragraph (2)—
23	(A) in the matter preceding subparagraph
24	(A), by striking "system" and inserting "sys-
25	tems'';

1	(B) by striking subparagraph (A) and in-
2	serting the following:
3	"(A) an ongoing review provided to the
4	Secretary pursuant to section $305(a)(3)(D)$ of
5	the Energy Conservation and Production Act
6	(42 U.S.C. 6834(a)(3)(D)), which shall—
7	"(i) be carried out by the Federal Di-
8	rector to compare and evaluate standards;
9	and
10	"(ii) allow any developer or adminis-
11	trator of a rating system or certification
12	system to be included in the review;";
13	(C) in subparagraph $(E)(v)$, by striking
14	"and" after the semicolon at the end;
15	(D) in subparagraph (F), by striking the
16	period at the end and inserting a semicolon;
17	and
18	(E) by adding at the end the following:
19	"(G) a finding that, for all credits address-
20	ing the sourcing of grown, harvested, or mined
21	materials, the system rewards the use of prod-
22	ucts that have obtained certifications of respon-
23	sible sourcing, such as certifications provided by
24	the Sustainable Forestry Initiative, the Forest
25	Stewardship Council, the American Tree Farm

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System, or the Programme for the Endorse-
ment of Forest Certification; and
"(H) a finding that the system incor-
porates life-cycle assessment as a credit path-
way.".
Subtitle C—Energy and Water Per-
formance Requirements for Fed-
eral Buildings
SEC. 421. ENERGY AND WATER PERFORMANCE REQUIRE-
MENTS FOR FEDERAL BUILDINGS.
(a) IN GENERAL.—Section 543 of the National En-
ergy Conservation Policy Act (42 U.S.C. 8253) is amend-
1
ed—
ed— (1) in the section heading, by inserting "AND
(1) in the section heading, by inserting " AND
(1) in the section heading, by inserting "AND WATER" after "ENERGY";
 (1) in the section heading, by inserting "AND WATER" after "ENERGY"; (2) by striking subsection (a) and inserting the
 (1) in the section heading, by inserting "AND WATER" after "ENERGY"; (2) by striking subsection (a) and inserting the following:
 (1) in the section heading, by inserting "AND WATER" after "ENERGY"; (2) by striking subsection (a) and inserting the following: "(a) ENERGY AND WATER PERFORMANCE REQUIRE-
 (1) in the section heading, by inserting "AND WATER" after "ENERGY"; (2) by striking subsection (a) and inserting the following: "(a) ENERGY AND WATER PERFORMANCE REQUIRE-MENTS FOR FEDERAL BUILDINGS.—
 (1) in the section heading, by inserting "AND WATER" after "ENERGY"; (2) by striking subsection (a) and inserting the following: "(a) ENERGY AND WATER PERFORMANCE REQUIRE-MENTS FOR FEDERAL BUILDINGS.— "(1) ENERGY REQUIREMENTS.—Subject to
 (1) in the section heading, by inserting "AND WATER" after "ENERGY"; (2) by striking subsection (a) and inserting the following: "(a) ENERGY AND WATER PERFORMANCE REQUIRE-MENTS FOR FEDERAL BUILDINGS.— "(1) ENERGY REQUIREMENTS.—Subject to paragraph (3), to the maximum extent life cycle
 (1) in the section heading, by inserting "AND WATER" after "ENERGY"; (2) by striking subsection (a) and inserting the following: "(a) ENERGY AND WATER PERFORMANCE REQUIRE-MENTS FOR FEDERAL BUILDINGS.— "(1) ENERGY REQUIREMENTS.—Subject to paragraph (3), to the maximum extent life cycle cost-effective (as defined in subsection (f)(1)), each

industrial or laboratory facility) so that the energy
consumption per gross square foot of the Federal
buildings of the agency in fiscal years 2020 through
2027 is reduced, as compared with the energy consumption per gross square foot of the Federal buildings of the agency in fiscal year 2018, by the percentage specified in the following table:

	Percentage
"Fiscal Year	Reduction
2020	2.5
2021	5
2022	7.5
2023	10
2024	12.5
2025	15
2026	17.5
2027	

.

8 "(2) WATER REQUIREMENTS.—Subject to para-9 graph (3), the head of each Federal agency shall, for 10 each of fiscal years 2020 through 2030, improve 11 water use efficiency and management, including 12 stormwater management, at facilities of the agency 13 by reducing agency potable water consumption in-14 tensity (as measured in gallons per gross square 15 foot)----

16 "(A) by 54 percent by fiscal year 2030,
17 relative to the water consumption of the agency
18 in fiscal year 2007; and

19 "(B) through reductions of 2 percent each20 fiscal year.

1	"(3) Energy and water intensive building
2	EXCLUSION.—
3	"(A) IN GENERAL.—An agency may ex-
4	clude from the requirements of paragraphs (1)
5	and (2) any building (including the associated
6	energy consumption and gross square footage of
7	the building) in which energy and water inten-
8	sive activities are carried out.
9	"(B) REPORTS.—Each agency shall iden-
10	tify and include in each report under section
11	548(a) each building designated by the agency
12	for exclusion under subparagraph (A) during
13	the period covered by the report.
14	"(4) Recommendations.—Not later than De-
15	cember 31, 2026, the Secretary shall—
16	"(A) review the results of the implementa-
17	tion of the energy and water performance re-
18	quirements established under paragraph (1);
19	"(B) submit to Congress recommendations
20	concerning energy performance requirements
21	for fiscal years 2028 through 2037; and
22	"(C) submit to Congress recommendations
23	concerning water performance requirements for
24	fiscal years 2031 through 2040.";
25	(3) in subsection (b)—

1	(A) in the subsection heading, by inserting
2	"AND WATER" after "ENERGY";
3	(B) by redesignating paragraphs (2)
4	through (4) as paragraphs (3) through (5), re-
5	spectively; and
6	(C) by striking paragraph (1) and insert-
7	ing the following:
8	"(1) IN GENERAL.—Each agency shall—
9	"(A) not later than October 1, 2019, to
10	the maximum extent practicable, begin install-
11	ing in Federal buildings owned by the United
12	States all energy and water conservation meas-
13	ures determined by the Secretary to be life cycle
14	cost-effective (as defined in subsection $(f)(1)$);
15	and
16	"(B) complete the installation described in
17	subparagraph (A) as soon as practicable after
18	the date referred to in that subparagraph.
19	"(2) EXPLANATION OF NONCOMPLIANCE.—
20	"(A) IN GENERAL.—If an agency fails to
21	comply with paragraph (1) , the agency shall
22	submit to the Secretary, using guidelines devel-
23	oped by the Secretary, an explanation of the
24	reasons for the failure.

1	"(B) REPORT TO CONGRESS.—Not later
2	than October 1, 2021, and every 2 years there-
3	after, the Secretary shall submit to Congress a
4	report that describes any noncompliance by an
5	agency with the requirements of paragraph
6	(1).''.
7	(4) in subsection (c)(1)—
8	(A) in subparagraph (A)—
9	(i) in the matter preceding clause (i),
10	by striking "An agency" and inserting
11	"The head of each agency"; and
12	(ii) by inserting "or water" after "en-
13	ergy" each place it appears; and
14	(B) in subparagraph (B)(i), by inserting
15	"or water" after "energy";
16	(5) in subsection $(d)(2)$, by inserting "and
17	water" after "energy";
18	(6) in subsection (e)—
19	(A) in the subsection heading, by inserting
20	"and Water" after "Energy";
21	(B) in paragraph (1)—
22	(i) in the first sentence—
23	(I) by striking "October 1, 2012"
24	and inserting "October 1, 2020";

1	(II) by inserting "and water"
2	after "energy"; and
3	(III) by inserting "and water"
4	after "electricity";
5	(ii) in the second sentence, by insert-
6	ing "and water" after "electricity"; and
7	(iii) in the fourth sentence, by insert-
8	ing "and water" after "energy";
9	(C) in paragraph (2)—
10	(i) in subparagraph (A)—
11	(I) by striking "and" before
12	"Federal"; and
13	(II) by inserting "and any other
14	person the Secretary deems nec-
15	essary," before "shall";
16	(ii) in subparagraph (B)—
17	(I) in clause (i)(II), by inserting
18	"and water" after "energy" each
19	place it appears;
20	(II) in clause (ii), by inserting
21	"and water" after "energy"; and
22	(III) in clause (iv), by inserting
23	"and water" after "energy"; and
24	(iii) by adding at the end the fol-
25	lowing:

"(C) UPDATE.—Not later than 180 days
after the date of enactment of this subpara-
graph, the Secretary shall update the guidelines
established under subparagraph (A) to take into
account water efficiency requirements under
this section.";
(D) in paragraph (3), in the matter pre-
ceding subparagraph (A), by striking "estab-
lished under paragraph (2)" and inserting "up-
dated under paragraph $(2)(C)$ "; and
(E) in paragraph (4)—
(i) in subparagraph (A)—
(I) by striking "this paragraph"
and inserting "the Energy Savings
and Industrial Competitiveness Act of
2019''; and
(II) by inserting "and water" be-
fore "use in"; and
(ii) in subparagraph (B)(ii), in the
matter preceding clause (I), by inserting
"and water" after "energy"; and
(7) in subsection (f)—
(A) in paragraph (1)—

1	(i) by redesignating subparagraphs
2	(E), (F) , and (G) as subparagraphs (F) ,
3	(G), and (H), respectively; and
4	(ii) by inserting after subparagraph
5	(D) the following:
6	"(E) ONGOING COMMISSIONING.—The
7	term 'ongoing commissioning' means an ongo-
8	ing process of commissioning using monitored
9	data, the primary goal of which is to ensure
10	continuous optimum performance of a facility,
11	in accordance with design or operating needs,
12	over the useful life of the facility, while meeting
13	facility occupancy requirements.";
14	(B) in paragraph (2)—
15	(i) in subparagraph (A), by inserting
16	"and water" before "use";
17	(ii) in subparagraph (B)—
18	(I) by striking "energy" before
19	"efficiency"; and
20	(II) by inserting "or water" be-
21	fore "use"; and
22	(iii) by adding at the end the fol-
23	lowing:
24	"(C) Energy management system.—An
25	energy manager designated for a facility under

1	subparagraph (A) shall take into consider-
2	ation—
3	"(i) the use of a system to manage
4	energy and water use at the facility; and
5	"(ii) the applicability of the certifi-
6	cation of the facility in accordance with the
7	International Organization for Standard-
8	ization standard numbered 50001 and en-
9	titled 'Energy Management Systems'.";
10	(C) by striking paragraphs (3) and (4) and
11	inserting the following:
12	((3) Energy and water evaluations and
13	COMMISSIONING.—
14	"(A) EVALUATIONS.—Except as provided
15	in subparagraph (B), not later than the date
16	that is 180 days after the date of enactment of
17	the Energy Savings and Industrial Competitive-
18	ness Act of 2019, and annually thereafter, each
19	energy manager shall complete, for the pre-
20	ceding calendar year, a comprehensive energy
21	and water evaluation and recommissioning or
22	retrocommissioning for approximately 25 per-
23	cent of the facilities of the applicable agency
24	that meet the criteria under paragraph $(2)(B)$
25	in a manner that ensures that an evaluation of

npleted not less frequently
ears.
NS.—An evaluation and re-
etrocommissioning shall not
subparagraph (A) with re-
at, as of the date on which
and recommissioning or
would occur—
ad a comprehensive energy
nation during the preceding
s been commissioned, re-
or retrocommissioned dur-
ng 10-year period; or
der ongoing commissioning,
g, or retrocommissioning;
not had a major change in
since the previous evalua-
recommissioning or
ning;
een benchmarked with pub-
nder paragraph (8) during
alendar year; and
ed on the benchmarking de-
0

1	cility level the most recent cumulative en-
2	ergy savings target under subsection (a)
3	compared to the earlier of—
4	"(aa) the date of the most recent
5	evaluation; or
6	"(bb) the date—
7	"(AA) of the most recent
8	commissioning, recommissioning,
9	or retrocommissioning; or
10	"(BB) on which ongoing
11	commissioning began; or
12	"(II) has a long-term contract in
13	place guaranteeing energy savings at least
14	as great as the energy savings target under
15	subclause (I).
16	"(4) Implementation of identified energy
17	AND WATER EFFICIENCY MEASURES.—Not later
18	than 2 years after the date of completion of each
19	evaluation under paragraph (3), each energy man-
20	ager shall—
21	"(A) implement any energy- or water-sav-
22	ing measure that the Federal agency identified
23	in the evaluation that is life cycle cost-effective;
24	and

1	"(B) bundle individual measures of varying
2	paybacks together into combined projects.";
3	(D) in paragraph $(7)(B)(ii)(II)$, by insert-
4	ing "and water" after "energy"; and
5	(E) in paragraph $(9)(A)$, in the matter
6	preceding clause (i), by inserting "and water"
7	after "energy".
8	(b) Conforming Amendment.—The table of con-
9	tents for the National Energy Conservation Policy Act
10	(Public Law 95–619; 92 Stat. 3206) is amended by strik-
11	ing the item relating to section 543 and inserting the fol-
12	lowing:
	"Sec. 543. Energy and water management requirements.".
13	SEC. 422. FEDERAL ENERGY MANAGEMENT PROGRAM.
14	Section 543 of the National Energy Conservation
15	Policy Act (42 U.S.C. 8253) is amended by adding at the
16	end the following:
17	"(h) Federal Energy Management Program.—
18	"(1) IN GENERAL.—The Secretary shall estab-
19	lish a program, to be known as the 'Federal Energy
20	Management Program' (referred to in this sub-
21	section as the 'Program'), to facilitate the implemen-
22	tation by the Federal Government of cost-effective
23	energy and water management and energy-related
24	investment practices—

"(A) to coordinate and strengthen Federal
energy and water resilience; and
"(B) to promote environmental steward-
ship.
"(2) Program activities.—
"(A) STRATEGIC PLANNING AND TECH-
NICAL ASSISTANCE.—Under the Program, the
Federal Director appointed under paragraph
(3)(A) (referred to in this subsection as the
'Federal Director') shall—
"(i) provide technical assistance and
project implementation support and guid-
ance to Federal agencies to identify, imple-
ment, procure, and track energy and water
conservation measures required under this
Act and under other provisions of law (in-
cluding regulations);
"(ii) in coordination with the Admin-
istrator of the General Services Adminis-
tration, establish appropriate procedures,
methods, and best practices for use by
Federal agencies to select, monitor, and
terminate contracts entered into under sec-

1	"(iii) in coordination with the Federal
2	Acquisition Regulatory Council, establish
3	appropriate procedures, methods, and best
4	practices for use by Federal agencies to se-
5	lect, monitor, and terminate contracts en-
6	tered into under section 801 with energy
7	service contractors and utilities;
8	"(iv) establish and maintain internet-
9	based information resources and project
10	tracking systems and tools for energy and
11	water management;
12	"(v) coordinate comprehensive and
13	strategic approaches to energy and water
14	resilience planning for Federal agencies;
15	and
16	"(vi) establish a recognition program
17	for Federal achievement in energy and
18	water management, energy-related invest-
19	ment practices, environmental stewardship,
20	and other relevant areas, through events
21	such as individual recognition award cere-
22	monies and public announcements.
23	"(B) ENERGY AND WATER MANAGEMENT
24	AND REPORTING.—Under the Program, the
25	Federal Director shall—

1	"(i) track and report on the progress
2	of Federal agencies in meeting the require-
3	ments of the agency under this section;
4	"(ii) make publicly available annual
5	Federal agency performance data required
6	under—
7	"(I) this section and sections 544
8	through 548; and
9	"(II) section 203 of the Energy
10	Policy Act of 2005 (42 U.S.C.
11	15852);
12	"(iii)(I) collect energy and water use
13	and consumption data from each Federal
14	agency; and
15	"(II) based on that data, submit to
16	each Federal agency a report that will fa-
17	cilitate the energy and water management,
18	energy-related investment practices, and
19	environmental stewardship of the agency in
20	support of Federal goals under this Act
21	and under other provisions of law (includ-
22	ing regulations);
23	"(iv)(I) establish new Federal building
24	energy efficiency standards; and

1	"(II) in consultation with the Admin-
2	istrator of the General Services Adminis-
3	tration, acting through the head of the Of-
4	fice of High-Performance Green Buildings,
5	implement new Federal building sustain-
6	able design principles for new Federal fa-
7	cilities;
8	"(v) manage the implementation of
9	Federal building energy efficiency stand-
10	ards and sustainable design principles es-
11	tablished under section 305 of the Energy
12	Conservation and Production Act (42)
13	U.S.C. 6834); and
14	"(vi) designate products for categories
15	not covered under the Energy Star pro-
16	gram established under section 324A of
17	the Energy Policy and Conservation Act
18	(42 U.S.C. 6294a).
19	"(C) FEDERAL POLICY COORDINATION.—
20	Under the Program, the Federal Director
21	shall—
22	"(i) develop and implement accredited
23	training consistent with existing Federal
24	programs and activities—

1	"(I) relating to energy and water
2	use, management, and resilience in
3	Federal buildings, energy-related in-
4	vestment practices, and environmental
5	stewardship; and
6	"(II) that includes in-person
7	training, internet-based programs,
8	and national in-person training
9	events;
10	"(ii) coordinate and facilitate energy
11	and water management, energy-related in-
12	vestment practices, and environmental
13	stewardship through the Interagency En-
14	ergy Management Task Force established
15	under section 547; and
16	"(iii) report on the implementation of
17	the priorities of the President, including
18	Executive orders, relating to energy and
19	water use in Federal buildings, in coordi-
20	nation with—
21	"(I) the Office of Management
22	and Budget;
23	"(II) the Council on Environ-
24	mental Quality; and

1	"(III) any other entity, as consid-
2	ered necessary by the Federal Direc-
3	tor.
4	"(D) FACILITY AND FLEET OPTIMIZA-
5	TION.—Under the Program, the Federal Direc-
6	tor shall develop guidance, supply assistance to,
7	and track the progress of Federal agencies—
8	"(i) in conducting portfolio-wide facil-
9	ity energy and water resilience planning
10	and project integration;
11	"(ii) in building new construction and
12	major renovations to meet the sustainable
13	design and energy and water performance
14	standards required under this section;
15	"(iii) in developing guidelines for—
16	"(I) building commissioning; and
17	"(II) facility operations and
18	maintenance; and
19	"(iv) in coordination with the Admin-
20	istrator of the General Services Adminis-
21	tration, in meeting statutory and agency
22	goals for Federal fleet vehicles.
23	"(3) Federal director.—
24	"(A) APPOINTMENT.—The Secretary shall
25	appoint an individual to serve as Federal Direc-

1	tor of the Program, which shall be a career po-
2	sition in the Senior Executive service, to man-
3	age the Program and carry out the activities of
4	the Program described in paragraph (2).
5	"(B) DUTIES.—The Federal Director
6	shall—
7	"(i) oversee, manage, and administer
8	the Program;
9	"(ii) provide leadership in energy and
10	water management, energy-related invest-
11	ment practices, and environmental stew-
12	ardship through coordination with Federal
13	agencies and other appropriate entities;
14	and
15	"(iii) establish a management council
16	to advise the Federal Director that shall—
17	"(I) convene not less frequently
18	than once every quarter; and
19	"(II) consist of representatives
20	from—
21	"(aa) the Council on Envi-
22	ronmental Quality;
23	"(bb) the Office of Manage-
24	ment and Budget; and

1	"(cc) the Office of Federal
2	High-Performance Green Build-
3	ings in the General Services Ad-
4	ministration.
5	"(4) SAVINGS CLAUSE.—Nothing in this sub-
6	section impedes, supersedes, or alters the authority
7	of the Secretary to carry out the remainder of this
8	section or section 305 of the Energy Conservation
9	and Production Act (42 U.S.C. 6834).
10	"(5) Authorization of appropriations.—
11	There is authorized to be appropriated to the Sec-
12	retary to carry out this subsection \$36,000,000 for
13	each of fiscal years 2020 through 2030.".
14	SEC. 423. FEDERAL BUILDING ENERGY EFFICIENCY PER-
14 15	SEC. 423. FEDERAL BUILDING ENERGY EFFICIENCY PER- FORMANCE STANDARDS; CERTIFICATION
15	FORMANCE STANDARDS; CERTIFICATION
15 16	FORMANCE STANDARDS; CERTIFICATION SYSTEM AND LEVEL FOR GREEN BUILDINGS.
15 16 17	FORMANCESTANDARDS;CERTIFICATIONSYSTEM AND LEVEL FOR GREEN BUILDINGS.(a) DEFINITIONS.—Section 303 of the Energy Con-
15 16 17 18	FORMANCESTANDARDS;CERTIFICATIONSYSTEM AND LEVEL FOR GREEN BUILDINGS.(a) DEFINITIONS.—Section 303 of the Energy Conservation and Production Act (42 U.S.C. 6832) is amend-
15 16 17 18 19	FORMANCESTANDARDS;CERTIFICATIONSYSTEM AND LEVEL FOR GREEN BUILDINGS.(a) DEFINITIONS.—Section 303 of the Energy Conservation and Production Act (42 U.S.C. 6832) is amendededed—
15 16 17 18 19 20	FORMANCESTANDARDS;CERTIFICATIONSYSTEM AND LEVEL FOR GREEN BUILDINGS.(a) DEFINITIONS.—Section 303 of the Energy Con-servation and Production Act (42 U.S.C. 6832) is amend-ed—(1) in each of paragraphs (1) through (16), by
 15 16 17 18 19 20 21 	FORMANCE STANDARDS; CERTIFICATION SYSTEM AND LEVEL FOR GREEN BUILDINGS. (a) DEFINITIONS.—Section 303 of the Energy Con- servation and Production Act (42 U.S.C. 6832) is amend- ed— (1) in each of paragraphs (1) through (16), by inserting a paragraph heading, the text of which is
 15 16 17 18 19 20 21 22 	FORMANCESTANDARDS;CERTIFICATIONSYSTEM AND LEVEL FOR GREEN BUILDINGS.(a) DEFINITIONS.Section 303 of the Energy Con-servation and Production Act (42 U.S.C. 6832) is amend-ed—(1) in each of paragraphs (1) through (16), byinserting a paragraph heading, the text of which iscomprised of the term defined in that paragraph;

25 (13), (14), (15), (16), (9), (17), (5), and (2), respec-

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1	tively, and moving the paragraphs so as to appear
2	in numerical order; and
3	(3) by inserting after paragraph (10) (as so re-
4	designated) the following:
5	"(11) Major renovation.—The term 'major
6	renovation' means a modification of the energy sys-
7	tems of a building that is sufficiently extensive to
8	ensure that the entire building can achieve compli-
9	ance with applicable energy standards for new build-
10	ings, as established by the Secretary.".
11	(b) Federal Building Efficiency Standards.—
12	Section 305 of the Energy Conservation and Production
13	Act (42 U.S.C. 6834) is amended—
14	(1) in subsection $(a)(3)$ —
15	(A) by striking "(3)(A) Not later than"
16	and all that follows through subparagraph (B)
17	and inserting the following:
18	"(3) Revised federal building energy ef-
19	FICIENCY PERFORMANCE STANDARDS; CERTIFI-
20	CATION FOR GREEN BUILDINGS.—
21	"(A) REVISED FEDERAL BUILDING EN-
22	ERGY EFFICIENCY PERFORMANCE STAND-
23	ARDS.—
24	"(i) IN GENERAL.—Not later than 1
25	year after the date of enactment of the En-

1	ergy Savings and Industrial Competitive-
2	ness Act of 2019, the Secretary shall es-
3	tablish, by regulation, revised Federal
4	building energy efficiency performance
5	standards that require that—
6	"(I) subject to clause (ii), new
7	Federal buildings and Federal build-
8	ings with major renovations—
9	"(aa) meet or exceed the
10	most recently published version
11	of the International Energy Con-
12	servation Code (in the case of
13	residential buildings) or
14	ASHRAE Standard 90.1 (in the
15	case of commercial buildings) as
16	of the date of enactment of the
17	Energy Savings and Industrial
18	Competitiveness Act of 2019; and
19	"(bb) meet or exceed the en-
20	ergy provisions of the State and
21	local building codes applicable to
22	the building if the codes are more
23	stringent than the most recently
24	published version of the Inter-
25	national Energy Conservation

1	Code or ASHRAE Standard 90.1
2	as of the date of enactment of
3	the Energy Savings and Indus-
4	trial Competitiveness Act of
5	2019, as applicable;
6	"(II) unless demonstrated not to
7	be life cycle cost-effective for new
8	Federal buildings and Federal build-
9	ings with major renovations—
10	"(aa) the buildings shall be
11	designed to achieve energy con-
12	sumption levels that are not less
13	than 30 percent below the levels
14	established in the most recently
15	published version of the Inter-
16	national Energy Conservation
17	Code or the ASHRAE Standard,
18	as of the date of enactment of
19	the Energy Savings and Indus-
20	trial Competitiveness Act of
21	2019, as appropriate; and
22	"(bb) sustainable design
23	principles are applied to the loca-
24	tion, siting, design, and construc-
25	tion of all new Federal buildings

	-
1	and replacement Federal build-
2	ings;
3	"(III) if water is used to achieve
4	energy efficiency, water conservation
5	technologies shall be applied to the ex-
6	tent that the technologies are life-
7	cycle cost effective; and
8	"(IV) if life-cycle cost effective,
9	as compared to other reasonably avail-
10	able technologies, not less than 30
11	percent of the hot water demand for
12	each new Federal building or Federal
13	building undergoing a major renova-
14	tion be met through the installation
15	and use of solar hot water heaters.
16	"(ii) Exception.—Clause (i)(I) shall
17	not apply to the unaltered portions of Fed-
18	eral buildings and systems that have un-
19	dergone major renovations.
20	"(B) UPDATES.—Not later than 1 year
21	after the date of approval of each subsequent
22	revision of the ASHRAE Standard or the Inter-
23	national Energy Conservation Code, as appro-
24	priate, the Secretary shall determine whether
25	the revised standards established under sub-

1	clauses (I) and (II) of subparagraph $(A)(i)$
2	should be updated to reflect the revisions, based
3	on the energy savings and life cycle cost-effec-
4	tiveness of the revisions.";
5	(B) in subparagraph (C), by striking "(C)
6	In the budget request" and inserting the fol-
7	lowing:
8	"(C) BUDGET REQUEST.—In the budget
9	request"; and
10	(C) by striking subparagraph (D) and in-
11	serting the following:
12	"(D) CERTIFICATION FOR GREEN BUILD-
13	INGS.—
14	"(i) Sustainable design prin-
15	CIPLES.—Sustainable design principles
16	shall be applied to the siting, design, and
17	construction of buildings covered by this
18	subparagraph.
19	"(ii) Selection of certification
20	SYSTEMS.—The Secretary, after reviewing
21	the findings of the Federal Director under
22	section 436(h) of the Energy Independence
23	and Security Act of 2007 (42 U.S.C.
24	17092(h)), in consultation with the Admin-
25	istrator of General Services, and in con-

1 sultation with the Secretary of Defense re-2 lating to those facilities under the custody 3 and control of the Department of Defense, 4 shall determine those certification systems for green commercial and residential build-5 6 ings that the Secretary determines to be 7 the most likely to encourage a comprehen-8 sive and environmentally sound approach 9 to certification of green buildings.

"(iii) BASIS FOR SELECTION.—The 10 11 determination of the certification systems 12 under clause (ii) shall be based on ongoing 13 review of the findings of the Federal Direc-14 tor under section 436(h) of the Energy 15 Independence and Security Act of 2007 16 (42 U.S.C. 17092(h)) and the criteria de-17 scribed in clause (v).

18 "(iv) ADMINISTRATION.—In deter19 mining certification systems under this
20 subparagraph, the Secretary shall—

21 "(I) make a separate determina22 tion for all or part of each system;
23 and

24 "(II) confirm that the criteria25 used to support the selection of build-

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1	ing products, materials, brands, and
2	technologies-
3	"(aa) are based on relevant
4	technical data;
5	"(bb) use and reward eval-
6	uation of health, safety, and envi-
7	ronmental risks and impacts
8	across the lifecycle of the build-
9	ing product, material, brand, or
10	technology, including methodolo-
11	gies generally accepted by the ap-
12	plicable scientific disciplines;
13	"(cc) as practicable, give
14	preference to performance stand-
15	ards instead of prescriptive meas-
16	ures; and
17	"(dd) reward continual im-
18	provements in the lifecycle man-
19	agement of health, safety, and
20	environmental risks and impacts.
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) use of renewable en-
20	ergy 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

1	use of low-emission materials and
2	building system controls;
3	"(dd)(AA) the sourcing of
4	grown, harvested, or mined mate-
5	rials; and
6	"(BB) certifications of re-
7	sponsible sourcing, such as cer-
8	tifications provided by the Forest
9	Stewardship Council, the Sus-
10	tainable Forestry Initiative, the
11	American Tree Farm System, or
12	the Programme for the Endorse-
13	ment of Forest Certification; and
14	"(ee) such other criteria as
15	the Secretary determines to be
16	appropriate; and
17	"(V) national recognition within
18	the building industry.
19	"(vi) REVIEW.—The Secretary, in
20	consultation with the Administrator of
21	General Services and the Secretary of De-
22	fense, shall conduct an ongoing review to
23	evaluate and compare private sector green
24	building certification systems, taking into
25	account—

1	"(I) the criteria described in
2	clause (v); and
3	"(II) the identification made by
4	the Federal Director under section
5	436(h) of the Energy Independence
6	and Security Act of 2007 (42 U.S.C.
7	17092(h)).
8	"(vii) Exclusions.—
9	"(I) IN GENERAL.—Subject to
10	subclause (II), if a certification sys-
11	tem fails to meet the review require-
12	ments of clause (v), the Secretary
13	shall—
14	"(aa) identify the portions
15	of the system, whether pre-
16	requisites, credits, points, or oth-
17	erwise, that meet the review cri-
18	teria of clause (v);
19	"(bb) determine the portions
20	of the system that are suitable
21	for use; and
22	"(cc) exclude all other por-
23	tions of the system from identi-
24	fication and use.

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1	"(II) ENTIRE SYSTEMS.—The
2	Secretary shall exclude an entire sys-
3	tem from use if an exclusion under
4	subclause (I)—
5	"(aa) impedes the integrated
6	use of the system;
7	"(bb) creates disparate re-
8	view criteria or unequal point ac-
9	cess for competing materials; or
10	"(cc) increases agency costs
11	of the use.
12	"(viii) INTERNAL CERTIFICATION
13	PROCESSES.—The Secretary may by rule
14	allow Federal agencies to develop internal
15	certification processes, using certified pro-
16	fessionals, in lieu of certification by certifi-
17	cation entities identified under clause (ii).
18	"(ix) Privatized military hous-
19	ING.—With respect to privatized military
20	housing, the Secretary of Defense, after
21	consultation with the Secretary may,
22	through rulemaking, develop alternative
23	certification systems and levels than the
24	systems and levels identified under clause
25	(ii) that achieve an equivalent result in

1	terms of energy savings, sustainable de-
2	sign, and green building performance.
3	"(x) WATER CONSERVATION TECH-
4	NOLOGIES.—In addition to any use of
5	water conservation technologies otherwise
6	required by this section, water conservation
7	technologies shall be applied to the extent
8	that the technologies are life-cycle cost-ef-
9	fective.
10	"(xi) Effective date.—
11	"(I) DETERMINATIONS MADE
12	AFTER DECEMBER 31, 2019.—The
13	amendments made by section
14	422(b)(1)(C) of the Energy Savings
15	and Industrial Competitiveness Act of
16	2019 shall apply to any determination
17	made by a Federal agency after De-
18	cember 31, 2019.
19	"(II) DETERMINATIONS MADE ON
20	OR BEFORE DECEMBER 31, 2019.—
21	This subparagraph (as in effect on the
22	day before the date of enactment of
23	the Energy Savings and Industrial
24	Competitiveness Act of 2019) shall
25	apply to any use of a certification sys-

1	tem for green commercial and residen-
2	tial buildings by a Federal agency on
3	or before December 31, 2019."; and
4	(2) by striking subsections (c) and (d) and in-
5	serting the following:
6	"(c) PERIODIC REVIEW.—The Secretary shall—
7	((1) once every 5 years, review the Federal
8	building energy standards established under this sec-
9	tion; and
10	((2) on completion of a review under paragraph
11	(1), if the Secretary determines that significant en-
12	ergy savings would result, upgrade the standards to
13	include all new energy efficiency and renewable en-
14	ergy measures that are technologically feasible and
15	economically justified.".
16	(c) FEDERAL COMPLIANCE.—Section 306 of the En-
17	ergy Conservation and Production Act (42 U.S.C. 6835)
18	is amended—
19	(1) in subsection (a)—
20	(A) in paragraph (1)—
21	(i) by striking "(1) The head" and in-
22	serting the following:
23	"(1) IN GENERAL.—The head"; and
24	(ii) by striking "assure that new Fed-

25 eral buildings" and inserting "ensure that

1	new Federal buildings and Federal build-
2	ings with major renovations"; and
3	(B) in paragraph (2)—
4	(i) by striking the second sentence
5	and inserting the following:
6	"(B) PROCEDURES.—The Architect of the
7	Capitol shall adopt procedures necessary to en-
8	sure that the buildings referred to in subpara-
9	graph (A) meet or exceed the standards de-
10	scribed in that subparagraph."; and
11	(ii) in the first sentence—
12	(I) by inserting "and Federal
13	buildings with major renovations"
14	after "new buildings"; and
15	(II) by striking " (2) The Fed-
16	eral" and inserting the following:
17	"(2) Applicability.—
18	"(A) IN GENERAL.—The Federal"; and
19	(2) in subsection (b) —
20	(A) by striking the subsection heading and
21	inserting "EXPENDITURES"; and
22	(B) by inserting "or a Federal building
23	with major renovations" after "new Federal
24	building''.

n this section: AGENCY.—The term "covered – executive agency, as that term
AGENCY.—The term "covered
_
executive agency, as that term
n section 102 of title 31, United
; and
y other agency of the Federal
; and
s any enterprise, as that term is
section 1303 of the Federal
prises Financial Safety and
f 1992 (12 U.S.C. 4502).
DAN.—The term "covered loan"
l by a home that is issued, in-
securitized by a covered agency.
ER.—The term "homeowner"
under a covered loan.
E.—The term "mortgagee"
nal lender under a covered loan
a covered loan at the time at
ortgage transaction is con-

1	(B) any affiliate, agent, subsidiary, suc-
2	cessor, or assignee of an original lender under
3	a covered loan or the holder of a covered loan
4	at the time at which that mortgage transaction
5	is consummated;
6	(C) any servicer of a covered loan; and
7	(D) any subsequent purchaser, trustee, or
8	transferee of any covered loan issued by an
9	original lender.
10	(5) Secretary.—The term "Secretary" means
11	the Secretary of Housing and Urban Development.
12	(6) SERVICER.—The term "servicer" means the
13	person or entity responsible for the servicing of a
14	covered loan, including the person or entity who
15	makes or holds a covered loan if that person or enti-
16	ty also services the covered loan.
17	(7) SERVICING.—The term "servicing" has the
18	meaning given the term in section 6(i) of the Real
19	Estate Settlement Procedures Act of 1974 (12)
20	U.S.C. 2605(i)).
21	(b) FINDINGS AND PURPOSES.—
22	(1) FINDINGS.—Congress finds that—
23	(A) energy costs for homeowners are a sig-
24	nificant and increasing portion of their house-
25	hold budgets;

1	(B) household energy use can vary sub-
2	stantially depending on the efficiency and char-
3	acteristics of the house;
4	(C) expected energy cost savings are im-
5	portant to the value of the house;
6	(D) the current test for loan affordability
7	used by most covered agencies, commonly
8	known as the "debt-to-income" test, is inad-
9	equate because it does not take into account the
10	expected energy cost savings for the homeowner
11	of an energy efficient home; and
12	(E) another loan limitation, commonly
13	known as the "loan-to-value" test, is tied to the
14	appraisal, which often does not adjust for effi-
15	ciency features of houses.
16	(2) PURPOSES.—The purposes of this section
17	are to—
18	(A) improve the accuracy of mortgage un-
19	derwriting by Federal mortgage agencies by en-
20	suring that energy cost savings are included in
21	the underwriting process as described below,
22	and thus to reduce the amount of energy con-
23	sumed by homes and to facilitate the creation
24	of energy efficiency retrofit and construction
25	jobs;

1 (B) require a covered agency to include the 2 expected energy cost savings of a homeowner as 3 a regular expense in the tests, such as the debt-4 to-income test, used to determine the ability of 5 the loan applicant to afford the cost of home-6 ownership for all loan programs; and 7 (C) require a covered agency to include the 8 value home buyers place on the energy effi-9 ciency of a house in tests used to compare the 10 mortgage amount to home value, taking pre-11 cautions to avoid double-counting and to sup-12 port safe and sound lending. 13 (\mathbf{c}) ENHANCED ENERGY EFFICIENCY UNDER-14 WRITING CRITERIA.— 15 (1) IN GENERAL.—Not later than 1 year after 16 the date of enactment of this Act, the Secretary 17 shall, in consultation with the advisory group estab-18 lished in subsection (f)(2), develop and issue guide-19 lines for a covered agency to implement enhanced 20 loan eligibility requirements, for use when testing 21 the ability of a loan applicant to repay a covered 22 loan, that account for the expected energy cost sav-23 ings for a loan applicant at a subject property, in 24 the manner set forth in paragraphs (2) and (3).

(2) REQUIREMENTS TO ACCOUNT FOR ENERGY
 COST SAVINGS.—

3 (A) IN GENERAL.—The enhanced loan eli-4 gibility requirements under paragraph (1) shall 5 require that, for all covered loans for which an 6 energy efficiency report is voluntarily provided 7 to the mortgagee by the mortgagor, the covered 8 agency and the mortgagee shall take into con-9 sideration the estimated energy cost savings ex-10 pected for the owner of the subject property in 11 determining whether the loan applicant has suf-12 ficient income to service the mortgage debt plus 13 other regular expenses.

14 (B) EXPENSES AS OFFSETS.—To the ex-15 tent that a covered agency uses a test such as 16 a debt-to-income test that includes certain reg-17 ular expenses, such as hazard insurance and 18 property taxes, the expected energy cost savings 19 shall be included as an offset to these expenses.

20 (C) ASSESSED ENERGY COSTS.—Energy
21 costs to be assessed include the cost of elec22 tricity, natural gas, oil, and any other fuel regu23 larly used to supply energy to the subject prop24 erty.

1	(3) Determination of estimated energy
2	COST SAVINGS.—
3	(A) IN GENERAL.—The guidelines to be
4	issued under paragraph (1) shall include in-
5	structions for the covered agency to calculate
6	estimated energy cost savings using—
7	(i) the energy efficiency report;
8	(ii) an estimate of baseline average
9	energy costs; and
10	(iii) additional sources of information
11	as determined by the Secretary.
12	(B) REPORT REQUIREMENTS.—For the
13	purposes of subparagraph (A), an energy effi-
14	ciency report shall—
15	(i) estimate the expected energy cost
16	savings specific to the subject property,
17	based on specific information about the
18	property;
19	(ii) be prepared in accordance with
20	the guidelines to be issued under para-
21	graph (1) ; and
22	(iii) be prepared—
23	(I) in accordance with the Resi-
24	dential Energy Service Network's
25	Home Energy Rating System (com-

1	monly known as "HERS") by an indi-
2	vidual certified by the Residential En-
3	ergy Service Network, unless the Sec-
4	retary finds that the use of HERS
5	does not further the purposes of this
6	section; or
7	(II) by other methods approved
8	by the Secretary, in consultation with
9	the Secretary of Energy and the advi-
10	sory group established in subsection
11	(f)(2), for use under this section,
12	which shall include a third-party qual-
13	ity assurance procedure.
14	(C) USE BY APPRAISER.—If an energy ef-
15	ficiency report is used under paragraph (2), the
16	energy efficiency report shall be provided to the
17	appraiser to estimate the energy efficiency of
18	the subject property and for potential adjust-
19	ments for energy efficiency.
20	(4) Required disclosure to consumer for
21	A HOME WITH AN ENERGY EFFICIENCY REPORT
22	If an energy efficiency report is used under para-
23	graph (2), the guidelines to be issued under para-
24	graph (1) shall require the mortgage to—

1	(A) inform the loan applicant of the ex-
2	pected energy costs as estimated in the energy
3	efficiency report, in a manner and at a time as
4	prescribed by the Secretary, and if practicable,
5	in the documents delivered at the time of loan
6	application; and
7	(B) include the energy efficiency report in
8	the documentation for the loan provided to the
9	borrower.
10	(5) Required disclosure to consumer for
11	A HOME WITHOUT AN ENERGY EFFICIENCY RE-
12	PORT.—If an energy efficiency report is not used
13	under paragraph (2), the guidelines to be issued
14	under paragraph (1) shall require the mortgagee to
15	inform the loan applicant in a manner and at a time
16	as prescribed by the Secretary, and if practicable, in
17	the documents delivered at the time of loan applica-
18	tion of—
19	(A) typical energy cost savings that would
20	be possible from a cost-effective energy upgrade
21	of a home of the size and in the region of the
22	subject property;
23	(B) the impact the typical energy cost sav-
24	ings would have on monthly ownership costs of
25	a typical home;

1	(C) the impact on the size of a mortgage
2	that could be obtained if the typical energy cost
3	savings were reflected in an energy efficiency
4	report; and
5	(D) resources for improving the energy ef-
6	ficiency of a home.
7	(6) Pricing of Loans.—
8	(A) IN GENERAL.—A covered agency may
9	price covered loans originated under the en-
10	hanced loan eligibility requirements required
11	under this section in accordance with the esti-
12	mated risk of the loans.
13	(B) Imposition of certain material
14	COSTS, IMPEDIMENTS, OR PENALTIES.—In the
15	absence of a publicly disclosed analysis that
16	demonstrates significant additional default risk
17	or prepayment risk associated with the loans, a
18	covered agency shall not impose material costs,
19	impediments, or penalties on covered loans
20	merely because the loan uses an energy effi-
21	ciency report or the enhanced loan eligibility re-
22	quirements required under this section.
23	(7) LIMITATIONS.—
24	(A) IN GENERAL.—A covered agency may
25	price covered loans originated under the en-

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1	hanced loan eligibility requirements required
2	under this section in accordance with the esti-
3	mated risk of those loans.
4	(B) PROHIBITED ACTIONS.—A covered
5	agency shall not—
6	(i) modify existing underwriting cri-
7	teria or adopt new underwriting criteria
8	that intentionally negate or reduce the im-
9	pact of the requirements or resulting bene-
10	fits that are set forth or otherwise derived
11	from the enhanced loan eligibility require-
12	ments required under this subsection; or
13	(ii) impose greater buy back require-
14	ments, credit overlays, or insurance re-
15	quirements, including private mortgage in-
16	surance, on covered loans merely because
17	the loan uses an energy efficiency report or
18	the enhanced loan eligibility requirements
19	required under this subsection.
20	(8) Applicability and implementation
21	DATE.—Not later than 3 years after the date of en-
22	actment of this Act, and before December 31, 2023,
23	the enhanced loan eligibility requirements required
24	under this subsection shall be implemented by each
25	covered agency to—

1	(A) apply to any covered loan for the sale,
2	or refinancing of any loan for the sale, of any
3	home;
4	(B) be available on any residential real
5	property (including individual units of con-
6	dominiums and cooperatives) that qualifies for
7	a covered loan; and
8	(C) provide prospective mortgagees with
9	sufficient guidance and applicable tools to im-
10	plement the required underwriting methods.
11	(d) Enhanced Energy Efficiency Under-
12	WRITING VALUATION GUIDELINES.—
13	(1) IN GENERAL.—Not later than 1 year after
14	the date of enactment of this Act, the Secretary
15	shall—
16	(A) in consultation with the Federal Fi-
17	nancial Institutions Examination Council and
18	the advisory group established in subsection
19	(f)(2), develop and issue guidelines for a cov-
20	ered agency to determine the maximum per-
21	mitted loan amount based on the value of the
22	property for all covered loans made on prop-
23	erties with an energy efficiency report that
24	meets the requirements of subsection $(c)(3)(B)$;
25	and

1	(B) in consultation with the Secretary of
2	Energy, issue guidelines for a covered agency to
3	determine the estimated energy savings under
4	paragraph (3) for properties with an energy ef-
5	ficiency report.
6	(2) REQUIREMENTS.—The enhanced energy ef-
7	ficiency underwriting valuation guidelines required
8	under paragraph (1) shall include—
9	(A) a requirement that if an energy effi-
10	ciency report that meets the requirements of
11	subsection $(c)(3)(B)$ is voluntarily provided to
12	the mortgagee, such report shall be used by the
13	mortgagee or covered agency to determine the
14	estimated energy savings of the subject prop-
15	erty; and
16	(B) a requirement that the estimated en-
17	ergy savings of the subject property be added to
18	the appraised value of the subject property by
19	a mortgagee or covered agency for the purpose
20	of determining the loan-to-value ratio of the
21	subject property, unless the appraisal includes
22	the value of the overall energy efficiency of the
23	subject property, using methods to be estab-
24	lished under the guidelines issued under para-
25	graph (1).

(3) DETERMINATION OF ESTIMATED ENERGY
 SAVINGS.—

3 (A) AMOUNT OF ENERGY SAVINGS.—The 4 amount of estimated energy savings shall be de-5 termined by calculating the difference between 6 the estimated energy costs for the average com-7 parable houses, as determined in guidelines to be issued under paragraph (1), and the esti-8 9 mated energy costs for the subject property 10 based upon the energy efficiency report.

(B) DURATION OF ENERGY SAVINGS.—The
duration of the estimated energy savings shall
be based upon the estimated life of the applicable equipment, consistent with the rating system used to produce the energy efficiency report.

17 (C) PRESENT VALUE OF ENERGY SAV18 INGS.—The present value of the future savings
19 shall be discounted using the average interest
20 rate on conventional 30-year mortgages, in the
21 manner directed by guidelines issued under
22 paragraph (1).

23 (4) ENSURING CONSIDERATION OF ENERGY EF24 FICIENT FEATURES.—Section 1110 of the Financial

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1	Institutions Reform, Recovery, and Enforcement Act
2	of 1989 (12 U.S.C. 3339) is amended—
3	(A) in paragraph (2), by striking "and" at
4	the end;
5	(B) in paragraph (3), by striking the pe-
6	riod at the end and inserting "; and"; and
7	(C) by inserting after paragraph (3) the
8	following:
9	"(4) that State certified and licensed appraisers
10	have timely access, whenever practicable, to informa-
11	tion from the property owner and the lender that
12	may be relevant in developing an opinion of value re-
13	garding the energy- and water-saving improvements
14	or features of a property, such as—
15	"(A) labels or ratings of buildings;
16	"(B) installed appliances, measures, sys-
17	tems or technologies;
18	"(C) blueprints;
19	"(D) construction costs;
20	"(E) financial or other incentives regard-
21	ing energy- and water-efficient components and
22	systems installed in a property;
23	"(F) utility bills;
24	"(G) energy consumption and
25	benchmarking data; and

1	"(H) third-party verifications or represen-
2	tations of energy and water efficiency perform-
3	ance of a property, observing all financial pri-
4	vacy requirements adhered to by certified and
5	licensed appraisers, including section 501 of the
6	Gramm-Leach-Bliley Act (15 U.S.C. 6801).
7	Unless a property owner consents to a lender, an ap-
8	praiser, in carrying out the requirements of para-
9	graph (4), shall not have access to the commercial
10	or financial information of the owner that is privi-
11	leged or confidential.".
12	(5) TRANSACTIONS REQUIRING STATE CER-
13	TIFIED APPRAISERS.—Section 1113 of the Financial
14	Institutions Reform, Recovery, and Enforcement Act
15	of 1989 (12 U.S.C. 3342) is amended—
16	(A) in paragraph (1), by inserting before
17	the semicolon the following: ", or any real prop-
18	erty on which the appraiser makes adjustments
19	using an energy efficiency report"; and
20	(B) in paragraph (2), by inserting after
21	"atypical" the following: ", or an appraisal on
22	which the appraiser makes adjustments using
23	an energy efficiency report.".
24	(β) P _{DOMEOWIONG}

24 (6) PROTECTIONS.—

1 (\mathbf{A}) AUTHORITY ТО IMPOSE LIMITA-2 TIONS.—The guidelines to be issued under 3 paragraph (1) shall include such limitations and 4 conditions as determined by the Secretary to be 5 necessary to protect against meaningful under 6 or over valuation of energy cost savings or du-7 plicative counting of energy efficiency features 8 or energy cost savings in the valuation of any 9 subject property that is used to determine a 10 loan amount.

11 (B) ADDITIONAL AUTHORITY.—At the end 12 of the 7-year period following the implementa-13 tion of enhanced eligibility and underwriting 14 valuation requirements under this section, the 15 Secretary may modify or apply additional ex-16 ceptions to the approach described in paragraph 17 (2), where the Secretary finds that the 18 unadjusted appraisal will reflect an accurate 19 market value of the efficiency of the subject 20 property or that a modified approach will better 21 reflect an accurate market value.

(7) APPLICABILITY AND IMPLEMENTATION
DATE.—Not later than 3 years after the date of enactment of this Act, and before December 31, 2023,

1	each covered agency shall implement the guidelines
2	required under this subsection, which shall—
3	(A) apply to any covered loan for the sale,
4	or refinancing of any loan for the sale, of any
5	home; and
6	(B) be available on any residential real
7	property, including individual units of con-
8	dominiums and cooperatives, that qualifies for a
9	covered loan.
10	(e) MONITORING.—Not later than 1 year after the
11	date on which the enhanced eligibility and underwriting
12	valuation requirements are implemented under this sec-
13	tion, and every year thereafter, each covered agency with
14	relevant activity shall issue and make available to the pub-
15	lic a report that—
16	(1) enumerates the number of covered loans of
17	the agency for which there was an energy efficiency
18	report, and that used energy efficiency appraisal
19	guidelines and enhanced loan eligibility require-
20	ments;
21	(2) includes the default rates and rates of fore-
22	closures for each category of loans; and
23	(3) describes the risk premium, if any, that the
24	agency has priced into covered loans for which there
25	was an energy efficiency report.

1 (f) RULEMAKING.—

2	(1) IN GENERAL.—The Secretary shall pre-
3	scribe regulations to carry out this section, in con-
4	sultation with the Secretary of Energy and the advi-
5	sory group established in paragraph (2), which may
6	contain such classifications, differentiations, or other
7	provisions, and may provide for such proper imple-
8	mentation and appropriate treatment of different
9	types of transactions, as the Secretary determines
10	are necessary or proper to effectuate the purposes of
11	this section, to prevent circumvention or evasion
12	thereof, or to facilitate compliance therewith.
13	(2) Advisory group.—To assist in carrying
14	out this section, the Secretary shall establish an ad-
15	visory group, consisting of individuals representing
16	the interests of—
17	(A) mortgage lenders;
18	(B) appraisers;
19	(C) energy raters and residential energy
20	consumption experts;
21	(D) energy efficiency organizations;
22	(E) real estate agents;
23	(F) home builders and remodelers;
24	(G) State energy officials; and
25	(H) others as determined by the Secretary.

1 (g) Additional Study.—

2 (1) IN GENERAL.—Not later than 18 months after the date of enactment of this Act, the Sec-3 4 retary shall reconvene the advisory group established 5 in subsection (f)(2), in addition to water and loca-6 tional efficiency experts, to advise the Secretary on 7 the implementation of the enhanced energy efficiency 8 underwriting criteria established in subsections (c) and (d). 9

10 (2)

(2) Recommendations.—

11 (A) IN GENERAL.—The advisory group es-12 tablished in subsection (f)(2) shall provide rec-13 ommendations to the Secretary on any revisions 14 or additions to the enhanced energy efficiency 15 underwriting criteria deemed necessary by the 16 group, which may include alternate methods to 17 better account for home energy costs and addi-18 tional factors to account for substantial and 19 regular costs of homeownership such as loca-20 tion-based transportation costs and water costs.

(B) LEGISLATIVE RECOMMENDATIONS.—
The Secretary shall forward any legislative recommendations from the advisory group to Congress for consideration.

TITLE V—MISCELLANEOUS

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2 SEC. 501. BUDGETARY EFFECTS.

1

3 The budgetary effects of this Act, for the purpose of 4 complying with the Statutory Pay-As-You-Go Act of 2010, shall be determined by reference to the latest statement 5 titled "Budgetary Effects of PAYGO Legislation" for this 6 Act, submitted for printing in the Congressional Record 7 8 by the Chairman of the Senate Budget Committee, pro-9 vided that such statement has been submitted prior to the 10 vote on passage.

11 SEC. 502. ADVANCE APPROPRIATIONS REQUIRED.

12 The authorization of amounts under this Act and the 13 amendments made by this Act shall be effective for any 14 fiscal year only to the extent and in the amount provided 15 in advance in appropriations Acts.

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