111TH CONGRESS	\mathbf{C}	
2D Session		
	D •	

To assist in the creation of new jobs by providing financial incentives for owners of commercial buildings and multifamily residential buildings to retrofit their buildings with energy efficient building equipment and materials and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. Merkley (for himself, Mr. Pryor, Mr. Brown of Ohio, Ms. Stabenow, and Mr. Sanders) introduced the following bill; which was read twice and referred to the Committee on

A BILL

To assist in the creation of new jobs by providing financial incentives for owners of commercial buildings and multifamily residential buildings to retrofit their buildings with energy efficient building equipment and materials and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Building Star Energy
- 5 Efficiency Act of 2010".
- 6 SEC. 2. DEFINITIONS.
- 7 In this Act:

1	(1) ASHRAE.—The term "ASHRAE" means
2	the American Society of Heating, Refrigerating and
3	Air-Conditioning Engineers.
4	(2) Building envelope insulation.—The
5	term "building envelope insulation" means thermal
6	insulation for a building envelope (other than a low
7	slope roof), as defined in ASHRAE Standard 90.1–
8	2007 or 2009 IECC, as appropriate.
9	(3) CHILLER TONNAGE DOWNSIZING.—The
10	term "chiller tonnage downsizing" means the quan-
11	tity by which the tonnage rating of a replaced chiller
12	exceeds the tonnage rating of a qualified replace-
13	ment chiller.
14	(4) CLIMATE ZONE.—The term "climate zone"
15	means a climate zone specified in ASHRAE Stand-
16	ard 90.1–2007.
17	(5) Commercial building.—
18	(A) IN GENERAL.—The term "commercial
19	building' means a building that—
20	(i) is located in the United States;
21	and
22	(ii) was in existence on December 31,
23	2009.
24	(B) Exclusions.—The term "commercial
25	building" does not include—

1	(i) a federally owned building; or
2	(ii) a residential building.
3	(6) Duct.—The term "duct" means HVAC
4	ducts with respect to which pressure testing has
5	been performed and, if necessary, leakage remedi-
6	ated, in accordance with sections 503.2.7.1.2 and
7	503.2.7.1.3 of the 2009 IECC.
8	(7) Duct insulation.—The term "duct insu-
9	lation" means thermal insulation of a HVAC duct.
10	(8) HVAC.—The term "HVAC" means heat-
11	ing, ventilation, and air conditioning.
12	(9) IECC.—The term "IECC" means the
13	International Energy Conservation Code.
14	(10) MECHANICAL INSULATION.—The term
15	"mechanical insulation" means thermal insulation
16	installed, in accordance with applicable Federal,
17	State, and local law, on mechanical piping and me-
18	chanical equipment.
19	(11) Multifamily residential building.—
20	(A) In general.—The term "multifamily
21	residential building" means a structure of 5 or
22	more dwelling units that—
23	(i) is located in the United States;
24	and

1	(ii) was in existence on December 31,
2	2009.
3	(B) Exclusion.—The term "multifamily
4	residential building" does not include a feder-
5	ally owned building.
6	(12) NFRC.—The term "NFRC" means the
7	National Fenestration Rating Council.
8	(13) Program.—The term "program" means
9	the Building Star Energy Efficiency Rebate Pro-
10	gram of 2010 established under section 3.
11	(14) QUALIFIED BOILER.—The term "qualified
12	boiler" means a new natural gas-fired, oil-fired, or
13	wood or wood pellet boiler that—
14	(A) has a capacity of not less than
15	300,000, and not more than 5,000,000, Btu per
16	hour;
17	(B) replaces an operational boiler in a
18	commercial building or multifamily residential
19	building; and
20	(C) meets or exceeds—
21	(i) in the case of a natural gas-fired
22	boiler, 90 percent thermal efficiency;
23	(ii) in the case of an oil-fired boiler,
24	85 percent thermal efficiency; and

1	(iii) in the case of a wood or wood pel-
2	let boiler, 75 percent thermal efficiency.
3	(15) Qualified building envelope insula-
4	TION.—The term "qualified building envelope insula-
5	tion" means the installation or repair of building en-
6	velope insulation to meet or exceed ASHRAE Stand-
7	ard 90.1–2007 or 2009 IECC in a commercial build-
8	ing or multifamily residential building.
9	(16) QUALIFIED ENERGY AUDIT.—The term
10	"qualified energy audit" means an ASHRAE Level
11	II energy audit or equivalent of a commercial build-
12	ing or multifamily residential building that is de-
13	signed to identify all cost-effective energy efficiency
14	measures.
15	(17) Qualified energy-efficient building
16	OPERATION AND MAINTENANCE TRAINING.—The
17	term "qualified energy-efficient building operation
18	and maintenance training" means—
19	(A) the training of a superintendent or op-
20	erator of a commercial building or multifamily
21	residential building; and
22	(B) resultant—
23	(i) Level 1 or Level 2 Building Oper-
24	ator Certification for commercial building
25	operators; or

1	(ii) certification as a Multifamily
2	Building Operator by the Building Per-
3	formance Institute for residential building
4	operators.
5	(18) Qualified energy monitoring and
6	MANAGEMENT SYSTEM.—The term "qualified energy
7	monitoring and management system" means a sys-
8	tem that—
9	(A) is installed in a commercial building or
10	multifamily residential building;
11	(B) uses a combination of computers, com-
12	puter software, control equipment, and instru-
13	mentation to monitor and manage or submeter
14	the energy use of a building, such as heating
15	ventilation, air conditioning, and lighting;
16	(C) provides reporting of information to
17	the building owner or operator to enable refine-
18	ment of building operation and energy usage
19	and
20	(D) is covered by a service contract with a
21	duration of not less than 1 year for system
22	monitoring or maintenance, including all main-
23	tenance recommended by the equipment manu-
24	facturer.

1	(19) QUALIFIED EXTERIOR LIGHTING.—The
2	term "qualified exterior lighting" means exterior
3	lighting that—
4	(A) replaces operational exterior lighting at
5	a commercial building or multifamily residential
6	building; and
7	(B) achieves a reduction of 20 percent or
8	more in annual energy use as compared to the
9	lighting that was replaced, as determined in ac-
10	cordance with section $3(c)(7)(B)$.
11	(20) Qualified furnace.—The term "quali-
12	fied furnace" means a new natural gas furnace or a
13	wood or wood pellet furnace that—
14	(A) replaces an operational furnace in a
15	commercial building or multifamily residential
16	building;
17	(B) in the case of natural gas, meets or ex-
18	ceeds 90 percent thermal efficiency; and
19	(C) in the case of a wood or wood pellet
20	furnace, meets or exceeds 75 percent thermal
21	efficiency.
22	(21) Qualified high-efficiency window
23	FILMS AND SCREENS.—The term "qualified high-ef-
24	ficiency window films and screens" means window
25	films and screens that—

1	(A) are permanently affixed to windows or
2	window frames in a commercial building or
3	multifamily residential building;
4	(B) have a Luminous Efficacy (which is
5	Visible Light Transmittance, as certified to
6	NRFC standards divided by SHGC) of 1.1 or
7	greater; and
8	(C) have a SHGC that meets or is better
9	than the applicable requirements of the fol-
10	lowing table (as certified to NFRC standards):
	Climate Zones 1 2 3 4 5 6 7 8

Climate Zones	1	2	3	4	5	6	7	8
SHGC	.25	.25	.25	.40	.40	.40	.45	.45

(22) QUALIFIED HVAC TESTING, BALANCING, AND DUCT SEALING.—The term "qualified HVAC testing, balancing, and duct sealing" means work performed in a commercial building or multifamily residential building by individuals with an ANSI-accredited certification in HVAC testing—

- (A) to pressure-test HVAC ducts;
- (B) to balance air flow; and
- (C) to identify all leaking ducts and remediate the leakage to the appropriate leakage class, in accordance with sections 503.2.7.1.2 and 503.2.7.1.3 of the 2009 IECC.

1	(23) QUALIFIED INTERIOR LIGHTING.—The
2	term "qualified interior lighting" means new interior
3	lighting that—
4	(A) replaces operational interior lighting in
5	a commercial building or multifamily residential
6	building; and
7	(B) achieves an installed power reduction
8	of 25 percent or more as compared to the in-
9	stalled power of the lighting that was replaced,
10	as determined in accordance with section
11	3(e)(6)(B).
12	(24) Qualified low slope roof insula-
13	TION.—The term "qualified low slope roof insula-
14	tion" means a retrofit that—
15	(A) adds new insulation to a roof on a
16	commercial building or multifamily residential
17	building if the roof insulation is entirely above
18	deck, as defined in ASHRAE Standard 90.1-
19	2007 or 2009 IECC; and
20	(B) meets or exceeds the R-values for the
21	applicable climate zone in the following table:
	Climate Zones 1 2 3 4 5 6 7 8

Climate Zones	1	2	3	4	5	6	7	8
R-Value	20	25	25	25	25	30	35	35

(25) QUALIFIED MECHANICAL INSULATION.— 22 The term "qualified mechanical insulation" means 23

1	the installation or repair of mechanical or duct insu-
2	lation to meet or exceed ASHRAE Standard 90.1–
3	2007 or 2009 IECC in a commercial building or
4	multifamily residential building.
5	(26) QUALIFIED REPLACEMENT CHILLER.—The
6	term "qualified replacement chiller" means a water-
7	cooled chiller that—
8	(A) is certified to meet efficiency standards
9	effective on January 1, 2010, as defined in
10	table 6.8.1c in Addendum M to Standard 90.1–
11	2007 of ASHRAE; and
12	(B) replaces a chiller that—
13	(i) was installed before January 1,
14	1993;
15	(ii) uses chlorofluorocarbon refrig-
16	erant; and
17	(iii) until replaced by a new chiller,
18	has remained in operation and used for
19	cooling a commercial building.
20	(27) Qualified retro commissioning
21	STUDY.—The term "qualified retro commissioning
22	study" means a commissioning study of building en-
23	ergy systems that is—

1	(A) conducted consistent with the guide-
2	lines in the Retro Commissioning Guide for
3	Building Owners prepared for—
4	(i) the Environmental Protection
5	Agency; or
6	(ii) the document entitled "California
7	Commissioning Guide: Existing Buildings"
8	published by the California Commissioning
9	Collaborative; and
10	(B) performed by a service provider with—
11	(i) an ASHRAE Commissioning Proc-
12	ess Management Professional certification;
13	or
14	(ii) a Building Commissioning Asso-
15	ciation Certified Commissioning Profes-
16	sional certification.
17	(28) Qualified service on cooling sys-
18	TEMS.—
19	(A) IN GENERAL.—The term "qualified
20	service on cooling systems" means periodic
21	maintenance service on a central air conditioner
22	that—
23	(i) is located in a commercial building
24	or multifamily residential building; and

1	(ii) has a capacity of not less than 2
2	tons.
3	(B) Inclusions.—The term "qualified
4	service on cooling systems" includes—
5	(i) a cleaning of a condenser coil;
6	(ii) a check of system pressure;
7	(iii) an inspection and replacement of
8	a filter;
9	(iv) an inspection and replacement of
10	a belt;
11	(v) an inspection and repair of an
12	economizer;
13	(vi) an inspection of a contractor;
14	(vii) an inspection of an evaporator;
15	(viii) an evaluation of a compressor
16	ampere draw;
17	(ix) an evaluation of supply motor
18	amp draw;
19	(x) an evaluation of a condenser fan
20	amp draw;
21	(xi) an evaluation of liquid line tem-
22	perature;
23	(xii) an evaluation of suction pressure
24	and temperature;

1	(xiii) an evaluation of oil level and
2	pressure;
3	(xiv) an inspection of low pressure
4	controls and high pressure controls;
5	(xv) an evaluation of crankcase heater
6	operation;
7	(xvi) a cleaning of chiller condenser
8	tubes;
9	(xvii) a cleaning of chiller evaporator
10	tubes; or
11	(xviii) a check, and if necessary, cor-
12	rection of a refrigerant charge and system
13	airflow to conform to manufacturer speci-
14	fications.
15	(29) Qualified service on space heating
16	EQUIPMENT.—
17	(A) IN GENERAL.—The term "qualified
18	service on space heating equipment" means the
19	periodic maintenance service on a boiler, unit
20	heaters make-up air unit, heat pump, furnace,
21	or industrial space heating equipment with
22	forced or induced draft combustion that is lo-
23	cated in a commercial or multifamily residential
24	building.

1	(B) Inclusions.—The term "qualified
2	service on space heating equipment" includes—
3	(i) cleaning all heat exchange surfaces
4	and checking and calibrating all system
5	controls; and
6	(ii) combustion efficiency tests and
7	stack temperature measurements con-
8	ducted before and after the service.
9	(30) Qualified unitary air conditioner.—
10	The term "qualified unitary air conditioner" means
11	a new 3 phase unitary air conditioner that—
12	(A) replaces an operational air conditioner
13	or heat pump in a commercial building or mul-
14	tifamily residential building; and
15	(B) meets or exceeds Consortium for En-
16	ergy Efficiency Tier 1 efficiency standards as in
17	effect on January 1, 2010.
18	(31) QUALIFIED UNITARY HEAT PUMP.—The
19	term "qualified unitary heat pump" means a new 3
20	phase unitary heat pump that—
21	(A) replaces an operational air conditioner
22	or heat pump in a commercial building or mul-
23	tifamily residential building; and

1	(B) meets or exceeds Consortium for En-
2	ergy Efficiency Tier 1 level of efficiency as in
3	effect on January 1, 2010.
4	(32) Qualified variable speed drive.—The
5	term "qualified variable speed drive" means a new
6	electronic variable speed drive that—
7	(A) is added to an operational motor in
8	a—
9	(i) chilled water pump;
10	(ii) cooling tower fan;
11	(iii) fume hood exhaust or makeup
12	fan;
13	(iv) hot water pump;
14	(v) exhaust fan;
15	(vi) chiller compressor; or
16	(vii) supply, return, or exhaust fan on
17	a variable-air volume unit that is located in
18	a commercial building or multifamily resi-
19	dential building and operates not less than
20	2,000 hours annually;
21	(B) is controlled automatically by a build-
22	ing automation system, process control system,
23	or local controller driven by differential pres-
24	sure, flow, temperature, or another variable sig-
25	nal; and

1	(C) incorporates a series reactor for power
2	factor correction.
3	(33) Qualified water heater.—The term
4	"qualified water heater" means a new natural gas or
5	electric storage water heater with a capacity of
6	75,000 Btu/hour or greater, or a tankless water
7	heater with a capacity of 200,000 Btu/hour or great-
8	er, that replaces an operational water heater in a
9	commercial building or multifamily residential build-
10	ing and meets or exceeds—
11	(A) in the case of a natural gas water
12	heater, 90 percent thermal efficiency;
13	(B) in the case of an electric water heat-
14	er—
15	(i) a 2.5 Coefficient of Performance;
16	or
17	(ii) a 2.0 Energy Factor; and
18	(C) in the case of a wood or wood pellet
19	water heater, 75 percent thermal efficiency.
20	(34) Secretary.—The term "Secretary"
21	means the Secretary of Energy.
22	(35) SHGC.—The term "SHGC" means the
23	Solar Heat Gain Coefficient.

1	(36) Tier 1 Qualified window.—The term	m
2	"tier 1 qualified window" means a new windo	W
3	that—	
4	(A) replaces an existing window in a con	1-
5	mercial building or multifamily residentia	al
6	building; and	
7	(B) meets or is better than—	
8	(i) the applicable U-factor and SHG	\mathbf{C}
9	requirements (both certified to NFR	С
10	standards) in the following table:	
	Climate Zones 1 2 3 4 5 6 7 8	
		35 45
11	; and	
12	(ii) in the case of a window with in	1-
13	pact-rated glazing in climate zone 1, a U	J-
14	factor of 1.20.	
15	(37) Tier 2 Qualified window.—The terr	m
16	"tier 2 qualified window" means a new windo	W
17	that—	
10		
18	(A) replaces an existing window in a con	1-
19	(A) replaces an existing window in a commercial building or multifamily residential	

(B) meets or is better than—

building; and

20

21

1	(i) the applicable U-factor and SHGC
2	requirements (both certified to NFRC
3	standards) in the following table:

Climate Zones	1	2	3	4	5	6	7	8
U-Factor	.32	.32	.30	.30	.30	.30	.30	.30
SHGC	.25	.25	.25	.26	.26	.35	.45	.45

4 ; and

5 (ii) in the case of a window with im-

6 pact-rated glazing in climate zone 1, a U-

7 factor of 1.20.

8 SEC. 3. BUILDING STAR PROGRAM.

- 9 (a) ESTABLISHMENT.—There is established in the 10 Department of Energy a program to be known as the "Building Star Energy Efficiency Rebate Program of 2010" under which the Secretary, in accordance with this 13 section, shall issue rebates to building owners to offset a portion of the cost of purchasing and installing qualifying equipment or materials or undertaking qualifying services to enhance the energy efficiency of existing commercial buildings and multifamily residential buildings.
- 18 (b) Rebates for Building Envelope Energy 19 Efficiency Measures.—Rebates for the purchase and 20 installation of qualifying insulation, windows, and quali-21 fied high-efficiency window films and screens in commer-22 cial or multifamily residential buildings shall be available 23 in the following amounts:

	19				
1	(1) Building envelope insulation.—For				
2	qualified building envelope insulation, a rebate o				
3	\$0.60 per square foot of insulated area.				
4	(2) Low slope roofing insulation.—For				
5	qualified low slope roofing insulation, a rebate o				
6	\$0.80 per square foot of insulated roof area over				
7	conditioned space.				
8	3 (3) Mechanical insulation.—For qualified				
9	mechanical insulation, rebates shall be the amounts				
specified in the following table:					
	Piping and Equipment Applications Rebate				
	2" Iron Pipe Size and below				
11	(4) Windows.—				
12	(A) TIER 1 QUALIFIED WINDOWS.—For				

Tier 1 qualified windows, a rebate of \$150 per

Tier 2 qualified windows, a rebate of \$300 per

(5) High-efficiency window films and

SCREENS.—For qualified high-efficiency window

films and screens, a rebate of \$1.00 per square foot

(B) TIER 2 QUALIFIED WINDOWS.—For

13

14

15

16

17

18

19

20

window.

window.

1	of treated glass enclosing a mechanically conditioned						
	· · · · · · · · · · · · · · · · · · ·						
2	space.						
3 (c) Rebates for Eligible Equipment Inst							
4	TION.—Rebates for the purchase and installation of quali-						
5	fying new energy efficient equipment in commercial build-						
6	ings or multifamily residential buildings shall be available						
7	in the following amounts:						
8	(1) Boilers.—For qualified boilers, rebates						
9	shall be the amounts specified in the following table:						
	Boiler Fuel Rebate						
	Natural Gas-fired						
	ity						
	Oil-fired						
10	(2) Furnaces.—For qualified furnaces, re-						
11	bates of \$5 per thousand Btu per hour of capacity.						
12	(3) Water heaters.—For qualified water						
13	heaters, rebates shall be the amounts specified in the						
14	following table:						
	Energy Source Rebate						
	Natural Gas						
	Wood or wood pellet water heater \$ per thousand Btu per hour capacity						
15	(4) Unitary air conditioners and heat						

PUMPS.—For qualified unitary air conditioners and

16

1 qualified unitary heat pumps, rebates shall be the 2 amounts specified in the following table:

Efficiency Level	Rebate
Consortium on Energy Efficiency Tier 1 efficiency standards (as in effect on January 1, 2010).	\$100 per ton cooling capacity
Consortium of Energy Efficiency Tier 2 efficiency standards (as in effect on January 1, 2010).	\$200 per ton cooling capacity

3 (5) Variable speed drives for motors.—
4 For qualified variable speed drives, rebates shall be
5 the amounts specified in the following table:

Power Controlled (horsepower)	Rebate Level
<10 hp	\$120/hp
10-100 hp	\$80/hp
>100 hp	\$40/hp

(6) Interior lighting.—

6

7 (A) IN GENERAL.—For qualified interior 8 lighting, subject to subparagraphs (B) and (C), 9 rebates based on reduced lighting power shall 10 be the amounts specified in the following table:

25% or greater reduction in installed lighting power (as adjusted) \$0.25 per square foot of illuminated floor area affected \$0.50 per square foot power (as adjusted) \$0.50 per square foot of illuminated floor area affected

11 (B) CALCULATION.—Reductions in in-12 stalled lighting power resulting from installation 13 of qualified interior lighting shall be calculated 14 by determining the difference between—

1	(i) the product obtained by multi-
2	plying—
3	(I) the quantity of installed
4	power (kW) for existing interior light-
5	ing; and
6	(II) the applicable control factor;
7	and
8	(ii) the product obtained by multi-
9	plying—
10	(I) the quantity of installed
11	power (kW) of the replacement inte-
12	rior lighting system; and
13	(II) the applicable control factor.
14	(C) CONTROL FACTORS.—For purposes of
15	subparagraph (B), control factors for installed
16	lighting controls shall be—
17	(i) for manual dimming controls, 0.9;
18	(ii) for occupancy sensors, 0.9;
19	(iii) for programmable multilevel dim-
20	ming controls, 0.9;
21	(iv) for programmable multilevel dim-
22	ming controls with programmable time
23	scheduling, 0.85; and
24	(v) for daylight dimming controls,
25	0.75.

1	(7) Exterior lighting.—
2	(A) In general.—For qualified exterior
3	lighting, subject to subparagraphs (B) and (C),
4	rebates based on reduced energy usage shall be
5	the amounts specified in the following table:
	20 % or greater reduction in calculated annual energy usage \$0.40 per kWh reduction in calculated annual energy usage
	40% or greater reduction in calculated annual energy usage \$1.00 per kWh reduction in calculated annual energy usage
6	(B) Calculation.—Reductions in annual
7	energy usage resulting from installation of
8	qualified exterior lighting shall be calculated by
9	determining the difference between—
10	(i) the product obtained by multi-
11	plying—
12	(I) the quantity of installed
13	power (kW) for existing exterior light-
14	ing;
15	(II) 4,000 operating hours per
16	year; and
17	(III) the applicable control fac-
18	tor; and
19	(ii) the product obtained by multi-
20	plying—

24

1	(I) the quantity of installed
2	power (kW) of the replacement exte-
3	rior lighting system;
4	(II) 4,000 operating hours per
5	year; and
6	(III) the applicable control fac-
7	tor.
8	(C) CONTROL FACTORS.—For purposes of
9	subparagraph (B), control factors for installed
10	lighting controls shall be—
11	(i) for 7-day time controls (with a
12	provision for holiday schedule) if lighting is
13	switched off a minimum of 4 hours per
14	night, 0.75;
15	(ii) for motion sensors if lighting
16	power is reduced by at least 40 percent
17	after no activity has been detected for at
18	least 20 minutes, 0.75; and
19	(iii) for remote monitoring and multi-
20	level lighting controls, 0.60.
21	(8) Qualified replacement chillers.—
22	(A) In general.—For qualified replace-
23	ment chillers, rebates shall be the sum of—
24	(i) the product obtained by multi-
25	plying—

S.L.C.

25

1	(I) \$150; and
2	(II) the tonnage rating of the re-
3	placed chiller; and
4	(ii) if all chilled water distribution
5	pumps connected to the qualified replace-
6	ment chiller include variable frequency
7	drives, the product obtained by multi-
8	plying—
9	(I) \$100; and
10	(II) any chiller tonnage
11	downsizing.
12	(B) Audits.—As a condition of receiving a
13	rebate for a qualified replacement chiller, ar
14	audit with requirements determined by the Sec-
15	retary (not later than 45 days after the date of
16	enactment of this Act) shall be performed on a
17	building prior to installation of the qualified re-
18	placement chiller that identifies cost-effective
19	energy-saving measures, particularly measures
20	that could contribute to chiller tonnage
21	downsizing.
22	(d) Rebates for Eligible Energy Efficiency
23	SERVICES.—Rebates for qualifying services to enhance the
24	energy efficiency of commercial or multifamily residential
25	buildings shall be available in the following amounts:

1	(1) Energy audit and retro commissioning
2	STUDY.—
3	(A) In general.—For qualified energy
4	audits or qualified retro commissioning studies
5	subject to subparagraph (B), a rebate equal to
6	the lesser of—
7	(i) \$0.05 per square foot of audited or
8	commissioned building space; or
9	(ii) 50 percent of the cost of the audit
10	or study.
11	(B) AVOIDANCE OF DUPLICATION.—Re-
12	bates shall not be made for energy audits and
13	retro commissioning studies under subpara-
14	graph (A) for the same building.
15	(2) Energy-efficient building operations
16	AND MAINTENANCE TRAINING.—For qualified en-
17	ergy-efficient building operation and maintenance
18	training, a rebate of \$2,000 per individual trained
19	and certified.
20	(3) Service on space heating equip-
21	MENT.—For qualified service on space heating
22	equipment, a rebate of \$100 per unit serviced.
23	(4) Service on cooling systems.—For
24	qualified service on cooling systems, a rebate equal
25	to the lesser of—

1	(A) \$2 per ton of nameplate capacity of
2	the serviced cooling system; and
3	(B) 50 percent of the total service cost.
4	(5) Energy monitoring and management
5	SYSTEMS.—
6	(A) Installation.—For qualified energy
7	monitoring and management systems installed
8	in a commercial building or multifamily residen-
9	tial building that have analog controls (pneu-
10	matic or electronic), or if no control system ex-
11	ists, a rebate equal to the lesser of—
12	(i) \$0.45 per square foot of building
13	space covered by the qualified energy mon-
14	itoring and management system; or
15	(ii) 50 percent of the total installation
16	and commissioning costs.
17	(B) Upgrading.—For upgrading an exist-
18	ing energy monitoring and management system
19	in a commercial building or multifamily residen-
20	tial building to add submetering to all major in-
21	dividual loads, such as heating, ventilation, air
22	conditioning, and lighting, a rebate equal to the
23	lesser of—

1	(i) \$0.15 per square foot of building
2	space covered by the energy management
3	system, or
4	(ii) 50 percent of the total installation
5	cost.
6	(6) HVAC TESTING, BALANCING, AND DUCT
7	SEALING.—For qualified HVAC testing, balancing,
8	and duct sealing, a rebate of \$0.75 per square foot
9	of duct surface tested, balanced, and if necessary,
10	sealed.
11	(e) Administration.—
12	(1) Eligibility Period.—A rebate issued
13	under the program shall be provided only in connec-
14	tion with qualifying equipment installations or serv-
15	ices provided during the period beginning on the
16	date of enactment of this Act and ending on Decem-
17	ber 31, 2011.
18	(2) Combination with other incentives.—
19	The availability or use of a Federal, State, local,
20	utility, or other incentive for any qualifying equip-
21	ment installation or service shall not affect eligibility
22	for rebates under the program.
23	(3) Additional fees.—A dealer, equipment
24	installer, or service provider may not charge a per-
25	son purchasing goods or services any additional fees

1	associated with applying for a rebate under the pro-
2	gram.
3	(4) Limitation on total rebates issued.—
4	The total value of rebates issued under the program
5	may not exceed the amounts made available for the
6	program.
7	(5) MAXIMUM REBATE.—The amount of any re-
8	bate paid to an applicant for any qualified measure
9	under this section shall be the lesser of—
10	(A) the amount determined under sub-
11	section (b), (c), or (d); or
12	(B) ½ of the cost actually incurred by the
13	applicant building owner to complete the meas-
14	ure that is eligible for the rebate.
15	(f) Implementation.—Notwithstanding section 553
16	of title 5, United States Code, not later than 30 days after
17	the date of enactment of this Act, the Secretary shall, in
18	consultation with the Secretary of the Treasury, establish
19	rules and procedures to implement the program, including
20	rules and procedures for—
21	(1) building owners or designees to submit ap-
22	plications (including forms) that—
23	(A) specify the proposed measures that
24	qualify for a rebate and the total rebate re-
25	quested; and

1	(B) require that the work be completed by
2	licensed contractors or service providers in com-
3	pliance with all applicable Federal, State and
4	local building codes and standards;
5	(2) the Secretary—
6	(A) to consider applications; and
7	(B) to the extent that the Secretary deter-
8	mines that proposed measures will qualify for
9	rebates under this section if undertaken and
10	that there are sufficient uncommitted funds to
11	carry out the program, to issue confirmations to
12	applicants that rebates will be made if proposed
13	measures are completed;
14	(3) an applicant—
15	(A) to certify, following completion of the
16	measures identified in the application, that the
17	measures undertaken qualify for rebate under
18	this section; and
19	(B) to complete the measures described in
20	the application, and submit a certification, not
21	later than—
22	(i) 180 days after the date of receipt
23	of a confirmation; or

1	(ii) in the case of a qualified replace-
2	ment chiller, 360 days after the date of re-
3	ceipt of a confirmation;
4	(4) appropriate verification by the Secretary of
5	eligibility for a rebate prior to payment;
6	(5) verification and payment of rebates by elec-
7	tronic transfer of funds or other means that ensure
8	that the payment occurs not later than 30 days after
9	the date of submission of certification that measures
10	described in the application have been completed;
11	(6) certification by the installer, as part of the
12	certification under paragraph (3), that any refrig-
13	erants, toxic materials, and other hazards have been
14	removed and disposed of in accordance with all ap-
15	plicable Federal, State, and local laws;
16	(7) field inspections by the Federal Government
17	of at least 10 percent of the projects for which re-
18	bates are received under the program; and
19	(8) compliance monitoring and enforcement.
20	(g) Civil Penalties.—
21	(1) In general.—Any person who knowingly
22	makes a false or misleading statement in an applica-
23	tion or certification under this section shall be liable
24	to the United States for a civil penalty in an amount
25	equal to not more than the higher of—

1	(A) \$15,000 for each violation; or
2	(B) the amount that is equal to 3 times
3	the value of any associated rebate received
4	under this section.
5	(2) Administration.—In carrying out this
6	subsection, the Secretary—
7	(A) may assess and compromise penalties
8	described in paragraph (1);
9	(B) may require from any entity the
10	records and inspections necessary to carry out
11	the program; and
12	(C) shall consider the severity of the viola-
13	tion and the intent and history of the person
14	committing a violation in determining the
15	amount of a penalty.
16	(h) Information to Building Owners, Service
17	Providers, and Equipment Installers.—
18	(1) In general.—Not later than 30 days after
19	the date of enactment of this Act, the Secretary
20	shall make available on an Internet website and
21	through other means determined by the Secretary,
22	information about the program, including informa-
23	tion on—
24	(A) how to determine whether particular
25	efficiency measures are eligible for a rebate;

1	(B) how to participate in the program, in-
2	cluding how to apply for rebates; and
3	(C) the equipment and services meeting
4	the requirements of the program.
5	(2) UPDATING.—The Secretary shall update, as
6	appropriate, the information required under para-
7	graph (1).
8	(i) Report to Congress.—Not later than 60 days
9	after the termination date described in subsection (e)(1)
10	the Secretary shall submit to the Committee on Energy
11	and Commerce of the House of Representatives and the
12	Committee on Energy and Natural Resources of the Sen-
13	ate a report describing the efficacy of the program, includ-
14	ing—
15	(1) a description of program results, includ-
16	ing—
17	(A) the total number and value of rebates
18	issued for installation of new energy efficient
19	equipment by category of equipment;
20	(B) the total number and value of rebates
21	issued for services rendered by category of serv-
22	ice; and
23	(C) the geographic distribution of activities
24	for which rebates were issued;

1	(2) an estimate of the overall increase in energy
2	efficiency as a result of the program, expressed in
3	terms of percentage improvement by—
4	(A) type of equipment;
5	(B) total annual energy savings; and
6	(C) total annual greenhouse gas reduc-
7	tions; and
8	(3) an estimate of the overall jobs created and
9	economic growth achieved as a result of the pro-
10	gram.
11	(j) Exclusion of Rebates From Income and Re-
12	DUCTION OF BASIS.—For purposes of the Internal Rev-
13	enue Code of 1986—
14	(1) a rebate issued under the program shall not
15	be considered as gross income to a building owner
16	and
17	(2) the basis of any equipment for which a re-
18	bate is received shall be reduced by the amount of
19	the rebate for the purchase and installation of equip-
20	ment under the program.
21	SEC. 4. STATE-BASED FINANCING ASSISTANCE FOR COM-
22	MERCIAL BUILDING RETROFITS.
23	(a) Definitions.—In this section:
24	(1) Building star energy retrofit pro-
25	GRAM.—The term "Building Star energy retrofit

1	program" means the Building Star energy retrofit
2	program established under section 3.
3	(2) ELIGIBLE PARTICIPANT.—The term "eligi-
4	ble participant" means a building owner, apartment
5	complex owner, residential cooperative association,
6	or condominium association that—
7	(A) meets the eligibility requirements es-
8	tablished by a qualified loan program delivery
9	entity designated by the building owner; and
10	(B) receives financial assistance from the
11	qualified loan program delivery entity to carry
12	out energy efficiency or renewable energy im-
13	provements to an existing building in accord-
14	ance with the Building Star energy retrofit pro-
15	gram established under section 3.
16	(3) Program.—The term "program" means
17	the Building Star Energy Efficiency Loan Program
18	established under subsection (b).
19	(4) Qualified Loan Program Mechanism.—
20	The term "qualified loan program mechanism"
21	means a loan program that is—
22	(A) administered by a qualified program
23	delivery entity; and
24	(B) principally funded—

1	(i) by funds provided by or overseen
2	by a State; or
3	(ii) through the energy loan program
4	of the Federal National Mortgage Associa-
5	tion.
6	(5) Qualified program delivery entity.—
7	The term "qualified program delivery entity" means
8	a State, political subdivision of a State, tribal gov-
9	ernment, energy utility, natural gas utility, nonprofit
10	or community-based organization, energy service
11	company, retailer, or any other qualified entity
12	that—
13	(A) meets the eligibility requirements of
14	this section; and
15	(B) is approved by the State that admin-
16	isters the program in the State.
17	(b) Establishment.—The Secretary shall establish
18	a Building Star Energy Efficiency Loan Program under
19	which the Secretary shall make grants to States to support
20	financial assistance provided by qualified program delivery
21	entities for making, to existing buildings, energy efficiency
22	and renewable energy improvements that qualify under the
23	Building Star energy retrofit program.

1	(c) ELIGIBILITY OF QUALIFIED PROGRAM DELIVERY
2	Entities.—To be eligible to participate in the program
3	a qualified program delivery entity shall—
4	(1) offer a financing product under which eligi-
5	ble participants may pay over time for the cost to
6	the eligible participant (after all applicable Federal
7	State, local, and other rebates or incentives are ap-
8	plied) of making improvements described in section
9	3;
10	(2) require all financed improvements to be per-
11	formed by contractors in a manner that meets min-
12	imum standards that are at least as stringent as the
13	standards established under section 3; and
14	(3) establish standard underwriting criteria to
15	determine the eligibility of program applicants
16	which criteria shall be consistent with commercially
17	recognized best practices applicable to the form of fi-
18	nancial assistance being provided (as determined by
19	the designated entity administering the program in
20	the State).
21	(d) Allocation.—In making funds available to
22	States for each fiscal year under this section, the Sec-
23	retary shall use the formula used to allocate funds to
24	States to carry out State energy conservation plans estab-

1	nshed under part D of title III of the Energy Policy and
2	Conservation Act (42 U.S.C. 6321 et seq.).
3	(e) Qualified Program Delivery Entities.—Be-
4	fore making a grant to a State under this section, the Sec-
5	retary shall require the Governor of the State to provide
6	to the Secretary a letter of assurance that the State—
7	(1) has 1 or more qualified program delivery
8	entities that meet the requirements of this section
9	(2) has established a qualified loan program
10	mechanism that—
11	(A) includes a methodology to ensure cred-
12	ible energy savings or renewable energy genera-
13	tion;
14	(B) incorporates an effective repayment
15	mechanism, which may include—
16	(i) on-utility-bill repayment;
17	(ii) tax assessment or other form of
18	property assessment financing;
19	(iii) municipal service charges;
20	(iv) energy or energy efficiency serv-
21	ices contracts;
22	(v) energy efficiency power purchase
23	agreements; or
24	(vi) alternative contractual repayment
25	mechanisms that have been demonstrated

1	to have appropriate risk mitigation fea-
2	tures; and
3	(3) will provide, in a timely manner, all infor-
4	mation regarding the administration of the program
5	as the Secretary may require to permit the Secretary
6	to meet the reporting requirements of subsection (h).
7	(f) USE OF GRANT FUNDS.—Grant funds made
8	available to States under the program may be used to sup-
9	port financing products offered by qualified program deliv-
10	ery entities to eligible participants, by providing——
11	(1) interest rate reductions;
12	(2) loan loss reserves or other forms of credit
13	enhancement;
14	(3) revolving loan funds from which qualified
15	program delivery entities may offer direct loans; or
16	(4) other debt instruments or financial products
17	necessary—
18	(A) to maximize leverage provided through
19	available funds; and
20	(B) to support widespread deployment of
21	energy efficiency and renewable energy finance
22	programs.
23	(g) Use of Repayment Funds.—In the case of a
24	revolving loan fund established by a State described in
25	subsection (f)(3), a qualified program delivery entity may

use funds repaid by eligible participants under the pro-2 gram to provide financial assistance for additional eligible 3 participants to make improvements described in sub-4 section (b) in a manner that is consistent with this section 5 or other such criteria as are prescribed by the State. 6 (h) Program Evaluation.—Not later than 180 7 days after the date of enactment of this Act, the Secretary 8 shall submit to Congress a program evaluation that de-9 scribes— 10 (1) how many eligible participants have partici-11 pated in the program; 12 (2) how many jobs have been created through 13 the program, directly and indirectly; 14 (3) what steps could be taken to promote fur-15 ther deployment of energy efficiency and renewable 16 energy retrofits; 17 (4) the quantity of verifiable energy savings, re-18 newable energy deployment, homeowner energy bill 19 savings, and other benefits of the program; and 20 (5) the performance of the programs carried 21 out by qualified program delivery entities under this 22 section, including information on the rate of default

23

and repayment.

1	SEC. 5. FEDERAL FINANCING ASSISTANCE FOR COMMER-
2	CIAL BUILDING RETROFITS.
3	(a) In General.—Section 1705(a) of the Energy
4	Policy Act of 2005 (42 U.S.C. 16516(a)) is amended by
5	adding at the end the following:
6	"(4) Energy efficiency projects, including
7	projects to retrofit residential, commercial, and in-
8	dustrial buildings, facilities, and equipment, includ-
9	ing financing programs that finance the retrofitting
10	of residential, commercial, and industrial buildings,
11	facilities, and equipment.".
12	(b) Credit Support for Financing Programs.—
13	Section 1705 of the Energy Policy Act of 2005 (42 U.S.C.
14	16516) is amended—
15	(1) by redesignating subsection (e) as sub-
16	section (f); and
17	(2) by inserting after subsection (d) the fol-
18	lowing:
19	"(e) Credit Support for Financing Pro-
20	GRAMS.—
21	"(1) In General.—In the case of programs
22	that finance the retrofitting of residential, commer-
23	cial, and industrial buildings, facilities, and equip-
24	ment described in subsection (a)(4), the Secretary
25	may—

1	"(A) offer loan guarantees for portfolios of
2	debt obligations; and
3	"(B) purchase or make commitments to
4	purchase portfolios of debt obligations.
5	"(2) Term.—Notwithstanding section 1702(f),
6	the term of any debt obligation that receives credit
7	support under this subsection shall require full re-
8	payment over a period not to exceed the lesser of—
9	"(A) 30 years; and
10	"(B) the projected weighted average useful
11	life of the measure or system financed by the
12	debt obligation or portfolio of debt obligations
13	(as determined by the Secretary).
14	"(3) Underwriting.—The Secretary may—
15	"(A) delegate underwriting responsibility
16	for portfolios of debt obligations under the sub-
17	section to financial institutions that meet quali-
18	fications determined by the Secretary; and
19	"(B) determine an appropriate percentage
20	of loans in a portfolio to review in order to con-
21	firm sound underwriting.
22	"(4) Administration.—Subsections (c) and
23	(d)(3) of section 1702 shall not apply to loan guar-
24	antees made under this subsection.".

1	(c) TERMINATION OF EFFECTIVENESS.—The author-
2	ity provided by this section and the amendments made by
3	this section terminates effective on the date that is 2 years
4	after the date of enactment of this Act.
5	SEC. 6. AUTHORIZATION OF APPROPRIATIONS.
6	There are authorized to be appropriated to the Sec-
7	retary to carry out this Act and the amendments made
8	by this Act \$6,000,000,000 for the period of fiscal years
9	2010 and 2011, to remain available until expended, of
10	which—
11	(1) not less than \$600,000,000 or 10 percent of
12	the amount made available for a fiscal year (which-
13	ever is less) shall be used to carry out the financing
14	program established under section 4; and
15	(2) not more than \$360,000,000 or 6 percent
16	of the amount made available for a fiscal year
17	(whichever is less) shall be used to administer this
18	Act and the amendments made by this Act.