

118TH CONGRESS
2D SESSION

H. R. 10471

To support marine carbon dioxide removal activities, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

DECEMBER 18, 2024

Ms. BONAMICI (for herself, Mr. TONKO, and Mrs. GONZÁLEZ-COLÓN) introduced the following bill; which was referred to the Committee on Science, Space, and Technology, and in addition to the Committee on Natural Resources, 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 marine carbon dioxide removal activities, 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; TABLE OF CONTENTS.**

4 (a) SHORT TITLE.—This Act may be cited as the
5 “Removing and Sequestering Carbon Unleashed in the
6 Environment and Oceans Act” or the “ReSCUE Oceans
7 Act”.

8 (b) TABLE OF CONTENTS.—The table of contents for
9 this Act is as follows:

- Sec. 1. Short title; table of contents.
- Sec. 2. Definitions.
- Sec. 3. Purposes.
- Sec. 4. Rule of construction.
- Sec. 5. Research security.

TITLE I—MATTERS RELATING TO THE NATIONAL OCEANIC AND ATMOSPHERIC ADMINISTRATION

- Sec. 101. Establishment of program for advancing marine carbon dioxide removal.
- Sec. 102. Monitoring of marine carbon dioxide removal.
- Sec. 103. Research areas for marine carbon dioxide removal.
- Sec. 104. Interagency working group for marine carbon dioxide removal.
- Sec. 105. Biennial report on marine carbon dioxide removal.
- Sec. 106. Authorization of appropriations.

TITLE II—MATTERS RELATING TO THE NATIONAL SCIENCE FOUNDATION

- Sec. 201. Researching marine carbon dioxide removal.
- Sec. 202. Authorization of appropriations.

TITLE III—MATTERS RELATING TO THE NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

- Sec. 301. Measuring marine carbon dioxide removal from space.
- Sec. 302. Authorization of appropriations.

TITLE IV—MATTERS RELATING TO THE NATIONAL INSTITUTE OF STANDARDS AND TECHNOLOGY

- Sec. 401. Validating marine carbon dioxide removal.
- Sec. 402. Authorization of appropriations.

1 SEC. 2. DEFINITIONS.

2 In this Act:

- 3 (1) CARBON REMOVAL CREDIT.—The term
- 4 “carbon removal credit” means 1 metric tonne of
- 5 carbon dioxide or equivalent (tCO₂e) that—
 - 6 (A) is removed through marine carbon di-
 - 7 oxide removal and durably stored;
 - 8 (B) is unique, registered, and validated;
 - 9 and

(C) may be traded on a voluntary carbon market and retired after purchase.

7 (3) CONTIGUOUS ZONE.—The term “contiguous
8 zone” has the meaning given that term in section
9 502 of the Federal Water Pollution Control Act (33
10 U.S.C. 1362).

15 (5) INDIAN.—The term “Indian” has the mean-
16 ing given that term in section 6151 of the Elemen-
17 tary and Secondary Education Act of 1965 (20
18 U.S.C. 7491).

1 Act pursuant to section 104 of the Federally Recog-
2 nized Indian Tribe List Act of 1994 (25 U.S.C.
3 5131).

4 (7) INTERAGENCY WORKING GROUP.—The term
5 “interagency working group” means the interagency
6 working group established under section 104.

7 (8) INTERNAL WATERS.—The term “internal
8 waters” means the waters shoreward of the baseline
9 of the territorial seas, which is normally the mean
10 low water line along the coast of the United States.

11 (9) MARINE CARBON DIOXIDE REMOVAL.—The
12 term “marine carbon dioxide removal” means an in-
13 tentional intervention in the marine environment
14 that results in the net removal of carbon dioxide
15 from the atmosphere as measured on a life-cycle
16 basis, taking into account all greenhouse gasses
17 measured in carbon dioxide equivalents.

18 (10) NATIONAL SEA GRANT COLLEGE PRO-
19 GRAM.—The term “national sea grant college pro-
20 gram” means the program maintained under section
21 204(a) of the National Sea Grant College Program
22 Act (33 U.S.C. 1123(a)).

23 (11) NATIVE AMERICAN INDIVIDUAL OR ENTI-
24 TY.—The term “Native American individual or enti-
25 ty” means—

(12) NATIVE HAWAIIAN.—The term “Native Hawaiian” has the meaning given that term in section 6207 of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 7517).

(13) NATIVE HAWAIIAN ORGANIZATION.—The term “Native Hawaiian organization” means a private nonprofit organization that—

(B) has as its primary and stated purpose
the provision of services to Native Hawaiians;

17 (C) has Native Hawaiians serving in sub-
18 stantive policymaking positions; and

19 (D) is recognized for having expertise in
20 Native Hawaiian affairs

1 (15) PROGRAM.—The term “Program” means
2 the program established and maintained under sec-
3 tion 101.

4 (16) PROTOCOL.—The term “protocol” means a
5 systematic approach for generating a carbon removal
6 credit that follows a transparent and thorough
7 science-based methodology—

8 (A) for the development of projects to re-
9 move greenhouse gas emissions or sequester
10 carbon; and

11 (B) for demonstrating how to measure,
12 monitor, report, and verify the removal of
13 greenhouse gas emissions or carbon sequestra-
14 tion by projects described in subparagraph (A).

15 (17) RELEVANT CONGRESSIONAL COMMIT-
16 TEES.—The term “relevant congressional commit-
17 tees” means—

18 (A) the Committee on Commerce, Science,
19 and Transportation of the Senate;

20 (B) the Committee on Natural Resources
21 of the House of Representatives; and

22 (C) the Committee on Science, Space, and
23 Technology of the House of Representatives.

24 (18) SECRETARY.—The term “Secretary”
25 means the Secretary of Commerce.

1 (19) STANDARD.—The term “standard” means
2 a broad principle or set of criteria established to en-
3 sure the credibility and integrity of a carbon removal
4 credit or marine carbon dioxide removal by providing
5 guidance on measurement, monitoring, reporting,
6 and verification of greenhouse gas removals.

7 (20) STATE.—The term “State” means any of
8 the several States of the United States, the District
9 of Columbia, the Commonwealth of Puerto Rico, the
10 United States Virgin Islands, American Samoa,
11 Guam, and the Commonwealth of the Northern Mar-
12 iana Islands.

13 (21) TERRITORIAL SEAS.—The term “terri-
14 torial seas” has the meaning given that term in sec-
15 tion 502 of the Federal Water Pollution Control Act
16 (33 U.S.C. 1362).

17 (22) TRIBAL ORGANIZATION.—The term “Trib-
18 al organization” has the meaning given that term in
19 section 4 of the Indian Self-Determination and Edu-
20 cation Assistance Act (25 U.S.C. 5304).

21 (23) VOLUNTARY CARBON MARKET .—The term
22 “voluntary carbon market” means a voluntary mar-
23 ket through which carbon removal credits may be
24 bought or sold.

1 **SEC. 3. PURPOSES.**

2 The purposes of this Act are—

3 (1) to support research, development, and field
4 trials of safe and responsible marine carbon dioxide
5 removal;

6 (2) to ensure robust monitoring and protection
7 of coastal and marine ecosystems; and

8 (3) to coordinate Federal actions on marine
9 carbon dioxide removal.

10 **SEC. 4. RULE OF CONSTRUCTION.**

11 Nothing in this Act shall be construed in derogation
12 of applicable law regulating or restricting the use of the
13 contiguous zone, the territorial seas, the exclusive eco-
14 nomic zone of the United States, or coastal waters other
15 than internal waters.

16 **SEC. 5. RESEARCH SECURITY.**

17 The activities authorized under this Act shall be car-
18 ried out in a manner consistent with subtitle D of title
19 VI of the Research and Development, Competition, and
20 Innovation Act (42 U.S.C. 19231 et seq.).

1 **TITLE I—MATTERS RELATING**
2 **TO THE NATIONAL OCEANIC**
3 **AND ATMOSPHERIC ADMINIS-**
4 **TRATION**

5 **SEC. 101. ESTABLISHMENT OF PROGRAM FOR ADVANCING**
6 **MARINE CARBON DIOXIDE REMOVAL.**

7 (a) IN GENERAL.—The Secretary, through the Na-
8 tional Oceanic and Atmospheric Administration and in
9 consultation with the interagency working group, shall es-
10 tablish, not later than 90 days after the date of the enact-
11 ment of this Act, and maintain a program to support and
12 conduct activities to advance the science and under-
13 standing of marine carbon dioxide removal consistent with
14 the objectives and focal areas described in subsection (b).

15 (b) OBJECTIVES AND FOCAL AREAS.—

16 (1) OBJECTIVES.—In carrying out the Pro-
17 gram, the Secretary shall seek to—

18 (A) generate, through research, develop-
19 ment, and field trials, the necessary knowledge,
20 theoretical basis, and empirical evidence to
21 evaluate—

22 (i) the efficacy of marine carbon diox-
23 ide removal, including measurability, dura-
24 bility, magnitude, and additionality;

(ii) environmental and ecosystem re-

sponses to marine carbon dioxide removal;

and

(iii) the social and economic impacts,

including on public health and safety, of

marine carbon dioxide removal to adjacent

and associated coastal communities; and

(B) apply the knowledge described in sub-

graph (A) to—

(j) doxylon

(1) develop best practices for how ma-

fine carbon dioxide removal efficacy is

measured, monitored

ried;

(ii) establish a methodology for defin-

ing actionable thresholds of environmental

and ecosystem impacts for the deployment

marine carbon dioxide removal;

(iii) evaluate and recommend marine

carbon dioxide removal approaches that

could be safe and effective for larger-scale

deployment for climate mitigation, consid-

ering potential positive and negative cli-

mate, environmental, and social outcomes;

(iv) evaluate the sustainability of ma-

rine carbon dioxide removal approaches, in-

1 cluding resource requirements, life-cycle ef-
2 ficiency of net carbon removal on a carbon
3 dioxide equivalent basis, scalability, and
4 potential for cost reductions;

5 (v) analyze viable commercialization
6 pathways and requisite enabling conditions
7 for safe and effective marine carbon diox-
8 ide removal; and

9 (vi) as necessary or appropriate, sup-
10 port the implementation of this Act.

11 (2) FOCAL AREAS.—In carrying out the Pro-
12 gram, the Secretary shall support and conduct ac-
13 tivities to advance the science and understanding
14 of—

15 (A) ocean alkalinity enhancement;
16 (B) electrochemical engineering ap-
17 proaches;

18 (C) macroalgae cultivation;

19 (D) nutrient fertilization;

20 (E) artificial upwelling and downwelling;

21 (F) coastal marine ecosystems as a natural
22 climate solution; and

23 (G) other marine carbon dioxide removal
24 approaches as the Secretary considers appro-
25 priate.

1 (c) GRANTS.—

2 (1) IN GENERAL.—In carrying out the Pro-
3 gram, the Secretary shall award grants, on a com-
4 petitive basis, to fund research in accordance with
5 the objectives described in subsection (b)(1) and the
6 Federal research plan described in section 104.

7 (2) CODE OF CONDUCT.—The Secretary shall
8 require grantees under this subsection conducting
9 activities in the field to abide by the code of conduct
10 established under section 104.

11 (3) FUNDING FOR ENGAGEMENT AND CON-
12 SULTATION.—

13 (A) IN GENERAL.—Except as provided in
14 subparagraph (B), not more than 15 percent of
15 the value of any grant awarded under this sub-
16 section may be expended in support of engage-
17 ment and consultation activities.

18 (B) EXCEPTION.—The limitation described
19 in subparagraph (A) shall not apply to any
20 grant awarded for a proposal the primary focus
21 of which is the study of outreach, engagement,
22 or social science.

23 (d) ADDITIONAL AUTHORITY.—The Secretary may
24 enter into contracts, public-private partnerships, coopera-

1 tive agreements, or other financial agreements in further-
2 ance of this Act.

3 (e) DATA MANAGEMENT.—

4 (1) STRATEGIES.—The Secretary, in coopera-
5 tion with such partners as the Secretary considers
6 relevant, shall develop and implement data manage-
7 ment strategies to ensure all non-proprietary data
8 collected pursuant to this Act are—

9 (A) properly stewarded for the long-term;

10 and

11 (B) findable, accessible, interoperable, and
12 reusable.

13 (2) IMPLEMENTATION; PRESERVATION AND
14 CURATION.—The Secretary shall—

15 (A) ensure management of data collected
16 under this Act is implemented in accordance
17 with—

18 (i) chapter 35 of title 44, United
19 States Code; and

20 (ii) the Foundations for Evidence-
21 Based Policymaking Act of 2018 (Public
22 Law 115–435; 132 Stat. 5529) and the
23 amendments made by that Act; and

24 (B) preserve and curate such data in ac-
25 cordance with chapter 31 of title 44, United

1 States Code (commonly known as the “Federal
2 Records Act of 1950”), in order to maximize
3 use of such data.

4 (f) INTERNATIONAL COORDINATION.—In carrying
5 out this section, the Secretary shall coordinate with the
6 Secretary of State and appropriate international entities.

7 **SEC. 102. MONITORING OF MARINE CARBON DIOXIDE RE-**
8 **MOVAL.**

9 (a) IN GENERAL.—For field activities conducted as
10 part of the Program, the Secretary shall, as practicable,
11 provide or otherwise develop the instrumentation, infra-
12 structure, and personnel for efficient and rigorous moni-
13 toring to—

14 (1) understand and minimize negative eco-
15 system, community, and economic impacts related to
16 marine carbon dioxide removal; and

17 (2) maximize co-benefits of marine carbon diox-
18 ide removal for communities and ecosystems.

19 (b) MONITORING GOALS.—In carrying out subsection
20 (a), the Secretary shall—

21 (1) use monitoring assets to achieve the objec-
22 tives described in section 101(b)(1);

23 (2) support compliance with applicable environ-
24 mental law;

(4) develop and improve technologies for monitoring, modeling, analyzing, remediating, or mitigating impacts from marine carbon dioxide removal;

(5) study ecosystem responses to marine carbon dioxide removal technology; and

9 (6) collect data to inform the development of
10 uniform standards and protocols for marine carbon
11 dioxide removal, including—

12 (A) the amount of carbon dioxide removed
13 from the ocean and the atmosphere attributable
14 to marine carbon dioxide removal;

15 (B) the duration of carbon sequestration
16 and risk of reversal of sequestration, as applica-
17 ble;

18 (C) for marine carbon dioxide removal
19 technologies that rely on an energy source, the
20 amount of energy consumed by the technology;
21 and

(D) other metrics the Secretary considers necessary or advisable

24 (c) TECHNICAL ASSISTANCE.—To support the devel-
25 opment of reliable, fair, and efficient voluntary carbon

1 markets and best practices, the Secretary, in consultation
2 with the Secretary of the Treasury and the Secretary of
3 Energy, may provide technical assistance to promote con-
4 sistency, reliability, effectiveness, efficiency, and trans-
5 parency, including through protocol documents and details
6 relating to—

- 7 (1) calculations;
- 8 (2) sampling methodologies;
- 9 (3) accounting principles;
- 10 (4) systems for measurement, monitoring, re-
11 porting, and verification; and
- 12 (5) methods to account for additionality, dura-
13 bility and duration of carbon storage, leakage, and,
14 as appropriate, avoidance of double counting.

15 (d) PUBLIC-PRIVATE-ACADEMIC PARTNERSHIPS.—
16 The Secretary may examine and develop models for public-
17 private-academic partnerships to efficiently monitor ma-
18 rine carbon dioxide removal, including with respect to—
19 (1) data sharing and standardization;
20 (2) cost sharing;
21 (3) in-kind contributions; and
22 (4) contracts and grants for third-party moni-
23 toring activities.

1 (e) CONTRACTS.—In carrying out this section, the
2 Secretary may enter into contracts the Secretary considers
3 necessary or advisable.

4 (f) UNLIMITED RIGHT DATA.—

18 SEC. 103. RESEARCH AREAS FOR MARINE CARBON DIOXIDE
19 REMOVAL.

20 (a) IN GENERAL.—In carrying out the Program, the
21 Secretary may—

(2) award grants to eligible entities to establish such areas for such research.

3 (b) PURPOSE.—The purpose of the research areas
4 designated or established under this section shall be to en-
5 able—

(1) the basic and applied science needed to achieve the objectives described in section 101(b)(1), including through—

(A) bench-scale, mesocosm, and wet lab experiments; and

(B) field trials, other field research, and demonstration projects;

21 (4) a community of practice among Federal and
22 non-Federal researchers, entrepreneurs, and other
23 stakeholders;

7 (c) INVENTORY.—Not later than 180 days after the
8 date of the enactment of this Act, the Secretary shall—

9 (1) conduct an inventory of existing Federal fa-
0 cilities and oceanic, coastal, estuarine, riverine, or
1 terrestrial areas that may be suitable for designation
2 as federally administered research areas under this
3 section;

19 (4) use such public comments to inform the se-
20 lection of research areas.

21 (d) GRANTS.—

(1) ELIGIBLE ENTITIES.—For purposes of grants under this section, an eligible entity is any of the following:

(A) A National Laboratory (as defined in section 2 of the Energy Policy Act of 2005 (42 U.S.C. 15801)).

(B) An institution of higher education (as defined in section 101 of the Higher Education Act of 1965 (20 U.S.C. 1001)).

9 (D) Any other private or public entity.

10 (E) A consortium of entities described in
11 any of subparagraphs (A) through (D).

21 (e) SUITABILITY ASSESSMENT.—

(2) DATA; TOOLS; CONSIDERATIONS.—In carrying out paragraph (1), the Secretary—

7 (B) may—

16 (A) Matters relating to oceanographic and
17 ecological characteristics, including—

18 (i) proximity and access to geologic
19 storage formations;

20 (ii) impacts to coastal and marine eco-
21 systems, biodiversity, protected species,
22 and the habitat of such species;

23 (iii) proximity and impacts to existing
24 protected areas, such as marine monu-
25 ments and sanctuaries; and

(iv) bathymetry, ocean circulation,

and carbon chemistry baselines.

3 (B) Matters relating to human uses and

4 communities, including—

(i) current and possible future human

uses of the research area and the areas in reasonable proximity to the research area;

(ii) availability of existing sensor net-

works, technology, infrastructure, and

land-based facilities;

(iii) where appropriate, potential co-

location with existing infrastructure such

as desalination plants, s

renewable energy; and

(iv) potential socioeconomic or

sociocultural impacts on adjacent coastal

communities, includin

individuals or entities.

(C) Potential

research area.

(D) Such other factors as the Secret

as appropriate, in consultation with—

(i) States or Indian tribal govern-

ments that are in re-

1 (ii) the interagency working group.

2 (f) TERMS AND CONDITIONS.—

8 (2) ELEMENTS.—At a minimum, the terms and
9 conditions developed under this subsection shall in-
10 clude—

(A) a requirement for any user of the re-
search area to abide by the code of conduct es-
tablished under section 104;

14 (B) stewardship, management, and con-
15 servation measures that incorporate local and
16 traditional knowledge, to the greatest extent
17 practicable;

(C) a requirement for the user to develop
and follow a plan to—

20 (i) mitigate risks and conflicts regarding local ecological conditions, biological sensitivities, protected resources, and commercial and human uses;

21

22

23

(ii) monitor ecosystem responses with-

in, and in reasonable proximity to, the re-

search area;

(iii) address potential environmental

degradation resulting from activities at the

research area; and

(iv) following the expiration of a re-

search area, remove—

(I) the user's fixtures, fur-

nishings, equipment; and

(II) any improvements made to

the research area;

(D) clear, objective thresholds of environ-

tal harm that require the immediate ces-

on of a user's activities at the research area;

(E) the user's consent for—

(i) remote monitoring of the user's ac-

tivities and the impacts of those activities

on the environment; and

(ii) regular and unannounced inspec-

tions of the user's activities by the advisory

board for the reso

under subsection (j);

(F) a requirement that the user will

(G) additional terms and conditions as the
Secretary considers necessary or appropriate in
furtherance of this Act.

4 (g) DURATION.—

5 (1) IN GENERAL.—The duration of research
6 areas designated or established under this section
7 shall be determined as provided in this subsection.

1 area are noncompliant with applicable terms
2 and conditions developed under subsection (f),
3 the Federal agency administering the research
4 area shall—

5 (i) terminate activities at the research
6 area; and

7 (ii)(I) close down operations at the re-
8 search area pursuant to applicable terms
9 and conditions; or

10 (II) remediate the research area to
11 comport with subsections (b), (e), and (f).

12 (3) RESEARCH AREAS ADMINISTERED BY AN
13 ELIGIBLE ENTITY.—

14 (A) INITIAL PERIOD.—An eligible entity
15 administering a research area under this Act
16 may carry out activities at the research area for
17 an initial period of 5 years.

18 (B) REASSESSMENT.—Before the conclu-
19 sion of an initial period for a research area de-
20 scribed in subparagraph (A), the Secretary shall
21 reassess the research area to ensure that the re-
22 search area advances the purpose set forth in
23 subsection (b), the research area is suitable
24 under subsection (e), and users of the research

1 are in compliance with applicable terms and
2 conditions developed under subsection (f).

3 (C) ADDITIONAL PERIOD.—If, pursuant to
4 a reassessment carried out with respect to a re-
5 search area under subparagraph (B), the Sec-
6 retary finds that the research area advances the
7 purpose set forth in subsection (b), the research
8 area is suitable under subsection (e), and users
9 of the research area are in compliance with ap-
10 plicable terms and conditions developed under
11 subsection (f), the Secretary may authorize the
12 eligible entity administering the research area
13 to carry out activities at the research area for
14 a single, additional period of 5 years.

15 (D) TERMINATION OF ACTIVITIES.—If,
16 pursuant to a reassessment carried out with re-
17 spect to a research area under subparagraph
18 (B), the Secretary finds that the research area
19 does not advance the purpose set forth in sub-
20 section (b), the research area is not suitable
21 under subsection (e), or users of the research
22 area are noncompliant with applicable terms
23 and conditions developed under subsection (f),
24 the eligible entity administering the research
25 area shall—

(i) terminate activities at the research area; and

(ii)(I) close down operations at the research area pursuant to applicable terms and conditions; or

(II) remediate the research area to comport with subsections (b), (e), and (f).

(h) COMMUNITY BENEFITS.—For each research area designated or established under this section, and subject to subsection (i), the Secretary shall develop, to the extent possible, opportunities to deliver benefits to communities with interest in the research area, such as—

21 (1) community benefit agreements;

22 (2) workforce development opportunities;

23 (3) mitigation measures;

24 (4) public education efforts; and

1 (5) other socioeconomic or educational benefit
2 schemes.

3 (i) ENGAGEMENT OR CONSULTATION; PARTNER-
4 SHIPS.—In carrying out subsections (f) and (h), the Sec-
5 retary—

6 (1) shall engage or consult, as appropriate, re-
7 garding the terms and conditions and community
8 benefits described in such subsections with—

9 (A) State, local, and Indian tribal govern-
10 ments with jurisdiction over any part of the re-
11 search area;

12 (B) members of communities proximate to
13 the research area, including relevant rec-
14 reational and commercial users, academic insti-
15 tutions, Native American individuals or entities,
16 and nongovernmental organizations; and

17 (C) other stakeholders as the Secretary
18 considers necessary to ensure full and fair en-
19 gagement with potentially impacted community
20 members; and

21 (2) may leverage existing partnerships and as-
22 sets to support meaningful public participation, in-
23 cluding—

24 (A) the national sea grant college program;
25 (B) Regional Ocean Partnerships; and

1 (C) the Regional Collaboration Network.

2 (j) ADVISORY BOARDS.—

(A) one or more representatives of each Federal agency participating in activities at the research area;

(B) one or more representatives of each State, county, or Indian tribal government adjacent to the research area;

14 (C) one or more members from each com-
15 munity adjacent to the research area;

16 (D) one or more representatives of the
17 users of the research area; and

(E) additional members as the Secretary
considers appropriate.

(A) IN GENERAL.—A board appointed under this subsection shall—

23 (i) monitor the delivery of community
24 benefits, compliance with the applicable
25 terms and conditions, and, as necessary or

1 advisable, inspections of activities at the
2 research area;

3 (ii) meet regularly with the Secretary
4 to provide advice and guidance for the
5 management, conservation, and steward-
6 ship of the research area;

7 (iii) provide advice and recommenda-
8 tions to the Secretary on whether a pro-
9 posed use or user of the research area
10 should be allowed; and

11 (iv) take other actions to support the
12 safe, effective, orderly, and lawful oper-
13 ation of the research area at the discretion
14 of the Secretary.

15 (B) ADDITIONAL DUTIES.—Upon the re-
16 quest of a board appointed under this sub-
17 section, the Secretary may assign additional du-
18 ties to the board as the Secretary considers ap-
19 propriate.

20 (3) SPECIAL RULE FOR REGIONAL OCEAN PART-
21 NERSHIPS.—At the discretion of the Secretary or
22 upon the request of a State, local, or Indian tribal
23 government, the Secretary may request that the Re-
24 gional Ocean Partnership in which the research area
25 is located carry out the duties described in para-

1 graph (2) instead of appointing a board as provided
2 in paragraph (1).

3 **SEC. 104. INTERAGENCY WORKING GROUP FOR MARINE**
4 **CARBON DIOXIDE REMOVAL.**

5 (a) IN GENERAL.—There is established an inter-
6 agency working group for marine carbon dioxide removal
7 under the Subcommittee on Ocean Science and Tech-
8 nology of the National Science and Technology Council.

9 (b) MEMBERSHIP.—The interagency working group
10 shall be composed of one or more representatives from
11 each of the following:

12 (1) The Army Corps of Engineers.

13 (2) The National Oceanic and Atmospheric Ad-
14 ministration.

15 (3) The National Institute of Standards and
16 Technology.

17 (4) The Department of Energy.

18 (5) The Bureau of Ocean Energy Management.

19 (6) The Bureau of Safety and Environmental
20 Enforcement.

21 (7) The United States Fish and Wildlife Serv-
22 ice.

23 (8) The United States Geological Survey.

24 (9) The Department of State.

25 (10) The Environmental Protection Agency.

1 (11) The National Aeronautics and Space Ad-
2 ministration.

3 (12) The National Science Foundation.

4 (13) The Smithsonian Institution.

5 (14) The Office of Naval Research.

6 (15) The Department of the Navy.

7 (16) The Coast Guard.

8 (17) The Department of Agriculture.

9 (18) The Council on Environmental Quality.

10 (19) The Office of Science and Technology Pol-
11 icy.

12 (c) Co-CHAIRS.—One or more representatives from
13 the National Oceanic and Atmospheric Administration
14 and one or more representatives from the Department of
15 Energy shall serve as co-chairs of the interagency working
16 group.

17 (d) MEETINGS.—The interagency working group
18 shall meet not less frequently than once each year, at the
19 call of the co-chairs.

20 (e) DUTIES.—The interagency working group shall—
21 (1) not later than 90 days after the date of the
22 enactment of this Act, establish a plan to coordinate
23 Federal research on marine carbon dioxide removal
24 in accordance with subsection (f);

(2) not later than 1 year after the date of the
enactment of this Act—

(A) establish a code of conduct in accordance with subsection (g); and

(B) standardize the implementation of that code of conduct;

7 (3) coordinate efforts among Federal agencies
8 to support compliance with existing law;

(4) support research and development of safe
and effective marine carbon dioxide removal;

11 (5) coordinate Federal funding opportunities in
12 a manner that avoids duplication of funding and re-
13 search efforts and maximizes funding for marine
14 carbon dioxide removal;

15 (6) as appropriate, provide recommendations
16 to—

(B) integrate marine carbon dioxide removal into voluntary carbon markets;

22 (7) publish and submit the biennial report re-
23 quired by section 105;

(8) not later than 90 days after the date on which the interagency working group receives the in-

1 ventory submitted under section 103(c), review the
2 inventory and provide recommendations to the Sec-
3 retary for the selection of research areas;

4 (9) ensure the public availability of and public
5 access to the results of marine carbon dioxide re-
6 moval research in accordance with subsection (h);
7 and

8 (10) take other actions, as the interagency
9 working group considers necessary, to coordinate
10 Federal support for safe and effective marine carbon
11 dioxide removal.

12 (f) FEDERAL RESEARCH PLAN.—

13 (1) ADOPTION OF EXISTING PLANS.—In car-
14 rying out subsection (e)(1), the interagency working
15 group may adopt one or more research plans pre-
16 pared by agencies represented on the interagency
17 working group or through other interagency efforts.

18 (2) UPDATES.—Not later than 5 years after the
19 date on which the plan described in subsection (e)(1)
20 is established, and every 5 years thereafter, the
21 interagency working group shall update the plan.

22 (3) REQUIREMENTS.—The plan described in
23 subsection (e)(1) shall—

24 (A) prioritize public engagement and eco-
25 system impacts; and

(B) further the objectives and focal areas described in section 101(b).

3 (g) CODE OF CONDUCT.—

17 (4) MINIMUM SUBSTANTIVE REQUIREMENTS.—

18 The code of conduct shall, at minimum, require—

(A) open access to research data, findings, codes of conduct, mitigation plans, and scientific publications arising from the research;

(B) that open-water testing is preceded and informed by laboratory, mesocosm, and modeling research;

25 (C) public disclosure of funding sources:

- 1 (D) educational materials and community
2 learning opportunities to increase awareness
3 and literacy of proposed research activities,
4 findings, risks, uncertainties, potential benefits,
5 and the distribution of anticipated benefits and
6 harms;
- 7 (E) opportunities for interested stake-
8 holders to provide input on research design;
- 9 (F) where applicable, solicitation and in-
10 corporation of local and traditional knowledge
11 into research design and decisions;
- 12 (G) reasonable efforts to deconflict re-
13 search with existing commercial and human
14 uses;
- 15 (H) for each experiment, a mitigation plan
16 that describes—
- 17 (i) potential ecosystem responses;
- 18 (ii) potential social outcomes, includ-
19 ing to health and safety;
- 20 (iii) any measures taken to minimize
21 harm; and
- 22 (iv) liability and guidelines for remedi-
23 ation of adverse impacts, including envi-
24 ronmental degradation, resulting from re-
25 search;

(I) compliance with all applicable domestic
and international laws and policies; and

(J) other requirements or best practices, as the interagency working group determines necessary, to assess and communicate positive and negative social and environmental impacts and uncertainties.

8 (5) MINIMUM ENGAGEMENT REQUIREMENTS.—

9 In fulfilling the requirements described in paragraph
10 (4), grantees and users described in paragraph (3)
11 shall maximize participation of and consultation
12 with, at minimum—

(C) other stakeholders as the head of the Federal agency providing resources for the grantee or user considers necessary to ensure

1 full and fair engagement with potentially im-
2 pacted community members.

3 (6) UPDATES.—Not less frequently than once
4 each year for the first 5 years following the date of
5 the enactment of this Act, and once every 5 years
6 thereafter, the interagency working group shall re-
7 view, and, as appropriate update, the code of con-
8 duct to ensure that it remains timely and relevant.

9 (h) PUBLIC AVAILABILITY AND ACCESS.—

10 (1) IN GENERAL.—Subject to contracts pro-
11 tecting confidential proprietary data, the interagency
12 working group may make research papers and other
13 results generated under this Act available to the
14 public at no-cost and with no restrictions on copy-
15 ing, publishing, distributing, citing, adapting, or oth-
16 erwise using such papers or results.

17 (2) PORTAL.—Not later than 1 year after the
18 date of the enactment of this Act, the interagency
19 working group shall establish a new portal or des-
20 ignate an existing information portal to ensure,
21 while protecting sensitive proprietary information,
22 that data and information on marine carbon dioxide
23 removal generated under this Act, or by other Fed-
24 eral programs and relevant stakeholders, is easily,
25 digitally accessible, including information that would

1 be useful to policymakers, researchers, and other
2 stakeholders for advancing research or evaluating
3 the deployment of marine carbon dioxide removal.

4 (i) MEMORANDUM OF AGREEMENT.—Not later than
5 90 days after the date of the enactment of this Act, the
6 members of the interagency working group shall enter into
7 a memorandum of agreement to implement this Act.

8 SEC. 105. BIENNIAL REPORT ON MARINE CARBON DIOXIDE

9 **REMOVAL.**

10 (a) IN GENERAL.—Not later than 2 years after the
11 date of the enactment of this Act, and not less frequently
12 than once every 2 years thereafter, the interagency work-
13 ing group shall—

14 (1) publish a report on marine carbon dioxide
15 removal carried out pursuant to this Act, in accord-
16 ance with subsection (c); and

17 (2) submit the report to the relevant congress-
18 sional committees.

19 (b) ELEMENTS.—Each report required by subsection
20 (a) shall include, for the period covered by the report, the
21 following:

22 (1) A description of progress made toward the
23 objectives described in section 101(b)(1), including—

- 1 (A) findings generated under subparagraph
2 (A) of such section and the information on
3 which those findings are based; and
4 (B) efforts and outcomes related to sub-
5 paragraph (B) of such section.
- 6 (2) A summary of the activities conducted at all
7 research areas designated or established under sec-
8 tion 103, including—
9 (A) the number of entities and personnel
10 using each research area for marine carbon di-
11 oxide removal; and
12 (B) the specific marine carbon dioxide re-
13 moval approaches studied or deployed.
- 14 (3) A summary of key findings from data col-
15 lection and monitoring, including—
16 (A) the amount of carbon dioxide removed
17 from the ocean and the atmosphere, as meas-
18 ured on a life-cycle basis, by each removal tech-
19 nology;
20 (B) whether a particular removal tech-
21 nology results in net removals of greenhouse
22 gasses from the atmosphere over its life cycle,
23 and the duration of sequestration, as applicable;

(C) for removal technologies that rely on an energy source, the amount of energy consumed by the technology; and

(D) any other metrics the interagency working group considers necessary or advisable.

(4) A summary of research findings, knowledge gaps, and future research priorities.

8 (5) An assessment of the permitting regime
9 regulating marine carbon dioxide removal that in-
10 cludes recommendations for improved efficiency or
11 coordination, as applicable.

12 (6) An identification of barriers in resources,
13 capacity, technology, infrastructure, or expertise to
14 advancing the science and application of marine car-
15 bon dioxide removal.

20 (c) PUBLIC AVAILABILITY.—The interagency work-
21 ing group shall—

22 (1) publish each report required by subsection

23 (a) on a publicly accessible website; and

24 (2) make each such report available to the pub-

25 lic at no-cost and with no restrictions on copying.

1 publishing, distributing, citing, adapting, or other-
2 wise using the report.

3 **SEC. 106. AUTHORIZATION OF APPROPRIATIONS.**

4 There are authorized to be appropriated to the Under
5 Secretary of Commerce for Oceans and Atmosphere to
6 carry out this title—

- 7 (1) \$264,000,000 for fiscal year 2025;
- 8 (2) \$263,200,000 for fiscal year 2026;
- 9 (3) \$256,400,000 for fiscal year 2027;
- 10 (4) \$256,200,000 for fiscal year 2028;
- 11 (5) \$244,400,000 for fiscal year 2029;
- 12 (6) \$149,200,000 for fiscal year 2030;
- 13 (7) \$149,200,000 for fiscal year 2031;
- 14 (8) \$149,200,000 for fiscal year 2032;
- 15 (9) \$149,200,000 for fiscal year 2033; and
- 16 (10) \$149,200,000 for fiscal year 2034.

17 **TITLE II—MATTERS RELATING
18 TO THE NATIONAL SCIENCE
19 FOUNDATION**

20 **SEC. 201. RESEARCHING MARINE CARBON DIOXIDE RE-
21 MOVAL.**

22 (a) RESEARCH.—The Director of the National
23 Science Foundation shall award grants to support the
24 Federal research plan described in section 104, including
25 research related to—

1 (1) the efficacy of marine carbon dioxide re-
2 moval, including measurability, magnitude of green-
3 house gas removal, durability, and additionality;

4 (2) ecosystem responses to and social dimen-
5 sions of marine carbon dioxide removal;

6 (3) tools and technologies to support under-
7 standing and measurement of the efficacy and envi-
8 ronmental impacts of marine carbon dioxide re-
9 moval; and

10 (4) other relevant research areas, as determined
11 by the Director of the National Science Foundation.

12 (b) COORDINATION.—In carrying out subsection (a),
13 the Director of the National Science Foundation shall co-
14 ordinate with the heads of appropriate Federal agencies,
15 including the Secretary.

16 (c) SCIENCE WORKFORCE DEVELOPMENT.—The Di-
17 rector of the National Science Foundation shall leverage,
18 as appropriate, the existing scientific training, workforce
19 development programs, and networks of the National
20 Science Foundation to build and expand scientific capacity
21 and expertise related to marine carbon dioxide removal.

22 **SEC. 202. AUTHORIZATION OF APPROPRIATIONS.**

23 There are authorized to be appropriated to Director
24 of the National Science Foundation to carry out this
25 title—

11 **TITLE III—MATTERS RELATING**
12 **TO THE NATIONAL AERO-**
13 **NAUTICS AND SPACE ADMIN-**
14 **ISTRATION**

15 SEC. 301. MEASURING MARINE CARBON DIOXIDE REMOVAL 16 FROM SPACE.

17 (a) MARINE CARBON DIOXIDE REMOVAL ACTIVI-
18 TIES.—To the extent practicable, the Administrator of the
19 National Aeronautics and Space Administration (referred
20 to in this title as the “Administrator”) shall ensure that
21 the capabilities and assets of the National Aeronautics and
22 Space Administration are used to advance understanding
23 of the efficacy and impacts of marine carbon dioxide re-
24 moval and to support the Federal research plan described
25 in section 104, including by—

(1) leveraging the research portfolio of the National Aeronautics and Space Administration;

(2) enhancing the monitoring and modeling programs of the National Aeronautics and Space Administration to incorporate relevant data for marine carbon dioxide removal;

10 (4) carrying out any other relevant activity, as
11 determined by the Administrator.

12 (b) COORDINATION AND PROGRAM CONSISTENCY.—

13 In carrying out the activities described in subsection (a),
14 the Administrator shall coordinate with the head of any
15 appropriate Federal agency, including the Under Sec-
16 retary of Commerce for Oceans and Atmosphere, to ensure
17 that the research activities of the National Aeronautics
18 and Space Administration are carried out in cooperation
19 with the efforts of such agency.

20 SEC. 302. AUTHORIZATION OF APPROPRIATIONS.

21 There are authorized to be appropriated to Adminis-
22 trator to carry out this title—

23 (1) \$4,900,000 for fiscal year 2025;

(2) \$4,900,000 for fiscal year 2026;

25 (3) \$4,800,000 for fiscal year 2027;

8 **TITLE IV—MATTERS RELATING**
9 **TO THE NATIONAL INSTITUTE**
10 **OF STANDARDS AND TECH-**
11 **NOLOGY**

12 SEC. 401. VALIDATING MARINE CARBON DIOXIDE RE-
13 MOVAL.

14 (a) MARINE CARBON DIOXIDE REMOVAL INITIA-
15 TIVE.—The Under Secretary of Commerce for Standards
16 and Technology shall carry out an initiative to develop and
17 standardize benchmark materials, measurements, data,
18 and models to accelerate innovation in and validate per-
19 formance of materials and technologies for marine carbon
20 dioxide removal.

21 (b) COORDINATION.—In carrying out the activities
22 described in subsection (a), the Under Secretary of Com-
23 merce for Standards and Technology shall coordinate with
24 the heads of such Federal agencies as the Under Secretary

1 considers appropriate, including the Under Secretary of
2 Commerce for Oceans and Atmosphere.

3 (c) INTERNATIONAL ENGAGEMENT.—The Under
4 Secretary of Commerce for Standards and Technology, in
5 coordination with the Secretary of State, shall engage
6 international bodies to promote global adoption of the
7 standards referred to in subsection (a).

8 **SEC. 402. AUTHORIZATION OF APPROPRIATIONS.**

9 There are authorized to be appropriated to the Under
10 Secretary of Commerce for Standards and Technology to
11 carry out this title—

- 12 (1) \$11,500,000 for fiscal year 2025;
13 (2) \$11,500,000 for fiscal year 2026;
14 (3) \$11,200,000 for fiscal year 2027;
15 (4) \$11,200,000 for fiscal year 2028;
16 (5) \$10,700,000 for fiscal year 2029;
17 (6) \$6,500,000 for fiscal year 2030;
18 (7) \$6,500,000 for fiscal year 2031;
19 (8) \$6,500,000 for fiscal year 2032;
20 (9) \$6,500,000 for fiscal year 2033; and
21 (10) \$6,500,000 for fiscal year 2034.

