^{116TH CONGRESS} 1ST SESSION H.R. 1166

To support carbon dioxide utilization and direct air capture research, to facilitate the permitting and development of carbon capture, utilization, and sequestration projects and carbon dioxide pipelines, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

FEBRUARY 13, 2019

Mr. PETERS (for himself, Mr. MCKINLEY, Mr. VEASEY, Mr. SCHWEIKERT, and Mrs. BUSTOS) introduced the following bill; which was referred to the Committee on Energy and Commerce, and in addition to the Committees on Science, Space, and Technology, Natural Resources, and Transportation and Infrastructure, 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 support carbon dioxide utilization and direct air capture research, to facilitate the permitting and development of carbon capture, utilization, and sequestration projects and carbon dioxide pipelines, 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,

1 **SECTION 1. SHORT TITLE.** 2 This Act may be cited as the "Utilizing Significant 3 Emissions with Innovative Technologies Act" or the "USE 4 IT Act". TITLE **I**—ENCOURAGING 5 **PROJECTS TO REDUCE EMIS-**6 SIONS 7 8 SEC. 101. RESEARCH, INVESTIGATION, TRAINING, AND 9 **OTHER ACTIVITIES.** 10 Section 103 of the Clean Air Act (42 U.S.C. 7403) is amended— 11 12 (1) in subsection (c)(3), in the first sentence of 13 the matter preceding subparagraph (A), by striking "percursors" and inserting "precursors"; and 14 15 (2) in subsection (g)— 16 (\mathbf{A}) by redesignating paragraphs (1)17 through (4) as subparagraphs (A) through (D), 18 respectively, and indenting appropriately; 19 (B) in the undesignated matter following 20 subparagraph (D) (as so redesignated)— 21 (i) in the second sentence, by striking "The Administrator" and inserting the fol-22 23 lowing: 24 "(5) COORDINATION AND AVOIDANCE OF DU-25 PLICATION.—The Administrator"; and

1	(ii) in the first sentence, by striking
2	"Nothing" and inserting the following:
3	"(4) Effect of subsection.—Nothing";
4	(C) in the matter preceding subparagraph
5	(A) (as so redesignated)—
6	(i) in the third sentence, by striking
7	"Such program" and inserting the fol-
8	lowing:
9	"(3) Program inclusions.—The program
10	under this subsection";
11	(ii) in the second sentence—
12	(I) by inserting "States, institu-
13	tions of higher education," after "sci-
14	entists,"; and
15	(II) by striking "Such strategies
16	and technologies shall be developed"
17	and inserting the following:
18	"(2) PARTICIPATION REQUIREMENT.—Such
19	strategies and technologies described in paragraph
20	(1) shall be developed"; and
21	(iii) in the first sentence, by striking
22	"In carrying out" and inserting the fol-
23	lowing:
24	"(1) IN GENERAL.—In carrying out"; and
25	(D) by adding at the end the following:

1	"(6) CERTAIN CARBON DIOXIDE ACTIVITIES.—
2	"(A) IN GENERAL.—In carrying out para-
3	graph (3)(A) with respect to carbon dioxide, the
4	Administrator shall carry out the activities de-
5	scribed in each of subparagraphs (B), (C), (D),
6	and (E).
7	"(B) DIRECT AIR CAPTURE RESEARCH.—
8	"(i) DEFINITIONS.—In this subpara-
9	graph:
10	"(I) BOARD.—The term 'Board'
11	means the Direct Air Capture Tech-
12	nology Advisory Board established by
13	clause (iii)(I).
14	"(II) DILUTE.—The term 'dilute'
15	means a concentration of less than 1
16	percent by volume.
17	"(III) DIRECT AIR CAPTURE.—
18	"(aa) IN GENERAL.—The
19	term 'direct air capture', with re-
20	spect to a facility, technology, or
21	system, means that the facility,
22	technology, or system uses car-
23	bon capture equipment to cap-
24	ture carbon dioxide directly from
25	the air.

1	"(bb) EXCLUSION.—The
2	term 'direct air capture' does not
3	include any facility, technology,
4	or system that captures carbon
5	dioxide—
6	"(AA) that is delib-
7	erately released from a natu-
8	rally occurring subsurface
9	spring; or
10	"(BB) using natural
11	photosynthesis.
12	"(IV) INTELLECTUAL PROP-
13	ERTY.—The term 'intellectual prop-
14	erty' means—
15	"(aa) an invention that is
16	patentable under title 35, United
17	States Code; and
18	"(bb) any patent on an in-
19	vention described in item (aa).
20	"(ii) Technology prizes.—
21	"(I) IN GENERAL.—Not later
22	than 1 year after the date of enact-
23	ment of the USE IT Act, the Admin-
24	istrator, in consultation with the Sec-
25	retary of Energy, shall establish a

1	program to provide, and shall provide,
2	financial awards on a competitive
3	basis for direct air capture from
4	media in which the concentration of
5	carbon dioxide is dilute.
6	"(II) DUTIES.—In carrying out
7	this clause, the Administrator shall—
8	"(aa) subject to subclause
9	(III), develop specific require-
10	ments for—
11	"(AA) the competition
12	process; and
13	"(BB) the demonstra-
14	tion of performance of ap-
15	proved projects;
16	"(bb) offer financial awards
17	for a project designed—
18	"(AA) to the maximum
19	extent practicable, to cap-
20	ture more than 10,000 tons
21	of carbon dioxide per year;
22	and
23	"(BB) to operate in a
24	manner that would be com-
25	mercially viable in the fore-

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1	seeable future (as deter-
2	mined by the Board); and
3	"(cc) to the maximum ex-
4	tent practicable, make financial
5	awards to geographically diverse
6	projects, including at least—
7	"(AA) 1 project in a
8	coastal State; and
9	"(BB) 1 project in a
10	rural State.
11	"(III) PUBLIC PARTICIPATION.—
12	In carrying out subclause (II)(aa), the
13	Administrator shall—
14	"(aa) provide notice of and,
15	for a period of not less than 60
16	days, an opportunity for public
17	comment on, any draft or pro-
18	posed version of the requirements
19	described in subclause (II)(aa);
20	and
21	"(bb) take into account pub-
22	lie commente received in devel
	lic comments received in devel-
23	oping the final version of those

1	"(iii) Direct air capture tech-
2	NOLOGY ADVISORY BOARD.—
3	"(I) ESTABLISHMENT.—There is
4	established an advisory board to be
5	known as the 'Direct Air Capture
6	Technology Advisory Board'.
7	"(II) COMPOSITION.—The Board
8	shall be composed of 9 members ap-
9	pointed by the Administrator, who
10	shall provide expertise in—
11	"(aa) climate science;
12	"(bb) physics;
13	"(cc) chemistry;
14	"(dd) biology;
15	"(ee) engineering;
16	"(ff) economics;
17	"(gg) business management;
18	and
19	"(hh) such other disciplines
20	as the Administrator determines
21	to be necessary to achieve the
22	purposes of this subparagraph.
23	"(III) TERM; VACANCIES.—

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1	"(aa) TERM.—A member of
2	the Board shall serve for a term
3	of 6 years.
4	"(bb) VACANCIES.—A va-
5	cancy on the Board—
6	"(AA) shall not affect
7	the powers of the Board;
8	and
9	"(BB) shall be filled in
10	the same manner as the
11	original appointment was
12	made.
13	"(IV) INITIAL MEETING.—Not
14	later than 30 days after the date on
15	which all members of the Board have
16	been appointed, the Board shall hold
17	the initial meeting of the Board.
18	"(V) MEETINGS.—The Board
19	shall meet at the call of the Chair-
20	person or on the request of the Ad-
21	ministrator.
22	"(VI) QUORUM.—A majority of
23	the members of the Board shall con-
24	stitute a quorum, but a lesser number
25	of members may hold hearings.

1	"(VII) CHAIRPERSON AND VICE
2	CHAIRPERSON.—The Board shall se-
3	lect a Chairperson and Vice Chair-
4	person from among the members of
5	the Board.
6	"(VIII) COMPENSATION.—Each
7	member of the Board may be com-
8	pensated at not to exceed the daily
9	equivalent of the annual rate of basic
10	pay in effect for a position at level V
11	of the Executive Schedule under sec-
12	tion 5316 of title 5, United States
13	Code, for each day during which the
14	member is engaged in the actual per-
15	formance of the duties of the Board.
16	"(IX) DUTIES.—The Board shall
17	advise the Administrator on carrying
18	out the duties of the Administrator
19	under this subparagraph.
20	"(X) FACA.—The Federal Advi-
21	sory Committee Act (5 U.S.C. App.)
22	shall apply to the Board.
23	"(iv) INTELLECTUAL PROPERTY.—
24	"(I) IN GENERAL.—As a condi-
25	tion of receiving a financial award

1	under this subparagraph, an applicant
2	shall agree to vest the intellectual
3	property of the applicant derived from
4	the technology in 1 or more entities
5	that are incorporated in the United
6	States.
7	"(II) RESERVATION OF LI-
8	CENSE.—The United States—
9	"(aa) may reserve a non-
10	exclusive, nontransferable, irrev-
11	ocable, paid-up license, to have
12	practiced for or on behalf of the
13	United States, in connection with
14	any intellectual property de-
15	scribed in subclause (I); but
16	"(bb) shall not, in the exer-
17	cise of a license reserved under
18	item (aa), publicly disclose pro-
19	prietary information relating to
20	the license.
21	"(III) TRANSFER OF TITLE.—
22	Title to any intellectual property de-
23	scribed in subclause (I) shall not be
24	transferred or passed, except to an
25	entity that is incorporated in the

1	United States, until the expiration of
2	the first patent obtained in connection
3	with the intellectual property.
4	"(v) Authorization of Appropria-
5	TIONS.—There is authorized to be appro-
6	priated to carry out this subparagraph
7	\$35,000,000, to remain available until ex-
8	pended.
9	"(vi) TERMINATION OF AUTHORITY.—
10	The Board and all authority provided
11	under this subparagraph shall terminate
12	not later than 10 years after the date of
13	enactment of the USE IT Act.
14	"(C) CARBON DIOXIDE UTILIZATION RE-
15	SEARCH.—
16	"(i) Definition of carbon dioxide
17	UTILIZATION.—In this subparagraph, the
18	term 'carbon dioxide utilization' refers to
19	technologies or approaches that lead to the
20	use of carbon dioxide—
21	"(I) through the fixation of car-
22	bon dioxide through photosynthesis or
23	chemosynthesis, such as through the
24	growing of algae or bacteria;

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1	"(II) through the chemical con-
2	version of carbon dioxide to a material
3	or chemical compound in which the
4	carbon dioxide is securely stored; or
5	"(III) through the use of carbon
6	dioxide for any other purpose for
7	which a commercial market exists, as
8	determined by the Administrator.
9	"(ii) Program.—The Administrator,
10	in consultation with the Secretary of En-
11	ergy, shall carry out a research and devel-
12	opment program for carbon dioxide utiliza-
13	tion to promote existing and new tech-
14	nologies that transform carbon dioxide
15	generated by industrial processes into a
16	product of commercial value, or as an
17	input to products of commercial value.
18	"(iii) TECHNICAL AND FINANCIAL AS-
19	SISTANCE.—Not later than 2 years after
20	the date of enactment of the USE IT Act,
21	in carrying out this subsection, the Admin-
22	istrator, in consultation with the Secretary
23	of Energy, shall support research and in-
24	frastructure activities relating to carbon
25	dioxide utilization by providing technical

assistance and financial assistance in ac-1 2 cordance with clause (iv). "(iv) ELIGIBILITY.—To be eligible to 3 4 receive technical assistance and financial assistance under clause (iii), a carbon diox-5 6 ide utilization project shall— "(I) have access to an emissions 7 stream generated by a stationary 8 9 source within the United States that 10 is capable of supplying not less than 11 250 metric tons per day of carbon di-12 oxide for research; "(II) have access to adequate 13 14 space for a laboratory and equipment 15 for testing small-scale carbon dioxide 16 utilization technologies, with onsite 17 access to larger test bays for scale-up; 18 and 19 "(III) have existing partnerships 20 with institutions of higher education, 21 private companies, States, or other 22 government entities. 23 "(v) COORDINATION.—In supporting 24 carbon dioxide utilization projects under 25 this paragraph, the Administrator shall

1	consult with the Secretary of Energy, and,
2	as appropriate, with the head of any other
3	relevant Federal agency, States, the pri-
4	vate sector, and institutions of higher edu-
5	cation to develop methods and technologies
6	to account for the carbon dioxide emissions
7	avoided by the carbon dioxide utilization
8	projects.
9	"(vi) AUTHORIZATION OF APPROPRIA-
10	TIONS.—There is authorized to be appro-
11	priated to carry out this subparagraph
12	\$50,000,000, to remain available until ex-
13	pended.
14	"(D) DEEP SALINE FORMATION RE-
15	PORT.—
16	"(i) Definition of deep saline
17	FORMATION.—
18	"(I) IN GENERAL.—In this sub-
19	paragraph, the term 'deep saline for-
20	mation' means a formation of sub-
21	surface geographically extensive sedi-
22	mentary rock layers saturated with
23	waters or brines that have a high total
24	dissolved solids content and that are
25	below the depth where carbon dioxide

1	can exist in the formation as a super-
2	critical fluid.
3	"(II) CLARIFICATION.—In this
4	subparagraph, the term 'deep saline
5	formation' does not include oil and
6	gas reservoirs.
7	"(ii) REPORT.—In consultation with
8	the Secretary of Energy, and, as appro-
9	priate, with the head of any other relevant
10	Federal agency and relevant stakeholders,
11	not later than 1 year after the date of en-
12	actment of the USE IT Act, the Adminis-
13	trator shall prepare, submit to Congress,
14	and make publicly available a report that
15	includes—
16	((I) a comprehensive identifica-
17	tion of potential risks and benefits to
18	project developers associated with in-
19	creased storage of carbon dioxide cap-
20	tured from stationary sources in deep
21	saline formations, using existing re-
22	search;
23	"(II) recommendations for man-
24	aging the potential risks identified

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1	under subclause (I), including poten-
2	tial risks unique to public land; and
3	"(III) recommendations for Fed-
4	eral legislation or other policy changes
5	to mitigate any potential risks identi-
6	fied under subclause (I).
7	"(E) Report on carbon dioxide non-
8	REGULATORY STRATEGIES AND TECH-
9	NOLOGIES.—
10	"(i) IN GENERAL.—Not less fre-
11	quently than once every 2 years, the Ad-
12	ministrator shall submit to the Committee
13	on Environment and Public Works of the
14	Senate and the Committee on Energy and
15	Commerce of the House of Representatives
16	a report that describes—
17	"(I) the recipients of assistance
18	under subparagraphs (B) and (C);
19	and
20	"(II) a plan for supporting addi-
21	tional nonregulatory strategies and
22	technologies that could significantly
23	prevent carbon dioxide emissions or
24	reduce carbon dioxide levels in the air,

in conjunction with other Federal 1 2 agencies. 3 "(ii) INCLUSIONS.—The plan submitted under clause (i) shall include— 4 "(I) a methodology for evaluating 5 6 and ranking technologies based on the 7 ability of the technologies to cost ef-8 fectively reduce carbon dioxide emis-9 sions or carbon dioxide levels in the air; and 10 "(II) a description of any nonair-11 12 related environmental or energy con-13 siderations regarding the technologies. 14 "(F) GAO REPORT.—The Comptroller 15 General of the United States shall submit to 16 Congress a report that— "(i) identifies all Federal grant pro-17 18 grams in which a purpose of a grant under 19 the program is to perform research on car-20 bon capture and utilization technologies, 21 including direct air capture technologies;

23 "(ii) examines the extent to which the24 Federal grant programs identified pursu-

and

1 ant to clause (i) overlap or are duplica-2 tive.". **II—IMPROVEMENT** TITLE OF 3 PERMITTING PROCESS FOR 4 CARBON DIOXIDE CAPTURE 5 AND **INFRASTRUCTURE** 6 **PROJECTS** 7 8 SEC. 201. INCLUSION OF CARBON CAPTURE INFRASTRUC-9 **TURE PROJECTS.** 10 Section 41001(6) of the FAST Act (42 U.S.C. 11 4370m(6)) is amended— 12 (1) in subparagraph (A)— 13 (A) in the matter preceding clause (i), by inserting "carbon capture," after "manufac-14 15 turing,"; (B) in clause (i)(III), by striking "or" at 16 17 the end; 18 (C) by redesignating clause (ii) as clause 19 (iii); and 20 (D) by inserting after clause (i) the fol-21 lowing: 22 "(ii) is covered by a programmatic 23 plan or environmental review developed for 24 the primary purpose of facilitating develop-25 ment of carbon dioxide pipelines; or"; and for carbon capture includes construction of—

5 "(i) any facility, technology, or system
6 that captures, utilizes, or sequesters car7 bon dioxide emissions, including projects
8 for direct air capture (as defined in para9 graph (6)(B)(i) of section 103(g) of the
10 Clean Air Act (42 U.S.C. 7403(g)); and

"(ii) carbon dioxide pipelines.".

12SEC. 202. DEVELOPMENT OF CARBON CAPTURE, UTILIZA-13TION, AND SEQUESTRATION REPORT, PER-

14 MITTING GUIDANCE, AND REGIONAL PERMIT15 TING TASK FORCE.

16 (a) DEFINITIONS.—In this section:

(1) CARBON CAPTURE, UTILIZATION, AND SEQUESTRATION PROJECTS.—The term "carbon capture, utilization, and sequestration projects" includes
projects for direct air capture (as defined in paragraph (6)(B)(i) of section 103(g) of the Clean Air
Act (42 U.S.C. 7403(g))).

23 (2) EFFICIENT, ORDERLY, AND RESPON24 SIBLE.—The term "efficient, orderly, and respon25 sible" means, with respect to development or the

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permitting process for carbon capture, utilization,
 and sequestration projects and carbon dioxide pipe lines, a process that is completed in an expeditious
 manner while maintaining environmental, health,
 and safety protections.

6 (b) Report.—

7 (1) IN GENERAL.—Not later than 180 days 8 after the date of enactment of this Act, the Chair of 9 the Council on Environmental Quality (referred to in 10 this section as the "Chair"), in consultation with the 11 Administrator of the Environmental Protection 12 Agency, the Secretary of Energy, the Secretary of 13 the Interior, the Executive Director of the Federal 14 Permitting Improvement Council, and the head of 15 any other relevant Federal agency (as determined by 16 the President), shall prepare a report that—

(A) compiles all existing relevant Federal
permitting and review information and resources for project applicants, agencies, and
other stakeholders interested in the deployment
of carbon capture, utilization, and sequestration
projects and carbon dioxide pipelines, including—

24 (i) the appropriate points of inter-25 action with Federal agencies;

1	(ii) clarification of the permitting re-
2	sponsibilities and authorities among Fed-
3	eral agencies; and
4	(iii) best practices and templates for
5	permitting;
6	(B) inventories current or emerging activi-
7	ties that transform captured carbon dioxide into
8	a product of commercial value, or as an input
9	to products of commercial value;
10	(C) inventories existing initiatives and re-
11	cent publications that analyze or identify pri-
12	ority carbon dioxide pipelines needed to enable
13	efficient, orderly, and responsible development
14	of carbon capture, utilization, and sequestration
15	projects at increased scale;
16	(D) identifies gaps in the current Federal
17	regulatory framework for the deployment of
18	carbon capture, utilization, and sequestration
19	projects and carbon dioxide pipelines; and
20	(E) identifies Federal financing mecha-
21	nisms available to project developers.
22	(2) SUBMISSION; PUBLICATION.—The Chair
23	shall—
24	(A) submit the report under paragraph (1)
25	to the Committee on Environment and Public

1	Works of the Senate and the Committee on En-
2	ergy and Commerce of the House of Represent-
3	atives; and
4	(B) as soon as practicable, make the report
5	publicly available.
6	(c) GUIDANCE.—
7	(1) IN GENERAL.—After submission of the re-
8	port under subsection $(b)(2)$, but not later than 1
9	year after the date of enactment of this Act, the
10	Chair shall submit guidance consistent with that re-
11	port to all relevant Federal agencies that—
12	(A) facilitates reviews associated with the
13	deployment of carbon capture, utilization, and
14	sequestration projects and carbon dioxide pipe-
15	lines; and
16	(B) supports the efficient, orderly, and re-
17	sponsible development of carbon capture, utili-
18	zation, and sequestration projects and carbon
19	dioxide pipelines.
20	(2) Requirements.—
21	(A) IN GENERAL.—The guidance under
22	paragraph (1) shall address requirements
23	under—
24	(i) the National Environmental Policy
25	Act of 1969 (42 U.S.C. 4321 et seq.);

1	(ii) the Federal Water Pollution Con-
2	trol Act (33 U.S.C. 1251 et seq.);
2	(iii) the Clean Air Act (42 U.S.C.
4	
	7401 et seq.);
5	(iv) the Safe Drinking Water Act (42
6	U.S.C. 300f et seq.);
7	(v) the Endangered Species Act of
8	1973 (16 U.S.C. 1531 et seq.);
9	(vi) division A of subtitle III of title
10	54, United States Code (formerly known
11	as the "National Historic Preservation
12	Act'');
13	(vii) the Migratory Bird Treaty Act
14	(16 U.S.C. 703 et seq.);
15	(viii) the Act of June 8, 1940 (16
16	U.S.C. 668 et seq.) (commonly known as
17	the "Bald and Golden Eagle Protection
18	Act"); and
19	(ix) any other Federal law that the
20	Chair determines to be appropriate.
21	(B) Environmental reviews.—The
22	guidance under paragraph (1) shall include di-
23	rection to States and other interested parties
24	for the development of programmatic environ-
25	mental reviews under the National Environ-

1	mental Policy Act of 1969 (42 U.S.C. 4321 et
2	seq.) for carbon capture, utilization, and se-
3	questration projects and carbon dioxide pipe-
4	lines.
5	(C) Public involvement.—The guidance
6	under paragraph (1) shall be subject to the
7	public notice, comment, and solicitation of in-
8	formation procedures under section 1506.6 of
9	title 40, Code of Federal Regulations (or a suc-
10	cessor regulation).
11	(3) SUBMISSION; PUBLICATION.—The Chair
12	shall—
13	(A) submit the guidance under paragraph
14	(1) to the Committee on Environment and Pub-
15	lic Works of the Senate and the Committee on
16	Energy and Commerce of the House of Rep-
17	resentatives; and
18	(B) as soon as practicable, make the guid-
19	ance publicly available.
20	(4) EVALUATION.—The Chair shall—
21	(A) periodically evaluate the reports of the
22	task forces under subsection (d)(5) and, as nec-
23	essary, revise the guidance under paragraph
24	(1); and

1 (B) each year, submit to the Committee on 2 Environment and Public Works of the Senate, 3 the Committee on Energy and Commerce of the House of Representatives, and relevant Federal 4 5 agencies a report that describes any rec-6 ommendations for legislation, rules, revisions to 7 rules, or other policies that would address the 8 issues identified by the task forces under sub-9 section (d)(5).

10 (d) TASK FORCE.—

11 (1)ESTABLISHMENT.—Not later than 1812 months after the date of enactment of this Act, the 13 Chair shall establish not less than 2 task forces, 14 which shall each cover a different geographical area 15 with differing demographic, land use, or geological 16 issues—

17 (A) to identify permitting and other chal-18 lenges and successes that permitting authorities 19 and project developers and operators face; and 20 (B) to improve the performance of the per-21 mitting process and regional coordination for 22 the purpose of promoting the efficient, orderly, 23 and responsible development of carbon capture, 24 utilization, and sequestration projects and car-25 bon dioxide pipelines.

1	(2) Members and selection.—
2	(A) IN GENERAL.—The Chair shall—
3	(i) develop criteria for the selection of
4	members to each task force; and
5	(ii) select members for each task force
6	in accordance with clause (i) and subpara-
7	graph (B).
8	(B) Members.—Each task force—
9	(i) shall include not less than 1 rep-
10	resentative of each of—
11	(I) the Environmental Protection
12	Agency;
13	(II) the Department of Energy;
14	(III) the Department of the Inte-
15	rior;
16	(IV) any other Federal agency
17	the Chair determines to be appro-
18	priate;
19	(V) any State that requests par-
20	ticipation in the geographical area
21	covered by the task force;
22	(VI) developers or operators of
23	carbon capture, utilization, and se-
24	questration projects or carbon dioxide
25	pipelines; and

1	(VII) nongovernmental member-
2	ship organizations, the primary mis-
3	sion of which concerns protection of
4	the environment; and
5	(ii) at the request of a Tribal or local
6	government, may include a representative
7	of—
8	(I) not less than 1 local govern-
9	ment in the geographical area covered
10	by the task force; and
11	(II) not less than 1 Tribal gov-
12	ernment in the geographical area cov-
13	ered by the task force.
14	(3) Meetings.—
15	(A) IN GENERAL.—Each task force shall
16	meet not less than twice each year.
17	(B) Joint meeting.—To the maximum
18	extent practicable, the task forces shall meet
19	collectively not less than once each year.
20	(4) DUTIES.—Each task force shall—
21	(A) inventory existing or potential Federal
22	and State approaches to facilitate reviews asso-
23	ciated with the deployment of carbon capture,
24	utilization, and sequestration projects and car-

1	bon dioxide pipelines, including best practices
2	that—
3	(i) avoid duplicative reviews;
4	(ii) engage stakeholders early in the
5	permitting process; and
6	(iii) make the permitting process effi-
7	cient, orderly, and responsible;
8	(B) develop common models for State-level
9	carbon dioxide pipeline regulation and oversight
10	guidelines that can be shared with States in the
11	geographical area covered by the task force;
12	(C) provide technical assistance to States
13	in the geographical area covered by the task
14	force in implementing regulatory requirements
15	and any models developed under subparagraph
16	(B);
17	(D) inventory current or emerging activi-
18	ties that transform captured carbon dioxide into
19	a product of commercial value, or as an input
20	to products of commercial value;
21	(E) identify any priority carbon dioxide
22	pipelines needed to enable efficient, orderly, and
23	responsible development of carbon capture, uti-
24	lization, and sequestration projects at increased
25	scale;

1	(F) identify gaps in the current Federal
2	and State regulatory framework and in existing
3	data for the deployment of carbon capture, uti-
4	lization, and sequestration projects and carbon
5	dioxide pipelines;
6	(G) identify Federal and State financing
7	mechanisms available to project developers; and
8	(H) develop recommendations for relevant
9	Federal agencies on how to develop and re-
10	search technologies that—
11	(i) can capture carbon dioxide; and
12	(ii) would be able to be deployed with-
13	in the region covered by the task force, in-
14	cluding any projects that have received
15	technical or financial assistance for re-
16	search under paragraph (6) of section
17	103(g) of the Clean Air Act (42 U.S.C.
18	7403(g)).
19	(5) REPORT.—Each year, each task force shall
20	prepare and submit to the Chair and to the other
21	task forces a report that includes—
22	(A) any recommendations for improve-
23	ments in efficient, orderly, and responsible
24	issuance or administration of Federal permits
25	and other Federal authorizations required

1	under a law described in subsection $(c)(2)(A)$;
2	and
3	(B) any other nationally relevant informa-
4	tion that the task force has collected in carrying
5	out the duties under paragraph (4).
6	(6) EVALUATION.—Not later than 5 years after
7	the date of enactment of this Act, the Chair shall—
8	(A) reevaluate the need for the task forces;
9	and
10	(B) submit to Congress a recommendation
11	as to whether the task forces should continue.

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