# 110TH CONGRESS 1ST SESSION H.R.364

To provide for the establishment of the Advanced Research Projects Agency-Energy.

# IN THE HOUSE OF REPRESENTATIVES

JANUARY 10, 2007

Mr. GORDON of Tennessee introduced the following bill; which was referred to the Committee on Science and Technology

# A BILL

To provide for the establishment of the Advanced Research Projects Agency-Energy.

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. FINDINGS.**

4 The Congress finds the following:

5 (1) The United States faces a range of energy
6 challenges that affect our economy, security, and en7 vironment. Fundamentally, these challenges involve
8 science and technology.

9 (2) The Department of Energy already has
10 some of the mechanisms necessary to promote long-

term research, but it lacks the mechanisms for
 quickly transforming the results into technology that
 meets national needs.

4 (3) A recent report of the Secretary of Energy's 5 Advisory Board's Task Force on the Future of 6 Science Programs at the Department of Energy con-7 cluded that "America can meet its energy needs only 8 if we make a strong and sustained investment in re-9 search in physical science, engineering, and applica-10 ble life sciences and if we translate advancing sci-11 entific knowledge into practice".

(4) The Department of Defense, since 1958,
has used its Defense Advanced Projects Research
Agency (DARPA) for aggressively addressing realtime defense problems through targeted programs of
research and technology development that have improved our national defense through transformation
technologies.

(5) The National Academy of Sciences' report
entitled "Rising Above the Gathering Storm: Energizing and Employing America for a Brighter Economic Future" recommends creating a new agency
within the Department of Energy to sponsor "creative, out-of-the-box, transformational, generic energy research in those areas where industry by itself

cannot or will not undertake such sponsorship,
 where risks and pay-offs are high". Such an organi zation would be able to accelerate the process by
 which research is transformed to address energy-re lated economic, environmental, and security issues to
 decrease dependence on foreign energy through tar geted research and technology development.

#### 8 SEC. 2. ADVANCED RESEARCH PROJECTS AGENCY-ENERGY.

9 (a) ESTABLISHMENT.—There is established the Ad-10 vanced Research Projects Agency-Energy (in this Act re-11 ferred to as "ARPA–E") within the Department of En-12 ergy.

(b) GOAL.—The goal of ARPA-E is to reduce the
amount of energy the United States imports from foreign
sources by 20 percent over the next 10 years by—

16 (1) promoting revolutionary changes in the crit17 ical technologies that would promote energy inde18 pendence;

19 (2) turning cutting-edge science and engineer20 ing into technologies for energy and environmental
21 application; and

(3) accelerating innovation in energy and the
environment for both traditional and alternative energy sources and in energy efficiency mechanisms to

decrease the Nation's reliance on foreign energy
 sources.

3 (c) DIRECTOR.—ARPA-E shall be headed by a Di4 rector who shall be appointed by the Secretary of Energy.
5 The Director shall report to the Secretary.

6 (d) RESPONSIBILITIES.—The Director shall admin-7 ister the Fund established under section 3 to award com-8 petitive grants, cooperative agreements, or contracts to in-9 stitutions of higher education, companies, or consortia of 10 such entities which may include federally funded research 11 and development centers, to achieve the goals stated in 12 subsection (b) through targeted acceleration of—

13 (1) energy-related research;

14 (2) development of resultant techniques, proc15 esses, and technologies, and related testing and eval16 uation; and

17 (3) demonstration and commercial application
18 of the most promising technologies and research applications.
19 plications.

20 (e) PERSONNEL.—

(1) PROGRAM MANAGERS.—The Director shall
designate employees to serve as program managers
for each of the programs established pursuant to the
responsibilities established for ARPA–E under sub-

section (d). Program managers shall be responsible
 for—

3 (A) establishing research and development
4 goals for the program, including through the
5 convening of workshops and conferring with
6 outside experts, as well as publicizing its goals
7 to the public and private sectors;
8 (B) soliciting applications for specific areas

9 of particular promise, especially those which the 10 private sector cannot or will not provide fund-11 ing;

12 (C) selecting research projects for support 13 under the program from among application sub-14 mitted to ARPA–E, following consideration 15 of—

16 (i) the novelty and scientific and tech-17 nical merit of the proposed projects;

(ii) the demonstrated capabilities of
the applicants to successfully carry out the
proposed research project; and

21 (iii) such other criteria as are estab-22 lished by the Director; and

23 (D) monitoring the progress of projects24 supported under the program.

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1 (2) HIRING AND MANAGEMENT.—In hiring per-2 sonnel for ARPA–E, the Secretary shall have the 3 hiring and management authorities described in sec-4 tion 1101 of the Strom Thurmond National Defense Authorization Act for Fiscal Year 1999 (5 U.S.C. 5 6 3104 note). For purposes of subsection (c)(1) of 7 that section, the term of appointments for employees 8 may not exceed 5 years before the granting of any 9 extension.

10 (f) COORDINATION.—The Director shall ensure that 11 the activities of ARPA–E are coordinated with those of 12 other relevant research agencies, and may carry out 13 projects jointly with other agencies.

14 SEC. 3. FUND.

(a) ESTABLISHMENT.—There is established in the
Treasury the Energy Independence Acceleration Fund (in
this Act referred to as the "Fund"), which shall be administered by the Director of ARPA–E for the purposes of
carrying out this Act.

20 (b) AUTHORIZATION OF APPROPRIATIONS.—There 21 are authorized to be appropriated to the Director of 22 ARPA-E for deposit in the Fund \$300,000,000 for fiscal 23 vear 2008,\$375,000,000 for fiscal vear 2009,\$468,000,000 for fiscal year 2010, \$585,000,000 for fis-24 25 cal year 2011, \$732,000,000 for fiscal year 2012, and 1 \$915,000,000 for fiscal year 2013, to remain available2 until expended.

#### 3 SEC. 4. RECOUPMENT.

4 (a) REQUIREMENT.—Not later than 180 days after 5 the date of enactment of this Act, the Secretary shall establish procedures and criteria for the recoupment of the 6 7 Federal share of each project supported under this Act. 8 Such recoupment shall occur within a reasonable period 9 of time following the date of the completion of such 10 project, but not later than 20 years following such date, taking into account the effect of recoupment on-11

12 (1) the commercial competitiveness of the entity13 carrying out the project;

14 (2) the profitability of the project; and

15 (3) the commercial viability of the technology16 utilized.

17 (b) WAIVER.—The Secretary may at any time waive or defer all or some portion of the recoupment requirement 18 19 as necessary for the commercial viability of the project. 20 (c) AVAILABILITY OF FUNDS.—Revenue received by 21 the Federal Government pursuant to this section shall be 22 deposited into the Fund and shall be available with further 23 appropriation to fund future grants, contracts, and coop-24 erative agreement as authorized by the Director.

1 (d) DEFINITIONS.—For the purposes of this sec-2 tion—

3 (1) the term "for-profit entity" means a li4 censee or successor in interest to a venture member,
5 or any other for-profit person or entity, or combina6 tion of such persons or entities, that earns or ac7 crues amounts subject to this section;

8 (2) the term "product or invention supported 9 by or produced as a result of funding under this 10 Act" includes any product or invention of a venture 11 member based on or using any technology or inven-12 tion arising out of a venture funded under this Act; 13 and

14 (3) the term "revenue generated by or resulting
15 from a product or invention" includes revenue de16 rived from the sale or licensing of patents or other
17 rights with respect to the product or invention.

18 SEC. 5. ADVICE.

19 (a) ADVISORY COMMITTEES.—The Director may seek20 advice on any aspect of ARPA–E from—

21 (1) existing Department of Energy advisory22 committees; and

(2) new advisory committees organized to support the programs of ARPA-E and to provide advice
and assistance on—

(A) specific program tasks; or
 (B) overall direction of ARPA-E.
 (b) APPLICABILITY.—Section 14 of the Federal Advi sory Committee Act shall not apply to advisory committees
 organized under subsection (a)(2).
 (c) ADDITIONAL SOURCES OF ADVICE.—The Direc-

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6 (c) ADDITIONAL SOURCES OF ADVICE.—The Direc-7 tor may seek advice and review from the National Acad-8 emy of Sciences, the National Academy for Engineering, 9 and any other professional or scientific organization with 10 expertise in specific processes or technologies under devel-11 opment by ARPA–E.

### 12 SEC. 6. ARPA-E EVALUATION.

13 After ARPA–E has been in operation for 54 months, 14 the President's Committee on Science and Technology 15 shall begin an evaluation (to be completed within 12) months) of how well ARPA–E is achieving its goals and 16 17 mission. The evaluation shall include the recommendation of such Committee on whether ARPA-E should be contin-18 19 ued or terminated, as well as lessons-learned from its oper-20 ation. The evaluation shall be made available to Congress 21 and to the public upon completion.

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