Union Calendar No. ^{117TH CONGRESS} ^{117TH CONGRESS} ^{117TH CONGRESS} ^{117TH CONGRESS} ^{117TH CONGRESS} ^{117TH CONGRESS} ^{117TH CONGRESS}

[Report No. 117-]

To establish programs and authorities to facilitate the commercial application of clean energy and related technologies in the United States.

IN THE HOUSE OF REPRESENTATIVES

JULY 21, 2021

Ms. Ross (for herself and Mr. MEIJER) introduced the following bill; which was referred to the Committee on Science, Space, and Technology

August --, 2021

Reported with an amendment, committed to the Committee of the Whole House on the State of the Union, and ordered to be printed

[Strike out all after the enacting clause and insert the part printed in italic]

[For text of introduced bill, see copy of bill as introduced on July 21, 2021]

A BILL

To establish programs and authorities to facilitate the commercial application of clean energy and related technologies in the United States.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 4 (a) SHORT TITLE.—This Act may be cited as the "En-
- 5 ergizing Technology Transfer Act".
- 6 (b) TABLE OF CONTENTS.—The table of contents for

7 this Act is as follows:

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

TITLE I—NATIONAL CLEAN ENERGY TECHNOLOGY TRANSFER PROGRAMS

- Sec. 101. National clean energy incubator program.
- Sec. 102. Clean energy technology university prize competition.
- Sec. 103. Clean energy technology transfer coordination.

TITLE II—SUPPORTING TECHNOLOGY DEVELOPMENT AT THE NATIONAL LABORATORIES

- Sec. 201. Lab partnering service pilot program.
- Sec. 202. Lab-embedded entrepreneurship program.
- Sec. 203. Small business voucher program.
- Sec. 204. Entrepreneurial leave program.
- Sec. 205. National laboratory employee outside employment authority.
- Sec. 206. Signature authority.

TITLE III—DEPARTMENT OF ENERGY MODERNIZATION

- Sec. 301. Office of technology transitions.
- Sec. 302. Management of demonstration projects.
- Sec. 303. Streamlining prize competitions.
- Sec. 304. Cost-share waiver extension.
- Sec. 305. Special hiring authority for scientific, engineering, and project management personnel.
- Sec. 306. Technology transfer reports and evaluation.

8 SEC. 2. DEFINITIONS.

- 9 In this Act:
- 10 (1) CLEAN ENERGY TECHNOLOGY.—The term
- 11 "clean energy technology" means a technology that
- 12 significantly reduces energy use, increases energy effi-

1	ciency, reduces greenhouse gas emissions, reduces
2	emissions of other pollutants, or mitigates other nega-
3	tive environmental consequences of energy production,
4	transmission or use.
5	(2) DEPARTMENT.—The term "Department"
6	means the Department of Energy.
7	(3) DIRECTOR.—The term "Director" means the
8	Director of each National Laboratory and the Direc-
9	tor of each Department of Energy single-purpose re-
10	search facility.
11	(4) Economically distressed area.—The
12	term "economically distressed area" has the meaning
13	described in section 301(a) of the Public Works and
14	Economic Development Act of 1965 (42 U.S.C.
15	3161(a)).
16	(5) GRANT.—The term "grant" means a grant
17	award, cooperative agreement award, or any other fi-
18	nancial assistance arrangement that the Secretary of
19	Energy determines to be appropriate.
20	(6) INSTITUTION OF HIGHER EDUCATION.—The
21	term "institution of higher education" has the mean-
22	ing given such term in the Higher Education Act of
23	1965, as amended (20 U.S.C. 1001).
24	(7) NATIONAL LABORATORY.—The term "Na-
25	tional Laboratory" has the meaning given that term

1	in section 2 of the Energy Policy Act of 2005 (42
2	U.S.C. 15801).
3	(8) Secretary.—The term "Secretary" means
4	the Secretary of Energy.
5	TITLE I-NATIONAL CLEAN EN-
6	ERGY TECHNOLOGY TRANS-
7	FER PROGRAMS
8	SEC. 101. NATIONAL CLEAN ENERGY INCUBATOR PROGRAM.
9	(a) CLEAN ENERGY INCUBATOR DEFINED.—In this
10	section, the term "clean energy incubator"—
11	(1) means any entity that is designed to accel-
12	erate the commercial application of clean energy tech-
13	nologies by providing—
14	(A) physical workspace, labs, and proto-
15	typing facilities to support clean energy startups
16	or established clean energy companies; or
17	(B) companies developing such technologies
18	with support, resources, and services, includ-
19	ing—
20	(i) access to business education and
21	counseling;
22	(ii) mentorship opportunities; and
23	(iii) other services rendered for the
24	purpose of aiding the development and com-

1	mercial application of a clean energy tech-
2	nology; and
3	(2) may include a program within or established
4	by a National Laboratory, an institution of higher
5	education or a State, local, or tribal government.
6	(b) Program Establishment.—Not later than 180
7	days after the enactment of this Act, the Secretary, acting
8	through the Chief Commercialization Officer established in
9	section 1001(a) of the Energy Policy Act of 2005 (42 U.S.C.
10	16391(a)), shall establish a Clean Energy Incubator Pro-
11	gram (herein referred to as the "program") to competitively
12	award grants to clean energy incubators.
13	(c) CLEAN ENERGY INCUBATOR SELECTION.—In
14	awarding grants to clean energy incubators under sub-
15	section (b), the Secretary shall, to the maximum extent
16	practicable, prioritize funding clean energy incubators
17	that—
18	(1) partner with entities that carry out activities
19	relevant to the activities of such incubator and that
20	operate at the local, State, and regional levels;
21	(2) support the commercial application activities

of startup companies focused on physical hardware,computational, or integrated hardware and software

24 *technologies;*

1	(3) are located in geographically diverse regions
2	of the United States;
3	(4) are located in, or partner with entities lo-
4	cated in, economically-distressed areas;
5	(5) support the development of entities focused on
6	expanding clean energy tools and technologies to
7	rural, Tribal, and low-income communities;
8	(6) support the commercial application of tech-
9	nologies being developed by clean energy entre-
10	preneurs from underrepresented backgrounds; and
11	(7) have a plan for sustaining activities of the
12	incubator after grant funds received under this pro-
13	gram have been expended.
14	(d) AWARD LIMITS.—The Secretary shall not award
15	more than \$4,000,000 to one or more incubators in one
16	given State, per fiscal year.
17	(e) DURATION.—Each grant under subsection (b) shall
18	be for a period of no longer than 5 years, subject to the
19	availability of appropriations.
20	(f) USE OF FUNDS.—An entity receiving a grant
21	under this section may use grant amounts for operating ex-
22	penses.
23	(g) RENEWAL.—An award made to a clean energy in-
24	cubator under this section may be renewed for a period of

25 not more than 3 years, subject to merit review.

1 (h) EVALUATION.—In accordance with section 9007 of 2 Division Z of the Consolidated Appropriations Act, 2021 3 (Public Law 116–260), the Secretary shall submit to the 4 Committee on Science, Space, and Technology of the House 5 of Representatives and the Committee on Energy and Natural Resources of the Senate an evaluation of the program 6 7 established under this section that includes analyses of the 8 performance of the clean energy incubators.

9 (i) AUTHORIZATION OF APPROPRIATIONS.—There are 10 authorized to be appropriated to the Secretary to carry out 11 this section \$15,000,000 for each of fiscal years 2022 12 through 2026.

13 SEC. 102. CLEAN ENERGY TECHNOLOGY UNIVERSITY PRIZE 14 COMPETITION.

15 (a) DEFINITIONS.—In this section:

16 (1) ELIGIBLE ENTITY.—The term "eligible enti17 ty" means a nonprofit entity, an institution of higher
18 education, or an entity working with one or more in19 stitutes of higher education.

20 (2) MINORITY-SERVING INSTITUTION.—The term
21 "minority-serving institution" means an institution
22 described in section 371(a) of the Higher Education
23 Act of 1965 (20 U.S.C. 1067q(a)).

24 (b) IN GENERAL.—The Secretary shall establish a pro25 gram, known as the "Clean Energy Technology University

Prize", to award funding for eligible entities to carry out
 regional and one national clean energy technology prize
 competitions, under section 24 of the Stevenson-Wydler
 Technology Innovation Act of 1980 (15 U.S.C. 3719). In
 carrying out such prize competitions, students shall compete
 to develop a business model for furthering the commercial
 application of an innovative clean energy technology.

8 (c) TRAINING FUNDING.—In carrying out this pro-9 gram, the Secretary may provide funding to train partici-10 pating students in skills needed for the successful commer-11 cial application of clean energy technologies, including 12 through virtual training sessions.

(d) PRIORITIZATION.—In awarding grants under this
section, the Secretary shall prioritize awarding grants to
eligible entities that work with students at minority-serving
institutions.

(e) COORDINATION.—In carrying out this program, the
Secretary shall coordinate and partner with other clean energy technology prize competitions. In doing so, the Secretary may develop and disseminate best practices for administering prize competitions under this section.

(f) REPORT.—In accordance with section 9007 of Division Z of the Consolidated Appropriations Act, 2021 (Public Law 116–260), the Secretary shall report annually on

the progress and implementation of the program established
 under section (b).

3 (q) EVALUATION.—In accordance with section 9007 of 4 Division Z of the Consolidated Appropriations Act, 2021 5 (Public Law 116–260), the Secretary shall submit to the Committee on Science, Space, and Technology of the House 6 7 of Representatives and the Committee on Energy and Nat-8 ural Resources of the Senate an evaluation on the long-term 9 outcomes of the program established under this section and 10 the progress towards achieving the purposes of the program in subsection (b). 11

(h) AUTHORIZATION OF APPROPRIATIONS.—There are
authorized to be appropriated to the Secretary to carry out
the activities authorized in this section \$1,000,000 for each
of fiscal years 2022 through 2026.

16 SEC. 103. CLEAN ENERGY TECHNOLOGY TRANSFER CO-17ORDINATION.

(a) IN GENERAL.—The Secretary, acting through the
Chief Commercialization Officer established in section 1001
(a) of the Energy Policy Act of 2005 (42 U.S.C. 16391 (a)),
shall support the coordination of relevant technology transfer programs that advance the commercial application of
clean energy technologies nationally and across all energy
sectors. In particular, the Secretary may support activities
to—

1	(1) facilitate the sharing of information on best
2	practices for successful operation of clean energy tech-
3	nology transfer programs;
4	(2) coordinate resources and improve cooperation
5	among clean energy technology transfer programs;
6	(3) facilitate connections between entrepreneurs
7	and start-up companies and the variety of programs
8	related to clean energy technology transfer under the
9	Department; and
10	(4) facilitate the development of metrics to meas-
11	ure the impact of clean energy technology transfer
12	programs on—
13	(A) advancing the development, demonstra-
14	tion, and commercial application of clean energy
15	technologies;
16	(B) increasing the competitiveness of United
17	States in the clean energy sector, including in
18	manufacturing; and
19	(C) commercial application of clean energy
20	technologies being developed by entrepreneurs
21	from under-represented backgrounds.
22	(b) AUTHORIZATION OF APPROPRIATIONS.—There are
23	authorized to be appropriated to the Secretary to carry out
24	the activities in this section \$3,000,000 for each of fiscal
25	years 2022 through 2026.

TITLE II—SUPPORTING TECH NOLOGY DEVELOPMENT AT THE NATIONAL LABORA TORIES

5 SEC. 201. LAB PARTNERING SERVICE PILOT PROGRAM.

6 Section 9002 of division Z of the Consolidated Appro7 priations Act, 2021 (Public Law 116–260) is amended by
8 adding at the end the following:

9 "(h) AUTHORIZATION OF APPROPRIATIONS.—There 10 are authorized to be appropriated to the Secretary 11 \$2,000,000 for each of fiscal years 2022 through 2024 to 12 carry out subsections (a), (b), and (c), and \$1,700,000 for 13 each of fiscal years 2022 through 2024 for National Labora-14 tory employees to provide services under subsection (d).".

15 SEC. 202. LAB-EMBEDDED ENTREPRENEURSHIP PROGRAM.

(a) IN GENERAL.—The Secretary shall competitively
award grants to National Laboratories for the purpose of
establishing or supporting Lab-Embedded Entrepreneurship Programs.

(b) PURPOSES.—The purposes of such programs are
to provide entrepreneurial fellows with access to National
Laboratory research facilities, National Laboratory expertise, and mentorship to perform research and development
and gain expertise that may be required or beneficial for
the commercial application of research ideas.

1	(c) ENTREPRENEURIAL FELLOWS.—An entrepre-
2	neurial fellow participating in a program described in sub-
3	section (a) shall be provided with—
4	(1) opportunities for entrepreneurial training,
5	professional development, and exposure to leaders
6	from academia, industry, government, and finance
7	who may serve as advisors to or partners of the fel-
8	low;
9	(2) financial and technical support for research,
10	development, and commercial application activities;
11	(3) fellowship awards to cover costs of living,
12	health insurance, and travel stipends for the duration
13	of the fellowship; and
14	(4) any other resources determined appropriate
15	by the Secretary.
16	(d) Program Activities.—Each National Labora-
17	tory that receives funding under this section shall support
18	entrepreneurial fellows by providing—
19	(1) access to facilities and expertise within the
20	National Laboratory;
21	(2) engagement with external stakeholders; and
22	(3) market and customer development opportuni-
23	ties.
24	(e) Administration.—National Laboratories that re-
25	ceive grants under this section shall prioritize the support

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and success of the entrepreneurial fellow with regards to
 professional development and development of a relevant
 technology.

4 (f) PARTNERSHIPS.—In carrying out a Lab-Embedded
5 Entrepreneurship Program, a National Laboratory may
6 partner with an external entity, including—

(1) a nonprofit organization;

8 (2) an institution of higher education;

9 (3) a federally-owned corporation; or

10 (4) a consortium of 2 or more entities described
11 in paragraphs (1) through (3).

(g) METRICS.—The Secretary shall support the development of short-term and long-term metrics to assess the
effectiveness of programs receiving a grant under subsection
(a) in achieving the purposes of the program in subsection
(a).

17 (h) EVALUATION.—In accordance with section 9007 of 18 Division Z of the Consolidated Appropriations Act, 2021 (Public Law 116–260), not later than 3 years after the date 19 of the enactment of this Act, and every 3 years thereafter, 20 21 the Secretary shall submit to the Committee on Science, 22 Space, and Technology of the House of Representatives and 23 the Committee on Energy and Natural Resources of the Sen-24 ate an evaluation of the effectiveness of the programs under

subsection (a) based on the metrics developed pursuant to
 subsection (g).

3 (i) COORDINATION.—The Secretary shall oversee the
4 planning and coordination of grants under subsection (a)
5 and shall identify and disseminate best practices for achiev6 ing the purposes of subsection (a) to National Laboratories
7 that receive grants under this section.

8 (j) INTERAGENCY COLLABORATION.—The Secretary 9 shall collaborate with other executive branch agencies, in-10 cluding the Department of Defense and other agencies with 11 Federal laboratories, regarding opportunities to partner 12 with National Laboratories receiving a grant under sub-13 section (a).

(k) AUTHORIZATION OF APPROPRIATIONS.—There are
authorized to be appropriated to the Secretary to carry out
the activities authorized in this section \$25,000,000 for each
of fiscal years 2022 through 2026.

18 SEC. 203. SMALL BUSINESS VOUCHER PROGRAM.

19 Section 1003 of the Energy Policy Act of 2005 (42
20 U.S.C. 16393) is amended—

21 (1) in subsection (a)—

(A) in the matter preceding paragraph (1),
by striking ", and may require the Director of
a single-purpose research facility," and inserting

1	"(as defined in section 2) and the Director of
2	each single-purpose research facility";
3	(B) in paragraph (1)—
4	(i) by striking "increase" and insert-
5	ing "encourage"; and
6	(ii) by striking "collaborative re-
7	search," and inserting "research, develop-
8	ment, demonstration, and commercial ap-
9	plication activities, including product devel-
10	opment,";
11	(C) in paragraph (2), by striking "procure-
12	ment and collaborative research" and inserting
13	"the activities described in paragraph (1)";
14	(D) in paragraph (3)—
15	(i) by inserting "facilities," before
16	"training"; and
17	(ii) by striking "procurement and col-
18	laborative research activities" and inserting
19	"the activities described in paragraph (1)";
20	and
21	(E) in paragraph (5), by striking "for the
22	program under subsection (b)" and inserting
23	"and metrics for the programs under subsections
24	(b) and (c)";

± •
(2) by redesignating subsections (c) and (d) as
subsections (d) and (e), respectively;
(3) by inserting after subsection (b) the fol-
lowing:
"(c) Small Business Voucher Program.—
"(1) DEFINITIONS.—In this subsection:
"(A) DIRECTOR.—The term 'Director'
means—
"(i) the Director of each National Lab-
oratory; and
"(ii) the Director of each single-pur-
pose research facility.
"(B) NATIONAL LABORATORY.—The term
'National Laboratory' has the meaning given the
term in section 2.
"(C) PROGRAM.—The term 'program'
means the program established under paragraph
(2).
"(D) Small business concern.—The
term 'small business concern' has the meaning
given such term in section 3 of the Small Busi-
ness Act (15 U.S.C. 632).
"(2) ESTABLISHMENT.—The Secretary, acting
through the Chief Commercialization Officer ap-
pointed under section 1001(a), and in consultation

1	with the Directors, shall establish a program to pro-
2	vide small business concerns with vouchers under
3	paragraph (3)—
4	``(A) to achieve the goal described in sub-
5	section $(a)(1)$; and
6	(B) to improve the products, services, and
7	capabilities of small business concerns in the
8	mission space of the Department.
9	"(3) VOUCHERS.—Under the program, the Direc-
10	tors are authorized to provide to small business con-
11	cerns vouchers to be used at National Laboratories
12	and single-purpose research facilities for—
13	``(A) research, development, demonstration,
14	technology transfer, or commercial application
15	activities; or
16	(B) any other activities that the applicable
17	Director determines appropriate.
18	"(4) Expedited Approval.—The Secretary,
19	working with the Directors, shall establish a stream-
20	lined approval process for financial assistance agree-
21	ments signed between—
22	"(A) small business concerns selected to re-
23	ceive a voucher under the program; and
24	"(B) the National Laboratories and single-
25	purpose research facilities.

1	"(5) Cost-sharing requirement.—In car-
2	rying out the program, the Secretary shall require
3	cost-sharing in accordance with section 988.
4	"(6) REPORT.—In accordance with section 9007
5	of division Z of the Consolidated Appropriations Act,
6	2021 (Public Law 116–260), the Secretary shall re-
7	port annually on the progress and implementation of
8	the small business voucher program established under
9	this section, including the number and locations of
10	small businesses that received grants under this pro-
11	gram."; and
12	(4) in subsection (e) (as so redesignated), by
13	striking "for activities under this section" and insert-
14	ing "for activities under subsection (b)" and inserting
15	before the period at the end "and for activities under

subsection (c) \$25,000,000 for each of fiscal years
2022 through 2026".

18 SEC. 204. ENTREPRENEURIAL LEAVE PROGRAM.

(a) IN GENERAL.—The Secretary shall delegate to Directors the authority to carry out an entrepreneurial leave
program (referred to in this section as the "program") to
allow National Laboratory employees to take a full leave
of absence from their position, with the option to return
to that or a comparable position up to 3 years later, or
a partial leave of absence, to advance the commercial appli-

cation of energy and related technologies relevant to the
 mission of the Department.

3 (b) TERMINATION AUTHORITY.—Directors shall retain
4 the authority to terminate National Laboratory employees
5 that participate in the program if such employees are found
6 to violate terms prescribed by the National Laboratory at
7 which such employee is employed.

8 (c) LICENSING.—To reduce barriers to participation 9 in the program, the Secretary shall delegate to the Directors 10 the requirement to establish streamlined mechanisms for fa-11 cilitating the licensing of technology that is the focus of Na-12 tional Laboratory employees who participate in the pro-13 gram.

14 (d) REPORT.—In accordance with section 9007 of divi-15 sion Z of the Consolidated Appropriations Act, 2021 (Public Law 116–260), the Secretary shall report annually on 16 the utilization of this authority at National Laboratories, 17 including the number of employees who participate in this 18 program at each National Laboratory and the number of 19 20 employees who take a permanent leave from their positions 21 at National Laboratories as a result of participating in this 22 program.

(e) FEDERAL ETHICS.—Nothing in this section shall
affect existing Federal ethics rules applicable to Federal
personnel.

1SEC. 205. NATIONAL LABORATORY EMPLOYEE OUTSIDE EM-2PLOYMENT AUTHORITY.

3 (a) IN GENERAL.—The Secretary shall delegate to Di4 rectors of National Laboratories the authority to allow their
5 employees—

6 (1) to engage in outside employment, including 7 start-up companies based on licensing technologies de-8 veloped at National Laboratories and consulting in 9 their areas of expertise, and receive compensation 10 from such entities; and

(2) to engage in outside activities related to their areas of expertise at the National Laboratory and may allow employees, in their employment capacity at such outside employment, to access the National Laboratories under the same contracting mechanisms as non-Laboratory employees and entities, in accordance with appropriate conflict of interest protocols.

(b) REQUIREMENTS.—If a Director elects to use the
authority granted by subsection (a) of this section, the Director, or their designee, shall—

(1) require employees to disclose to and obtain
approval from the Director or their designee prior to
engaging in any outside employment;

24 (2) develop and require appropriate conflict of
25 interest protocols for employees that engage in outside
26 employment; and

1	(3) maintain the authority to terminate employ-
2	ees engaging in outside employment if they are found
3	to violate terms, including conflict of interest proto-
4	cols, mandated by the Director.
5	(c) ADDITIONAL RESTRICTIONS.—Employees engaging
6	in outside employment may not—
7	(1) allow such activities to interfere with or im-
8	pede their duties at the National Laboratory;
9	(2) engage in activities related to outside em-
10	ployment using National Laboratory government
11	equipment, property, or resources, unless such activi-
12	ties are performed under National Laboratory con-
13	tracting mechanisms, such as Cooperative Research
14	and Development Agreements or Strategic Partner-
15	ship Projects, whereby all conflicts of interest require-
16	ments apply; or
17	(3) use their position at a National Laboratory
18	to provide an unfair competitive advantage to an out-
19	side employer or start-up activity.
20	(d) FEDERAL ETHICS.—Nothing in this section shall
21	affect existing Federal ethics rules applicable to Federal
22	personnel.
23	SEC. 206. SIGNATURE AUTHORITY.

24 (a) IN GENERAL.—Subject to subsections (b) and (c),
25 the Secretary shall delegate to Directors of the National

1	Laboratories signature authority with respect to any agree-
2	ment described in subsection (b) the total cost of which, in-
3	cluding the National Laboratory contributions and project
4	recipient cost share, is less than \$1,000,000, if such an
5	agreement falls within the scope of—
6	(1) the strategic plan for the National Labora-
7	tory or a master scope of work that has been approved
8	by the Department; or
9	(2) the most recent budget approved by Congress
10	for Department activities to be carried out by the Na-
11	tional Laboratory.
12	(b) Agreements.—Subsection (a) applies to—
13	(1) a cooperative research and development
14	agreement;
15	(2) a strategic partnership project;
16	(3) prize competitions;
17	(4) an agreement for commercializing technology;
18	or
19	(5) any other agreement determined to be appro-
20	priate by the Secretary, in collaboration with the Di-
21	rectors of the National Laboratories.
22	(c) Administration.—
23	(1) Accountability.—The Director of the af-
24	fected National Laboratory and the affected contractor
25	shall carry out an agreement under this section in ac-

cordance with applicable policies of the Department,
 including by ensuring that the agreement does not
 compromise any national security, economic, or envi ronmental interest of the United States.

(2) CERTIFICATION.—The Director of the affected 5 6 National Laboratory and the affected contractor shall 7 certify that each activity carried out under a project 8 for which an agreement is entered into under this sec-9 tion does not present, or minimizes, any apparent 10 conflict of interest, and avoids or neutralizes any ac-11 tual conflict of interest, as a result of the agreement 12 under this section.

(3) AVAILABILITY OF RECORDS.—Not later than
30 days after the date on which a Director of a National Laboratory enters an agreement under this section, such Director shall submit to the Secretary for
monitoring and review all records of the National
Laboratory relating to the agreement.

(d) APPROVAL.—Upon granting the signature authority under in subsection (a), the Secretary may not require
any additional reviews or approvals of draft agreements,
statements of work, or other documents for agreements that
meet the criteria under subsection (a).

(e) EXCEPTION.—This section does not apply to any
 agreement with a foreign-controlled entity or entity under
 the majority control of any foreign entity.

4 (f) REPORT.—In accordance with section 9007 of divi5 sion Z of the Consolidated Appropriations Act, 2021 (Pub6 lic Law 116–260), the Secretary shall submit annually in7 formation on the number and types of agreements signed
8 using the authorities granted under this section.

9 (g) EVALUATION.—Not later than 3 years after the en-10 actment of this Act the Secretary shall submit to the Com-11 mittee on Science, Space, and Technology Committee of the 12 House of Representatives and the Committee on Energy and 13 Natural Resources of the Senate an evaluation of the effi-14 cacy of reducing administrative burden for agreements 15 signed using the authorities granted under this section.

16 (h) CONFORMING AMENDMENT.—Section 12 of the Ste17 venson-Wydler Technology Innovation Act of 1980 (15
18 U.S.C. 3710a) is amended—

19 (1) in subsection (a)—

20 (A) by redesignating paragraphs (1) and
21 (2) as subparagraphs (A) and (B), respectively,
22 and indenting the subparagraphs appropriately;
23 (B) by striking "Each Federal agency" and
24 inserting the following:

	_ 0
1	"(1) IN GENERAL.—Except as provided in para-
2	graph (2), each Federal agency"; and
3	(C) by adding at the end the following:
4	"(2) Exception.—Notwithstanding paragraph
5	(1), in accordance with section 206 of the Energizing
6	Technology Transfer Act, approval by the Secretary of
7	Energy shall not be required for any agreement pro-
8	posed to be entered into by a National Laboratory of
9	the Department of Energy, the total cost of which, in-
10	cluding the National Laboratory contributions and
11	project recipient cost share, is less than \$1,000,000.";
12	and
13	(2) in subsection (b), by striking "subsection
14	(a)(1)" each place it appears and inserting "sub-
15	section $(a)(1)(A)$ ".
16	TITLE III—DEPARTMENT OF
17	ENERGY MODERNIZATION
18	SEC. 301. OFFICE OF TECHNOLOGY TRANSITIONS.
19	Section 1001(a) of the Energy Policy Act of 2005 (42
20	U.S.C. 16391) is amended by adding at the end the fol-
21	lowing:
22	"(6) Hiring and management.—To carry out
23	the program authorized in this section, the Under
24	Secretary for Science may appoint personnel using

1	the authorities in section 305 of the Energizing Tech
2	nology Transfer Act.

3 "(7) AUTHORIZATION OF APPROPRIATIONS.—
4 There are authorized to be appropriated to the Sec5 retary to carry out the activities authorized in this
6 section \$20,000,000 for each of fiscal years 2022
7 through 2026.".

8 SEC. 302. MANAGEMENT OF DEMONSTRATION PROJECTS.

9 (a) MANAGEMENT OF DEPARTMENT OF ENERGY DEM-10 ONSTRATION PROJECTS.—The Secretary, shall establish a program to conduct project management and oversight of 11 demonstration projects that receive or are eligible to receive 12 13 funding from the Department, in coordination with relevant staff from Department program offices, including the 14 15 Office of Technology Transitions, the Loan Program Office, and all applied program offices. The purposes of this pro-16 17 gram are to—

(1) conduct evaluation of demonstration project
proposals prior to selection of a project for funding;
(2) conduct independent oversight of the execution of a demonstration project once funding has been
awarded for such project; and
(3) ensure a balanced portfolio of investments in

24 *clean energy technology demonstration projects.*

1 (b) DEMONSTRATION PROJECT MANAGEMENT EMPLOY-2 EES.—

3	(1) AUTHORITY.—In carrying out the program
4	under subsection (a), the Under Secretary for Science
5	shall appoint at least 4 full time employees to achieve
6	the purposes of the program outlined in subsection (a)
7	in coordination with relevant staff at Department
8	program offices.

9 (2) HIRING AUTHORITY.—To carry out the pro10 gram authorized in this section, the Under Secretary
11 for Science may hire personnel using the authorities
12 in section 305 of this Act.

(c) DUTIES.—In carrying out the program in subsection (a), employees under this section shall work with
relevant staff from Department program offices to—

(1) evaluate demonstration project proposals, in(1) evaluate demonstration project proposals, including the scope, technical specifications, maturity of
design, funding profile, estimated costs, proposed
schedule, proposed technical and financial milestones,
and potential for commercial success based on economic and policy projections;

(2) develop independent cost estimates of demonstration project proposals, when appropriate;

24 (3) recommend to the director of a program of25 fice whether to fund a demonstration project proposal;

1	(4) oversee the execution of the demonstration
2	projects that receive funding from the Department
3	under this section and conduct reviews of ongoing
4	projects, which may include reconciling estimated
5	costs as compared to actual costs and evaluating
6	progress of the project based on the proposed schedule
7	and technical and financial milestones, and provide
8	such reviews to the Secretary; and
9	(5) assess lessons learned and implement im-
10	provements to evaluate and oversee demonstration
11	projects carried out under this section.
12	(d) ADDITIONAL AUTHORITY.—The Secretary may
13	carry out and manage demonstration projects directly
14	through the program established in subsection (a).
15	(e) PROJECT TERMINATION.—Should an ongoing dem-
16	onstration project receive an unfavorable review under sub-
17	section $(c)(4)$, the director of a Department program office
18	or their designee may cease funding the demonstration
19	project and reallocate the remaining funds to new or exist-
20	ing demonstration projects carried out by that program of-
21	fice.
22	(f) COORDINATION.—In establishing and carrying out

(f) COORDINATION.—In establishing and carrying out
the program, the Secretary shall coordinate with project
management and acquisition management entities within
the Department, including the Office of Project Manage-

ment, and relevant professional organizations in project
 management, construction, cost estimation, and other rel evant fields.

4 (g) REPORTING.—In accordance with section 9007 of
5 Division Z of the Consolidated Appropriations Act, 2021
6 (Public Law 116–260), the Secretary shall report annually
7 on the utilization of the authority granted under this sec8 tion, including—

9 (1) a summary of any demonstration projects
10 currently being carried out under this section; and

(2) the reviews under subsection (c)(4) of any ongoing demonstration projects carried out under this
section.

(h) EVALUATION BY COMPTROLLER GENERAL.—Not
15 later than 3 years after the date of the enactment of this
16 Act the Comptroller General shall submit to the Committee
17 on Science, Space, and Technology of the House of Rep18 resentatives and the Committee on Energy and Natural Re19 sources of the Senate an evaluation on the operation of the
20 program established under this section, including—

(1) the processes and procedures used to evaluate
demonstration project proposals and oversee demonstration projects that receive funding under this
section;

(2) any recommended changes to the program,
 including the structure and the processes and proce dures used to evaluate and oversee demonstration
 projects that receive funding under this section; and
 (3) any recommended changes to the structure of
 this program to improve the success in meeting the
 program purposes under subsection (a).

8 SEC. 303. STREAMLINING PRIZE COMPETITIONS.

9 (a) REPORTING.—Section 1008 of the Energy Policy
10 Act of 2005 (42 U.S.C. 16396) is amended by adding at
11 the end the following:

12 "(h) REPORT.—In accordance with section 9007 of Di-13 vision Z of the Consolidated Appropriations Act, 2021 (Public Law 116–260), the Secretary shall report annually 14 15 on a description of any prize competitions carried out using the authority under this section, the total amount of prizes 16 awarded along with any private sector contributions, the 17 methods used for solicitation and evaluation, and a descrip-18 tion of how each prize competition advanced the mission 19 of the Department.". 20

(b) TECHNICAL AMENDMENT.—Section 1008 of the
Energy Policy Act of 2005 (42 U.S.C. 16396) is amended
by redesignating the second subsection (e) (relating to authorization of appropriations) as subsection (f).

1	SEC. 304. COST-SHARE WAIVER EXTENSION.
2	(a) IN GENERAL.—Section 988 of the Energy Policy
3	Act of 2005 (42 U.S.C. 16351) is amended in subsection
4	(b)(4)(B) by striking "this paragraph" and inserting "the
5	Energizing Technology Transfer Act".
6	(b) REPORT.—Section 108(b) of the Department of
7	Energy Research and Innovation Act is amended in sub-
8	section (b) by striking "this Act" each place it appears and
9	inserting "the Energizing Technology Transfer Act".
10	SEC. 305. SPECIAL HIRING AUTHORITY FOR SCIENTIFIC, EN-
11	GINEERING, AND PROJECT MANAGEMENT
12	PERSONNEL.
13	(a) IN GENERAL.—The Under Secretary for Science
14	shall have the authority to—
15	(1) make appointments of not more than 60 sci-
16	entific, engineering, and professional personnel, with-
17	out regard to civil service laws, to assist the Depart-
18	ment in meeting specific project or research needs;
19	(2) fix the basic pay of any employee appointed
20	under this section at a rate to be determined by the
21	Under Secretary at rates not in excess of Level II of
22	the Executive Schedule (EX–II) under section 5311 of
23	title 5, United States Code without regard to the civil
24	service laws; and
25	(3) pay any employee appointed under this sec-
26	tion payments in addition to basic pay, except that

1	the total amount of additional payments paid to an
2	employee under this subsection for any 12-month pe-
3	riod shall not exceed the lesser of the following
4	amounts:
5	(A) \$25,000.
6	(B) The amount equal to 25 percent of the
7	annual rate of basic pay of that employee.
8	(C) The amount of the limitation that is
9	applicable for a calendar year under section
10	5307(a)(1) of title 5, United States Code.
11	(b) TERM.—
12	(1) IN GENERAL.—The term of any employee ap-
13	pointed under this section shall not exceed 3 years
14	unless otherwise authorized in law.
15	(2) TERMINATION.—The Under Secretary for
16	Science shall have the authority to terminate any em-
17	ployee appointed under this section at any time based
18	on performance or changing project or research needs
19	of the Department.
20	SEC. 306. TECHNOLOGY TRANSFER REPORTS AND EVALUA-
21	TION.
22	Section 9007 of division Z of the Consolidated Appro-
23	priations Act, 2021 (Public Law 116–260) is amended as
24	follows:

1 "(a) ANNUAL REPORT.—As part of the updated technology transfer execution plan required each year under sec-2 tion 1001(h)(2) of the Energy Policy Act of 2005 (42 U.S.C. 3 4 16391(g)(2), the Secretary of Energy (in this section re-5 ferred to as the 'Secretary') shall submit to the Committee on Science, Space, and Technology of the House of Rep-6 resentatives and the Committee on Energy and Natural Re-7 8 sources of the Senate a report on the progress and imple-9 mentation of programs established under sections 9001, 10 9002, 9003, 9004, and 9005 of this Act and under sections 102, 203, 204, 205, 206, and 302 of the Energizing Tech-11 12 nology Transfer Act.

13 "(b) EVALUATION.—Not later than 3 years after the enactment of this Act and every 3 years thereafter the Sec-14 15 retary shall submit to the Committee on Science, Space, and Technology of the House of Representatives and the Com-16 mittee on Energy and Natural Resources of the Senate an 17 18 evaluation on the extent to which programs established 19 under sections 9001, 9002, 9003, 9004, and 9005 of this Act and sections 101, 102, 103, and 202 of the Energizing 20 21 Technology Transfer Act are achieving success based on rel-22 evant short-term and long-term metrics.".