

118TH CONGRESS  
1ST SESSION

# H. R. 6076

To establish the Financing Energy Efficient Manufacturing Program at the Department of Energy to provide financial assistance to promote energy efficiency and onsite renewable technologies in manufacturing facilities, and for other purposes.

---

## IN THE HOUSE OF REPRESENTATIVES

OCTOBER 26, 2023

Mr. CARTWRIGHT (for himself, Ms. BUDZINSKI, Mr. CARSON, Mr. COHEN, Mr. DELUZIO, Mr. HUFFMAN, Mr. RASKIN, and Mr. TONKO) introduced the following bill; which was referred to the Committee on Science, Space, and Technology, and in addition to the Committee on Energy and Commerce, 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 Financing Energy Efficient Manufacturing Program at the Department of Energy to provide financial assistance to promote energy efficiency and onsite renewable technologies in manufacturing facilities, 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 “Job Creation through  
5       Energy Efficient Manufacturing Act”.

1   **SEC. 2. DEFINITIONS.**

2       In this Act:

3           (1) ENERGY MANAGEMENT PLAN.—The term  
4       “energy management plan” means a plan estab-  
5       lished under section 3(c)(5).

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

10          (3) PROGRAM.—The term “program” means  
11       the Financing Energy Efficient Manufacturing Pro-  
12       gram established under section 3(a).

13          (4) PROGRAM MANAGER.—The term “program  
14       manager” means a qualified entity that receives a  
15       grant under section 3(a).

16          (5) PROJECT.—The term “project” means an  
17       energy efficiency improvement project carried out by  
18       a small- or medium-sized manufacturer using grant  
19       funds distributed by a program manager.

20          (6) QUALIFIED ENTITY.—The term “qualified  
21       entity” means—

22              (A) a State energy office;

23              (B) an Indian tribe;

24              (C) a nonprofit organization that—

25                  (i) is focused on providing energy effi-  
26                  ciency or renewable energy services; and

9                         (7) SECRETARY.—The term “Secretary” means  
10                         the Secretary of Energy.

## 19 SEC. 3. FINANCING ENERGY EFFICIENT MANUFACTURING 20 PROGRAM

21       (a) ESTABLISHMENT.—The Secretary shall establish  
22 a program, to be known as the “Financing Energy Effi-  
23 cient Manufacturing Program” to provide grants to quali-  
24 fied entities to fund energy efficiency improvement  
25 projects in the manufacturing sector.

1       (b) GRANT APPLICATIONS; SELECTION OF GRANT  
2 RECIPIENTS.—

3           (1) GRANT APPLICATIONS.—

4               (A) IN GENERAL.—Not later than 180  
5 days after the date of enactment of this Act,  
6 qualified entities desiring a grant under sub-  
7 section (a) shall submit to the Secretary an ap-  
8 plication in such manner and containing such  
9 information as the Secretary may require, in-  
10 cluding a description of—

11                   (i) how the qualified entity will work  
12 with small- and medium-sized manufactur-  
13 ers to assess the most promising opportu-  
14 nities for energy efficiency improvements;

15                   (ii) how the qualified entity will work  
16 with small- and medium-sized manufactur-  
17 ers and, if appropriate, licensed engineers  
18 to establish an energy management plan  
19 for the small- or medium-sized manufac-  
20 turer to carry out a project;

21                   (iii) the methods and cost-sharing  
22 plans the qualified entity will use to dis-  
23 tribute funds to small- and medium-sized  
24 manufacturers to subsidize the costs of  
25 carrying out a project;

(iv) the standards by which the qualified entity will set energy efficiency goals for a project that will result in meaningful reductions in electricity or natural gas use by the small- or medium-sized manufacturer carrying out the project;

(v) how the qualified entity will provide support to the small- or medium-sized manufacturer carrying out a project during the implementation of the energy management plan;

(vi)(I) any history of the qualified entity of working collaboratively with the regional technical assistance programs of the Department of Energy; and

(II) how the qualified entity plans to involve the regional technical assistance programs in the activities to be funded by a grant; and

(vii) how the qualified entity will collect measurements throughout the implementation of the energy management plan—

(I) to demonstrate how energy efficiency improvements are being achieved; and

(II) to maximize opportunities for project success.

(B) PARTNERSHIPS.—Two or more quali-

fied entities may form a partnership to apply, and act as program manager, for a grant under this subsection.

(2) SELECTION OF GRANT RECIPIENTS.—

(A) IN GENERAL.—Not later than 90 days after the date on which the Secretary receives an application under paragraph (1), the Secretary shall—

(i) review the application;

(ii) provide the applicant with an opportunity to respond to any questions of the Secretary regarding the application; and

(iii) select or deny the applicant based on the criteria described in subparagraph (B).

## (B) SELECTION CRITERIA

(i) IN GENERAL.—The Secretary shall

1                   qualified entities that demonstrate a history  
2                   of successfully implementing energy  
3                   efficiency improvement programs for small-  
4                   and medium-sized manufacturers.

5                   (ii) PRIORITY.—In making selections  
6                   under clause (i), the Secretary shall give  
7                   priority to qualified entities that demonstrate—

9                         (I) effective methods for reducing  
10                   barriers to entry that might otherwise  
11                   prevent small- and medium-sized manufacturers from participating in the  
12                   subgrant program under subsection  
13                   (c);

15                         (II) flexibility in addressing the  
16                   needs of different small- and medium-  
17                   sized manufacturers; and

18                         (III) a commitment to hiring for  
19                   projects contractors that comply with  
20                   the labor requirements described in  
21                   subsection (d)(2).

22                   (c) SUBGRANTS FOR ENERGY EFFICIENCY IMPROVE-  
23                   MENTS.—

24                   (1) IN GENERAL.—A qualified entity (including  
25                   a partnership of one or more qualified entities under

1 subsection (b)(1)(B)) that receives a grant under  
2 subsection (a) shall act as a program manager to  
3 distribute subgrants to small- and medium-sized  
4 manufacturers located in the State in which the pro-  
5 gram manager is located to carry out projects—

6                             (A) to improve the energy efficiency of the  
7 small- or medium-sized manufacturer; and

8                             (B) to develop technologies to reduce elec-  
9 tricity or natural gas use by the small- or me-  
10 dium-sized manufacturer.

11                         (2) APPLICATIONS.—A small- or medium-sized  
12 manufacturer desiring a subgrant under paragraph  
13 (1) shall submit to the program manager an applica-  
14 tion at such time, in such manner, and containing  
15 such information as the program manager may re-  
16 quire, including a proposal describing the project to  
17 be carried out using the subgrant funds.

18                         (3) PRIORITY.—In selecting small- or medium-  
19 sized manufacturers for subgrants under this sub-  
20 section, the program manager shall give priority to  
21 small- or medium-sized manufacturers that commit  
22 to hiring for projects contractors that comply with  
23 the labor requirements described in subsection  
24 (d)(2).

1                             (4) ELIGIBILITY REQUIREMENTS.—To be eligi-  
2         ble to receive a subgrant under paragraph (1), a  
3         small- or medium-sized manufacturer shall be a pri-  
4         vate, nongovernmental entity.

5                             (5) ENERGY MANAGEMENT PLANS.—Each  
6         small- or medium-sized manufacturer receiving a  
7         subgrant under paragraph (1), in consultation with  
8         the program manager and, if appropriate, one or  
9         more licensed engineers, shall establish an energy  
10       management plan for the small- or medium-sized  
11       manufacturer to carry out the project.

12                          (6) EFFECT ON TITLE TO PROPERTY.—The re-  
13       ceipt of Federal funds under this subsection shall  
14       not prohibit an entity that purchased equipment or  
15       other property using those funds from owning sole,  
16       permanent title to the equipment or other property.

17                          (d) CONTRACTORS.—

18                          (1) IN GENERAL.—Program managers and  
19       small- or medium-sized manufacturers may hire, if  
20       necessary, contractors to perform work relating to  
21       the installation, repair, or maintenance of equipment  
22       used under a project.

23                          (2) LABOR REQUIREMENTS.—In an application  
24       for a grant or subgrant under this section, a pro-  
25       gram manager or a small- or medium-sized manu-

1 facturer, respectively, may commit to hiring contrac-  
2 tors that represent to the best of the knowledge and  
3 belief of the contractor, whether, during the 3-year  
4 period preceding the date of application, any admin-  
5 istrative merits determination, arbitral award or de-  
6 cision, or civil judgment (as defined in guidance  
7 issued by the Secretary of Labor) was rendered  
8 against the contractor for violations of—

13 (C) the Age Discrimination in Employment  
14 Act of 1967 (29 U.S.C. 621 et seq.);

17 (E) the Migrant and Seasonal Agricultural  
18 Worker Protection Act (29 U.S.C. 1801 et  
19 seq.);

(F) the Family and Medical Leave Act of 1993 (29 U.S.C. 2611 et seq.);

22 (G) subchapter IV of chapter 31 of part A  
23 of subtitle II of title 40, United States Code  
24 (commonly referred to as the “Davis-Bacon  
25 Act”);

(H) chapter 67 of title 41, United States  
Code;

(I) title VII of the Civil Rights Act of 1964  
(42 U.S.C. 2000e et seq.);

(J) the Americans with Disabilities Act of 1990 (42 U.S.C. 12101 et seq.);

10 (L) Executive Order 13658 (79 Fed. Reg.  
11 9851 (February 20, 2014)) (relating to estab-  
12 lishing a minimum wage for contractors); or

13 (M) equivalent State laws.

1           cluding any agreements entered into with an  
2           enforcement agency;

3           (B) shall give preference to contractors  
4           that have the fewest number of violations (par-  
5           ticularly serious, repeated, willful, or pervasive  
6           violations) of the laws and Executive orders de-  
7           scribed in subparagraphs (A) through (M) of  
8           paragraph (2); and

9           (C) shall not hire contractors that fail to  
10          take steps to correct violations of, or improve  
11          compliance with, a law or Executive order de-  
12          scribed in any of subparagraphs (A) through  
13          (M) of paragraph (2).

14         (e) AMERICAN IRON, STEEL, AND MANUFACTURED  
15         PRODUCTS.—

16           (1) DEFINITIONS.—In this subsection:

17           (A) IRON OR STEEL MANUFACTURED  
18         PRODUCT.—The term “iron or steel manufac-  
19         tured product” includes any construction mate-  
20         rial or end product (as those terms are defined  
21         in subpart 25.003 of the Federal Acquisition  
22         Regulation) that does not otherwise qualify as  
23         an iron or steel product, including—

24           (i) an electrical component;

16 (B) PRODUCED IN THE UNITED STATES.—

17 (i) IN GENERAL.—The term “pro-

18 duced in the United States”—

19 (I) with respect to an iron or

20 steel product or an iron or steel man-

21 ufactured product, means that all

22 manufacturing processes for, and ma-

23 terials and components of, the iron or

24 steel product or iron or steel manufac-

25 tured product, from the initial melting

1                   stage through the application of coat-  
2                   ings, occurred in the United States;  
3                   and

4                   (II) with respect to an iron or  
5                   steel manufactured product, means  
6                   that—

7                   (aa) the iron or steel manu-  
8                   factured product was manufac-  
9                   tured in the United States; and

10                  (bb) the cost of the compo-  
11                  nents of the iron or steel manu-  
12                  factured product that were  
13                  mined, produced, or manufac-  
14                  tured in the United States is  
15                  greater than 60 percent of the  
16                  total cost of the components of  
17                  the iron or steel manufactured  
18                  product.

19                  (ii) EXCLUSIONS.—The term “pro-  
20                  duced in the United States”, with respect  
21                  to an iron or steel product or an iron or  
22                  steel manufactured product, does not in-  
23                  clude an iron or steel product or an iron  
24                  or steel manufactured product that was  
25                  manufactured—

1 (I) abroad from semi-finished  
2 steel or iron from the United States;  
3 or

(II) in the United States from semi-finished steel or iron of foreign origin.

12 (3) WAIVER.—

(B) PUBLIC NOTICE.—On receipt of a request for a waiver under subparagraph (A), the Secretary shall—

**24 (f) REPORTING REQUIREMENTS.—**

1                   (1) IN GENERAL.—Each program manager  
2 shall—

3                   (A) determine what data shall be re-  
4 quired—

5                   (i) to be collected by or from each  
6 small- or medium-sized manufacturer re-  
7 ceiving a subgrant under subsection (c);  
8 and

9                   (ii) to be submitted to the program  
10 manager to permit analysis of the subgrant  
11 program under subsection (c); and

12                   (B) develop metrics to determine the suc-  
13 cess of the subgrant program under subsection  
14 (c).

15                   (2) PROVISION OF DATA.—As a condition of re-  
16 ceiving a subgrant under subsection (c), a small- or  
17 medium-sized manufacturer shall provide to the pro-  
18 gram manager relevant data, as determined by the  
19 program manager under paragraph (1)(A).

20                   (3) PROPRIETARY INFORMATION.—In carrying  
21 out this subsection, each program manager, as ap-  
22 propriate, shall provide for the protection of propri-  
23 etary information and intellectual property rights.

24                   (g) FUNDING.—

1                     (1) IN GENERAL.—Out of amounts made avail-  
2         able to the Secretary and not otherwise obligated,  
3         the Secretary shall use to carry out this section not  
4         more than \$600,000,000.

5                     (2) REQUIREMENTS FOR PROGRAM MAN-  
6         AGERS.—A program manager shall use not greater  
7         than 7 percent of the grant funds received by the  
8         program manager, at the discretion of the program  
9         manager—

10                   (A) to hire and train staff to assist the  
11         program manager in administering the sub-  
12         grant program of the program manager; and  
13                   (B) to market the subgrant program to  
14         small- and medium-sized manufacturers.

15                   (3) MANAGEMENT AND OVERSIGHT.—The Sec-  
16         retary may use not greater than 0.25 percent of the  
17         funds made available under paragraph (1) to carry  
18         out subsection (e).

○