117TH CONGRESS 1ST SESSION

H. R. 2835

To provide for the establishment of clean technology consortia to enhance the economic, environmental, and energy security of the United States by promoting domestic development, manufacture, and deployment of clean technologies, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

APRIL 26, 2021

Mr. Cartwright (for himself, Mr. Carson, Mr. Takano, Mr. Tonko, and Mr. Michael F. Doyle of Pennsylvania) introduced the following bill; which was referred to the Committee on Energy and Commerce, and in addition to the Committee on Science, Space, and Technology, 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 provide for the establishment of clean technology consortia to enhance the economic, environmental, and energy security of the United States by promoting domestic development, manufacture, and deployment of clean technologies, 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 "Consortia-Led Energy
- 5 and Advanced Manufacturing Networks Act".

1 SEC. 2. DEFINITIONS.

2	In this Act:
3	(1) CLEAN TECHNOLOGY.—The term "clean
4	technology' means a technology, production process,
5	or methodology that—
6	(A) produces energy from solar, wind, geo-
7	thermal, biomass, tidal, wave, ocean, or another
8	renewable energy source (as defined in section
9	609 of the Public Utility Regulatory Policies
10	Act of 1978 (7 U.S.C. 918e));
11	(B) more efficiently transmits, distributes,
12	or stores energy;
13	(C) enhances energy efficiency for build-
14	ings and industry, including combined heat and
15	power;
16	(D) enables the development of a Smart
17	Grid (as described in section 1301 of the En-
18	ergy Independence and Security Act of 2007
19	(42 U.S.C. 17381)), including integration of re-
20	newable energy sources and distributed genera-
21	tion, demand response, demand side manage-
22	ment, and systems analysis;
23	(E) produces an advanced or sustainable
24	material with energy or energy efficiency appli-
25	cations;

1	(F) improves energy efficiency for trans-
2	portation, including electric vehicles; or
3	(G) enhances water security through im-
4	proved water management, conservation, dis-
5	tribution, or end use applications.
6	(2) ADVANCED MANUFACTURING.—The term
7	"advanced manufacturing"—
8	(A) means a manufacturing process that
9	makes extensive use of computer, high preci-
10	sion, or information technologies integrated
11	with a high performance workforce in a produc-
12	tion system capable of furnishing a hetero-
13	geneous mix of products in small or large vol-
14	umes with either the efficiency of mass produc-
15	tion or the flexibility of custom manufacturing
16	in order to respond quickly to customer de-
17	mands; and
18	(B) includes both new ways to manufac-
19	ture existing products and the manufacture of
20	new products emerging from new advanced
21	technologies.
22	(3) Cluster.—The term "cluster" means a
23	network of entities directly involved in the research,
24	development, finance, and commercial application of
25	clean technologies and advanced manufacturing

1	whose geographic proximity facilitates the use and
2	sharing of skilled human resources, infrastructure,
3	research facilities, educational and training institu-
4	tions, venture capital, and input suppliers.
5	(4) Consortium.—The term "consortium"
6	means a clean technology consortium established in
7	accordance with this Act.
8	(5) Project.—The term "project" means an
9	activity with respect to which a consortium provides
10	support under this Act.
11	(6) QUALIFYING ENTITY.—The term "quali-
12	fying entity" means—
13	(A) an institution of higher education that
14	has entered into a partnership agreement with
15	a private-sector entity;
16	(B) a Federal or State entity with a focus
17	on developing clean technologies or clusters, as
18	determined by the Secretary;
19	(C) a nongovernmental organization with
20	expertise in translational research, clean tech-
21	nology, or cluster development; or
22	(D) any other entity determined appro-
23	priate by the Secretary.
24	(7) Secretary.—The term "Secretary" means
25	the Secretary of Commerce.

1	(8) Translational research.—The term
2	"translational research" means the coordination of
3	basic or applied research with technical applications
4	to enable promising discoveries or inventions to
5	achieve commercial application.
6	SEC. 3. ESTABLISHMENT OF CLEAN TECHNOLOGY CON-
7	SORTIA PROGRAM.
8	(a) In General.—The Secretary shall establish and
9	carry out a program to establish clean technology con-
10	sortia to enhance the economic, environmental, and energy
11	security of the United States by promoting domestic devel-
12	opment, manufacture, and deployment of clean, state-of-
13	the-art technologies.
14	(b) Program.—The Secretary shall carry out the
15	program established under subsection (a) by leveraging
16	the expertise and resources of private research commu-
17	nities, institutions of higher education, industry, venture
18	capital, National Laboratories (as defined in section 2 of
19	the Energy Policy Act of 2005 (42 U.S.C. 15801)), and
20	other participants in technology innovation—
21	(1) to support collaborative, cross-disciplinary
22	research and development in clean technologies and
23	advanced manufacturing; and

1	(2) to develop and accelerate the commercial
2	application of innovative clean technologies and ad-
3	vanced manufacturing practices.
4	(c) Role of the Secretary.—The Secretary
5	shall—
6	(1) carry out and oversee all aspects of the pro-
7	gram established under subsection (a);
8	(2) select recipients of grants for the establish-
9	ment and operation of consortia through a competi-
10	tive selection process; and
11	(3) coordinate the innovation activities of con-
12	sortia with activities carried out by the Secretary of
13	Energy, the Secretary of Defense, other Federal
14	agency heads, industry, and institutions of higher
15	education, including by annually—
16	(A) issuing guidance regarding national
17	clean technology and advanced manufacturing
18	development priorities and strategic objectives;
19	and
20	(B) convening a conference relating to
21	clean technology and advanced manufacturing,
22	which shall bring together representatives of
23	Federal agencies, industry, institutions of high-
24	er education, and other entities to share re-

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search and commercialization results, program

2	plans, and opportunities for collaboration.
3	(d) Purposes of Consortia.—The purposes of the
4	consortia shall include—
5	(1) promoting new innovative clean technologies
6	that have demonstrated interest and potential for
7	commercialization;
8	(2) expanding advanced manufacturing capabili
9	ties, networks, supply chains, and assets, in the area
10	of clean technologies, that contribute to regional and
11	national manufacturing competitiveness and poten
12	tial for growth;
13	(3) promoting job creation and entrepreneur
14	ship through the establishment of new companies
15	the expansion of existing companies, and commer
16	cialization of clean technologies;
17	(4) providing technical or financial assistance to
18	companies looking to invest in clean technologies
19	new products or services, or enhanced processes that
20	will grow sales and jobs;
21	(5) determining opportunities and challenges
22	that companies are facing and how to improve their
23	use or production of clean technologies;
24	(6) assisting individual small- and medium-sized
25	enterprises with adopting and utilizing new clear

1	technologies and related business and advanced
2	manufacturing practices;
3	(7) accelerating investment in and deployment
4	of clean technologies through public-private partner-
5	ships;
6	(8) encouraging partnering between and among
7	emerging and established clean technology and ad-
8	vanced manufacturing enterprises; or
9	(9) demonstrating a comprehensive and success-
10	ful model for commercialization of clean technologies
11	for promotion and emulation.
12	SEC. 4. APPLICATIONS.
13	(a) In General.—To receive a grant under this Act,
14	a consortium shall submit to the Secretary an application
15	in such manner, at such time, and containing such infor-
16	mation as the Secretary determines to be necessary.
17	(b) Eligibility.—A consortium shall be eligible to
18	receive a grant under this Act if—
19	(1) the consortium consists of—
20	(A) one or more research universities that
21	can demonstrate a significant annual clean
22	technology research budget, entrepreneurial
23	support programs, and technology licensing ex-
24	pertise; and

1	(B) a total of three or more qualifying en-
2	tities that can demonstrate expertise in
3	translational research, clean technology, and
4	cluster development;
5	(2) the members of the consortium have estab-
6	lished a binding agreement that documents—
7	(A) the structure of the partnership agree-
8	ment;
9	(B) a governance and management struc-
10	ture that enables cost-effective implementation
11	of the program;
12	(C) a conflicts-of-interest policy, including
13	procedures, consistent with those of the Depart-
14	ment of Commerce, to ensure that employees
15	and designees for consortium activities who are
16	in decision-making capacities disclose all mate-
17	rial conflicts of interest, including financial, or-
18	ganizational, and personal conflicts of interest;
19	(D) an accounting structure that meets the
20	requirements of the Secretary and that may be
21	audited under this Act; and
22	(E) the existence of an external advisory
23	committee;
24	(3) the consortium receives funding from non-
25	Federal sources, such as a State and participants of

1	the consortium, that may be used to support
2	projects;
3	(4) the consortium is part of an existing cluster
4	or demonstrates high potential to develop a new
5	cluster; and
6	(5) the consortium operates as a nonprofit or-
7	ganization or as a public-private partnership under
8	an operating agreement led by a nonprofit organiza-
9	tion.
10	(c) DISQUALIFICATION.—The Secretary may dis-
11	qualify an application from a consortium under this Act
12	if the Secretary determines that the conflicts-of-interest
13	policy of the consortium is inadequate.
14	(d) External Advisory Committees.—
15	(1) In general.—To be eligible to receive a
16	grant under this Act, a consortium shall establish an
17	external advisory committee, the members of which
18	shall have extensive and relevant scientific, technical,
19	industry, financial, or research management exper-
20	tise.
21	(2) Duties.—An external advisory committee
22	shall—
23	(A) review the proposed plans, programs,
24	project selection criteria, and projects of the
25	consortium; and

1	(B) ensure that projects selected by the
2	consortium meet the applicable conflicts-of-in-
3	terest policy of the consortium.
4	(3) Members.—An external advisory com-
5	mittee shall consist of—
6	(A) representatives of the members of the
7	consortium; and
8	(B) such representatives of industry, in-
9	cluding entrepreneurs and venture capitalists,
10	as the members of the consortium determine to
11	be necessary.
12	(4) Secretary as member.—The Secretary
13	shall join the external advisory committee of a con-
14	sortium that receives a grant under this Act.
15	SEC. 5. GRANTS.
16	(a) In General.—The Secretary shall award grants,
17	on a competitive basis—
18	(1) not later than 2 years after the date of en-
19	actment of this Act, to at least 1 consortium; and
20	(2) not later than 10 years after such date of
21	enactment, to not fewer than 6 consortia.
22	(b) Terms.—
23	(1) In general.—The initial term of a grant
24	awarded under this Act shall not exceed 5 years.

1	(2) Extension.—The Secretary may extend
2	the term of a grant awarded under this Act for a
3	period of not more than 5 additional years.
4	(c) Amounts.—
5	(1) IN GENERAL.—A grant awarded to a con-
6	sortium under this Act shall not exceed the lesser
7	of—
8	(A) \$30,000,000 per fiscal year; or
9	(B) the collective contributions of non-Fed-
10	eral entities to the consortium, as described
11	under section $4(b)(3)$.
12	(2) Flexibility.—In determining the amount
13	of a grant under this section, the Secretary shall
14	consider—
15	(A) the translational research capacity of
16	the consortium;
17	(B) the financial, human, and facility re-
18	sources of the qualifying entities; and
19	(C) the cluster of which the consortium is
20	a part.
21	(3) Increases in amounts.—Subject to para-
22	graph (1), a consortium may request an increase in
23	the amount of a grant awarded under this Act at the
24	time the consortium requests an extension of an ini-
25	tial grant.

1	(d) Use of Amounts.—
2	(1) In general.—Subject to paragraph (3), a
3	consortium awarded a grant under this Act shall use
4	the amounts to support translational research, tech-
5	nology development, manufacturing innovation, and
6	commercialization activities relating to clean tech-
7	nology.
8	(2) Project selection.—As a condition of
9	receiving a grant under this Act, a consortium
10	shall—
11	(A) develop and make available to the pub-
12	lic on the website of the Department of Com-
13	merce proposed plans, programs, project selec-
14	tion criteria, and terms for individual project
15	awards;
16	(B) establish policies—
17	(i) to prevent resources provided to
18	the consortium from being used to displace
19	private sector investment otherwise likely
20	to occur, including investment from private
21	sector entities that are members of the
22	consortium;
23	(ii) to facilitate the participation of
24	private entities that invest in clean tech-
25	nologies to perform due diligence on award

1	proposals, to participate in the award re-
2	view process, and to provide guidance to
3	projects supported by the consortium; and
4	(iii) to facilitate the participation of
5	parties with a demonstrated history of
6	commercial application of clean tech-
7	nologies in the development of consortium
8	projects;
9	(C) oversee project solicitations, review
10	proposed projects, and select projects for
11	awards; and
12	(D) monitor project implementation.
13	(3) Limitations.—
14	(A) Administrative expenses.—A con-
15	sortium may use not more than 10 percent of
16	the amounts awarded to the consortium for ad-
17	ministrative expenses.
18	(B) Prohibition on use.—A consortium
19	may not use any amounts awarded to the con-
20	sortium under this Act to construct a new
21	building or facility.
22	(e) Audits.—
23	(1) In general.—A consortium that receives a
24	grant under this Act shall carry out, in accordance
25	with such requirements as the Secretary may pre-

1	scribe, an annual audit to determine whether the
2	grant has been used in accordance with this Act.
3	(2) Report.—The consortium shall submit a
4	copy of each audit under paragraph (1) to the Sec-
5	retary and the Comptroller General of the United
6	States.
7	(3) GAO REVIEW.—As a condition of receiving
8	a grant under this Act, a consortium shall allow the
9	Comptroller General of the United States, on the re-
10	quest of the Comptroller General, full access to the
11	books, records, and personnel of the consortium.
12	(4) Reports to congress.—The Secretary
13	shall submit to Congress annually a report that in-
14	cludes—
15	(A) a copy of each audit carried out under
16	paragraph (1); and
17	(B) any recommendations of the Secretary
18	relating to the clean technology consortia pro-
19	gram.
20	(f) REVOCATION OF AWARDS.—The Secretary shall
21	have the authority—
22	(1) to review grants awarded under this Act;
23	and
24	(2) to revoke a grant awarded under this Act
25	if the Secretary determines that a consortium has

- 1 used the grant in a manner that is not consistent
- with this Act.
- 3 (g) AUTHORIZATION OF APPROPRIATIONS.—There is
- 4 authorized to be appropriated to the Secretary to carry
- 5 out this section \$100,000,000.

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