117TH CONGRESS 1ST SESSION

H. R. 4872

To require the Secretary of Energy to provide rebates for the installation of zero-emission technologies in single-family homes and multifamily buildings, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

July 30, 2021

Ms. Castor of Florida (for herself, Mr. Tonko, Ms. Barragán, Mr. McEachin, Mr. Levin of California, Ms. Blunt Rochester, Ms. Brownley, Ms. Bonamici, Ms. Degette, and Mr. Huffman) introduced the following bill; which was referred to the Committee on Energy and Commerce

A BILL

To require the Secretary of Energy to provide rebates for the installation of zero-emission technologies in singlefamily homes and multifamily buildings, 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 "Zero-Emission Homes
- 5 Act of 2021".
- 6 SEC. 2. ZERO-EMISSION HOME PROGRAM.
- 7 (a) Definitions.—In this section:

1	(1) CERTIFIED CONTRACTOR.—The term "cer-
2	tified contractor" means a contractor with an indus-
3	try-recognized certification reflecting training, edu-
4	cation, or other technical expertise relating to quali-
5	fied electrification projects for residential buildings,
6	as identified by the Secretary.
7	(2) Contractor company.—The term "con-
8	tractor company' means a company—
9	(A) the business of which is to provide
10	services—
11	(i) to residential building owners; and
12	(ii) for which a rebate may be pro-
13	vided pursuant to the Program; and
14	(B) that holds the licenses and insurance
15	required by the State in which the company
16	provides services.
17	(3) Electric load or service center up-
18	GRADE.—The term "electric load or service center
19	upgrade" means an improvement to a circuit break-
20	er panel that enables the installation and use of—
21	(A) a QEP described in any of subclauses
22	(II) through (IV) of paragraph (10)(A)(i); or
23	(B) if determined to be appropriate by the
24	Secretary, a QEP described in any of sub-

1	clauses (I) through (III) of paragraph
2	(10)(A)(ii).
3	(4) HEAT PUMP.—The term "heat pump"
4	means a heat pump used for water heating, space
5	heating, or space cooling that—
6	(A) relies solely on electricity for its source
7	of power; and
8	(B) is air-sourced, geothermal- or ground-
9	sourced, or water-sourced.
10	(5) Home.—The term "home" means each of—
11	(A) a building with not more than 1 dwell-
12	ing unit, an individual condominium unit, or a
13	manufactured housing unit, that—
14	(i) is located in a State; and
15	(ii)(I) is the primary residence of—
16	(aa) the owner of that building
17	condominium unit, or manufactured
18	housing unit, as applicable; or
19	(bb) a renter; or
20	(II) is a new-construction single-fam-
21	ily residential home; and
22	(B) a unit of a multifamily building that—
23	(i) is owned by an individual who is
24	not the owner of the multifamily building
25	(ii) is located in a State; and

1	(iii) is the primary residence of—
2	(I) the owner of that unit; or
3	(II) a renter.
4	(6) HVAC.—The term "HVAC" means heat-
5	ing, ventilation, and air conditioning.
6	(7) Low- or moderate-income.—The term
7	"low- or moderate-income", with respect to a house-
8	hold, means a household—
9	(A) with an annual income that is less
10	than 80 percent of the annual median income
11	of the area in which the household is located;
12	or
13	(B) that is low-income (as defined in sec-
14	tion 412 of the Energy Conservation and Pro-
15	duction Act (42 U.S.C. 6862)).
16	(8) Multifamily Building.—The term "mul-
17	tifamily building" means any building—
18	(A) with 2 or more dwelling units that—
19	(i) are built on top of one another or
20	side-by-side; and
21	(ii) may share common facilities; and
22	(B) that is not a home.
23	(9) Program.—The term "Program" means
24	the Zero-Emission Home Program established under
25	subsection (b).

1	(10) Qualified electrification project;
2	QEP.—
3	(A) In general.—The terms "qualified
4	electrification project" and "QEP" mean a
5	project that, as applicable—
6	(i) installs, or enables the installation
7	and use of, in a home or multifamily build-
8	ing—
9	(I) an electric load or service cen-
10	ter upgrade;
11	(II) an electric heat pump;
12	(III) an induction or noninduc-
13	tion electric stove, cooktop, range, or
14	oven that has received an Energy Star
15	Emerging Technology Award (or
16	meets a more stringent standard, as
17	determined by the Secretary, if the
18	Secretary determines a more stringent
19	standard to be appropriate); or
20	(IV) an electric heat pump
21	clothes dryer that is Energy Star
22	Most Efficient certified (or meets a
23	more stringent standard, as deter-
24	mined by the Secretary, if the Sec-

1	retary determines a more stringent
2	standard to be appropriate); or
3	(ii) if determined to be appropriate by
4	the Secretary, installs, or enables the in-
5	stallation and use of, in a home or multi-
6	family building described in subparagraph
7	(B)—
8	(I) a solar photovoltaic system,
9	including any electrical equipment,
10	wiring, or other components necessary
11	for the installation and use of the
12	solar photovoltaic system, including a
13	battery storage system;
14	(II) electric vehicle charging in-
15	frastructure or electric vehicle support
16	equipment necessary to recharge an
17	electric vehicle on-site; or
18	(III) electrical rewiring, power
19	sharing plugs, or other installation
20	tasks directly related to and necessary
21	for the safe and effective functioning
22	of a QEP in a home or multifamily
23	building.
24	(B) Home or multifamily building de-
25	SCRIBED.—A home or multifamily building re-

ferred to in subparagraph (A)(ii) is a home or multifamily building that is certified, or the household of the homeowner of which is certified, as applicable, as low- or moderate-income pursuant to the procedures established under subsection (d)(1).

- (C) EXCLUSIONS.—The terms "qualified electrification project" and "QEP" do not include any project with respect to which the appliance, system, equipment, infrastructure, component, or other item described in clause (i) or (ii) of subparagraph (A) is not certified under the Energy Star program established by section 324A of the Energy Policy and Conservation Act (42 U.S.C. 6294a) if, as of the date on which the project is carried out, the item is of a category for which a certification is provided under that program.
- (11) QUALIFIED PROVIDER.—The term "qualified provider" means an electric utility, Tribal-owned entity or Tribally Designated Housing Entity (TDHE), or commercial, nonprofit, or government entity, including a retailer and a contractor company, that provides services for which a rebate may be provided pursuant to the Program for 1 or more

1	portfolios that consist of 1 or more qualified elec-
2	trification projects.
3	(12) Secretary.—The term "Secretary"
4	means the Secretary of Energy.
5	(13) Solar Photovoltaic system.—The
6	term "solar photovoltaic system" means a system—
7	(A) placed on-site at a home or multifamily
8	building, or as part of the community of the
9	home or multifamily building; and
10	(B) that generates electricity from the sur
11	specifically for the home, multifamily building
12	or community.
13	(14) Tribal community.—The term "Tribal
14	community" means a Tribal tract or Tribal block
15	group.
16	(15) Underserved community.—The term
17	"underserved community" means a community lo-
18	cated in a census tract that is identified by the Sec-
19	retary as—
20	(A) a low- or moderate-income community
21	or
22	(B) a community of racial or ethnic minor-
23	ity concentration

1	(16) Zero-emission home rebate.—The
2	term "zero-emission home rebate" means a rebate
3	provided in accordance with subsection (c).
4	(b) Establishment of Program.—The Secretary
5	shall establish a program, to be known as the "Zero-Emis-
6	sion Home Program", to provide zero-emission home re-
7	bates in accordance with subsection (c).
8	(c) Zero-Emission Home Rebates for Qualified
9	ELECTRIFICATION PROJECTS.—
10	(1) Zero-emission home rebates.—
11	(A) In general.—Subject to subpara-
12	graph (B), in carrying out the Program, the
13	Secretary shall provide to homeowners and own-
14	ers of multifamily buildings zero-emission home
15	rebates, in accordance with this subsection, for
16	qualified electrification projects carried out at,
17	or relating to, the homes or multifamily build-
18	ings, as applicable.
19	(B) Requirement.—The provision of a
20	zero-emission home rebate under this paragraph
21	shall be subject to the availability of appropria-
22	tions for that purpose.
23	(2) Amount of Rebate.—

1	(A) In General.—Subject to subsection
2	(d)(2)(A)(i), a zero-emission home rebate under
3	paragraph (1) shall be equal to—
4	(i) in the case of a qualified elec-
5	trification project described in subsection
6	(a)(10)(A)(i)(II) that installs a heat pump
7	used for water heating, not more than
8	\$1,250;
9	(ii) in the case of a qualified elec-
10	trification project described in subsection
11	(a)(10)(A)(i)(II) that installs a heat pump
12	HVAC system—
13	(I) not more than \$3,000 if the
14	heat pump HVAC system has a heat-
15	ing capacity of not less than 27,500
16	Btu per hour; and
17	(II) not more than \$1,500 if the
18	heat pump HVAC system has a heat-
19	ing capacity of less than 27,500 Btu
20	per hour;
21	(iii) in the case of a qualified elec-
22	trification project described in subclause
23	(III) or (IV) of subsection $(a)(10)(A)(i)$,
24	not more than \$600;

1	(iv) in the case of a qualified elec-
2	trification project described in subsection
3	(a)(10)(A)(i)(I) that installs an electric
4	load or service center panel that enables
5	the installation and use of any upgrade,
6	appliance, system, equipment, infrastruc-
7	ture, component, or other item installed
8	pursuant to any other qualified electrifica-
9	tion project, not more than \$3,000; and
10	(v) in the case of any other qualified
11	electrification project, including a qualified
12	electrification project described in any of
13	subclauses (I) through (III) of subsection
14	(a)(10)(A)(ii), for which the Secretary pro-
15	vides a zero-emission home rebate, not
16	more than an amount determined by the
17	Secretary for that qualified electrification
18	project, subject to subparagraph (B).
19	(B) Limitations on amount of Re-
20	BATE.—
21	(i) Maximum total amount.—Sub-
22	ject to subsection (d)(2)(A)(ii), the max-
23	imum total amount that may be awarded
24	as zero-emission home rebates under this
25	subsection shall be \$10,000 with respect to

1	each home for which a zero-emission home
2	rebate is provided.
3	(ii) Costs.—
4	(I) In General.—Subject to
5	subsection (d)(2)(A)(iii), the amount
6	of a zero-emission home rebate pro-
7	vided to a homeowner under this sub-
8	section shall not exceed 50 percent of
9	the total cost of the applicable quali-
10	fied electrification project.
11	(II) Labor costs.—Subject to
12	subsection (d)(2)(A)(iii), not more
13	than 50 percent of the labor costs as-
14	sociated with a qualified electrification
15	project may be included in the 50 per-
16	cent of total costs for which a zero-
17	emission home rebate is provided
18	under this subsection, as described in
19	subclause (I), subject to the condition
20	that labor costs account for not more
21	than 50 percent of the amount of the
22	zero-emission home rebate.
23	(3) Limitations on QEPs.—
24	(A) Contractors.—A zero-emission home
25	rebate may be provided for a qualified elec-

1	trification project carried out by a contractor
2	only if that contractor is a certified contractor.
3	(B) HEAT PUMP HVAC SYSTEMS.—A zero-
4	emission home rebate may be provided for a
5	qualified electrification project that installs or
6	enables the installation of a heat pump HVAC
7	system only if the heat pump HVAC system—
8	(i) replaces—
9	(I) a nonelectric HVAC system;
10	or
11	(II) an electric resistance HVAC
12	system; or
13	(ii) is part of new construction, as de-
14	termined by the Secretary.
15	(C) Heat pumps for water heating.—
16	A zero-emission home rebate may be provided
17	for a qualified electrification project that in-
18	stalls or enables the installation of a heat pump
19	used for water heating only if the heat pump—
20	(i) replaces—
21	(I) a nonelectric heat pump water
22	heater;
23	(II) a nonelectric water heater; or
24	(III) an electric resistance water
25	heater; or

1	(ii) is part of new construction, as de-
2	termined by the Secretary.
3	(D) Electric stoves, cooktops,
4	RANGES, AND OVENS.—A zero-emission home
5	rebate may be provided for a qualified elec-
6	trification project described in subsection
7	(a)(10)(A)(i)(III) only if the applicable electric
8	stove, cooktop, range, or oven—
9	(i) replaces a nonelectric stove,
10	cooktop, range, or oven; or
11	(ii) is part of new construction, as de-
12	termined by the Secretary.
13	(E) ELECTRIC HEAT PUMP CLOTHES DRY-
14	ERS.—A zero-emission home rebate may be pro-
15	vided for a qualified electrification project de-
16	scribed in subsection $(a)(10)(A)(i)(IV)$ only if
17	the applicable electric heat pump clothes
18	dryer—
19	(i) replaces a nonelectric clothes
20	dryer; or
21	(ii) is part of new construction.
22	(4) Additional incentives for contrac-
23	TORS AND QUALIFIED PROVIDERS.—
24	(A) GENERAL INCENTIVE.—

1	(i) In General.—With respect to
2	each qualified electrification project de-
3	scribed in clause (ii), the Secretary shall
4	provide a payment of \$100 to the certified
5	contractor or qualified provider carrying
6	out the qualified electrification project.
7	(ii) Qualified electrification
8	PROJECT DESCRIBED.—A qualified elec-
9	trification project referred to in clause (i)
10	is a qualified electrification project—
11	(I) that is carried out at a home
12	or multifamily building;
13	(II) for which a rebate is pro-
14	vided under this subsection; and
15	(III) with respect to which the
16	certified contractor or qualified pro-
17	vider is not eligible for a higher pay-
18	ment under any of subparagraphs (B)
19	through (D).
20	(B) Incentive for QEPS in Certain
21	COMMUNITIES AND HOUSEHOLDS.—
22	(i) In General.—With respect to
23	each qualified electrification project de-
24	scribed in clause (ii), the Secretary shall
25	provide a payment of \$200 to the certified

1	contractor or qualified provider carrying
2	out the qualified electrification project.
3	(ii) Qualified electrification
4	PROJECT DESCRIBED.—A qualified elec-
5	trification project referred to in clause (i)
6	is a qualified electrification project—
7	(I) that is carried out at a home
8	or multifamily building that—
9	(aa) is located in an under-
10	served community or a Tribal
11	community; or
12	(bb) is certified, or the
13	household of the homeowner of
14	which is certified, as applicable,
15	as low- or moderate-income pur-
16	suant to the procedures estab-
17	lished under subsection (d)(1);
18	(II) for which a rebate is pro-
19	vided under this subsection; and
20	(III) with respect to which the
21	certified contractor or qualified pro-
22	vider is not eligible for a higher pay-
23	ment under subparagraph (C) or (D).
24	(C) Incentive for certain labor prac-
25	TICES.—

1	(i) In General.—With respect to
2	each qualified electrification project de-
3	scribed in clause (ii), the Secretary shall
4	provide a payment of \$250 to the certified
5	contractor or qualified provider carrying
6	out the qualified electrification project.
7	(ii) Qualified electrification
8	PROJECT DESCRIBED.—A qualified elec-
9	trification project referred to in clause (i)
10	is a qualified electrification project—
11	(I) that is carried out—
12	(aa) at a home or multi-
13	family building; and
14	(bb) by a certified contractor
15	or qualified provider that allows
16	for the use of collective bar-
17	gaining agreements;
18	(II) for which a rebate is pro-
19	vided under this subsection; and
20	(III) with respect to which—
21	(aa) all laborers and me-
22	chanics employed on the qualified
23	electrification project are paid
24	wages at rates not less than
25	those prevailing on projects of a

1	character similar in the locality,
2	as determined by the Secretary of
3	Labor in accordance with sub-
4	chapter IV of chapter 31 of part
5	A of subtitle II of title 40,
6	United States Code (commonly
7	referred to as the "Davis-Bacon
8	Act''); and
9	(bb) the certified contractor
10	or qualified provider is not eligi-
11	ble for a higher payment under
12	subparagraph (D).
13	(D) MAXIMUM INCENTIVE.—
14	(i) In General.—With respect to
15	each qualified electrification project de-
16	scribed in clause (ii), the Secretary shall
17	provide a payment of \$500 to the certified
18	contractor or qualified provider carrying
19	out the qualified electrification project.
20	(ii) Qualified electrification
21	PROJECT DESCRIBED.—A qualified elec-
22	trification project referred to in clause (i)
23	is a qualified electrification project—
24	(I) that is carried out—

1	(aa) at a home or multi-
2	family building that—
3	(AA) is located in an
4	underserved community or a
5	Tribal community; or
6	(BB) is certified, or the
7	household of the homeowner
8	of which is certified, as ap-
9	plicable, as low- or mod-
10	erate-income pursuant to the
11	procedures established under
12	subsection $(d)(1)$; and
13	(bb) by a certified contractor
14	or qualified provider that allows
15	for the use of collective bar-
16	gaining agreements;
17	(II) for which a rebate is pro-
18	vided under this subsection; and
19	(III) with respect to which all la-
20	borers and mechanics employed on the
21	qualified electrification project are
22	paid wages at rates not less than
23	those prevailing on projects of a char-
24	acter similar in the locality, as deter-
25	mined by the Secretary of Labor in

accordance with subchapter IV of
chapter 31 of part A of subtitle II of
title 40, United States Code (commonly referred to as the "DavisBacon Act").

(E) CLARIFICATION.—An amount provided to a contractor or qualified provider under any of subparagraphs (A) through (D) shall be in addition to the amount of any zero-emission home rebate received by the contractor or qualified provider.

(5) CLAIM.—

- (A) IN GENERAL.—Subject to paragraph (2)(B), a homeowner, a certified contractor, or a qualified provider may claim a separate zero-emission home rebate under this subsection for each qualified electrification project carried out at a home.
- (B) TRANSFER.—The Secretary shall establish and publish procedures pursuant to which a homeowner or owner of a multifamily building may transfer the right to claim a rebate under this subsection to the certified contractor or qualified provider carrying out the applicable qualified electrification project.

1	(6) Multifamily buildings.—
2	(A) In general.—Subject to subpara-
3	graph (B), the owner of a multifamily building
4	may combine the amounts of zero-emission
5	home rebates for each dwelling unit in the mul-
6	tifamily building into a single rebate, subject
7	to—
8	(i) the condition that the applicable
9	qualified electrification projects benefit
10	each dwelling unit with respect to which
11	the rebate is claimed; and
12	(ii) any maximum per-dwelling unit
13	rate established by the Secretary.
14	(B) Costs.—
15	(i) In general.—Subject to clause
16	(ii), the amount of a rebate under subpara-
17	graph (A) shall not exceed 50 percent of
18	the total cost, including labor costs, of the
19	applicable qualified electrification projects
20	(ii) Low- or moderate-income
21	BUILDINGS.—In the case of a multifamily
22	building that is certified by the Secretary
23	as low- or moderate-income in accordance
24	with subsection (d)(1)(B), the amount of ϵ

rebate under subparagraph (A) shall not

25

1	exceed 100 percent of the total cost of the
2	applicable qualified electrification projects.
3	(C) Procedures.—The Secretary shall
4	establish and publish procedures—
5	(i) pursuant to which the owner of a
6	multifamily building may combine rebate
7	amounts in accordance with this sub-
8	section; and
9	(ii) for the enforcement of any limita-
10	tions under this subsection.
11	(7) Process.—
12	(A) Rebate Process.—Not later than
13	180 days after the date of enactment of this
14	Act, the Secretary shall develop and publish a
15	rebate processing system that results in imme-
16	diate price relief for consumers who purchase
17	and have installed qualified electrification
18	projects, in accordance with this section.
19	(B) QUALIFIED ELECTRIFICATION
20	PROJECT LIST.—
21	(i) In general.—Not later than 1
22	year after the date of enactment of this
23	Act, the Secretary shall publish a list of
24	qualified electrification projects for which a
25	zero-emission home rebate may be provided

1	under this subsection that includes, at a
2	minimum, the qualified electrification
3	projects described in subsection (a)(10)(A).
4	(ii) UPDATES.—Not less frequently
5	than once every 3 years, the Secretary
6	shall publish an updated list of qualified
7	electrification projects for which a zero-
8	emission home rebate may be provided
9	under this subsection.
10	(d) Special Provisions for Low- and Moderate-
11	INCOME HOUSEHOLDS AND MULTIFAMILY BUILDINGS.—
12	(1) Certifications.—The Secretary shall es-
13	tablish procedures for certifying as low- or mod-
14	erate-income each of—
15	(A) the household of a homeowner; and
16	(B) a multifamily building.
17	(2) Maximum amounts.—
18	(A) In general.—With respect to a quali-
19	fied electrification project carried out at a loca-
20	tion described in subparagraph (B)—
21	(i) a zero-emission home rebate shall
22	be equal to—
23	(I) in the case of a qualified elec-
24	trification project described in sub-

1	section $(c)(2)(A)(i)$, not more than
2	\$1,750;
3	(II) in the case of a qualified
4	electrification project described in
5	subsection (c)(2)(A)(ii)—
6	(aa) not more than \$6,000 if
7	the applicable heat pump HVAC
8	system has a heating capacity of
9	not less than 27,500 Btu per
10	hour; and
11	(bb) not more than \$3,000
12	if the applicable heat pump
13	HVAC system has a heating ca-
14	pacity of less than 27,500 Btu
15	per hour;
16	(III) in the case of a qualified
17	electrification project described in
18	subsection (e)(2)(A)(iii), not more
19	than \$840;
20	(IV) in the case of a qualified
21	electrification project described in
22	subsection $(c)(2)(A)(iv)$, not more
23	than \$4,000; and
24	(V) in the case of a qualified
25	electrification project described in

1	subsection $(c)(2)(A)(v)$, not more than
2	an amount determined by the Sec-
3	retary for that qualified electrification
4	project, subject to clause (ii);
5	(ii) the maximum total amount of
6	zero-emission home rebates that may be
7	awarded with respect to each home of a
8	homeowner shall be \$14,000; and
9	(iii) the amount of a zero-emission
10	home rebate may be used to cover not
11	more than 100 percent of the costs, includ-
12	ing labor costs, of the applicable qualified
13	electrification project.
14	(B) Location described.—A location re-
15	ferred to in subparagraph (A) is—
16	(i) a home—
17	(I) with respect to which the
18	household of the homeowner is cer-
19	tified as low- or moderate-income pur-
20	suant to the procedures established
21	under paragraph (1)(A); or
22	(II) that is located in a Tribal
23	community; or
24	(ii) a multifamily building—
25	(I) that—

1	(aa) is certified as low- or
2	moderate-income pursuant to the
3	procedures established under
4	paragraph (1)(B); or
5	(bb) is located in a Tribal
6	community; and
7	(II) with respect to which more
8	than more than ½ of the dwelling
9	units in the multifamily building—
10	(aa) are occupied by house-
11	holds the annual household in-
12	comes of which do not exceed 80
13	percent of the median annual
14	household income for the area in
15	which the multifamily building is
16	located; and
17	(bb) have average monthly
18	rental prices that are equal to, or
19	less than, an amount that is
20	equal to 30 percent of the aver-
21	age monthly household income
22	for the area in which the multi-
23	family building is located.
24	(C) REQUIREMENT.—The Secretary may
25	provide a rebate to the owner of a multifamily

- building in an amount described in subparagraph (A) only if the owner agrees in writing to provide commensurate benefits to the renters in that multifamily building.
- 5 (e) Education and Outreach.—Of the total 6 amount appropriated by subsection (g)(1), the Secretary 7 may use not more than \$5,000,000 for community and 8 consumer education and outreach related to the Program.
- 9 (f) ADMINISTRATION.—The Secretary shall use not 10 more than 1 percent of the amounts appropriated by sub-11 section (g)(1)—
- 12 (1) to administer this section; and
- 13 (2) to provide administrative and technical sup-14 port to certified contractors, qualified providers, 15 States, and Indian Tribes.
- 16 (g) Appropriations.—
- 17 (1) In General.—In addition to amounts oth-18 erwise made available, there are appropriated to the 19 Secretary for the 10-year period beginning on the 20 date of enactment of this Act, out of any amounts 21 in the Treasury not otherwise appropriated, such 22 sums as are necessary to carry out this section, in-23 cluding to provide rebates under this section with re-24 spect to homes and multifamily buildings at which

1	qualified electrification projects are carried out dur-
2	ing that 10-year period.
3	(2) Allocation for low- or moderate-in-
4	COME HOUSEHOLDS.—
5	(A) IN GENERAL.—Of the amounts appro-
6	priated by paragraph (1), the Secretary shall
7	reserve 50 percent for—
8	(i) rebates relating to qualified elec-
9	trification projects carried out for low- or
10	moderate-income households; and
11	(ii) any necessary administrative or
12	technical support for those qualified elec-
13	trification projects.
14	(B) AVAILABILITY OF RESERVED
15	AMOUNTS.—Amounts reserved under subpara-
16	graph (A) shall remain available until expended
17	in accordance with that subparagraph.
18	(3) Allocation for tribal communities.—
19	(A) IN GENERAL.—Of the amounts appro-
20	priated by paragraph (1), the Secretary shall
21	reserve 11 percent for—
22	(i) rebates relating to qualified elec-
23	trification projects carried out in Tribal
24	communities; and

1	(ii) any necessary administrative or
2	technical support for those qualified elec-
3	trification projects.
4	(B) AVAILABILITY OF RESERVED
5	AMOUNTS.—Amounts reserved under subpara-
6	graph (A) shall remain available until expended
7	in accordance with that subparagraph.
8	(4) Use of reserved amounts for certain
9	QEPS.—With respect to a qualified electrification
10	project carried out for a low- or moderate-income
11	household that is located in a Tribal community, the
12	Secretary may—
13	(A) use amounts reserved under paragraph
14	(2) or (3) for any rebate or necessary adminis-
15	trative or technical support for that qualified
16	electrification project; and
17	(B)(i) if the Secretary uses amounts re-
18	served under paragraph (2) as described in sub-
19	paragraph (A), consider a corresponding
20	amount reserved under paragraph (3) to be un-
21	reserved and eligible for use for any purpose
22	authorized under this section; or
23	(ii) if the Secretary uses amounts reserved
24	under paragraph (3) as described in subpara-
25	graph (A), consider a corresponding amount re-

1	served under paragraph (2) to be unreserved
2	and eligible for use for any purpose authorized
3	under this section.

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