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[Report No. 115-241]

To establish Department of Energy policy for science and energy research and development programs, and reform National Laboratory management and technology transfer programs, and for other purposes.

IN THE SENATE OF THE UNITED STATES

March 6, 2018

Ms. MURKOWSKI (for herself and Ms. CANTWELL) introduced the following bill; which was read twice and referred to the Committee on Energy and Natural Resources

MAY 9, 2018

Reported by Ms. MURKOWSKI, without amendment

A BILL

- To establish Department of Energy policy for science and energy research and development programs, and reform National Laboratory management and technology transfer programs, 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,

1 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "Department of Energy Research and Innovation Act".
- 4 (b) TABLE OF CONTENTS.—The table of contents of

5 this Act is as follows:

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

TITLE I—LABORATORY MODERNIZATION AND TECHNOLOGY TRANSFER

Sec. 101. Short title.

- Sec. 102. Inclusion of early stage technology demonstration in authorized technology transfer activities.
- Sec. 103. Sense of Congress on accelerating energy innovation.
- Sec. 104. Restoration of laboratory directed research and development program.
- Sec. 105. Research grants database.
- Sec. 106. Technology transfer and transitions assessment.
- Sec. 107. Agreements for commercializing technology pilot program.
- Sec. 108. Short-term cost-share pilot program.

TITLE II—DEPARTMENT OF ENERGY RESEARCH COORDINATION

- Sec. 201. Short title.
- Sec. 202. Protection of information.
- Sec. 203. Crosscutting research and development.
- Sec. 204. Strategic research portfolio analysis and coordination plan.
- Sec. 205. Strategy for facilities and infrastructure.
- Sec. 206. Energy Innovation Hubs.

TITLE III—DEPARTMENT OF ENERGY OFFICE OF SCIENCE POLICY

- Sec. 301. Short title.
- Sec. 302. Mission.
- Sec. 303. Basic energy sciences.
- Sec. 304. Advanced scientific computing research.
- Sec. 305. High-energy physics.
- Sec. 306. Biological and environmental research.
- Sec. 307. Fusion energy.
- Sec. 308. Nuclear physics.
- Sec. 309. Science laboratories infrastructure program.

TITLE IV—NUCLEAR ENERGY INNOVATION CAPABILITIES

- Sec. 401. Short title.
- Sec. 402. Nuclear energy innovation capabilities.

6 SEC. 2. DEFINITIONS.

7 In this Act:

1	(1) DEPARTMENT.—The term "Department"
2	means the Department of Energy.
3	(2) DIRECTOR.—The term "Director" means
4	the Director of the Office of Science of the Depart-
5	ment, except as otherwise indicated.
6	(3) NATIONAL LABORATORY.—The term "Na-
7	tional Laboratory" has the meaning given that term
8	in section 2 of the Energy Policy Act of 2005 (42 $$
9	U.S.C. 15801).
10	(4) Secretary.—The term "Secretary" means
11	the Secretary of Energy.
12	TITLE I-LABORATORY MODER-
13	NIZATION AND TECHNOLOGY
14	TRANSFER
15	SEC. 101. SHORT TITLE.
16	This title may be cited as the "Laboratory Mod-
17	ernization and Technology Transfer Act".
18	SEC. 102. INCLUSION OF EARLY STAGE TECHNOLOGY DEM-
19	ONSTRATION IN AUTHORIZED TECHNOLOGY
20	TRANSFER ACTIVITIES.
21	Section 1001 of the Energy Policy Act of 2005 (42)
22	U.S.C. 16391) is amended—
23	(1) by redesignating subsection (g) as sub-

(2) by inserting after subsection (f) the fol lowing:

3 "(g) EARLY STAGE TECHNOLOGY DEMONSTRA-4 TION.—The Secretary shall permit the directors of the National Laboratories to use funds authorized to support 5 technology transfer within the Department to carry out 6 7 early stage and precommercial technology demonstration 8 activities to remove technology barriers that limit private 9 sector interest and demonstrate potential commercial ap-10 plications of any research and technologies arising from National Laboratory activities.". 11

12 SEC. 103. SENSE OF CONGRESS ON ACCELERATING ENERGY

13 INNOVATION.

14 It is the sense of Congress that—

(1) although important progress has been made
in cost reduction and deployment of clean energy
technologies, accelerating clean energy innovation
will help meet critical competitiveness, energy security, and environmental goals;

20 (2) accelerating the pace of clean energy inno21 vation in the United States calls for—

(A) supporting existing research and development programs at the Department and the
world-class National Laboratories;

1	(B) exploring and developing new path-
2	ways for innovators, investors, and decision-
3	makers to leverage the resources of the Depart-
4	ment for addressing the challenges and com-
5	parative strengths of geographic regions; and
6	(C) recognizing the financial constraints of
7	the Department, regularly reviewing clean en-
8	ergy programs to ensure that taxpayer invest-
9	ments are maximized;
10	(3) the energy supply, demand, policies, mar-
11	kets, and resource options of the United States vary
12	by geographic region;
13	(4) a regional approach to innovation can
14	bridge the gaps between local talent, institutions,
15	and industries to identify opportunities and convert
16	United States investment into domestic companies;
17	and
18	(5) Congress, the Secretary, and energy indus-
19	try participants should advance efforts that promote
20	international, domestic, and regional cooperation on
21	the research and development of energy innovations
22	that—
23	(A) provide clean, affordable, and reliable
24	energy for everyone;
25	(B) promote economic growth;

(C) are critical for energy security; and
 (D) are sustainable without government
 support.

4 SEC. 104. RESTORATION OF LABORATORY DIRECTED RE-5 SEARCH AND DEVELOPMENT PROGRAM.

6 (a) IN GENERAL.—Except as provided in subsection
7 (b), the Secretary shall ensure that laboratory operating
8 contractors do not allocate costs of general and adminis9 trative overhead to laboratory directed research and devel10 opment.

(b) EXCEPTION FOR NATIONAL SECURITY LABORATORIES.—This section shall not apply to the national security laboratories with respect to which section 3119 of the
National Defense Authorization Act for Fiscal Year 2017
(Public Law 114–328) applies.

16 SEC. 105. RESEARCH GRANTS DATABASE.

(a) IN GENERAL.—The Secretary shall establish and
maintain a public database, accessible on the website of
the Department, that contains a searchable listing of each
unclassified research and development project contract,
grant, cooperative agreement, task order for a federally
funded research and development center, or other transaction administered by the Department.

24 (b) REQUIREMENTS.—Each listing described in sub-25 section (a) shall include, at a minimum, for each listed

project, the Department office carrying out the project,
 the project name, an abstract or summary of the project,
 funding levels, project duration, contractor or grantee
 name (including the names of any subcontractors), and
 expected objectives and milestones.

6 (c) RELEVANT LITERATURE AND PATENTS.—The 7 Secretary shall provide information through the public 8 database established under subsection (a) on relevant lit-9 erature and patents that are associated with each research 10 and development project contract, grant, or cooperative 11 agreement, or other transaction, of the Department.

12 SEC. 106. TECHNOLOGY TRANSFER AND TRANSITIONS AS-13 SESSMENT.

14 Not later than 1 year after the date of enactment 15 of this Act, and as often as the Secretary determines to be necessary thereafter, the Secretary shall transmit to the 16 appropriate committees of Congress a report that includes 17 recommended changes to the policy of the Department and 18 legislative changes to section 1001 of the Energy Policy 19 Act of 2005 (42 U.S.C. 16391) to improve the ability of 20 21 the Department to successfully transfer new energy tech-22 nologies to the private sector.

1 SEC. 107. AGREEMENTS FOR COMMERCIALIZING TECH 2 NOLOGY PILOT PROGRAM.

3 (a) IN GENERAL.—The Secretary shall carry out the
4 Agreements for Commercializing Technology pilot pro5 gram of the Department, as announced by the Secretary
6 on December 8, 2011, in accordance with this section.

7 (b) TERMS.—Each agreement entered into pursuant 8 to the pilot program referred to in subsection (a) shall 9 provide to the contractor of the applicable National Lab-10 oratory, to the maximum extent determined to be appro-11 priate by the Secretary, increased authority to negotiate 12 contract terms, such as intellectual property rights, pay-13 ment structures, performance guarantees, and multiparty collaborations. 14

15 (c) ELIGIBILITY.—

16 (1) IN GENERAL.—Any director of a National
17 Laboratory may enter into an agreement pursuant
18 to the pilot program referred to in subsection (a).

19 (2) AGREEMENTS WITH NON-FEDERAL ENTI-20 TIES.—To carry out paragraph (1) and subject to 21 paragraph (3), the Secretary shall permit the direc-22 tors of the National Laboratories to execute agree-23 ments with a non-Federal entity, including a non-24 Federal entity already receiving Federal funding 25 that will be used to support activities under agree-26 ments executed pursuant to paragraph (1), provided

1	that such funding is solely used to carry out the
2	purposes of the Federal award.
3	(3) RESTRICTION.—The requirements of chap-
4	ter 18 of title 35, United States Code (commonly
5	known as the "Bayh-Dole Act") shall apply if—
6	(A) the agreement is a funding agreement
7	(as that term is defined in section 201 of that
8	title); and
9	(B) at least one of the parties to the fund-
10	ing agreement is eligible to receive rights under
11	that chapter.
12	(d) SUBMISSION TO SECRETARY.—Each affected di-
13	rector of a National Laboratory shall submit to the Sec-
14	retary, with respect to each agreement entered into under
15	this section—
16	(1) a summary of information relating to the
17	relevant project;
18	(2) the total estimated costs of the project;
19	(3) estimated commencement and completion
20	dates of the project; and
21	(4) other documentation determined to be ap-
22	propriate by the Secretary.
23	(e) CERTIFICATION.—The Secretary shall require the
24	contractor of the affected National Laboratory to certify

that each activity carried out under a project for which 1 2 an agreement is entered into under this section— 3 (1) is not in direct competition with the private 4 sector; and 5 (2) does not present, or minimizes, any appar-6 ent conflict of interest, and avoids or neutralizes any 7 actual conflict of interest, as a result of the agree-8 ment under this section. 9 (f) EXTENSION.—The pilot program referred to in 10 subsection (a) shall be extended until September 30, 2019. 11 (g) REPORTS.— 12 (1) OVERALL ASSESSMENT.—Not later than 60 13 days after the date described in subsection (f), the 14 Secretary, in coordination with directors of the Na-15 tional Laboratories, shall submit to the appropriate 16 committees of Congress a report that— 17 (A) assesses the overall effectiveness of the 18 pilot program referred to in subsection (a); 19 (B) identifies opportunities to improve the 20 effectiveness of the pilot program; 21 (C) assesses the potential for program ac-22 tivities to interfere with the responsibilities of 23 the National Laboratories to the Department; 24 and

1	(D) provides a recommendation regarding
2	the future of the pilot program.
3	(2) TRANSPARENCY.—The Secretary, in coordi-
4	nation with directors of the National Laboratories,
5	shall submit to the appropriate committees of Con-
6	gress an annual report that accounts for all
7	incidences of, and provides a justification for, non-
8	Federal entities using funds derived from a Federal
9	contract or award to carry out agreements pursuant
10	to this section.
11	SEC. 108. SHORT-TERM COST-SHARE PILOT PROGRAM.
12	(a) IN GENERAL.—Section 988(b) of the Energy Pol-
13	icy Act of 2005 (42 U.S.C. 16352(b)) is amended—
14	(1) in paragraph (1), by striking "Except as
15	provided in paragraphs (2) and (3) " and inserting
16	"Except as provided in paragraphs (2) , (3) , and
17	(4)"; and
18	(2) by adding at the end the following:
19	"(4) EXEMPTION FOR INSTITUTIONS OF HIGH-
20	ER EDUCATION AND OTHER NONPROFIT INSTITU-
21	TIONS.—
22	"(A) IN GENERAL.—Paragraph (1) shall
23	not apply to a research or development activity
24	performed by an institution of higher education
25	or nonprofit institution (as defined in section 4

1	of the Stevenson-Wydler Technology Innovation
2	Act of 1980 (15 U.S.C. 3703)).
3	"(B) TERMINATION DATE.—The exemp-
4	tion under subparagraph (A) shall apply during
5	the 2-year period beginning on the date of en-
6	actment of this paragraph.".
7	(b) Reports.—
8	(1) INITIAL REPORT.—As soon as practicable
9	after the date of enactment of this Act, the Sec-
10	retary shall submit to the appropriate committees of
11	Congress a report that describes the use of cost-
12	sharing waivers by the Department under section
13	988(b) of the Energy Policy Act of 2005 (42 U.S.C.
14	16352(b)) during the 2-year period ending on the
15	date of enactment of this Act.
16	(2) ANNUAL REPORTS.—Annually during the 2-
17	year period beginning on the date of enactment of
18	this Act, the Secretary shall submit to the appro-
19	priate committees of Congress a report that de-
20	scribes the use of cost-sharing waivers by the De-
21	partment under section 988(b) of the Energy Policy
22	Act of 2005 (42 U.S.C. $16352(b)$) during the period
23	covered by the report.

TITLE II—DEPARTMENT OF EN ERGY RESEARCH COORDINA TION

4 SEC. 201. SHORT TITLE.

5 This title may be cited as the "Department of Energy6 Research Coordination Act".

7 SEC. 202. PROTECTION OF INFORMATION.

8 Section 5012 of the America Competes Act (42
9 U.S.C. 16538) is amended—

(1) in subsection (a)(3), by striking "subsection
(n)(1)" and inserting "subsection (o)(1)";

12 (2) by redesignating subsection (n) as sub-13 section (o); and

14 (3) by inserting after subsection (m) the fol-15 lowing:

"(n) PROTECTION OF INFORMATION.—The following
types of information collected by ARPA–E from recipients
of financial assistance awards shall be considered commercial and financial information obtained from a person and
privileged or confidential and not subject to disclosure
under section 552(b)(4) of title 5, United States Code:

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

1	((2) Investments provided to an awardee from
2	third parties (such as venture capital firms, hedge
3	funds, and private equity firms), including amounts
4	and the percentage of ownership of the awardee pro-
5	vided in return for the investments.
6	"(3) Additional financial support that the
7	awardee—
8	"(A) plans to or has invested into the tech-
9	nology developed under the award; or
10	"(B) is seeking from third parties.
11	"(4) Revenue from the licensing or sale of new
12	products or services resulting from research con-
13	ducted under the award.".
13 14	ducted under the award.". SEC. 203. CROSSCUTTING RESEARCH AND DEVELOPMENT.
14	SEC. 203. CROSSCUTTING RESEARCH AND DEVELOPMENT.
14 15 16	SEC. 203. CROSSCUTTING RESEARCH AND DEVELOPMENT. (a) IN GENERAL.—The Secretary shall use the capa-
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14 15 16 17 18	SEC. 203. CROSSCUTTING RESEARCH AND DEVELOPMENT. (a) IN GENERAL.—The Secretary shall use the capa- bilities of the Department to identify strategic opportuni- ties for collaborative research, development, demonstra- tion, and commercial application of innovative science and
14 15 16 17 18 19	SEC. 203. CROSSCUTTING RESEARCH AND DEVELOPMENT. (a) IN GENERAL.—The Secretary shall use the capa- bilities of the Department to identify strategic opportuni- ties for collaborative research, development, demonstra- tion, and commercial application of innovative science and technologies.
 14 15 16 17 18 19 20 	 SEC. 203. CROSSCUTTING RESEARCH AND DEVELOPMENT. (a) IN GENERAL.—The Secretary shall use the capabilities of the Department to identify strategic opportunities for collaborative research, development, demonstration, and commercial application of innovative science and technologies. (b) EXISTING PROGRAMS; COORDINATION OF ACTIVI-
 14 15 16 17 18 19 20 21 	 SEC. 203. CROSSCUTTING RESEARCH AND DEVELOPMENT. (a) IN GENERAL.—The Secretary shall use the capabilities of the Department to identify strategic opportunities for collaborative research, development, demonstration, and commercial application of innovative science and technologies. (b) EXISTING PROGRAMS; COORDINATION OF ACTIVITIES.—To the maximum extent practicable, the Secretary

1	(2) to consolidate and coordinate activities
2	throughout the Department to promote collaboration
3	and crosscutting approaches within programs of the
4	Department.
5	(c) Additional Actions.—The Secretary shall—
6	(1) prioritize activities that use all affordable
7	domestic resources;
8	(2) develop a planning, evaluation, and tech-
9	nical assessment framework for setting objective
10	long-term strategic goals and evaluating progress
11	that—
12	(A) ensures integrity and independence;
13	and
14	(B) provides the flexibility to adapt to
15	market dynamics;
16	(3) ensure that activities shall be undertaken in
17	a manner that does not duplicate other activities
18	within the Department or other Federal Government
19	activities; and
20	(4) identify programs that may be more effec-
21	tively left to the States, industry, nongovernmental
22	organizations, institutions of higher education, or
23	other stakeholders.

SEC. 204. STRATEGIC RESEARCH PORTFOLIO ANALYSIS

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2 AND COORDINATION PLAN. 3 The Energy Policy Act of 2005 is amended by striking section 994 (42 U.S.C. 16358) and inserting the fol-4 5 lowing: "SEC. 994. STRATEGIC RESEARCH PORTFOLIO ANALYSIS 6 7 AND COORDINATION PLAN. 8 "(a) IN GENERAL.—The Secretary shall periodically review all of the science and technology activities of the 9 Department in a strategic framework that takes into ac-10 11 count-"(1) the frontiers of science to which the De-12 13 partment can contribute; 14 "(2) the national needs relevant to the statu-15 tory missions of the Department; and 16 "(3) global energy dynamics. 17 "(b) COORDINATION ANALYSIS AND PLAN.— 18 "(1) IN GENERAL.—As part of the review under 19 subsection (a), the Secretary shall develop a plan to 20 improve coordination and collaboration in research, 21 development, demonstration, and commercial appli-22 cation activities across organizational boundaries of 23 the Department. "(2) PLAN CONTENTS.—The plan developed 24

under paragraph (1) shall describe—

"(A) crosscutting scientific and technical issues and research questions that span more than one program or major office of the Department;

"(B) ways in which the applied technology programs of the Department are coordinating activities and addressing the questions referred to in subparagraph (A);

9 "(C) ways in which the technical inter-10 change within the Department, particularly be-11 tween the Office of Science and the applied 12 technology programs, could be enhanced, in-13 cluding ways in which the research agendas of 14 the Office of Science and the applied programs 15 could better interact and assist each other;

"(D) ways in which the Secretary would 16 17 ensure that the overall research agenda of the 18 Department includes, in addition to funda-19 mental, curiosity-driven research, fundamental 20 research related to topics of concern to the ap-21 plied programs, and applications in Depart-22 mental technology programs of research results 23 generated by fundamental, curiosity-driven re-24 search;

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1	"(E) critical assessments of any ongoing
2	programs that have experienced subpar per-
3	formance or cost overruns of 10 percent or
4	more over one or more years;
5	"(F) any activities that may be more effec-
6	tively left to the States, industry, nongovern-
7	mental organizations, institutions of higher edu-
8	cation, or other stakeholders; and
9	"(G) detailed evaluations and proposals for
10	innovation hubs, institutes, and research cen-
11	ters of the Department, including—
12	"(i) an affirmation that the hubs, in-
13	stitutes, and research centers will—
14	"(I) advance the mission of the
15	Department; and
16	"(II) prioritize research, develop-
17	ment, and demonstration; and
18	"(ii) an affirmation that any hubs, in-
19	stitutes, or research centers that are estab-
20	lished or renewed within the Office of
21	Science are consistent with the mission of
22	the Office of Science described in sub-
23	section (c) of section 209 of the Depart-
24	ment of Energy Organization Act (42
25	U.S.C. 7139).

1	"(c) Submission to Congress.—Every 4 years, the
2	Secretary shall submit to Congress—
3	"(1) the results of the review under subsection
4	(a); and
5	((2)) the coordination plan under subsection
6	(b).".
7	SEC. 205. STRATEGY FOR FACILITIES AND INFRASTRUC-
8	TURE.
9	(a) Amendments.—Section 993 of the Energy Pol-
10	icy Act of 2005 (42 U.S.C. 16357) is amended—
11	(1) by striking the section heading and insert-
12	ing the following: "STRATEGY FOR FACILITIES
13	AND INFRASTRUCTURE''; and
14	(2) in subsection (b)(1), by striking " 2008 "
15	and inserting "2018".
16	(b) CLERICAL AMENDMENT.—The table of contents
17	in section 1(b) of the Energy Policy Act of 2005 is amend-
18	ed by striking the item relating to section 993 and insert-
19	ing the following:
	"Sec. 993. Strategy for facilities and infrastructure.".
20	SEC. 206. ENERGY INNOVATION HUBS.
21	(a) DEFINITIONS.—In this section:
22	(1) ADVANCED ENERGY TECHNOLOGY.—The
23	term "advanced energy technology" means—
24	(A) an innovative technology—

1	(i) that produces energy from solar,
2	wind, geothermal, biomass, tidal, wave,
3	ocean, or other renewable energy resources;
4	(ii) that produces nuclear energy;
5	(iii) for carbon capture and sequestra-
6	tion;
7	(iv) that enables advanced vehicles,
8	vehicle components, and related tech-
9	nologies that result in significant energy
10	savings;
11	(v) that generates, transmits, distrib-
12	utes, uses, or stores energy more efficiently
13	than conventional technologies, including
14	through Smart Grid technologies; or
15	(vi) that enhances the energy inde-
16	pendence and security of the United States
17	by enabling improved or expanded supply
18	and production of domestic energy re-
19	sources, including coal, oil, and natural
20	gas;
21	(B) a research, development, demonstra-
22	tion, or commercial application activity nec-
23	essary to ensure the long-term, secure, and sus-
24	tainable supply of an energy-critical element; or

1	(C) any other innovative energy technology
2	area identified by the Secretary.
3	(2) HUB.—
4	(A) IN GENERAL.—The term "Hub"
5	means an Energy Innovation Hub established
6	under this section.
7	(B) INCLUSION.—The term "Hub" in-
8	cludes any Energy Innovation Hub in existence
9	on the date of enactment of this Act.
10	(3) QUALIFYING ENTITY.—The term "quali-
11	fying entity" means—
12	(A) an institution of higher education;
13	(B) an appropriate State or Federal entity,
14	including a federally funded research and devel-
15	opment center of the Department;
16	(C) a nongovernmental organization with
17	expertise in advanced energy technology re-
18	search, development, demonstration, or com-
19	mercial application; or
20	(D) any other relevant entity the Secretary
21	determines appropriate.
22	(b) Authorization of Program.—
23	(1) IN GENERAL.—The Secretary shall carry
24	out a program to enhance the economic, environ-
25	mental, and energy security of the United States by

1	making awards to consortia for establishing and op-
2	erating hubs, to be known as "Energy Innovation
3	Hubs", to conduct and support, at, if practicable,
4	one centralized location, multidisciplinary, collabo-
5	rative research, development, demonstration, and
6	commercial application of advanced energy tech-
7	nologies.
8	(2) Technology development focus.—The
9	Secretary shall designate for each Hub a unique ad-
10	vanced energy technology or basic research focus.
11	(3) COORDINATION.—The Secretary shall en-
12	sure the coordination of, and avoid unnecessary du-
13	plication of, the activities of each Hub with the ac-
14	tivities of—
15	(A) other research entities of the Depart-
16	ment, including the National Laboratories, the
17	Advanced Research Projects Agency—Energy,
18	and Energy Frontier Research Centers; and
19	(B) industry.
20	(c) Application Process.—
21	(1) ELIGIBILITY.—To be eligible to receive an
22	award for the establishment and operation of a Hub
23	under subsection (b)(1), a consortium shall—
24	(A) be composed of not fewer than two
25	qualifying entities;

1	(B) operate subject to a binding agree-
2	ment, entered into by each member of the con-
3	sortium, that documents—
4	(i) the proposed partnership agree-
5	ment, including the governance and man-
6	agement structure of the Hub;
7	(ii) measures the consortium will un-
8	dertake to enable cost-effective implemen-
9	tation of activities under the program de-
10	scribed in subsection (b)(1); and
11	(iii) a proposed budget, including fi-
12	nancial contributions from non-Federal
13	sources; and
14	(C) operate as a nonprofit organization.
15	(2) Application.—
16	(A) IN GENERAL.—A consortium seeking
17	to establish and operate a Hub under sub-
18	section (b)(1) shall submit to the Secretary an
19	application at such time, in such manner, and
20	containing such information as the Secretary
21	may require, including a detailed description of
22	each element of the consortium agreement re-
23	quired under paragraph (1)(B).
24	(B) REQUIREMENT.—If the consortium
25	members will not be located at one centralized

1	location, the application under subparagraph
2	(A) shall include a communications plan that
3	ensures close coordination and integration of
4	Hub activities.
5	(3) Selection.—
6	(A) IN GENERAL.—The Secretary shall se-
7	lect consortia for awards for the establishment
8	and operation of Hubs through a competitive
9	selection process.
10	(B) CONSIDERATIONS.—In selecting con-
11	sortia under subparagraph (A), the Secretary
12	shall consider—
13	(i) the information disclosed by the
14	consortium under this subsection; and
15	(ii) any existing facilities a consortium
16	will provide for Hub activities.
17	(d) TERM.—
18	(1) IN GENERAL.—An award made to a Hub
19	under this section shall be for a period of not more
20	than 5 years, subject to the availability of appropria-
21	tions, after which the award may be renewed, sub-
22	ject to a rigorous merit review.
23	(2) EXISTING HUBS.—A Hub already in exist-
24	ence on, or undergoing a renewal process on, the
25	date of enactment of this Act—

1	(A) may continue to receive support during
2	the 5-year period beginning on the date of es-
3	tablishment of that Hub; and
4	(B) shall be eligible for renewal of that
5	support at the end of that 5-year period.
6	(e) Hub Operations.—
7	(1) IN GENERAL.—Each Hub shall conduct or
8	provide for multidisciplinary, collaborative research,
9	development, demonstration, and commercial appli-
10	cation of advanced energy technologies within the
11	technology development focus designated under sub-
12	section $(b)(2)$.
13	(2) ACTIVITIES.—Each Hub shall—
14	(A) encourage collaboration and commu-
15	nication among the member qualifying entities
16	of the consortium and awardees;
17	(B) develop and publish proposed plans
18	and programs on a publicly accessible website;
19	(C) submit an annual report to the De-
20	partment summarizing the activities of the
21	Hub, including—
22	(i) detailing organizational expendi-
23	tures; and
24	(ii) describing each project under-
25	taken by the Hub; and

1	(D) monitor project implementation and
2	coordination.
3	(3) Conflicts of interest.—Each Hub shall
4	maintain conflict of interest procedures, consistent
5	with the conflict of interest procedures of the De-
6	partment.
7	(4) Prohibition on construction.—
8	(A) IN GENERAL.—Except as provided in
9	subparagraph (B)—
10	(i) no funds provided under this sec-
11	tion may be used for construction of new
12	buildings or facilities for Hubs; and
13	(ii) construction of new buildings or
14	facilities shall not be considered as part of
15	the non-Federal share of a Hub cost-shar-
16	ing agreement.
17	(B) TEST BED AND RENOVATION EXCEP-
18	TION.—Nothing in this paragraph prohibits the
19	use of funds provided under this section or non-
20	Federal cost share funds for the construction of
21	a test bed or renovations to existing buildings
22	or facilities for the purposes of research if the
23	Secretary determines that the test bed or ren-
24	ovations are limited to a scope and scale nec-
25	essary for the research to be conducted.

TITLE III—DEPARTMENT OF EN ERGY OFFICE OF SCIENCE POLICY

4 SEC. 301. SHORT TITLE.

5 This title may be cited as the "Department of Energy6 Office of Science Policy Act".

7 SEC. 302. MISSION.

8 Section 209 of the Department of Energy Organiza9 tion Act (42 U.S.C. 7139) is amended by adding at the
10 end the following:

"(c) MISSION.—The mission of the Office of Science
shall be the delivery of scientific discoveries, capabilities,
and major scientific tools to transform the understanding
of nature and to advance the energy, economic, and national security of the United States.".

16 SEC. 303. BASIC ENERGY SCIENCES.

17 (a) ENERGY FRONTIER RESEARCH CENTERS.—

(1) IN GENERAL.—The Director shall carry out
a program to provide awards, on a competitive,
merit-reviewed basis, to multi-institutional collaborations or other appropriate entities to conduct fundamental and use-inspired energy research to accelerate scientific breakthroughs.

1	(2) Collaborations.—A collaboration receiv-
2	ing an award under this subsection may include mul-
3	tiple types of institutions and private sector entities.
4	(3) Selection and duration.—
5	(A) IN GENERAL.—A collaboration under
6	this subsection shall be selected for a period of
7	4 years.
8	(B) EXISTING CENTERS.—An Energy
9	Frontier Research Center in existence and sup-
10	ported by the Director on the date of enactment
11	of this Act may continue to receive support for
12	a period of 4 years beginning on the date of es-
13	tablishment of that center.
14	(C) REAPPLICATION.—After the end of the
15	period described in subparagraph (A) or (B), as
16	applicable, a recipient of an award may reapply
17	for selection on a competitive, merit-reviewed
18	basis.
19	(D) TERMINATION.—Consistent with the
20	existing authorities of the Department, the Di-
21	rector may terminate an underperforming cen-
22	ter for cause during the performance period.
23	(4) No funding for construction.—No
24	funding provided pursuant to this subsection may be

used for the construction of new buildings or facili ties.

(b) BASIC ENERGY SCIENCES USER FACILITIES.— 3 4 (1) IN GENERAL.—The Director shall carry out 5 a program for the development, construction, oper-6 ation, and maintenance of national user facilities. 7 (2) REQUIREMENTS.—To the maximum extent 8 practicable, the national user facilities developed, 9 constructed, operated, or maintained under para-10 graph (1) shall serve the needs of the Department,

industry, the academic community, and other relevant entities to create and examine materials and
chemical processes for the purpose of improving the
competitiveness of the United States.

15 (3) INCLUDED FACILITIES.—The national user
16 facilities developed, constructed, operated, or main17 tained under paragraph (1) shall include—

18 (A) x-ray light sources;

19 (B) neutron sources;

20 (C) nanoscale science research centers; and

(D) such other facilities as the Director
considers appropriate, consistent with section
209 of the Department of Energy Organization
Act (42 U.S.C. 7139).

ACCELERATOR 1 (c)Research AND DEVELOP-2 MENT.—The Director shall carry out research and devel-3 opment on advanced accelerator and storage ring tech-4 nologies relevant to the development of basic energy 5 sciences user facilities, in consultation with the High Energy Physics and Nuclear Physics programs of the Office 6 7 of Science.

8 (d) Solar Fuels Research Initiative.—

9 (1) IN GENERAL.—Section 973 of the Energy
10 Policy Act of 2005 (42 U.S.C. 16313) is amended
11 to read as follows:

12 "SEC. 973. SOLAR FUELS RESEARCH INITIATIVE.

13 "(a) INITIATIVE.—

14 "(1) IN GENERAL.—The Secretary shall carry 15 out a research initiative, to be known as the 'Solar Fuels Research Initiative' (referred to in this section 16 17 as the 'Initiative') to expand theoretical and funda-18 mental knowledge of photochemistry, electro-19 chemistry, biochemistry, and materials science useful 20 for the practical development of experimental sys-21 tems to convert solar energy to chemical energy.

22 "(2) LEVERAGING.—In carrying out programs
23 and activities under the Initiative, the Secretary
24 shall leverage expertise and resources from—

1	"(A) the Basic Energy Sciences Program
2	and the Biological and Environmental Research
3	Program of the Office of Science; and
4	"(B) the Office of Energy Efficiency and
5	Renewable Energy.
6	"(3) TEAMS.—
7	"(A) IN GENERAL.—In carrying out the
8	Initiative, the Secretary shall organize activities
9	among multidisciplinary teams to leverage, to
10	the maximum extent practicable, expertise from
11	the National Laboratories, institutions of higher
12	education, and the private sector.
13	"(B) GOALS.—The multidisciplinary teams
14	described in subparagraph (A) shall pursue ag-
15	gressive, milestone-driven, basic research goals.
16	"(C) RESOURCES.—The Secretary shall
17	provide sufficient resources to the multidisci-
18	plinary teams described in subparagraph (A) to
19	achieve the goals described in subparagraph (B)
20	over a period of time to be determined by the
21	Secretary.
22	"(4) Additional activities.—The Secretary
23	may organize additional activities under this sub-
24	section through Energy Frontier Research Centers,

1	Energy Innovation Hubs, or other organizational
2	structures.
3	"(b) Artificial Photosynthesis.—
4	"(1) IN GENERAL.—The Secretary shall carry
5	out under the Initiative a program to support re-
6	search needed to bridge scientific barriers to, and
7	discover knowledge relevant to, artificial photosyn-
8	thetic systems.
9	"(2) ACTIVITIES.—As part of the program de-
10	scribed in paragraph (1)—
11	"(A) the Director of the Office of Basic
12	Energy Sciences shall support basic research to
13	pursue distinct lines of scientific inquiry, in-
14	cluding—
15	"(i) photoinduced production of hy-
16	drogen and oxygen from water; and
17	"(ii) the sustainable photoinduced re-
18	duction of carbon dioxide to fuel products
19	including hydrocarbons, alcohols, carbon
20	monoxide, and natural gas; and
21	"(B) the Assistant Secretary for Energy
22	Efficiency and Renewable Energy shall support
23	translational research, development, and valida-
24	tion of physical concepts developed under the
25	program.

1	"(3) STANDARD OF REVIEW.—The Secretary
2	shall review activities carried out under the program
3	described in paragraph (1) to determine the achieve-
4	ment of technical milestones.
5	"(4) PROHIBITION.—No funds allocated to the
6	program described in paragraph (1) may be obli-
7	gated or expended for commercial application of en-
8	ergy technology.
9	"(c) BIOCHEMISTRY, REPLICATION OF NATURAL
10	Photosynthesis, and Related Processes.—
11	"(1) IN GENERAL.—The Secretary shall carry
12	out under the Initiative a program to support re-
13	search needed to replicate natural photosynthetic
14	processes by use of artificial photosynthetic compo-
15	nents and materials.
16	"(2) ACTIVITIES.—As part of the program de-
17	scribed in paragraph (1)—
18	"(A) the Director of the Office of Basic
19	Energy Sciences shall support basic research to
20	expand fundamental knowledge to replicate nat-
21	ural synthesis processes, including—
22	"(i) the photoinduced reduction of
23	dinitrogen to ammonia;
24	"(ii) the absorption of carbon dioxide
25	from ambient air;

1	"(iii) molecular-based charge separa-
2	tion and storage;
3	"(iv) photoinitiated electron transfer;
4	and
5	"(v) catalysis in biological or bio-
6	mimetic systems;
7	"(B) the Associate Director of Biological
8	and Environmental Research shall support sys-
9	tems biology and genomics approaches to un-
10	derstand genetic and physiological pathways
11	connected to photosynthetic mechanisms; and
12	"(C) the Assistant Secretary for Energy
13	Efficiency and Renewable Energy shall support
14	translational research, development, and valida-
15	tion of physical concepts developed under the
16	program.
17	"(3) STANDARD OF REVIEW.—The Secretary
18	shall review activities carried out under the program
19	described in paragraph (1) to determine the achieve-
20	ment of technical milestones.
21	"(4) PROHIBITION.—No funds allocated to the
22	program described in paragraph (1) may be obli-
23	gated or expended for commercial application of en-
24	ergy technology.".

1	(2) Conforming Amendment.—The table of
2	contents for the Energy Policy Act of 2005 is
3	amended by striking the item relating to section 973
4	and inserting the following:
	"Sec. 973. Solar fuels research initiative.".
5	(e) Electricity Storage Research Initiative.—
6	(1) IN GENERAL.—Section 975 of the Energy
7	Policy Act of 2005 (42 U.S.C. 16315) is amended
8	to read as follows:
9	"SEC. 975. ELECTRICITY STORAGE RESEARCH INITIATIVE.
10	"(a) INITIATIVE.—
11	"(1) IN GENERAL.—The Secretary shall carry
12	out a research initiative, to be known as the 'Elec-
13	tricity Storage Research Initiative' (referred to in
14	this section as the 'Initiative')—
15	"(A) to expand theoretical and funda-
16	mental knowledge to control, store, and con-
17	vert—
18	"(i) electrical energy to chemical en-
19	ergy; and
20	"(ii) chemical energy to electrical en-
21	ergy; and
22	"(B) to support scientific inquiry into the
23	practical understanding of chemical and phys-
24	ical processes that occur within systems involv-

1	ing crystalline and amorphous solids, polymers,
2	and organic and aqueous liquids.
3	"(2) Leveraging.—In carrying out programs
4	and activities under the Initiative, the Secretary
5	shall leverage expertise and resources from—
6	"(A) the Basic Energy Sciences Program,
7	the Advanced Scientific Computing Research
8	Program, and the Biological and Environmental
9	Research Program of the Office of Science; and
10	"(B) the Office of Energy Efficiency and
11	Renewable Energy.
12	"(3) TEAMS.—
13	"(A) IN GENERAL.—In carrying out the
14	Initiative, the Secretary shall organize activities
15	among multidisciplinary teams to leverage, to
16	the maximum extent practicable, expertise from
17	the National Laboratories, institutions of higher
18	education, and the private sector.
19	"(B) GOALS.—The multidisciplinary teams
20	described in subparagraph (A) shall pursue ag-
21	gressive, milestone-driven, basic research goals.
22	"(C) RESOURCES.—The Secretary shall
23	provide sufficient resources to the multidisci-
24	plinary teams described in subparagraph (A) to
25	achieve the goals described in subparagraph (B)

1	over a period of time to be determined by the
2	Secretary.
3	"(4) Additional activities.—The Secretary
4	may organize additional activities under this sub-
5	section through Energy Frontier Research Centers,
6	Energy Innovation Hubs, or other organizational
7	structures.
8	"(b) Multivalent Systems.—
9	"(1) IN GENERAL.—The Secretary shall carry
10	out under the Initiative a program to support re-
11	search needed to bridge scientific barriers to, and
12	discover knowledge relevant to, multivalent ion mate-
13	rials in electric energy storage systems.
14	"(2) ACTIVITIES.—As part of the program de-
15	scribed in paragraph (1)—
16	"(A) the Director of the Office of Basic
17	Energy Sciences shall investigate electro-
18	chemical properties and the dynamics of mate-
19	rials, including charge transfer phenomena and
20	mass transport in materials; and
21	"(B) the Assistant Secretary for Energy
22	Efficiency and Renewable Energy shall support
23	translational research, development, and valida-
24	tion of physical concepts developed under the
25	program.

"(3) STANDARD OF REVIEW.—The Secretary
 shall review activities carried out under the program
 described in paragraph (1) to determine the achieve ment of technical milestones.

5 "(4) PROHIBITION.—No funds allocated to the 6 program described in paragraph (1) may be obli-7 gated or expended for commercial application of en-8 ergy technology.

9 "(c) Electrochemistry Modeling and Simula-10 tion.—

11 "(1) IN GENERAL.—The Secretary shall carry 12 out under the Initiative a program to support re-13 search to model and simulate organic electrolytes, 14 including the static and dynamic electrochemical be-15 havior and phenomena of organic electrolytes at the 16 molecular and atomic level in monovalent and multi-17 valent systems.

18 "(2) ACTIVITIES.—As part of the program de19 scribed in paragraph (1)—

"(A) the Director of the Office of Basic 20 21 Energy Sciences, in coordination with the Asso-22 ciate Director of Advanced Scientific Com-23 puting Research, shall support the development 24 of high performance computational tools 25 through a joint development process to maxi-

1	mize the effectiveness of current and projected
2	high performance computing systems; and
3	"(B) the Assistant Secretary for Energy
4	Efficiency and Renewable Energy shall support
5	translational research, development, and valida-
6	tion of physical concepts developed under the
7	program.
8	"(3) STANDARD OF REVIEW.—The Secretary
9	shall review activities carried out under the program
10	described in paragraph (1) to determine the achieve-
11	ment of technical milestones.
12	"(4) PROHIBITION.—No funds allocated to the
13	program described in paragraph (1) may be obli-
14	gated or expended for commercial application of en-
15	ergy technology.
16	"(d) Mesoscale Electrochemistry.—
17	"(1) IN GENERAL.—The Secretary shall carry
18	out under the Initiative a program to support re-
19	search needed to reveal electrochemistry in confined
20	mesoscale spaces, including scientific discoveries rel-
21	evant to—
22	"(A) bio-electrochemistry and electro-
23	chemical energy conversion and storage in con-
24	fined spaces; and

1	"(B) the dynamics of the phenomena de-
2	scribed in subparagraph (A).
3	"(2) ACTIVITIES.—As part of the program de-
4	scribed in paragraph (1)—
5	"(A) the Director of the Office of Basic
6	Energy Sciences and the Associate Director of
7	Biological and Environmental Research shall in-
8	vestigate phenomena of mesoscale electro-
9	chemical confinement for the purpose of repli-
10	cating and controlling new electrochemical be-
11	havior; and
12	"(B) the Assistant Secretary for Energy
13	Efficiency and Renewable Energy shall support
14	translational research, development, and valida-
15	tion of physical concepts developed under the
16	program.
17	"(3) STANDARD OF REVIEW.—The Secretary
18	shall review activities carried out under the program
19	described in paragraph (1) to determine the achieve-
20	ment of technical milestones.
21	"(4) PROHIBITION.—No funds allocated to the
22	program described in paragraph (1) may be obli-
23	gated or expended for commercial application of en-
24	ergy technology.".

1	(2) Conforming Amendment.—The table of
2	contents for the Energy Policy Act of 2005 is
3	amended by striking the item relating to section 975
4	and inserting the following:
	"Sec. 975. Electricity storage research initiative.".
5	SEC. 304. ADVANCED SCIENTIFIC COMPUTING RESEARCH.
6	(a) American Super Computing Leadership.—
7	(1) RENAMING OF ACT.—
8	(A) IN GENERAL.—Section 1 of the De-
9	partment of Energy High-End Computing Revi-
10	talization Act of 2004 (15 U.S.C. 5501 note;
11	Public Law 108–423) is amended by striking
12	"Department of Energy High-End Computing
13	Revitalization Act of 2004" and inserting
14	"American Super Computing Leadership Act of
15	2017".
16	(B) Conforming Amendment.—Section
17	976(a)(1) of the Energy Policy Act of 2005 (42)
18	U.S.C. 16316(1)) is amended by striking "De-
19	partment of Energy High-End Computing Revi-
20	talization Act of 2004" and inserting "Amer-
21	ican Super Computing Leadership Act of
22	2017".
23	(2) DEFINITIONS.—Section 2 of the American
24	Super Computing Leadership Act of 2017 (15

25 U.S.C. 5541) is amended—

1	(A) by redesignating paragraphs (2)
2	through (5) as paragraphs (3) through (6) , re-
3	spectively;
4	(B) by striking paragraph (1) and insert-
5	ing the following:
6	"(1) DEPARTMENT.—The term 'Department'
7	means the Department of Energy.
8	"(2) EXASCALE COMPUTING.—The term
9	'exascale computing' means computing through the
10	use of a computing machine that performs near or
11	above 10 to the 18th power operations per second.";
12	and
13	(C) in paragraph (6) (as redesignated by
14	subparagraph (A)), by striking ", acting
15	through the Director of the Office of Science of
16	the Department of Energy".
17	(3) Department of energy high-end com-
18	PUTING RESEARCH AND DEVELOPMENT PROGRAM.—
19	Section 3 of the American Super Computing Leader-
20	ship Act of 2017 (15 U.S.C. 5542) is amended—
21	(A) in subsection $(a)(1)$, by striking "pro-
22	gram" and inserting "coordinated program
23	across the Department";

1	(B) in subsection (b)(2), by striking ",
2	which may" and all that follows through "archi-
3	tectures'; and
4	(C) by striking subsection (d) and insert-
5	ing the following:
6	"(d) Exascale Computing Program.—
7	"(1) IN GENERAL.—The Secretary shall con-
8	duct a research program (referred to in this sub-
9	section as the 'Program') for exascale computing, in-
10	cluding the development of two or more exascale
11	computing machine architectures, to promote the
12	missions of the Department.
13	"(2) EXECUTION.—
14	"(A) IN GENERAL.—In carrying out the
15	Program, the Secretary shall—
16	"(i) establish two or more National
17	Laboratory partnerships with industry
18	partners and institutions of higher edu-
19	cation for the research and development of
20	two or more exascale computing architec-
21	tures across all applicable organizations of
22	the Department;
23	"(ii) conduct mission-related codesign
24	activities in developing the exascale com-
25	puting architectures under clause (i);

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1	"(iii) develop such advancements in
2	hardware and software technology as are
3	required to fully realize the potential of an
4	exascale production system in addressing
5	Department target applications and solving
6	scientific problems involving predictive
7	modeling and simulation and large scale
8	data analytics and management;
9	"(iv) explore the use of exascale com-
10	puting technologies to advance a broad
11	range of science and engineering; and
12	"(v) provide, as appropriate, on a
13	competitive, merit-reviewed basis, access
14	for researchers in industries in the United
15	States, institutions of higher education,
16	National Laboratories, and other Federal
17	agencies to the exascale computing systems
18	developed pursuant to clause (i).
19	"(B) Selection of partners.—The Sec-
20	retary shall select the partnerships with the
21	computing facilities of the Department under
22	subparagraph (A) through a competitive, peer-
23	review process.
24	"(3) Codesign and application develop-
25	MENT.—

"(A) IN GENERAL.—The Secretary shall— 1 "(i) carry out the Program through 2 an integration of applications, computer 3 science, applied mathematics, and com-4 puter hardware architecture using the 5 6 partnerships established pursuant to para-7 graph (2) to ensure that, to the maximum extent practicable, two or more exascale 8 9 computing machine architectures are capable of solving Department target applica-10 11 tions and broader scientific problems, in-12 cluding predictive modeling and simulation 13 and large scale data analytics and manage-14 ment; and "(ii) conduct outreach programs to in-15 16 crease the readiness for the use of such 17 platforms by domestic industries, including 18 manufacturers. 19 "(B) REPORT.—The Secretary shall sub-20 mit to Congress a report describing—

21 "(i) how the integration under sub22 paragraph (A) is furthering application
23 science data and computational workloads
24 across application interests, including na25 tional security, material science, physical

1	science, cybersecurity, biological science,
2	the Materials Genome and BRAIN Initia-
3	tives of the President, advanced manufac-
4	turing, and the national electric grid; and
5	"(ii) the roles and responsibilities of
6	National Laboratories and industry, in-
7	cluding the definition of the roles and re-
8	sponsibilities within the Department to en-
9	sure an integrated program across the De-
10	partment.
11	"(4) Project review.—
12	"(A) IN GENERAL.—The exascale architec-
13	tures developed pursuant to partnerships estab-
14	lished pursuant to paragraph (2) shall be re-
15	viewed through a project review process.
16	"(B) REPORT.—Not later than 90 days
17	after the date of enactment of this subsection,
18	the Secretary shall submit to Congress a report
19	on—
20	"(i) the results of the review con-
21	ducted under subparagraph (A); and
22	"(ii) the coordination and manage-
23	ment of the Program to ensure an inte-
24	grated research program across the De-
25	partment.

"(5) ANNUAL REPORTS.—At the time of the 1 2 budget submission of the Department for each fiscal 3 year, the Secretary, in consultation with the mem-4 bers of the partnerships established pursuant to 5 paragraph (2), shall submit to Congress a report 6 that describes funding for the Program as a whole by functional element of the Department and critical 7 milestones.". 8

9 (b) HIGH-PERFORMANCE COMPUTING AND NET-10 WORKING RESEARCH.—The Director shall support re-11 search in high-performance computing and networking rel-12 evant to energy applications, including modeling, simula-13 tion, and advanced data analytics for basic and applied energy research programs carried out by the Secretary. 14 15 (c) Applied Mathematics and Software Devel-16 OPMENT FOR HIGH-END COMPUTING SYSTEMS.—The Director shall carry out activities to develop, test, and sup-17 18 port-

19 (1) mathematics, models, and algorithms for
20 complex systems and programming environments;
21 and

(2) tools, languages, and operating systems for
high-end computing systems (as defined in section 2
of the American Super Computing Leadership Act of
2017 (15 U.S.C. 5541)).

1 SEC. 305. HIGH-ENERGY PHYSICS.

2 (a) SENSE OF CONGRESS.—It is the sense of Con3 gress that—

4 (1) the Director should incorporate the findings
5 and recommendations of the report of the Particle
6 Physics Project Prioritization Panel entitled "Build7 ing for Discovery: Strategic Plan for U.S. Particle
8 Physics in the Global Context" into the planning
9 process of the Department; and

10 (2) the nations that lead in particle physics by 11 hosting international teams dedicated to a common 12 scientific goal attract the world's best talent and in-13 spire future generations of physicists and tech-14 nologists.

(b) INTERNATIONAL COLLABORATION.—The Director, as practicable and in coordination with other appropriate Federal agencies as necessary, shall ensure the access of United States researchers to the most advanced
accelerator facilities and research capabilities in the world,
including the Large Hadron Collider.

(c) NEUTRINO RESEARCH.—The Director shall carry
out research activities on rare decay processes and the nature of the neutrino, which may include collaborations
with the National Science Foundation or international collaborations.

(d) DARK ENERGY AND DARK MATTER RE SEARCH.—The Director shall carry out research activities
 on the nature of dark energy and dark matter, which may
 include collaborations with the National Aeronautics and
 Space Administration or the National Science Foundation;
 or international collaborations.

7 SEC. 306. BIOLOGICAL AND ENVIRONMENTAL RESEARCH.

8 (a) BIOLOGICAL SYSTEMS.—The Director shall carry
9 out research and development activities in fundamental,
10 structural, computational, and systems biology to increase
11 systems-level understanding of the complex biological sys12 tems, which may include activities—

(1) to accelerate breakthroughs and new knowledge that would enable the cost-effective, sustainable
production of—

16 (A) biomass-based liquid transportation17 fuels;

- 18 (B) bioenergy; and
- 19 (C) biobased materials;

20 (2) to improve understanding of the global car21 bon cycle, including processes for removing carbon
22 dioxide from the atmosphere, through photosynthesis
23 and other biological processes, for sequestration and
24 storage; and

(3) to understand the biological mechanisms 1 2 used to transform, immobilize, or remove contaminants from subsurface environments. 3 4 (b) LIMITATION FOR RESEARCH FUNDS.—The Di-5 rector shall not approve new climate science-related initiatives without making a determination that such work is 6 7 well-coordinated with any relevant work carried out by 8 other Federal agencies. 9 (c) LOW-DOSE RADIATION RESEARCH PROGRAM.— 10 (1) IN GENERAL.—The Director shall carry out 11 a research program on low-dose radiation. 12 (2) PURPOSE.—The purpose of the program is 13 to enhance the scientific understanding of, and re-14 duce uncertainties associated with, the effects of ex-15 posure to low-dose radiation to inform improved

16 risk-management methods.

17 SEC. 307. FUSION ENERGY.

(a) FUSION MATERIALS RESEARCH AND DEVELOPMENT.—As part of the activities authorized in section 978
of the Energy Policy Act of 2005 (42 U.S.C. 16318)—

(1) the Director, in coordination with the Assistant Secretary for Nuclear Energy of the Department, shall carry out research and development activities to identify, characterize, and demonstrate

1	materials that can endure the neutron, plasma, and
2	heat fluxes expected in a fusion power system; and
3	(2) the Director shall provide an assessment
4	of—
5	(A) the need for one or more facilities that
6	can examine and test potential fusion and next
7	generation fission materials and other enabling
8	technologies relevant to the development of fu-
9	sion power; and
10	(B) whether a single new facility that sub-
11	stantially addresses magnetic fusion and next
12	generation fission materials research needs is
13	feasible, in conjunction with the expected capa-
14	bilities of facilities operational as of the date of
15	enactment of this Act.
16	(b) Tokamak Research and Development.—The
17	Director shall support research and development activities
18	and facility operations to optimize the tokamak approach
19	to fusion energy.
20	(c) INERTIAL FUSION ENERGY RESEARCH AND DE-
21	VELOPMENT.—The Director shall support research and
22	development activities for inertial fusion for energy appli-
23	cations.
24	(d) Alternative and Enabling Concepts.—The
25	Director shall support research and development activities

and facility operations at institutions of higher education, 1 2 National Laboratories, and private facilities in the United 3 States for a portfolio of alternative and enabling fusion 4 energy concepts that may provide solutions to significant 5 challenges to the establishment of a commercial magnetic fusion power plant, prioritized based on the ability of the 6 7 United States to play a leadership role in the international 8 fusion research community.

9 (e) COORDINATION WITH ARPA-E.—The Director 10 shall coordinate with the Director of the Advanced Re-11 search Projects Agency–Energy (referred to in this sub-12 section as "ARPA–E") to—

(1) assess the potential for any fusion energy
project supported by ARPA-E to represent a promising approach to a commercially viable fusion power
plant;

17 (2) determine whether the results of any fusion
18 energy project supported by ARPA-E merit the sup19 port of follow-on research activities carried out by
20 the Office of Science; and

21 (3) avoid the unintentional duplication of activi-22 ties.

(f) FAIRNESS IN COMPETITION FOR SOLICITATIONS
FOR INTERNATIONAL PROJECT ACTIVITIES.—Section 33
of the Atomic Energy Act of 1954 (42 U.S.C. 2053) is

amended by inserting before the first sentence the fol lowing: "In this section, with respect to international re search projects, the term 'private facilities or laboratories'
 means facilities or laboratories located in the United
 States.".

6 (g) Identification of Priorities.—

(1) Report.—

7

8 (A) IN GENERAL.—Not later than 2 years 9 after the date of enactment of this Act, the Sec-10 retary shall submit to Congress a report on the 11 fusion energy research and development activi-12 ties that the Department proposes to carry out 13 over the 10-year period following the date of 14 the report under not fewer than 3 realistic 15 budget scenarios, including a scenario based on 16 3-percent annual growth in the non-ITER por-17 tion of the budget for fusion energy research 18 and development activities.

19 (B) INCLUSIONS.—The report required
20 under subparagraph (A) shall—

(i) identify specific areas of fusion energy research and enabling technology development in which the United States can
and should establish or solidify a lead in

1 the global fusion energy development ef-2 fort; 3 (ii) identify priorities for initiation of 4 facility construction and facility decommis-5 sioning under each of the three budget sce-6 narios described in subparagraph (A); and 7 (iii) assess the ability of the fusion 8 workforce of the United States to carry out 9 the activities identified under clauses (i) 10 and (ii), including the adequacy of pro-11 grams at institutions of higher education 12 in the United States to train the leaders 13 and workers of the next generation of fu-14 sion energy researchers. 15 (2) PROCESS.—In order to develop the report

required under paragraph (1)(A), the Secretary shall
leverage best practices and lessons learned from the
process used to develop the most recent report of the
Particle Physics Project Prioritization Panel of the
High Energy Physics Advisory Panel.

(3) REQUIREMENT.—No member of the Fusion
Energy Sciences Advisory Committee shall be excluded from participating in developing or voting on
final approval of the report required under paragraph (1)(A).

1 SEC. 308. NUCLEAR PHYSICS.

2 (a) ISOTOPE DEVELOPMENT AND PRODUCTION FOR
3 RESEARCH APPLICATIONS.—The Director—

4 (1) may carry out a program for the production
5 of isotopes, including the development of techniques
6 to produce isotopes, that the Secretary determines
7 are needed for research, medical, industrial, or re8 lated purposes; and

9 (2) shall ensure that isotope production activi-10 ties carried out under the program under this para-11 graph do not compete with private industry unless 12 the Director determines that critical national inter-13 ests require the involvement of the Federal Govern-14 ment.

(b) RENAMING OF THE RARE ISOTOPE ACCEL16 ERATOR.—Section 981 of the Energy Policy Act of 2005
17 (42 U.S.C. 16321) is amended—

18 (1) in the section heading, by striking "RARE
19 ISOTOPE ACCELERATOR" and inserting "FACIL20 ITY FOR RARE ISOTOPE BEAMS"; and

(2) by striking "Rare Isotope Accelerator" each
place it appears and inserting "Facility for Rare Isotope Beams".

1 SEC. 309. SCIENCE LABORATORIES INFRASTRUCTURE PRO-

2	GRAM.
3	(a) IN GENERAL.—The Director shall carry out a
4	program to improve the safety, efficiency, and mission
5	readiness of infrastructure at laboratories of the Office of
6	Science.
7	(b) INCLUSIONS.—The program under subsection (a)
8	shall include projects—
9	(1) to renovate or replace space that does not
10	meet research needs;
11	(2) to replace facilities that are no longer cost
12	effective to renovate or operate;
13	(3) to modernize utility systems to prevent fail-
14	ures and ensure efficiency;
15	(4) to remove excess facilities to allow safe and
16	efficient operations; and
17	(5) to construct modern facilities to conduct ad-
18	vanced research in controlled environmental condi-
19	tions.
20	TITLE IV—NUCLEAR ENERGY
21	INNOVATION CAPABILITIES
22	SEC. 401. SHORT TITLE.
23	This title may be cited as the "Nuclear Energy Inno-
24	vation Capabilities Act".

1 SEC. 402. NUCLEAR ENERGY INNOVATION CAPABILITIES. 2 (a) NUCLEAR ENERGY.—Section 951 of the Energy 3 Policy Act of 2005 (42 U.S.C. 16271) is amended to read 4 as follows: 5 "SEC. 951. NUCLEAR ENERGY. 6 "(a) MISSION.— 7 "(1) IN GENERAL.—The Secretary shall carry 8 out programs of civilian nuclear research, develop-9 ment, demonstration, and commercial application, 10 including activities under this subtitle. 11 "(2) CONSIDERATIONS.—The programs carried 12 out under paragraph (1) shall take into consider-13 ation the following objectives: "(A) Providing research infrastructure to 14 15 promote scientific progress and enable users 16 from academia, the National Laboratories, and 17 the private sector to make scientific discoveries 18 relevant for nuclear, chemical, and materials 19 science engineering. "(B) Maintaining nuclear energy research 20 21 and development programs at the National 22 Laboratories and institutions of higher edu-23 cation, including infrastructure at the National 24 Laboratories and institutions of higher edu-25 cation.

1	"(C) Providing the technical means to re-
2	duce the likelihood of nuclear proliferation.
3	"(D) Increasing confidence margins for
4	public safety of nuclear energy systems.
5	"(E) Reducing the environmental impact
6	of activities relating to nuclear energy.
7	"(F) Supporting technology transfer from
8	the National Laboratories to the private sector.
9	"(G) Enabling the private sector to part-
10	ner with the National Laboratories to dem-
11	onstrate novel reactor concepts for the purpose
12	of resolving technical uncertainty associated
13	with the objectives described in subparagraphs
14	(A) through (F).
15	"(b) DEFINITIONS.—In this subtitle:
16	"(1) Advanced nuclear reactor.—The
17	term 'advanced nuclear reactor' means—
18	"(A) a nuclear fission reactor with signifi-
19	cant improvements over the most recent genera-
20	tion of nuclear fission reactors, which may in-
21	clude—
22	"(i) inherent safety features;
23	"(ii) lower waste yields;
24	"(iii) greater fuel utilization;
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1	"(v) resistance to proliferation;
2	"(vi) increased thermal efficiency; and
3	"(vii) the ability to integrate into elec-
4	tric and nonelectric applications; or
5	"(B) a nuclear fusion reactor.
6	"(2) Commission.—The term 'Commission'
7	means the Nuclear Regulatory Commission.
8	"(3) FAST NEUTRON.—The term 'fast neutron'
9	means a neutron with kinetic energy above 100
10	kiloelectron volts.
11	"(4) NATIONAL LABORATORY.—
12	"(A) IN GENERAL.—Except as provided in
13	subparagraph (B), the term 'National Labora-
14	tory' has the meaning given the term in section
15	2.
16	"(B) LIMITATION.—With respect to the
17	Lawrence Livermore National Laboratory, the
18	Los Alamos National Laboratory, and the
19	Sandia National Laboratories, the term 'Na-
20	tional Laboratory' means only the civilian ac-
21	tivities of the laboratory.
22	((5) NEUTRON ELUX The term 'neutron flux'

22 "(5) NEUTRON FLUX.—The term 'neutron flux'
23 means the intensity of neutron radiation measured
24 as a rate of flow of neutrons applied over an area.

1	"(6) NEUTRON SOURCE.—The term 'neutron
2	source' means a research machine that provides neu-
3	tron irradiation services for—
4	"(A) research on materials sciences and
5	nuclear physics; and
6	"(B) testing of advanced materials, nuclear
7	fuels, and other related components for reactor
8	systems.".
9	(b) NUCLEAR ENERGY RESEARCH PROGRAMS.—
10	(1) IN GENERAL.—Section 952 of the Energy
11	Policy Act of 2005 (42 U.S.C. 16272) is amended—
12	(A) by striking subsection (c); and
13	(B) by redesignating subsections (d) and
14	(e) as subsections (c) and (d), respectively.
15	(2) Conforming Amendment.—Section
16	641(b)(1) of the Energy Policy Act of 2005 (42)
17	U.S.C. 16021(b)(1)) is amended by striking "section
18	942(d)" and inserting "section 952(c)".
19	(c) Advanced Fuel Cycle Initiative.—Section
20	953(a) of the Energy Policy Act of 2005 (42 U.S.C.
21	16273(a)) is amended by striking ", acting through the
22	Director of the Office of Nuclear Energy, Science and
23	Technology,".
24	(d) University Nuclear Science and Engineer-

24 (d) UNIVERSITY NUCLEAR SCIENCE AND ENGINEER25 ING SUPPORT.—Section 954(d)(4) of the Energy Policy

Act of 2005 (42 U.S.C. 16274(d)(4)) is amended by strik ing "as part of a taking into consideration effort that em phasizes" and inserting "that emphasize".

4 (e) DEPARTMENT OF ENERGY CIVILIAN NUCLEAR
5 INFRASTRUCTURE AND FACILITIES.—Section 955 of the
6 Energy Policy Act of 2005 (42 U.S.C. 16275) is amend7 ed—

8 (1) by striking subsections (c) and (d); and

9 (2) by adding at the end the following:

10 "(c) VERSATILE NEUTRON SOURCE.—

11 "(1) MISSION NEED.—

"(A) IN GENERAL.—Not later than December 31, 2017, the Secretary shall determine
the mission need for a versatile reactor-based
fast neutron source, which shall operate as a
national user facility.

"(B) CONSULTATIONS REQUIRED.—In car-17 18 rying out subparagraph (A), the Secretary shall 19 consult with the private sector, institutions of 20 higher education, the National Laboratories, 21 and relevant Federal agencies to ensure that 22 the user facility described in subparagraph (A) 23 will meet the research needs of the largest prac-24 ticable majority of prospective users.

1	"(2) Establishment.—As soon as practicable
2	after determining the mission need under paragraph
3	(1)(A), the Secretary shall submit to the appropriate
4	committees of Congress a detailed plan for the es-
5	tablishment of the user facility.
6	"(3) FACILITY REQUIREMENTS.—
7	"(A) CAPABILITIES.—The Secretary shall
8	ensure that the user facility will provide, at a
9	minimum, the following capabilities:
10	"(i) Fast neutron spectrum irradia-
11	tion capability.
12	"(ii) Capacity for upgrades to accom-
13	modate new or expanded research needs.
14	"(B) Considerations.—In carrying out
15	the plan submitted under paragraph (2) , the
16	Secretary shall consider the following:
17	"(i) Capabilities that support experi-
18	mental high-temperature testing.
19	"(ii) Providing a source of fast neu-
20	trons at a neutron flux, higher than that
21	at which current research facilities operate,
22	sufficient to enable research for an optimal
23	base of prospective users.

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1	"(iii) Maximizing irradiation flexibility
2	and irradiation volume to accommodate as
3	many concurrent users as possible.
4	"(iv) Capabilities for irradiation with
5	neutrons of a lower energy spectrum.
6	"(v) Multiple loops for fuels and ma-
7	terials testing in different coolants.
8	"(vi) Additional pre-irradiation and
9	post-irradiation examination capabilities.
10	"(vii) Lifetime operating costs and
11	lifecycle costs.
12	"(4) Deadline for establishment.—The
13	Secretary shall, to the maximum extent practicable,
14	complete construction of, and approve the start of
15	operations for, the user facility by not later than De-
16	cember 31, 2025.
17	"(5) Reporting.—The Secretary shall include
18	in the annual budget request of the Department an
19	explanation for any delay in the progress of the De-
20	partment in completing the user facility by the dead-
21	line described in paragraph (4).
22	"(6) COORDINATION.—The Secretary shall le-
23	verage the best practices for management, construc-
24	tion, and operation of national user facilities from
25	the Office of Science.".

1 (f) SECURITY OF NUCLEAR FACILITIES.—Section 2 956 of the Energy Policy Act of 2005 (42 U.S.C. 16276) is amended by striking ", acting through the Director of 3 the Office of Nuclear Energy, Science and Technology,". 4 5 (g) HIGH-PERFORMANCE COMPUTATION AND SUP-6 PORTIVE RESEARCH.—Section 957 of the Energy Policy 7 Act of 2005 (42 U.S.C. 16277) is amended to read as 8 follows:

9 "SEC. 957. HIGH-PERFORMANCE COMPUTATION AND SUP-10 PORTIVE RESEARCH.

11 "(a) MODELING AND SIMULATION.—The Secretary 12 shall carry out a program to enhance the capabilities of 13 the United States to develop new reactor technologies 14 through high-performance computation modeling and sim-15 ulation techniques.

"(b) COORDINATION.—In carrying out the program
under subsection (a), the Secretary shall coordinate with
relevant Federal agencies as described by the National
Strategic Computing Initiative established by Executive
Order No. 13702 (80 Fed. Reg. 46177 (July 29, 2015)),
while taking into account the following objectives:

"(1) Using expertise from the private sector, institutions of higher education, and the National
Laboratories to develop computational software and
capabilities that prospective users may access to ac-

1	celerate research and development of advanced nu-
2	clear reactor systems and reactor systems for space
3	exploration.
4	"(2) Developing computational tools to simulate
5	and predict nuclear phenomena that may be vali-
6	dated through physical experimentation.
7	"(3) Increasing the utility of the research infra-
8	structure of the Department by coordinating with
9	the Advanced Scientific Computing Research pro-
10	gram within the Office of Science.
11	"(4) Leveraging experience from the Energy In-
12	novation Hub for Modeling and Simulation.
13	"(5) Ensuring that new experimental and com-
14	putational tools are accessible to relevant research
15	communities, including private sector entities en-
16	gaged in nuclear energy technology development.
17	"(c) Supportive Research Activities.—The Sec-
18	retary shall consider support for additional research activi-
19	ties to maximize the utility of the research facilities of the
20	Department, including physical processes—
21	((1) to simulate degradation of materials and
22	behavior of fuel forms; and
23	"(2) for validation of computational tools.".
24	(h) ENABLING NUCLEAR ENERGY INNOVATION
25	Subtitle E of title IX of the Energy Policy Act of 2005

1 (42 U.S.C. 16271 et seq.) is amended by adding at the2 end the following:

3 "SEC. 958. ENABLING NUCLEAR ENERGY INNOVATION.

4 "(a) NATIONAL REACTOR INNOVATION CENTER.—

5 "(1) IN GENERAL.—There is authorized a pro-6 gram to enable the testing and demonstration of re-7 actor concepts to be proposed and funded by the pri-8 vate sector.

9 "(2) PARTICIPATION.—Nothing in this section 10 shall prevent a private sector entity that has re-11 ceived Federal grants from participating in this pro-12 gram.

13 "(b) TECHNICAL EXPERTISE.—In carrying out the 14 program under subsection (a), the Secretary shall leverage 15 the technical expertise of relevant Federal agencies and 16 the National Laboratories in order to minimize the time 17 required to enable construction and operation of privately 18 funded experimental reactors at National Laboratories or 19 other Department-owned sites.

20 "(c) OBJECTIVES.—The reactors described in sub21 section (b) shall operate to meet the following objectives:
22 "(1) Enabling physical validation of advanced
23 nuclear reactor concepts.

24 "(2) Resolving technical uncertainty and in-25 creasing practical knowledge relevant to safety, resil-

ience, security, and functionality of advanced nuclear
 reactor concepts.

3 "(3) General research and development to im4 prove nascent technologies.

5 "(d) SHARING TECHNICAL EXPERTISE.—In carrying
6 out the program under subsection (a), the Secretary may
7 enter into a memorandum of understanding with the
8 Chairman of the Commission in order to share technical
9 expertise and knowledge through—

10 "(1) enabling the testing and demonstration of
11 advanced nuclear reactor concepts to be proposed
12 and funded by the private sector;

"(2) operating a database to store and share
data and knowledge relevant to nuclear science and
engineering between Federal agencies and the private sector;

17 "(3) developing and testing electric and non18 electric integration and energy conversion systems
19 relevant to advanced nuclear reactors;

20 "(4) leveraging expertise from the Commission21 with respect to safety analysis; and

"(5) enabling technical staff of the Commission
to actively observe and learn about technologies developed under the program.

"(e) AGENCY COORDINATION.—The Chairman of the
 Commission and the Secretary shall enter into a memo randum of understanding regarding the following:

4 "(1) Ensuring that—

5 "(A) the Department has sufficient tech-6 nical expertise to support the timely research, 7 development, demonstration, and commercial 8 application by the civilian nuclear industry of 9 safe and innovative advanced nuclear reactor 10 technology; and

"(B) the Commission has sufficient technical expertise to support the evaluation of applications for licenses, permits, and design certifications and other requests for regulatory approval for advanced nuclear reactors.

"(2) The use of computers and software codes
to calculate the behavior and performance of advanced nuclear reactors based on mathematical models of the physical behavior of advanced nuclear reactors.

21 "(3) Ensuring that—

"(A) the Department maintains and develops the facilities necessary to enable the timely
research, development, demonstration, and commercial application by the civilian nuclear in-

1	dustry of safe and innovative reactor tech-
2	nology; and
3	"(B) the Commission has access to the fa-
4	cilities described in subparagraph (A), as need-
5	ed.
6	"(f) Reporting Requirements.—
7	"(1) IN GENERAL.—Not later than 180 days
8	after the date of enactment of the Nuclear Energy
9	Innovation Capabilities Act of 2017, the Secretary,
10	in consultation with the National Laboratories, rel-
11	evant Federal agencies, and other stakeholders, shall
12	submit to the appropriate committees of Congress a
13	report assessing the capabilities of the Department
14	to authorize, host, and oversee privately funded ex-
15	perimental advanced nuclear reactors as described in
16	subsection (b).
17	"(2) CONTENTS.—The report submitted under
18	paragraph (1) shall address—
19	"(A) the safety review and oversight capa-
20	bilities of the Department, including options to
21	leverage expertise from the Commission and the
22	National Laboratories;
23	"(B) options to regulate privately proposed
24	and funded experimental reactors hosted by the
25	Department;

"(C) potential sites capable of hosting pri-
vately funded experimental advanced nuclear re-
actors;

"(D) the efficacy of the available contractual mechanisms of the Department to partner with the private sector and Federal agencies, including cooperative research and development agreements, strategic partnership projects, and agreements for commercializing technology;

"(E) the liability of the Federal Government with respect to the disposal of low-level
radioactive waste, spent nuclear fuel, or highlevel radioactive waste (as those terms are defined in section 2 of the Nuclear Waste Policy
Act of 1982 (42 U.S.C. 10101));

"(F) the impact on the aggregate inventory in the United States of low-level radioactive waste, spent nuclear fuel, or high-level
radioactive waste (as those terms are defined in
section 2 of the Nuclear Waste Policy Act of
1982 (42 U.S.C. 10101));

22 "(G) potential cost structures relating to
23 physical security, decommissioning, liability,
24 and other long-term project costs; and

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1	"(H) other challenges or considerations
2	identified by the Secretary.
3	"(3) UPDATES.—Once every 2 years, the Sec-
4	retary shall update relevant provisions of the report
5	submitted under paragraph (1) and submit to the
6	appropriate committees of Congress the update.
7	"(g) Savings Clauses.—
8	"(1) LICENSING REQUIREMENT.—Nothing in
9	this section authorizes the Secretary or any person
10	to construct or operate a nuclear reactor for the pur-
11	pose of demonstrating the suitability for commercial
12	application of the nuclear reactor unless licensed by
13	the Commission in accordance with section 202 of
14	the Energy Reorganization Act of 1974 (42 U.S.C.
15	5842).
16	"(2) FINANCIAL PROTECTION.—Any activity
17	carried out under this section that involves the risk
18	of public liability shall be subject to the financial
19	protection or indemnification requirements of section
20	170 of the Atomic Energy Act of 1954 (42 U.S.C.
21	2210) (commonly known as the 'Price-Anderson
22	Act').''.
23	(i) BUDGET PLAN.—Subtitle E of title IX of the En-

24 ergy Policy Act of 2005 (42 U.S.C. 16271 et seq.) (as

1 amended by subsection (h)) is amended by adding at the2 end the following:

3 "SEC. 959. BUDGET PLAN.

"(a) IN GENERAL.—Not later than 1 year after the 4 5 date of enactment of the Nuclear Energy Innovation Capabilities Act of 2017, the Secretary shall submit to the 6 7 Committee on Energy and Natural Resources of the Sen-8 ate and the Committee on Science, Space, and Technology 9 of the House of Representatives 2 alternative 10-year 10 budget plans for civilian nuclear energy research and development by the Secretary, as described in subsections 11 12 (b) through (d).

"(b) BUDGET PLAN ALTERNATIVE 1.—One of the
budget plans submitted under subsection (a) shall assume
constant annual funding for 10 years at the appropriated
level for the civilian nuclear energy research and development of the Department for fiscal year 2016.

18 "(c) BUDGET PLAN ALTERNATIVE 2.—One of the
19 budget plans submitted under subsection (a) shall be an
20 unconstrained budget.

21 "(d) INCLUSIONS.—Each alternative budget plan
22 submitted under subsection (a) shall include—

23 "(1) a prioritized list of the programs, projects,
24 and activities of the Department to best support the

development of advanced nuclear reactor tech nologies;

3 "(2) realistic budget requirements for the De4 partment to implement sections 955(c), 957, and
5 958; and

6 "(3) the justification of the Department for
7 continuing or terminating existing civilian nuclear
8 energy research and development programs.".

9 (j) CONFORMING AMENDMENTS.—The table of con-10 tents for the Energy Policy Act of 2005 is amended by 11 striking the item relating to section 957 and inserting the 12 following:

- "957. High-performance computation and supportive research.
- "958. Enabling nuclear energy innovation.
- "959. Budget plan.".

Calendar No. 404

115TH CONGRESS S. 2503 2D SESSION S. 2503 [Report No. 115-241]

A BILL

To establish Department of Energy policy for science and energy research and development programs, and reform National Laboratory management and technology transfer programs, and for other purposes.

May 9, 2018

Reported without amendment