

115TH CONGRESS 1ST SESSION H.R. 2447

To require the Secretary of Energy to provide loans and grants for solar installations in low-income and underserved areas.

IN THE HOUSE OF REPRESENTATIVES

May 16, 2017

Mr. CÁRDENAS (for himself, Ms. Lee, and Mr. Ellison) introduced the following bill; which was referred to the Committee on Energy and Commerce

A BILL

To require the Secretary of Energy to provide loans and grants for solar installations in low-income and underserved areas.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Low-Income Solar
- 5 Act".
- 6 SEC. 2. LOAN AND GRANT PROGRAM FOR SOLAR INSTALLA-
- 7 TIONS IN LOW-INCOME AND UNDERSERVED
- 8 AREAS.
- 9 (a) Definitions.—In this section:

1	(1) Administrative expenses.—The term
2	"administrative expenses" has such meaning as may
3	be established by the Secretary.
4	(2) COMMUNITY SOLAR FACILITY.—The term
5	"community solar facility" means a community-
6	based distributed photovoltaic solar electricity gener-
7	ating facility that, as determined by the Secretary—
8	(A) is owned by a subscriber organization;
9	(B) has a nameplate rating of 2 megawatts
10	or less;
11	(C) is located in or near a community of
12	subscribers to whom the beneficial use of the
13	electricity generated by the facility belongs; and
14	(D) reserves not less than 25 percent of
15	the quantity of electricity generated by the fa-
16	cility for low-income households that are sub-
17	scribers to the facility.
18	(3) ELIGIBLE ENTITY.—The term "eligible enti-
19	ty' means—
20	(A) a low-income household;
21	(B) a unit of State, territorial, or local
22	government;
23	(C) an Indian tribe;
24	(D) a Native Hawaiian community-based
25	organization;

1	(E) a rural community (as defined in sec-
2	tion 343(a) of the Consolidated Farm and
3	Rural Development Act (7 U.S.C. 1991(a)));
4	(F) any other national or regional entity
5	that—
6	(i) deploys a safe, high-quality photo-
7	voltaic solar electricity generating facility
8	for consumers under a model that maxi-
9	mizes energy savings to those consumers;
10	and
11	(ii) has experience, as determined by
12	the Secretary, installing solar systems
13	using a job training or community volun-
14	teer-based installation model; and
15	(G) for the loan program only, in addition
16	to entities described in subsections (A) through
17	(F), a private entity that—
18	(i) deploys a safe, high-quality photo-
19	voltaic solar electricity generating facility
20	for consumers under a model that maxi-
21	mizes energy savings to those consumers;
22	and
23	(ii) will install solar systems using a
24	job training installation model.

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1	(4) Grant-eligible household.—The term
2	"grant-eligible household" means a household the
3	members of which—
4	(A) earn an income equal to 80 percent or
5	less of the applicable area median income, as
6	defined for the applicable year by the Secretary
7	of Housing and Urban Development; and
8	(B) reside in an owner-occupied home.
9	(5) Indian tribe.—The term "Indian tribe"
10	means any Indian tribe, band, nation, or other orga-
11	nized group or community, including any Alaskan
12	Native village or regional or village corporation (as
13	defined in, or established pursuant to, the Alaska
14	Native Claims Settlement Act (43 U.S.C. 1601 et
15	seq.)), that is recognized as eligible for the special
16	programs and services provided by the United States
17	to Indians because of their status as Indians.
18	(6) Low-income Household.—The term
19	"low-income household" means a household with an
20	income equal to 80 percent or less of the applicable
21	area median income, as defined for the applicable
22	year by the Secretary of Housing and Urban Devel-
23	opment.
24	(7) MILLER EAMLY AREODDARIE HOUSING

The term "multi-family affordable housing" means

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1	any federally subsidized affordable housing complex						
2	in which at least 50 percent of the units are reserved						
3	for low-income households.						
4	(8) Native Hawahan Community-Based or-						
5	GANIZATION.—The term "Native Hawaiian commu-						
6	nity-based organization" means any organization						
7	that is composed primarily of Native Hawaiians						
8	from a specific community and that assists in the						
9	social, cultural, and educational development of Na-						
10	tive Hawaiians in that community.						
11	(9) Photovoltaic solar electricity gen-						
12	ERATING FACILITY.—The term "photovoltaic solar						
13	electricity generating facility" means—						
14	(A) a generator that creates electricity						
15	from light photons; and						
16	(B) the accompanying hardware enabling						
17	that electricity to flow—						
18	(i) onto the electric grid; or						
19	(ii) into an energy storage device.						
20	(10) Secretary.—The term "Secretary"						
21	means the Secretary of Energy.						
22	(11) Subscriber.—The term "subscriber"						
23	means an electricity consumer who—						

1	(A) owns a subscription, or an equivalent
2	unit or share of the capacity or generation, of
3	a community solar facility;
4	(B) has identified one or more physical lo-
5	cations—
6	(i) to which the subscription will be
7	attributed;
8	(ii) within the same electric utility
9	service territory, or within the same geo-
10	graphical area, as the community solar fa-
11	cility, in accordance with applicable State
12	and local law; and
13	(iii) that may change from time to
14	time, subject to the condition that the
15	physical location shall be within the geo-
16	graphical limits allowed for a subscriber of
17	the applicable community solar facility;
18	and
19	(C) confirms the status of the consumer as
20	a low-income household for each applicable fis-
21	cal year.
22	(12) Subscription.—The term "subscription"
23	means a share in the capacity, or a proportional in-
24	terest in the solar electricity generation, of a com-
25	munity solar facility.

1	(13) Underserved Area.—The term "under-
2	served area" means—
3	(A) a geographical area with low or no
4	photovoltaic solar deployment, as determined by
5	the Secretary; or
6	(B) trust land, as defined in section 3765
7	of title 38, United States Code.
8	(b) Establishment of Loan and Grant Pro-
9	GRAM.—
10	(1) In general.—The Secretary shall establish
11	a program under which the Secretary shall provide
12	loans and grants to eligible entities for use in ac-
13	cordance with this section.
14	(2) Funding.—
15	(A) In general.—Subject to the avail-
16	ability of appropriations, the Secretary shall
17	make grants and issue loans in accordance with
18	this subsection.
19	(B) Loans.—Subject to subparagraph
20	(D), not more than 50 percent of funds made
21	available under subparagraph (A) for a fiscal
22	year shall be used to provide loans to eligible
23	entities for—
24	(i) community solar facilities; or

1	(ii) multi-family affordable housing
2	solar installations.
3	(C) Grants.—After allocating amounts to
4	carry out subparagraph (B), the Secretary shall
5	use the remaining funds made available under
6	subparagraph (A) for a fiscal year to provide
7	grants to eligible entities—
8	(i) to pay the upfront costs of photo-
9	voltaic solar electricity generating facilities
10	installed on properties of grant-eligible
11	households; or
12	(ii) for any other eligible use described
13	in subsection (e).
14	(D) Increase in grant amount.—Not-
15	withstanding subparagraph (A), if the Secretary
16	determines that more than 50 percent of the
17	amounts described in that subparagraph are
18	necessary during any of fiscal years 2018
19	through 2032 to provide grants to encourage
20	innovative financing and installation models to
21	reach underserved markets, the Secretary may
22	use more than 50 percent of those amounts to
23	provide those grants.
24	(3) Goals and accountability.—

1	(A) In general.—In providing loans and
2	grants under this subsection, the Secretary
3	shall take such actions as may be necessary to
4	ensure that—
5	(i) the assistance provided under this
6	subsection is used to facilitate and encour-
7	age innovative solar installation and fi-
8	nancing models, under which the recipients
9	develop and install photovoltaic solar elec-
10	tricity generating facilities that provide sig-
11	nificant savings to low-income households
12	while providing job training or community
13	engagement opportunities with respect to
14	each solar system installed;
15	(ii) loan and grant recipients shall—
16	(I) have installed not less than
17	600 kilowatts of photovoltaic solar en-
18	ergy during the 2-year period pre-
19	ceding the date on which the loan or
20	grant is provided to ensure consumer
21	protection; or
22	(II) until the goal described in
23	subclause (I) is achieved, enter into
24	partnership with an entity that—

1	(aa) has not less than 2
2	years of experience deploying
3	solar photovoltaic systems for
4	low-income households in a man-
5	ner that maximizes the savings
6	benefits of solar access; and
7	(bb) was primarily respon-
8	sible for the installation of at
9	least 2 megawatts of solar energy
10	during the 2-year period pre-
11	ceding the date on which the loan
12	or grant is provided;
13	(iii) the photovoltaic solar electricity
14	generating facilities installed using assist-
15	ance provided under this subsection are
16	safe, high-quality systems that comply with
17	local building and safety codes and stand-
18	ards;
19	(iv) the provision of assistance under
20	this subsection establishes and fosters a
21	partnership between the Federal Govern-
22	ment and eligible entities, resulting in effi-
23	cient development of solar installations
24	with—

1	(I) minimal governmental inter-
2	vention;
3	(II) limited governmental regula-
4	tion; and
5	(III) significant involvement by
6	nonprofit and private entities;
7	(v) solar projects installed using as-
8	sistance provided under this subsection—
9	(I) shall include job training; and
10	(II) may include community par-
11	ticipation in which job trainees and
12	volunteers assist in the development of
13	solar projects;
14	(vi) assistance provided under this
15	subsection prioritizes development in—
16	(I) areas with low photovoltaic
17	penetration;
18	(II) rural areas;
19	(III) Indian tribal areas; and
20	(IV) other underserved areas, in-
21	cluding Alaskan Native and Appa-
22	lachian communities;
23	(vii) solar systems are developed using
24	assistance provided under this subsection

1	on	a	geographically	diverse	basis	among
2	the	eli	igible entities; a	nd		

(viii) to the maximum extent practicable, solar installation activities for which assistance is provided under this section leverage, or connect grant-eligible households to, federally or locally subsidized weatherization and energy efficiency efforts that meet or exceed local energy efficiency standards.

(B) Determination.—If, at any time, the Secretary determines that the goals described in this paragraph cannot be met by providing assistance in accordance with this subsection, the Secretary shall immediately submit to the appropriate committees of Congress a written notice of that determination, including any proposed changes necessary to achieve the goals under this paragraph.

(4) Community solar facilities.—

(A) In general.—A community solar facility may use a loan provided under this subsection only to offset the costs of generation and provision of solar energy to low-income

1	households that are subscribers of the commu-
2	nity solar facility.
3	(B) Transfer and assignment of sub-
4	SCRIPTIONS.—A subscription to a community
5	solar facility that receives assistance under this
6	subsection may be transferred or assigned by
7	the subscriber to—
8	(i) any subscriber organization; or
9	(ii) any individual or entity who quali-
10	fies to be a subscriber to that community
11	solar facility.
12	(C) Treatment.—
13	(i) In general.—No owner, oper-
14	ator, or subscriber of a community solar
15	facility that receives assistance under this
16	subsection shall be subject to regulation by
17	the Federal Energy Regulatory Commis-
18	sion solely as a result of an interest in the
19	community solar facility.
20	(ii) Price of subscription.—The
21	price paid for any subscription to a com-
22	munity solar facility shall not be subject to
23	the regulation of any Federal department,
24	agency, or commission.
25	(c) National Competition.—

1	(1) IN GENERAL.—The Secretary shall select el-
2	igible entities to receive loans or grants under this
3	section through a nationwide competitive process, to
4	be established by the Secretary.
5	(2) Applications.—To be eligible to receive a
6	loan or grant under this section, an eligible entity
7	shall submit to the Secretary an application at such
8	time, in such manner, and containing such informa-
9	tion as the Secretary may require.
10	(3) Requirements.—In selecting eligible enti-
11	ties to receive loans or grants under this section, the
12	Secretary shall, at a minimum—
13	(A) require that the eligible entity—
14	(i) enter into a grant or loan agree-
15	ment, as applicable, under subsection (d);
16	and
17	(ii) has obtained financial commit-
18	ments (or has demonstrated the capacity
19	to obtain financial commitments) necessary
20	to comply with that agreement;
21	(B) ensure that loans and grants are pro-
22	vided, and amounts are used, in a manner that
23	results in geographical diversity throughout the
24	United States and within States, territories,
25	and Indian tribal land among photovoltaic solar

1	electricity generating facilities installed using
2	the assistance provided under this section;
3	(C) to the maximum extent practicable, ex-
4	pand photovoltaic solar energy availability to—
5	(i) geographical areas, throughout the
6	United States and within States, terri-
7	tories, and Indian tribal land, with—
8	(I) low photovoltaic solar pene-
9	tration; or
10	(II) areas with a higher cost bur-
11	den with respect to the deployment or
12	installation of photovoltaic solar elec-
13	tricity generating facilities;
14	(ii) rural communities;
15	(iii) Indian tribes; and
16	(iv) other underserved areas, including
17	Appalachian and Alaska Native commu-
18	nities;
19	(D) take into account the warranty period
20	and quality of the applicable photovoltaic solar
21	electricity generating facility equipment and any
22	necessary interconnecting equipment; and
23	(E) ensure all calculations for estimated
24	household energy savings are based solely on

1	electricity offsets from the photovoltaic solar
2	electricity generating facilities.
3	(d) Loan and Grant Agreements.—
4	(1) In general.—As a condition of receiving a
5	loan or grant under this section, an eligible entity
6	shall enter into a loan or grant agreement, as appli-
7	cable, with the Secretary.
8	(2) Requirements.—A loan or grant agree-
9	ment under this subsection shall—
10	(A) require the eligible entity—
11	(i) to use the assistance provided
12	under this section only in accordance with
13	this section;
14	(ii) to install such number of solar
15	systems with such defined capacity target
16	(expressed in megawatts) as may be estab-
17	lished by the Secretary, taking into consid-
18	eration the costs associated with carrying
19	out loan or grant obligations in the areas
20	in which the solar systems will be devel-
21	oped;
22	(iii) to use the assistance in a manner
23	that leverages other sources of funding
24	(other than loans or grants under this sec-

1	tion), including private or public funds, in
2	developing the solar projects; and
3	(iv) to establish loan terms, if applica-
4	ble, that maximize the benefit to the low-
5	income households receiving solar energy
6	from the eligible entity;
7	(B) require the Secretary to rescind any
8	amounts provided to the eligible entity that are
9	not used during the 2-year period beginning on
10	the date on which the amounts are initially dis-
11	tributed to the eligible entity, except in any case
12	in which the eligible entity has demonstrated to
13	the satisfaction of the Secretary that a longer
14	period, not to exceed 3 years after the date of
15	initial distribution, is necessary to deliver pro-
16	posed services;
17	(C) for a loan provided under this section,
18	establish—
19	(i) an interest rate equal to the then-
20	current cost of funds to the Department of
21	the Treasury for obligations of comparable
22	maturity to the loan; and
23	(ii) a payout time that maximizes the
24	savings to customers during the effective
25	period of the agreement; and

1	(D) contain such other terms as the Sec-
2	retary may require to ensure compliance with
3	the requirements of this section.
4	(e) Use.—An eligible entity shall use a loan or grant
5	provided under this section only for the following activi-
6	ties, for the purpose of developing new photovoltaic solar
7	projects in the United States for low-income households
8	and individuals who otherwise would likely be unable to
9	afford or purchase photovoltaic solar systems:
10	(1) Photovoltaic solar equipment and in-
11	STALLATION.—To pay the costs of—
12	(A) solar equipment, including only photo-
13	voltaic solar equipment and storage and all
14	hardware or software components relating to
15	safely producing, monitoring, and connecting
16	the system to the electric grid or onsite storage;
17	and
18	(B) installation, including all direct labor
19	associated with installing the photovoltaic solar
20	equipment.
21	(2) Job train—To fund onsite job train-
22	ing and community or volunteer engagement, includ-
23	ing—

1	(A) only job training costs directly associ-
2	ated with the solar projects funded under this
3	section; and
4	(B) job training opportunities that may
5	cover the full range of the solar value chain,
6	such as marketing and outreach, customer ac-
7	quisition, system design, and installation posi-
8	tions.
9	(3) Deployment support.—To fund entities
10	that have a demonstrated ability, as determined by
11	the Secretary—
12	(A) to advise State and local entities re-
13	garding low-income solar policy, regulatory, and
14	program design to continue and expand the
15	work of the entities;
16	(B) to foster community outreach and edu-
17	cation regarding the benefits of photovoltaic
18	solar energy for low-income and disadvantaged
19	communities; or
20	(C) to provide apprenticeship program op-
21	portunities registered and approved by—
22	(i) the Office of Apprenticeship of the
23	Department of Labor pursuant to part 29
24	of title 29, Code of Federal Regulations (or
25	successor regulations); or

- 1 (ii) a State Apprenticeship Agency 2 recognized by that Office.
 - (4) ADMINISTRATION.—To pay the administrative expenses of the eligible entity, including preproject feasibility efforts, in carrying out the duties of the Secretary associated with delivering proposed services, subject to the requirement that not more than 15 percent of the total amount of the assistance provided to the eligible entity under this section may be used for administrative expenses.

(f) Compliance.—

- (1) Records and adopt such administrative practices as the Secretary may require to ensure compliance with the requirements of this section and the applicable loan or grant agreement.
- (2) DETERMINATION BY SECRETARY.—If the Secretary determines that an eligible entity that receives a grant or loan under this section has not, during the 2-year period beginning on the date of initial distribution to the eligible entity of the assist-

- ance (or such longer period as is established under subsection (d)(2)(B)), substantially fulfilled the obligations of the eligible entity under the applicable
- 4 loan or grant agreement, the Secretary shall—
- 5 (A) rescind the balance of any funds dis-6 tributed to, but not used by, the eligible entity 7 under this section; and
- 8 (B) use those amounts to provide other loans or grants in accordance with this section.
- 10 (g) TERMINATION.—The Secretary shall terminate a
- 11 loan or grant provided under this section on a determina-
- 12 tion that the total amount of the loan or grant (excluding
- 13 any interest, fees, and other earnings of the loan or grant)
- 14 has been—
- 15 (1) fully expended by the eligible entity; or
- 16 (2) returned to the Secretary.
- 17 (h) REGULATIONS.—Not later than 90 days after the
- 18 date of enactment of this Act, the Secretary shall promul-
- 19 gate such regulations as the Secretary determines to be
- 20 necessary to carry out this section, to take effect on the
- 21 date of promulgation.
- 22 (i) Funding.—There is authorized to be appro-
- 23 priated to the Secretary to carry out this section

- 1 \$200,000,000 for each of fiscal years 2018 through 2032,
- 2 to remain available until expended.

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