

117TH CONGRESS
1ST SESSION

H. R. 2245

To establish the White House Council on Energy Transitions within the Executive Office of the President, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

MARCH 26, 2021

Mr. O'HALLERAN introduced the following bill; which was referred to the Committee on Energy and Commerce, and in addition to the Committees on Transportation and Infrastructure, Financial Services, and Education and Labor, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To establish the White House Council on Energy Transitions within the Executive Office of the President, 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; FINDINGS.**

4 (a) SHORT TITLE.—This Act may be cited as the
5 “National Energy Workforce and Providing Recovery Op-
6 portunities to Manage the Industry’s Shifting Economics
7 Act” or the “NEW PROMISE Act”.

8 (b) FINDINGS.—Congress finds that since 2010—

1 (1) the total output of coal-fired electric genera-
2 tion in the United States has declined 48 percent;

3 (2) carbon capture, utilization, and storage
4 technologies have continued to develop;

5 (3) the downturn in coal-fired electric genera-
6 tion has led to a significant decrease in employment
7 related to coal-fired electric generation, including at
8 electric generating stations and mines;

9 (4) in rural, economically distressed commu-
10 nities with significant coal-fired electric generation
11 employment, the decrease in coal-fired electric gen-
12 eration has had negative impacts on covered net rev-
13 enues contributing to municipal operating budgets;

14 (5) electric generation from the consumption of
15 natural gas has increased 60 percent; and

16 (6) electric generation from affordable renew-
17 able energy sources including solar, wind, geo-
18 thermal, and hydropower has increased.

19 **SEC. 2. WHITE HOUSE COUNCIL ON ENERGY TRANSITIONS.**

20 (a) ESTABLISHMENT.—There is established in the
21 Executive Office of the President a White House Council
22 on Energy Transitions. The Council shall be headed by
23 a Director, who shall be appointed by the President by
24 and with the advice and consent of the Senate.

25 (b) DIRECTOR.—

1 (1) QUALIFICATIONS.—The Director shall be a
2 person who, as a result of training, experience, and
3 attainments, has the requisite skills, abilities, and
4 knowledge to—

5 (A) carry out the duties and functions of
6 the position and Council set forth in this Act;
7 and

8 (B) formulate and recommend policies to
9 assist workers and communities adversely dis-
10 rupted due to the downturn of employment as-
11 sociated with coal-fired electricity generation
12 amidst the Nation’s transition to significantly
13 reducing greenhouse gas emissions across the
14 economy.

15 (2) COMPENSATION.—The annual rate of pay
16 for the Director shall be fixed by the President at
17 a rate that may not exceed the annual rate of pay
18 for level IV of the Executive Schedule.

19 (c) MEMBERSHIP.—

20 (1) MEMBERS.—The Council shall be composed
21 of the heads of the following:

22 (A) The Department of Commerce.

23 (B) The Department of Energy.

24 (C) The Department of Labor.

25 (D) The Department of the Treasury.

3 (F) The Department of the Interior.

4 (G) The Environmental Protection Agency.

5 (H) The Office of Management and Budg-
6 et.

(I) The Office of Science and Technology
Policy.

9 (J) The Small Business Administration.

10 (K) The Council on Environmental Qual-
11 ity.

¹² (L) The National Economic Council.

13 (M) The Economic Development Adminis-
14 tration

15 (N) The Appalachian Regional Commis-
16 sion

17 (O) The White House Office of Public En-
18 gagement.

(P) Any other department, agency, or office of the executive branch as the President or Director may designate.

22 (2) DESIGNEES.—Any member of the Council
23 may designate a senior-level official, who is employed
24 full-time in the department, agency, or office of such

1 member, to carry out the duties of the member
2 under this section.

3 (d) DUTIES OF THE DIRECTOR.—

4 (1) DATA ON IMPACTS OF CLOSURES.—The Di-
5 rector shall assess and publish, in a publicly avail-
6 able format and on the website of the Council, data
7 on the economic and societal impacts of closures, oc-
8 ccurring on or after January 1, 2010, of covered elec-
9 tric generating stations, including associated mines
10 (as applicable), on economically distressed commu-
11 nities, and communities the Director believes based
12 on available information, may become economically
13 distressed communities.

14 (2) OUTREACH.—The Director shall conduct
15 outreach activities—

16 (A) to increase awareness of the technical,
17 financial, and policy assistance resources of the
18 Council, for economically distressed commu-
19 nities, and communities the Director believes,
20 based on available information, may become
21 economically distressed communities; and

22 (B) to facilitate the establishment of, and
23 otherwise support, Regional Transition Advisory
24 Committees.

(3) REGIONAL TRANSITION ADVISORY COMMITTEES.—

19 (C) ECONOMIC DEVELOPMENT TRANSITION
20 PLANS.—

assessing, and evaluating, an economic development transition plan.

(ii) INTERIM GOALS.—In carrying out subparagraph (A), the Director shall evaluate any interim economic development transition goals that are voluntarily submitted to the Director prior to submission of an economic development transition plan by a Regional Transition Advisory Committee, and provide such Committee, within 90 days of receipt, an evaluation and recommendations with respect to such interim goals.

(iii) CERTIFICATION OF COMMITMENT TO SUBMIT AND IMPLEMENT PLAN.—In order to receive financial assistance pursuant to this subparagraph, the Director shall certify that a Regional Transition Advisory Committee—

(I) has or will submit to the Director an economic development transition plan that meets the criteria described in section 3(c); and

(II) has committed to begin implementing such plan, including by

adhering to the metrics developed pursuant to section 3(c), not later than 90 days after receiving a certification under clause (iv).

(iv) CERTIFICATION OF PLAN.—Not later than 90 days after a Regional Transition Advisory Committee submits to the Director an economic development transition plan, the Director shall provide to the Regional Transition Advisory Committee—

(I) a certification of such economic development transition plan; or

(II) recommendations, consistent with the criteria described in section 3(c), to improve the economic development transition plan.

(v) BIANNUAL REVIEW.—Not later than every 2 years after the date in which the first economic development transition plan is submitted by a Regional Transition Advisory Committee and certified by the Director under clause (iv), the Director shall conduct periodic outreach to such Regional Transition Advisory Committee to review and assist in the revision of such

1 economic development transition plan as
2 necessary.

3 (4) COAL COMMUNITY RESOURCE CLEARING-
4 HOUSE.—

5 (A) MAINTENANCE.—Not later than 180
6 days after the date of enactment of this section,
7 the Director shall publish, maintain, and make
8 publicly available a clearinghouse, to be known
9 as the Coal Community Resource Clearing-
10 house, on the website of the Council for the
11 purpose of increasing awareness of Federal and
12 State programs, grants, loans, loan guarantees,
13 and other assistance resources the Director de-
14 termines will assist economic development ac-
15 tivities in economically distressed communities.

16 (B) PERIODIC UPDATES.—In maintaining
17 the Clearinghouse, the Director shall, not less
18 than once per calendar year, update the Clear-
19 inghouse to address changes to the needs of
20 economically distressed communities, as deter-
21 mined appropriate by the Director.

22 (5) GRANT SPECIALISTS.—

23 (A) IN GENERAL.—The Director shall es-
24 tablish within the Council a team of grant spe-

1 cialists (referred to in this paragraph as the
2 “team”) that shall—

(i) to the extent practicable, not later than 90 days upon receiving a request for assistance from a local government representing an economically distressed community, conduct a visit to the economically distressed community to survey the relevant assets and evaluate the requisite needs of the economically distressed community in order to fulfill the goals of the economic development transition plan, if applicable;

19 (iii) provide technical assistance to
20 economically distressed communities with
21 applications for resources described in
22 clause (ii).

23 (B) TEAM POSITIONS.—

1 number of grant specialists necessary to
2 assist each economically distressed commu-
3 nity on an individual basis.

4 (ii) FILLING OF VACANCY.—A vacant
5 position on the team shall be filled not
6 later than 90 days after the date on which
7 the position becomes vacant.

8 (iii) COLLABORATION.—The team
9 shall collaborate with other Federal and
10 State agencies that implement programs
11 aimed at supporting economically dis-
12 tressed communities.

13 (e) MEETINGS.—Not later than 90 days after the
14 date of the enactment of this Act, and at least four time
15 annually thereafter, the Council shall convene a meeting
16 of the Council. At such meetings—

17 (1) each member of the Council shall share in-
18 formation regarding the efforts of the members's de-
19 partment, agency, or office to support through tech-
20 nical assistance, or other policy or financial assist-
21 ance the Director determines appropriate, the devel-
22 opment and implementation of economic develop-
23 ment transitions plans by Regional Transition Advi-
24 sory Committees;

1 (2) the Council shall evaluate progress, as nec-
2 essary, of economic development transition plan
3 goals;

4 (3) the Council shall discuss methods to iden-
5 tify and disseminate information to Regional Transi-
6 tion Advisory Committees on best practices to con-
7 sider in developing economic development transition
8 plans; and

9 (4) the Council shall discuss such other matters
10 as the Director determines are essential to the
11 Council providing support to the economic transition
12 efforts of dislocated workers and local communities.

13 (f) ADMINISTRATION.—To the extent permitted by
14 law and subject to the amounts made available for such
15 purpose, the Director (or staff designated by the Director)
16 shall provide to the Council administrative support serv-
17 ices and additional resources, as appropriate. The Director
18 shall determine the amount of funding and personnel each
19 department, agency, or office represented on the Council
20 should contribute in order for the Council to carry out
21 such duties. Such department, agency, or office, shall,
22 upon the request of the Director, make available to the
23 Council personnel, administrative support services, and in-
24 formation.

1 (g) TRANSPARENCY.—The Director shall make avail-
2 able to the public, on a regular basis on the website of
3 the Council and through open meetings, information re-
4 garding the activities of the Council and minutes from
5 meetings of the Council under subsection (e).

6 (h) ADVISORY BODY.—

7 (1) ESTABLISHMENT.—The Council may estab-
8 lish an advisory body to advise and provide rec-
9 ommendations to the Council regarding the execu-
10 tion of its duties and, as necessary and with the ap-
11 proval of the Director, to support the development of
12 economic development transition plans submitted by
13 Regional Transition Advisory Committees under sec-
14 tion 3.

15 (2) COMPOSITION.—The advisory body estab-
16 lished under paragraph (1) shall, to the maximum
17 extent practicable, be comprised of—

18 (A) at least 2 representatives from a union
19 or labor organization representing workers of
20 covered electric generating stations, or associ-
21 ated mines;

22 (B) at least 2 representatives from an elec-
23 tric utility organization with demonstrated ex-
24 perience providing workforce transition support

1 to workers associated with the generation of
2 electricity from coal;

3 (C) at least 2 representatives from an in-
4 stitution of higher education with demonstrated
5 expertise in energy workforce disruption or
6 labor development issues;

7 (D) at least 2 representatives from an en-
8 vironmental organization with demonstrated ex-
9 pertise in energy workforce disruption or labor
10 development issues;

11 (E) at least 3 representatives from an eco-
12 nomic development authority of a State or In-
13 dian Tribe;

14 (F) at least 3 representatives from an envi-
15 ronmental regulatory agency of a State or In-
16 dian Tribe;

17 (G) at least 3 representatives who are serv-
18 ing as the Chief Executive Officer of a State;

19 (H) at least 3 representatives who are rep-
20 resentatives of a Tribal government; and

21 (I) any other representative the Director
22 may designate.

23 (3) DUTIES.—

24 (A) PUBLIC OUTREACH.—Not later than
25 90 days after the date of establishment of the

1 advisory body under this section, and at least
2 twice annually thereafter and in coordination
3 with the Director, the advisory body shall hold
4 a public meeting in an economically distressed
5 community for the purpose of—

6 (i) soliciting feedback from the public,
7 units of local government and Indian
8 Tribes, and dislocated workers on concerns
9 related to the closure, or imminent closure,
10 of a covered electric generating station;
11 and

12 (ii) soliciting recommendations on ac-
13 tions the departments, agencies, and of-
14 fices represented on the Council may con-
15 sider to support the development and im-
16 plementation of economic development
17 transition plans.

18 (B) REPORTS.—Not later than 270 days
19 after the first public meeting described in sub-
20 paragraph (A), and at least once annually
21 thereafter, the advisory body shall submit to the
22 Director a report providing—

23 (i) a summary of recommendations
24 approved by a simple majority of the mem-
25 bers of the Advisory Body on actions the

1 departments, agencies, and offices repre-
2 sented on the Council should take to bet-
3 ter support, through resources provided by
4 the Council, the development and imple-
5 mentation of economic development transi-
6 tion plans; and

7 (ii) an assessment of applicable poli-
8 cies or guidance of the departments, agen-
9 cies, and offices represented on the Council
10 that the advisory body believes are barriers
11 to a Regional Transition Advisory Com-
12 mittee fully implementing an economic de-
13 velopment transition plan.

14 (C) RESPONSE.—The Director shall, with-
15 in 60 days of receipt of a report described in
16 subparagraph (B), provide the advisory body a
17 formal written response describing the Council's
18 findings on recommendations for potential ac-
19 tions described in such report.

20 (4) FACA EXEMPTION.—Section 14 of the Fed-
21 eral Advisory Committee Act (5 U.S.C. App.) shall
22 not apply to the advisory body established under this
23 subsection.

24 (i) REPORTS.—Not later than one year after the date
25 of the enactment of this Act, and annually thereafter, the

1 Director shall submit a report to the appropriate commit-
2 tees of Congress describing the activities carried out pur-
3 suant to this section.

4 (j) AUTHORIZATION OF APPROPRIATIONS.—There
5 are authorized to be appropriated to carry out this section
6 \$50,000,000 for each of fiscal years 2022 through 2035.

7 **SEC. 3. REGIONAL TRANSITION ADVISORY COMMITTEES.**

8 (a) IN GENERAL.—An economically distressed com-
9 munity may establish a committee, to be known as a Re-
10 gional Transition Advisory Committee, to develop and im-
11 plement an economic development transition plan for the
12 economically distressed community.

13 (b) COMPOSITION.—

14 (1) IN GENERAL.—Each Regional Transition
15 Advisory Committee established pursuant to this
16 section shall include, to the extent practicable—

17 (A) at least 1 representative from the
18 union or labor organization representing work-
19 ers of the applicable covered electric generating
20 station or associated mine;

21 (B) at least 1 representative who is the
22 Chief Executive Officer, or a designee thereof,
23 of each applicable State where the economically
24 distressed community is located;

(C) at least 1 representative from each impacted local government;

(D) at least 1 representative from each electric utility associated with an applicable covered electric generating station;

(E) at least 1 representative from an economic development agency;

(F) at least 1 representative from an institution of higher education with demonstrated experience and expertise in energy workforce disruption or labor development issues;

12 (G) at least 1 representative from an envi-
13 ronmental organization with demonstrated ex-
14 perience and expertise in energy workforce dis-
15 ruption or labor development issues; and

(H) at least 1 representative who is the Chief Executive Officer (or a designee thereof) of an impacted Tribal government within an economically distressed community (as applicable).

1 governments are impacted by a closure of a covered
2 electric generating station within an economically
3 distressed community, designees from each such im-
4 pacted local government shall serve as Co-Chairs of
5 the Committee.

6 (c) ECONOMIC DEVELOPMENT TRANSITION PLAN.—

7 (1) IN GENERAL.—A Regional Transition Advi-
8 sory Committee may develop and implement an plan,
9 to be known as an economic development transition
10 plan.

11 (2) CONTENTS.—An economic development
12 transition plan shall include, at a minimum, the fol-
13 lowing:

14 (A) STRATEGIC VISION.—A strategic vision
15 that reflects the values, characteristics, and
16 general economic needs of the applicable eco-
17 nomically distressed community to guide the de-
18 velopment and implementation of the economic
19 development transition plan, such as—

20 (i) geographic proximity to an urban
21 area;

22 (ii) socioeconomic attributes of the
23 general workforce; and

(iii) such other characteristics the Regional Transition Advisory Committee determines are appropriate.

(B) STEPS TO IMPLEMENT.—The steps a Regional Transition Advisory Committee will seek to implement in the applicable economically distressed community with the goals of, at a minimum—

(i) increasing employment opportunities for dislocated workers, to the extent practicable, including jobs in energy-related industries;

(ii) increasing educational opportunities, to the extent practicable, at institutions of higher education or provided by labor organizations, for dislocated workers; and

(iii) generating revenue, to be received by the applicable unit of local government or Indian Tribe, that is equal to or greater than the covered net revenue received by such unit of local government or Indian Tribe in the last full fiscal year in which the applicable covered electric generating station was operating.

(C) ASSESSMENT.—An assessment and description of—

24 (iv) covered net revenue losses in-
25 curred by the economically distressed com-

10 (v) the potential for distributed or re-
11 newable energy resources to provide elec-
12 tricity to electric consumers residing in the
13 applicable economically distressed commu-
14 nity;

15 (vi) any disruptions experienced by
16 dislocated workers in the economically dis-
17 tressed community in terms of—

(I) real wages, calculated on a weekly average basis;

20 (II) access to a health insurance
21 policy previously available through an
22 employer operating a covered electric
23 generating station or associated mine;

24 (III) earned benefits, including—

1 (aa) the retirement and
2 health benefits for coal miners;

3 or

4 (bb) the United Mine Work-
5 ers of America Combined Benefit
6 Fund established under section
7 9702 of the Internal Revenue
8 Code of 1986; or

20 (D) TIMELINE.—A timeline, with bench-
21 marks to measure progress, to—

22 (i) promote infrastructure investments
23 to maintain or expand essential community
24 services through available Federal, State,
25 or local programs, or from the private sec-

1 tor, in the applicable economically dis-
2 tressed community;

3 (ii) mitigate or replace the loss of cov-
4 ered net revenue for the economically dis-
5 tressed community to a level necessary to
6 continue provide essential services and sup-
7 port the goals of a comprehensive economic
8 development transition plan;

9 (iii) conduct environmental restoration
10 activities with respect to any mines (in-
11 cluding surface mines, underground mines,
12 or mine openings), coal ash ponds, and
13 other coal mining operations directly asso-
14 ciated with a covered electric generating
15 station that has ceased producing elec-
16 tricity, including any necessary decommis-
17 sioning activities at the site of the covered
18 electric generating station; and

19 (iv) increase technical training, pro-
20 fessional certification, apprenticeships, or
21 educational instruction opportunities for
22 dislocated workers at institutions of higher
23 education or provided by labor organiza-
24 tions in or near the applicable economically

10 SEC. 4. RURAL AND REMOTE COMMUNITIES ELECTRIFICATION 11 TION GRANTS.

12 (a) IN GENERAL.—Section 609 of the Public Utility
13 Regulatory Policies Act of 1978 (7 U.S.C. 918c) is amend-
14 ed—

15 (1) in subsection (a)—

(A) in paragraph (1), by striking “or municipality” and inserting “, municipality, or Indian Tribe”;

19 (B) in paragraph (5), by striking “10,000”
20 and inserting “20 000”: and

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

22 “(6) The term ‘economically distressed commu-
23 nity’ has the meaning given such term in section 8
24 of the NEW PROMISE Act.”;

25 (2) in subsection (b)—

- 1 (A) in paragraph (1)—
2 (i) by inserting “or the deployment of
3 energy storage technologies” after “energy
4 efficiency”;
5 (ii) by inserting “or economically dis-
6 tressed communities” after “rural areas”;
7 and
8 (iii) by striking “or” at the end;
9 (B) in paragraph (2)—
10 (i) by inserting “or economically dis-
11 tressed communities” after “rural areas”;
12 and
13 (ii) by striking the period at the end
14 and inserting “; or”; and
15 (C) by adding at the end the following:
16 “(3) refurbishing, redeveloping, or repurposing
17 electric generating facilities that primarily consume
18 coal as a fuel source that have recently ceased oper-
19 ation, or will cease operation in the near future, for
20 manufacturing, including manufacturing clean en-
21 ergy technologies or materials.”; and
22 (3) in subsection (d)—
23 (A) by striking “\$20,000,000” and insert-
24 ing “\$50,000,000”; and

(B) by striking “2006 through 2012” and inserting “2022 through 2026”.

3 SEC. 5. ADVANCED NOTICE TO COMMUNITIES POTEN-
4 TIALLY IMPACTED BY CLOSURE OF AN ELEC-
5 TRIC GENERATING FACILITY THAT PRI-
6 MARILY CONSUMES COAL AS A FUEL
7 SOURCE.

8 (a) FEDERAL STANDARD.—Section 111(d) of the
9 Public Utility Regulatory Policies Act of 1978 (16 U.S.C.
10 2621(d)) is amended by adding at the end the following:

11 " (20) ADVANCED NOTICE OF CLOSURE.—

12 “(A) Each electric utility shall provide to
13 potentially impacted local governments and In-
14 dian Tribes (as applicable) a formal written no-
15 tice of any closure of an electric generating fa-
16 cility (including any generating unit thereof) of
17 such electric utility that primarily consumes
18 coal as a fuel source.

19 “(B) With respect to an electric utility for
20 which a State regulatory authority has rate-
21 making authority, notice under subparagraph
22 (A) shall be provided by such electric utility to
23 local governments and Indian Tribes within 7
24 days of submitting to the State regulatory au-
25 thority any similar notice.

1 “(C) An electric utility providing a written
2 notice under subparagraph (A) shall, to the
3 maximum extent practicable, include in such
4 notice—

5 “(i) a schedule describing the pro-
6 jected timeline—

7 “(I) for the closure, which shall,
8 to maximum extent practicable, not
9 occur prior to the date that is 3 years
10 after the date of such notice, includ-
11 ing dates of any phases of closure;

12 “(II) for workforce transition ac-
13 tivities sponsored by the electric util-
14 ity for applicable employees of the
15 electric utility, if applicable; and

16 “(III) for future reclamation ac-
17 tivities on the land of the electric gen-
18 erating facility (or generating unit
19 thereof) that is closing; and

20 “(ii) a description of the extent to
21 which the electric utility will prioritize the
22 use of the incumbent workforce of the fa-
23 cility or associated mine in carrying out
24 reclamation activities described in clause
25 (i)(III).

1 “(D) An electric utility providing a written
2 notice under this subsection shall, within 7 days
3 of obtaining new information that would refine,
4 alter, or otherwise update any timeline de-
5 scribed in subparagraph (C), provide such up-
6 date in a new formal written notice to poten-
7 tially impacted local governments and Indian
8 Tribes (as applicable).”.

9 (b) OBLIGATIONS TO CONSIDER AND DETERMINE.—

10 (1) TIME LIMITATIONS.—Section 112(b) of the
11 Public Utility Regulatory Policies Act of 1978 (16
12 U.S.C. 2622(b)) is amended by adding at the end
13 the following:

14 “(7)(A) Not later than 1 year after the date of
15 the enactment of this paragraph, each State regu-
16 latory authority (with respect to each electric utility
17 for which it has ratemaking authority) and each
18 nonregulated electric utility shall commence the con-
19 sideration referred to in section 111, or set a hear-
20 ing date for consideration, with respect to the stand-
21 ard established by paragraph (20) of section 111(d).

22 “(B) Not later than 2 years after the date of
23 the enactment of this paragraph, each State regu-
24 latory authority (with respect to each electric utility
25 for which it has ratemaking authority), and each

1 nonregulated electric utility, shall complete the con-
2 sideration, and shall make the determination, re-
3 ferred to in section 111 with respect to the standard
4 established by paragraph (20) of section 111(d).”.

5 (2) FAILURE TO COMPLY.—Section 112(c) of
6 the Public Utility Regulatory Policies Act of 1978
7 (16 U.S.C. 2622(c)) is amended—

8 (A) by striking “subsection (b)(2)” and in-
9 serting “subsection (b)”; and

10 (B) by adding at the end the following: “In
11 the case of the standard established by para-
12 graph (20) of section 111(d), the reference con-
13 tained in this subsection to the date of enact-
14 ment of this Act shall be deemed to be a ref-
15 erence to the date of enactment of such para-
16 graph (20).”.

17 (c) PRIOR STATE ACTIONS.—Section 112 of the Pub-
18 lic Utility Regulatory Policies Act of 1978 (16 U.S.C.
19 20622) is amended by adding at the end the following:

20 “(g) PRIOR STATE ACTIONS.—Subsections (b) and
21 (c) of this section shall not apply to the standard estab-
22 lished by paragraph (20) of section 111(d) in the case of
23 any electric utility in a State if, before the enactment of
24 this subsection—

1 “(1) the State has implemented for such utility
2 the standard concerned (or a comparable standard);
3 “(2) the State regulatory authority for such
4 State or relevant nonregulated electric utility has
5 conducted a proceeding to consider implementation
6 of the standard concerned (or a comparable stand-
7 ard) for such utility; or
8 “(3) the State legislature has voted on the im-
9 plementation of such standard (or a comparable
10 standard) for such utility.”.

11 **SEC. 6. WORKFORCE INNOVATION AND OPPORTUNITY ACT**

12 **PILOT PROGRAM.**

13 (a) PILOT PROGRAM.—Not later than 90 days after
14 the date of the enactment of this Act, the Secretary of
15 Labor, in consultation with the Director, shall establish
16 a pilot program under section 169(c) of the Workforce In-
17 novation and Opportunity Act (29 U.S.C. 3224(c)) to as-
18 sist dislocated workers in economically distressed commu-
19 nities.

20 (b) ELIGIBILITY.—A dislocated worker shall be cer-
21 tified by the Secretary as eligible to participate in the pilot
22 program under this section if—

23 (1) the dislocated worker was, within the 60-
24 month period prior to the date of enactment of this
25 Act, employed in an occupation primarily associated

1 with the generation of electricity from coal as a fuel
2 source; or

3 (2) the Secretary determines, based on available
4 information that a worker, or significant proportion
5 of the workers' employment site that primarily gen-
6 erates electricity from coal, including an associated
7 mine, has become totally, partially, or are likely to
8 be separated from employment.

9 (c) AUTHORITY TO COLLECT INFORMATION.—

10 (1) IN GENERAL.—The Secretary shall, in de-
11 termining whether to certify a worker or group of
12 workers under subsection (b), obtain information the
13 Secretary determines to be necessary to make the
14 certification from—

15 (A) the employer of the worker or group of
16 workers;

17 (B) officials of certified or recognized labor
18 organizations or other duly authorized rep-
19 resentatives of the group of workers; or

20 (C) one-stop operators or one-stop partners
21 (as defined in section 3 of the Workforce Inno-
22 vation and Opportunity Act (29 U.S.C. 3102)).

23 (2) VERIFICATION OF INFORMATION.—The Sec-
24 retary shall require an employer, labor organization,
25 or one-stop operator or partner to certify all infor-

1 mation obtained under paragraph (1) from the em-
2 ployer, labor organization, or one-stop operator or
3 partner (as the case may be) on which the Secretary
4 relies in making a determination under subsection
5 (b), unless the Secretary has reasonable basis for de-
6 termining that such information is accurate and
7 complete without being certified.

8 (d) CRITERIA.—In establishing the pilot program
9 under this section, the Secretary of Labor and the Direc-
10 tor shall consider, in addition to other such criteria as the
11 Secretary of Labor and the Director of the Council deter-
12 mine appropriate, the extent to which the pilot program
13 will be able to provide dislocated workers in economically
14 distressed communities education, employment search, or
15 training opportunities to—

16 (1) support entrepreneurship and small busi-
17 ness development; and

18 (2) enter jobs in energy-related industries, with
19 an emphasis on construction, engineering, manufac-
20 turing, or retro-fitting jobs for renewable energy, en-
21 ergy efficiency, carbon dioxide removal, or carbon
22 capture, utilization, and storage projects.

23 (e) CONSULTATION WITH STATE AND LOCAL PRO-
24 GRAMS.—Not later than 180 days after the date of enact-
25 ment of this Act, the Secretary of Labor shall consult with

1 entities described in paragraph (2) to evaluate lessons
2 learned, solicit best practices, and evaluate the feasibility
3 of, and solicit best practices or lessons learned for estab-
4 lishing or expanding transitional support benefits through
5 programs described in paragraph (1) for eligible dislocated
6 workers participating in the pilot program established
7 under this section.

8 (1) TRANSITIONAL SUPPORT BENEFITS DE-
9 SCRIBED.—The programs described in this para-
10 graph are as follows:

11 (A) Under a State plan amendment pursu-
12 ant to section 1916A of the Social Security Act
13 (42 U.S.C. 1396o–1).

14 (B) Wage differential benefits, in terms of
15 the difference in wages previously earned on a
16 weekly basis by an employee from an employer
17 that is directly associated with the operation of
18 a covered electric generating station or associ-
19 ated mine in the final applicable calendar year
20 of such operation, and compensation received by
21 a dislocated worker who, as part of an unem-
22 ployment fund administered by a State agency,
23 is experiencing employment loss directly associ-
24 ated with the closure or cessation of operations

1 at a covered electric generating station or asso-
2 ciated mine (as the case may be).

3 (C) Continuation coverage under a
4 COBRA continuation provision (as defined in
5 section 7333(d)(1) of the Employee Retirement
6 Income Security Act of 1974) or a similar State
7 program, or under section 8905(a) of title 5,
8 United States Code.

9 (D) Benefits similar in type, amount, and
10 duration pursuant to chapter 2 of title II of the
11 Trade Act of 1974 (19 U.S.C. 2101).

12 (2) ENTITIES DESCRIBED.—An entity described
13 under this paragraph shall have demonstrated expe-
14 rience providing one or multiple programs described
15 in paragraph (1) to dislocated workers, including—

16 (A) a Chief Executive Officer of a State;
17 (B) a State public health official;
18 (C) a Local workforce development board;
19 (D) a State workforce development board;

20 or

21 (E) the head of a Federal agency.

22 (f) DURATION.—

23 (1) IN GENERAL.—The Secretary of Labor shall
24 carry out the pilot program under this section for a
25 period of not less than 10 years.

(A) a dislocated worker obtains full-time employment; or

15 (g) REPORTS.—In carrying out this section, the Sec-
16 retary of Labor and the Director shall submit to the ap-
17 propriate committees of Congress a report annually de-
18 scribing—

19 (1) recommendations for establishing transi-
20 tional support benefits as a benefit provided under
21 the pilot program under this section for dislocated
22 workers as described in subsection (e)(1);

1 required for emerging energy-related industries or
2 other industries;

(4) such other information as the Secretary of Labor and the Director determine appropriate.

8 (h) AUTHORIZATION OF APPROPRIATIONS.—

9 (1) IN GENERAL.—There are authorized to be
10 appropriated to the Secretary of Labor to carry out
11 this section \$100,000,000 for fiscal year 2022,
12 which shall remain available until expended.

(2) ADMINISTRATIVE COSTS.—Not more than 5 percent of the amount appropriated under paragraph (1) shall be used for administrative purposes.

16 SEC. 7. COVERED ELECTRIC GENERATING STATION CES-
17 SATION MITIGATION FUND.

18 (a) ESTABLISHMENT OF FUND.—

(A) such amounts as are deposited in the Fund pursuant to this section; and

(B) such amounts as may be appropriated to supplement the Fund.

15 (b) PAYMENT TO ECONOMICALLY DISTRESSED COM-
16 MUNITIES.—

17 (1) ASSISTANCE.—The Secretary of Treasury
18 may provide assistance, in the form of annual pay-
19 ments, to an economically distressed community rep-
20 resenting a portion of the loss of covered net reve-
21 nues due to the cessation of operations of a covered
22 electric generating station.

23 (2) ANNUAL PAYMENTS.—

1 under this section shall be determined by the
 2 Secretary of Treasury.

3 (B) MAXIMUM AMOUNT.—The amount of
 4 an annual payment under this section shall be
 5 not more than the applicable percentage of the
 6 average annual covered net revenues received by
 7 the applicable unit of local government or In-
 8 dian Tribe from the applicable covered electric
 9 generation station for the 5-year period that
 10 ends with the fiscal year that immediately pre-
 11 cedes the last fiscal year in which such covered
 12 electric generating station operated, as specified
 13 in the following table for an award year:

Award Year	Applicable Percentage
1	80 percent
2	70 percent
3	60 percent
4	50 percent
5	40 percent
6	30 percent
7	20 percent

14 (3) CONDITIONS OF PAYMENTS.—An economi-
 15 cally distressed community—
 16 (A) shall be eligible for not more than 1
 17 payment under this section each fiscal year; and

(B) may not receive payments under this section for more than 7 fiscal years.

(4) APPLICATION.—The Secretary shall not provide any payment under this section to an economically distressed community until such time as the economically distressed community completes an application including such information in such form as the Secretary may require, including an affidavit that a covered electric generating station located in such community has, on or after January 1, 2010, closed (or is no longer generating electricity), and that such community has been significantly impacted by such closure.

(c) ANNUAL REPORT.—Not later than 1 year after the date of enactment of this Act, and annually thereafter for each fiscal year during which amounts in the Mitigation Fund are available, an economically distressed community receiving payment under this section shall submit to the Secretary a report that—

1 (1) describes how amounts from the Mitigation
2 Fund support such economically distressed commu-
3 nity in—

4 (A) maintaining essential community serv-
5 ices in such economically distressed community;
6 and

7 (B) fulfilling the objectives described in
8 any applicable economic development transition
9 plan; and

10 (2) includes any additional information that the
11 Secretary determines appropriate.

12 (d) AUTHORIZATION OF APPROPRIATIONS.—

13 (1) IN GENERAL.—There are authorized to be
14 appropriated to deposit into the Mitigation Fund
15 and to carry out this section \$250,000,000 for fiscal
16 year 2022, to remain available until expended.

17 (2) ADMINISTRATIVE COSTS.—Not more than 5
18 percent of the amount appropriated pursuant to
19 paragraph (1) shall be used for administrative pur-
20 poses.

21 **SEC. 8. DEFINITIONS.**

22 In this Act:

23 (1) APPRENTICESHIP.—The term “apprentice-
24 ship” means an apprenticeship registered under the
25 Act of August 16, 1937 (commonly referred to as

1 the “National Apprenticeship Act”; 50 Stat. 664,
2 chapter 663; 29 U.S.C. 50 et seq.).

3 (2) APPROPRIATE COMMITTEES OF CON-
4 GRESS.—The term “appropriate committees of Con-
5 gress” means—

6 (A) the Committee on Appropriations of

7 the Senate;

8 (B) the Committee on Energy and Natural
9 Resources of the Senate;

10 (C) the Committee on Health, Education,
11 Labor, and Pensions of the Senate;

12 (D) the Committee on Appropriations of
13 the House of Representatives;

14 (E) the Committee on Education and
15 Labor of the House of Representatives;

16 (F) the Committee on Energy and Com-
17 merce of the House of Representatives; and

18 (G) the Committee on Way and Means of
19 the House of Representatives.

20 (3) COUNCIL.—The term “Council” means the
21 White House Council on Energy Transitions estab-
22 lished by section 2.

23 (4) COVERED ELECTRIC GENERATING STA-
24 TION.—The term “covered electric generating sta-

1 tion” means an electric generating station that pri-
2 marily consumes coal as a fuel source.

3 (5) COVERED NET REVENUE.—The term “cov-
4 ered net revenue” means revenue derived by a unit
5 of local government or Indian Tribe in a fiscal year
6 from a covered electric generating station in the
7 form of annual real property taxes, royalty or lease
8 payments, transaction privilege taxes, sales taxes, or
9 payments in lieu of taxes imposed upon the covered
10 electric generating station, exclusive of interest and
11 penalties.

12 (6) DIRECTOR.—The term “Director” means
13 the Director of the White House Council on Energy
14 Transitions.

15 (7) DISLOCATED WORKER.—The term “dis-
16 located worker” has the meaning given such term in
17 section 3 of the Workforce Innovation and Oppor-
18 tunity Act (29 U.S.C. 3102).

19 (8) ECONOMIC DEVELOPMENT AGENCY.—The
20 term “economic development agency” has the mean-
21 ing given such term in section 3 of the Workforce
22 Innovation and Opportunity Act (29 U.S.C. 3102).

23 (9) ECONOMIC DEVELOPMENT TRANSITION
24 PLAN.—The term “economic development transition
25 plan” means a plan developed by a Regional Transi-

1 tion Advisory Committee in accordance with section
2 3.

3 (10) ECONOMICALLY DISTRESSED COMMU-
4 NITY.—The term “economically distressed commu-
5 nity” means a unit of local government or Indian
6 Tribe that is located within a 75-mile radius of a
7 covered electric generating station and that is sig-
8 nificantly impacted by the closure of such covered
9 electric generating station occurring on or after Jan-
10 uary 1, 2010, including by, as a result of such clo-
11 sure experiencing—

12 (A) a net labor loss of at least 50 workers
13 who lost employment directly from or associated
14 with the covered electric generating station, in-
15 cluding an associated mine;

16 (B) a covered net revenue loss of over 25
17 percent compared to the previous fiscal year; or

18 (C) at least a 10-percent increase in the
19 cost of electricity for applicable electric con-
20 sumers compared to the previous calendar year.

21 (11) ELECTRIC CONSUMER.—The term “electric
22 consumer” has the meaning given such term in sec-
23 tion 3(5) of the Public Utility Regulatory Policies
24 Act of 1978 (16 U.S.C. 2602(5)).

1 (12) EMPLOYMENT LOSS.—The term “employment loss” has the meaning given such term in section 2(a) of the Worker Adjustment and Retraining
2 Notification Act (29 U.S.C. 2101(a)).
3
4

5 (13) ESSENTIAL COMMUNITY SERVICES.—The
6 term “essential community services” means infrastructure located entirely or partially within an economically distressed community and services that
7 provide direct support to residents of a community,
8 including services related to—
9
10

- 11 (A) health care;
- 12 (B) transportation;
- 13 (C) energy;
- 14 (D) telecommunications;
- 15 (E) public education;
- 16 (F) public safety; and
- 17 (G) housing.

18 (14) INSTITUTION OF HIGHER EDUCATION.—
19 The term “institution of higher education” has the
20 meaning given such term in section 102 of the Higher
21 Education Act of 1965 (20 U.S.C. 1002), except
22 that such term does not include institutions described in subparagraphs (A) or (C) of subsection
23 (a)(1) of such section 102.
24

1 (15) JOBS IN ENERGY-RELATED INDUSTRIES.—

2 The term “jobs in energy-related industries” in-
3 cludes manufacturing, engineering, installation, con-
4 struction, and retrofitting jobs in energy-related in-
5 dustries.

6 (16) LABOR ORGANIZATION.—The term “labor
7 organization” has the meaning given the term in
8 section 7103 of title 5, United States Code.

9 (17) LOCAL WORKFORCE DEVELOPMENT
10 BOARD.—The term “local workforce development
11 board” means a local board, as defined in section 3
12 of the Workforce Innovation and Opportunity Act
13 (29 U.S.C. 3102).

14 (18) REGIONAL TRANSITION ADVISORY COM-
15 MITTEE.—The term “Regional Transition Advisory
16 Committee” means a committee described in section
17 3 that is established by an economically distressed
18 community.

19 (19) STATE AGENCY.—The term “State agen-
20 cy” has the meaning given the term in section 3306
21 of the Internal Revenue Code of 1986.

22 (20) STATE WORKFORCE DEVELOPMENT
23 BOARD.—The term “State workforce development
24 board” means a State board, as defined in section

1 3 of the Workforce Innovation and Opportunity Act
2 (29 U.S.C. 3102).

3 (21) UNEMPLOYMENT FUND.—The term “un-
4 employment fund” has the meaning given the term
5 in section 3306 of the Internal Revenue Code of
6 1986.

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