112TH CONGRESS 1ST SESSION H.R.480

To establish programs to aid in the economic, environmental, and public health recovery of the Gulf States from the damage and harm caused by the blowout of the mobile offshore drilling unit Deepwater Horizon and the resulting degradation of the Gulf over time, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

JANUARY 26, 2011

Ms. CASTOR of Florida introduced the following bill; which was referred to the Committee on Natural Resources, and in addition to the Committees on Transportation and Infrastructure, Energy and Commerce, and Science, Space, and Technology, 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 programs to aid in the economic, environmental, and public health recovery of the Gulf States from the damage and harm caused by the blowout of the mobile offshore drilling unit Deepwater Horizon and the resulting degradation of the Gulf over time, 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,

1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Gulf of Mexico Eco-3 nomic and Environmental Restoration Act of 2011".

4 SEC. 2. GULF OF MEXICO RECOVERY COUNCIL.

5 (a) ESTABLISHMENT.—There is established the Gulf6 of Mexico Recovery Council.

7 (b) MEMBERSHIP.—The Council shall consist of each
8 member of the Gulf Coast Ecosystem Restoration Task
9 Force established by Executive Order 13554 (75 Fed.
10 Reg. 62313).

(c) CHAIR.—The Chair of the Council shall be the
member designated as the Chair of the Gulf Coast Ecosystem Restoration Task Force under Executive Order
13554 (75 Fed. Reg. 62313).

15 (d) DUTIES OF THE COUNCIL.—The Council shall—
16 (1) establish guidelines for State comprehensive
17 restoration plans under section 4(b);

(2) approve or disapprove State comprehensiverestoration plans under section 4(d);

20 (3) distribute funds under section 4(e) to States
21 that have State comprehensive restoration plans approved under section 4(d);

23 (4) annually review State comprehensive res24 toration plans under section 4(e)(2);

25 (5) establish a Gulf of Mexico Observation Sys26 tem under section 5;

	5
1	(6) establish a Gulf of Mexico sea grant pro-
2	gram under section 6;
3	(7) establish a Gulf of Mexico seafood mar-
4	keting program under section 7;
5	(8) establish a Gulf of Mexico clean energy pro-
6	gram under section 8;
7	(9) establish a Gulf coast-based working group
8	that includes representatives of members of the
9	Council and other local agencies and representatives
10	as appropriate for the purposes of recommending,
11	coordinating, and implementing policies, programs,
12	activities, and projects to accomplish Gulf coast eco-
13	nomic development, ecosystem restoration, and pub-
14	lic health rehabilitation under this Act;
15	(10) coordinate the sharing of scientific infor-
16	mation and other research associated with Gulf
17	coast economic development, ecosystem restoration,
18	and public health rehabilitation; and
19	(11) submit an annual report to Congress
20	under subsection (e).
21	(e) REPORT.—Not later than September 30 of each
22	year, the Council shall submit to Congress a report that
23	summarizes the activities of the Council and the policies,
24	plans, activities, and projects carried out under this Act.

(f) NONAPPLICABILITY OF FEDERAL ADVISORY COM MITTEE ACT.—The Federal Advisory Committee Act (5
 U.S.C. App.) shall not apply to the Council or the working
 group established under subsection (d)(9).

5 SEC. 3. GULF OF MEXICO ECONOMIC AND ENVIRONMENTAL 6 RECOVERY FUND.

7 (a) ESTABLISHMENT.—There is established in the
8 Treasury of the United States a fund to be known as the
9 Gulf of Mexico Economic and Environmental Recovery
10 Fund.

11 (b) TRANSFERS TO FUND.—Notwithstanding any 12 other provision of law, the Secretary of the Treasury shall 13 deposit into the Fund amounts equal to not less than 80 percent of any amounts collected by the United States be-14 15 fore, on, or after the date of the enactment of this Act as penalties, settlements, or fines under sections 309 and 16 17 311 of the Federal Water Pollution Control Act (33 18 U.S.C. 1319, 1321) in relation to the Gulf oil spill.

19 (c) AUTHORIZED USES.—

(1) IN GENERAL.—The Fund shall be available
to the Council, as provided in appropriations Acts,
only for activities related to Gulf coast economic development, ecosystem restoration, and public health
rehabilitation in accordance with this Act.

25 (2) Grants to states.—

1	(A) IN GENERAL.—The Council shall dis-
2	tribute 80 percent of the amounts made avail-
3	able for expenditure from the Fund in a fiscal
4	year to the Gulf States to be used to carry out
5	their respective State comprehensive restoration
6	plans approved by the Council under section
7	4(d)(2), in accordance with section $4(e)$.
8	(B) PROPORTIONAL DISTRIBUTION.—The
9	Council shall allocate the amounts to be distrib-
10	uted to each Gulf State under this paragraph
11	as follows:
12	(i) Sixty percent shall be allocated
13	based on each Gulf State's proportionate
14	share of the length of Gulf coast shoreline
15	in the Gulf States, as determined by the
16	Council based on the most recently avail-
17	able data from, or accepted by, the Office
18	of Coast Survey of the National Oceanic
19	and Atmospheric Administration.
20	(ii) Forty percent shall be allocated
21	based on each Gulf State's proportionate
22	share of the aggregate population of all
23	counties contained in whole or in part
24	within the designated Gulf coast bound-
25	aries of the Gulf States, as determined by

1	the Council based on the most recent
2	United States census.
3	(3) Regional grants.—
4	(A) USE OF FUNDS.—The Council shall
5	distribute the remaining 20 percent of the
6	amounts made available for expenditure from
7	the Fund in such fiscal year in the form of
8	grants as follows:
9	(i) Forty percent for the Gulf of Mex-
10	ico Observation System established under
11	section 5.
12	(ii) Fifteen percent for the Gulf of
13	Mexico sea grant program established
14	under section 6.
15	(iii) Fifteen percent for the Gulf of
16	Mexico seafood marketing program estab-
17	lished under section 7.
18	(iv) Thirty percent for the Gulf of
19	Mexico clean energy program established
20	under section 8.
21	(B) CONSISTENCY WITH REGIONAL ECO-
22	SYSTEM RESTORATION STRATEGY.—The Coun-
23	cil shall ensure that any funds made available
24	under this paragraph are used for projects and
25	activities that are not inconsistent with the re-

gional ecosystem restoration strategy developed
 by the Gulf Coast Ecosystem Restoration Task
 Force established by Executive Order 13554
 (75 Fed. Reg. 62313).

5 SEC. 4. STATE COMPREHENSIVE RESTORATION PLANS.

6 (a) IN GENERAL.—In order to be eligible to receive 7 funds under section 3(c)(2), a Gulf State shall submit to 8 the Council a State comprehensive restoration plan re-9 garding Gulf coast economic development, ecosystem res-10 toration, and public health rehabilitation in the State, in 11 accordance with this section.

12 (b) GUIDELINES.—

(1) IN GENERAL.—Not later than 60 days after
the date of the enactment of this Act, and after providing notice and an opportunity for public comment, the Council shall make available to the public
guidelines for the development and submission of
State comprehensive restoration plans under this
section.

20 (2) CONTENTS OF PLAN.—

(A) IN GENERAL.—The Council shall require a State submitting a State comprehensive
restoration plan under this section to ensure
that the plan addresses the effects in the State
of the Gulf oil spill with regards to the econ-

1	omy, the environment, and public health, both
2	physical and mental.
3	(B) Specific elements.—The Council
4	shall require a State submitting a State com-
5	prehensive restoration plan under this section
6	to ensure that the plan specifically addresses
7	the following elements:
8	(i) Environmental restoration and re-
9	mediation, including in coastal and marine
10	ecosystems.
11	(ii) Academic and applied research re-
12	garding the economy, environment, and
13	public health.
1 /	(\cdots) (\cdots) (\cdots) (\cdots) (\cdots)
14	(iii) Seafood marketing.
14 15	(iii) Seafood marketing. (iv) Tourism marketing.
15	(iv) Tourism marketing.
15 16	(iv) Tourism marketing.(v) Coastal land acquisition.
15 16 17	(iv) Tourism marketing.(v) Coastal land acquisition.(vi) Ecosystem resource planning and
15 16 17 18	 (iv) Tourism marketing. (v) Coastal land acquisition. (vi) Ecosystem resource planning and coastal and marine spatial planning (as
15 16 17 18 19	 (iv) Tourism marketing. (v) Coastal land acquisition. (vi) Ecosystem resource planning and coastal and marine spatial planning (as that term is defined in Executive Order
15 16 17 18 19 20	 (iv) Tourism marketing. (v) Coastal land acquisition. (vi) Ecosystem resource planning and coastal and marine spatial planning (as that term is defined in Executive Order 13547 (75 Fed. Reg. 43023)).
 15 16 17 18 19 20 21 	 (iv) Tourism marketing. (v) Coastal land acquisition. (vi) Ecosystem resource planning and coastal and marine spatial planning (as that term is defined in Executive Order 13547 (75 Fed. Reg. 43023)). (vii) Renewable and clean energy pro-
 15 16 17 18 19 20 21 22 	 (iv) Tourism marketing. (v) Coastal land acquisition. (vi) Ecosystem resource planning and coastal and marine spatial planning (as that term is defined in Executive Order 13547 (75 Fed. Reg. 43023)). (vii) Renewable and clean energy production and development, energy conserva-

shall do so not later than 90 days after the date on which
 the Council makes guidelines available to the public under
 subsection (b).

4 (d) REVIEW, APPROVAL, AND DISAPPROVAL.—

5 (1) REVIEW.—Not later than 30 days after a
6 State submits to the Council a State comprehensive
7 restoration plan under subsection (a), the Council
8 shall review and either approve or disapprove the
9 State comprehensive restoration plan in accordance
10 with this subsection.

(2) APPROVAL.—The Council may approve a
State comprehensive restoration plan from a State
under this subsection if the plan meets all of the requirements of subsection (b) and the guidelines
made available under such subsection.

16 (3) DISAPPROVAL.—If the Council disapproves
17 a State comprehensive restoration plan under this
18 subsection—

(A) the Council shall provide to the Statethe reasons for the disapproval; and

(B) the State may submit a revised State
comprehensive restoration plan not later than
30 days after the date of such disapproval.

24 (e) DISTRIBUTION OF FUNDS.—

(1) TIMELINE.—If the Council approves a State
 comprehensive restoration plan under subsection (d),
 the Council shall establish a timeline for distributing
 funds to the State under section 3(c)(2) and dis tribute the funds according to such timeline.

6 (2) ANNUAL REVIEW.—Not later than Sep-7 tember 30 of each year during which funds are dis-8 tributed to a State for a State comprehensive res-9 toration plan under section 3(c)(2), the Council shall 10 conduct a review of the implementation of the plan.

11 (3) WITHHOLDING OF FUNDS.—If the Council 12 finds, based on an annual review conducted under 13 paragraph (2), that a State is not fully imple-14 menting its State comprehensive restoration plan or 15 the implementation of such plan is not achieving its 16 stated objectives, the Council may withhold funds 17 that have not yet been distributed under the timeline 18 established under paragraph (1).

19 SEC. 5. GULF OF MEXICO OBSERVATION SYSTEM.

(a) ESTABLISHMENT.—The Council shall establish a
Gulf of Mexico Observation System to observe, monitor,
and map the Gulf in a comprehensive manner in accordance with this section.

24 (b) Administration.—

(1) IN GENERAL.—The Gulf of Mexico Observa tion System established under subsection (a) shall be
 implemented through a Gulf of Mexico Exploration
 Research Center administered by an eligible entity
 chosen by the Council based on an application dem onstrating the ability of the eligible entity to carry
 out the requirements of this section.

8 (2) GRANTS.—The Council shall make grants
9 under section 3(c)(3)(A) to an eligible entity chosen
10 under paragraph (1) for the administration of the
11 Gulf of Mexico Exploration Research Center.

(c) FACILITATION OF EXISTING TECHNOLOGIES.—
An eligible entity administering the Gulf of Mexico Observation System under subsection (b) shall facilitate the use
of existing technologies in order to quickly increase observation and monitoring capabilities in the Gulf, including
facilitating—

18 (1) enhancement of existing ocean-based moni-19 toring systems, including satellite imagery, moorings 20 autonomous observation platforms, oceanoand 21 graphic research vessels, subsurface sea floor map-22 coastal and wetland monitoring stations, ping, 23 robotic technology, computational modeling and fore-24 casting, and vessels to support coastal monitoring 25 and fishery assessment;

1	(2) enhancement of the existing land-based
2	monitoring facilities through the acquisition, con-
3	struction, and development of laboratories, port in-
4	frastructure, equipment, and personnel that support,
5	interface, communicate with, and provide integrated
6	observation functions that supplement the ocean-
7	based monitoring system;
8	(3) support of operational costs for staffing re-
9	lating to existing technologies; and
10	(4) the development of academic programs fo-
11	cused on training in supportive fields, such as data
12	assimilation, information synthesis and modeling,
13	data visualization capabilities, and data management
14	and analysis.
15	(d) Development of New Technologies.—An el-
16	igible entity administering the Gulf of Mexico Observation
17	System under subsection (b) shall facilitate the develop-
18	ment of new monitoring technologies.
19	(e) Specific Technologies.—
20	(1) DEPLOYMENT.—An eligible entity admin-
21	istering the Gulf of Mexico Observation System
22	under subsection (b) shall deploy monitoring tech-
23	nologies, including the following:
24	(A) Coastal sensor moorings.

25 (B) Deep sea sensor moorings.

1	(C) Sea floor sensor moorings in deep
2	water.
3	(D) Sensor moorings on oil and gas plat-
4	forms and other structures.
5	(E) Data transmission systems, including
6	local- and regional-scale data nodes.
7	(F) Research vessels for system deploy-
8	ment, system maintenance, and emergency re-
9	sponse.
10	(G) Port facilities to support research ves-
11	sels, sensor moorings, and data transmission
12	systems.
13	(H) Sensor development and testing pro-
14	grams.
15	(I) High-frequency radars to monitor phys-
16	ical properties of the surface water of the Gulf.
17	(2) SUPPORT.—An eligible entity administering
18	the Gulf of Mexico Observation System under sub-
19	section (b) shall support monitoring technologies, in-
20	cluding the following:
21	(A) Autonomous underwater vehicles.
22	(B) Satellite and acoustic tagging pro-
23	grams for migratory fishes, cetaceans, and sea
24	turtles.
25	(C) Computer modeling systems.

1	(f) DEFINITIONS.—In this section, the following defi-
2	nitions apply:
3	(1) ELIGIBLE ENTITY.—The term "eligible enti-
4	ty" means an organization that—
5	(A) is a consortium of public and private
6	institutions of higher education in a Gulf State;
7	(B) is formally established by a board of
8	higher education in a Gulf State for the pur-
9	pose of collaborating on marine science re-
10	search;
11	(C) has its operations physically located in
12	the Gulf coast; and
13	(D) demonstrates experience in carrying
14	out the kinds of activities described in this sec-
15	tion and the ability to carry out the require-
16	ments of subsections (c), (d), and (e).
17	(2) GULF.—The term "Gulf" means the sub-
18	merged lands of the Outer Continental Shelf of the
19	United States, and the areas of the exclusive eco-
20	nomic zone of the United States, within the Gulf of
21	Mexico, including the associated coastal watersheds,
22	estuaries, beaches, and wetlands.
23	(g) Coordination With National Integrated
24	COASTAL AND OCEAN OBSERVATION SYSTEM.—The
25	Council shall ensure that the Gulf of Mexico Observation

System established under subsection (a) is developed in
 coordination with the National Integrated Coastal and
 Ocean Observation System established under section
 12304 of the Integrated Coastal and Ocean Observation
 System Act of 2009 (33 U.S.C. 3603).

6 SEC. 6. GULF OF MEXICO SEA GRANT PROGRAM.

7 (a) ESTABLISHMENT.—The Council shall establish a
8 grant program to fund Gulf coast restoration projects car9 ried out by sea grant colleges or institutions, as designated
10 under the National Sea Grant College Program Act (33)
11 U.S.C. 1121 et seq.), that are located in Gulf States.

12 (b) APPLICATION.—In order to be eligible to receive 13 a grant under this section, a sea grant college or institution located in a Gulf State shall submit to the Council 14 15 an application describing the research on Gulf coast restoration activities to be carried out with funds made avail-16 17 able through such grant, and how such research is consistent with the purposes of both the National Sea Grant 18 19 College Program and this Act.

(c) REPORT.—A sea grant college or institution receiving a grant under this section shall submit an annual
report to the Council containing such information as the
Council may require.

1	SEC. 7. GULF OF MEXICO SEAFOOD MARKETING PROGRAM.
2	(a) ESTABLISHMENT.—The Council shall establish a
3	Gulf of Mexico seafood marketing program to be carried
4	out in accordance with this section.
5	(b) GULF OF MEXICO SEAFOOD MARKETING
6	BOARD.—
7	(1) ESTABLISHMENT.—The Council shall estab-
8	lish a Gulf of Mexico Seafood Marketing Board in
9	accordance with this subsection.
10	(2) Members.—
11	(A) IN GENERAL.—The Board shall consist
12	of 13 members appointed by the Council to re-
13	flect the expertise and interests of the seafood
14	industry located within the Gulf States.
15	(B) SELECTION.—
16	(i) Solicitation of nominees.—
17	Not later than 30 days after the date of
18	the enactment of this Act, the Council
19	shall solicit from the Governors of the Gulf
20	States nominations of individuals to be ap-
21	pointed as members.
22	(ii) APPOINTMENT.—Not later than
23	60 days after the date of the enactment of
24	this Act, the Council shall appoint mem-
25	bers from among the individuals nominated
26	under clause (i).

1	(C) Representation.—The Council shall
2	ensure that the members fairly reflect the sea-
3	food industry located within the Gulf States.
4	The Board shall include the following:
5	(i) Three individuals with experience
6	in the harvesting of seafood.
7	(ii) One individual with experience in
8	managing a large seafood processing oper-
9	ation.
10	(iii) One individual with experience in
11	managing a small seafood processing oper-
12	ation.
13	(iv) One individual with experience in
14	seafood-related transportation and logis-
15	tics.
16	(v) One individual with experience in
17	mass-market seafood distribution.
18	(vi) One individual with experience in
19	mass-market seafood retail or food service.
20	(vii) One individual with experience in
21	the marketing of seafood.
22	(viii) One individual recommended by
23	a Gulf coast region or State seafood mar-
24	keting organization.

1 (ix) One individual representing the 2 aquaculture production of seafood. 3 (x) Two individuals representing the 4 general public who are familiar with the 5 seafood industry as a whole. 6 (D) TERMS.— 7 (i) IN GENERAL.—Each member shall 8 be appointed for a term of 3 years. 9 (ii) TERM LIMIT.—No member may 10 serve more than 3 consecutive terms. 11 (iii) VACANCIES.—A vacancy on the 12 Board shall not affect the ability of the 13 Board to function. The Council shall ap-14 point a new member in the manner in 15 which the original appointment was made 16 not later than 30 days after a vacancy oc-17 curs to fill the unexpired term of the va-18 cated member. 19 (E) REMOVAL.—The Board may remove a 20 member from office for failure to attend 3 con-21 secutive Board meetings without reasonable ex-22 cuse. (F) COMPENSATION.—Members shall serve 23 24 without compensation, but shall be reimbursed 25 in accordance with section 5703 of title 5,

	10
1	United States Code, for reasonable travel costs
2	and expenses incurred in performing their du-
3	ties as a member.
4	(3) Administration.—
5	(A) CHAIR.—The Board shall be chaired
6	by a member selected by a majority of members
7	voting.
8	(B) QUORUM.—A simple majority of mem-
9	bers shall constitute a quorum, but a lesser
10	number may hold hearings.
11	(C) EXECUTIVE DIRECTOR.—
12	(i) IN GENERAL.—The Board shall
13	employ an executive director.
14	(ii) SALARY LIMIT.—The salary of an
15	executive director employed under clause
16	(i) may not exceed the highest rate of basic
17	pay established for the Senior Executive
18	Service under section 5382 of title 5,
19	United States Code.
20	(iii) QUALIFICATIONS.—In order to be
21	qualified to be employed as an executive di-
22	rector under clause (i), an individual must
23	have demonstrated experience in the mar-
24	keting and promotion of food products.

1	(D) STAFF.—An executive director em-
2	ployed by the Board under subparagraph (C),
3	with the approval of the Board, may select and
4	employ such additional staff as the executive di-
5	rector determines necessary.
6	(E) LIMITATION ON ADMINISTRATIVE EX-
7	PENSES.—Not more than 5 percent of the
8	funds distributed by the Council to the Board
9	each year may be used by the Board to pay its
10	administrative expenses.
11	(4) Seafood marketing plans.—
12	(A) IN GENERAL.—Not later than Sep-
13	tember 30 of each year, the Board shall submit
14	to the Council a seafood marketing plan that
15	describes the consumer education, research, and
16	other marketing activities planned by the Board
17	for the following year, including the selection
18	procedures and criteria the Board plans to use
19	for the awarding of grants.
20	(B) PURPOSES.—The Board shall design a
21	seafood marketing plan submitted under this
22	paragraph for the purposes of—
23	(i) increasing consumer demand for
24	seafood;

1	(ii) encouraging, expanding, or im-
2	proving the marketing and utilization of
3	seafood; and
4	(iii) improving consumer education,
5	research, and other marketing activities re-
6	garding seafood.
7	(C) Specific marketing activities per-
8	MITTED.—The Board may include in a seafood
9	marketing plan submitted under this paragraph
10	marketing activities that reference a particular
11	brand or trade name.
12	(D) REVIEW; APPROVAL; DISAPPROVAL.—
13	(i) REVIEW.—Not later than 30 days
14	after the Board submits to the Council a
15	seafood marketing plan under this para-
16	graph, the Council shall review the mar-
17	keting plan and approve or disapprove the
18	plan in accordance with this subparagraph.
19	(ii) Approval.—If the Council deter-
20	mines that the plan meets the require-
21	ments of this paragraph, the Council shall
22	approve the plan and make a grant to the
23	Board in accordance with section
24	3(c)(3)(A).

1	(iii) DISAPPROVAL.—If the Council
2	does not approve a plan under clause (ii)—
3	(I) the Council shall provide to
4	the Board the reasons for the dis-
5	approval; and
6	(II) the Board shall submit a re-
7	vised plan not later than 30 days
8	after the date of such disapproval.
9	(5) GRANTS TO ORGANIZATIONS AND INDIVID-
10	UALS.—
11	(A) IN GENERAL.—The Board shall make
12	grants to organizations and individuals, subject
13	to such terms and conditions as the Board may
14	require and consistent with the purposes of this
15	section and the marketing plan approved by the
16	Council.
17	(B) Promotion of partnerships.—In
18	making grants under this subsection, the Board
19	shall promote cost-sharing partnerships with
20	non-Federal entities and may limit grant
21	amounts to a portion of the estimated cost of
22	a project.
23	(C) MATCHING FUNDS.—If the Board con-
24	ditions the making of a grant under this sub-
25	section on the availability of matching funds,

such matching funds may include funds from 1 2 private sources, funds from State or local gov-3 ernments, or the value of in-kind contributions. 4 (D) DISTRIBUTION GOAL.—The Board 5 shall seek to distribute not less than 10 percent 6 of the funds it distributes under this subsection 7 in a fiscal year through grants to minority-8 owned businesses, veteran-owned businesses, 9 and small businesses. 10 (6) RECORDS.—The Board shall maintain ac-11 counting records of the receipt and disbursement of 12 all funds of the Board, which shall be subject to the 13 review of the Council. 14 (7) REPORT.—Not later than September 1 of 15 each year, the Board shall submit to the Council a 16 report detailing the expenditures of the Board dur-17 ing the previous 12 months and the results of such 18 expenditures. 19 (c) REPORT.—Not later than September 30 of each 20 year, the Council shall submit to Congress a report re-21 garding the results of the operations of the Gulf of Mexico 22 seafood marketing program. 23 (d) DEFINITIONS.—In this section, the following defi-

24 nitions apply:

1	(1) BOARD.—The term "Board" means the
2	Gulf of Mexico Seafood Marketing Board established
3	by subsection $(b)(1)$.
4	(2) Member.—The term "member" means a
5	member of the Board.
6	(3) MINORITY-OWNED BUSINESS.—The term
7	"minority-owned business" means a business—
8	(A) not less than 51 percent of which is
9	owned by one or more socially and economically
10	disadvantaged individuals or, in the case of any
11	publicly owned business, not less than 51 per-
12	cent of the stock of which is owned by one or
13	more socially and economically disadvantaged
14	individuals; and
15	(B) the management and daily business
16	operations of which are controlled by one or
17	more socially and economically disadvantaged
18	individuals.
19	(4) SEAFOOD.—The term "seafood" means
20	farm-raised and wild-caught fish and shellfish har-
21	vested in the Gulf coast for human consumption.
22	(5) SMALL BUSINESS.—The term "small busi-
23	ness" has the meaning given the term "small busi-
24	ness concern" in section 3 of the Small Business Act
25	(15 U.S.C. 632).

1	(6) Socially and economically disadvan-
2	TAGED INDIVIDUAL.—The term "socially and eco-
3	nomically disadvantaged individual" means an indi-
4	vidual described as socially and economically dis-
5	advantaged in section 8(a) of the Small Business
6	Act (15 U.S.C. 637(a)).
7	(7) VETERAN.—The term "veteran" has the
8	meaning given that term in section $101(2)$ of title
9	38, United States Code.
10	(8) VETERAN-OWNED BUSINESS.—The term
11	"veteran-owned business" means a business—
12	(A) not less than 51 percent of which is
13	owned by one or more veterans or, in the case
14	of any publicly owned business, not less than 51
15	percent of the stock of which is owned by one
16	or more veterans; and
17	(B) the management and daily business
18	operations of which are controlled by one or
19	more veterans.
20	SEC. 8. GULF OF MEXICO CLEAN ENERGY PROGRAM.
21	(a) ESTABLISHMENT.—The Council shall establish a
22	Gulf of Mexico clean energy program to make grants to
23	eligible entities for qualified clean energy projects and
24	qualified energy efficiency projects, in accordance with this
25	section.

(b) APPLICATION.—In order to be eligible to receive
 a grant under this section, an eligible entity shall submit
 to the Council an application at such time, in such form,
 and containing such information as the Council may re quire.

6 (c) REPORT.—An eligible entity receiving a grant
7 under this section shall submit an annual report to the
8 Council containing such information as the Council may
9 require.

10 (d) DEFINITIONS.—In this section, the following defi-11 nitions apply:

12 ENERGY PROJECT.—The (1)CLEAN term "clean energy project" means any electricity genera-13 14 tion, transmission, storage, heating, cooling, indus-15 trial process, or manufacturing project the primary 16 purpose of which is the deployment, development, or 17 production of an energy system or technology that 18 avoids, reduces, or sequesters air pollutants or an-19 thropogenic greenhouse gases, including projects 20 based on the following energy technologies:

- 21 (A) Solar.
- 22 (B) Wind.
- 23 (C) Geothermal.
- 24 (D) Biomass.
- 25 (E) Hydropower.

1	(F) Ocean.
2	(G) Fuel cell.
3	(H) Advanced battery.
4	(I) Carbon capture and sequestration.
5	(J) Next generation biofuels.
6	(2) ELIGIBLE ENTITY.—The term "eligible enti-
7	ty" means a State or local government, an indi-
8	vidual, a nonprofit organization, or a private busi-
9	ness.
10	(3) Energy efficiency project.—The term
11	"energy efficiency project" means any project, tech-
12	nology, function, or measure that results in the re-
13	duction of energy use required to achieve the same
14	level of service or output prior to the application of
15	such project, technology, function, or measure, or
16	substantially reduces greenhouse gas emissions rel-
17	ative to emissions that would have occurred prior to
18	the application of such project, technology, function,
19	or measure.
20	(4) QUALIFIED CLEAN ENERGY PROJECT.—The
21	term "qualified clean energy project" means a clean
22	energy project that—
23	(A) is carried out within a Gulf State;
24	(B) pays wages in accordance with sub-
25	chapter IV of chapter 31 of title 40, United

1	States Code (commonly known as the Davis-
2	Bacon Act); and
3	(C) satisfies any other conditions estab-
4	lished by the Council.
5	(5) QUALIFIED ENERGY EFFICIENCY
6	PROJECT.—The term "qualified energy efficiency
7	project" means an energy efficiency project, includ-
8	ing Smart Grid technologies and functions charac-
9	terized in section 1301 of the Energy Independence
10	and Security Act of 2007 (42 U.S.C. 17381) and
11	end-use technologies for efficiency gains in new con-
12	struction and across existing infrastructure, that—
13	(A) is carried out within a Gulf State;
14	(B) pays wages in accordance with sub-
15	chapter IV of chapter 31 of title 40, United
16	States Code (commonly known as the Davis-
17	Bacon Act); and
18	(C) satisfies any other conditions estab-
19	lished by the Council.
20	SEC. 9. DEFINITIONS.
21	In this Act, the following definitions apply:
22	(1) FUND.—The term "Fund" means the Gulf
23	of Mexico Economic and Environmental Recovery
24	Fund established by section 3(a).

(2) COUNCIL.—The term "Council" means the
 Gulf of Mexico Recovery Council established by sec tion 2(a).

4 (3) GULF COAST.—The term "Gulf coast"
5 means the coastal zones, as determined pursuant to
6 the Coastal Zone Management Act of 1972 (16
7 U.S.C. 1451 et seq.), of the States of Alabama,
8 Florida, Louisiana, and Mississippi and adjacent
9 State waters and submerged lands of the Outer Con10 tinental Shelf in the Gulf of Mexico.

(4) GULF STATES.—The term "Gulf States"
means the States of Alabama, Florida, Louisiana,
and Mississippi.

(5) GULF OIL SPILL.—The term "Gulf oil spill"
means the oil spill in the Gulf of Mexico caused by
the mobile offshore drilling unit Deepwater Horizon
that began on April 20, 2010.

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•HR 480 IH