110TH CONGRESS 2D SESSION H.R. 5943

To authorize the Secretary of Energy to establish monetary prizes for achievements in designing and proposing nuclear energy used fuel alternatives.

IN THE HOUSE OF REPRESENTATIVES

MAY 1, 2008

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

A BILL

- To authorize the Secretary of Energy to establish monetary prizes for achievements in designing and proposing nuclear energy used fuel alternatives.
 - 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 "Nuclear Used Fuel

5 Prize Act of 2008".

6 SEC. 2. DEFINITIONS.

- 7 In this Act:
- 8 (1) ADMINISTERING ENTITY.—The term "ad9 ministering entity" means the entity with which the

Secretary enters into an agreement under section (2) DEPARTMENT.—The term "Department" means the Department of Energy. (3) SECRETARY.—The term "Secretary" means the Secretary of Energy. SEC. 3. FINDINGS. The Congress finds the following: (1) The rising cost of energy has become a hindrance to American economic progress.

11 (2) High and rising energy costs have become 12 a burden upon the American family.

13 (3) Nuclear energy can be a safe, efficient, 14 clean, and affordable source of renewable energy and 15 should be considered as part of the solution for long-16 term American energy independence.

17 (4) Used nuclear fuel is and has been safely 18 stored on nuclear energy electricity producing reac-19 tor sites for many years.

20 (5) Those sites were originally not designed or 21 built for such storage.

22 (6) By 2015 it is estimated that the United 23 States will maintain 70,000 tons of high-level nu-24 clear waste.

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1	(7) The country's electricity needs are best
2	served by allowing new nuclear reactors to be built,
3	in many cases on existing reactor sites.
4	(8) Removal of the used nuclear fuel from those
5	sites can be safely done and would lead to more effi-
6	cient management of used fuel, and lower costs.
7	(9) Development of alternatives to current stor-
8	age facilities, including the Yucca Mountain long-
9	term storage facility, would also allow used nuclear
10	fuel from decommissioned reactor sites to be moved
11	and final clean up of those sites to take place.
12	(10) Citizens and communities in the United
13	States interested in developing alternatives to cur-
14	rent storage proposals, including the high-level
15	Yucca Mountain storage facility, should be provided
16	the incentive to move forward with these designs and
17	plans.
18	(11) Prize legislation has been a successful
19	method used by the United States Government to
20	solve some of our country's most difficult problems,
21	from space travel to vehicles with super efficiency.
22	(12) There is merit in and need for establishing
23	a program of prize incentives to develop used nu-

24 clear fuel management plans.

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1 SEC. 4. PRIZE AUTHORITY.

2 (a) IN GENERAL.—The Secretary shall carry out a
3 program to competitively award cash prizes in conformity
4 with this Act to advance the research, development, dem5 onstration, and commercial application of nuclear used
6 fuel storage.

7 (b) Advertising and Solicitation of Competi-8 Tors.—

9 (1) ADVERTISING.—The Secretary shall widely
10 advertise prize competitions to encourage broad par11 ticipation in the program carried out under sub12 section (a), including individuals, universities, com13 munities, and large and small businesses.

14 (2) ANNOUNCEMENT THROUGH FEDERAL REG-15 ISTER NOTICE.—The Secretary shall announce each 16 prize competition by publishing a notice in the Fed-17 eral Register. This notice shall include essential ele-18 ments of the competition such as the subject of the 19 competition, the duration of the competition, the eli-20 gibility requirements for participation in the com-21 petition, the process for participants to register for 22 the competition, the amount of the prize, and the 23 criteria for awarding the prize.

(c) ADMINISTERING THE COMPETITION.—The Secretary may enter into an agreement with a private, nonprofit entity to administer the prize competitions, subject

1 to the provisions of this Act. The administering entity2 shall perform the following functions:

(1) Advertise the competition and its results.

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4 (2) Raise funds from private entities and indi5 viduals to pay for administrative costs and cash
6 prizes.

7 (3) Develop, in consultation with and subject to
8 the final approval of the Secretary, criteria to select
9 winners based upon the goal of safely and ade10 quately storing nuclear used fuel.

(4) Determine, in consultation with and subject
to the final approval of the Secretary, the appropriate amount of the awards.

14 (5) Protect against the administering entity's 15 unauthorized use or disclosure of a registered par-16 ticipant's intellectual property, trade secrets, and 17 confidential business information. Any information 18 properly identified as trade secrets or confidential 19 business information that is submitted by a partici-20 pant as part of a competitive program under this 21 Act may be withheld from public disclosure.

(6) Develop and promulgate sufficient rules to
define the parameters of designing and proposing
safe and secure nuclear energy used fuel storage

with input from industry, citizens, and corporations
 familiar with such activities.

3 (d) FUNDING SOURCES.—Prizes under this Act may 4 consist of Federal appropriated funds, funds provided by 5 the administering entity, or funds raised through grants or donations. The Secretary may accept funds from other 6 7 Federal agencies for such cash prizes and, notwith-8 standing section 3302(b) of title 31, United States Code, 9 may use such funds for the cash prize program. Other 10 than publication of the names of prize sponsors, the Secretary may not give any special consideration to any pri-11 vate sector entity or individual in return for a donation 12 13 to the Secretary or administering entity.

14 (e) ANNOUNCEMENT OF PRIZES.—The Secretary 15 may not publish a notice required by subsection (b)(2) 16 until all the funds needed to pay out the announced 17 amount of the prize have been appropriated to the Depart-18 ment or the Department has received from the admin-19 istering entity a written commitment to provide all nec-20 essary funds.

21 SEC. 5. ELIGIBILITY.

To be eligible to win a prize under this Act, an indi-vidual or entity—

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1	(1) shall notify the administering entity of in-
2	tent to submit ideas and intent to collect the prize
3	upon selection;
4	(2) shall comply with all the requirements stat-
5	ed in the Federal Register notice required under sec-
6	tion $4(b)(2);$
7	(3) in the case of a private entity, shall be in-
8	corporated in and maintain a primary place of busi-
9	ness in the United States, and in the case of an in-
10	dividual, whether participating singly or in a group,
11	shall be a citizen of the United States;
12	(4) shall not be a Federal entity, a Federal em-
13	ployee acting within the scope of his or her employ-
14	ment, or an employee of a national laboratory acting
15	within the scope of employment;
16	(5) shall not use Federal funding or other Fed-
17	eral resources to compete for the prize;
18	(6) shall not be an entity acting on behalf of
19	any foreign government or agent acting on behalf of
20	a current federally filed proposal for a spent nuclear
21	fuel storage facility or repository; and
22	(7) shall present a proposal to the admin-
23	istering entity to remove used nuclear fuel for such
24	period of time as shall be necessary prior to the de-
25	velopment of advanced fuel cycle facilities and a

final repository for used fuel waste as may be ulti mately in need of disposal.

3 SEC. 6. INTELLECTUAL PROPERTY.

4 The Federal Government shall not, by virtue of offer-5 ing or awarding a prize under this Act, be entitled to any intellectual property rights derived as a consequence of, 6 7 or in direct relation to, the participation by a registered 8 participant in a competition authorized by this Act. This 9 section shall not be construed to prevent the Federal Gov-10 ernment from negotiating a license for the use of intellectual property developed for a prize competition under this 11 12 Act. The Federal Government may seek assurances that 13 technologies for which prizes are awarded under this Act are offered for commercialization in the event an award 14 15 recipient does not take, or is not expected to take within a reasonable time, effective steps to achieve practical ap-16 plication of the technology. 17

18 SEC. 7. WAIVER OF LIABILITY.

19 The Secretary may require registered participants to 20 waive claims against the Federal Government and the ad-21 ministering entity (except claims for willful misconduct) 22 for any injury, death, damage, or loss of property, revenue, 23 or profits arising from the registered participants' partici-24 pation in a competition under this Act. The Secretary 25 shall give notice of any waiver required under this section

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in the notice required by section 4(b)(2). The Secretary
 may not require a registered participant to waive claims
 against the administering entity arising out of the unau thorized use or disclosure by the administering entity of
 the registered participant's intellectual property, trade se crets, or confidential business information.

7 SEC. 8. AUTHORIZATION OF APPROPRIATIONS.

8 (a) AWARDS.—There are authorized to be appro9 priated to the Secretary for the period encompassing fiscal
10 years 2009 through 2020 for carrying out this Act—

(1) \$10,000,000 each for two awards, and Federal contracting opportunities; and

(2) \$2,000,000 for two additional awards to
support continued actions to develop the successful
entities.

16 (b) TREATMENT OF AWARDS.—Amounts received
17 pursuant to an award under this Act may not be taxed
18 by any Federal, State, or local authority.

(c) ADMINISTRATION.—In addition to the amounts
authorized under subsection (a), there are authorized to
be appropriated to the Secretary for each of fiscal years
2009 through 2020 \$2,000,000 for the administrative
costs of carrying out this Act.

24 (d) CARRYOVER OF FUNDS.—Funds appropriated for25 prize awards under this Act shall remain available until

expended and may be transferred, reprogrammed, or ex pended for other purposes only after the expiration of 11
 fiscal years after the fiscal year for which the funds were
 originally appropriated. No provision in this Act permits
 obligation or payment of funds in violation of section 1341
 of title 31, United States Code.