

**[STAFF WORKING DRAFT]**

JULY 15, 2010

111<sup>TH</sup> CONGRESS  
2<sup>D</sup> SESSION

**S.** \_\_\_\_\_

To invest in innovation through research and development, to improve the competitiveness of the United States, and for other purposes.

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IN THE SENATE OF THE UNITED STATES

JULY —, 2010

Mr. ROCKEFELLER (for himself, Mr. \_\_\_\_\_, and Mr. \_\_\_\_\_ ) introduced the following bill; which was read twice and referred to the Committee on \_\_\_\_\_

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**A BILL**

To invest in innovation through research and development, to improve the competitiveness of the United States, 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 “America COMPETES Reauthorization Act of 2010” or  
6 the “America Creating Opportunities to Meaningfully Pro-

1 mote Excellence in Technology, Education, and Science  
2 Reauthorization Act of 2010”.

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

- Sec. 1. Short title; table of contents.
- Sec. 2. Definitions.

TITLE I—OFFICE OF SCIENCE AND TECHNOLOGY POLICY

- Sec. 101. National innovation and competitiveness strategy.
- Sec. 102. Coordination of Federal STEM education.
- Sec. 103. Cyberinfrastructure improvement study.
- Sec. 104. Interagency public access committee.
- Sec. 105. Federal scientific collections.
- Sec. 106. Prize competitions.

TITLE II—NATIONAL AERONAUTICS AND SPACE  
ADMINISTRATION.

- Sec. 201. NASA’s contribution to innovation and competitiveness.
- Sec. 202. NASA’s contribution to education.
- Sec. 203. International Space Station’s contribution to national competitiveness  
enhancement.
- Sec. 204. Definitions.

TITLE III—OCEAN AND ATMOSPHERIC PROGRAMS

- Sec. 301. Oceanic and atmospheric research and development program.
- Sec. 302. Ocean and atmospheric science education programs.
- Sec. 303. Workforce study.

TITLE IV—NATIONAL INSTITUTE OF STANDARDS AND  
TECHNOLOGY

- Sec. 401. Short title.
- Sec. 402. Authorization of appropriations.
- Sec. 403. Under Secretary of Commerce for Standards and Technology.
- Sec. 404. Manufacturing extension partnership.
- Sec. 405. Emergency communication and tracking technologies research initia-  
tive.
- Sec. 406. Broadening participation.
- Sec. 407. NIST Fellowships.
- Sec. 408. Green manufacturing and construction.
- Sec. 409. Cybersecurity competition and challenge.
- Sec. 410. Definitions.

TITLE V—NATIONAL SCIENCE FOUNDATION

- Sec. 501. Short title.
- Sec. 502. Definitions.
- Sec. 503. Authorization of appropriations.
- Sec. 504. National Science Board administrative amendments.
- Sec. 505. National Center for Science and Engineering statistics.

- Sec. 506. National Science Foundation manufacturing research and education.
- Sec. 507. National Science Board report on mid-scale instrumentation.
- Sec. 508. Partnerships for innovation.
- Sec. 509. Green chemistry basic research.
- Sec. 510. Graduate student support.
- Sec. 511. Robert Noyce teacher scholarship program.
- Sec. 512. Undergraduate broadening participation program.
- Sec. 513. Research experiences for high school students.
- Sec. 514. Research experiences for undergraduates.
- Sec. 515. STEM industry internship programs.
- Sec. 516. Cyber-enabled learning for national challenges.
- Sec. 517. Federal cybersecurity research and development.
- Sec. 518. Federal cyber scholarship-for-service program.

TITLE VI—INNOVATION

- Sec. 601. Office of innovation and entrepreneurship.
- Sec. 602. Federal loan guarantees for innovative technologies in manufacturing.
- Sec. 603. Regional innovation program.
- Sec. 604. Science and research parks.

TITLE VII—GENERAL PROVISIONS

- Sec. 701. Government Accountability Office review.
- Sec. 702. Salary restrictions.

1 **SEC. 2. DEFINITIONS.**

2 In this Act:

3 (1) DIRECTOR.—

4 (A) In title I, the term “Director” means  
5 the Director of the Office of Science and Tech-  
6 nology Policy.

7 (B) In title V, the term “Director” means  
8 the Director of the National Institute of Science  
9 and Technology.

10 (2) STEM.—The term “STEM” means the  
11 academic and professional disciplines of science,  
12 technology, engineering, and mathematics.

1       **TITLE I—OFFICE OF SCIENCE**  
2       **AND TECHNOLOGY POLICY**

3       **SEC. 101. NATIONAL INNOVATION AND COMPETITIVENESS**

4                       **STRATEGY.**

5           Not later than one year after the date of the enact-  
6       ment of this Act, the Director of the Office of Science and  
7       Technology Policy shall submit to Congress and the Presi-  
8       dent a national innovation and competitiveness strategy  
9       for strengthening the innovative and competitive capacity  
10      of the Federal Government, State and local governments,  
11      institutions of higher education, and the private sector  
12      that includes—

13                   (1) proposed legislative changes and action;

14                   (2) proposed actions to be taken collectively by  
15      executive agencies, including White House offices;

16                   (3) proposed actions to be taken by individual  
17      executive agencies, including White House offices;  
18      and

19                   (4) a proposal for metrics-based monitoring and  
20      oversight of the progress of the Federal Government  
21      with respect to improving conditions for the innova-  
22      tion occurring in and the competitiveness of the  
23      United States.

1 **SEC. 102. COORDINATION OF FEDERAL STEM EDUCATION.**

2 (a) ESTABLISHMENT.—The Director shall establish a  
3 committee under the National Science and Technology  
4 Council, including the Office of Management and Budget,  
5 with the responsibility to coordinate Federal programs and  
6 activities in support of STEM education, including at the  
7 National Science Foundation, the Department of Energy,  
8 the National Aeronautics and Space Administration, the  
9 National Oceanic and Atmospheric Administration, the  
10 Department of Education, and all other Federal agencies  
11 that have programs and activities in support of STEM  
12 education.

13 (b) RESPONSIBILITIES.—The committee established  
14 under subsection (a) shall—

15 (1) coordinate the STEM education activities  
16 and programs of the Federal agencies;

17 (2) coordinate STEM education activities and  
18 programs with the Office of Management and Budg-  
19 et;

20 (3) review STEM education activities and pro-  
21 grams to ensure they are not duplicative of similar  
22 efforts within the Federal government;

23 (4) develop, implement through the partici-  
24 pating agencies, and update once every 5 years a 5-  
25 year STEM education strategic plan, which shall—

1 (A) specify and prioritize annual and long-  
2 term objectives;

3 (B) specify the common metrics that will  
4 be used to assess progress toward achieving the  
5 objectives;

6 (C) describe the approaches that will be  
7 taken by each participating agency to assess the  
8 effectiveness of its STEM education programs  
9 and activities; and

10 (D) with respect to subparagraph (A), de-  
11 scribe the role of each agency in supporting  
12 programs and activities designed to achieve the  
13 objectives; and

14 (5) establish, periodically update, and maintain  
15 an inventory of federally sponsored STEM education  
16 programs and activities, including documentation of  
17 assessments of the effectiveness of such programs  
18 and activities and rates of participation by women,  
19 underrepresented minorities, and persons in rural  
20 areas in such programs and activities.

21 (b) RESPONSIBILITIES OF OSTP.—The Director  
22 shall encourage and monitor the efforts of the partici-  
23 pating agencies to ensure that the strategic plan under  
24 subsection (b)(2) is developed and executed effectively and  
25 that the objectives of the strategic plan are met.

1 (c) REPORT.—The Director shall transmit a report  
2 annually to Congress at the time of the President’s budget  
3 request describing the plan required under subsection  
4 (b)(2). The annual report shall include—

5 (1) a description of the STEM education pro-  
6 grams and activities for the previous and current fis-  
7 cal years, and the proposed programs and activities  
8 under the President’s budget request, of each par-  
9 ticipating Federal agency;

10 (2) the levels of funding for each participating  
11 Federal agency for the programs and activities de-  
12 scribed under paragraph (1) for the previous fiscal  
13 year and under the President’s budget request;

14 (3) an evaluation of the levels of duplication  
15 and fragmentation of the programs and activities de-  
16 scribed under paragraph (1)

17 (4) except for the initial annual report, a de-  
18 scription of the progress made in carrying out the  
19 implementation plan, including a description of the  
20 outcome of any program assessments completed in  
21 the previous year, and any changes made to that  
22 plan since the previous annual report; and

23 (5) a description of how the participating Fed-  
24 eral agencies will disseminate information about fed-  
25 erally supported resources for STEM education

1 practitioners, including teacher professional develop-  
2 ment programs, to States and to STEM education  
3 practitioners, including to teachers and administra-  
4 tors in schools that meet the criteria described in  
5 subsection (c)(1)(A) and (B) of section 3175 of the  
6 Department of Energy Science Education Enhance-  
7 ment Act (42 U.S.C. 7381j(c)(1)(A) and (B)).

8 **SEC. 103. CYBERINFRASTRUCTURE IMPROVEMENT STUDY.**

9 (a) IN GENERAL.—The President’s Innovation and  
10 Technology Advisory Committee, in coordination with the  
11 Office of Science and Technology Policy and the national  
12 coordination office of the Networking and Information  
13 Technology Research and Development Program, shall  
14 conduct a comprehensive study of the status of programs  
15 supporting innovation-enabling cyberinfrastructure of re-  
16 gional, thematic, or technological importance in States  
17 that historically have received relatively little Federal re-  
18 search and development funding.

19 (b) CONTENTS.—The study shall include—

20 (1) include a review of the previous 5 years of  
21 EPSCoR Research Infrastructure Improvement Pro-  
22 gram applications and awards and shall evaluate—

23 (A) the demand for hardware, software,  
24 network capability and capacity, institutions,

1           and expertise related to cyberinfrastructure at  
2           institutions in EPSCoR States; and

3           (B) the success of RII Track-2 awards in  
4           achieving the programmatic goals outlined by the  
5           National Science Foundation;

6           (2) an analysis of the effectiveness of the Na-  
7           tional Institutes of Health IDeANet initiative in  
8           broadening access to high-performance computa-  
9           tional resources; and

10          (3) recommendations for ensuring accessibility  
11          and vitality of cyberinfrastructure for scientific re-  
12          search and education.

13          (c)REPORT.—The Committee shall submit a report  
14          containing its findings, conclusions, and recommendations  
15          to the Senate Committee on Commerce, Science, and  
16          Transportation and the House of Representatives Com-  
17          mittee on Science and Technology within 180 days after  
18          the date of enactment of this Act.

19          **SEC. 104. INTERAGENCY PUBLIC ACCESS COMMITTEE.**

20          (a) ESTABLISHMENT.—The Director shall establish a  
21          working group under the National Science and Technology  
22          Council with the responsibility to coordinate Federal  
23          science agency research and policies related to the dissemi-  
24          nation and long-term stewardship of the results of unclas-  
25          sified research, including digital data and peer-reviewed

1 scholarly publications, supported wholly, or in part, by  
2 funding from the Federal science agencies.

3 (b) RESPONSIBILITIES.—The working group shall—

4 (1) identify the specific objectives and public in-  
5 terest being addressed by any policies coordinated  
6 under (a) that are not or cannot be made to meet  
7 the needs of the private sector;

8 (2) take into account inherent variability among  
9 Federal science agencies and scientific disciplines in  
10 the nature of research, types of data, and dissemina-  
11 tion models;

12 (3) coordinate the development or designation  
13 of standards for research data, the structure of full  
14 text and metadata, navigation tools, and other appli-  
15 cations to maximize interoperability across Federal  
16 science agencies, across science and engineering dis-  
17 ciplines, and between research data and scholarly  
18 publications, taking into account existing consensus  
19 standards, including international standards;

20 (4) coordinate Federal science agency programs  
21 and activities that support research and education  
22 on tools and systems required to ensure preservation  
23 and stewardship of all forms of digital research data,  
24 including scholarly publications;

1           (5) work with international science and tech-  
2           nology counterparts to maximize interoperability be-  
3           tween United States based unclassified research  
4           databases and international databases and reposi-  
5           tories;

6           (6) solicit input and recommendations from,  
7           and collaborate with, non-Federal stakeholders, in-  
8           cluding the public, universities, nonprofit and for-  
9           profit publishers, libraries, federally-funded and non  
10          federally-funded research scientists, and other orga-  
11          nizations and institutions with a stake in long term  
12          preservation and access to the results of federally  
13          funded research;

14          (7) establish priorities for coordinating the de-  
15          velopment of any Federal science agency policies re-  
16          lated to public access to the results of federally  
17          funded research to maximize the benefits of such  
18          policies with respect to their potential economic or  
19          other impact on, the science and engineering enter-  
20          prise and the stakeholders thereof;

21          (8) take into consideration the distinction be-  
22          tween scholarly publications and digital data;

23          (9) the role that scientific publishers play in the  
24          peer review process in ensuring the integrity of the

1 record of scientific research, including the invest-  
2 ments and added value that they make; and

3 (10) examine Federal agency practices and pro-  
4 cedures for providing research reports to the agen-  
5 cies charged with locating and preserving unclassi-  
6 fied research.

7 (c) PATENT OR COPYRIGHT LAW.—Nothing in this  
8 section shall be construed to undermine any right under  
9 the provisions of title 17 or 35, United States Code.

10 (d) APPLICATION WITH EXISTING LAW.—Nothing de-  
11 fined in section (b) shall be construed to affect existing  
12 law with respect to federal science agencies' policies re-  
13 lated to public access.

14 (e) REPORT TO CONGRESS.—Not later than 1 year  
15 after the date of enactment of this Act, the Director shall  
16 transmit a report to Congress describing—

17 (1) the specific objectives and public interest  
18 identified under (b)(1);

19 (2) any priorities established under subsection  
20 (b)(7);

21 (3) the impact the policies described under (a)  
22 have had on the science and engineering enterprise  
23 and the stakeholders, including the financial impact  
24 on research budgets;

1 (4) the status of any Federal science agency  
2 policies related to public access to the results of fed-  
3 erally funded research; and

4 (5) how any policies developed or being devel-  
5 oped by Federal science agencies, as described in  
6 subsection (a), incorporate input from the non-Fed-  
7 eral stakeholders described in subsection (b)(6).

8 (f) FEDERAL SCIENCE AGENCY DEFINED.—For the  
9 purposes of this section, the term “Federal science agen-  
10 cy” means any Federal agency with an annual extramural  
11 research expenditure of over \$100,000,000.

12 **SEC. 105. FEDERAL SCIENTIFIC COLLECTIONS.**

13 (a) MANAGEMENT OF SCIENTIFIC COLLECTIONS.—  
14 The Office of Science and Technology Policy shall develop  
15 policies for the management and use of Federal scientific  
16 collections to improve the quality, organization, access, in-  
17 cluding online access, and long-term preservation of such  
18 collections for the benefit of the scientific enterprise. . In  
19 developing those policies the Office of Science and Tech-  
20 nology Policy shall consult, as appropriate, with—

21 (1) Federal agencies with such collections; and

22 (2) representatives of other organizations, insti-  
23 tutions, and other entities not a part of the Federal  
24 Government that have a stake in the preservation,  
25 maintenance, and accessibility of such collections, in-

1 including State and local government agencies, institu-  
2 tions of higher education, museums, and other enti-  
3 ties engaged in the acquisition, holding, manage-  
4 ment, or use of scientific collections.

5 (b) CLEARINGHOUSE.—The Office of Science and  
6 Technology Policy, in consultation with relevant Federal  
7 agencies, shall ensure the development of an online clear-  
8 inghouse for information on the contents of and access  
9 to Federal scientific collections.

10 (c) DISPOSAL OF COLLECTIONS.—The policies devel-  
11 oped under subsection (a) shall—

12 (1) require that, before disposing of a scientific  
13 collection, a Federal agency shall—

14 (A) conduct a review of the research value  
15 of the collection; and

16 (B) consult with researchers who have  
17 used the collection, and other potentially inter-  
18 ested parties, concerning—

19 (i) the collection's value for research  
20 purposes; and

21 (ii) possible additional educational  
22 uses for the collection; and

23 (2) include procedures for Federal agencies to  
24 transfer scientific collections they no longer need to

1 researchers at institutions or other entities qualified  
2 to manage the collections.

3 (d) COST PROJECTIONS.—The Office of Science and  
4 Technology Policy, in consultation with relevant Federal  
5 agencies, shall develop a common set of methodologies to  
6 be used by Federal agencies for the assessment and pro-  
7 jection of costs associated with the management and pres-  
8 ervation of their scientific collections.

9 (e) SCIENTIFIC COLLECTION DEFINED.—In this sec-  
10 tion, the term “scientific collection” means a set of phys-  
11 ical specimens, living or inanimate, created for the purpose  
12 of supporting science and serving as a long-term research  
13 asset, rather than for their market value as collectibles  
14 or their historical, artistic, or cultural significance, and,  
15 as appropriate and feasible, the associated specimen data  
16 and materials.

17 **SEC. 106. PRIZE COMPETITIONS.**

18 The Stevenson-Wydler Technology Innovation Act of  
19 1980 (15 U.S.C. 3701 et seq.) is amended by adding at  
20 the end the following:

21 **“SEC. 24. PRIZE COMPETITIONS.**

22 “(a) DEFINITIONS.—In this section:

23 “(1) AGENCY.—The term ‘agency’ means a  
24 Federal agency.

1           “(2) DIRECTOR.—The term ‘Director’ means  
2           the Director of the Office of Science and Technology  
3           Policy.

4           “(3) FEDERAL AGENCY.—The term ‘Federal  
5           agency’ has the meaning given under section 4, ex-  
6           cept that term shall not include any agency of the  
7           legislative branch of the Federal Government.

8           “(4) HEAD OF AN AGENCY.—The term ‘head of  
9           an agency’ means the head of a Federal agency.

10          “(b) IN GENERAL.—Each head of an agency, or the  
11          heads of multiple agencies in cooperation, may carry out  
12          a program to award prizes competitively to stimulate inno-  
13          vation that has the potential to advance the mission of  
14          the respective agency.

15          “(c) PRIZES.—For purposes of this section, a prize  
16          may be one or more of the following:

17               “(1) A point solution prize that rewards and  
18               spurs the development of solutions for a particular,  
19               well-defined problem.

20               “(2) An exposition prize that helps identify and  
21               promote a broad range of ideas and practices that  
22               may not otherwise attract attention, facilitating fur-  
23               ther development of the idea or practice by third  
24               parties.

1           “(3) Participation prizes that create value dur-  
2           ing and after the competition by encouraging con-  
3           testants to change their behavior or develop new  
4           skills that may have beneficial effects during and  
5           after the competition.

6           “(4) Such other types of prizes as each head of  
7           an agency considers appropriate to stimulate innova-  
8           tion that has the potential to advance the mission of  
9           the respective agency.

10          “(d) TOPICS.—In selecting topics for prize competi-  
11          tions, the head of an agency shall consult widely both with-  
12          in and outside the Federal Government, and may empanel  
13          advisory committees.

14          “(e) ADVERTISING.—The head of an agency shall  
15          widely advertise each prize competition to encourage broad  
16          participation.

17          “(f) REQUIREMENTS AND REGISTRATION.—For each  
18          prize competition, the head of an agency shall publish a  
19          notice in the Federal Register announcing—

20                 “(1) the subject of the competition;

21                 “(2) the rules for being eligible to participate in  
22                 the competition;

23                 “(3) the process for participants to register for  
24                 the competition;

25                 “(4) the amount of the prize; and

1           “(5) the basis on which a winner will be se-  
2           lected.

3           “(g) ELIGIBILITY.—To be eligible to win a prize  
4 under this section, an individual or entity—

5           “(1) shall have registered to participate in the  
6 competition under any rules promulgated by the  
7 head of an agency under subsection (f);

8           “(2) shall have complied with all the require-  
9 ments under this section;

10           “(3) in the case of a private entity, shall be in-  
11 corporated in and maintain a primary place of busi-  
12 ness in the United States, and in the case of an in-  
13 dividual, whether participating singly or in a group,  
14 shall be a citizen or permanent resident of the  
15 United States; and

16           “(4) may not be a Federal entity or Federal  
17 employee acting within the scope of their employ-  
18 ment.

19           “(h) CONSULTATION WITH FEDERAL EMPLOYEES.—  
20 An individual or entity shall not be deemed ineligible  
21 under subsection (g) because the individual or entity used  
22 Federal facilities or consulted with Federal employees dur-  
23 ing a competition if the facilities and employees are made  
24 available to all individuals and entities participating in the  
25 competition on an equitable basis.

1 “(i) LIABILITY.—

2 “(1) IN GENERAL.—

3 “(A) DEFINITION.—In this paragraph, the  
4 term ‘related entity’ means a contractor or sub-  
5 contractor at any tier, and a supplier, user, cus-  
6 tomer, cooperating party, grantee, investigator,  
7 or detailee.

8 “(B) LIABILITY.—Registered participants  
9 shall be required to agree to assume any and all  
10 risks and waive claims against the Federal Gov-  
11 ernment and its related entities, except in the  
12 case of willful misconduct, for any injury,  
13 death, damage, or loss of property, revenue, or  
14 profits, whether direct, indirect, or consequen-  
15 tial, arising from their participation in a com-  
16 petition, whether the injury, death, damage, or  
17 loss arises through negligence or otherwise.

18 “(2) INSURANCE.—Participants shall be re-  
19 quired to obtain liability insurance or demonstrate  
20 financial responsibility, in amounts determined by  
21 the head of an agency, for claims by—

22 “(A) a third party for death, bodily injury,  
23 or property damage, or loss resulting from an  
24 activity carried out in connection with participa-  
25 tion in a competition, with the Federal Govern-

1           ment named as an additional insured under the  
2           registered participant’s insurance policy and  
3           registered participants agreeing to indemnify  
4           the Federal Government against third party  
5           claims for damages arising from or related to  
6           competition activities; and

7                   “(B) the Federal Government for damage  
8                   or loss to Government property resulting from  
9                   such an activity.

10                   “(3) EXCEPTION.—The head of an agency may  
11                   not require a participant to waive claims against the  
12                   administering entity arising out of the unauthorized  
13                   use or disclosure by the agency of the intellectual  
14                   property, trade secrets, or confidential business in-  
15                   formation of the participant.

16                   “(j) INTELLECTUAL PROPERTY.—

17                           “(1) PROHIBITION ON THE GOVERNMENT AC-  
18                           QUIRING INTELLECTUAL PROPERTY RIGHTS.—The  
19                           Federal Government may not gain an interest in in-  
20                           tellectual property developed by a participant in a  
21                           competition without the written consent of the par-  
22                           ticipant.

23                           “(2) LICENSES.—The Federal Government may  
24                           negotiate a license for the use of intellectual prop-  
25                           erty developed by a participant for a competition.

1 “(k) JUDGES.—

2 “(1) IN GENERAL.—For each competition, the  
3 head of an agency, either directly or through an  
4 agreement under subsection (l), shall appoint one or  
5 more qualified judges to select the winner or winners  
6 of the prize competition on the basis described under  
7 subsection (f). Judges for each competition may in-  
8 clude individuals from outside the agency, including  
9 from the private sector.

10 “(2) RESTRICTIONS.—A judge may not—

11 “(A) have personal or financial interests  
12 in, or be an employee, officer, director, or agent  
13 of any entity that is a registered participant in  
14 a competition; or

15 “(B) have a familial or financial relation-  
16 ship with an individual who is a registered par-  
17 ticipant.

18 “(3) GUIDELINES.—The heads of agencies who  
19 carry out competitions under this section shall de-  
20 velop guidelines to ensure that the judges appointed  
21 for such competitions are fairly balanced and oper-  
22 ate in a transparent manner.

23 “(4) EXEMPTION FROM FACCA.—The Federal  
24 Advisory Committee Act (5 U.S.C. App.) shall not  
25 apply to any committee, board, commission, panel,

1 task force, or similar entity, created solely for the  
2 purpose of judging prize competitions under this sec-  
3 tion.

4 “(l) ADMINISTERING THE COMPETITION.—The head  
5 of an agency may enter into an agreement with a private,  
6 nonprofit entity to administer a prize competition, subject  
7 to the provisions of this section.

8 “(m) FUNDING.—

9 “(1) IN GENERAL.—Support for a prize com-  
10 petition under this section, including financial sup-  
11 port for the design and administration of a prize or  
12 funds for a monetary prize purse, may consist of  
13 Federal appropriated funds and funds provided by  
14 the private sector for such cash prizes. The head of  
15 an agency may accept funds from other Federal  
16 agencies to support such competitions. The head of  
17 an agency may not give any special consideration to  
18 any private sector entity in return for a donation.

19 “(2) AVAILABILITY OF FUNDS.—Notwith-  
20 standing any other provision of law, funds appro-  
21 priated for prize awards under this section shall re-  
22 main available until expended, and may be trans-  
23 ferred, reprogrammed, or expended for other pur-  
24 poses only after the expiration of 10 fiscal years  
25 after the fiscal year for which the funds were origi-

1 nally appropriated. No provision in this section per-  
2 mits obligation or payment of funds in violation of  
3 section 1341 of title 31, United States Code.

4 “(3) AMOUNT OF PRIZE.—

5 “(A) ANNOUNCEMENT.—No prize may be  
6 announced under subsection (f) until all the  
7 funds needed to pay out the announced amount  
8 of the prize have been appropriated or com-  
9 mitted in writing by a private source.

10 “(B) INCREASE IN AMOUNT.—The head of  
11 an agency may increase the amount of a prize  
12 after an initial announcement is made under  
13 subsection (f) only if—

14 “(i) notice of the increase is provided  
15 in the same manner as the initial notice of  
16 the prize; and

17 “(ii) the funds needed to pay out the  
18 announced amount of the increase have  
19 been appropriated or committed in writing  
20 by a private source.

21 “(4) LIMITATION ON AMOUNT.—

22 “(A) NOTICE TO CONGRESS.—No prize  
23 competition under this section may offer a prize  
24 in an amount greater than \$50,000,000 unless  
25 30 days have elapsed after written notice has

1           been transmitted to the Committee on Com-  
2           merce, Science, and Transportation of the Sen-  
3           ate and the Committee on Science and Tech-  
4           nology of the House of Representatives.

5           “(B) APPROVAL OF HEAD OF AGENCY.—  
6           No prize competition under this section may re-  
7           sult in the award of more than \$1,000,000 in  
8           cash prizes without the approval of the head of  
9           an agency.

10          “(n) GENERAL SERVICE ADMINISTRATION ASSIST-  
11        ANCE.—Not later than 180 days after the date of the en-  
12        actment of the America COMPETES Reauthorization Act  
13        of 2010, the General Services Administration shall provide  
14        government wide services to share best practices and assist  
15        agencies in developing guidelines for issuing prize competi-  
16        tions. The General Services Administration shall develop  
17        a contract vehicle to provide agencies access to relevant  
18        products and services, including technical assistance in  
19        structuring and conducting prize competitions to take  
20        maximum benefit of the marketplace as they identify and  
21        pursue prize competitions to further the policy objectives  
22        of the Federal Government.

23          “(o) COMPLIANCE WITH EXISTING LAW.—

24                “(1) IN GENERAL.—The Federal Government  
25                shall not, by virtue of offering or providing a prize

1 under this section, be responsible for compliance by  
2 registered participants in a prize competition with  
3 Federal law, including licensing, export control, and  
4 nonproliferation laws, and related regulations.

5 “(2) OTHER PRIZE AUTHORITY.— Nothing in  
6 this section affects the prize authority authorized by  
7 any other provision of law.

8 “(3) REPEAL OF SPACE ACT LIMITATION.—Sec-  
9 tion 314(a) of the National Aeronautics and Space  
10 Act of 1958 (42 U.S.C. 2459f-1 is amended by  
11 striking “The Administration may carry out a pro-  
12 gram to award prizes only in conformity with this  
13 section.”.

14 “(p) ANNUAL REPORT.—

15 “(1) IN GENERAL.—Not later than March 1 of  
16 each year, the Director shall submit to the Com-  
17 mittee on Commerce, Science, and Transportation of  
18 the Senate and the Committee on Science and Tech-  
19 nology of the House of Representatives a report on  
20 the activities carried out during the preceding fiscal  
21 year under the authority in subsection (b).

22 “(2) INFORMATION INCLUDED.—The report for  
23 a fiscal year under this subsection shall include, for  
24 each prize competition under subsection (b), the fol-  
25 lowing:

1           “(A) PROPOSED GOALS.—A description of  
2           the proposed goals of each prize competition.

3           “(B) PREFERABLE METHOD.—An analysis  
4           of why the utilization of the authority in sub-  
5           section (b) was the preferable method of achiev-  
6           ing the goals described in subparagraph (A) as  
7           opposed to other authorities available to the  
8           agency, such as contracts, grants, and coopera-  
9           tive agreements.

10          “(C) AMOUNT OF CASH PRIZES.—The total  
11          amount of cash prizes awarded for each prize  
12          competition, including a description of amount  
13          of private funds contributed to the program, the  
14          sources of such funds, and the manner in which  
15          the amounts of cash prizes awarded and  
16          claimed were allocated among the accounts of  
17          the agency for recording as obligations and ex-  
18          penditures.

19          “(D) SOLICITATIONS AND EVALUATION OF  
20          SUBMISSIONS.—The methods used for the solie-  
21          itation and evaluation of submissions under  
22          each prize competition, together with an assess-  
23          ment of the effectiveness of such methods and  
24          lessons learned for future prize competitions.

1           “(E) RESOURCES.—A description of the  
2 resources, including personnel and funding,  
3 used in the execution of each prize competition  
4 together with a detailed description of the ac-  
5 tivities for which such resources were used and  
6 an accounting of how funding for execution was  
7 allocated among the accounts of the agency for  
8 recording as obligations and expenditures.

9           “(F) RESULTS.—A description of how each  
10 prize competition advanced the mission of the  
11 agency concerned.”.

12 **TITLE       II—NATIONAL       AERO-**  
13 **NAUTICS AND SPACE ADMIN-**  
14 **ISTRATION.**

15 **SEC. 201. NASA’S CONTRIBUTION TO INNOVATION AND**  
16 **COMPETITIVENESS.**

17       It is the sense of Congress that a renewed emphasis  
18 on technology development would enhance current mission  
19 capabilities and enable future missions, while encouraging  
20 NASA, private industry, and academia to spur innovation.  
21 NASA’s Innovative Partnership Program is a valuable  
22 mechanism to accelerate technology maturation and en-  
23 courage the transfer of technology into the private sector.

1 **SEC. 202. NASA'S CONTRIBUTION TO EDUCATION.**

2 (a) SENSE OF CONGRESS.—It is the sense of Con-  
3 gress that NASA is uniquely positioned to interest stu-  
4 dents in science, technology, engineering, and mathe-  
5 matics, not only by the example it sets, but through its  
6 education programs.

7 (b) EDUCATIONAL PROGRAM GOALS.—NASA shall  
8 develop educational programs—

9 (1) to carry out and support research based  
10 programs and activities designed to increase student  
11 interest and participation in STEM fields;

12 (2) to improve public literacy in those fields;

13 (3) that employ proven strategies and methods  
14 for improving student learning and teaching in  
15 STEM fields;

16 (4) to provide curriculum support materials and  
17 other resources that—

18 (A) are designed to be integrated with  
19 comprehensive STEM field education;

20 (B) are aligned with national science edu-  
21 cation standards;

22 (C) promote the adoption and implementa-  
23 tion of high-quality education practices that  
24 build toward college and career-readiness; and

25 (5) to create and support opportunities for en-  
26 hanced and ongoing professional development for

1 teachers using best practices that improve the  
2 STEM field content and knowledge of the teachers.

3 **SEC. 203. INTERNATIONAL SPACE STATION'S CONTRIBU-**  
4 **TION TO NATIONAL COMPETITIVENESS EN-**  
5 **HANCEMENT.**

6 (a) SENSE OF CONGRESS.—It is the sense of the Con-  
7 gress that the International Space Station represents a  
8 valuable and unique national asset which can be utilized  
9 to increase educational opportunities and scientific and  
10 technological innovation which will enhance the Nation's  
11 economic security and competitiveness in the global tech-  
12 nology fields of endeavor. If the period for active utiliza-  
13 tion of the International Space Station is extended to at  
14 least the year 2020, the potential for such opportunities  
15 and innovation would be increased. Efforts should be  
16 made to fully realize that potential.

17 (b) EVALUATION AND ASSESSMENT OF NASA'S  
18 INTERAGENCY CONTRIBUTION.—Pursuant to the author-  
19 ity provided in title II of the America COMPETES Act  
20 (Public Law 110–69), the Administrator shall evaluate  
21 and, where possible, expand efforts to maximize NASA's  
22 contribution to interagency efforts to enhance science,  
23 technology, engineering, and mathematics education capa-  
24 bilities, and to enhance the Nation's technological excel-  
25 lence and global competitiveness. The Administrator shall

1 identify these enhancements in the annual reports re-  
2 quired by section 2001(e) of that Act (42 U.S.C.  
3 16611a(e)).

4 (c) REPORT TO THE CONGRESS.—Within 120 days  
5 after the date of enactment of this Act, the Administrator  
6 shall provide to the House of Representatives Committee  
7 on Science and Technology and the Senate Committee on  
8 Commerce, Science, and Transportation a report on the  
9 assessment made pursuant to subsection (a). The report  
10 shall include—

11 (1) a description of current and potential activi-  
12 ties associated with utilization of the International  
13 Space Station which are supportive of the goals of  
14 educational excellence and innovation and competi-  
15 tive enhancement established or reaffirmed by this  
16 Act, including a summary of the goals supported,  
17 the number of individuals or organizations partici-  
18 pating in or benefiting from such activities, and a  
19 summary of how such activities might be expanded  
20 or improved upon;

21 (2) a description of government and private  
22 partnerships which are, or may be, established to ef-  
23 fectively utilize the capabilities represented by the  
24 International Space Station to enhance United

1 States competitiveness, innovation and science, tech-  
2 nology, engineering, and mathematics education; and  
3 (3) a summary of proposed actions or activities  
4 to be undertaken to ensure the maximum utilization  
5 of the International Space Station to contribute to  
6 fulfillment of the goals and objectives of this Act,  
7 and the identification of any additional authority,  
8 assets, or funding that would be required to support  
9 such activities.

10 **SEC. 204. DEFINITIONS.**

11 In this title:

12 (1) ADMINISTRATOR.—The term “Adminis-  
13 trator” means the Administrator of NASA.

14 (2) NASA.—The term “NASA” means the Na-  
15 tional Aeronautics and Space Administration.

16 **TITLE III—OCEAN AND**  
17 **ATMOSPHERIC PROGRAMS**

18 **SEC. 301. OCEANIC AND ATMOSPHERIC RESEARCH AND DE-**  
19 **VELOPMENT PROGRAM.**

20 Section 4001 of the America COMPETES Act (33  
21 U.S.C. 893) is amended—

22 (1) by inserting “(a) IN GENERAL.—” before  
23 “The Administrator”; and

24 (2) by adding at the end the following:

1           “(b) OCEAN AND ATMOSPHERIC RESEARCH AND DE-  
2 VELOPMENT PROGRAM.—The Administrator shall imple-  
3 ment programs and activities—

4           “(1) to identify emerging and innovative re-  
5 search and development priorities to enhance U.S.  
6 competitiveness, support development of new eco-  
7 nomic opportunities based on NOAA research, obser-  
8 vations, monitoring modeling, and predictions that  
9 sustain ecosystem services;

10           “(2) to promote United States leadership in  
11 ocean and atmospheric science and competitiveness  
12 in the applied uses of such knowledge, including for  
13 the development and expansion of economic opportu-  
14 nities; and

15           “(3) to advance ocean, coastal, Great Lakes,  
16 and atmospheric research and development, includ-  
17 ing potentially transformational research, in collabo-  
18 ration with other relevant Federal agencies, aca-  
19 demic institutions, the private sector, and non-  
20 governmental programs, consistent with the Admin-  
21 istration’s mission to understand, observe, and  
22 model the Earth’s atmosphere and biosphere, includ-  
23 ing the oceans, in an integrated manner.

24           “(c) Report.—No later than 12 months after the date  
25 of enactment of the America COMPETES Reauthoriza-

1 tion Act of 2010, the Administrator, in consultation with  
2 the National Science Foundation or other such agencies  
3 with mature transformational research portfolios, shall de-  
4 velop and submit a report to describe NOAA’s strategy  
5 for enhancing transformational research in its research  
6 and development portfolio to increase United States com-  
7 petitiveness in oceanic and atmospheric science and tech-  
8 nology. The report shall—

9           “(1) define ‘transformational research’;

10           “(2) identify emerging and innovative areas of  
11 research and development where transformational  
12 research has the potential to make significant and  
13 revolutionary advancements in both understanding  
14 and U.S. science leadership;

15           “(3) describe how transformational research  
16 priorities are identified and appropriately balanced  
17 in the context of NOAA’s broader research portfolio;

18           “(4) describe NOAA’s plan for developing a  
19 competitive peer review and priority-setting process,  
20 funding mechanisms, performance and evaluation  
21 measures, and transition-to-operation guidelines for  
22 transformational research; and

23           “(5) describe partnerships with other agencies  
24 involved in transformational research.

25           “(d) PARTNERSHIPS AND AGREEMENTS.—

1           “(1) IN GENERAL.—The Administrator may  
2           execute such contracts, leases, grants, cooperative  
3           agreements, or other agreements and transactions  
4           with any agency or instrumentality of the United  
5           States, any State, local, tribal, territorial or foreign  
6           government, or with any person, corporation, firm,  
7           partnership, educational institution, nonprofit orga-  
8           nization, or international organization as may be  
9           necessary to carry out this title.

10           “(2) SPECIFIC AUTHORITY.—Notwithstanding  
11           any other provision of law, the Administrator may—

12                   “(A) execute long term leases of up to 20  
13                   years for the use of unimproved land to site  
14                   small shelter facilities, antennae, and equipment  
15                   including weather, tide, tidal currents, river,  
16                   and air sampling or measuring equipment;

17                   “(B) grant long term licenses of up to 20  
18                   years at no cost to site facilities and equipment  
19                   including weather, tide, tidal currents, river,  
20                   and air sampling or measuring equipment;

21                   “(C) acquire (by purchase, lease, or other-  
22                   wise), lease, sell, and dispose of or convey serv-  
23                   ices, money, securities, or property (whether  
24                   real, personal, intellectual, or of any other kind)  
25                   or an interest therein;

1           “(D) construct, improve, repair, operate,  
2           maintain, outgrant, and dispose of real or per-  
3           sonal property, including buildings, facilities,  
4           and land; and

5           “(E) waive capital lease scoring require-  
6           ments for any lease of space on commercial an-  
7           tennas to support weather radio equipment, air  
8           sampling, or measuring equipment.

9           “(3) CERTAIN LEASED EQUIPMENT.—Notwith-  
10          standing any other provision of law, rule, or regula-  
11          tion, leases of antenna or equipment on towers or  
12          other structures shall be considered operating leases  
13          for the purpose of capital lease scoring.

14          “(4) AUTHORITY TO RECEIVE FUNDS.—The  
15          Administrator may accept, retain, and use funds re-  
16          ceived from any party pursuant to an agreement en-  
17          tered into under this subsection for activities fur-  
18          thering the purposes of this title.”.

19   **SEC. 302. OCEAN AND ATMOSPHERIC SCIENCE EDUCATION**  
20                           **PROGRAMS.**

21          Section 4002 of the America COMPETES Act (33  
22   U.S.C. 893a) is amended—

23           (1) by striking “the agency.” in subsection (a)  
24          and inserting “agency, with consideration given to  
25          the goal of promoting the participation of individuals

1 from underrepresented groups in STEM fields and  
2 in promoting the acquisition and retention of highly  
3 qualified and motivated young scientists to com-  
4 plement and supplement workforce needs.”;

5 (2) by redesignating subsections (b) and (c) as  
6 subsections (c) and (d), respectively;

7 (3) by inserting after subsection (a) the fol-  
8 lowing:

9 “(b) EDUCATIONAL PROGRAM GOALS.—The edu-  
10 cation programs developed by NOAA r shall, to the extent  
11 applicable—

12 “(1) carry out and support research based pro-  
13 grams and activities designed to increase student in-  
14 terest and participation in STEM;

15 “(2) improve public literacy in STEM;

16 “(3) employ proven strategies and methods for  
17 improving student learning and teaching in STEM;

18 “(4) provide curriculum support materials and  
19 other resources that—

20 “(A) are designed to be integrated with  
21 comprehensive STEM education;

22 “(B) are aligned with national science edu-  
23 cation standards; and

1                   “(C) produce the adoption and implemen-  
2                   tation of high-quality education practices that  
3                   build toward college and career-readiness; and

4                   “(5) create and support opportunities for en-  
5                   hanced and ongoing professional development for  
6                   teachers using best practices that improves the  
7                   STEM content and knowledge of the teachers.”;

8                   (4) by striking “develop” in subsection (c), as  
9                   redesignated, and inserting “maintain”; and

10                  (5) by adding at the end thereof the following:

11                  “(e) STEM FIELDS DEFINED.—In this section, the  
12                  term ‘STEM fields’ means the academic and professional  
13                  disciplines of science, technology, engineering, and mathe-  
14                  matics.”.

15   **SEC. 303. WORKFORCE STUDY.**

16                  (a) IN GENERAL.—The Secretary of Commerce, in  
17                  cooperation with the Secretary of Education, shall request  
18                  the National Academy of Sciences to conduct a study on  
19                  the scientific workforce in the areas of oceanic and atmos-  
20                  pheric research and development. The study shall inves-  
21                  tigate—

22                  (1) whether there is a shortage in the number  
23                  of individuals with advanced degrees in oceanic and  
24                  atmospheric sciences who have the ability to conduct  
25                  high quality scientific research in physical and chem-

1 ical oceanography, meteorology, and atmospheric  
2 modeling, and related fields, for government, non-  
3 profit, and private sector entities;

4 (2) what Federal programs are available to help  
5 facilitate the education of students hoping to pursue  
6 these degrees;

7 (3) barriers to transitioning highly qualified  
8 oceanic and atmospheric scientists into Federal civil  
9 service scientist career tracks;

10 (4) what institutions of higher education, the  
11 private sector, and the Congress could do to increase  
12 the number of individuals with such post baccalaureate  
13 degrees;

14 (5) the impact of an aging Federal scientist  
15 workforce on the ability of Federal agencies to con-  
16 duct high quality scientific research; and

17 (6) what actions the Federal government can  
18 take to assist the transition of highly qualified sci-  
19 entists into Federal career scientist positions and en-  
20 sure that the experiences of retiring Federal sci-  
21 entists are adequately documented and transferred  
22 prior to retirement from Federal service.

23 (b) COORDINATION.—The Secretary and the Sec-  
24 retary of Education shall consult with the heads of other  
25 Federal agencies and departments with oceanic and at-

1 mospheric expertise or authority in preparing the speci-  
2 fications for the study.

3 (c) REPORT.—No later than 18 months after the date  
4 of enactment of this Act, the Secretary and the Secretary  
5 of Education shall transmit a joint report to each com-  
6 mittee of Congress with jurisdiction over the programs de-  
7 scribed in 4002(b) of the America COMPETES Act (33  
8 U.S.C. 893a(b)), as amended by section 302 of this Act,  
9 detailing the findings and recommendations of the study  
10 and setting forth a prioritized plan to implement the rec-  
11 ommendations.

12 (d) PROGRAM AND PLAN.—The Administrator shall  
13 evaluate the National Academy of Sciences study and de-  
14 velop a workforce program and plan to institutionalize the  
15 Administration’s Federal science career pathways and ad-  
16 dress aging workforce issues. The program and plan shall  
17 be developed in consultation with the Administration’s co-  
18 operative institutes and other academic partners to iden-  
19 tify and implement programs and mechanisms to ensure  
20 that—

21 (1) sufficient highly qualified scientists are able  
22 to transition into Federal career scientist positions  
23 in the Administration’s laboratories and programs;  
24 and

1           (2) the technical and management experiences  
2           of senior employees are documented and transferred  
3           before leaving Federal service.

4   **TITLE IV—NATIONAL INSTITUTE**  
5       **OF STANDARDS AND TECH-**  
6       **NOLOGY**

7   **SEC. 401. SHORT TITLE.**

8           This title may be cited as the “National Institute of  
9   Standards and Technology Authorization Act of 2010”.

10 **SEC. 402. AUTHORIZATION OF APPROPRIATIONS.**

11       (a) FISCAL YEAR 2011.—

12           (1) IN GENERAL.—There are authorized to be  
13       appropriated to the Secretary of Commerce  
14       \$1,000,500,000 for the National Institute of Stand-  
15       ards and Technology for fiscal year 2011.

16           (2) SPECIFIC ALLOCATIONS.—Of the amount  
17       authorized by paragraph (1)—

18           (A) \$625,500,000 shall be authorized for  
19       scientific and technical research and services  
20       laboratory activities;

21           (B) \$125,000,000 shall be authorized for  
22       the construction and maintenance of facilities;  
23       and

1 (C) \$250,000,000 shall be authorized for  
2 industrial technology services activities, of  
3 which—

4 (i) \$95,000,000 shall be authorized  
5 for the Technology Innovation Program  
6 under section 28 of the National Institute  
7 of Standards and Technology Act (15  
8 U.S.C. 278n);

9 (ii) \$145,000,000 shall be authorized  
10 for the Manufacturing Extension Partner-  
11 ship program under sections 25 and 26 of  
12 such Act (15 U.S.C. 278k and 278l), of  
13 which not more than \$5,000,000 shall be  
14 for the competitive grant program under  
15 section 25(f) of such Act; and

16 (iii) \$10,000,000 shall be authorized  
17 for the Malcolm Baldrige National Quality  
18 Award program under section 17 of the  
19 Stevenson-Wydler Technology Innovation  
20 Act of 1980 (15 U.S.C. 3711a).

21 (b) FISCAL YEAR 2012.—

22 (1) IN GENERAL.—There are authorized to be  
23 appropriated to the Secretary of Commerce  
24 \$1,024,100,000 for the National Institute of Stand-  
25 ards and Technology for fiscal year 2012.

1           (2) SPECIFIC ALLOCATIONS.—Of the amount  
2 authorized by paragraph (1)—

3           (A) \$669,100,000 shall be authorized for  
4 scientific and technical research and services  
5 laboratory activities;

6           (B) \$85,000,000 shall be authorized for  
7 the construction and maintenance of facilities;  
8 and

9           (C) \$270,300,000 shall be authorized for  
10 industrial technology services activities, of  
11 which—

12           (i) \$105,000,000 shall be authorized  
13 for the Technology Innovation Program  
14 under section 28 of the National Institute  
15 of Standards and Technology Act (15  
16 U.S.C. 278n);

17           (ii) \$155,000,000 shall be authorized  
18 for the Manufacturing Extension Partner-  
19 ship program under sections 25 and 26 of  
20 such Act (15 U.S.C. 278k and 278l), of  
21 which not more than \$5,000,000 shall be  
22 for the competitive grant program under  
23 section 25(f) of such Act; and

24           (iii) \$10,300,000 shall be authorized  
25 for the Malcolm Baldrige National Quality

1 Award program under section 17 of the  
2 Stevenson-Wydler Technology Innovation  
3 Act of 1980 (15 U.S.C. 3711a).

4 (c) FISCAL YEAR 2013.—

5 (1) IN GENERAL.—There are authorized to be  
6 appropriated to the Secretary of Commerce  
7 \$1,128,409,000 for the National Institute of Stand-  
8 ards and Technology for fiscal year 2013.

9 (2) SPECIFIC ALLOCATIONS.—Of the amount  
10 authorized by paragraph (1)—

11 (A) \$715,800,000 shall be authorized for  
12 scientific and technical research and services  
13 laboratory activities;

14 (B) \$122,000,000 shall be authorized for  
15 the construction and maintenance of facilities;  
16 and

17 (C) \$290,609,000 shall be authorized for  
18 industrial technology services activities, of  
19 which—

20 (i) \$115,000,000 shall be authorized  
21 for the Technology Innovation Program  
22 under section 28 of the National Institute  
23 of Standards and Technology Act (15  
24 U.S.C. 278n);

1 (ii) \$165,000,000 shall be authorized  
2 for the Manufacturing Extension Partner-  
3 ship program under sections 25 and 26 of  
4 such Act (15 U.S.C. 278k and 278l), of  
5 which not more than \$5,000,000 shall be  
6 for the competitive grant program under  
7 section 25(f) of such Act; and

8 (iii) \$10,609,000 shall be authorized  
9 for the Malcolm Baldrige National Quality  
10 Award program under section 17 of the  
11 Stevenson-Wydler Technology Innovation  
12 Act of 1980 (15 U.S.C. 3711a).

13 **SEC. 403. UNDER SECRETARY OF COMMERCE FOR STAND-**  
14 **ARDS AND TECHNOLOGY.**

15 (a) ESTABLISHMENT.—Section 4 of the National In-  
16 stitute of Standards and Technology Act is amended to  
17 read as follows:

18 **“SEC. 4. UNDER SECRETARY OF COMMERCE FOR STAND-**  
19 **ARDS AND TECHNOLOGY.**

20 “(a) ESTABLISHMENT.—There shall be in the De-  
21 partment of Commerce an Under Secretary of Commerce  
22 for Standards and Technology (in this section referred to  
23 as the ‘Under Secretary’).

1           “(b) APPOINTMENT.—The Under Secretary shall be  
2 appointed by the President by and with the advice and  
3 consent of the Senate.

4           “(c) COMPENSATION.—The Under Secretary shall be  
5 compensated at the rate in effect for level III of the Exec-  
6 utive Schedule under section 5314 of title 5, United States  
7 Code.

8           “(d) DUTIES.—The Under Secretary shall serve as  
9 the Director of the Institute and shall perform such duties  
10 as required of the Director by the Secretary under this  
11 Act or by law.

12           “(e) APPLICABILITY.—The individual serving as the  
13 Director of the Institute on the date of enactment of the  
14 National Institute of Standards and Technology Author-  
15 ization Act of 2010 shall also serve as the Under Secretary  
16 until such time as a successor is appointed under sub-  
17 section (b).”.

18           (b) CONFORMING AMENDMENTS.—

19                 (1) TITLE 5, UNITED STATES CODE.—

20                         (A) LEVEL III.—Section 5314 of title 5,  
21                         United States Code, is amended by inserting  
22                         before the item “Associate Attorney General”  
23                         the following:

1           “Under Secretary of Commerce for Standards  
2           and Technology, who also serves as Director of the  
3           National Institute of Standards and Technology.”.

4           (B) LEVEL IV.—Section 5315 of title 5,  
5           United States Code, is amended by striking  
6           “Director, National Institute of Standards and  
7           Technology, Department of Commerce.”.

8           (2) NATIONAL INSTITUTE OF STANDARDS AND  
9           TECHNOLOGY ACT.—Section 5 of the National Insti-  
10          tute of Standards and Technology Act (15 U.S.C.  
11          274) is amended by striking the first, fifth, and  
12          sixth sentences.

13 **SEC. 404. MANUFACTURING EXTENSION PARTNERSHIP.**

14          (a) COMMUNITY COLLEGE SUPPORT.—Section 25(a)  
15          of the National Institute of Standards and Technology Act  
16          (15 U.S.C. 278k(a)) is amended—

17               (1) by striking “and” after the semicolon in  
18               paragraph (4);

19               (2) by striking “Institute.” in paragraph (5)  
20               and inserting “Institute; and”; and

21               (3) by adding at the end the following:

22                       “(6) providing to community colleges informa-  
23                       tion about the job skills needed in small- and me-  
24                       dium-sized manufacturing businesses in the regions  
25                       they serve.”.

1 (b) INNOVATIVE SERVICES INITIATIVE.—Section 25  
2 of such Act (15 U.S.C. 278k) is amended by adding at  
3 the end the following:

4 “(g) INNOVATIVE SERVICES INITIATIVE.—

5 “(1) ESTABLISHMENT.—The Director may es-  
6 tablish, within the Centers program under this sec-  
7 tion, an innovative services initiative to assist small-  
8 and medium-sized manufacturers in—

9 “(A) reducing their energy usage and envi-  
10 ronmental waste to improve profitability; and

11 “(B) accelerating the domestic commer-  
12 cialization of new product technologies, includ-  
13 ing components for renewable energy systems.

14 “(2) MARKET DEMAND.—The Director may not  
15 undertake any activity to accelerate the domestic  
16 commercialization of a new product technology  
17 under this subsection unless an analysis of market  
18 demand for the new product technology has been  
19 conducted.”.

20 (c) REPORTS.—Section 25 of such Act (15 U.S.C.  
21 278k), as amended by subsection (b), is further amended  
22 by adding at the end the following:

23 “(h) REPORTS.—

24 “(1) IN GENERAL.—In submitting the 3-year  
25 programmatic planning document and annual up-

1 dates under section 23, the Director shall include an  
2 assessment of the Director's governance of the pro-  
3 gram established under this section.

4 “(2) CRITERIA.—In conducting the assessment,  
5 the Director shall use the criteria established pursu-  
6 ant to the Malcolm Baldrige National Quality Award  
7 under section 17(d)(1)(C) of the Stevenson-Wydler  
8 Technology Innovation Act of 1980 (15 U.S.C.  
9 3711a(d)(1)(C)).”.

10 (d) HOLLINGS MANUFACTURING EXTENSION PART-  
11 NERSHIP PROGRAM COST-SHARING.—Section 25(c) of  
12 such Act (15 U.S.C. 278k(e)) is amended by adding at  
13 the end the following:

14 “(7) Notwithstanding paragraphs (1), (3), and  
15 (5), for fiscal year 2011 through fiscal year 2013,  
16 the Secretary may not provide to a Center more  
17 than 50 percent of the costs incurred by that Center  
18 and may not require that a Center's cost share ex-  
19 ceed 50 percent.

20 “(8) Not later than 2 years after the date of  
21 enactment of the National Institute of Standards  
22 and Technology Authorization Act of 2010, the Sec-  
23 retary shall submit to Congress a report on the cost  
24 share requirements under the program. The report  
25 shall—

1           “(A) discuss various cost share structures,  
2 including the cost share structure in place prior  
3 to such date of enactment and the cost share  
4 structure in place under paragraph (7), and the  
5 effect of such cost share structures on indi-  
6 vidual Centers and the overall program; and

7           “(B) include a recommendation for how  
8 best to structure the cost share requirement  
9 after fiscal year 2013 to provide for the long-  
10 term sustainability of the program.”.

11       (e) ADVISORY BOARD.—Section 25(e)(4) of such Act  
12 (15 U.S.C. 278k(e)(4)) is amended to read as follows:

13           “(4) FEDERAL ADVISORY COMMITTEE ACT AP-  
14 PLICABILITY.—

15           “(A) IN GENERAL.—In discharging its du-  
16 ties under this subsection, the MEP Advisory  
17 Board shall function solely in an advisory ca-  
18 pacity, in accordance with the Federal Advisory  
19 Committee Act.

20           “(B) EXCEPTION.—Section 14 of the Fed-  
21 eral Advisory Committee Act shall not apply to  
22 the MEP Advisory Board.’.

23       (f) DESIGNATION OF PROGRAM.—

24           (1) IN GENERAL.—Section 25 of the National  
25 Institute of Standards and Technology Act (15

1 U.S.C. 278k), as amended by subsection (c), is fur-  
2 ther amended by adding at the end the following:

3 “(i) DESIGNATION.—

4 “(1) HOLLINGS MANUFACTURING EXTENSION  
5 PARTNERSHIP.—The program under this section  
6 shall be known as the ‘Hollings Manufacturing Ex-  
7 tension Partnership’.

8 “(2) HOLLINGS MANUFACTURING EXTENSION  
9 CENTERS.—The Regional Centers for the Transfer  
10 of Manufacturing Technology created and supported  
11 under subsection (a) shall be known as the ‘Hollings  
12 Manufacturing Extension Centers’ (in this Act re-  
13 ferred to as the ‘Centers’).”.

14 (2) CONFORMING AMENDMENT TO CONSOLI-  
15 DATED APPROPRIATIONS ACT, 2005.—Division B of  
16 title II of the Consolidated Appropriations Act, 2005  
17 (Public Law 108-447; 118 Stat. 2879; 15 U.S.C.  
18 278k note) is amended under the heading “INDUS-  
19 TRIAL TECHNOLOGY SERVICES” by striking “2007:  
20 *Provided further, That*” and all that follows through  
21 “Extension Centers.” and inserting “2007.”.

22 (3) TECHNICAL AMENDMENTS.—

23 (A) Section 25(a) of the National Institute  
24 of Standards and Technology Act (15 U.S.C.  
25 278k(a)) is amended in the matter preceding

1 paragraph (1) by striking “Regional Centers for  
2 the Transfer of Manufacturing Technology”  
3 and inserting “regional centers for the transfer  
4 of manufacturing technology”.

5 (B) Section 25 of such Act (15 U.S.C.  
6 278k), as amended by subsection (f), is further  
7 amended by adding at the end the following:

8 “(j) COMMUNITY COLLEGE DEFINED.—In this sec-  
9 tion, the term ‘community college’ means an institution  
10 of higher education (as defined under section 101(a) of  
11 the Higher Education Act of 1965 (20 U.S.C. 1001(a)))  
12 at which the highest degree that is predominately awarded  
13 to students is an associate’s degree.”.

14 (h) EVALUATION OF OBSTACLES UNIQUE TO SMALL  
15 MANUFACTURERS.—Section 25 of such Act (15 U.S.C.  
16 278k), as amended by subsection (g), is further amended  
17 by adding at the end the following:

18 “(k) EVALUATION OF OBSTACLES UNIQUE TO SMALL  
19 MANUFACTURERS.—The Director shall—

20 “(1) evaluate obstacles that are unique to small  
21 manufacturers that prevent such manufacturers  
22 from effectively competing in the global market;

23 “(2) implement a comprehensive plan to train  
24 the Centers to address such obstacles; and

1           “(3) facilitate improved communication between  
2           the Centers to assist such manufacturers in imple-  
3           menting appropriate, targeted solutions to such ob-  
4           stacles.”.

5           (i) NIST ACT AMENDMENT.—Section 25(f)(3) of the  
6 National Institute of Standards and Technology Act (15  
7 U.S.C. 278k(f)(3)) is amended by striking “Director of  
8 the Centers program,” and inserting “Director of the Hol-  
9 lings MEP program,”.

10 **SEC. 405. EMERGENCY COMMUNICATION AND TRACKING**  
11 **TECHNOLOGIES RESEARCH INITIATIVE.**

12           (a) ESTABLISHMENT.—The Director shall establish a  
13 research initiative to support the development of emer-  
14 gency communication and tracking technologies for use in  
15 locating trapped individuals in confined spaces, such as  
16 underground mines, and other shielded environments,  
17 such as high-rise buildings or collapsed structures, where  
18 conventional radio communication is limited.

19           (b) ACTIVITIES.—In order to carry out this section,  
20 the Director shall work with the private sector and appro-  
21 priate Federal agencies to—

22           (1) perform a needs assessment to identify and  
23           evaluate the measurement, technical standards, and  
24           conformity assessment needs required to improve the

1 operation and reliability of such emergency commu-  
2 nication and tracking technologies;

3 (2) support the development of technical stand-  
4 ards and conformance architecture to improve the  
5 operation and reliability of such emergency commu-  
6 nication and tracking technologies; and

7 (3) incorporate and build upon existing reports  
8 and studies on improving emergency communica-  
9 tions.

10 (c) REPORT.—Not later than 18 months after the  
11 date of enactment of this Act, the Director shall submit  
12 to Congress and make publicly available a report describ-  
13 ing the assessment performed under subsection (b)(1) and  
14 making recommendations about research priorities to ad-  
15 dress gaps in the measurement, technical standards, and  
16 conformity assessment needs identified by the assessment.

17 **SEC. 406. BROADENING PARTICIPATION.**

18 (a) RESEARCH FELLOWSHIPS.—Section 18 of the  
19 National Institute of Standards and Technology Act (15  
20 U.S.C. 278g–1) is amended by adding at the end the fol-  
21 lowing:

22 “(c) UNDERREPRESENTED MINORITIES.—In evalu-  
23 ating applications for fellowships under this section, the  
24 Director shall give consideration to the goal of promoting

1 the participation of underrepresented minorities in re-  
2 search areas supported by the Institute.”.

3 (b) POSTDOCTORAL FELLOWSHIP PROGRAM.—Sec-  
4 tion 19 of such Act (15 U.S.C. 278g-2) is amended by  
5 adding at the end the following: “In evaluating applica-  
6 tions for fellowships under this section, the Director shall  
7 give consideration to the goal of promoting the participa-  
8 tion of underrepresented minorities in research areas sup-  
9 ported by the Institute.”.

10 (c) TEACHER DEVELOPMENT.—Section 19A(c) of  
11 such Act (15 U.S.C. 278g-2a(c)) is amended by adding  
12 at the end the following: “The Director shall give special  
13 consideration to an application from a teacher from a  
14 high-need school, as defined in section 200 of the Higher  
15 Education Act of 1965 (20 U.S.C. 1021).”.

16 **SEC. 407. NIST FELLOWSHIPS.**

17 (a) POST-DOCTORAL FELLOWSHIP PROGRAM.—Sec-  
18 tion 19 of the National Institute of Standards and Tech-  
19 nology Act (15 U.S.C. 278g) is amended by striking “in  
20 conjunction with the National Academy of Sciences,.

21 (b) RESEARCH FELLOWSHIPS.—Section 18(a) of that  
22 Act (15 USC 278g(a)) is amended by striking “up to 1.5  
23 percent of the”.

24 (c) COMMERCE, SCIENCE, AND TECHNOLOGY FEL-  
25 LOWSHIP PROGRAM.—SECTION 5163(D) OF THE OMNI-

1 BUS TRADE AND COMPETITION ACT OF 1988 (15 U.S.C.  
2 1533) IS REPEALED.

3 **SEC. 408. GREEN MANUFACTURING AND CONSTRUCTION.**

4 The Director shall carry out a green manufacturing  
5 and construction initiative—

6 (1) to develop accurate sustainability metrics  
7 and practices for use in manufacturing;

8 (2) to advance the development of standards  
9 and the creation of an information infrastructure to  
10 communicate sustainability information about sup-  
11 pliers; and

12 (3) to improve energy performance, service life,  
13 and indoor air quality of new and retrofitted build-  
14 ings through validated measurement data.

15 **SEC. 409. CYBERSECURITY COMPETITION AND CHALLENGE.**

16 (a) IN GENERAL.—The Director of the National In-  
17 stitute of Standards and Technology, directly or through  
18 appropriate Federal entities, shall establish cybersecurity  
19 competitions and challenges with cash prizes in order to—

20 (1) attract, identify, evaluate, and recruit tal-  
21 ented individuals for the Federal information tech-  
22 nology workforce; and

23 (2) stimulate innovation in basic and applied  
24 cybersecurity research, technology development, and  
25 prototype demonstration that have the potential for

1 application to the Federal information technology  
2 activities of the Federal Government.

3 (b) TYPES OF COMPETITIONS AND CHALLENGES.—

4 The Director shall establish different competitions and  
5 challenges targeting the following groups:

6 (1) High school students.

7 (2) Undergraduate students.

8 (3) Graduate students.

9 (4) Academic and research institutions.

10 (c) TOPICS.—In selecting topics for prize competi-  
11 tions, the Director shall consult widely both within and  
12 outside the Federal Government, and may empanel advi-  
13 sory committees.

14 (d) USE OF FEDERAL INSIGNIA.—A registered par-  
15 ticipant in a competition under this section may use any  
16 Federal agency's name, initials, or insignia only after prior  
17 review and written approval by the Director.

18 (e) AUTHORIZATION OF APPROPRIATIONS.—There  
19 are authorized to be appropriated to the National Institute  
20 of Standards and Technology to carry out this section  
21 \$15,000,000 for each of fiscal years 2011 through 2013.

22 **SEC. 410. DEFINITIONS.**

23 In this title:

1           (1) DIRECTOR.—The term “Director” means  
2           the Director of the National Institute of Standards  
3           and Technology.

4           (2) FEDERAL AGENCY.—The term “Federal  
5           agency” has the meaning given such term in section  
6           4 of the Stevenson-Wydler Technology Innovation  
7           Act of 1980 (15 U.S.C. 3703).

8           **TITLE V—NATIONAL SCIENCE**  
9           **FOUNDATION**

10       **SEC. 501. SHORT TITLE.**

11       This title may be cited as the “National Science  
12       Foundation Authorization Act of 2010”.

13       **SEC. 502. DEFINITIONS.**

14       In this title:

15           (1) FOUNDATION.—The term “Foundation”  
16           means the National Science Foundation established  
17           under section 2 of the National Science Foundation  
18           Act of 1950 (42 U.S.C. 1861).

19           (2) INSTITUTION OF HIGHER EDUCATION.—The  
20           term “institution of higher education” has the  
21           meaning given such term in section 101(a) of the  
22           Higher Education Act of 1965 (20 U.S.C. 1001(a)).

23           (3) STATE.—The term “State” means one of  
24           the several States, the District of Columbia, the  
25           Commonwealth of Puerto Rico, the Virgin Islands,

1       Guam, American Samoa, the Commonwealth of the  
2       Northern Mariana Islands, or any other territory or  
3       possession of the United States.

4           (4) UNITED STATES.—The term “United  
5       States” means the several States, the District of Co-  
6       lumbia, the Commonwealth of Puerto Rico, the Vir-  
7       gin Islands, Guam, American Samoa, the Common-  
8       wealth of the Northern Mariana Islands, and any  
9       other territory or possession of the United States.

10 **SEC. 503. AUTHORIZATION OF APPROPRIATIONS.**

11       (a) FISCAL YEAR 2011.—

12           (1) IN GENERAL.—There are authorized to be  
13       appropriated to the Foundation \$8,254,000,000 for  
14       fiscal year 2011.

15           (2) SPECIFIC ALLOCATIONS.—Of the amount  
16       authorized by paragraph (1)—

17           (A) \$6,614,000,000 shall be made avail-  
18       able to carry research and related activities;

19           (B) \$1,038,000,000 shall be made avail-  
20       able for education and human resources;

21           (C) \$219,100,000 shall be made available  
22       for major research equipment and facilities con-  
23       struction;

24           (D) \$362,400,000 shall be made available  
25       for agency operations and award management;

1 (E) \$5,105,000 shall be made available for  
2 the Office of the National Science Board; and

3 (F) \$15,640,000 shall be made available  
4 for the Office of Inspector General.

5 (b) FISCAL YEAR 2012.—

6 (1) IN GENERAL.—There are authorized to be  
7 appropriated to the Foundation \$9,073,000,000 for  
8 fiscal year 2012.

9 (2) SPECIFIC ALLOCATIONS.—Of the amount  
10 authorized by paragraph (1)—

11 (A) \$7,270,000,000 shall be made avail-  
12 able to carry research and related activities;

13 (B) \$1,141,000,000 shall be made avail-  
14 able for education and human resources;

15 (C) \$240,800,000 shall be made available  
16 for major research equipment and facilities con-  
17 struction;

18 (D) \$398,400,000 shall be made available  
19 for agency operations and award management;

20 (E) \$5,612,000 shall be made available for  
21 the Office of the National Science Board; and

22 (F) \$17,190,000 shall be made available  
23 for the Office of Inspector General.

24 (c) FISCAL YEAR 2013.—

1 (1) IN GENERAL.—There are authorized to be  
2 appropriated to the Foundation \$9,943,000,000 for  
3 fiscal year 2013.

4 (2) SPECIFIC ALLOCATIONS.—Of the amount  
5 authorized by paragraph (1)—

6 (A) \$7,967,000,000 shall be made avail-  
7 able to carry research and related activities;

8 (B) \$1,251,000,000 shall be made avail-  
9 able for education and human resources;

10 (C) \$263,900,000 shall be made available  
11 for major research equipment and facilities con-  
12 struction;

13 (D) \$436,600,000 shall be made available  
14 for agency operations and award management;

15 (E) \$6,150,000 shall be made available for  
16 the Office of the National Science Board; and

17 (F) \$18,840,000 shall be made available  
18 for the Office of Inspector General.

19 **SEC. 504. NATIONAL SCIENCE BOARD ADMINISTRATIVE**  
20 **AMENDMENTS.**

21 (a) STAFFING AT THE NATIONAL SCIENCE BOARD.—  
22 Section 4(g) of the National Science Foundation Act of  
23 1950 (42 U.S.C. 1863(g)) is amended by striking “not  
24 more than 5”.

1 (b) NATIONAL SCIENCE BOARD REPORTS.—Section  
2 4(j)(2) of the National Science Foundation Act of 1950  
3 (42 U.S.C. 1863(j)(2)) is amended by inserting “within  
4 the authority of the Foundation (or otherwise as requested  
5 by the Congress or the President)” after “individual policy  
6 matters”.

7 (c) BOARD ADHERENCE TO SUNSHINE ACT.—Sec-  
8 tion 15(a)(2) of the National Science Foundation Author-  
9 ization Act of 2002 (42 U.S.C. 1862n-5(a)(2)) is amend-  
10 ed—

11 (1) by striking “The Board” and inserting “To  
12 ensure transparency of the Board’s entire decision-  
13 making process, including deliberations on Board  
14 business occurring within its various subdivisions,  
15 the Board”; and

16 (2) by adding at the end the following: “The  
17 preceding requirement will apply to meetings of the  
18 full Board, whenever a quorum is present; and to  
19 meetings of its subdivisions, whenever a quorum of  
20 the subdivision is present.”.

21 **SEC. 505. NATIONAL CENTER FOR SCIENCE AND ENGINEER-**  
22 **ING STATISTICS.**

23 (a) ESTABLISHMENT.—There is established within  
24 the Foundation a National Center for Science and Engi-  
25 neering Statistics that shall serve as a central Federal

1 clearinghouse for the collection, interpretation, analysis,  
2 and dissemination of objective data on science, engineer-  
3 ing, technology, and research and development.

4 (b) DUTIES.—In carrying out subsection (a) of this  
5 section, the Director, acting through the Center shall—

6 (1) collect, acquire, analyze, report, and dis-  
7 seminate statistical data related to the science and  
8 engineering enterprise in the United States and  
9 other nations that is relevant and useful to practi-  
10 tioners, researchers, policymakers, and the public,  
11 including statistical data on—

12 (A) research and development trends;

13 (B) the science and engineering workforce;

14 (C) United States competitiveness in  
15 science, engineering, technology, and research  
16 and development; and

17 (D) the condition and progress of United  
18 States STEM education;

19 (2) support research using the data it collects,  
20 and on methodologies in areas related to the work  
21 of the Center; and

22 (3) support the education and training of re-  
23 searchers in the use of large-scale, nationally rep-  
24 resentative data sets.

1 (c) STATISTICAL REPORTS.—The Director or the Na-  
2 tional Science Board, acting through the Center, shall  
3 issue regular, and as necessary, special statistical reports  
4 on topics related to the national and international science  
5 and engineering enterprise such as the biennial report re-  
6 quired by section 4(j)(1) of the National Science Founda-  
7 tion Act of 1950 (42 U.S.C. 1863(j)(1)) on indicators of  
8 the state of science and engineering in the United States.

9 **SEC. 506. NATIONAL SCIENCE FOUNDATION MANUFAC-**  
10 **TURING RESEARCH AND EDUCATION.**

11 (a) MANUFACTURING RESEARCH.—The Director  
12 shall carry out a program to award merit-reviewed, com-  
13 petitive grants to institutions of higher education to sup-  
14 port fundamental research leading to transformative ad-  
15 vances in manufacturing technologies, processes, and en-  
16 terprises that will support United States manufacturing  
17 through improved performance, productivity, sustain-  
18 ability, and competitiveness. Research areas may in-  
19 clude—

- 20 (1) nanomanufacturing;
- 21 (2) manufacturing and construction machines  
22 and equipment, including robotics, automation, and  
23 other intelligent systems;
- 24 (3) manufacturing enterprise systems;
- 25 (4) advanced sensing and control techniques;

1 (5) materials processing; and

2 (6) information technologies for manufacturing,  
3 including predictive and real-time models and sim-  
4 ulations, and virtual manufacturing.

5 (b) MANUFACTURING EDUCATION.—In order to help  
6 ensure a well-trained manufacturing workforce, the Direc-  
7 tor shall award grants to strengthen and expand scientific  
8 and technical education and training in advanced manu-  
9 facturing, including through the Foundation’s Advanced  
10 Technological Education program.

11 **SEC. 507. NATIONAL SCIENCE BOARD REPORT ON MID-**  
12 **SCALE INSTRUMENTATION.**

13 (a) MID-SCALE RESEARCH INSTRUMENTATION  
14 NEEDS.—The National Science Board shall evaluate the  
15 needs, across all disciplines supported by the Foundation,  
16 for mid-scale research instrumentation that falls between  
17 the instruments funded by the Major Research Instrumen-  
18 tation program and the very large projects funded by the  
19 Major Research Equipment and Facilities Construction  
20 program.

21 (b) REPORT ON MID-SCALE RESEARCH INSTRUMEN-  
22 TATION PROGRAM.—Not later than 1 year after the date  
23 of enactment of this Act, the National Science Board shall  
24 submit to Congress a report on mid-scale research instru-

1 mentation at the Foundation. At a minimum, this report  
2 shall include—

3           (1) the findings from the Board’s evaluation of  
4 instrumentation needs required under subsection (a),  
5 including a description of differences across dis-  
6 ciplines and Foundation research directorates;

7           (2) a recommendation or recommendations re-  
8 garding how the Foundation should set priorities for  
9 mid-scale instrumentation across disciplines and  
10 Foundation research directorates;

11           (3) a recommendation or recommendations re-  
12 garding the appropriateness of expanding existing  
13 programs, including the Major Research Instrumen-  
14 tation program or the Major Research Equipment  
15 and Facilities Construction program, to support  
16 more instrumentation at the mid-scale;

17           (4) a recommendation or recommendations re-  
18 garding the need for and appropriateness of a new,  
19 Foundation-wide program or initiative in support of  
20 mid-scale instrumentation, including any rec-  
21 ommendations regarding the administration of and  
22 budget for such a program or initiative and the ap-  
23 propriate scope of instruments to be funded under  
24 such a program or initiative; and

1           (5) any recommendation or recommendations  
2           regarding other options for supporting mid-scale re-  
3           search instrumentation at the Foundation.

4 **SEC. 508. PARTNERSHIPS FOR INNOVATION.**

5           (a) IN GENERAL.—The Director shall carry out a  
6 program to award merit-reviewed, competitive grants to  
7 institutions of higher education to establish and to expand  
8 partnerships that promote innovation and increase the  
9 economic and social impact of research by developing tools  
10 and resources to connect new scientific discoveries to prac-  
11 tical uses.

12           (b) PARTNERSHIPS.—

13           (1) IN GENERAL.—To be eligible for funding  
14 under this section, an institution of higher education  
15 must propose establishment of a partnership that—

16                   (A) includes at least one private sector en-  
17                   tity; and

18                   (B) may include other institutions of high-  
19                   er education, public sector institutions, private  
20                   sector entities, and social enterprise nonprofit  
21                   organizations.

22           (2) PRIORITY.—In selecting grant recipients  
23 under this section, the Director shall give priority to  
24 partnerships that include one or more institutions of  
25 higher education that are among the 100 institu-

1 tions receiving, over the 3-year period immediately  
2 preceding the awarding of grants, the highest  
3 amount of research funding from the Foundation  
4 and at least one of the following:

5 (A) A minority serving institution.

6 (B) A primarily undergraduate institution.

7 (C) A 2-year institution of higher edu-  
8 cation.

9 (c) PROGRAM.—Proposals funded under this section  
10 shall seek—

11 (1) to increase the economic or social impact of  
12 the most promising research at the institution or in-  
13 stitutions of higher education that are members of  
14 the partnership through knowledge transfer or com-  
15 mercialization;

16 (2) to increase the engagement of faculty and  
17 students across multiple disciplines and depart-  
18 ments, including faculty and students in schools of  
19 business and other appropriate non-STEM fields  
20 and disciplines in knowledge transfer activities;

21 (3) to enhance education and mentoring of stu-  
22 dents and faculty in innovation and entrepreneur-  
23 ship through networks, courses, and development of  
24 best practices and curricula;

1           (4) to strengthen the culture of the institution  
2           or institutions of higher education to undertake and  
3           participate in activities related to innovation and  
4           leading to economic or social impact;

5           (5) to broaden the participation of all types of  
6           institutions of higher education in activities to meet  
7           STEM workforce needs and promote innovation and  
8           knowledge transfer; and

9           (6) to build lasting partnerships with local and  
10          regional businesses, local and State governments,  
11          and other relevant entities.

12          (d) **ADDITIONAL CRITERIA.**—In selecting grant re-  
13          cipients under this section, the Director shall also consider  
14          the extent to which the applicants are able to demonstrate  
15          evidence of institutional support for, and commitment  
16          to—

17               (1) achieving the goals of the program as de-  
18               scribed in subsection (c);

19               (2) expansion to an institution-wide program if  
20               the initial proposal is not for an institution-wide pro-  
21               gram; and

22               (3) sustaining any new innovation tools and re-  
23               sources generated from funding under this program.

1 (e) LIMITATION.—No funds provided under this sec-  
2 tion may be used to construct or renovate a building or  
3 structure.

4 **SEC. 509. GREEN CHEMISTRY BASIC RESEARCH.**

5 The Director shall establish a Green Chemistry Basic  
6 Research program to award competitive, merit-based  
7 grants to support research into green and sustainable  
8 chemistry which will lead to clean, safe, and economical  
9 alternatives to traditional chemical products and practices.  
10 The research program shall provide sustained support for  
11 green chemistry research, education, and technology  
12 transfer through—

13 (1) merit-reviewed competitive grants to indi-  
14 vidual investigators and teams of investigators, in-  
15 cluding, to the extent practicable, young investiga-  
16 tors, for research;

17 (2) grants to fund collaborative research part-  
18 nerships among universities, industry, and nonprofit  
19 organizations;

20 (3) symposia, forums, and conferences to in-  
21 crease outreach, collaboration, and dissemination of  
22 green chemistry advances and practices; and

23 (4) education, training, and retraining of under-  
24 graduate and graduate students and professional  
25 chemists and chemical engineers, including through

1 partnerships with industry, in green chemistry  
2 science and engineering.

3 **SEC. 510. GRADUATE STUDENT SUPPORT.**

4 (a) FINDING.—The Congress finds that—

5 (1) the Integrative Graduate Education and Re-  
6 search Traineeship program is an important pro-  
7 gram for training the next generation of scientists  
8 and engineers in team-based interdisciplinary re-  
9 search and problem solving, and for providing them  
10 with the many additional skills, such as communica-  
11 tion skills, needed to thrive in diverse STEM ca-  
12 reers; and

13 (2) the Integrative Graduate Education and Re-  
14 search Traineeship program is no less valuable to  
15 the preparation and support of graduate students  
16 than the Foundation’s Graduate Research Fellow-  
17 ship program.

18 (b) EQUAL TREATMENT OF IGERT AND GRF.—Be-  
19 ginning in fiscal year 2011, the Director shall increase or,  
20 if necessary, decrease funding for the Foundation’s Inte-  
21 grative Graduate Education and Research Traineeship  
22 program (or any program by which it is replaced) at least  
23 at the same rate as it increases or decreases funding for  
24 the Graduate Research Fellowship program.

1 (c) SUPPORT FOR GRADUATE STUDENT RESEARCH  
2 FROM THE RESEARCH ACCOUNT.—For each of the fiscal  
3 years 2011 through 2013, at least 50 percent of the total  
4 Foundation funds allocated to the Integrative Graduate  
5 Education and Research Traineeship program and the  
6 Graduate Research Fellowship program shall come from  
7 funds appropriated for Research and Related Activities.

8 (d) COST OF EDUCATION ALLOWANCE FOR GRF  
9 PROGRAM.—Section 10 of the National Science Founda-  
10 tion Act of 1950 (42 U.S.C. 1869) is amended—

11 (1) by inserting “(a) IN GENERAL.—” before  
12 “The Foundation is authorized”; and

13 (2) by adding at the end the following:

14 “(b) AMOUNT.—The Director shall establish for each  
15 year the amount to be awarded for scholarships and fel-  
16 lowships under this section for that year. Each such schol-  
17 arship and fellowship shall include a cost of education al-  
18 lowance of \$12,000, subject to any restrictions on the use  
19 of cost of education allowance as determined by the Direc-  
20 tor.”.

21 **SEC. 511. ROBERT NOYCE TEACHER SCHOLARSHIP PRO-**  
22 **GRAM.**

23 (a) MATCHING REQUIREMENT.—Section 10A(h)(1)  
24 of the National Science Foundation Authorization Act of

1 2002 (42 U.S.C. 1862n-1a(h)(1)) is amended to read as  
2 follows:

3 “(1) IN GENERAL.—An eligible entity receiving  
4 a grant under this section shall provide, from non-  
5 Federal sources, to carry out the activities supported  
6 by the grant—

7 “(A) in the case of grants in an amount of  
8 less than \$1,500,000, an amount equal to at  
9 least 30 percent of the amount of the grant, at  
10 least one half of which shall be in cash; and

11 “(B) in the case of grants in an amount of  
12 \$1,500,000 or more, an amount equal to at  
13 least 50 percent of the amount of the grant, at  
14 least one half of which shall be in cash.”.

15 (b) RETIRING STEM PROFESSIONALS.—Section 10A  
16 of the National Science Foundation Authorization Act of  
17 2002 (42 U.S.C. 1862n-1a) is amended in subsection  
18 (a)(2)(A) by inserting “including retiring professionals in  
19 those fields,” after “mathematics professionals,”.

20 **SEC. 512 UNDERGRADUATE BROADENING PARTICIPATION**  
21 **PROGRAM.**

22 The Foundation shall continue to support the His-  
23 torically Black Colleges and Universities Undergraduate  
24 Program, the Louis Stokes Alliances for Minority Partici-

1 pation program, and the Tribal Colleges and Universities  
2 Program as separate programs.

3 **SEC. 513. RESEARCH EXPERIENCES FOR HIGH SCHOOL**  
4 **STUDENTS.**

5 The Director shall permit specialized STEM high  
6 schools conducting research to participate in major data  
7 collection initiatives from universities, corporations, or  
8 government labs under a research grant from the Founda-  
9 tion, as part of the research proposal.

10 **SEC. 514. RESEARCH EXPERIENCES FOR UNDERGRADU-**  
11 **ATES.**

12 (a) RESEARCH SITES.—The Director shall award  
13 grants, on a merit-reviewed, competitive basis, to institu-  
14 tions of higher education, nonprofit organizations, or con-  
15 sortia of such institutions and organizations, for sites des-  
16 igned by the Director to provide research experiences for  
17 6 or more undergraduate STEM students for sites des-  
18 igned at primarily undergraduate institutions of higher  
19 education and 10 or more undergraduate STEM students  
20 for all other sites, with consideration given to the goal of  
21 promoting the participation of individuals identified in sec-  
22 tion 33 or 34 of the Science and Engineering Equal Op-  
23 portunities Act (42 U.S.C. 1885a or 1885b). The Director  
24 shall ensure that—

1           (1) at least half of the students participating in  
2           a program funded by a grant under this subsection  
3           at each site shall be recruited from institutions of  
4           higher education where research opportunities in  
5           STEM are limited, including 2-year institutions;

6           (2) the awards provide undergraduate research  
7           experiences in a wide range of STEM disciplines;

8           (3) the awards support a variety of projects, in-  
9           cluding independent investigator-led projects, inter-  
10          disciplinary projects, and multi-institutional projects  
11          (including virtual projects);

12          (4) students participating in each program  
13          funded have mentors, including during the academic  
14          year to the extent practicable, to help connect the  
15          students' research experiences to the overall aca-  
16          demic course of study and to help students achieve  
17          success in courses of study leading to a bacca-  
18          laureate degree in a STEM field;

19          (5) mentors and students are supported with  
20          appropriate salary or stipends; and

21          (6) student participants are tracked, for em-  
22          ployment and continued matriculation in STEM  
23          fields, through receipt of the undergraduate degree  
24          and for at least 3 years thereafter.

1           (b) INCLUSION OF UNDERGRADUATES IN STANDARD  
2 RESEARCH GRANTS.—The Director shall require that  
3 every recipient of a research grant from the Foundation  
4 proposing to include 1 or more students enrolled in certifi-  
5 cate, associate, or baccalaureate degree programs in car-  
6 rying out the research under the grant shall request sup-  
7 port, including stipend support, for such undergraduate  
8 students as part of the research proposal itself rather than  
9 as a supplement to the research proposal, unless such un-  
10 dergraduate participation was not foreseeable at the time  
11 of the original proposal.

12 **SEC. 515. STEM INDUSTRY INTERNSHIP PROGRAMS.**

13           (a) IN GENERAL.—The Director may award grants,  
14 on a competitive, merit-reviewed basis, to institutions of  
15 higher education, or consortia thereof, to establish or ex-  
16 pand partnerships with local or regional private sector en-  
17 tities, for the purpose of providing undergraduate students  
18 with integrated internship experiences that connect private  
19 sector internship experiences with the students' STEM  
20 coursework. The partnerships may also include industry  
21 or professional associations.

22           (b) INTERNSHIP PROGRAM.— The grants awarded  
23 under section (a) may include internship programs in the  
24 manufacturing sector.

1 (c) USE OF GRANT FUNDS.—Grants under this sec-  
2 tion may be used—

3 (1) to develop and implement hands-on learning  
4 opportunities;

5 (2) to develop curricula and instructional mate-  
6 rials related to industry, including the manufac-  
7 turing sector;

8 (3) to perform outreach to secondary schools;

9 (4) to develop mentorship programs for stu-  
10 dents with partner organizations; and

11 (5) to conduct activities to support awareness of  
12 career opportunities and skill requirements.

13 (d) PRIORITY.—In awarding grants under this sec-  
14 tion, the Director shall give priority to institutions of high-  
15 er education or consortia thereof that demonstrate signifi-  
16 cant outreach to and coordination with local or regional  
17 private sector entities and Regional Centers for the Trans-  
18 fer of Manufacturing Technology established by section  
19 25(a) of the National Institute of Standards and Tech-  
20 nology Act (15 U.S.C. 278k(a)) in developing academic  
21 courses designed to provide students with the skills or cer-  
22 tifications necessary for employment in local or regional  
23 companies.

24 (e) OUTREACH TO RURAL COMMUNITIES.—The  
25 Foundation shall conduct outreach to institutions of high-

1 er education and private sector entities in rural areas to  
2 encourage those entities to participate in partnerships  
3 under this section.

4 (d) COST-SHARE.—The Director shall require a 50  
5 percent non-Federal cost-share from partnerships estab-  
6 lished or expanded under this section.

7 (e) RESTRICTION.—No Federal funds provided under  
8 this section may be used—

9 (1) for the purpose of providing stipends or  
10 compensation to students for private sector intern-  
11 ships; or

12 (2) as payment or reimbursement to private  
13 sector entities, except for institutions of higher edu-  
14 cation.

15 (f) REPORT.—Not less than 3 years after the date  
16 of enactment of this Act, the Director shall submit a re-  
17 port to Congress on the number and total value of awards  
18 made under this section, the number of students affected  
19 by those awards, any evidence of the effect of those awards  
20 on workforce preparation and jobs placement for partici-  
21 pating students, and an economic and ethnic breakdown  
22 of the participating students.

1 **SEC. 516. CYBER-ENABLED LEARNING FOR NATIONAL**  
2 **CHALLENGES.**

3 The Director shall, in consultation with appropriate  
4 Federal agencies, identify ways to use cyber-enabled learn-  
5 ing to create an innovative STEM workforce and to help  
6 retrain and retain our existing STEM workforce to ad-  
7 dress national challenges, including national security and  
8 competitiveness.

9 **SEC. 517. FEDERAL CYBERSECURITY RESEARCH AND DE-**  
10 **VELOPMENT.**

11 (a) **FUNDAMENTAL CYBERSECURITY RESEARCH.—**

12 The Director of the National Science Foundation shall  
13 give priority to computer and information science and en-  
14 gineering research to ensure substantial support is pro-  
15 vided to meet the following challenges in cybersecurity:

16 (1) How to design and build complex software-  
17 intensive systems that are secure and reliable when  
18 first deployed.

19 (2) How to test and verify that software,  
20 whether developed locally or obtained from a third  
21 party, is free of significant known security flaws.

22 (3) How to test and verify that software ob-  
23 tained from a third party correctly implements stat-  
24 ed functionality, and only that functionality.

25 (4) How to guarantee the privacy of an individ-  
26 ual's identity, information, or lawful transactions

1           when stored in distributed systems or transmitted  
2           over networks.

3           (5) How to build new protocols to enable the  
4           Internet to have robust security as one of its key ca-  
5           pabilities.

6           (6) How to determine the origin of a message  
7           transmitted over the Internet.

8           (7) How to support privacy in conjunction with  
9           improved security.

10          (8) How to address the growing problem of in-  
11          sider threat.

12          (b) SECURE CODING RESEARCH.—The Director shall  
13 support research that evaluates selected secure coding  
14 education and improvement programs. The Director shall  
15 also support research on new methods of integrating se-  
16 cure coding improvement into the core curriculum of com-  
17 puter science programs and of other programs where grad-  
18 uates have a substantial probability of developing software  
19 after graduation.

20          (c) ASSESSMENT OF SECURE CODING EDUCATION IN  
21 COLLEGES AND UNIVERSITIES.—Within one year after  
22 the date of enactment of this Act, the Director shall sub-  
23 mit to the Senate Committee on Commerce, Science, and  
24 Transportation and the House of Representatives Com-  
25 mittee on Science and Technology a report on the state

1 of secure coding education in America's colleges and uni-  
2 versities for each school that received National Science  
3 Foundation funding in excess of \$1,000,000 during fiscal  
4 year 2008. The report shall include—

5 (1) the number of students who earned under-  
6 graduate degrees in computer science or in each  
7 other program where graduates have a substantial  
8 probability of being engaged in software design or  
9 development after graduation;

10 (2) the percentage of those students who com-  
11 pleted substantive secure coding education or im-  
12 provement programs during their undergraduate ex-  
13 perience; and

14 (3) descriptions of the length and content of the  
15 education and improvement programs, and a meas-  
16 ure of the effectiveness of those programs in ena-  
17 bling the students to master secure coding and de-  
18 sign.

19 (d) CYBERSECURITY MODELING AND TESTBEDS.—  
20 The Director shall establish a program to award grants  
21 to institutions of higher education to establish cybersecu-  
22 rity testbeds capable of realistic modeling of real-time  
23 cyber attacks and defenses. The purpose of this program  
24 is to support the rapid development of new cybersecurity  
25 defenses, techniques, and processes by improving under-

1 standing and assessing the latest technologies in a real-  
2 world environment. The testbeds shall be sufficiently large  
3 in order to model the scale and complexity of real world  
4 networks and environments.

5 (e) NSF COMPUTER AND NETWORK SECURITY RE-  
6 SEARCH GRANT AREAS.—Section 4(a)(1) of the Cyberse-  
7 curity Research and Development Act (15 U.S.C.  
8 7403(a)(1)) is amended—

9 (1) by striking “and” after the semicolon in  
10 subparagraph (H);

11 (2) by striking “property.” in subparagraph (I)  
12 and inserting “property;”; and

13 (3) by adding at the end the following:

14 “(J) secure fundamental protocols that are at  
15 the heart of inter-network communications and data  
16 exchange;

17 “(K) secure software engineering and software  
18 assurance, including—

19 “(i) programming languages and systems  
20 that include fundamental security features;

21 “(ii) portable or reusable code that re-  
22 mains secure when deployed in various environ-  
23 ments;

1           “(iii) verification and validation tech-  
2 nologies to ensure that requirements and speci-  
3 fications have been implemented; and

4           “(iv) models for comparison and metrics to  
5 assure that required standards have been met;

6           “(L) holistic system security that—

7           “(i) addresses the building of secure sys-  
8 tems from trusted and untrusted components;

9           “(ii) proactively reduces vulnerabilities;

10           “(iii) addresses insider threats; and

11           “(iv) supports privacy in conjunction with  
12 improved security;

13           “(M) monitoring and detection; and

14           “(N) mitigation and rapid recovery methods.”.

15       (f) NSF COMPUTER AND NETWORK SECURITY  
16 GRANTS.—Section 4(a)(3) of the Cybersecurity Research  
17 and Development Act (15 U.S.C. 7403(a)(3)) is amend-  
18 ed—

19           (1) by striking “and” in subparagraph (D);

20           (2) by striking “2007” in subparagraph (E)  
21 and inserting “2007;”; and

22           (3) by adding at the end of the following:

23           “(F) \$150,000,000 for fiscal year 2010;

24           “(G) \$155,000,000 for fiscal year 2011;

25           “(H) \$160,000,000 for fiscal year 2012;

1                   “(I) \$165,000,000 for fiscal year 2013;

2                   and

3                   “(J) \$170,000,000 for fiscal year 2014.”.

4           (g) COMPUTER AND NETWORK SECURITY CEN-  
5 TERS.—Section 4(b)(7) of such Act (15 U.S.C.  
6 7403(b)(7)) is amended—

7                   (1) by striking “and” in subparagraph (D);

8                   (2) by striking “2007” in subparagraph (E)  
9                   and inserting “2007;”; and

10                  (3) by adding at the end of the following:

11                               “(F) \$50,000,000 for fiscal year 2010;

12                               “(G) \$52,000,000 for fiscal year 2011;

13                               “(H) \$54,000,000 for fiscal year 2012;

14                               “(I) \$56,000,000 for fiscal year 2013; and

15                               “(J) \$58,000,000 for fiscal year 2014.”.

16           (h) COMPUTER AND NETWORK SECURITY CAPACITY  
17 BUILDING GRANTS.—Section 5(a)(6) of such Act (15  
18 U.S.C. 7404(a)(6)) is amended—

19                   (1) by striking “and” in subparagraph (D);

20                   (2) by striking “2007” in subparagraph (E)  
21                   and inserting “2007;”; and

22                  (3) by adding at the end of the following:

23                               “(F) \$40,000,000 for fiscal year 2010;

24                               “(G) \$42,000,000 for fiscal year 2011;

25                               “(H) \$44,000,000 for fiscal year 2012;

1                   “(I) \$46,000,000 for fiscal year 2013; and  
2                   “(J) \$48,000,000 for fiscal year 2014.”.

3           (i) SCIENTIFIC AND ADVANCED TECHNOLOGY ACT  
4 GRANTS.—Section 5(b)(2) of such Act (15 U.S.C.  
5 7404(b)(2)) is amended—

- 6           (1) by striking “and” in subparagraph (D);  
7           (2) by striking “2007” in subparagraph (E)  
8           and inserting “2007;”; and  
9           (3) by adding at the end of the following:

10                   “(F) \$5,000,000 for fiscal year 2010;  
11                   “(G) \$6,000,000 for fiscal year 2011;  
12                   “(H) \$7,000,000 for fiscal year 2012;  
13                   “(I) \$8,000,000 for fiscal year 2013; and  
14                   “(J) \$9,000,000 for fiscal year 2014.”.

15           (j) GRADUATE TRAINEESHIPS IN COMPUTER AND  
16 NETWORK SECURITY RESEARCH.—Section 5(c)(7) of  
17 such Act (15 U.S.C. 7404(c)(7)) is amended—

- 18           (1) by striking “and” in subparagraph (D);  
19           (2) by striking “2007” in subparagraph (E)  
20           and inserting “2007;”; and  
21           (3) by adding at the end of the following:

22                   “(F) \$20,000,000 for fiscal year 2010;  
23                   “(G) \$22,000,000 for fiscal year 2011;  
24                   “(H) \$24,000,000 for fiscal year 2012;  
25                   “(I) \$26,000,000 for fiscal year 2013; and

1                   “(J) \$28,000,000 for fiscal year 2014.”.

2           (k)    CYBERSECURITY   FACULTY   DEVELOPMENT  
3   TRAINEESHIP PROGRAM.—Section 5(e)(9) of such Act (15  
4   U.S.C. 7404(e)(9)) is amended by striking “2007.” and  
5   inserting “2007 and for each of fiscal years 2010 through  
6   2014.”.

7           (l)    NETWORKING AND INFORMATION TECHNOLOGY  
8   RESEARCH AND DEVELOPMENT PROGRAM.—Section  
9   204(a)(1) of the High-Performance Computing Act of  
10  1991 (15 U.S.C. 5524(a)(1)) is amended—

11           (1) by striking “and” after the semicolon in  
12   subparagraph (B); and

13           (2) by inserting after subparagraph (C) the fol-  
14   lowing:

15                   “(D) develop and propose standards and  
16                   guidelines, and develop measurement techniques  
17                   and test methods, for enhanced cybersecurity  
18                   for computer networks and common user inter-  
19                   faces to systems; and”.

20   **SEC. 518. FEDERAL CYBER SCHOLARSHIP-FOR-SERVICE**  
21                   **PROGRAM.**

22           (a) IN GENERAL.—The Director of the National  
23   Science Foundation shall establish a Federal Cyber Schol-  
24   arship-for-Service program to recruit and train the next

1 generation of Federal information technology workers and  
2 security managers.

3 (b) PROGRAM DESCRIPTION AND COMPONENTS.—

4 The program—

5 (1) shall provide scholarships, that provide full  
6 tuition, fees, and a stipend, for up to 1,000 students  
7 per year in their pursuit of undergraduate or grad-  
8 uate degrees in the cybersecurity field;

9 (2) shall require scholarship recipients, as a  
10 condition of receiving a scholarship under the pro-  
11 gram, to agree to serve in the Federal information  
12 technology workforce for a period equal to the length  
13 of the scholarship following graduation if offered em-  
14 ployment in that field by a Federal agency;

15 (3) shall provide opportunities for students to  
16 receive temporary appointments for meaningful em-  
17 ployment in the Federal information technology  
18 workforce during school vacation periods and for in-  
19 ternships;

20 (4) shall provide a procedure for identifying  
21 promising K–12 students for participation in sum-  
22 mer work and internship programs that would lead  
23 to certification of Federal information technology  
24 workforce standards and possible future employ-  
25 ment; and

1           (5) shall examine and develop, if appropriate,  
2           programs to promote computer security awareness in  
3           secondary and high school classrooms.

4           (c) **HIRING AUTHORITY.**—For purposes of any law  
5           or regulation governing the appointment of individuals in  
6           the Federal civil service, upon the successful completion  
7           of their studies, students receiving a scholarship under the  
8           program shall be hired under the authority provided for  
9           in section 213.3102(r) of title 5, Code of Federal Regula-  
10          tions, and be exempt from competitive service. Upon ful-  
11          fillment of the service term, such individuals shall be con-  
12          verted to a competitive service position without competi-  
13          tion if the individual meets the requirements for that posi-  
14          tion.

15          (d) **ELIGIBILITY.**—To be eligible to receive a scholar-  
16          ship under this section, an individual shall—

- 17               (1) be a citizen of the United States; and  
18               (2) demonstrate a commitment to a career in  
19               improving the Nation’s cyber defenses.

20          (e) **CONSIDERATION AND PREFERENCE.**—In making  
21          selections for scholarships under this section, the Director  
22          shall—

- 23               (1) consider, to the extent possible, a diverse  
24               pool of applicants whose interests are of an inter-  
25               disciplinary nature, encompassing the social sci-

1           entific as well as the technical dimensions of cyber  
2           security; and

3           (2) give preference to applicants that have par-  
4           ticipated in the competition and challenge described  
5           in section 13.

6           (f) EVALUATION AND REPORT.—The Director shall  
7           evaluate and report to the Senate Committee on Com-  
8           merce, Science, and Transportation and the House of Rep-  
9           resentatives Committee on Science and Technology on the  
10          success of recruiting individuals for the scholarships.

11          (g) AUTHORIZATION OF APPROPRIATIONS.—There  
12          are authorized to be appropriated to the National Science  
13          Foundation to carry out this section—

14               (1) \$50,000,000 for fiscal year 2010;

15               (2) \$55,000,000 for fiscal year 2011;

16               (3) \$60,000,000 for fiscal year 2012;

17               (4) \$65,000,000 for fiscal year 2013; and

18               (5) \$70,000,000 for fiscal year 2014.

19                                   **TITLE VI—INNOVATION**

20           **SEC. 601. OFFICE OF INNOVATION AND ENTREPRENEUR-**  
21                                   **SHIP.**

22           The Stevenson-Wydler Technology Innovation Act of  
23           1980 (15 U.S.C. 3701 et seq.), as amended by section 107  
24           of this Act, is amended by adding at the end the following:

1 **“SEC. 25. OFFICE OF INNOVATION AND ENTREPRENEUR-**  
2 **SHIP.**

3 “(a) IN GENERAL.—The Secretary shall establish an  
4 Office of Innovation and Entrepreneurship to foster inno-  
5 vation and the commercialization of new technologies,  
6 products, processes, and services with the goal of pro-  
7 moting productivity and economic growth in the United  
8 States.

9 “(b) DUTIES.—The Office of Innovation and Entre-  
10 preneurship shall be responsible for—

11 “(1) developing policies to accelerate innovation  
12 and advance the commercialization of research and  
13 development, including federally funded research and  
14 development;

15 “(2) identifying existing barriers to innovation  
16 and commercialization, including access to capital  
17 and other resources, and ways to overcome those  
18 barriers;

19 “(3) providing access to relevant data, research,  
20 and technical assistance on innovation and commer-  
21 cialization;

22 “(4) strengthening collaboration on and coordi-  
23 nation of policies relating to innovation and commer-  
24 cialization, including those focused on the needs of  
25 small businesses and rural communities, within the  
26 Department of Commerce and between the Depart-

1       ment of Commerce and other Federal agencies, as  
2       appropriate; and

3               “(5) any other duties as determined by the Sec-  
4       retary.

5       “(c) ADVISORY COMMITTEE.—The Secretary shall es-  
6       tablish an Advisory Council on Innovation and Entrepre-  
7       neurship to provide advice to the Secretary on carrying  
8       out subsection (b).”.

9       **SEC. 602. FEDERAL LOAN GUARANTEES FOR INNOVATIVE**  
10                               **TECHNOLOGIES IN MANUFACTURING.**

11       The Stevenson-Wydler Technology Innovation Act of  
12       1980 (15 U.S.C. 3701 et seq.), as amended by section  
13       601, is further amended by adding at the end the fol-  
14       lowing:

15       **“SEC. 26. FEDERAL LOAN GUARANTEES FOR INNOVATIVE**  
16                               **TECHNOLOGIES IN MANUFACTURING.**

17       “(a) ESTABLISHMENT.—The Secretary shall estab-  
18       lish a program to provide loan guarantees for obligations  
19       to small- or medium-sized manufacturers for the use or  
20       production of innovative technologies.

21       “(b) ELIGIBLE PROJECTS.—A loan guarantee may be  
22       made under the program only for a project that re-equips,  
23       expands, or establishes a manufacturing facility in the  
24       United States—

1           “(1) to use an innovative technology or an inno-  
2           vative process in manufacturing; or

3           “(2) to manufacture an innovative technology  
4           product or an integral component of such a product.

5           “(c) ELIGIBLE BORROWER.—A loan guarantee may  
6           be made under the program only for a borrower who is  
7           a small- or medium-sized manufacturer, as determined by  
8           the Secretary under the criteria established pursuant to  
9           subsection (m).

10          “(d) LIMITATION ON AMOUNT.—A loan guarantee  
11          shall not exceed an amount equal to 80 percent of the obli-  
12          gation, as estimated at the time at which the loan guar-  
13          antee is issued.

14          “(e) LIMITATIONS ON LOAN GUARANTEE.—No loan  
15          guarantee shall be made unless the Secretary determines  
16          that—

17                 “(1) there is a reasonable prospect of repay-  
18                 ment of the principal and interest on the obligation  
19                 by the borrower;

20                 “(2) the amount of the obligation (when com-  
21                 bined with amounts available to the borrower from  
22                 other sources) is sufficient to carry out the project;

23                 “(3) the obligation is not subordinate to other  
24                 financing;

1           “(4) the obligation bears interest at a rate that  
2           does not exceed a level that the Secretary determines  
3           appropriate, taking into account the prevailing rate  
4           of interest in the private sector for similar loans and  
5           risks; and

6           “(5) the term of an obligation requires full re-  
7           payment over a period not to exceed the lesser of—

8                   “(A) 30 years; or

9                   “(B) 90 percent of the projected useful  
10           life, as determined by the Secretary, of the  
11           physical asset to be financed by the obligation.

12          “(f) DEFAULTS.—

13                   “(1) PAYMENT BY SECRETARY.—

14                           “(A) IN GENERAL.—If a borrower defaults  
15                           (as defined in regulations promulgated by the  
16                           Secretary and specified in the loan guarantee)  
17                           on the obligation, the holder of the loan guar-  
18                           antee shall have the right to demand payment  
19                           of the unpaid amount from the Secretary.

20                           “(B) PAYMENT REQUIRED.—Within such  
21                           period as may be specified in the loan guar-  
22                           antee or related agreements, the Secretary shall  
23                           pay to the holder of the loan guarantee the un-  
24                           paid interest on and unpaid principal of the ob-  
25                           ligation as to which the borrower has defaulted,

1 unless the Secretary finds that there was no de-  
2 fault by the borrower in the payment of interest  
3 or principal or that the default has been rem-  
4 edied.

5 “(C) FORBEARANCE.—Nothing in this sub-  
6 section precludes any forbearance by the holder  
7 of the obligation for the benefit of the borrower  
8 which may be agreed upon by the parties to the  
9 obligation and approved by the Secretary.

10 “(2) SUBROGATION.—

11 “(A) IN GENERAL.—If the Secretary  
12 makes a payment under paragraph (1), the Sec-  
13 retary shall be subrogated to the rights, as  
14 specified in the loan guarantee, of the recipient  
15 of the payment or related agreements including,  
16 if appropriate, the authority (notwithstanding  
17 any other provision of law)—

18 “(i) to complete, maintain, operate,  
19 lease, or otherwise dispose of any property  
20 acquired pursuant to such loan guarantee  
21 or related agreement; or

22 “(ii) to permit the borrower, pursuant  
23 to an agreement with the Secretary, to  
24 continue to pursue the purposes of the

1 project if the Secretary determines that  
2 such an agreement is in the public interest.

3 “(B) SUPERIORITY OF RIGHTS.—The  
4 rights of the Secretary, with respect to any  
5 property acquired pursuant to a loan guarantee  
6 or related agreements, shall be superior to the  
7 rights of any other person with respect to the  
8 property.

9 “(3) NOTIFICATION.—If the borrower defaults  
10 on an obligation, the Secretary shall notify the At-  
11 torney General of the default.

12 “(h) TERMS AND CONDITIONS.—A loan guarantee  
13 under this section shall include such detailed terms and  
14 conditions as the Secretary determines appropriate—

15 “(1) to protect the interests of the United  
16 States in the case of default; and

17 “(2) to have available all the patents and tech-  
18 nology necessary for any person selected, including  
19 the Secretary, to complete and operate the project.

20 “(i) CONSULTATION.—In establishing the terms and  
21 conditions of a loan guarantee under this section, the Sec-  
22 retary shall consult with the Secretary of the Treasury.

23 “(j) FEES.—

24 “(1) IN GENERAL.—The Secretary shall charge  
25 and collect fees for loan guarantees in amounts the

1 Secretary determines are sufficient to cover applica-  
2 ble administrative expenses.

3 “(2) AVAILABILITY.—Fees collected under this  
4 subsection shall—

5 “(A) be deposited by the Secretary into the  
6 Treasury of the United States; and

7 “(B) remain available until expended, sub-  
8 ject to such other conditions as are contained in  
9 annual appropriations Acts.

10 “(3) LIMITATION.—In charging and collecting  
11 fees under paragraph (1), the Secretary shall take  
12 into consideration the amount of the obligation.

13 “(k) RECORDS.—

14 “(1) IN GENERAL.—With respect to a loan  
15 guarantee under this section, the borrower, the lend-  
16 er, and any other appropriate party shall keep such  
17 records and other pertinent documents as the Sec-  
18 retary shall prescribe by regulation, including such  
19 records as the Secretary may require to facilitate an  
20 effective audit.

21 “(2) ACCESS.—The Secretary and the Comp-  
22 troller General of the United States, or their duly  
23 authorized representatives, shall have access to  
24 records and other pertinent documents for the pur-  
25 pose of conducting an audit.

1           “(l) FULL FAITH AND CREDIT.—The full faith and  
2 credit of the United States is pledged to the payment of  
3 all loan guarantees issued under this section with respect  
4 to principal and interest.

5           “(m) REGULATIONS.—The Secretary shall issue final  
6 regulations before making any loan guarantees under the  
7 program. The regulations shall include—

8                   “(1) criteria that the Secretary shall use to de-  
9 termine eligibility for loan guarantees under this sec-  
10 tion, including—

11                           “(A) whether a borrower is a small- or me-  
12 dium-sized manufacturer; and

13                           “(B) whether a borrower demonstrates  
14 that a market exists for the innovative tech-  
15 nology product, or the integral component of  
16 such a product, to be manufactured, as evi-  
17 denced by written statements of interest from  
18 potential purchasers;

19                   “(2) criteria that the Secretary shall use to de-  
20 termine the amount of any fees charged under sub-  
21 section (j), including criteria related to the amount  
22 of the obligation;

23                   “(3) policies and procedures for selecting and  
24 monitoring lenders and loan performance; and

1           “(4) any other policies, procedures, or informa-  
2           tion necessary to implement this section.

3           “(n) AUDIT.—

4           “(1) ANNUAL INDEPENDENT AUDITS.—The  
5           Secretary shall enter into an arrangement with an  
6           independent auditor for annual evaluations of the  
7           program under this section.

8           “(2) COMPTROLLER GENERAL REVIEW.—The  
9           Comptroller General of the United States shall con-  
10          duct a biennial review of the Secretary’s execution of  
11          the program under this section.

12          “(3) REPORT.—The results of the independent  
13          audit under paragraph (1) and the Comptroller Gen-  
14          eral’s review under paragraph (2) shall be provided  
15          directly to the Committee on Science and Tech-  
16          nology of the House of Representatives and the  
17          Committee on Commerce, Science, and Transpor-  
18          tation of the Senate.

19          “(o) REPORT TO CONGRESS.—Concurrent with the  
20          submission to Congress of the President’s annual budget  
21          request in each year after the date of enactment of the  
22          America COMPETES Reauthorization Act of 2010, the  
23          Secretary shall transmit to the Committee on Science and  
24          Technology of the House of Representatives and the Com-  
25          mittee on Commerce, Science, and Transportation of the

1 Senate a report containing a summary of all activities car-  
2 ried out under this section.

3 “(p) COORDINATION AND NONDUPLICATION.—To  
4 the maximum extent practicable, the Secretary shall en-  
5 sure that the activities carried out under this section are  
6 coordinated with, and do not duplicate the efforts of, other  
7 loan guarantee programs within the Federal Government.

8 “(q) MEP CENTERS.—The Secretary may use cen-  
9 ters established under section 25 of the National Institute  
10 of Standards and Technology Act (15 U.S.C. 278k) to  
11 provide information about the program established under  
12 this section and to conduct outreach to potential bor-  
13 rowers, as appropriate.

14 “(r) MINIMIZING RISK.—The Secretary shall promul-  
15 gate regulations and policies to carry out this section in  
16 accordance with Office of Management and Budget Cir-  
17 cular No. A-129, entitled ‘Policies for Federal Credit Pro-  
18 grams and Non-Tax Receivables’, as in effect on the date  
19 of enactment of the America COMPETES Reauthoriza-  
20 tion Act of 2010.

21 “(s) SENSE OF CONGRESS.—It is the sense of Con-  
22 gress that no loan guarantee shall be made under this sec-  
23 tion unless the borrower agrees to use a federally-approved  
24 electronic employment eligibility verification system to  
25 verify the employment eligibility of—

1           “(1) all persons hired during the contract term  
2           by the borrower to perform employment duties with-  
3           in the United States; and

4           “(2) all persons assigned by the borrower to  
5           perform work within the United States on the  
6           project.

7           “(t) DEFINITIONS.—In this section:

8           “(1) COST.—The term ‘cost’ has the meaning  
9           given such term under section 502 of the Federal  
10          Credit Reform Act of 1990 (2 U.S.C. 661a).

11          “(2) INNOVATIVE PROCESS.—The term ‘innova-  
12          tive process’ means a process that is significantly  
13          improved as compared to the process in general use  
14          in the commercial marketplace in the United States  
15          at the time the loan guarantee is issued.

16          “(3) INNOVATIVE TECHNOLOGY.—The term ‘in-  
17          novative technology’ means a technology that is sig-  
18          nificantly improved as compared to the technology in  
19          general use in the commercial marketplace in the  
20          United States at the time the loan guarantee is  
21          issued.

22          “(4) LOAN GUARANTEE.—The term ‘loan guar-  
23          antee’ has the meaning given such term in section  
24          502 of the Federal Credit Reform Act of 1990 (2  
25          U.S.C. 661a). The term includes a loan guarantee

1       commitment (as defined in section 502 of such Act  
2       (2 U.S.C. 661a)).

3           “(5) OBLIGATION.—The term ‘obligation’  
4       means the loan or other debt obligation that is guar-  
5       anteed under this section.

6           “(6) PROGRAM.—The term ‘program’ means  
7       the loan guarantee program established in sub-  
8       section (a).

9       ‘(u) AUTHORIZATION OF APPROPRIATIONS.—

10           “(1) COST OF LOAN GUARANTEES.—There are  
11       authorized to be appropriated \$100,000,000 for each  
12       of fiscal years 2011 through 2015 to provide the  
13       cost of loan guarantees under this section.

14           “(2) PRINCIPAL AND INTEREST.—There are au-  
15       thorized to be appropriated such sums as are nec-  
16       essary to carry out subsection (g).”.

17   **SEC. 603. REGIONAL INNOVATION PROGRAM.**

18       The Stevenson-Wydler Technology Innovation Act of  
19   1980 (15 U.S.C. 3701 et seq.), as amended by section  
20   602, is further amended by adding at the end thereof the  
21   following:

22   **“SEC. 27. REGIONAL INNOVATION PROGRAM.**

23           “(a) ESTABLISHMENT.—The Secretary shall estab-  
24       lish a regional innovation program to encourage and sup-  
25       port the development of regional innovation strategies, in-

1 cluding regional innovation clusters and science and re-  
2 search parks.

3 ‘(b) REGIONAL INNOVATION CLUSTER GRANTS.—

4 “(1) IN GENERAL.—As part of the program es-  
5 tablished under subsection (a), the Secretary may  
6 award grants on a competitive basis to eligible re-  
7 cipients for activities relating to the formation and  
8 development of regional innovation clusters.

9 “(2) PERMISSIBLE ACTIVITIES.—Grants award-  
10 ed under this subsection may be used for activities  
11 determined appropriate by the Secretary, including  
12 the following:

13 “(A) Feasibility studies.

14 “(B) Planning activities.

15 “(C) Technical assistance.

16 “(D) Developing or strengthening commu-  
17 nication and collaboration between and among  
18 participants of a regional innovation cluster.

19 “(E) Attracting additional participants to  
20 a regional innovation cluster.

21 “(F) Facilitating market development of  
22 products and services developed by a regional  
23 innovation cluster, including through dem-  
24 onstration, deployment, technology transfer,  
25 and commercialization activities.

1           “(G) Developing relationships between a  
2 regional innovation cluster and entities or clus-  
3 ters in other regions.

4           “(H) Interacting with the public and State  
5 and local governments to meet the goals of the  
6 cluster.

7           “(3) ELIGIBLE RECIPIENT DEFINED.—In this  
8 subsection, the term ‘eligible recipient’ means—

9           “(A) a State;

10           “(B) an Indian tribe;

11           “(C) a city or other political subdivision of  
12 a State;

13           “(D) an entity that—

14           “(i) is a nonprofit organization, an in-  
15 stitution of higher education, a public-pri-  
16 vate partnership, a science park, a Federal  
17 laboratory, or an economic development or-  
18 ganization or similar entity; and

19           “(ii) has an application that is sup-  
20 ported by a State or a political subdivision  
21 of a State; or

22           “(E) a consortium of any of the entities  
23 described in subparagraphs (A) through (D).

24           “(4) APPLICATION.—

1           “(A) IN GENERAL.—An eligible recipient  
2 shall submit an application to the Secretary at  
3 such time, in such manner, and containing such  
4 information and assurances as the Secretary  
5 may require.

6           “(B) COMPONENTS.—The application shall  
7 include, at a minimum, a description of the re-  
8 gional innovation cluster supported by the pro-  
9 posed activity, including a description of—

10           “(i) whether the regional innovation  
11 cluster is supported by the private sector,  
12 State and local governments, and other rel-  
13 evant stakeholders;

14           “(ii) how the existing participants in  
15 the regional innovation cluster will encour-  
16 age and solicit participation by all types of  
17 entities that might benefit from participa-  
18 tion, including newly formed entities and  
19 those rival to existing participants;

20           “(iii) the extent to which the regional  
21 innovation cluster is likely to stimulate in-  
22 novation and have a positive impact on re-  
23 gional economic growth and development;

1           “(iv) whether the participants in the  
2           regional innovation cluster have access to,  
3           or contribute to, a well-trained workforce;

4           “(v) whether the participants in the  
5           regional innovation cluster are capable of  
6           attracting additional funds from non-Fed-  
7           eral sources; and

8           “(vi) the likelihood that the partici-  
9           pants in the regional innovation cluster will  
10          be able to sustain activities once grant  
11          funds under this subsection have been ex-  
12          pended.

13          “(C) SPECIAL CONSIDERATION.—The Sec-  
14          retary shall give special consideration to appli-  
15          cations from regions that contain communities  
16          negatively impacted by trade.

17          “(5) SPECIAL CONSIDERATION.—The Secretary  
18          shall give special consideration to an eligible recipi-  
19          ent who agrees to collaborate with local workforce  
20          investment area boards.

21          “(6) COST SHARE.—The Secretary may not  
22          provide more than 50 percent of the total cost of  
23          any activity funded under this subsection.

24          “(7) USE AND APPLICATION OF RESEARCH AND  
25          INFORMATION PROGRAM.—To the maximum extent

1       practicable, the Secretary shall ensure that activities  
2       funded under this subsection use and apply any rel-  
3       evant research, best practices, and metrics developed  
4       under the program established in subsection (c).

5       “(c) REGIONAL INNOVATION RESEARCH AND INFOR-  
6       MATION PROGRAM.—

7               “(1) IN GENERAL.—As part of the program es-  
8       tablished under subsection (a), the Secretary shall  
9       establish a regional innovation research and infor-  
10      mation program—

11               “(A) to gather, analyze, and disseminate  
12      information on best practices for regional inno-  
13      vation strategies (including regional innovation  
14      clusters), including information relating to how  
15      innovation, productivity, and economic develop-  
16      ment can be maximized through such strategies;

17               “(B) to provide technical assistance, in-  
18      cluding through the development of technical  
19      assistance guides, for the development and im-  
20      plementation of regional innovation strategies  
21      (including regional innovation clusters);

22               “(C) to support the development of rel-  
23      evant metrics and measurement standards to  
24      evaluate regional innovation strategies (includ-  
25      ing regional innovation clusters), including the

1 extent to which such strategies stimulate inno-  
2 vation, productivity, and economic development;  
3 and

4 “(D) to collect and make available data on  
5 regional innovation cluster activity in the  
6 United States, including data on—

7 “(i) the size, specialization, and com-  
8 petitiveness of regional innovation clusters;

9 “(ii) the regional domestic product  
10 contribution, total jobs and earnings by  
11 key occupations, establishment size, nature  
12 of specialization, patents, Federal research  
13 and development spending, and other rel-  
14 evant information for regional innovation  
15 clusters; and

16 “(iii) supply chain product and service  
17 flows within and between regional innova-  
18 tion clusters.

19 “(2) RESEARCH GRANTS.—The Secretary may  
20 award research grants on a competitive basis to sup-  
21 port and further the goals of the program estab-  
22 lished under this subsection.

23 “(3) DISSEMINATION OF INFORMATION.—Data  
24 and analysis compiled by the Secretary under the  
25 program established in this subsection shall be made

1 available to other Federal agencies, State and local  
2 governments, and nonprofit and for-profit entities.

3 “(4) CLUSTER GRANT PROGRAM.—The Sec-  
4 retary shall incorporate data and analysis relating to  
5 any regional innovation cluster supported by a grant  
6 under subsection (b) into the program established  
7 under this subsection.

8 ‘(d) INTERAGENCY COORDINATION.—

9 “(1) IN GENERAL.—To the maximum extent  
10 practicable, the Secretary shall ensure that the ac-  
11 tivities carried out under this section are coordinated  
12 with, and do not duplicate the efforts of, other pro-  
13 grams at the Department of Commerce or other  
14 Federal agencies.

15 “(2) COLLABORATION.—

16 “(A) IN GENERAL.—The Secretary shall  
17 explore and pursue collaboration with other  
18 Federal agencies, including through multi-  
19 agency funding opportunities, on regional inno-  
20 vation strategies.

21 “(B) SMALL BUSINESSES.—The Secretary  
22 shall ensure that such collaboration with Fed-  
23 eral agencies prioritizes the needs and chal-  
24 lenges of small businesses.

25 “(de) EVALUATION.—

1           “(1) IN GENERAL.—Not later than 4 years  
2 after the date of enactment of the America COM-  
3 PETES Reauthorization Act of 2010, the Secretary  
4 shall enter into a contract with an independent enti-  
5 ty, such as the National Academy of Sciences, to  
6 conduct an evaluation of the program established  
7 under subsection (a).

8           “(2) REQUIREMENTS.—The evaluation shall in-  
9 clude—

10           “(A) whether the program is achieving its  
11 goals;

12           “(B) any recommendations for how the  
13 program may be improved; and

14           “(C) a recommendation as to whether the  
15 program should be continued or terminated.

16           “(f) DEFINITIONS.—In this section:

17           “(1) REGIONAL INNOVATION CLUSTER.—The  
18 term ‘regional innovation cluster’ means a geo-  
19 graphically bounded network of similar, synergistic,  
20 or complementary entities that—

21           “(A) are engaged in or with a particular  
22 industry sector;

23           “(B) have active channels for business  
24 transactions and communication;

1           “(C) share specialized infrastructure, labor  
2           markets, and services; and

3           “(D) leverage the region’s unique competi-  
4           tive strengths to stimulate innovation and cre-  
5           ate jobs.

6           “(2) STATE.—The term ‘State’ means one of  
7           the several States, the District of Columbia, the  
8           Commonwealth of Puerto Rico, the Virgin Islands,  
9           Guam, American Samoa, the Commonwealth of the  
10          Northern Mariana Islands, or any other territory or  
11          possession of the United States.

12          “(g) AUTHORIZATION OF APPROPRIATIONS.—There  
13          are authorized to be appropriated such sums as are nec-  
14          essary for each of fiscal years 2011 through 2015 to carry  
15          out this section, including such sums as are necessary to  
16          carry out the evaluation required under subsection (e).”.

17          **SEC. 604. SCIENCE AND RESEARCH PARKS.**

18          The Stevenson-Wydler Technology Innovation Act of  
19          1980 (15 U.S.C. 3701 et seq.), as amended by section  
20          603, is further amended by adding at the end thereof the  
21          following:

22          **“SEC. 28. SCIENCE AND RESEARCH PARKS.**

23          “(a) ESTABLISHMENT.—Upon the application of an  
24          eligible recipient, the Secretary is authorized to provide  
25          financial assistance under this section for the development

1 and construction of science and research parks to promote  
2 the clustering of innovation through high technology ac-  
3 tivities.

4 (b) DEVELOPMENT OF PLANS FOR CONSTRUCTION  
5 OF SCIENCE PARKS.—

6 (1) IN GENERAL.—The Secretary may award  
7 grants for the development of feasibility studies and  
8 plans for the construction of new science parks or  
9 renovation or expansion of existing science parks.

10 (2) LIMITATION ON AMOUNT OF GRANTS.—  
11 The amount of a grant awarded under this sub-  
12 section may not exceed \$750,000.

13 (3) AWARD.—

14 (A) COMPETITION REQUIRED.—The Sec-  
15 retary shall award grants under this subsection  
16 pursuant to a full and open competition.

17 (B) GEOGRAPHIC DISPERSION.— In con-  
18 ducting a competitive process, the Secretary  
19 shall consider the need to avoid undue geo-  
20 graphic concentration among any one category  
21 of States based on their predominate rural or  
22 urban character as indicated by population den-  
23 sity.

24 (C) SELECTION CRITERIA.—The Sec-  
25 retary shall publish the criteria to be utilized in

1 any competition under this paragraph for the  
2 selection of recipients of grants under this sub-  
3 section, which shall include requirements relat-  
4 ing to the—

5 “(i) effect the science park will have  
6 on regional economic growth and develop-  
7 ment;

8 “(ii) number of jobs to be created at  
9 the science park and the surrounding re-  
10 gional community each year during its first  
11 5 years;

12 “(iii) funding to be required to con-  
13 struct, renovate or expand, the science  
14 park during its first 5 years;

15 “(iv) amount and type of financing  
16 and access to capital available to the appli-  
17 cant;

18 “(v) types of businesses and research  
19 entities expected in the science park and  
20 surrounding regional community;

21 “(vi) letters of intent by businesses  
22 and research entities to locate in the  
23 science park;

24 “(vii) capability to attract a well  
25 trained workforce to the science park;

1           “(viii) the management of the science  
2           park during its first 5 years;

3           “(ix) expected financial risks in the  
4           construction and operation of the science  
5           park and the risk mitigation strategy;

6           “(x) physical infrastructure available  
7           to the science park, including roads, utili-  
8           ties, and telecommunications;

9           “(xi) utilization of energy-efficient  
10          building technology including nationally  
11          recognized green building design practices,  
12          renewable energy, cogeneration, and other  
13          methods that increase energy efficiency  
14          and conservation;

15          “ (xii) consideration to the trans-  
16          formation of military bases affected by the  
17          base realignment and closure process  
18          (BRAC) or the redevelopment of existing  
19          buildings, structures, or brownfield sites  
20          that are abandoned, idled, or underused  
21          into single or multiple building facilities for  
22          science and technology companies and in-  
23          stitutions;

24          “(xiii) ability to collaborate with other  
25          science parks throughout the world;

1                   “(xiv) consideration of sustainable de-  
2                   velopment practices and the quality of life  
3                   at the science park; and

4                   “(xv) other such criteria as the Sec-  
5                   retary shall prescribe.

6                   “(4) AUTHORIZATION OF APPROPRIATIONS.—  
7                   There are authorized to be appropriated \$7,500,000  
8                   for each of the fiscal years 2011 through 2015 to  
9                   carry out this subsection.

10                  “(c) LOAN GUARANTEES FOR SCIENCE PARK INFRA-  
11                  STRUCTURE.—

12                   “(1) IN GENERAL.—Subject to paragraph (2),  
13                   the Secretary may guarantee up to 80 percent of the  
14                   loan amount for projects for the construction or ex-  
15                   pansion, including renovation and modernization, of  
16                   science park infrastructure.

17                   “(2) LIMITATIONS ON GUARANTEE AMOUNTS.—  
18                   The maximum amount of loan principal guaranteed  
19                   under this subsection may not exceed—

20                               “(A) \$50,000,000 with respect to any  
21                               single project; and

22                               “(B) \$500,000,000 with respect to all  
23                               projects.

24                   “(3) SELECTION OF GUARANTEE RECIPI-  
25                   ENTS.—The Secretary shall select recipients of loan

1       guarantees under this subsection based upon the  
2       ability of the recipient to collateralize the loan  
3       amount through bonds, equity, property, and such  
4       other things of values as the Secretary shall deem  
5       necessary. Recipients of grants under subsection (a)  
6       are not eligible for a loan guarantee during the pe-  
7       riod of the grant. To the extent that the Secretary  
8       determines it to be feasible, the Secretary may select  
9       recipients of guarantee assistance in accord with a  
10      competitive process that takes into account the fac-  
11      tors set out in subsection (c) of this section.

12           “(4) TERMS AND CONDITIONS FOR LOAN GUAR-  
13      ANTEES.—The loans guaranteed under this sub-  
14      section shall be subject to such terms and conditions  
15      as the Secretary may prescribe, except that—

16           “(A) the final maturity of such loans made  
17      or guaranteed may not exceed the lesser of—

18           “(i) 30 years ; or

19           “(ii) 90 percent of the useful life of  
20      any physical asset to be financed by the  
21      loan;

22           “(B) a loan guaranteed under this sub-  
23      section may not be subordinated to another  
24      debt contracted by the borrower or to any other

1           claims against the borrowers in the case of de-  
2           fault;

3           “(C) a loan may not be guaranteed under  
4           this subsection unless the Secretary determines  
5           that the lender is responsible and that provision  
6           is made for servicing the loan on reasonable  
7           terms and in a manner that adequately protects  
8           the financial interest of the United States;

9           “(D) a loan may not be guaranteed under  
10          this subsection if—

11           “(i) the income from the loan is ex-  
12           cluded from gross income for purposes of  
13           chapter 1 of the Internal Revenue Code of  
14           1986; or

15           “(ii) the guarantee provides signifi-  
16           cant collateral or security, as determined  
17           by the Secretary in coordination with the  
18           Secretary of the Treasury, for other obliga-  
19           tions the income from which is so excluded;

20          “(E) any guarantee provided under this  
21          subsection shall be conclusive evidence that—

22           “(i) the guarantee has been properly  
23           obtained;

24           “(ii) the underlying loan qualified for  
25           the guarantee; and

1                   “(iii) absent fraud or material mis-  
2                   representation by the holder, the guarantee  
3                   is presumed to be valid, legal, and enforce-  
4                   able;

5                   “(F) the Secretary may not extend credit  
6                   assistance unless the Secretary has determined  
7                   that there is a reasonable assurance of repay-  
8                   ment; and

9                   “(G) new loan guarantees may not be com-  
10                  mitted except to the extent that appropriations  
11                  of budget authority to cover their costs are  
12                  made in advance, as required under section 504  
13                  of the Federal Credit Reform Act of 1990 (2  
14                  U.S.C. 661e).

15                  “(5) PAYMENT OF LOSSES.—

16                  “(A) IN GENERAL.—If, as a result of a de-  
17                  fault by a borrower under a loan guaranteed  
18                  under this subsection, after the holder has  
19                  made such further collection efforts and insti-  
20                  tuted such enforcement proceedings as the Sec-  
21                  retary may require, the Secretary determines  
22                  that the holder has suffered a loss, the Sec-  
23                  retary shall pay to the holder the percentage of  
24                  the loss specified in the guarantee contract.  
25                  Upon making any such payment, the Secretary

1 shall be subrogated to all the rights of the re-  
2 cipient of the payment. The Secretary shall be  
3 entitled to recover from the borrower the  
4 amount of any payments made pursuant to any  
5 guarantee entered into under this section.

6 “(B) ENFORCEMENT OF RIGHTS.—The At-  
7 torney General shall take such action as may be  
8 appropriate to enforce any right accruing to the  
9 United States as a result of the issuance of any  
10 guarantee under this section.

11 “(C) FORBEARANCE.—Nothing in this sec-  
12 tion may be construed to preclude any forbear-  
13 ance for the benefit of the borrower which may  
14 be agreed upon by the parties to the guaranteed  
15 loan and approved by the Secretary, if budget  
16 authority for any resulting subsidy costs (as de-  
17 fined in section 502(5) of the Federal Credit  
18 Reform Act of 1990) is available.

19 “(6) REVIEW.—

20 “(A) the Secretary shall periodically assess  
21 the credit risk of new and existing direct loans  
22 or guaranteed loans;

23 “(B) Not later than 2 years after the date  
24 of the enactment of the America COMPETES

1           Reauthorization Act of 2010, the Comptroller  
2           General of the United States shall—

3                   “(i) conduct a review of the subsidy  
4                   estimates for the loan guarantees under  
5                   this subsection; and

6                   “(ii) submit to Congress a report on  
7                   the review conducted under this paragraph.

8           “(7) TERMINATION.—A loan may not be guar-  
9           anteed under this subsection after September 30,  
10          2015.

11          “(8) AUTHORIZATION OF APPROPRIATIONS.—  
12          There are authorized to be appropriated—

13                   “(A) such sums as are necessary annually  
14                   for the cost (as defined in section 502(5) of the  
15                   Federal Credit Reform Act of 1990) of guaran-  
16                   teeing \$500,000,000 in loans under this sub-  
17                   section, and

18                   “(B) such sums as may be necessary for  
19                   administrative expenses in fiscal year 2011 and  
20                   thereafter,  
21          such sums to remain available until expended.

22          “(d) SCIENCE PARK DEFINED.—In this section, the  
23          term ‘science park’ means a property-based venture that—

24                   “(1) has—

1           “(A) master-planned property and build-  
2           ings designed primarily for private-public re-  
3           search and development activities, high tech-  
4           nology and science-based companies, and re-  
5           search and development support services;

6           “(B) a contractual or operational relation-  
7           ship with one or more science- or research-re-  
8           lated institution of higher education or govern-  
9           mental or non-profit research laboratories;

10           “(C) as its primary mission the promotion  
11           of research and development through industry  
12           partnerships, assisting in the growth of new  
13           ventures, and promoting innovation-driven eco-  
14           nomic development;

15           “(D) a role in facilitating the transfer of  
16           technology and business skills between research-  
17           ers and industry teams; and

18           “(E) a role in promoting technology-led  
19           economic development for the community or re-  
20           gion in which the science park is located;

21           “(2) is owned by a governmental or not-for-  
22           profit entity; and

23           “(3) may enter into partnerships or joint ven-  
24           tures with for-profit entities for development or  
25           management of specific components of the park.”.

1                   **TITLE VII—GENERAL**  
2                   **PROVISIONS**

3 **SEC. 701. GOVERNMENT ACCOUNTABILITY OFFICE REVIEW.**

4           Not later than May 31, 2013, the Comptroller Gen-  
5 eral of the United States shall submit a report to the Sen-  
6 ate Committee on Commerce, Science, and Transportation  
7 and the House of Representatives Committee on Science  
8 and Technology that evaluates the status of the programs  
9 authorized in this Act, including the extent to which such  
10 programs have been funded, implemented, and are con-  
11 tributing to achieving the goals of the Act.

12 **SEC. 702. SALARY RESTRICTIONS.**

13           (a) **OBSCENE MATTER ON FEDERAL PROPERTY.—**

14 None of the funds authorized under this Act may be used  
15 to pay the salary of any individual who is convicted of vio-  
16 lating section 1460 of title 18, United States Code.

17           (b) **USE OF FEDERAL COMPUTERS FOR CHILD POR-**

18 **NOGRAPHY OR EXPLOITATION OF MINORS.—**None of the

19 funds authorized under this Act may be used to pay the

20 salary of any individual who is convicted of a violation of

21 section 2252 of title 18, United States Code.

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