

119TH CONGRESS
1ST SESSION

H. R. 1808

To amend the Coastal Zone Management Act of 1972 to establish a working waterfronts Task Force and working waterfronts grant and loan programs, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

MARCH 3, 2025

Ms. PINGREE (for herself, Mr. WITTMAN, Mr. GOLDEN of Maine, Mr. PETERS, Mr. TONKO, Mr. CARBAJAL, Mr. MAGAZINER, Ms. TOKUDA, Ms. BROWN, Mr. CARTER of Louisiana, and Mr. AMO) introduced the following bill; which was referred to the Committee on Natural Resources

A BILL

To amend the Coastal Zone Management Act of 1972 to establish a working waterfronts Task Force and working waterfronts grant and loan programs, 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.**

4 This Act may be cited as the “Keep America’s Water-
5 fronts Working Act of 2025”.

1 **SEC. 2. WORKING WATERFRONTS.**

2 The Coastal Zone Management Act of 1972 (16
3 U.S.C. 1451 et seq.) is amended by inserting after section
4 306A (16 U.S.C. 1455a) the following:

5 **“SEC. 306B. WORKING WATERFRONTS.**

6 “(a) TASK FORCE.—

7 “(1) IN GENERAL.—The Secretary shall estab-
8 lish a task force to work directly with covered enti-
9 ties, users of working waterfronts, and coastal stake-
10 holders to identify and address critical needs with
11 respect to working waterfronts.

12 “(2) MEMBERSHIP.—The Secretary shall ap-
13 point members of the Task Force, and shall in-
14 clude—

15 “(A) experts in the unique economic, so-
16 cial, cultural, ecological, geographic, and re-
17 source concerns of working waterfronts; and

18 “(B) representatives from—

19 “(i) the Office of Coastal Management
20 of the National Oceanic and Atmospheric
21 Administration;

22 “(ii) the United States Fish and Wild-
23 life Service;

24 “(iii) the Department of Agriculture;

25 “(iv) the Environmental Protection
26 Agency;

1 “(v) the United States Geological Sur-
2 vey;
3 “(vi) the Department of the Navy;
4 “(vii) the National Marine Fisheries
5 Service;
6 “(viii) the Economic Development Ad-
7 ministration;
8 “(ix) such other Federal agencies as
9 the Secretary determines appropriate;
10 “(x) Indian Tribes; and
11 “(xi) Native Hawaiian organizations.

12 “(3) FUNCTIONS.—The Task Force shall—
13 “(A) identify and prioritize critical needs
14 with respect to working waterfronts in coastal
15 states that have a management program ap-
16 proved under section 306, in the areas of—

17 “(i) economic and cultural importance
18 of such working waterfronts to commu-
19 nities;

20 “(ii) changing circumstances and
21 threats such working waterfronts face from
22 trade barriers and environmental changes,
23 including sea level rise, extreme weather
24 events, ocean acidification, and harmful
25 algal blooms; and

1 “(iii) identifying such working water-
2 fronts and highlighting them within com-
3 munities;

4 “(B) outline options, in consultation with
5 coastal states and coastal stakeholders, to ad-
6 dress each critical need identified under sub-
7 paragraph (A), including adaptation and miti-
8 gation options where applicable;

9 “(C) identify which Federal agency is re-
10 sponsible for addressing each critical need iden-
11 tified under subparagraph (A); and

12 “(D) recommend which Federal agency is
13 best suited to address each critical need identi-
14 fied under subparagraph (A) for which no re-
15 sponsible Federal agency is identified under
16 subparagraph (C).

17 “(4) REPORT.—Not later than 18 months after
18 the date of the enactment of this section, the Task
19 Force shall submit to Congress a report regarding
20 the findings of the Task Force under this sub-
21 section.

22 “(5) IMPLEMENTATION.—Not later than 30
23 months after the date of the enactment of this sec-
24 tion, the head of each Federal agency identified
25 under paragraph (3)(C) shall, to the extent prac-

1 ticable and subject to the availability of appropriations,
2 implement the options outlined under paragraph (3)(B).

4 “(b) WORKING WATERFRONTS PLAN.—

5 “(1) IN GENERAL.—A covered entity may submit to the Secretary a working waterfronts plan for approval under this subsection, which, as applicable and with respect to the covered entity—

9 “(A) shall—

10 “(i) provide for the preservation and expansion of access to coastal waters by coastal users;

13 “(ii) be complementary to and incorporate the policies, objectives, and regulations of regional and local working waterfronts plans or strategies in effect before the date of the enactment of this section;

18 “(iii) be developed through a process that—

20 “(I) ensures the involvement of coastal stakeholders; and

22 “(II) is consistent with other coastal management programs, regulations, and activities of the covered entity;

1 “(iv) designate each qualified holder
2 of the covered entity, if any;

3 “(v) if the covered entity designates a
4 qualified holder under clause (iv)—

5 “(I) ensure that such qualified
6 holder complies with the duty of a
7 qualified holder to enforce each work-
8 ing waterfront covenant to which the
9 qualified holder is a party; and

10 “(II) certify that the covered en-
11 tity retains the responsibility to en-
12 sure that each affected working water-
13 front is managed in a manner that is
14 consistent with the working water-
15 fronts plan of the covered entity; and

16 “(vi) include—

17 “(I) an assessment of the eco-
18 nomic, social, cultural, and historical
19 value of working waterfronts;

20 “(II) a description of any rel-
21 evant non-Federal laws and regula-
22 tions that affect working waterfronts
23 in the geographic areas identified
24 under subclauses (III) and (IV);

1 “(III) an identification of geo-
2 graphic areas where working water-
3 fronts are, as of the date of the enact-
4 ment of this subsection, under threat
5 of conversion to uses incompatible
6 with commercial and recreational fish-
7 ing, recreational fishing and boating
8 businesses, aquaculture, boatbuilding,
9 or other water-dependent, coastal-re-
10 lated business, and the level of that
11 threat;

12 “(IV) an identification of geo-
13 graphic areas with a historical connec-
14 tion to working waterfronts where
15 working waterfronts are not, as of the
16 date of the enactment of this section,
17 available, and, where appropriate, an
18 assessment of the environmental im-
19 pacts of any expansion or new devel-
20 opment of working waterfronts on the
21 coastal ecosystems of such geographic
22 areas;

23 “(V) an identification of addi-
24 tional working waterfronts needs, in-

1 cluding improvements to existing
2 working waterfronts;

3 “(VI) a strategic and prioritized
4 plan for the preservation, expansion,
5 and improvement of each relevant
6 working waterfront;

7 “(VII) for geographic areas iden-
8 tified under subclauses (III) and (IV),
9 an identification of the current avail-
10 ability and potential for expansion of
11 public access to coastal waters in such
12 geographic areas;

13 “(VIII) a description of the de-
14 gree of community support for the
15 plan included under subclause (VI);
16 and

17 “(IX) a contingency plan for any
18 property that reverts to the covered
19 entity pursuant to a determination
20 made by the covered entity under sub-
21 section (c)(11)(B); and

22 “(B) may—

23 “(i) be developed using existing infor-
24 mation contained in relevant surveys,
25 plans, or other documents to fulfill the in-

1 formation requirements under this para-
2 graph;

3 “(ii) include a vulnerability assess-
4 ment, hazards resilience plan, or identifica-
5 tion of waterfront properties exposed to
6 sea level rise or inundation; and

7 “(iii) be part of a management pro-
8 gram approved under section 306.

9 **“(2) DURATION OF APPROVAL.—**

10 “(A) IN GENERAL.—A working waterfronts
11 plan approved by the Secretary under this sub-
12 section shall be effective during the 5-year pe-
13 riod beginning on the date of such approval.

14 “(B) MAINTENANCE OF APPROVAL.—An
15 eligible covered entity that participates in the
16 grant program on the basis of an approved
17 working waterfronts plan of that eligible cov-
18 ered entity shall resubmit such working water-
19 fronts plan for approval by the Secretary before
20 the end of each 5-year period described in sub-
21 paragraph (A).

22 **“(c) WORKING WATERFRONTS GRANT PROGRAM.—**

23 “(1) IN GENERAL.—The Secretary shall, in con-
24 sultation with covered entities, Federal agencies the
25 Secretary determines appropriate, and interested

1 coastal stakeholders with expertise in working water-
2 fronts planning, establish a regionally equitable and
3 competitive grant program, to be known as the
4 ‘Working Waterfronts Grant Program’.

5 “(2) USES.—The Secretary may award grants
6 under this subsection to eligible covered entities—

7 “(A) to implement or revise an approved
8 working waterfronts plan of such eligible cov-
9 ered entity, including—

10 “(i) acquiring a working waterfront or
11 an interest in a working waterfront;

12 “(ii) making improvements to a work-
13 ing waterfront, including constructing or
14 repairing wharfs, boat ramps, or related
15 facilities; or

16 “(iii) carrying out necessary climate
17 adaptation mitigation activities for a work-
18 ing waterfront; or

19 “(B) to develop a working waterfronts plan
20 of such eligible covered entity under subsection
21 (b).

22 “(3) APPLICATION.—

23 “(A) IN GENERAL.—To be eligible for a
24 grant under this subsection, an eligible covered

1 entity shall submit an application to the Sec-
2 retary—

3 “(i) that, if applicable, is consistent
4 with the management program of the eligi-
5 ble covered entity approved under section
6 306; and

7 “(ii) in such form, at such time, and
8 containing such information as the Sec-
9 retary determines appropriate.

10 “(B) DEADLINE.—Not later than 60 days
11 after the date on which the Secretary receives
12 an application for a grant under this para-
13 graph, the Secretary shall approve or reject
14 such application.

15 “(4) GUIDELINES.—The Secretary shall, in
16 consultation with the entities described in paragraph
17 (1), issue guidelines regarding the implementation of
18 the grant program.

19 “(5) CRITERIA.—In awarding a grant to an eli-
20 gible covered entity, the Secretary shall take into ac-
21 count the following criteria:

22 “(A) The economic, cultural, and historical
23 significance of working waterfronts to the eligi-
24 ble covered entity.

1 “(B) The demonstrated working water-
2 fronts needs of the eligible covered entity, as
3 described in the approved working waterfronts
4 plan of the eligible covered entity, if any.

5 “(C) The ability of the eligible covered en-
6 tity to meet the matching requirement under
7 paragraph (10).

8 “(D) The potential for rapid turnover in
9 the ownership of relevant working waterfronts,
10 and, if applicable, the need for the eligible cov-
11 ered entity to respond quickly when property in
12 an existing or potential working waterfront area
13 or public access area, as identified in the ap-
14 proved working waterfronts plan of the eligible
15 covered entity, if any, comes under threat of
16 conversion to incompatible uses or becomes
17 available for purchase.

18 “(E) As applicable, the impact of the ap-
19 proved working waterfronts plan of the eligible
20 covered entity, if any, on the coastal ecosystem
21 and working waterfronts of the eligible covered
22 entity and the users of the coastal ecosystem of
23 the eligible covered entity.

24 “(6) OTHER TECHNICAL AND FINANCIAL AS-
25 SISTANCE.—

1 “(A) IN GENERAL.—Upon the request of
2 an eligible covered entity that is awarded a
3 grant under this subsection, the Secretary shall
4 provide to such eligible covered entity technical
5 assistance—

6 “(i) to identify and obtain sources of
7 Federal technical or financial assistance
8 other than that provided under this sub-
9 section to develop a working waterfronts
10 plan for approval under subsection (b) or
11 to implement or revise an approved work-
12 ing waterfronts plan;

13 “(ii) to develop a working waterfronts
14 plan for approval under subsection (b);

15 “(iii) to implement or revise an ap-
16 proved working waterfronts plan;

17 “(iv) to integrate resilience planning
18 into working waterfronts preservation ef-
19 forts of such eligible covered entity;

20 “(v) to develop additional tools to pro-
21 tect working waterfronts;

22 “(vi) regarding guidance for best
23 storm water management practices with
24 regard to working waterfronts; or

1 “(vii) to collect and disseminate best
2 practices regarding working waterfronts
3 and resilience planning.

4 “(B) LIMITATION.—The Secretary may
5 use not more than 5 percent of the amounts
6 made available under this subsection in each
7 fiscal year to provide technical assistance under
8 this paragraph.

9 “(7) PUBLIC ACCESS REQUIREMENT.—A
10 project carried out with a grant awarded under this
11 subsection, other than a project that involves com-
12 mercial fishing or other industrial access points to
13 which the eligible covered entity determines public
14 access would be unsafe, shall provide for the expan-
15 sion, improvement, or preservation of reasonable and
16 appropriate public access to coastal waters at or in
17 the vicinity of working waterfronts.

18 “(8) LIMITATION ON ACQUISITION.—An eligible
19 covered entity that is awarded a grant under this
20 subsection, or any entity to which such eligible cov-
21 ered entity allocates a portion of such grant under
22 paragraph (9), may use such grant award to acquire
23 title to or an interest in a working waterfront, in-
24 cluding an easement, only—

1 “(A) for fair market value from a willing
2 seller; or

3 “(B) for less than fair market value from
4 a seller that certifies to the Secretary that the
5 seller is willing and is not subject to coercion.

6 “(9) ALLOCATION.—

7 “(A) IN GENERAL.—An eligible covered en-
8 tity that is awarded a grant under this sub-
9 section may allocate a portion of such grant
10 award to a unit of State or local government,
11 a nonprofit organization, a fishing cooperative,
12 or any other appropriate entity for the purpose
13 of carrying out this subsection if such eligible
14 covered entity ensures that any such allocated
15 grant award is used consistently with this sub-
16 section.

17 “(B) IDENTIFIED WORKING WATER-
18 FRONTS.—The Secretary shall encourage each
19 eligible covered entity that is awarded a grant
20 under this subsection to equitably allocate such
21 grant award among working waterfronts identi-
22 fied in the approved working waterfronts plan
23 of each such eligible covered entity, if any.

24 “(10) MATCHING REQUIREMENT.—

1 “(A) IN GENERAL.—Except as provided in
2 subparagraph (B), the Federal share of a
3 project carried out with a grant awarded under
4 this subsection may not exceed 75 percent.

5 “(B) WAIVER OF MATCHING REQUIRE-
6 MENT.—The Secretary may waive the applica-
7 tion of subparagraph (A)—

8 “(i) with respect to an eligible covered
9 entity that is awarded a grant under this
10 subsection that has designated a qualified
11 holder that is located within—

12 “(I) a disadvantaged community;
13 or

14 “(II) a community that has an
15 inability to draw on other sources of
16 funding because of the small popu-
17 lation or low income of the commu-
18 nity; or

19 “(ii) for any other reason the Sec-
20 retary determines appropriate.

21 “(C) NON-FEDERAL SHARE.—An eligible
22 covered entity that is awarded a grant under
23 this subsection may satisfy the non-Federal
24 share of a project carried out with a grant
25 awarded under this subsection through in-kind

1 contributions and other noncash support, in-
2 cluding the following:

3 “(i) The value, as determined by an
4 appraisal performed at such time before
5 the award of the grant as the Secretary de-
6 termines appropriate, of a working water-
7 front or an interest in a working water-
8 front, including conservation and other
9 easements, that is held in perpetuity by a
10 qualified holder, if the working waterfront
11 or interest in a working waterfront—

12 “(I) is identified in the grant ap-
13 plication; and

14 “(II) is acquired by the qualified
15 holder not later than 3 years after—

16 “(aa) the grant award date;
17 or

18 “(bb) the date of the sub-
19 mission of such application and
20 before the end of the initial 5-
21 year period for which the ap-
22 proved working waterfronts plan
23 associated with the grant applica-
24 tion, if any, is effective.

1 “(ii) The costs, including cash or in-
2 kind contributions, associated with the ac-
3 quisition, restoration, or enhancement of or
4 making other improvements to a working
5 waterfront or an interest in a working wa-
6 terfront, if—

7 “(I) such costs are identified in
8 the grant application; and

9 “(II) the costs are incurred—

10 “(aa) before the end of the
11 initial 5-year period for which the
12 approved working waterfronts
13 plan associated with the grant
14 application, if any, is effective; or

15 “(bb) for working water-
16 fronts described in clause (i),
17 within the time limits described
18 in that clause.

19 “(11) WORKING WATERFRONT COVENANTS.—

20 “(A) IN GENERAL.—An eligible covered en-
21 tity that is awarded a grant under this sub-
22 section may use such grant award with respect
23 to a working waterfront only for which each
24 person other than the eligible covered entity
25 that holds title to or an interest in such work-

1 ing waterfront enters into a working waterfront
2 covenant.

3 “(B) VIOLATION.—

4 “(i) IN GENERAL.—An eligible covered
5 entity may determine, on the record after
6 an opportunity for a hearing, that a work-
7 ing waterfront covenant of the eligible cov-
8 ered entity has been violated.

9 “(ii) REVERSION; CONVEYANCE;
10 RIGHT OF IMMEDIATE ENTRY.—If an eligi-
11 ble covered entity makes a determination
12 under clause (i) that a violation described
13 under that clause has occurred—

14 “(I) all right, title, and interest
15 in and to the working waterfront cov-
16 ered by the violated working water-
17 front covenant shall revert to the eligi-
18 ble covered entity;

19 “(II) the eligible covered entity
20 may convey the working waterfront or
21 interest in the working waterfront to
22 a qualified holder; and

23 “(III) the eligible covered entity
24 shall have the right of immediate
25 entry onto the working waterfront

1 covered by the violated working water-
2 front covenant.

3 “(12) TERMS AND CONDITIONS.—The Secretary
4 shall subject each grant awarded under this sub-
5 section to such terms and conditions as the Sec-
6 retary determines appropriate to ensure that each
7 such grant is used for purposes consistent with this
8 section.

9 “(13) REPORT.—

10 “(A) IN GENERAL.—The Secretary shall
11 biennially submit to Congress a report regard-
12 ing the implementation of this subsection,
13 which shall include—

14 “(i) an evaluation, based on perform-
15 ance measures developed by the Secretary,
16 of the effectiveness of the grant program
17 in accomplishing the purposes of this sub-
18 section;

“(iii) descriptions of each project carried out using a grant awarded under this section.

24 “(B) ALTERNATIVE MANNER OF SUBMIS-
25 SION.—The Secretary may submit each report

1 required under subparagraph (A) by including
2 the information required under that subpara-
3 graph in each report required under section
4 316.

5 “(14) ADMINISTRATIVE EXPENSES.—The Sec-
6 retary may use not more than 5 percent of the
7 amounts made available under this subsection in
8 each fiscal year to pay the administrative expenses
9 necessary to carry out this subsection.

10 “(15) AUTHORIZATION OF APPROPRIATIONS.—
11 There is authorized to be appropriated to the Sec-
12 retary to carry out this subsection \$50,000,000 for
13 each of fiscal years 2025 through 2029.

14 “(d) DEFINITIONS.—In this section:

15 “(1) APPROVED WORKING WATERFRONTS
16 PLAN.—The term ‘approved working waterfronts
17 plan’ means a working waterfronts plan that is ap-
18 proved by the Secretary under subsection (b).

19 “(2) COASTAL INDIAN TRIBE.—The term
20 ‘coastal Indian Tribe’ means an Indian Tribe with
21 respect to which land owned by the Indian Tribe,
22 held in trust by the United States for the Indian
23 Tribe, or held by the Indian Tribe and subject to re-
24 strictions on alienation imposed by the United

1 States or the reservation of the Indian Tribe is lo-
2 cated within a coastal state.

3 “(3) COASTAL USERS.—The term ‘coastal
4 users’ means—

5 “(A) persons that engage in commercial or
6 recreational fishing;

7 “(B) recreational fishing and boating busi-
8 nesses; and

9 “(C) boatbuilding, aquaculture, and other
10 water-dependent, coastal-related businesses.

11 “(4) COVERED ENTITY.—The term ‘covered en-
12 tity’ means—

13 “(A) a coastal state;

14 “(B) a coastal Indian Tribe; or

15 “(C) a Native Hawaiian organization.

16 “(5) ELIGIBLE COVERED ENTITY.—The term
17 ‘eligible covered entity’ means a covered entity
18 that—

19 “(A) has an approved working waterfronts
20 plan;

21 “(B) is in the process of developing a
22 working waterfronts plan for approval under
23 subsection (b); or

1 “(C) has a coastal land use plan that the
2 Secretary determines is sufficient for the pur-
3 poses of this section.

4 “(6) GRANT PROGRAM.—The term ‘grant pro-
5 gram’ means the grant program established under
6 subsection (c).

7 “(7) INDIAN TRIBE.—The term ‘Indian Tribe’
8 has the meaning given the term in section 4 of the
9 Indian Self-Determination and Education Assistance
10 Act (25 U.S.C. 5304).

11 “(8) NATIVE HAWAIIAN ORGANIZATION.—The
12 term ‘Native Hawaiian organization’ means a non-
13 profit organization—

14 “(A) that serves the interests of Native
15 Hawaiians;

16 “(B) in which Native Hawaiians serve in
17 substantive and policymaking positions;

18 “(C) that is recognized for having expertise
19 in Native Hawaiian culture and heritage, in-
20 cluding tourism; and

21 “(D) is located within a coastal state.

22 “(9) QUALIFIED HOLDER.—The term ‘qualified
23 holder’ means—

1 “(A) a unit of local government of a cov-
2 ered entity, if the covered entity is a coastal
3 state; or

4 “(B) a nonprofit organization;
5 that is designated by a covered entity in the ap-
6 proved working waterfronts plan of the covered enti-
7 ty to carry out some or all of the functions of the
8 covered entity under the grant program if the cov-
9 ered entity applies for and is awarded a grant under
10 the grant program, including holding title to or an
11 interest in a working waterfront acquired with a
12 grant awarded under the grant program.

13 “(10) TASK FORCE.—The term ‘Task Force’
14 means the task force established under subsection
15 (a)(1).

16 “(11) DISADVANTAGED COMMUNITY.—The
17 term ‘disadvantaged community’ means a commu-
18 nity the Secretary determines, based on appropriate
19 data, indices, and screening tools, is economically,
20 socially, or environmentally disadvantaged.

21 “(12) WORKING WATERFRONT.—The term
22 ‘working waterfront’ means real property (including
23 support structures over water and other facilities)
24 that—

1 “(A) provides access to coastal waters by
2 coastal users; and

3 “(B) is used for, or supports, commercial
4 and recreational fishing, recreational fishing
5 and boating businesses, and boatbuilding, aqua-
6 culture, and other water-dependent, coastal-re-
7 lated business.

8 “(13) WORKING WATERFRONT COVENANT.—

9 The term ‘working waterfront covenant’ means an
10 agreement in recordable form entered into between
11 a person that holds title to or an interest in a work-
12 ing waterfront and a covered entity that is awarded
13 a grant under the grant program or a qualified hold-
14 er of such covered entity that provides such assur-
15 ances as the Secretary determines necessary to en-
16 sure the following:

17 “(A) Except as provided in subparagraph
18 (C), the title to or interest in the working wa-
19 terfront will be held by an entity that is subject
20 to such agreement in perpetuity.

21 “(B) The working waterfront will be man-
22 aged in a manner that is consistent with the
23 purposes of this section, and the working water-
24 front will not be converted to any use that is in-
25 consistent with this section.

1 “(C) If the title to or interest in the work-
2 ing waterfront is subsequently sold or otherwise
3 exchanged—

4 “(i) each party involved in such sale
5 or exchange shall accede to such agree-
6 ment; and

7 “(ii) funds equal to the fair market
8 value of the title to or interest in the work-
9 ing waterfront shall be paid to the Sec-
10 retary by the parties to the sale or ex-
11 change, and such funds shall be, at the
12 discretion of the Secretary, paid to the rel-
13 evant covered entity or a qualified holder
14 of such covered entity for use in the imple-
15 mentation of the approved working water-
16 fronts plan of the covered entity.

17 “(D) Such agreement shall be subject to
18 enforcement and oversight by the covered entity
19 or by another person as the Secretary deter-
20 mines appropriate.

21 **“SEC. 306C. WORKING WATERFRONTS PRESERVATION
22 LOAN FUND.**

23 “(a) GENERAL AUTHORITY.—

1 “(1) GRANTS TO ELIGIBLE COASTAL STATES TO
2 ESTABLISH WORKING WATERFRONTS PRESERVATION
3 LOAN FUNDS.—

4 “(A) IN GENERAL.—The Secretary may
5 enter into an agreement with an eligible coastal
6 state to issue a capitalization grant, including a
7 letter of credit, to such eligible coastal state to
8 implement the approved working waterfronts
9 plan of such eligible coastal state.

10 “(B) ESTABLISHMENT OF WORKING WA-
11 TERFRONTS PRESERVATION LOAN FUNDS.—

12 “(i) IN GENERAL.—To be eligible to
13 receive a capitalization grant under this
14 subsection, an eligible coastal state shall
15 establish a working waterfronts preserva-
16 tion loan fund.

17 “(ii) DEPOSIT.—Each capitalization
18 grant made to an eligible coastal state
19 under this paragraph shall be deposited in
20 the working waterfronts preservation loan
21 fund of such eligible coastal state.

22 “(C) EXTENDED PERIOD.—A capitaliza-
23 tion grant made to an eligible coastal state
24 under this section shall be available to the eligi-

1 ble coastal state for obligation for a period of
2 2 fiscal years.

3 “(2) USE OF FUNDS.—

4 “(A) IN GENERAL.—An eligible coastal
5 state shall use amounts deposited in the work-
6 ing waterfronts preservation loan fund of such
7 eligible coastal state, including loan repayments
8 and interest earned on such amounts, to pro-
9 vide financial assistance described in subsection
10 (f) to a covered entity to implement the ap-
11 proved working waterfronts plan of such eligible
12 coastal state through preservation, improve-
13 ment, restoration, rehabilitation, and acquisi-
14 tion of working waterfronts pursuant to criteria
15 established by the Secretary.

16 “(B) SALE OF BONDS.—A covered entity
17 may use amounts received under this section as
18 a source of revenue (restricted solely to interest
19 earnings of the applicable working waterfronts
20 preservation loan fund) or security for payment
21 of the principal and interest on a revenue or
22 general obligation bond issued by the eligible
23 coastal state to provide matching funds under
24 subsection (e) if the proceeds of the sale of the
25 bond will be deposited in the working water-

1 fronts preservation loan fund of such eligible
2 coastal state.

3 “(C) NO INCREASED BONDING AUTHOR-
4 ITY.—Amounts deposited in the working water-
5 fronts preservation loan fund of an eligible
6 coastal state may not be used as a source of
7 payment of, or security for (directly or indi-
8 rectly), in whole or in part, any obligation the
9 interest on which is exempt from the tax im-
10 posed under chapter 1 of the Internal Revenue
11 Code of 1986.

12 “(3) LIMITATION.—An eligible coastal state
13 may not provide financial assistance described in
14 subsection (f) to a covered entity that does not have
15 the technical, managerial, and financial capability to
16 ensure compliance with the requirements of this sec-
17 tion.

18 “(4) PREVAILING WAGES.—The Secretary shall
19 ensure compliance with the provisions of the Act of
20 March 3, 1931 (40 U.S.C. 3141 et seq.; commonly
21 known as the ‘Davis-Bacon Act’) with respect to any
22 construction project carried out in whole or in part
23 with financial assistance made available from a
24 working waterfronts preservation loan fund.

1 “(5) RESERVATION.—Each eligible coastal state
2 that enters into a capitalization agreement under
3 paragraph (1) shall, each fiscal year, reserve 0.2
4 percent of the amount in the working waterfronts
5 preservation loan fund of the eligible coastal state to
6 provide financial assistance described in subsection
7 (f) to an Indian Tribe or a Native Hawaiian organi-
8 zation.

9 “(b) INTENDED USE PLANS.—

10 “(1) IN GENERAL.—Each eligible coastal state
11 that enters into a capitalization agreement under
12 subsection (a)(1) shall annually prepare an intended
13 use plan, subject to notice and an opportunity for
14 public comment, that identifies the intended uses of
15 the amounts available to the working waterfronts
16 preservation loan fund of the eligible coastal state.

17 “(2) CONTENTS.—Each intended use plan pre-
18 pared by an eligible coastal state under paragraph
19 (1) shall include, with respect to the eligible coastal
20 state—

21 “(A) a list of each project to be assisted
22 with amounts from the working waterfronts
23 preservation loan fund in the first fiscal year
24 that begins after the date such intended use

1 plan is finalized, including, with respect to each
2 such project—

3 “(i) a description of the project;
4 “(ii) the expected terms of financial
5 assistance; and

6 “(iii) the size of the community
7 served;

8 “(B) the criteria and methods established
9 to distribute amounts from the working water-
10 fronts preservation loan fund; and

11 “(C) a description of the financial status of
12 the working waterfronts preservation loan fund
13 and the short- and long-term goals of such
14 working waterfronts preservation loan fund.

15 “(c) WORKING WATERFRONTS PRESERVATION LOAN

16 FUND MANAGEMENT.—

17 “(1) IN GENERAL.—Each working waterfronts
18 preservation loan fund under this section shall be es-
19 tablished, maintained, and credited with repayments
20 and interest and the fund corpus shall be available
21 in perpetuity to provide financial assistance de-
22 scribed in subsection (f) to covered entities under
23 this section.

24 “(2) EXTRA AMOUNTS.—To the extent amounts
25 in a working waterfronts preservation loan fund are

1 not required for obligation or expenditure, such
2 amounts shall be invested in interest-bearing obliga-
3 tions.

4 “(d) ASSISTANCE FOR DISADVANTAGED COMMU-
5 NITIES.—

6 “(1) LOAN SUBSIDY.—

7 “(A) IN GENERAL.—Notwithstanding any
8 other provision of this section, if an eligible
9 coastal state makes a loan to a disadvantaged
10 community pursuant to subsection (a)(2), the
11 eligible coastal state may provide additional
12 subsidization to such disadvantaged community,
13 including—

14 “(i) forgiveness of principal;

15 “(ii) grants;

16 “(iii) negative interest loans;

17 “(iv) other loan forgiveness; and

18 “(v) through buying, refinancing, or
19 restructuring debt.

20 “(B) EXCLUSION.—A loan from a working
21 waterfronts preservation loan fund with an in-
22 terest rate equal to or greater than 0 percent
23 shall not be considered additional subsidization
24 for the purposes of this subsection.

1 “(2) TOTAL AMOUNT OF SUBSIDIES.—Of the
2 amount of a capitalization grant received by an eligi-
3 ble coastal state for any fiscal year, the total amount
4 of loan subsidies made by such eligible coastal state
5 pursuant to paragraph (1)—

6 “(A) may not exceed 35 percent; and
7 “(B) to the extent that there are, as deter-
8 mined by the Secretary, sufficient applications
9 from disadvantaged communities for loans, may
10 not be less than 12 percent.

11 “(e) ELIGIBLE COASTAL STATE CONTRIBUTION.—
12 Each capitalization agreement entered into under sub-
13 section (a)(1) shall require that the eligible coastal state
14 subject to such agreement deposit in the working water-
15 fronts preservation loan fund of the eligible coastal state
16 an amount equal to not less than 20 percent of the total
17 amount of the capitalization grant to be made to the eligi-
18 ble coastal state on or before the date on which the capital-
19 ization grant payment is made to the eligible coastal state.

20 “(f) TYPES OF ASSISTANCE.—The amounts depos-
21 ited into a working waterfronts preservation loan fund of
22 an eligible coastal state under this section may be used
23 by the eligible coastal state—

24 “(1) to make a loan to a covered entity, on the
25 condition that—

1 “(A) the interest rate for the loan does not
2 exceed the market rate;

3 “(B) principal and interest payments on
4 the loan will commence not later than 18
5 months after completion of the project for
6 which the loan was made;

7 “(C) the loan will be fully amortized not
8 later than 30 years after the completion of the
9 project, except that in the case of a disadvan-
10 taged community an eligible coastal state may
11 provide an extended term for the loan, if the ex-
12 tended term—

13 “(i) terminates not later than the date
14 that is 40 years after the completion of the
15 project; and

16 “(ii) does not exceed the expected de-
17 sign life of the project;

18 “(D) the recipient of the loan will establish
19 a dedicated source of revenue (or, in the case
20 of a privately owned working waterfront prop-
21 erty, demonstrate that there is adequate secu-
22 rity) for the repayment of the loan; and

23 “(E) the working waterfronts preservation
24 loan fund of the eligible coastal state will be

1 credited with all payments of principal and in-
2 terest on the loan;

3 “(2) to buy or refinance the debt obligation of
4 a municipality or an intermunicipal or interstate
5 agency within the eligible coastal state at an interest
6 rate that is less than or equal to the market interest
7 rate;

8 “(3) to guarantee, or purchase insurance for, a
9 local obligation (all of the proceeds of which finance
10 a project eligible for financial assistance under this
11 section) if the guarantee or purchase would improve
12 credit market access or reduce the interest rate ap-
13 plicable to the obligation;

14 “(4) as a source of revenue or security for the
15 payment of principal and interest on a revenue or
16 general obligation bond issued by the eligible coastal
17 state if the proceeds of the sale of the bond will be
18 deposited into the working waterfronts preservation
19 loan fund of the eligible coastal state; or

20 “(5) to earn interest on the amounts deposited
21 into the working waterfronts preservation loan fund
22 of the eligible coastal state.

23 “(g) ADMINISTRATION OF WORKING WATERFRONTS
24 PRESERVATION LOAN FUNDS.—

1 “(1) COMBINED FINANCIAL ADMINISTRATION.—

2 Notwithstanding subsection (c), an eligible coastal
3 state may combine the financial administration of a
4 working waterfronts preservation loan fund of the el-
5 igible coastal state with the financial administration
6 of any other revolving fund established by the eligi-
7 ble coastal state if the Secretary determines that the
8 capitalization grants made under this section, to-
9 gether with loan repayments and interest, will be
10 separately accounted for and used solely for the pur-
11 poses specified in subsection (a).

12 “(2) COST OF ADMINISTERING WORKING WA-
13 TERFRONTS PRESERVATION LOAN FUND.—

14 “(A) IN GENERAL.—For each fiscal year,
15 an eligible coastal state may use the amount de-
16 scribed in subparagraph (B)—

17 “(i) to cover the reasonable costs of
18 administration of the programs under this
19 section, including the recovery of reason-
20 able costs expended to establish a working
21 waterfronts preservation loan fund that are
22 incurred after the date of the enactment of
23 this section; and

1 “(ii) to provide technical assistance to
2 working waterfronts projects carried out
3 within the eligible coastal state.

4 “(B) DESCRIPTION OF AMOUNT.—The
5 amount referred to in subparagraph (A) is an
6 amount equal to the sum of—

7 “(i) the amount of any fees collected
8 by the eligible coastal state for use in ac-
9 cordance with subparagraph (A)(i), regard-
10 less of the source; and

11 “(ii) the greater of—

12 “(I) \$400,000;

13 “(II) 0.2 percent of the current
14 valuation of the working waterfronts
15 preservation loan fund of the eligible
16 coastal state; or

17 “(III) an amount equal to 4 per-
18 cent of all grant awards made to the
19 working waterfronts preservation loan
20 fund of the eligible coastal state under
21 this section for the fiscal year.

22 “(h) AUTHORIZATION OF APPROPRIATIONS.—There
23 is authorized to be appropriated to the Secretary to carry
24 out this section \$50,000,000 for each of fiscal years 2025
25 through 2029.

1 “(i) DEFINITIONS.—In this section:

2 “(1) APPROVED WORKING WATERFRONTS
3 PLAN.—The term ‘approved working waterfronts
4 plan’ has the meaning given the term in section
5 306B.

6 “(2) COVERED ENTITY.—The term ‘covered en-
7 tity’ means—

8 “(A) a State agency;
9 “(B) an Indian Tribe;
10 “(C) a Native Hawaiian organization;
11 “(D) a local government; or
12 “(E) a nonprofit organization.

13 “(3) DISADVANTAGED COMMUNITY.—The term
14 ‘disadvantaged community’ has the meaning given
15 the term in section 306B.

16 “(4) ELIGIBLE COASTAL STATE.—The term ‘eli-
17 gible coastal state’ means a coastal state that has an
18 approved working waterfronts plan.

19 “(5) WORKING WATERFRONT.—The term
20 ‘working waterfront’ has the meaning given the term
21 in section 306B.

22 “(6) WORKING WATERFRONTS PRESERVATION
23 LOAN FUND.—The term ‘working waterfronts pres-
24 ervation loan fund’ means a revolving loan fund es-

1 tablished under this section for the preservation of
2 working waterfronts.”.

