

115TH CONGRESS 1ST SESSION H.R. 1672

To improve the competitiveness of United States manufacturing by designating and supporting manufacturing communities.

IN THE HOUSE OF REPRESENTATIVES

March 22, 2017

Mr. Cicilline (for himself, Mr. Reed, Mr. Ryan of Ohio, Mr. Pocan, Ms. Matsui, Ms. Dellauro, Mr. Doggett, Ms. Brownley of California, Mr. Schrader, Mrs. Bustos, and Mr. Garamendi) introduced the following bill; which was referred to the Committee on Financial Services

A BILL

- To improve the competitiveness of United States manufacturing by designating and supporting manufacturing communities.
 - 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 "Make It In America
 - 5 Manufacturing Communities Act".
 - 6 SEC. 2. DEFINITIONS.
 - 7 In this Act:
 - 8 (1) Manufacturing community support
 - 9 PROGRAM.—The term "Manufacturing Community

1	Support Program" means the program established
2	under section 3(a).
3	(2) Participating agency.—The term "par-
4	ticipating agency" means a Federal agency that
5	elects to participate in the Manufacturing Commu-
6	nity Support Program.
7	(3) Participating program.—The term "par-
8	ticipating program" means a program identified by
9	a participating agency under section $3(c)(1)(C)$.
10	(4) Secretary.—The term "Secretary" means
11	the Secretary of Commerce.
12	SEC. 3. PROGRAM TO DESIGNATE AND SUPPORT MANUFAC-
13	TURING COMMUNITIES.
14	(a) Program Authorized.—The Secretary shall es-
15	tablish a program to improve the competitiveness of
16	United States manufacturing—
17	(1) by designating consortiums as manufac-
18	turing communities under subsection (b); and
19	(2) by supporting manufacturing communities,
20	as so designated, under subsection (c).
21	(b) Designation of Manufacturing Commu-
22	NITIES.—
23	(1) In general.—Except as provided in para-
24	graph (7), for purposes of the Manufacturing Com-
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1	ignate eligible consortiums as manufacturing com-
2	munities through a competitive process.
3	(2) Eligible consortiums.—
4	(A) In general.—An eligible consortium
5	is a consortium that—
6	(i) represents a region defined by the
7	consortium in accordance with subpara-
8	graph (B);
9	(ii) includes at least one—
10	(I) institution of higher edu-
11	cation;
12	(II) a private sector entity; and
13	(III) a government entity;
14	(iii) may include one or more—
15	(I) private sector partners;
16	(II) institutions of higher edu-
17	cation;
18	(III) government entities;
19	(IV) economic development and
20	other community and labor groups;
21	(V) financial institutions; or
22	(VI) utilities; and
23	(iv) has, as a lead applicant—
24	(I) a district organization (as de-
25	fined in section 300.3 of title 13,

1	Code of Federal Regulations, or suc-
2	cessor regulation);
3	(II) an Indian tribe (as defined
4	in section 4 of the Indian Self-Deter-
5	mination and Education Assistance
6	Act (25 U.S.C. 450b)) or a consor-
7	tium of Indian tribes;
8	(III) a State or a political sub-
9	division of a State, including a special
10	purpose unit of a State or local gov-
11	ernment engaged in economic or in-
12	frastructure development activities, or
13	a consortium of political subdivisions
14	(IV) an institution of higher edu-
15	cation or a consortium of institutions
16	of higher education; or
17	(V) a public or private nonprofit
18	organization or association that has
19	an application that is supported by a
20	State, a political subdivision of a
21	State, or a native community.
22	(B) Regions.—Subject to approval by the
23	Secretary, a consortium may define the region
24	that it represents if the region—

1	(i) is large enough to contain critical
2	elements of the key technologies or supply
3	chain prioritized by the consortium; and
4	(ii) is small enough to enable close
5	collaboration among members of the con-
6	sortium.
7	(3) Duration.—Each designation under para-
8	graph (1) shall be for a period of two years.
9	(4) Renewal.—
10	(A) In general.—Upon receipt of an ap-
11	plication submitted under subparagraph (B),
12	the Secretary may renew a designation made
13	under paragraph (1) for up to two additional
14	two-year periods. Any designation as a manu-
15	facturing community or renewal of such des-
16	ignation that is in effect before the date of the
17	enactment of this Act shall count toward the
18	limit set forth in this subparagraph.
19	(B) Application for renewal.—An eli-
20	gible consortium seeking a renewal under sub-
21	paragraph (A) shall submit an application to
22	the Secretary at such time, in such manner,
23	and containing such information as the Sec-

retary may require.

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1	(C) Modifications authorized.—The
2	Secretary may renew a designation under sub-
3	paragraph (A) for an eligible consortium that—
4	(i) has changed its composition, either
5	by adding or removing members; or
6	(ii) as part of its application under
7	subparagraph (B), submits a revision to
8	the plan submitted under paragraph
9	(5)(B)(iv) or the strategy submitted under
10	paragraph $(5)(B)(v)$.
11	(D) EVALUATION FOR RENEWAL.—In de-
12	termining whether to renew a designation of an
13	eligible consortium under paragraph (1), the
14	Secretary shall assess the eligible consortium
15	based upon—
16	(i) the performance of the consortium
17	against the terms of the consortium's most
18	recent designation under paragraph (1)
19	and any post-designation awards the con-
20	sortium may have received;
21	(ii) the progress the consortium has
22	made with respect to project-specific
23	metrics the consortium proposed in the
24	consortium's application for the most re-
25	cent designation under paragraph (1), par-

1	ticularly with respect to those metrics that
2	were designed to help communities track
3	their own progress;
4	(iii) whether any changes to the com-
5	position of the eligible consortium or revi-
6	sions to the plan or strategy described in
7	subparagraph (C)(ii) would improve the
8	competitiveness of United States manufac-
9	turing; and
10	(iv) such other criteria as the Sec-
11	retary considers appropriate.
12	(5) Application for designation.—
13	(A) In general.—An eligible consortium
14	seeking a designation under paragraph (1) shall
15	submit an application to the Secretary at such
16	time and in such manner as the Secretary may
17	require.
18	(B) Contents.—Each application sub-
19	mitted to the Secretary under subparagraph (A)
20	shall include—
21	(i) a description of the regional
22	boundaries of the consortium;
23	(ii) a description of the manufacturing
24	concentration of the consortium, including
25	an assessment of how the manufacturing

1	concentration of the consortium competi-
2	tively ranks nationally according to meas-
3	ures relating to employment, sales, location
4	quotients for an industry's level of con-
5	centration, or such other measures as the
6	Secretary considers appropriate;
7	(iii) an integrated assessment of the
8	local industrial ecosystem of the region of
9	the consortium, which may include assess-
10	ment of workforce and training, supplier
11	network, research and innovation, infra-
12	structure or site development, trade and
13	international investment, operational im-
14	provements, and capital access components
15	needed for manufacturing activities in such
16	region;
17	(iv) an evidence-based plan for devel-
18	oping components of such ecosystem (se-
19	lected by the consortium)—
20	(I) by making specific invest-
21	ments to address gaps in such eco-
22	system; and
23	(II) by making the manufac-
24	turing of the region of the consortium
25	uniquely competitive;

1	(v) a description of the investments
2	the consortium proposes and the imple-
3	mentation strategy the consortium intends
4	to use to address gaps in such ecosystem;
5	(vi) a description of the outcome-
6	based metrics, benchmarks, and milestones
7	that the consortium will track and the
8	evaluation methods the consortium will use
9	while designated as a manufacturing com-
10	munity to gauge performance of the strat-
11	egy of the consortium to improve the man-
12	ufacturing in the region of the consortium;
13	and
14	(vii) such other matters as the Sec-
15	retary considers appropriate.
16	(6) Evaluation of applications.—The Sec-
17	retary shall evaluate each application received under
18	paragraph (5) to determine—
19	(A) whether the applicant demonstrates a
20	significant level of regional cooperation in their
21	proposal; and
22	(B) how the manufacturing concentration
23	of the applicant competitively ranks nationally
24	according to measures described in paragraph
25	(5)(B)(ii).

1	(7) CERTAIN COMMUNITIES PREVIOUSLY REC-
2	OGNIZED.—Each consortium that was designated as
3	a manufacturing community by the Secretary in car-
4	rying out the Investing in Manufacturing Commu-
5	nities Partnership initiative of the Department of
6	Commerce before the date of the enactment of this
7	Act shall be deemed a manufacturing community
8	designated under this subsection if such consortium
9	is still designated as a manufacturing community by
10	the Secretary as part of such initiative.
11	(c) Support for Designated Manufacturing
12	COMMUNITIES.—
13	(1) Preferential consideration.—
14	(A) IN GENERAL.—Except as provided in
15	subparagraph (D), if a member of a consortium
16	designated as a manufacturing community
17	under subsection (b) seeks financial or technical
18	assistance under a participating program of a
19	participating agency, the head of such agency
20	may give preferential consideration to such
21	member with respect to the awarding of such fi-
22	nancial or technical assistance if—
23	(i) such head considers the award of
24	the financial or technical assistance con-

1	sistent with the economic development
2	strategy of the consortium; and
3	(ii) the member otherwise meets all
4	applicable requirements for the financial or
5	technical assistance.
6	(B) Participating agencies.—The Sec-
7	retary shall invite other Federal agencies to be-
8	come participating agencies of the Manufac-
9	turing Community Support Program.
10	(C) Participating programs.—The head
11	of each participating agency shall identify all
12	programs administered by such participating
13	agency that are applicable to the Manufacturing
14	Community Support Program.
15	(D) Multiple members of the same
16	CONSORTIUM SEEKING THE SAME FINANCIAL
17	OR TECHNICAL ASSISTANCE.—
18	(i) In general.—If a participating
19	agency receives applications for the same
20	financial or technical assistance from more
21	than one member of the same consortium
22	designated as a manufacturing community
23	under subsection (b), the head of such
24	agency may determine how preference will
25	be given under subparagraph (A), includ-

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1	ing by requiring the consortium to select
2	which of the members should be given
3	preference.
4	(ii) Coordination.—If the head of a
5	participating agency determines that more
5	than one member of a consortium should

9 he or she may require such members to

10 demonstrate coordination with each other

in developing their applications for the fi-

be given preference for financial or tech-

nical assistance under subparagraph (A),

nancial or technical assistance. 12

- (E) Report.—Not later than 90 days after the date of the enactment of this Act, the head of each participating agency shall submit a report to the Secretary that specifies how the head will give preferential consideration under subparagraph (A).
- TECHNICAL ASSISTANCE.—The Secretary may make a Federal point of contact available to each consortium designated as a manufacturing community under subsection (b) to help the members of the consortium access Federal funds and technical assistance.
- (3) Financial and technical assistance.—

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1	(A) IN GENERAL.—Under the Manufac-
2	turing Community Support Program, the head
3	of a participating agency may award financial
4	or technical assistance to a member of a consor-
5	tium designated as a manufacturing community
6	under subsection (b) as he or she considers ap-
7	propriate for purposes of such program and
8	consistent with the economic development strat-
9	egy of the consortium.
10	(B) Use of funds.—
11	(i) In general.—A recipient of fi-
12	nancial or technical assistance under sub-
13	paragraph (A) may use such financial or
14	technical assistance to support an invest-
15	ment in an ecosystem that will improve the
16	competitiveness of United States manufac-
17	turing.
18	(ii) Investments supported.—In-
19	vestments supported under this subpara-
20	graph may include—
21	(I) infrastructure;
22	(II) access to capital;
23	(III) promotion of exports and
24	foreign direct investment;

1	(IV) equipment or facility up-
2	grades;
3	(V) workforce training or retrain-
4	ing;
5	(VI) energy or process efficiency;
6	(VII) business incubators;
7	(VIII) site preparation;
8	(IX) advanced research;
9	(X) supply chain development;
10	and
11	(XI) small business assistance.
12	(4) Coordination.—
13	(A) COORDINATION BY SECRETARY OF
14	COMMERCE.—The Secretary shall coordinate
15	with the heads of the participating agencies to
16	identify programs under paragraph (1)(C).
17	(B) Inter-agency coordination.—The
18	heads of the participating agencies shall coordi-
19	nate with each other—
20	(i) to leverage complementary activi-
21	ties, including from non-Federal sources,
22	such as philanthropies; and
23	(ii) to avoid duplication of efforts.
24	(d) Receipt of Transferred Funds.—The Sec-
25	retary may accept amounts transferred to the Secretary

- 1 from the head of another participating agency to carry out
- 2 this section.

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