

116TH CONGRESS 2D SESSION

H. R. 7978

To increase wildfire preparedness and response throughout the United States, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

August 7, 2020

Mr. Panetta (for himself, Mr. Lamalfa, Mr. Costa, Mr. Harder of California, Mr. Garamendi, Mr. Cox of California, Mr. Carbajal, and Mr. Gianforte) introduced the following bill; which was referred to the Committee on Natural Resources, and in addition to the Committees on Agriculture, Transportation and Infrastructure, Education and Labor, Energy and Commerce, and Foreign Affairs, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To increase wildfire preparedness and response throughout the United States, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Emergency Wildfire
- 5 and Public Safety Act of 2020".
- 6 SEC. 2. TABLE OF CONTENTS.
- 7 The table of contents for this Act is as follows:

- Sec. 1. Short title.
- Sec. 2. Table of contents.
- Sec. 3. Findings.
- Sec. 4. Definitions.

TITLE I—WILDFIRE MITIGATION PROJECTS

- Sec. 101. Forest landscape projects.
- Sec. 102. Wildfire detection equipment.
- Sec. 103. Establishment of fuel breaks in forests and other wildland vegetation.
- Sec. 104. Emergency actions.
- Sec. 105. New information in land management plans.
- Sec. 106. Hazard mitigation using disaster assistance.

TITLE II—BIOMASS

Sec. 201. Biomass energy infrastructure program.

TITLE III—TIMBER EXPORTS

Sec. 301. Exemption to prohibition on export of unprocessed timber of dead and dying trees in the State of California.

TITLE IV—OTHER MATTERS

- Sec. 401. Innovative forest workforce development program.
- Sec. 402. Western prescribed fire center.
- Sec. 403. Retrofits for fire-resilient communities.
- Sec. 404. Critical infrastructure and microgrid program.

1 SEC. 3. FINDINGS.

- 2 Congress finds that—
- 3 (1) in 2017 and 2018, the State of California,
- 4 the State of Montana, and other Western States ex-
- 5 perienced some of the deadliest and most destructive
- 6 wildfires in the last 100 years, devastating Federal,
- 7 State, and private land, destroying tens of thousands
- 8 of homes, killing dozens of people, and burning large
- 9 areas of land in the wildland-urban interface (as de-
- fined in section 101 of the Healthy Forests Restora-
- 11 tion Act of 2003 (16 U.S.C. 6511));
- 12 (2) fire suppression practices over several dec-
- ades, inadequate levels of forest management, and

- climate change have increased the risk of wildfires, and, according to the Fourth National Climate Assessment by the United States Global Change Research Program, the cumulative number of acres burned in the period from 1984 to 2015 was twice the number of acres that would have burned in the absence of climate change;
 - (3) increased development in the wildland-urban interface near overgrown forest landscapes has increased the number of people living in areas that are at risk of wildfire;
 - (4) despite legislation enacted over the last 20 years to facilitate hazardous fuels reduction, certain statutory, regulatory, and administrative requirements, including studies, publication periods, season-specific surveys, and objection processes, and litigation can significantly impede rapid implementation of hazardous fuels reduction projects necessary to protect lives and property;
 - (5) increasing the pace and scale of sciencebased, publicly developed forest management activities that reduce hazardous fuels, including through mechanical thinning and controlled burning, can reduce the size and scope of wildfires, as well as protect watersheds, improve fish and wildlife habitat,

1	expand recreational opportunities, protect air qual-	
2	ity, and increase the sequestration of carbon on Na-	
3	tional Forest System and Bureau of Land Manage-	
4	ment land;	
5	(6) in 2019, 11,800,000 acres of National For-	
6	est System land in the State of California and	
7	6,300,000 acres of National Forest System land in	
8	the State of Montana were at high or very high wild-	
9	fire hazard potential, of which 3,100,000 acres and	
10	1,600,000 acres, respectively, were within proximity	
11	to populated areas; and	
12	(7) the Governor of the State of California has	
13	proclaimed a "State of Emergency" due to a vast	
14	tree die-off throughout the State that has increased	
15	the risk of wildfires and has created extremely dan-	
16	gerous fire conditions.	
17	SEC. 4. DEFINITIONS.	
18	In this Act:	
19	(1) Federal Land.—The term "Federal land"	
20	means—	
21	(A) land of the National Forest System (as	
22	defined in section 11(a) of the Forest and	
23	Rangeland Renewable Resources Planning Act	
24	of 1974 (16 U.S.C. 1609(a))); and	

1	(B) public lands (as defined in section 103
2	of the Federal Land Policy and Management
3	Act of 1976 (43 U.S.C. 1702)).
4	(2) Secretary Concerned.—The term "Sec-
5	retary concerned" means—
6	(A) the Secretary of Agriculture, with re-
7	spect to Federal land described in paragraph
8	(1)(A); and
9	(B) the Secretary of the Interior, with re-
10	spect to Federal land described in paragraph
11	(1)(B).
12	TITLE I—WILDFIRE MITIGATION
13	PROJECTS
14	SEC. 101. FOREST LANDSCAPE PROJECTS.
15	(a) DEFINITIONS.—In this section:
16	(1) COLLABORATIVE PROCESS.—The term "col-
17	laborative process' means a collaborative process de-
18	scribed in section 4003(b)(2) of the Omnibus Public
19	Land Management Act of 2009 (16 U.S.C.
20	7303(b)(2)).
21	(2) FOREST LANDSCAPE.—The term "forest
22	landscape" means an area that—
23	(A) primarily or entirely contains land that
24	has a high or very high wildfire hazard poten-
25	tial;

1	(B) due to a fuel management activity in
2	the area, would have a reduced risk, as deter-
3	mined by the Secretary concerned—
4	(i) of wildfire endangering a nearby
5	at-risk community (as defined in section
6	101 of the Healthy Forests Restoration
7	Act of 2003 (16 U.S.C. 6511));
8	(ii) of wildfire damaging a municipal
9	watershed or infrastructure that serves an
10	at-risk community described in clause (i);
11	or
12	(iii) of the transmission of a high in-
13	tensity wildfire from the applicable
14	wildland-urban interface or forest land-
15	scape to a nearby community; and
16	(C) to the extent practicable, is conducive
17	to the development and implementation of
18	projects relating to wildfire resilience and forest
19	health that are carried out through a collabo-
20	rative process.
21	(3) Forest Landscape project.—The term
22	"forest landscape project" means a project carried
23	out in a forest landscape under subsection $(b)(1)$ —
24	(A) in which 1 or more management activi-
25	ties are carried out; and

1	(B) that takes place on not more than
2	75,000 acres of Federal land or non-Federal
3	land adjacent to Federal land on which the
4	project is carried out.
5	(4) Management activity.—The term "man-
6	agement activity" means—
7	(A) the installation of fuel breaks (includ-
8	ing shaded fuel breaks) not more than ½-mile
9	wide across a forest landscape in a strategic
10	system that maximizes the reduction of wildfire
11	risk to communities or watersheds;
12	(B) mechanical thinning (including res-
13	toration thinning) of a forest landscape to
14	clear—
15	(i) surface fuels, such as slash;
16	(ii) ladder fuels, such as small and
17	medium diameter trees and shrubs; or
18	(iii) both of the fuels described in
19	clauses (i) and (ii); and
20	(C) controlled burns.
21	(5) STATE.—The term "State" means a State
22	the entirety of which is located west of the 100th
23	meridian.
24	(6) WILDLIFE HABITAT.—The term "wildlife
25	habitat" means an ecological community on which a

1	species of wild animal, bird, plant, fish, amphibian
2	or invertebrate depends for the conservation and
3	protection of the species.
4	(b) Establishment.—
5	(1) In general.—Not later than 90 days after
6	the date of enactment of this Act, in accordance
7	with paragraph (2), the Secretary of Agriculture, in
8	consultation with the Secretary of the Interior, shall
9	select 3 forest landscapes on which to conduct forest
10	landscape projects—
11	(A) to reduce the risk of wildfire in the
12	forest landscape;
13	(B) to restore ecological health to the for-
14	est landscape; or
15	(C) to adapt the forest landscape to the in-
16	creased risk of wildfire due to climate change
17	(2) Process.—
18	(A) Proposals.—The Governor of a State
19	may submit to the Secretary of Agriculture a
20	proposal for a forest landscape project to be
21	carried out in that State.
22	(B) Selection.—The Secretary of Agri-
23	culture, in consultation with the Secretary of
24	the Interior shall select forest landscane

1	projects to be conducted from among proposals
2	submitted under subparagraph (A) based on—
3	(i) the strength of the proposal and
4	the strategy for the conduct of the forest
5	landscape project;
6	(ii) the strength of the ecological case
7	of the proposal and the proposed ecological
8	restoration strategies of the forest land-
9	scape project;
10	(iii) the strength of the collaborative
11	process through which the proposal was
12	developed and the forest landscape project
13	will be carried out and the likelihood of
14	successful collaboration throughout imple-
15	mentation of the forest landscape project;
16	(iv) whether the proposed forest land-
17	scape project is likely to achieve reductions
18	in long-term wildfire management costs;
19	(v) whether the proposed forest land-
20	scape project would reduce the relative
21	costs of carrying out ecological restoration
22	treatments;
23	(vi) whether the proposed forest land-
24	scape project would provide energy as a re-

1	sult of the use of woody biomass and
2	small-diameter trees; and
3	(vii) whether an appropriate level of
4	non-Federal investment would be leveraged
5	in carrying out the proposed forest land-
6	scape project.
7	(C) Consultation.—In selecting pro-
8	posals under subparagraph (B), the Secretary
9	of Agriculture, in consultation with the Sec-
10	retary of the Interior, shall consult with the
11	Governors of the States that submitted pro-
12	posals under subparagraph (A).
13	(3) APPLICABILITY.—The selection of a forest
14	landscape under this subsection shall not be subject
15	to the National Environmental Policy Act of 1969
16	(42 U.S.C. 4321 et seq.) or any other applicable law.
17	(c) Management Activities.—In carrying out a
18	management activity under a forest landscape project, the
19	Secretary concerned—
20	(1) shall maximize the retention of old-growth
21	stands and large trees, as appropriate for the forest
22	type, to the extent that the trees promote stands
23	that are resilient to wildfire and increased average
24	temperature;

1	(2) shall consider the best available scientific
2	information to maintain or restore the ecological in-
3	tegrity of the forest landscape; and
4	(3) shall not establish a permanent road.
5	(d) Environmental Analysis.—
6	(1) Application to certain environmental
7	ASSESSMENTS AND ENVIRONMENTAL IMPACT STATE-
8	MENTS.—This subsection shall apply in any case in
9	which the Secretary concerned prepares an environ-
10	mental assessment or an environmental impact
11	statement pursuant to section 102(2) of the Na-
12	tional Environmental Policy Act of 1969 (42 U.S.C.
13	4332(2)) for a forest landscape project—
14	(A) that—
15	(i) is developed through a collabo-
16	rative process; or
17	(ii) is covered by a community wildfire
18	protection plan;
19	(B) the primary purpose of which is—
20	(i) reducing hazardous fuel loads;
21	(ii) installing fuel and fire breaks;
22	(iii) restoring forest health and resil-
23	ience;
24	(iv) protecting a municipal water sup-
25	ply or a critical communication site;

1	(v) improving wildlife habitat to meet
2	management and conservation goals, in-
3	cluding State population goals; or
4	(vi) a combination of 2 or more of the
5	purposes described in clauses (i) through
6	(v); and
7	(C) that does not include any action that
8	is inconsistent with the applicable land and re-
9	source management plan.
10	(2) Consideration of Alternatives.—In an
11	environmental assessment or environmental impact
12	statement described in paragraph (1), the Secretary
13	concerned shall study, develop, and describe only the
14	following alternatives:
15	(A) The forest landscape project, as pro-
16	posed under paragraph (1).
17	(B) A forest management activity or com-
18	bination of forest management activities pro-
19	posed by the relevant agency.
20	(C) The alternative of no action.
21	(3) Elements of no-action alternative.—
22	In the case of the alternative of no action, the Sec-
23	retary concerned shall evaluate the effect of no ac-
24	tion only on—
25	(A) forest health;

1	(B) wildlife habitat;
2	(C) wildfire potential;
3	(D) insect and disease potential;
4	(E) economic and social factors; and
5	(F) water quality and quantity.
6	(4) Exclusions.—This subsection does not
7	apply to—
8	(A) any component of the National Wilder-
9	ness Preservation System;
10	(B) any congressionally designated wilder-
11	ness study area;
12	(C) any component of the National Wild
13	and Scenic Rivers System;
14	(D) any research natural area;
15	(E) any National Forest System land or
16	public land on which the removal of vegetation
17	is prohibited by an Act of Congress or the
18	President;
19	(F) any land in an inventoried roadless
20	area; or
21	(G) any designated critical habitat for a
22	federally listed threatened or endangered spe-
23	cies, unless, after a consultation under section
24	7 of the Endangered Species Act of 1973 (16
25	U.S.C. 1536), the Secretary of the Interior, act-

1	ing through the Director of the United States
2	Fish and Wildlife Service, determines that the
3	forest management activity is not likely to de-
4	stroy or adversely modify the critical habitat.
5	(5) Road building.—
6	(A) PERMANENT ROADS.—A forest land-
7	scape project carried out under this section
8	shall not include the construction of any new,
9	permanent road.
10	(B) Existing roads.—The Secretary con-
11	cerned may carry out necessary maintenance of,
12	repairs to, or reconstruction of an existing per-
13	manent road under a forest landscape project
14	carried out under this section.
15	(C) Temporary roads.—The Secretary
16	concerned shall decommission any temporary
17	road constructed under a forest landscape
18	project carried out under this section by not
19	later than 3 years after the date on which the
20	Secretary concerned determines the road is no
21	longer needed.
22	(6) Judicial review in united states dis-
23	TRICT COURTS.—
24	(A) Venue.—Notwithstanding section
25	1391 of title 28, United States Code, or other

applicable law, a forest landscape project for which an environmental assessment or an environmental impact statement is prepared under paragraph (2)(A) shall be subject to judicial review only in—

- (i) the United States district court for a district in which the Federal land to be treated under the forest landscape project is located; or
- (ii) the United States district court for the District of Columbia.
- (B) Expeditious completion of Judicial Review.—In the judicial review of an action challenging a forest landscape project described in subparagraph (A), Congress encourages a court of competent jurisdiction to expedite, to the maximum extent practicable, the proceedings in the action with the goal of rendering a final determination on jurisdiction, and, if jurisdiction exists, a final determination on the merits, as soon as practicable after the date on which a complaint or appeal is filed to initiate the action.

(C) Injunctions.—

1	(i) In general.—Subject to clause
2	(ii), the length of any preliminary injunc-
3	tive relief or stay pending appeal covering
4	a forest landscape project described in sub-
5	paragraph (A) shall not exceed 60 days.
6	(ii) Renewal.—
7	(I) In general.—A court of
8	competent jurisdiction may issue 1 or
9	more renewals of any preliminary in-
10	junction, or stay pending appeal,
11	granted under clause (i).
12	(II) UPDATES.—In each renewal
13	of an injunction in an action, the par-
14	ties to the action shall present the
15	court with updated information on the
16	status of the forest landscape project.
17	(iii) Requirement for injunc-
18	TION.—A court shall not enjoin an agency
19	action under a forest landscape project de-
20	scribed in subparagraph (A) if the court
21	determines that the plaintiff is unable to
22	demonstrate that the claim of the plaintiff
23	is likely to succeed on the merits.
24	(iv) Balancing of short- and
25	LONG-TERM EFFECTS —As part of weigh-

1 ing the equities while considering any re-2 quest for an injunction that applies to an 3 agency action under a forest landscape 4 project described in subparagraph (A), the court reviewing the project shall balance 6 the impact to the ecosystem likely affected 7 by the project of— 8 (I) the short- and long-term ef-9 fects of undertaking the agency ac-10 tion; against 11 (II) the short- and long-term ef-12 fects of not undertaking the agency 13 action. 14 (e) Use of Other Authorities.—Each Secretary 15 concerned shall seek to use existing statutory and administrative authorities, including a good neighbor agreement entered into under section 8206 of the Agricultural Act

- trative authorities, including a good neighbor agreement entered into under section 8206 of the Agricultural Act of 2014 (16 U.S.C. 2113a), to carry out each forest landscape project.
- 20 (f) Reports.—Not later than the last day of each 21 fiscal year, each Secretary concerned shall submit a report 22 describing the impacts on wildfire risk and the environment of forest landscape projects carried out under this 24 section to—

1	(1) the Committee on Energy and Natural Re-
2	sources of the Senate;
3	(2) the Committee on Natural Resources of the
4	House of Representatives;
5	(3) the Committee on Agriculture, Nutrition
6	and Forestry of the Senate; and
7	(4) the Committee on Agriculture of the House
8	of Representatives.
9	(g) Funding.—
10	(1) Authorization of appropriations.—
11	There are authorized to be appropriated to carry out
12	this section such sums as may be necessary for each
13	fiscal year.
14	(2) Non-federal funding.—Each Secretary
15	concerned shall seek additional funding to carry out
16	this section from private and State sources.
17	SEC. 102. WILDFIRE DETECTION EQUIPMENT.
18	(a) In General.—Title VI of the Healthy Forests
19	Restoration Act of 2003 (16 U.S.C. 6591 et seq.) is
20	amended by adding at the end the following:
21	"SEC. 607. WILDFIRE DETECTION EQUIPMENT.
22	"To the extent practicable, the Secretary of Agri-
23	culture and the Secretary of the Interior shall—

1	"(1) expedite the placement of wildfire detec-
2	tion equipment, such as sensors, cameras, and other
3	relevant equipment, in areas at risk of wildfire;
4	"(2) expand the use of satellite data to assist
5	wildfire response; and
6	"(3) expedite any permitting required by the
7	Secretary of Agriculture or the Secretary of the In-
8	terior for the installation, maintenance, or removal
9	of wildfire detection equipment.".
10	(b) TECHNICAL AMENDMENT.—The table of contents
11	for the Healthy Forests Restoration Act of 2003 (16
12	U.S.C. 6501 note; Public Law 108–148) is amended by
13	adding at the end of the items relating to title VI the fol-
	larring.
14	lowing:
14	"Sec. 607. Wildfire detection equipment.".
14 15	
	"Sec. 607. Wildfire detection equipment.".
15	"Sec. 607. Wildfire detection equipment.". SEC. 103. ESTABLISHMENT OF FUEL BREAKS IN FORESTS
15 16	"Sec. 607. Wildfire detection equipment.". SEC. 103. ESTABLISHMENT OF FUEL BREAKS IN FORESTS AND OTHER WILDLAND VEGETATION.
15 16 17	"Sec. 607. Wildfire detection equipment.". SEC. 103. ESTABLISHMENT OF FUEL BREAKS IN FORESTS AND OTHER WILDLAND VEGETATION. (a) DEFINITIONS.—In this section:
15 16 17 18	"Sec. 607. Wildfire detection equipment.". SEC. 103. ESTABLISHMENT OF FUEL BREAKS IN FORESTS AND OTHER WILDLAND VEGETATION. (a) DEFINITIONS.—In this section: (1) HABITAT OF SIGNIFICANT VALUE.—The
115 116 117 118 119	"Sec. 607. Wildfire detection equipment.". SEC. 103. ESTABLISHMENT OF FUEL BREAKS IN FORESTS AND OTHER WILDLAND VEGETATION. (a) DEFINITIONS.—In this section: (1) HABITAT OF SIGNIFICANT VALUE.—The term "habitat of significant value" means a wildlife
15 16 17 18 19 20	"Sec. 607. Wildfire detection equipment.". SEC. 103. ESTABLISHMENT OF FUEL BREAKS IN FORESTS AND OTHER WILDLAND VEGETATION. (a) DEFINITIONS.—In this section: (1) Habitat of Significant value.—The term "habitat of significant value" means a wildlife habitat (as defined in section 101(a))—
115 116 117 118 119 220 221	"Sec. 607. Wildfire detection equipment.". SEC. 103. ESTABLISHMENT OF FUEL BREAKS IN FORESTS AND OTHER WILDLAND VEGETATION. (a) DEFINITIONS.—In this section: (1) HABITAT OF SIGNIFICANT VALUE.—The term "habitat of significant value" means a wildlife habitat (as defined in section 101(a))— (A) of national, statewide, or regional eco-

1	habitat for a species of special status by a State
2	or Federal agency; or
3	(C) that is essential to the movement of
4	resident or migratory wildlife.
5	(2) RIPARIAN AREA.—The term "riparian area"
6	means an area—
7	(A) that is transitional between terrestrial
8	and aquatic ecosystems;
9	(B) that is distinguished by gradients in
10	biophysical conditions, ecological processes, and
11	biota;
12	(C) through which surface and subsurface
13	hydrology connect bodies of water with adjacent
14	uplands;
15	(D) that is adjacent to perennial, intermit-
16	tent, and ephemeral streams, lakes, or estuarine
17	or marine shorelines; and
18	(E) that includes the portions of terrestrial
19	ecosystems that significantly influence ex-
20	changes of energy and matter with aquatic eco-
21	systems.
22	(3) Secretary.—The term "Secretary" has
23	the meaning given the term in section 101 of the
24	Healthy Forests Restoration Act of 2003 (16 U.S.C.
25	6511)

1	(b) CATEGORICAL EXCLUSION ESTABLISHED.—For-
2	est management activities described in subsection (c) are
3	a category of actions designated as being categorically ex-
4	cluded from the preparation of an environmental assess-
5	ment or an environmental impact statement under section
6	102 of the National Environmental Policy Act of 1969 (42
7	U.S.C. 4332).
8	(c) Forest Management Activities Designated
9	FOR CATEGORICAL EXCLUSION.—
10	(1) In general.—The category of forest man-
11	agement activities designated under subsection (b)
12	for a categorical exclusion are forest management
13	activities described in paragraph (2) that are carried
14	out by the Secretary on Federal land (as defined in
15	section 3 of the Healthy Forests Restoration Act of
16	2003 (16 U.S.C. 6502)) the primary purpose of
17	which is to establish and maintain linear fuel breaks
18	that are—
19	(A) up to 1,000 feet in width adjacent to,
20	and incorporating, existing linear features, such
21	as roads, trails, transmission lines, and pipe-
22	lines of any length on Federal land; and
23	(B) intended to reduce the risk of wildfire
24	on the Federal land or an adjacent at-risk com-
25	munity.

1	(2) Activities.—Subject to paragraph (3), the
2	forest management activities that may be carried out
3	pursuant to the categorical exclusion established
4	under subsection (b) are—
5	(A) moving or masticating;
6	(B) thinning by manual and mechanical
7	cutting;
8	(C) piling, yarding, and removal of slash
9	(D) selling of vegetation products, includ-
10	ing timber, firewood, biomass, slash, and fence-
11	posts;
12	(E) targeted grazing;
13	(F) application of—
14	(i) pesticide;
15	(ii) biopesticide; or
16	(iii) herbicide;
17	(G) seeding of native species;
18	(H) controlled burns and broadcast burn-
19	ing; and
20	(I) burning of piles, including jackpot
21	piles.
22	(3) Excluded activities.—A forest manage-
23	ment activity described in paragraph (2) may not be
24	carried out pursuant to the categorical exclusion es-

1	tablished under subsection (b) if the activity is con-
2	ducted—
3	(A) in a wilderness area or wilderness
4	study area;
5	(B) for the construction of a permanent
6	road or permanent trail;
7	(C) on National Forest System land or
8	land managed by the Bureau of Land Manage-
9	ment on which the removal of vegetation is pro-
10	hibited or restricted by Congress or the Presi-
11	dent; or
12	(D) in an area in which the activity
13	would—
14	(i) be inconsistent with the applicable
15	land and resource management plan;
16	(ii) have a substantial adverse impact
17	on—
18	(I) wetlands, as defined in the
19	United States Fish and Wildlife Serv-
20	ice Manual, part 660 FW 2 (June 21,
21	1993);
22	(II) a riparian area; or
23	(III) a habitat of significant
24	value; or
25	(iii) harm—

1	(I) any species protected by the
2	Endangered Species Act of 1973 (16
3	U.S.C. 1531 et seq.); or
4	(II) the habitat of a species de-
5	scribed in subclause (I).
6	(4) Extraordinary circumstances.—The
7	Secretary shall apply the extraordinary cir-
8	cumstances procedures under section 220.6 of title
9	36, Code of Federal Regulations (or a successor reg-
10	ulation), in determining whether to use a categorical
11	exclusion under subsection (b).
12	(d) ACREAGE AND LOCATION LIMITATIONS.—Treat-
13	ments of vegetation in linear fuel breaks covered by the
14	categorical exclusion established under subsection (b)—
15	(1) may not contain treatment units in excess
16	of 3,000 acres; and
17	(2) shall be located primarily in an area de-
18	scribed in section 605(c)(2) of the Healthy Forests
19	Restoration Act of 2003 (16 U.S.C. 6591d(c)(2)).
20	SEC. 104. EMERGENCY ACTIONS.
21	(a) Definitions.—In this section:
22	(1) Emergency action.—The term "emer-
23	gency action" means an action carried out pursuant
24	to an emergency situation determination to mitigate
25	the harm to life, property, or important natural or

- cultural resources on National Forest System land
 or adjacent land.
- 3 (2) EMERGENCY SITUATION.—The term "emer-4 gency situation" means a situation on National For-5 est System land for which immediate implementation 6 of a decision is necessary to achieve 1 or more of the 7 following results:
- 8 (A) Relief from hazards threatening 9 human health and safety.
 - (B) Mitigation of threats to natural resources on National Forest System land or adjacent land.
 - (3) Emergency situation determination.—

 The term "emergency situation determination"

 means a determination made by the Secretary under subsection (b)(1)(A).
 - (4) Land and Resource management Plan.—The term "land and resource management plan" means a plan developed under section 6 of the Forest and Rangeland Renewable Resources Planning Act of 1974 (16 U.S.C. 1604).
 - (5) NATIONAL FOREST SYSTEM LAND.—The term "National Forest System land" means land of the National Forest System (as defined in section

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1	11(a) of the Forest and Rangeland Renewable Re-
2	sources Planning Act of 1974 (16 U.S.C. 1609(a)))
3	(6) Secretary.—The term "Secretary" means
4	the Secretary of Agriculture.
5	(b) Authorized Emergency Actions To Re-
6	SPOND TO EMERGENCY SITUATIONS.—
7	(1) Determination.—
8	(A) In General.—The Secretary may
9	make a determination that an emergency situa-
10	tion exists with respect to National Forest Sys-
11	tem land.
12	(B) Review.—An emergency situation de-
13	termination shall not be subject to objection
14	under the predecisional administrative review
15	processes under part 218 of title 36, Code of
16	Federal Regulations (or successor regulations)
17	(C) Applicability.—An emergency situa-
18	tion determination shall not be subject to the
19	National Environmental Policy Act of 1969 (42
20	U.S.C. 4321 et seq.) or any other applicable
21	law.
22	(2) AUTHORIZED EMERGENCY ACTIONS.—After
23	making an emergency situation determination with
24	respect to National Forest System land, the Sec-

1	retary may carry out emergency actions on that Na-
2	tional Forest System land, including through—
3	(A) the salvage of dead or dying trees;
4	(B) the harvest of trees damaged by wind
5	or ice;
6	(C) the commercial and noncommercial
7	sanitation harvest of trees to control insects or
8	disease, including trees already infested with in-
9	sects or disease;
10	(D) the reforestation or replanting of fire-
11	impacted areas through planting, control of
12	competing vegetation, or other activities that
13	enhance natural regeneration and restore forest
14	species;
15	(E) the removal of hazardous trees in close
16	proximity to roads and trails;
17	(F) the reconstruction of existing utility
18	lines; and
19	(G) the replacement of underground ca-
20	bles.
21	(3) Relation to land and resource man-
22	AGEMENT PLANS.—To the maximum extent prac-
23	ticable, an emergency action carried out under para-
24	graph (2) shall be conducted consistent with the
25	land and resource management plan.

1 (4) ACREAGE LIMITATIONS.—A treatment area 2 covered by an emergency situation determination on 3 which an emergency action is carried out pursuant 4 to paragraph (2) shall consist of not more than 5 10,000 acres of National Forest System land. 6 (c) Environmental Analysis.—

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- (1) Environmental assessment or envi-RONMENTAL IMPACT STATEMENT.—If the Secretary determines that an emergency action requires an environmental assessment or an environmental impact statement pursuant to section 102(2) of the National Environmental Policy Act of 1969 (42 U.S.C. 4332(2)), the Secretary shall study, develop, and describe—
 - (A) the proposed agency action; and
 - (B) the alternative of no action.
- (2) Public Notice.—The Secretary shall provide notice of each emergency action that the Secretary determines requires an environmental assessment or environmental impact statement under paragraph (1), in accordance with applicable regulations and administrative guidelines.
- (3) Public Comment.—The Secretary shall provide an opportunity for public comment during the preparation of any environmental assessment or

- environmental impact statement under paragraph
 (1).
- 3 (4) SAVINGS CLAUSE.—Nothing in this sub4 section prohibits the Secretary from making an
 5 emergency situation determination, including a de6 termination that an emergency exists pursuant to
 7 section 220.4(b) of title 36, Code of Federal Regula8 tions (or successor regulations), that makes it nec9 essary to take an emergency action before preparing
- an environmental assessment or environmental impact statement under the National Environmental
- 12 Policy Act of 1969 (42 U.S.C. 4321 et seq.).
- 13 (d) Administrative Review of Emergency Ac-
- 14 Tions.—An emergency action carried out under this sec-
- 15 tion shall not be subject to objection under the
- 16 predecisional administrative review processes established
- 17 under section 105 of the Healthy Forests Restoration Act
- 18 of 2003 (16 U.S.C. 6515) and section 428 of the Depart-
- 19 ment of the Interior, Environment, and Related Agencies
- 20 Appropriations Act, 2012 (16 U.S.C. 6515 note; Public
- 21 Law 112–74).
- 22 (e) Judicial Review of Emergency Actions.—
- 23 Section 106 of the Healthy Forests Restoration Act of
- 24 2003 (16 U.S.C. 6516) shall apply to an emergency action
- 25 carried out under this section.

1	SEC. 105. NEW INFORMATION IN LAND MANAGEMENT
2	PLANS.
3	(a) Reinitiation of Consultation; Actions on
4	Federal Land.—
5	(1) In General.—The Secretary concerned
6	shall not be required to reinitiate consultation under
7	section 7(a)(2) of the Endangered Species Act of
8	1973 (16 U.S.C. 1536(a)(2)) on a Federal action
9	described in subsection (b) for new information af-
10	fecting the listing of a species as threatened or en-
11	dangered or the designation of critical habitat under
12	that Act (16 U.S.C. 1531 et seq.) unless the new in-
13	formation was—
14	(A) influential scientific information (as
15	defined in the guidance document prepared by
16	the Office of Management and Budget entitled
17	"Final Information Quality Bulletin for Peer
18	Review" and dated December 16, 2004);
19	(B) peer reviewed; and
20	(C) printed in a publication that is publicly
21	accessible.
22	(2) Actions on federal land.—While any
23	consultation initiated under paragraph (1) is pend-
24	ing, the Secretary concerned may take an action on
25	Federal land to implement a land management plan,
26	a resource management plan, or a regulation relat-

- 1 ing to Federal land that is the subject of the new
- 2 information, if the Secretary concerned complies
- with section 7 of the Endangered Species Act of
- 4 1973 (16 U.S.C. 1536) regarding that action.
- 5 (b) Federal Actions Described.—A Federal ac-
- 6 tion referred to in subsection (a) is any of the following:
- 7 (1) An action on Federal land.
- 8 (2) A land management plan or resource man-
- 9 agement plan.
- 10 (c) Irreversible or Irretrievable Commit-
- 11 MENTS.—An action described in subsection (a)(2) shall
- 12 not be considered an irreversible or irretrievable commit-
- 13 ment of resources to implement a land management plan,
- 14 a resource management plan, or a regulation relating to
- 15 Federal land.
- 16 (d) Effect of Section.—Nothing in this section
- 17 affects any applicable requirement of the Secretary con-
- 18 cerned to consult with the head of any other Federal de-
- 19 partment or agency—
- 20 (1) regarding any project carried out, or pro-
- 21 posed to be carried out, to implement a land man-
- agement plan or resource management plan pursu-
- ant to the Endangered Species Act of 1973 (16
- U.S.C. 1531 et seq.), including any requirement to
- 25 consult regarding the consideration of cumulative

1	impacts of completed, ongoing, and planned projects;
2	or
3	(2) with respect to—
4	(A) an amendment or revision to a land
5	management plan; or
6	(B) a regulation relating to Federal land.
7	SEC. 106. HAZARD MITIGATION USING DISASTER ASSIST-
8	ANCE.
9	Section 404(f)(12) of the Robert T. Stafford Disaster
10	Relief and Emergency Assistance Act (42 U.S.C.
11	5170c(f)(12)) is amended—
12	(1) by inserting "and wildfire" after "wind-
13	storm";
14	(2) by striking "including replacing" and in-
15	serting the following: "including—
16	"(A) replacing";
17	(3) in subparagraph (A) (as so designated)—
18	(A) by inserting ", wildfire," after "ex-
19	treme wind"; and
20	(B) by adding "and" after the semicolon
21	at the end; and
22	(4) by adding at the end the following:
23	"(B) the installation of fire-resistant wires
24	and infrastructure and the undergrounding of
25	wires:''

1 TITLE II—BIOMASS

2	SEC. 201. BIOMASS ENERGY INFRASTRUCTURE PROGRAM.
3	(a) DEFINITIONS.—In this section:
4	(1) Area of economic need.—The term
5	"area of economic need" has the meaning given the
6	term "qualified opportunity zone" in section 1400Z–
7	1(a) of the Internal Revenue Code of 1986.
8	(2) BIOMASS.—The term "biomass" means
9	slash, thinnings, or invasive species from National
10	Forest System land and public lands (as defined in
11	section 103 of the Federal Land Policy and Manage-
12	ment Act of 1976 (43 U.S.C. 1702)) that—
13	(A) are byproducts of preventive treat-
14	ments that are removed—
15	(i) to reduce hazardous fuels;
16	(ii) to reduce or contain disease or in-
17	sect infestation; or
18	(iii) to restore ecosystem health;
19	(B) are byproducts of wildfire fuel treat-
20	ments;
21	(C) would not otherwise be used for high-
22	er-value products; and
23	(D) are harvested—
24	(i) in accordance with applicable law
25	and land management plans;

1	(ii) in accordance with the require-
2	ments for—
3	(I) old-growth maintenance, res-
4	toration, and management direction
5	under paragraphs (2), (3), and (4) of
6	subsection (e) of section 102 of the
7	Healthy Forests Restoration Act of
8	2003 (16 U.S.C. 6512); and
9	(II) large tree retention under
10	subsection (f) of that section; and
11	(iii) in a manner that retains a min-
12	imum quantity of coarse woody debris for
13	habitat, nutrient recycling, and soil con-
14	servation.
15	(3) BIOMASS CONVERSION FACILITY.—The
16	term "biomass conversion facility" means a facility
17	that converts or proposes to convert biomass, includ-
18	ing through gasification, into—
19	(A) heat;
20	(B) power;
21	(C) biobased products;
22	(D) advanced biofuels; or
23	(E) any combination of the outputs de-
24	scribed in subparagraphs (A) through (D).

1	(4) ELIGIBLE ENTITY.—The term "eligible enti-
2	ty" means—
3	(A) a business;
4	(B) a limited liability company;
5	(C) a cooperative or an entity with a busi-
6	ness arrangement similar to a cooperative, as
7	determined by the Secretary;
8	(D) a nonprofit organization; and
9	(E) a public entity.
10	(5) High hazard zone.—The term "high haz-
11	ard zone" means an area identified as being at high
12	risk of wildfire—
13	(A) through the use of a fire hazard map-
14	ping tool; and
15	(B) by—
16	(i) the Secretary; and
17	(ii) the Governor of the State in which
18	the area is located.
19	(6) Program.—The term "program" means
20	the program established under subsection (b).
21	(7) Secretary.—The term "Secretary" means
22	the Secretary of Energy.
23	(b) Program.—Not later than 180 days after the
24	date of enactment of this Act, the Secretary shall establish

1	a program to provide grants, direct loans, and loan guar-
2	antees to eligible entities—
3	(1) to establish a biomass conversion facility;
4	(2) to expand the infrastructure of a biomass
5	conversion facility;
6	(3) to make infrastructure or technological
7	changes to a biomass conversion facility; or
8	(4) to remove, harvest, and transport dead or
9	dying trees and small diameter low-value trees.
10	(c) Grant Amount.—
11	(1) In general.—The amount of a grant
12	awarded under the program shall be based on—
13	(A) in the case of a grant for an activity
14	described in paragraphs (1) through (3) of sub-
15	section (b), the number of kilowatt hours of en-
16	ergy generated by the biomass conversion facil-
17	ity; and
18	(B) in the case of a grant for an activity
19	described in paragraph (4) of that subsection,
20	the contribution of the activity to reducing the
21	risk of wildfire in high hazard zones.
22	(2) MAXIMUM PAYMENT.—An eligible entity
23	shall not receive more than \$750,000 in grant funds
24	under the program in a single calendar year.

1	(d) Priorities.—In awarding a grant, direct loan,
2	or loan guarantee under the program, the Secretary shall
3	give priority to an eligible entity that—
4	(1) seeks to remove dead or dying trees and
5	small diameter low-value trees;
6	(2) seeks to locate a biomass conversion facility
7	in—
8	(A) an area of economic need; or
9	(B) an area in which there has been a de-
10	cline in forest occupation, as determined by the
11	Secretary; or
12	(3) is a small business, as determined by the
13	Administrator of the Small Business Administration.
14	(e) Grant Matching Requirement.—Each eligible
15	entity that receives a grant under the program shall pro-
16	vide an amount equal to 50 percent of the amount of the
17	grant to carry out the activities supported by the grant.
18	(f) Funding.—There is authorized to be appro-
19	priated to the Secretary \$100,000,000 to award grants
20	under the program, to remain available until expended.

1 TITLE III—TIMBER EXPORTS

2	SEC. 301. EXEMPTION TO PROHIBITION ON EXPORT OF UN-
3	PROCESSED TIMBER OF DEAD AND DYING
4	TREES IN THE STATE OF CALIFORNIA.
5	Section 489 of the Forest Resources Conservation
6	and Shortage Relief Act of 1990 (16 U.S.C. 620a) is
7	amended—
8	(1) in subsection (a), by inserting before the pe-
9	riod at the end the following: "or such timber is ex-
10	empted under subsection (c).";
11	(2) in subsection $(b)(1)$ —
12	(A) by striking "to specific" and inserting
13	the following: "to—
14	"(A) specific";
15	(B) in subparagraph (A) (as so des-
16	ignated), by striking the period at the end and
17	inserting "; and; and
18	(C) by adding at the end the following:
19	"(B) unprocessed timber originating from
20	National Forest System land in the State of
21	California that—
22	"(i) is included in a hazardous fuels
23	reduction treatment; and
24	"(ii) for which there is no current do-
25	mestic market."; and

1	(3) by adding at the end the following:
2	"(c) Exemption for Unprocessed Surplus Tim-
3	BER OF DEAD AND DYING TREES IN THE STATE OF CALI-
4	FORNIA.—
5	"(1) Definitions.—In this subsection:
6	"(A) DEAD.—The term 'dead', with re-
7	spect to a tree, means that the tree is des-
8	ignated by a registered professional forester or
9	a designee of the Secretary concerned as dead.
10	"(B) Dying.—The term 'dying', with re-
11	spect to a tree, means that—
12	"(i)(I) 50 percent or greater of the fo-
13	liage-bearing crown of the tree is dead or
14	fading in color (other than through normal
15	autumn coloration changes) from a normal
16	green to a yellow, sorrel, or brown;
17	"(II) successful bark beetle attacks
18	are exhibited on the tree, with indications
19	of dead cambium and brood development
20	distributed around the circumference of
21	the bole of the tree; or
22	"(III) 50 percent or greater of the cir-
23	cumference of the lower bole of the tree is
24	girdled by wildlife; or

1	"(ii) the tree is designated by a reg-
2	istered professional forester or a designee
3	of the Secretary concerned as likely to die
4	within 1 year.
5	"(C) STATE.—The term 'State' means the
6	State of California.
7	"(2) Application of Prohibition.—Subject
8	to paragraph (3), the prohibition under subsection
9	(a) shall not apply to unprocessed surplus timber
10	originating from a dead or dying tree on Federal
11	land in the State.
12	"(3) Determination of surplus species.—
13	"(A) IN GENERAL.—Not later than 60
14	days after the date of enactment of the Emer-
15	gency Wildfire and Public Safety Act of 2020,
16	and each year thereafter, the Secretary con-
17	cerned shall issue a list establishing which spe-
18	cies and sizes of trees are considered to be 'sur-
19	plus' for purposes of paragraph (2).
20	"(B) Implementation.—Except with re-
21	spect to the first list issued under subparagraph
22	(A), the Secretary concerned shall implement
23	and administer this paragraph in accordance
24	with—

1	"(i) the rulemaking and notice and
2	comment provisions of section 553 of title
3	5, United States Code; and
4	"(ii) chapter 35 of title 44, United
5	States Code (commonly known as the 'Pa-
6	perwork Reduction Act').
7	"(4) Preference for domestic timber
8	PROCESSING.—Notwithstanding the exemption de-
9	scribed in paragraph (2), the Secretary concerned,
10	to the maximum extent practicable, shall give pref-
11	erence for domestic processing of timber covered by
12	the exemption.
13	"(5) Inapplicability of substitution limi-
14	TATIONS.—Section 490 shall not apply to unproc-
15	essed surplus timber exempted under paragraph (2).
16	"(6) Reporting requirement.—Not later
17	than March 1, 2023, the Secretaries concerned shall
18	submit to Congress a report evaluating the impacts
19	of the exemption described in paragraph (2) on for-
20	est health, domestic timber supply, local processing
21	capacity, reduction in risk from wildfire, public safe-
22	ty, and the total quantity of timber exported.
23	"(7) Termination of effectiveness.—This
24	subsection shall cease to be effective on the date that

1	is 5 years after the date of enactment of the Emer-
2	gency Wildfire and Public Safety Act of 2020.".
3	TITLE IV—OTHER MATTERS
4	SEC. 401. INNOVATIVE FOREST WORKFORCE DEVELOP-
5	MENT PROGRAM.
6	(a) Definitions.—In this section:
7	(1) CAREER IN THE FOREST SECTOR.—The
8	term "career in the forest sector" means a career in
9	forestry, including—
10	(A) in timber operations;
11	(B) as a registered professional forester;
12	(C) in vegetation treatment, including as a
13	member of a hand crew, a machine operator,
14	and in conducting prescribed fires;
15	(D) in ecological restoration, including res-
16	toration of watersheds;
17	(E) in wildland fire fighting; and
18	(F) in community fire resilience, including
19	workforce development projects.
20	(2) Forest sector.—The term "forest sector"
21	includes the areas of forestry described in subpara-
22	graphs (A) through (F) of paragraph (1).
23	(3) Secretary.—The term "Secretary" means
24	the Secretary of Agriculture.

1	(b) Grants Authorized.—The Secretary shall es-
2	tablish a competitive grant program—
3	(1) to assist in the development and utilization
4	of innovative activities relating to workforce develop-
5	ment in the forest sector and opportunities for ca-
6	reers in the forest sector; and
7	(2) to expand public awareness about the forest
8	sector and connect individuals to careers in the for-
9	est sector.
10	(c) Selection of Grant Recipients.—In award-
11	ing grants under subsection (b), the Secretary shall, to
12	the extent practicable, select nonprofit professional or
13	service organizations, labor organizations, State agencies,
14	community colleges, institutions of higher education, or
15	other training and educational institutions—
16	(1) that have qualifications and experience—
17	(A) in the development of training pro-
18	grams and curricula relevant to the workforce
19	needs of the forest sector;
20	(B) working in cooperation with the forest
21	sector; or
22	(C) developing public education materials
23	appropriate for communicating with groups of
24	various ages and educational backgrounds; and

1	(2) that will address the human resources and
2	workforce needs of the forest sector.
3	(d) USE OF FUNDS.—Grants awarded under sub-
4	section (b) may be used for activities such as—
5	(1) targeted internship, apprenticeship, pre-ap-
6	prenticeship, and post-secondary bridge programs
7	for skilled forest sector trades that provide—
8	(A) on-the-job training;
9	(B) skills development;
10	(C) test preparation for skilled trade ap-
11	prenticeships;
12	(D) advance training in the forest sector
13	relating to jobs as forest restorationists, mem-
14	bers of hand crews, wildland fire fighters, ma-
15	chine operators, licensed timber operators, reg-
16	istered professional foresters, ecologists, biolo-
17	gists, or workers in construction in support of
18	resilient infrastructure, including residential
19	buildings; or
20	(E) other support services to facilitate
21	post-secondary success;
22	(2) education programs designed for elemen-
23	tary, secondary, and higher education students
24	that—

1	(A) inform people about the role of for-
2	estry, vegetation management, and ecological
3	restoration in the communities of those people;
4	(B) increase the awareness of opportunities
5	for careers in the forest sector and exposure of
6	students to those careers through various work-
7	based learning opportunities inside and outside
8	the classroom; and
9	(C) connect students to pathways to ca-
10	reers in the forest sector;
11	(3) the development of a model curriculum and
12	related vocational programs to be adopted by com-
13	munity colleges, which, to the extent practicable and
14	feasible, shall—
15	(A) provide professional training in imple-
16	menting prescribed fire projects, including the
17	knowledge and skills necessary to plan and im-
18	plement broad-scale surface and ladder fuel
19	treatments within the wildland-urban interface,
20	wildlands, and urbanized areas, as appropriate;
21	(B) include a focus on the ecological con-
22	cerns, economics, and practices necessary to im-
23	prove community safety and forest resilience;
24	and
25	(C) train students in—

1	(i) the retrofitting of houses, including
2	the use of fire-resistant materials and the
3	maintenance of defensible space;
4	(ii) urban forestry; and
5	(iii) policies or guidance relating to
6	the management of vegetation near utility
7	infrastructure and relevant portions of
8	electric utility wildfire mitigation plans;
9	(4) regional industry and workforce develop-
10	ment collaborations, including the coordination of
11	candidate development, particularly in areas of high
12	unemployment;
13	(5) integrated learning laboratories in sec-
14	ondary educational institutions that provide students
15	with—
16	(A) hands-on, contextualized learning op-
17	portunities;
18	(B) dual enrollment credit for post-sec-
19	ondary education and training programs; and
20	(C) direct connection to industry or gov-
21	ernment employers; and
22	(6) leadership development, occupational train-
23	ing, mentoring, or cross-training programs that en-
24	sure that workers are prepared for high-level super-
25	visory or management-level positions.

1 (e) AUTHORIZATION OF APPROPRIATIONS.—There 2 are authorized to be appropriated to the Secretary to carry 3 out this section such sums as are necessary. 4 SEC. 402. WESTERN PRESCRIBED FIRE CENTER. 5 (a) IN GENERAL.—The Secretary of Agriculture and the Secretary of the Interior (referred to in this section 6 as the "Secretaries") shall establish a center to train indi-8 viduals in prescribed fire methods and other methods relevant to the mitigation of wildfire risk (referred to in this section as the "center"). 10 11 (b) Location.— (1) IN GENERAL.—The center shall be located 12 13 in any State the entirety of which is located west of 14 the 100th meridian. 15 (2) Consultation.—The Secretaries shall con-16 sult with the Joint Fire Science Program to solicit 17 and evaluate proposals for the location of the center. 18 (3) Selection.—Not later than 1 year after 19 the date of enactment of this Act, based on the con-20 sultation under paragraph (2), the Secretaries shall 21 select a location for the center. 22 SEC. 403. RETROFITS FOR FIRE-RESILIENT COMMUNITIES. 23 DEFINITION WEATHERIZATION Mate-OFRIALS.—Section 412(9) of the Energy Conservation and Production Act (42 U.S.C. 6862(9)) is amended—

1	(1) in subparagraph (I), by striking "and" at
2	the end;
3	(2) by redesignating subparagraph (J) as sub-
4	paragraph (K); and
5	(3) by inserting after subparagraph (I) the fol-
6	lowing:
7	"(J) materials that are resistant to high
8	heat and fire; and".
9	(b) Weatherization Program.—
10	(1) In general.—Section 413(b)(5) of the En-
11	ergy Conservation and Production Act (42 U.S.C.
12	6863(b)(5)) is amended—
13	(A) in subparagraph (C), by striking
14	"and" at the end;
15	(B) in subparagraph (D), by striking the
16	period at the end and inserting "; and"; and
17	(C) by adding at the end the following:
18	"(E) owners of such dwelling units shall
19	use fire- and drought-resistant building mate-
20	rials and incorporate wildfire and drought pre-
21	vention and mitigation planning, as directed by
22	the State.".
23	(2) Limitations.—Section 415(c) of the En-
24	ergy Conservation and Production Act (42 U.S.C.
25	6865(c)) is amended—

1	(A) in paragraph (1)—
2	(i) by redesignating subparagraphs
3	(A) through (E) as clauses (i) through (v),
4	respectively, and indenting appropriately;
5	(ii) in the matter preceding clause (i)
6	(as so redesignated), in the second sen-
7	tence, by striking "Labor" and all that fol-
8	lows through "to—" and inserting the fol-
9	lowing:
10	"(B) Labor and Weatherization mate-
11	RIALS.—Labor, weatherization materials, and
12	related matter described in subparagraph (A)
13	includes—";
14	(iii) by striking " $(c)(1)$ Except" and
15	inserting the following:
16	"(e) Financial Assistance.—
17	"(1) Average cost.—
18	"(A) IN GENERAL.—Except";
19	(iv) in subparagraph (A) (as so des-
20	ignated)—
21	(I) by striking "exceed an aver-
22	age of \$6,500" and inserting the fol-
23	lowing: "exceed—
24	"(i) an average of \$13,000 (adjusted
25	annually for inflation)";

1	(II) in clause (i) (as so des-
2	ignated), by striking the period at the
3	end and inserting "; or"; and
4	(III) by adding at the end the
5	following:
6	"(ii) another average amount that is
7	greater than the amount described in
8	clause (i), if the Secretary determines it
9	necessary to waive or adjust the average
10	amount established under that clause.";
11	and
12	(v) in subparagraph (B) (as so des-
13	ignated)—
14	(I) in clause (iv) (as so redesig-
15	nated), by striking ", and" and insert-
16	ing "; and; and
17	(II) in clause (v) (as so redesig-
18	nated), by adding a period at the end;
19	and
20	(B) in paragraph (4), by striking "\$3,000"
21	and inserting "\$6,000 (adjusted annually for
22	inflation)".
23	SEC. 404. CRITICAL INFRASTRUCTURE AND MICROGRID
24	PROGRAM.
25	(a) Definitions.—In this section:

1	(1) Critical facility.—
2	(A) IN GENERAL.—The term "critical fa-
3	cility" means a facility that provides services or
4	may be used—
5	(i) to save lives;
6	(ii) to protect property, public health,
7	and public safety; or
8	(iii) to lessen or avert the threat of a
9	catastrophe.
10	(B) Inclusions.—The term "critical facil-
11	ity" includes—
12	(i) a hospital;
13	(ii) an outpatient clinic;
14	(iii) a nursing home;
15	(iv) a police station;
16	(v) an emergency operation center;
17	(vi) a jail or prison;
18	(vii) a fire station;
19	(viii) a facility in the communications
20	sector, as determined by the Secretary;
21	(ix) a facility in the chemical sector,
22	as determined by the Secretary;
23	(x) a school or other large building
24	that may serve as a temporary gathering
25	space;

1	(xi) a utility station, such as a water
2	and wastewater station; and
3	(xii) any facility described in subpara-
4	graph (A) that is owned or operated by, or
5	provides services to, an Indian tribe (as de-
6	fined in section 4 of the Indian Self-Deter-
7	mination and Education Assistance Act
8	(25 U.S.C. 5304)).
9	(2) Secretary.—The term "Secretary" means
10	the Secretary of Energy.
11	(b) Critical Infrastructure and Microgrid
12	PROGRAM.—The Secretary shall use the funds made avail-
13	able under subsection (d)—
14	(1) to improve the energy resilience and power
15	needs of critical facilities through the use of
16	microgrids, renewable energy, energy efficiency, and
17	on-site storage; and
18	(2) to improve the energy efficiency of critical
19	facilities by decreasing the size and cost of genera-
20	tors.
21	(c) Use of Funds.—In carrying out subsection (b),
22	the Secretary shall ensure that the funds made available
23	under subsection (d) shall be used for, with respect to crit-
24	ical facilities—

1	(1) provision of on-site back-up power with re-
2	newable and low-carbon liquid fuels; and
3	(2) installation, at the transmission and dis-
4	tribution level, of interoperable technologies, ad-
5	vanced power flow control, dynamic line rating, to-
6	pology optimization, and communications systems.
7	(d) Authorization of Appropriations.—There is
8	authorized to be appropriated to the Secretary
9	\$100,000,000 to carry out this section, to remain available

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10 until expended.