117TH CONGRESS 1ST SESSION

H. R. 2038

To establish a green transportation infrastructure grant program, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

March 18, 2021

Mr. Levin of Michigan (for himself, Ms. Ocasio-Cortez, Mrs. Hayes, Mr. Brendan F. Boyle of Pennsylvania, Ms. Barragán, Ms. Pingree, Mr. Bowman, Mr. Espaillat, Ms. Moore of Wisconsin, Ms. Pressley, Ms. Tlaib, Mr. Raskin, Ms. Schakowsky, Mr. Jones, Mr. Nadler, Ms. Jayapal, Mr. Grijalva, and Ms. Bush) introduced the following bill; which was referred to the Committee on Transportation and Infrastructure

A BILL

To establish a green transportation infrastructure grant program, 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 "Better Utilizing Invest-
- 5 ments to Leverage Development and Generating Renew-
- 6 able Energy to Electrify the Nation's Infrastructure and
- 7 Jobs Act" or the "BUILD GREEN Infrastructure and
- 8 Jobs Act".

1	SEC. 2. GREEN TRANSPORTATION INFRASTRUCTURE
2	GRANT PROGRAM.
3	(a) Definitions.—In this section:
4	(1) Electric vehicle.—The term "electric
5	vehicle" has the meaning given the term in section
6	523.2 of title 49, Code of Federal Regulations (or
7	successor regulations).
8	(2) Frontline, vulnerable, and disadvan-
9	TAGED COMMUNITY.—The term "frontline, vulner-
10	able, and disadvantaged community" means a com-
11	munity—
12	(A) in an area described in section 301(a)
13	of the Public Works and Economic Develop-
14	ment Act of 1965 (42 U.S.C. 3161(a)); and
15	(B) in which climate change, pollution, or
16	environmental destruction have exacerbated sys-
17	temic racial, regional, social, environmental,
18	gender, and economic injustices by dispropor-
19	tionately affecting Black, Brown, and Indige-
20	nous peoples, other communities of color, mi-
21	grant communities, deindustrialized commu-
22	nities, depopulated rural communities, the poor,
23	low-income workers, women, the elderly, the
24	unhoused, people with disabilities, or youth.
25	(3) Global Warming Potential.—The term
26	"global warming potential" has the meaning given

1	the term in section 98.6 of title 40, Code of Federal
2	Regulations (or successor regulations).
3	(4) Green Project.—The term "green
4	project" means a project that—
5	(A) deeply reduces transportation green-
6	house gas emissions and local air pollution; and
7	(B) results in a reduction in overall energy
8	use, maximization of energy efficiency, imple-
9	mentation and use of energy recovery, and an
10	offset of the remaining demand for energy with
11	production of energy from renewable energy
12	sources, such that the project produces as much
13	energy or energy savings as the project uses
14	over the course of a year.
15	(5) Green space.—
16	(A) In GENERAL.—The term "green
17	space" means publicly accessible land or water
18	that—
19	(i) is partly or completely covered with
20	grass, trees, shrubs, or other vegetation;
21	and
22	(ii) provides floodwater alleviation,
23	storm water mitigation, green travel
24	routes, water purification, cooling tempera-
25	tures, pollution management, public health

1	benefits, enhancements to biodiversity, eco-
2	logical resilience, or greenhouse gas emis-
3	sions sequestration.
4	(B) Inclusions.—The term "green
5	space" includes parks, gardens, playing fields,
6	children's play areas, woods, grassed areas,
7	bodies of water, and trails.
8	(6) Greenhouse gas.—The term "greenhouse
9	gas'' means—
10	(A) carbon dioxide;
11	(B) hydrofluorocarbons;
12	(C) methane;
13	(D) nitrous oxide;
14	(E) perfluorocarbons;
15	(F) sulfur hexafluoride;
16	(G) nitrogen triflouride;
17	(H) chlorofluorocarbons;
18	(I) criteria pollutants for which there are
19	national ambient air quality standards under
20	section 109 of the Clean Air Act (42 U.S.C.
21	7409); and
22	(J) any other anthropogenically emitted
23	gas or particulate that the Administrator of the
24	Environmental Protection Agency determines,
25	after notice and comment—

1	(i) to contribute to climate change; or
2	(ii) to produce negative effects on
3	human health, biodiversity, or ecological
4	resilience.
5	(7) Greenhouse gas emissions.—The term
6	"greenhouse gas emissions" means emissions of
7	greenhouse gas, expressed in terms of metric tons of
8	carbon dioxide equivalent.
9	(8) New Renewable energy.—The term
10	"new renewable energy" means renewable energy
11	from a source that is not currently producing power.
12	(9) Program.—The term "program" means
13	the green transportation infrastructure grant pro-
14	gram established under subsection (b).
15	(10) Publicly available evse.—
16	(A) IN GENERAL.—The term "publicly
17	available EVSE" means Electric Vehicle Supply
18	Equipment and any associated parking spaces
19	designated by the property owner or lessee to be
20	available to, and accessible by, the public for
21	any period of time, including Electric Vehicle
22	Supply Equipment and associated parking
23	spaces located in parking garages or gated fa-

cilities if any member of the public can obtain

1	vehicular access to the facility for free or
2	through payment of a fee.
3	(B) Exclusion.—The term "publicly
4	available EVSE" does not include Electric Ve-
5	hicle Supply Equipment and any associated
6	parking spaces in a workplace if the Electric
7	Vehicle Supply Equipment and associated park-
8	ing spaces are clearly marked and operated as
9	available exclusively to employees or contracted
10	drivers.
11	(11) Renewable energy source.—The term
12	"renewable energy source" means energy generated
13	from renewable sources, including the following:
14	(A) Solar, including electricity.
15	(B) Wind.
16	(C) Ocean, including tidal, wave, current
17	and thermal.
18	(D) Geothermal, including electricity and
19	heat pumps.
20	(E) Hydroelectric generation capacity
21	achieved from increased efficiency or additions
22	of new capacity—
23	(i) at an existing hydroelectric project
24	and

1	(ii) that was placed in service on or
2	after January 1, 1999.
3	(F) Hydrogen used in fuel cells or other
4	non-combustion technologies.
5	(G) Thermal energy generated by any of
6	the sources described in subparagraphs (A)
7	through (F).
8	(12) Resilient.—The term "resilient", with
9	respect to transportation infrastructure projects,
10	means an anticipation of, preparation for, and adap-
11	tation of the project to disruptions and changing en-
12	vironmental and security conditions, and the
13	achievement and maintenance by the project of the
14	capability to withstand, respond to, and recover rap-
15	idly from disruptions while ensuring the sustainment
16	of operations.
17	(13) Rural area.—The term "rural area"
18	means an area with a population of 200,000 or
19	fewer.
20	(14) Secretary.—The term "Secretary"
21	means the Secretary of Transportation.
22	(15) Urbanized Area.—The term "urbanized
23	area" means an area with a population of more than

200,000.

1 (b) Establishment.—The Secretary shall establish 2 a green transportation infrastructure grant program to 3 provide grants on a competitive basis to eligible entities 4 for capital investments in electrified surface transpor-5 tation infrastructure projects that— 6 (1) will have a significant local or regional im-7 pact to improve transportation and reduce green-8 house gas emissions and toxic emissions; and 9 (2) are— 10 (A) sustainable and resilient; and 11 (B) green projects. 12 (c) Eligible Entities.—An entity eligible to re-13 ceive a grant under the program is— 14 (1) a State; 15 (2) a unit of local government; 16 (3) a transit agency; 17 (4) a port authority; 18 (5) an Indian tribe (as defined in section 4 of 19 the Indian Self-Determination and Education Assist-20 ance Act (25 U.S.C. 5304)); or 21 (6) a group of entities described in paragraphs 22 (1) through (5). 23 (d) Eligible Projects.—A project eligible to be carried out with funds from a grant provided under the 25 program is—

1	(1) a highway or bridge project eligible for as-
2	sistance under title 23, United States Code, that has
3	or installs publicly available EVSE on the highway
4	or on a highway in immediate proximity to the
5	bridge;
6	(2) a public transportation project eligible for
7	assistance under chapter 53 of title 49, United
8	States Code, that is powered by electricity;
9	(3) a passenger or freight rail project that is
10	powered solely by an external source of electricity or
11	solar power;
12	(4) a port infrastructure investment, including
13	inland port infrastructure and land ports of entry,
14	that installs publicly available EVSE or converts fos-
15	sil fuel-powered equipment to electrified equipment;
16	and
17	(5) any other projects that—
18	(A) the Secretary determines to be appro-
19	priate; and
20	(B) clearly demonstrate a contribution to
21	the reduction of greenhouse gas emissions and
22	toxic emissions.
23	(e) Application.—
24	(1) In general.—To be eligible to receive a
25	grant under the program, an eligible entity shall

1	submit to the Secretary an application at such time,
2	in such manner, and containing such information as
3	the Secretary may require.
4	(2) Deadlines.—The Secretary shall—
5	(A) publish a notice of funding opportunity
6	for the program by not later than 10 days after
7	October 1 of each fiscal year;
8	(B) require applications for grants under
9	the program to be submitted to the Secretary
10	by not later than 90 days after the date on
11	which the notice of funding opportunity is pub-
12	lished; and
13	(C) select eligible projects to receive grants
14	under the program, in accordance with sub-
15	section (f), by not later than 270 days after Oc-
16	tober 1 of each fiscal year.
17	(f) Selection.—
18	(1) IN GENERAL.—The Secretary shall select el-
19	igible projects to receive a grant under the program
20	based on sustainability criteria, including—
21	(A) the extent to which the project pro-
22	motes the electrification of all public transpor-
23	tation, including electric city buses, electric
24	commuter rail, electric vehicle fleets, and elec-
25	tric school buses;

1	(B) criteria in the Infrastructure Vol-
2	untary Evaluation Sustainability Tool (IN-
3	VEST) of the Federal Highway Administration;
4	(C) criteria developed by the Secretary to
5	promote electric vehicle charging infrastructure;
6	(D) criteria developed by the Secretary to
7	reduce overall vehicle miles traveled in single
8	occupancy, internal combustion engine vehicles;
9	(E) criteria developed by the Secretary, in
10	consultation with the Administrator of the En-
11	vironmental Protection Agency, that consider
12	the extent to which the eligible project contrib-
13	utes to—
14	(i) climate resilience;
15	(ii) climate mitigation;
16	(iii) air pollution and emissions of
17	hazardous air pollutants (as defined in sec-
18	tion 112(a) of the Clean Air Act (42
19	U.S.C. 7412(a))); and
20	(iv) greenhouse gas emissions;
21	(F) criteria developed by the Secretary, in
22	consultation with the Secretary of Energy, that
23	consider the extent to which the eligible project
24	will achieve energy savings and reduced energy
25	usage compared to other eligible projects; and

1	(G) criteria developed by the Secretary, in
2	consultation with the Secretary of Energy, that
3	consider the extent to which the eligible project
4	will improve pedestrian and nonmotorized vehi-
5	cle access and safety compared to other eligible
6	projects.
7	(2) Exclusion.—In selecting eligible projects
8	to receive a grant under the program, the Secretary
9	shall not use the Federal share percentage or the
10	ability of an applicant to generate non-Federal rev-
11	enue as a selection criterion.
12	(3) Priority.—In selecting eligible projects to
13	receive a grant under the program, the Secretary
14	shall give priority to an eligible project that—
15	(A) is located in—
16	(i) a frontline, vulnerable, and dis-
17	advantaged community;
18	(ii) an area identified as having dis-
19	proportionately high adverse human health
20	and environmental impacts on minority
21	populations and low-income populations;
22	(iii) a community of color;
23	(iv) a low-income community;
24	(v) a deindustrialized community; or

1	(vi) a community facing environ-
2	mental injustice.
3	(B) requires a contribution of Federal
4	funds in order to complete an overall financing
5	package; or
6	(C) includes—
7	(i) the addition of—
8	(I) a new green space; or
9	(II) new State or local park sys-
10	tem units and recreation areas admin-
11	istered for outdoor recreation pur-
12	poses; or
13	(ii) an improvement to improve access
14	to an existing green space, State or local
15	park system unit, or recreation area ad-
16	ministered for outdoor recreation purposes,
17	including pedestrian and bicycle access.
18	(4) Report.—Not less frequently than once
19	each year, the Secretary shall —
20	(A) submit a report that contains the cri-
21	teria for eligible projects developed under para-
22	graph (1) to—
23	(i) the Committee on Commerce,
24	Science, and Transportation of the Senate;

1	(ii) the Committee on Environment
2	and Public Works of the Senate;
3	(iii) the Committee on Transportation
4	and Infrastructure of the House of Rep-
5	resentatives; and
6	(iv) the Committee on Energy and
7	Commerce of the House of Representa-
8	tives; and
9	(B) make the report under subparagraph
10	(A) available to the public.
11	(g) Grant Requirements.—
12	(1) Environmental standard.—As a condi-
13	tion of receiving a grant under the program, any
14	building or structure that is part of an eligible
15	project, including existing buildings, shall comply
16	with, or, in the case of an existing building, be ren-
17	ovated to comply with, environmental standards de-
18	termined by the Secretary, that are at least as strin-
19	gent as the Leadership in Energy and Environ-
20	mental Design (LEED) standards of the United
21	States Green Building Council.
22	(2) Use of renewable energy.—
23	(A) In general.—As a condition of re-
24	ceiving a grant under the program, any eligible
25	project that, after completion of the project,

1	uses electrical energy shall use electrical energy
2	in a manner that does not increase usage of
3	nonrenewable energy sources, in accordance
4	with subparagraph (B).
5	(B) Methods.—An eligible entity may
6	comply with subparagraph (A) by—
7	(i) purchasing new renewable energy
8	or renewable energy credits for the eligible
9	project;
10	(ii) generating new renewable energy
11	for the eligible project;
12	(iii) converting to use of renewable en-
13	ergy for another project of the eligible enti-
14	ty in an equivalent quantity of nonrenew-
15	able energy used for the eligible project; or
16	(iv) any combination of the methods
17	described in clauses (i) through (iii).
18	(C) COMPLIANCE.—
19	(i) In general.—If the Secretary de-
20	termines that an eligible project is not in
21	compliance with subparagraph (A), the
22	Secretary shall promptly notify the eligible
23	entity of the noncompliance.
24	(ii) Withholding of funds for
25	NONCOMPLIANCE.—If an eligible entity

1	that receives a notification of noncompli-
2	ance under clause (i) is not in compliance
3	with subparagraph (A) beginning on the
4	date that is 180 days after the date of the
5	notification under clause (i), the Secretary
6	shall withhold from the State in which the
7	eligible project is located 10 percent of the
8	amount required to be apportioned to the
9	State under section 104(b) of title 23
10	United States Code, from that State until
11	the eligible project is in compliance with
12	subparagraph (A).
13	(h) Distribution of Grants.—
14	(1) In general.—For each fiscal year, in car-
15	rying out the program, the Secretary shall ensure
16	that grants are provided—
17	(A) on an equitable geographical basis;
18	(B) in a manner that achieves an appro-
19	priate balance in addressing the needs of urban-
20	ized areas and rural areas;
21	(C) in a manner that ensures investment
22	in a variety of electric vehicles; and
23	(D) in a manner that prioritizes eligible
24	projects in areas described in section 301(a) of

1	the Public Works and Economic Development
2	Act of 1965 (42 U.S.C. 3161(a)).
3	(2) State amounts.—
4	(A) MINIMUM AMOUNT.—For each fiscal
5	year, the total amount awarded to eligible
6	projects in each State shall be not less than the
7	lesser of—
8	(i) 0.8 percent of the amounts made
9	available to carry out the program for that
10	fiscal year; and
11	(ii) the total amount requested for eli-
12	gible projects in that State for that fiscal
13	year for which the Secretary has deter-
14	mined meet the selection criteria under the
15	program.
16	(B) MAXIMUM AMOUNT.—For each fiscal
17	year, the total amount provided under the pro-
18	gram for eligible projects in a single State shall
19	not exceed an amount equal to 8 percent of the
20	amounts made available to carry out the pro-
21	gram for that fiscal year.
22	(3) Rural areas, urbanized areas, and
23	FRONTLINE, VULNERABLE, AND DISADVANTAGED
24	COMMUNITIES.—
25	(A) Rural areas.—

1 (i) In general.—Of	the amounts
2 made available to carry out	the program
for each fiscal year, not less	s than 35 per-
4 cent and not more than 40 p	ercent shall be
5 used for eligible projects lo	cated in rural
6 areas.	
7 (ii) Grant amount.—T	The amount of
8 a grant provided under the	program for a
9 project in a rural area sha	ll be not less
than \$1,000,000.	
11 (iii) Federal share	—The Federal
share of the cost of an elig	ible project in
a rural area carried out with	a grant under
the program may exceed 85 j	percent, at the
discretion of the Secretary.	
16 (B) Urbanized areas.—	
17 (i) In general.—Of	the amounts
made available to carry out	the program
19 for each fiscal year, not less	s than 60 per-
cent and not more than 65 p	ercent shall be
used for eligible projects loca	ated in urban-
ized areas.	
23 (ii) Metropolitan	PLANNING
24 AREA.—Amounts made av	railable under
clause (i) may be used for el	ligible projects

1	in the metropolitan planning area estab-
2	lished under section 134 of title 23, United
3	States Code, that encompasses the urban-
4	ized area.
5	(C) Frontline, vulnerable, and dis-
6	ADVANTAGED COMMUNITIES.—
7	(i) In GENERAL.—Of the total
8	amounts made available to carry out the
9	program for each fiscal year under sub-
10	paragraphs (A) and (B), not less than 40
11	percent shall be used for eligible projects
12	located in frontline, vulnerable, and dis-
13	advantaged communities.
14	(ii) Grant amount.—The amount of
15	a grant provided under the program for a
16	project in a frontline, vulnerable, and dis-
17	advantaged community shall be not less
18	than \$1,000,000.
19	(iii) Federal share.—The Federal
20	share of the cost of an eligible project in
21	a frontline, vulnerable, and disadvantaged
22	community carried out with a grant under
23	the program may exceed 85 percent, at the
24	discretion of the Secretary.
25	(i) Grant Amount.—

- 1 (1) IN GENERAL.—Except as provided in para-2 graph (2), a grant under the program shall be in an 3 amount that is not less than \$2,000,000.
- 4 (2) PLANNING GRANTS.—A grant under the 5 program for the planning, preparation, or design of 6 an eligible project shall not be subject to a minimum 7 grant amount.
- 8 (j) Federal Share.—Except as otherwise provided 9 in this section, the Federal share of the cost of a project 10 carried out with a grant under the program shall be, at 11 the discretion of the eligible entity—
- 12 (1) not more than 85 percent, for the purpose 13 of planning, design, and construction of the project; 14 and
- 15 (2) not more than 50 percent of the operation 16 and maintenance costs of the project for the first 10 17 years of the project.
- 18 (k) TIFIA; RRIF.—For each fiscal year, the Sec-19 retary may use an amount equal to not more than 20 per-20 cent of the amounts made available to carry out the pro-21 gram for that fiscal year to pay the subsidy and adminis-22 trative costs of projects eligible for Federal credit assist-23 ance under chapter 6 of title 23, United States Code, or 24 title V of the Railroad Revitalization and Regulatory Re-

form Act of 1976 (45 U.S.C. 821 et seq.) if the Secretary

1 finds that such use of those amounts would advance the

2	purposes of the program.
3	(l) Buy America.—No funds may be used for an eli
4	gible project under the program unless—
5	(1) in the case of an eligible project described
6	in subsection (d)(1), the project complies with sec
7	tion 313 of title 23, United States Code;
8	(2) in the case of an eligible project described
9	in subsection (d)(2), the project complies with sec
10	tion 5323(j) of title 49, United States Code;
11	(3) in the case of an eligible project described
12	in subsection (d)(3), the project complies with sec
13	tion 22905(a) of title 49, United States Code;
14	(4) in the case of an eligible project described
15	in subsection (d)(4), the project complies with sec
16	tion 54101(d)(2) of title 46, United States Code
17	and
18	(5) in the case of an eligible project described
19	in subsection (d)(5), the project complies with ap
20	propriate domestic content requirements as deter
21	mined by the Secretary.
22	(m) Labor Provisions.—
23	(1) Employee wages and protections.—
24	Each contractor and subcontractor for an eligible

1	project carried out under the program shall comply
2	with the following:
3	(A) MINIMUM WAGE.—
4	(i) In general.—All employees em-
5	ployed in the performance of the eligible
6	project shall be paid at a rate of not less
7	than—
8	(I) \$15.00 an hour, beginning on
9	the date of enactment of this Act; and
10	(II) beginning on the date that is
11	1 year after such date of enactment,
12	and annually thereafter, the amount
13	in effect under this subparagraph for
14	the preceding year, increased by the
15	annual percentage increase, if any, in
16	the median hourly wage of all employ-
17	ees as determined by the Bureau of
18	Labor Statistics and rounded up to
19	the nearest multiple of \$0.05.
20	(ii) CALCULATION.—In calculating the
21	annual percentage increase in the median
22	hourly wage of all employees for purposes
23	of clause (i)(II), the Secretary of Labor,
24	through the Bureau of Labor Statistics,
25	shall—

1	(I) compile data on the hourly
2	wages of all employees to determine
3	such a median hourly wage; and
4	(II) compare such median hourly
5	wage for the most recent year for
6	which data are available with the me-
7	dian hourly wage determined for the
8	preceding year.
9	(iii) Prevailing wages for labor-
10	ERS AND MECHANICS.—
11	(I) IN GENERAL.—All laborers
12	and mechanics employed by contrac-
13	tors or subcontractors in the perform-
14	ance of construction, alteration, or re-
15	pair work carried out, in whole or in
16	part, with assistance made available
17	under the program shall be paid
18	wages at rates not less than the great-
19	er of—
20	(aa) the rates prevailing on
21	similar construction in the local-
22	ity as determined by the Sec-
23	retary of Labor in accordance
24	with subchapter IV of chapter 31

1	of title 40, United States Code;
2	or
3	(bb) the rate required under
4	clause (i).
5	(II) Authorities.—With respect
6	to the labor standards specified in
7	subclause (I)(aa), the Secretary of
8	Labor shall have the authority and
9	functions set forth in Reorganization
10	Plan Numbered 14 of 1950 (64 Stat.
11	1267; 5 U.S.C. App.) and section
12	3145 of title 40, United States Code.
13	(B) Neutrality toward organized
14	LABOR.—The contractor or subcontractor shall
15	have—
16	(i) an explicit policy of neutrality with
17	regard to—
18	(I) labor organizing for the em-
19	ployees of the contractor or subcon-
20	tractor employed in the performance
21	of the eligible project; and
22	(II) such employees' choice to
23	form and join labor organizations; and
24	(ii) policies that require—

1	(I) the posting and maintenance
2	of notices in the workplace to such
3	employees of their rights under the
4	National Labor Relations Act (29
5	U.S.C. 151 et seq.); and
6	(II) that such employees are, at
7	the beginning of their employment in
8	the performance of the eligible
9	project, provided notice and informa-
10	tion regarding the employees' rights
11	under such Act.
12	(C) PAID FAMILY AND MEDICAL LEAVE.—
13	The contractor or subcontractor shall have an
14	explicit policy providing all employees employed
15	in the performance of the eligible project not
16	less than 12 workweeks of paid leave in a 12-
17	month period for any purpose described in sec-
18	tion 102(a)(1) of the Family and Medical Leave
19	Act of 1993 (29 U.S.C. 2612(a)(1)), in accord-
20	ance with regulations promulgated by the Sec-
21	retary of Labor.
22	(D) Fair scheduling.—
23	(i) IN GENERAL.—The contractor or
24	subcontractor shall have an explicit policy
25	for fair scheduling for employees employed

1	in the performance of the eligible project,
2	which shall include—
3	(I) an opportunity for the em-
4	ployee to request—
5	(aa) an adjustment in the
6	number of hours, work location,
7	or times of the employee's work
8	schedule;
9	(bb) a change in the amount
10	of notification provided to the
11	employee regarding the work
12	schedule; or
13	(cc) the minimizing of fluc-
14	tuations in the number of hours
15	the employee is scheduled to
16	work on a daily, weekly, or
17	monthly basis; and
18	(II) a timely, good faith inter-
19	active process through which the em-
20	ployer and employee discuss the em-
21	ployee's request under subclause (I)
22	and the employer grants the request
23	or suggests any alternatives that
24	might meet the employee's needs.

1	(ii) Exception.—Clause (i) shall not
2	apply to any employee covered by a valid
3	collective bargaining agreement if—
4	(I) the terms of the collective
5	bargaining agreement include terms
6	that govern work scheduling practices;
7	and
8	(II) the provisions of this Act are
9	expressly waived in such collective
10	bargaining agreement.
11	(E) Preference for local hiring.—
12	The contractor or subcontractor shall have ex-
13	plicit policies that provide a preference for local
14	hiring, consistent with applicable Federal law
15	and subject to rules issued by the Secretary of
16	Labor.
17	(F) Contractor requirement regard-
18	ING SUBCONTRACTORS.—The contractor or sub-
19	contractor shall require that each subcontractor
20	of the contractor for an eligible project carried
21	out under the program comply with the require-
22	ments of this paragraph with respect to all em-
23	ployees of the subcontractor employed in the
24	performance of the project.

1	(2) Disclosure.—A contractor desiring a con-
2	tract under an eligible project carried out under the
3	program shall disclose to the Secretary in the con-
4	tract application any administrative merits deter-
5	mination, arbitral award or decision, or civil judg-
6	ment against the contractor during the previous 5
7	years for any violation of—
8	(A) the Fair Labor Standards Act of 1938
9	(29 U.S.C. 201 et seq.);
10	(B) the Occupational Safety and Health
11	Act of 1970 (29 U.S.C. 651 et seq.);
12	(C) the Migrant and Seasonal Agricultural
13	Worker Protection Act (29 U.S.C. 1801 et
14	seq.);
15	(D) the National Labor Relations Act (29
16	U.S.C. 151 et seq.);
17	(E) subchapter IV of chapter 31 of title
18	40, United States Code (commonly known as
19	the "Davis-Bacon Act");
20	(F) chapter 67 of title 41, United States
21	Code (commonly known as the "Service Con-
22	tract Act");
23	(G) Executive Order 11246 (42 U.S.C.
24	2000e note; relating to equal employment op-
25	portunity);

1	(H) section 503 of the Rehabilitation Act
2	of 1973 (29 U.S.C. 793);
3	(I) chapter 42 or 43 of title 38, United
4	States Code;
5	(J) the Family and Medical Leave Act of
6	1993 (29 U.S.C. 2601 et seq.);
7	(K) title VII of the Civil Rights Act of
8	1964 (42 U.S.C. 2000e et seq.);
9	(L) the Americans with Disabilities Act of
10	1990 (42 U.S.C. 12101 et seq.);
11	(M) the Age Discrimination in Employ-
12	ment Act of 1967 (29 U.S.C. 621 et seq.);
13	(N) Executive Order 13658 (79 Fed. Reg.
14	9851; relating to establishing a minimum wage
15	for contractors); or
16	(O) any State law equivalent of a law de-
17	scribed in subparagraphs (A) through (N), in
18	accordance with guidance issued by the Sec-
19	retary of Labor.
20	(3) Labor agreements for construction
21	PROJECTS.—
22	(A) In general.—A contractor for an eli-
23	gible project carried out under the program
24	that is a construction project shall be a party
25	to a covered project labor agreement.

1	(B) Definitions.—In this paragraph:
2	(i) COVERED PROJECT LABOR AGREE-
3	MENT.—The term "covered project labor
4	agreement" means a project labor agree-
5	ment that—
6	(I) binds all contractors and sub-
7	contractors on the construction
8	project through the inclusion of ap-
9	propriate specifications in all relevant
10	solicitation provisions and contract
11	documents;
12	(II) allows all contractors and
13	subcontractors to compete for con-
14	tracts and subcontracts without re-
15	gard to whether they are otherwise a
16	party to a collective bargaining agree-
17	ment;
18	(III) contains guarantees against
19	strikes, lockouts, and other similar job
20	disruptions;
21	(IV) sets forth effective, prompt,
22	and mutually binding procedures for
23	resolving labor disputes arising during
24	the covered project labor agreement;
25	and

	<u> </u>
1	(V) provides other mechanisms
2	for labor-management cooperation on
3	matters of mutual interest and con-
4	cern, including productivity, quality of
5	work, safety, and health.
6	(ii) Project labor agreement.—
7	The term "project labor agreement" means
8	a pre-hire collective bargaining agreement
9	with one or more labor organizations that
10	establishes the terms and conditions of em-
11	ployment for a specific construction project
12	and is described in section 8(f) of the Na-
13	tional Labor Relations Act (29 U.S.C.
14	158(f)).
15	(n) Funding.—
16	(1) In general.—There is authorized to be
17	appropriated to carry out the program
18	\$50,000,000,000 for each of fiscal years 2022
19	through 2031, of which not less than
20	\$15,000,000,000 shall be for grants for the pur-
21	chase of electric vehicles and electric vehicle supply
22	equipment.
23	(2) AVAILABILITY.—Amounts made available

under paragraph (1) shall remain available until

January 1, 2042.

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$1\;$ Sec. 3. Federal funding exchange programs.

2	Section 106(g) of title 23, United States Code, is
3	amended by adding at the end the following:
4	"(6) Federal funding exchange pro-
5	GRAMS.—A State may implement a program under
6	which a subrecipient has the option to exchange
7	Federal funds allocated to the subrecipient in ac-
8	cordance with the requirements of this title for State
9	or local funds if the State certifies to the Secretary
10	that—
11	"(A) the State has prevailing wage and do-
12	mestic content requirements that are com-
13	parable to the requirements under sections 113
14	and 313, respectively; and
15	"(B) the requirements described in sub-
16	paragraph (A) shall apply to projects carried
17	out using the State or local funds if the
18	projects would have been subject to the require-
19	ments of sections 113 and 313 if the projects
20	were carried out using Federal funds.".

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