108TH CONGRESS 2D SESSION S. 2176

To require the Secretary of Energy to carry out a program of research and development to advance high-end computing.

IN THE SENATE OF THE UNITED STATES

March 8, 2004

Mr. BINGAMAN (for himself and Mr. ALEXANDER) introduced the following bill; which was read twice and referred to the Committee on Energy and Natural Resources

A BILL

To require the Secretary of Energy to carry out a program of research and development to advance high-end computing.

- 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 "High-End Computing
- 5 Revitalization Act of 2004".

6 SEC. 2. FINDINGS.

- 7 Congress finds that—
- 8 (1) high-end computing is a critical component
 9 of the scientific advances, defense capabilities, and

1 commercial competitiveness of the United States in 2 the 21st century; 3 (2) with the deployment of the Earth System 4 Simulator in Japan, the United States no longer has 5 a clear lead in high-end computing worldwide; 6 (3)(A) promising new architectures should be 7 developed that increase memory and network band-8 width, minimize latency, and coordinate the architec-9 tures' various components to maximize application 10 performance; and 11 (B) it is recognized that different architectures 12 may be better suited to different applications; 13 (4)(A) software that improves efficiency on and 14 accessibility to high-end systems should be devel-15 oped; and 16 (B) this development effort should include re-17 search in optimal algorithms, programming environ-18 ments, tools, languages, and operating systems for 19 high-end computing, in collaboration with architec-20 ture development efforts; 21 (5) without government support, market forces 22 are unlikely to drive sufficient innovation in high-23 end computing, because the private sector would not 24 capture the full value of its innovations on a short

enough time frame; and

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1	(6) having played an important role in the de-
2	velopment of high-end computing, networking, and
3	information technology, the Department of Energy,
4	and the research programs of the Office of Science
5	of the Department, are particularly qualified to lead
6	research in those fields.
7	SEC. 3. DEFINITIONS.
8	In this Act:
9	(1) High-end computing system.—
10	(A) IN GENERAL.—The term "high-end
11	computing system" means a computing system
12	with performance that substantially exceeds
13	commonly available systems.
14	(B) INCLUSIONS.—The term "high-end
15	computing system" includes a system described
16	in subparagraph (A) that is based on a variety
17	of architectures, including vector, reconfigurable
18	logic, streaming, processor-in-memory, and
19	multithreading architectures.
20	(2) INSTITUTION OF HIGHER EDUCATION.—The
21	term "institution of higher education" has the
22	meaning given the term in section 101(a) of the
23	Higher Education Act of 1965 (20 U.S.C. 1001(a)).
24	(3) Secretary.—The term "Secretary" means
25	the Secretary of Energy, acting through the Director

of the Office of Science of the Department of En ergy.

3 (4) ULTRASCALE SCIENTIFIC COMPUTING CAPA4 BILITY.—The term "ultrascale scientific computing
5 capability" means a computing capability supporting
6 open scientific research in the United States that is
7 at least 100 times such computing capability in ex8 istence on the date of enactment of this Act.

9 SEC. 4. HIGH-END COMPUTING SYSTEMS PROGRAM.

(a) IN GENERAL.—In addition to any other authority
provided by law, the Secretary shall carry out a program
of research and development (involving software and hardware) to advance high-end computing systems.

(b) DUTIES.—In carrying out the program, the Sec-retary shall—

16 (1) support both individual investigators and17 multidisciplinary teams of investigators;

(2) conduct research in multiple architectures,
including vector, reconfigurable logic, streaming,
processor-in-memory, and multithreading architectures;

(3) conduct research in software development
on optimal algorithms, programming environments,
tools, languages, and operating systems for high-end

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computing systems, in collaboration with architec ture development efforts;

3 (4) in accordance with subsection (c), develop,
4 plan, construct, acquire, or operate equipment or fa5 cilities for the use of investigators conducting re6 search and development on an ultrascale scientific
7 computing capability;

8 (5) support technology transfer to the private
9 sector and others in accordance with applicable law;
10 and

(6) ensure that the program is coordinated with
relevant activities in industry and other Federal
agencies, including the National Nuclear Security
Administration, the National Science Foundation,
the Defense Advanced Research Projects Agency,
and the National Security Agency.

17 (c) ULTRASCALE SCIENTIFIC COMPUTING CAPA-18 BILITY.—

19 (1) IN GENERAL.—As part of the program car20 ried out under this Act, the Secretary shall develop,
21 plan, construct, acquire, or operate a coordinated set
22 of facilities for investigators to develop an ultrascale
23 scientific computing capability for—

24 (A) scientific research and development25 using high-end computing systems; and

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1	(B) developing potential advancements in
2	high-end computing system architecture and
3	software.
4	(2) Administration.—In carrying out this
5	subsection, the Secretary shall—
6	(A) support multiple high-end computing
7	system architectures; and
8	(B) conduct research on the basis of pro-
9	posals (including proposals that are submitted
10	by industry, institutions of higher education,
11	national laboratories, or any Federal agency)
12	for research on problems that would particu-
13	larly benefit from large computing power, even
14	as the reliability of new hardware and software
15	components are being evaluated.
16	(d) High-End Software Development Cen-
17	TER.—
18	(1) IN GENERAL.—As part of the program car-
19	ried out under this Act, the Secretary shall develop,
20	plan, construct, acquire, or operate at least 1 High-
21	End Software Development Center.
22	(2) DUTIES.—A Center shall concentrate ef-
23	forts to develop, test, maintain, and support optimal
24	algorithms, programming environments, tools, lan-

1	guages, and operating systems for high-end com-
2	puting systems.
3	(3) STAFF.—A Center shall include—
4	(A) a regular research staff, to create a
5	centralized knowledge-base for high-end soft-
6	ware development; and
7	(B) a rotating staff of researchers from
8	other institutions and industry to assist in the
9	coordination of research efforts and promote
10	technology transfer to the private sector.
11	(4) USE OF EXPERTISE.—The Secretary shall
12	use the expertise of a Center to assess research and
13	development in high-end computing system architec-
14	ture.
15	(5) LOCATION.—The location of a Center shall
16	be determined by a competitive proposal process ad-
17	ministered by the Secretary.
18	(e) PEER REVIEW.—Each grant, contract, coopera-
19	tive agreement, and financial assistance awarded under
20	this section shall be made only after independent peer re-
21	view.
22	(f) Classified Research or Facilities.—No
23	funds under this section may be used to directly support
24	classified research or facilities.

1 SEC. 5. AUTHORIZATION OF APPROPRIATIONS.

2 (a) IN GENERAL.—In addition to amounts made
3 available for high-end computing systems under other pro4 visions of law, there are authorized to be appropriated to
5 the Secretary to carry out this Act—

- 6 (1) \$150,000,000 for fiscal year 2005;
- 7 (2) \$155,000,000 for fiscal year 2006;
- 8 (3) \$160,000,000 for fiscal year 2007;
- 9 (4) \$165,000,000 for fiscal year 2008; and
- 10 (5) \$170,000,000 for fiscal year 2009.

(b) ULTRASCALE SCIENTIFIC COMPUTING CAPABILITY.—Of the funds made available under subsection
(a), \$100,000,000 is authorized to be appropriated for
each fiscal year to carry out section 4(c).

(c) HIGH-END SOFTWARE DEVELOPMENT CENTER.—Of the funds made available under subsection (a),
\$10,000,000 is authorized to be appropriated for each fiscal year to carry out section 4(d).

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