

114TH CONGRESS  
1ST SESSION

# H. R. 873

To promote energy efficiency, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

FEBRUARY 11, 2015

Mr. MCKINLEY (for himself and Mr. WELCH) introduced the following bill;  
which was referred to the Committee on Energy and Commerce

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# A BILL

To promote energy efficiency, 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       **TITLE I—BETTER BUILDINGS**

### 4       **SECTION 101. SHORT TITLE.**

5       This title may be cited as the “Better Buildings Act  
6 of 2015”.

### 7       **SEC. 102. ENERGY EFFICIENCY IN FEDERAL AND OTHER** 8 **BUILDINGS.**

9       (a) DEFINITIONS.—In this section:

10           (1) ADMINISTRATOR.—The term “Adminis-  
11 trator” means the Administrator of General Serv-  
12 ices.

1                             (2) COST-EFFECTIVE ENERGY EFFICIENCY  
2         MEASURE.—The term “cost-effective energy effi-  
3         ciency measure” means any building product, mate-  
4         rial, equipment, or service, and the installing, imple-  
5         menting, or operating thereof, that provides energy  
6         savings in an amount that is not less than the cost  
7         of such installing, implementing, or operating.

8                             (3) COST-EFFECTIVE WATER EFFICIENCY  
9         MEASURE.—The term “cost-effective water efficiency  
10         measure” means any building product, material,  
11         equipment, or service, and the installing, imple-  
12         menting, or operating thereof, that provides water  
13         savings in an amount that is not less than the cost  
14         of such installing, implementing, or operating.

15                             (b) MODEL PROVISIONS, POLICIES, AND BEST PRAC-  
16         TICES.—

17                             (1) IN GENERAL.—Not later than 180 days  
18         after the date of enactment of this Act, the Adminis-  
19         trator, in consultation with the Secretary of Energy  
20         and after providing the public with an opportunity  
21         for notice and comment, shall develop model com-  
22         mercial leasing provisions and best practices in ac-  
23         cordance with this subsection.

24                             (2) COMMERCIAL LEASING.—

1                             (A) IN GENERAL.—The model commercial  
2                             leasing provisions developed under this sub-  
3                             section shall, at a minimum, align the interests  
4                             of building owners and tenants with regard to  
5                             investments in cost-effective energy efficiency  
6                             measures and cost-effective water efficiency  
7                             measures to encourage building owners and ten-  
8                             ants to collaborate to invest in such measures.

9                             (B) USE OF MODEL PROVISIONS.—The  
10                          Administrator may use the model commercial  
11                          leasing provisions developed under this sub-  
12                          section in any standard leasing document that  
13                          designates a Federal agency (or other client of  
14                          the Administrator) as a landlord or tenant.

15                          (C) PUBLICATION.—The Administrator  
16                          shall periodically publish the model commercial  
17                          leasing provisions developed under this sub-  
18                          section, along with explanatory materials, to en-  
19                          courage building owners and tenants in the pri-  
20                          vate sector to use such provisions and mate-  
21                          rials.

22                          (3) REALTY SERVICES.—The Administrator  
23                          shall develop policies and practices to implement  
24                          cost-effective energy efficiency measures and cost-ef-  
25                          fective water efficiency measures for the realty serv-

1       ices provided by the Administrator to Federal agen-  
2       cies (or other clients of the Administrator), including  
3       periodic training of appropriate Federal employees  
4       and contractors on how to identify and evaluate  
5       those measures.

6                     (4) STATE AND LOCAL ASSISTANCE.—The Ad-  
7       ministrator, in consultation with the Secretary of  
8       Energy, shall make available model commercial leas-  
9       ing provisions and best practices developed under  
10      this subsection to State, county, and municipal gov-  
11      ernments for use in managing owned and leased  
12      building space in accordance with the goal of encour-  
13      aging investment in all cost-effective energy effi-  
14      ciency measures and cost-effective water efficiency  
15      measures.

16     **SEC. 103. SEPARATE SPACES WITH HIGH-PERFORMANCE**  
17                     **ENERGY EFFICIENCY MEASURES.**

18       (a) IN GENERAL.—Subtitle B of title IV of the En-  
19      ergy Independence and Security Act of 2007 (42 U.S.C.  
20      17081 et seq.) is amended by adding at the end the fol-  
21      lowing:

22     **“SEC. 424. SEPARATE SPACES WITH HIGH-PERFORMANCE**  
23                     **ENERGY EFFICIENCY MEASURES.**

24       “(a) DEFINITIONS.—In this section:

1           “(1) HIGH-PERFORMANCE ENERGY EFFICIENCY  
2 MEASURE.—The term ‘high-performance energy effi-  
3 ciency measure’ means a technology, product, or  
4 practice that will result in substantial operational  
5 cost savings by reducing energy consumption and  
6 utility costs.

7           “(2) SEPARATE SPACES.—The term ‘separate  
8 spaces’ means areas within a commercial building  
9 that are leased or otherwise occupied by a tenant or  
10 other occupant for a period of time pursuant to the  
11 terms of a written agreement.

12         “(b) STUDY.—

13           “(1) IN GENERAL.—Not later than 1 year after  
14 the date of enactment of this section, the Secretary,  
15 acting through the Assistant Secretary of Energy  
16 Efficiency and Renewable Energy, shall complete a  
17 study on the feasibility of—

18           “(A) significantly improving energy effi-  
19 ciency in commercial buildings through the de-  
20 sign and construction, by owners and tenants,  
21 of separate spaces with high-performance en-  
22 ergy efficiency measures; and

23           “(B) encouraging owners and tenants to  
24 implement high-performance energy efficiency  
25 measures in separate spaces.

1           “(2) SCOPE.—The study shall, at a minimum,  
2        include—

3           “(A) descriptions of—

4                  “(i) high-performance energy effi-  
5        ciency measures that should be considered  
6        as part of the initial design and construc-  
7        tion of separate spaces;

8                  “(ii) processes that owners, tenants,  
9        architects, and engineers may replicate  
10      when designing and constructing separate  
11      spaces with high-performance energy effi-  
12      ciency measures;

13                  “(iii) policies and best practices to  
14      achieve reductions in energy intensities for  
15      lighting, plug loads, heating, cooling, cook-  
16      ing, laundry, and other systems to satisfy  
17      the needs of the commercial building ten-  
18      tant;

19                  “(iv) return on investment and pay-  
20      back analyses of the incremental cost and  
21      projected energy savings of the proposed  
22      set of high-performance energy efficiency  
23      measures, including consideration of avail-  
24      able incentives;

- 1                         “(v) models and simulation methods  
2                         that predict the quantity of energy used by  
3                         separate spaces with high-performance en-  
4                         ergy efficiency measures and that compare  
5                         that predicted quantity to the quantity of  
6                         energy used by separate spaces without  
7                         high-performance energy efficiency meas-  
8                         ures but that otherwise comply with appli-  
9                         cable building code requirements;
- 10                         “(vi) measurement and verification  
11                         platforms demonstrating actual energy use  
12                         of high-performance energy efficiency  
13                         measures installed in separate spaces, and  
14                         whether such measures generate the sav-  
15                         ings intended in the initial design and con-  
16                         struction of the separate spaces;
- 17                         “(vii) best practices that encourage an  
18                         integrated approach to designing and con-  
19                         structing separate spaces to perform at op-  
20                         timum energy efficiency in conjunction  
21                         with the central systems of a commercial  
22                         building; and
- 23                         “(viii) any impact on employment re-  
24                         sulting from the design and construction of

1           separate spaces with high-performance en-  
2           ergy efficiency measures; and

3           “(B) case studies reporting economic and  
4           energy savings returns in the design and con-  
5           struction of separate spaces with high-perform-  
6           ance energy efficiency measures.

7           “(3) PUBLIC PARTICIPATION.—Not later than  
8           90 days after the date of the enactment of this sec-  
9           tion, the Secretary shall publish a notice in the Fed-  
10          eral Register requesting public comments regarding  
11          effective methods, measures, and practices for the  
12          design and construction of separate spaces with  
13          high-performance energy efficiency measures.

14          “(4) PUBLICATION.—The Secretary shall pub-  
15          lish the study on the website of the Department of  
16          Energy.”.

17          (b) CLERICAL AMENDMENT.—The table of contents  
18          in section 1(b) of the Energy Independence and Security  
19          Act of 2007 is amended by inserting after the item relat-  
20          ing to section 423 the following new item:

“Sec. 424. Separate spaces with high-performance energy efficiency measures.”.

21 **SEC. 104. TENANT STAR PROGRAM.**

22          (a) IN GENERAL.—Subtitle B of title IV of the En-  
23          ergy Independence and Security Act of 2007 (42 U.S.C.  
24          17081 et seq.) (as amended by section 103) is amended  
25          by adding at the end the following:

1     **“SEC. 425. TENANT STAR PROGRAM.**

2         “(a) DEFINITIONS.—In this section:

3             “(1) HIGH-PERFORMANCE ENERGY EFFICIENCY  
4                 MEASURE.—The term ‘high-performance energy effi-  
5                 ciency measure’ has the meaning given the term in  
6                 section 424.

7             “(2) SEPARATE SPACES.—The term ‘separate  
8                 spaces’ has the meaning given the term in section  
9                 424.

10         “(b) TENANT STAR.—The Administrator of the Envi-  
11         ronmental Protection Agency, in consultation with the  
12         Secretary of Energy, shall develop a voluntary program  
13         within the Energy Star program established by section  
14         324A of the Energy Policy and Conservation Act (42  
15         U.S.C. 6294a), which may be known as Tenant Star, to  
16         promote energy efficiency in separate spaces leased by ten-  
17         ants or otherwise occupied within commercial buildings.

18         “(c) EXPANDING SURVEY DATA.—The Secretary of  
19         Energy, acting through the Administrator of the Energy  
20         Information Administration, shall—

21             “(1) collect, through each Commercial Build-  
22         ings Energy Consumption Survey of the Energy In-  
23         formation Administration that is conducted after the  
24         date of enactment of this section, data on—

25                 “(A) categories of building occupancy that  
26         are known to consume significant quantities of

1           energy, such as occupancy by data centers,  
2           trading floors, and restaurants; and

3           “(B) other aspects of the property, build-  
4           ing operation, or building occupancy determined  
5           by the Administrator of the Energy Information  
6           Administration, in consultation with the Admin-  
7           istrator of the Environmental Protection Agen-  
8           cy, to be relevant in lowering energy consump-  
9           tion;

10          “(2) with respect to the first Commercial Build-  
11         ings Energy Consumption Survey conducted after  
12         the date of enactment of this section, to the extent  
13         full compliance with the requirements of paragraph  
14         (1) is not feasible, conduct activities to develop the  
15         capability to collect such data and begin to collect  
16         such data; and

17          “(3) make data collected under paragraphs (1)  
18         and (2) available to the public in aggregated form  
19         and provide such data, and any associated results, to  
20         the Administrator of the Environmental Protection  
21         Agency for use in accordance with subsection (d).

22          “(d) RECOGNITION OF OWNERS AND TENANTS.—

23          “(1) OCCUPANCY-BASED RECOGNITION.—Not  
24         later than 1 year after the date on which sufficient  
25         data is received pursuant to subsection (c), the Ad-

1 ministrator of the Environmental Protection Agency  
2 shall, following an opportunity for public notice and  
3 comment—

4 “(A) in a manner similar to the Energy  
5 Star rating system for commercial buildings,  
6 develop policies and procedures to recognize  
7 tenants in commercial buildings that voluntarily  
8 achieve high levels of energy efficiency in sepa-  
9 rate spaces;

10 “(B) establish building occupancy cat-  
11 egories eligible for Tenant Star recognition  
12 based on the data collected under subsection (c)  
13 and any other appropriate data sources; and

14 “(C) consider other forms of recognition  
15 for commercial building tenants or other occu-  
16 pants that lower energy consumption in sepa-  
17 rate spaces.

18 “(2) DESIGN- AND CONSTRUCTION-BASED REC-  
19 OGNITION.—After the study required by section  
20 424(b) is completed, the Administrator of the Envi-  
21 ronmental Protection Agency, in consultation with  
22 the Secretary and following an opportunity for pub-  
23 lic notice and comment, may develop a voluntary  
24 program to recognize commercial building owners  
25 and tenants that use high-performance energy effi-

1       ciency measures in the design and construction of  
2       separate spaces.”.

3             (b) CLERICAL AMENDMENT.—The table of contents  
4       in section 1(b) of the Energy Independence and Security  
5       Act of 2007 is amended by inserting after the item relat-  
6       ing to section 424 (as added by section 103(b) of this Act)  
7       the following new item:

“Sec. 425. Tenant Star program.”.

## 8       **TITLE II—ENERGY EFFICIENT 9       GOVERNMENT TECHNOLOGY**

### 10 **SEC. 201. SHORT TITLE.**

11       This title may be cited as the “Energy Efficient Gov-  
12       ernment Technology Act”.

### 13 **SEC. 202. ENERGY-EFFICIENT AND ENERGY-SAVING INFOR- 14       MATION TECHNOLOGIES.**

15       Subtitle C of title V of the Energy Independence and  
16       Security Act of 2007 (Public Law 110–140; 121 Stat.  
17       1661) is amended by adding at the end the following:

### 18 **“SEC. 530. ENERGY-EFFICIENT AND ENERGY-SAVING INFOR- 19       MATION TECHNOLOGIES.**

20       “(a) DEFINITIONS.—In this section:

21             “(1) DIRECTOR.—The term ‘Director’ means  
22       the Director of the Office of Management and Budg-  
23       et.

24             “(2) INFORMATION TECHNOLOGY.—The term  
25       ‘information technology’ has the meaning given that

1 term in section 11101 of title 40, United States  
2 Code.

3 “(b) DEVELOPMENT OF IMPLEMENTATION STRAT-  
4 EGY.—Not later than 1 year after the date of enactment  
5 of this section, each Federal agency shall coordinate with  
6 the Director, the Secretary, and the Administrator of the  
7 Environmental Protection Agency to develop an implemen-  
8 tation strategy (that includes best practices and measure-  
9 ment and verification techniques) for the maintenance,  
10 purchase, and use by the Federal agency of energy-effi-  
11 cient and energy-saving information technologies, taking  
12 into consideration the performance goals established under  
13 subsection (d).

14 “(c) ADMINISTRATION.—In developing an implemen-  
15 tation strategy under subsection (b), each Federal agency  
16 shall consider—

17 “(1) advanced metering infrastructure;  
18 “(2) energy-efficient data center strategies and  
19 methods of increasing asset and infrastructure utili-  
20 zation;

21 “(3) advanced power management tools;

22 “(4) building information modeling, including  
23 building energy management;

24 “(5) secure telework and travel substitution  
25 tools; and

1               “(6) mechanisms to ensure that the agency re-  
2 alizes the energy cost savings brought about through  
3 increased efficiency and utilization.

4               “(d) PERFORMANCE GOALS.—

5               “(1) IN GENERAL.—Not later than 180 days  
6 after the date of enactment of this section, the Di-  
7 rector, in consultation with the Secretary, shall es-  
8 tablish performance goals for evaluating the efforts  
9 of Federal agencies in improving the maintenance,  
10 purchase, and use of energy-efficient and energy-sav-  
11 ing information technology.

12               “(2) BEST PRACTICES.—The Chief Information  
13 Officers Council established under section 3603 of  
14 title 44, United States Code, shall recommend best  
15 practices for the attainment of the performance  
16 goals, which shall include Federal agency consider-  
17 ation of the use of—

18               “(A) energy savings performance con-  
19 tracting; and

20               “(B) utility energy services contracting.

21               “(e) REPORTS.—

22               “(1) AGENCY REPORTS.—Each Federal agency  
23 shall include in the report of the agency under sec-  
24 tion 527 a description of the efforts and results of  
25 the agency under this section.

1           “(2) OMB GOVERNMENT EFFICIENCY REPORTS  
2       AND SCORECARDS.—Effective beginning not later  
3       than October 1, 2016, the Director shall include in  
4       the annual report and scorecard of the Director re-  
5       quired under section 528 a description of the efforts  
6       and results of Federal agencies under this section.”.

7 **SEC. 203. ENERGY EFFICIENT DATA CENTERS.**

8       Section 453 of the Energy Independence and Security  
9       Act of 2007 (42 U.S.C. 17112) is amended—

10           (1) by striking subsection (b)(3); and  
11           (2) by striking subsections (c) through (g) and  
12       inserting the following:

13           “(c) STAKEHOLDER INVOLVEMENT.—The Secretary  
14       and the Administrator shall carry out subsection (b) in  
15       collaboration with information technology industry and  
16       other key stakeholders, with the goal of producing results  
17       that accurately reflect the best knowledge in the most per-  
18       tinent domains. In such collaboration, the Secretary and  
19       the Administrator shall pay particular attention to organi-  
20       zations that—

21           “(1) have members with expertise in energy ef-  
22       ficiency and in the development, operation, and  
23       functionality of data centers, information technology  
24       equipment, and software, such as representatives of

1 hardware manufacturers, data center operators, and  
2 facility managers;

3 “(2) obtain and address input from Department  
4 of Energy National Laboratories or any college, uni-  
5 versity, research institution, industry association,  
6 company, or public interest group with applicable ex-  
7 pertise;

8 “(3) follow—

9 “(A) commonly accepted procedures for  
10 the development of specifications; and

11 “(B) accredited standards development  
12 processes; and

13 “(4) have a mission to promote energy effi-  
14 ciency for data centers and information technology.

15 “(d) MEASUREMENTS AND SPECIFICATIONS.—The  
16 Secretary and the Administrator shall consider and assess  
17 the adequacy of the specifications, measurements, and  
18 benchmarks described in subsection (b) for use by the  
19 Federal Energy Management Program, the Energy Star  
20 Program, and other efficiency programs of the Depart-  
21 ment of Energy or the Environmental Protection Agency.

22 “(e) STUDY.—The Secretary, in collaboration with  
23 the Administrator, shall, not later than 18 months after  
24 the date of enactment of the Energy Efficient Government  
25 Technology Act, make available to the public an update

1 to the Report to Congress on Server and Data Center En-  
2 ergy Efficiency published on August 2, 2007, under sec-  
3 tion 1 of Public Law 109–431 (120 Stat. 2920), that pro-  
4 vides—

5               “(1) a comparison and gap analysis of the esti-  
6               mates and projections contained in the original re-  
7               port with new data regarding the period from 2008  
8               through 2015;

9               “(2) an analysis considering the impact of in-  
10              formation technologies, to include virtualization and  
11              cloud computing, in the public and private sectors;

12               “(3) an evaluation of the impact of the com-  
13              bination of cloud platforms, mobile devices, social  
14              media, and big data on data center energy usage;  
15              and

16               “(4) updated projections and recommendations  
17              for best practices through fiscal year 2020.

18               “(f) DATA CENTER ENERGY PRACTITIONER PRO-  
19              GRAM.—The Secretary, in collaboration with key stake-  
20              holders and the Director of the Office of Management and  
21              Budget, shall maintain a data center energy practitioner  
22              program that leads to the certification of energy practi-  
23              tioners qualified to evaluate the energy usage and effi-  
24              ciency opportunities in Federal data centers. Each Federal  
25              agency shall consider having the data centers of the agen-

1 cy evaluated every 4 years by energy practitioners certified  
2 pursuant to such program, whenever practicable using cer-  
3 tified practitioners employed by the agency.

4       “(g) OPEN DATA INITIATIVE.—The Secretary, in col-  
5 laboration with key stakeholders and the Office of Man-  
6 agement and Budget, shall establish an open data initia-  
7 tive for Federal data center energy usage data, with the  
8 purpose of making such data available and accessible in  
9 a manner that encourages further data center innovation,  
10 optimization, and consolidation. In establishing the initia-  
11 tive, the Secretary shall consider the use of the online  
12 Data Center Maturity Model.

13       “(h) INTERNATIONAL SPECIFICATIONS AND  
14 METRICS.—The Secretary, in collaboration with key  
15 stakeholders, shall actively participate in efforts to har-  
16 monize global specifications and metrics for data center  
17 energy efficiency.

18       “(i) DATA CENTER UTILIZATION METRIC.—The Sec-  
19 retary, in collaboration with key stakeholders, shall facili-  
20 tate in the development of an efficiency metric that meas-  
21 ures the energy efficiency of a data center (including  
22 equipment and facilities).

23       “(j) PROTECTION OF PROPRIETARY INFORMATION.—  
24 The Secretary and the Administrator shall not disclose  
25 any proprietary information or trade secrets provided by

1 any individual or company for the purposes of carrying  
2 out this section or the programs and initiatives established  
3 under this section.”.

4 **TITLE III—ENERGY INFORMATION FOR COMMERCIAL  
5 BUILDINGS**

7 **SEC. 301. ENERGY INFORMATION FOR COMMERCIAL BUILD-  
8 INGS.**

9 (a) REQUIREMENT OF BENCHMARKING AND DISCLO-  
10 SURE FOR LEASING BUILDINGS WITHOUT ENERGY STAR  
11 LABELS.—Section 435(b)(2) of the Energy Independence  
12 and Security Act of 2007 (42 U.S.C. 17091(b)(2)) is  
13 amended—

14 (1) by striking “paragraph (2)” and inserting  
15 “paragraph (1); and

16 (2) by striking “signing the contract,” and all  
17 that follows through the period at the end and in-  
18 serting the following: “signing the contract, the fol-  
19 lowing requirements are met:

20 “(A) The space is renovated for all energy  
21 efficiency and conservation improvements that  
22 would be cost effective over the life of the lease,  
23 including improvements in lighting, windows,  
24 and heating, ventilation, and air conditioning  
25 systems.

1                 “(B)(i) Subject to clause (ii), the space is  
2                 benchmarked under a nationally recognized, on-  
3                 line, free benchmarking program, with public  
4                 disclosure, unless the space is a space for which  
5                 owners cannot access whole building utility con-  
6                 sumption data, including spaces—

7                         “(I) that are located in States  
8                 with privacy laws that provide that  
9                 utilities shall not provide such aggre-  
10                 gated information to multitenant  
11                 building owners; and

12                         “(II) for which tenants do not  
13                 provide energy consumption informa-  
14                 tion to the commercial building owner  
15                 in response to a request from the  
16                 building owner.

17                         “(ii) A Federal agency that is a ten-  
18                 ant of the space shall provide to the build-  
19                 ing owner, or authorize the owner to obtain  
20                 from the utility, the energy consumption  
21                 information of the space for the  
22                 benchmarking and disclosure required by  
23                 this subparagraph.”.

24                 (b) STUDY.—

1                         (1) IN GENERAL.—Not later than 2 years after  
2                         the date of enactment of this Act, the Secretary of  
3                         Energy, in collaboration with the Administrator of  
4                         the Environmental Protection Agency, shall complete  
5                         a study—

6                             (A) on the impact of—  
7                                 (i) State and local performance  
8                                 benchmarking and disclosure policies, and  
9                                 any associated building efficiency policies,  
10                          for commercial and multifamily buildings;  
11                          and

12                             (ii) programs and systems in which  
13                                 utilities provide aggregated information re-  
14                                 garding whole building energy consumption  
15                                 and usage information to owners of multi-  
16                                 tenant commercial, residential, and mixed-  
17                                 use buildings;

18                             (B) that identifies best practice policy ap-  
19                                 proaches studied under subparagraph (A) that  
20                                 have resulted in the greatest improvements in  
21                                 building energy efficiency; and

22                             (C) that considers—  
23                                 (i) compliance rates and the benefits  
24                                 and costs of the policies and programs on

1 building owners, utilities, tenants, and  
2 other parties;

3 (ii) utility practices, programs, and  
4 systems that provide aggregated energy  
5 consumption information to multitenant  
6 building owners, and the impact of public  
7 utility commissions and State privacy laws  
8 on those practices, programs, and systems;

9 (iii) exceptions to compliance in exist-  
10 ing laws where building owners are not  
11 able to gather or access whole building en-  
12 ergy information from tenants or utilities;

13 (iv) the treatment of buildings with—  
14 (I) multiple uses;

15 (II) uses for which baseline infor-  
16 mation is not available; and

17 (III) uses that require high levels  
18 of energy intensities, such as data  
19 centers, trading floors, and televisions  
20 studios;

21 (v) implementation practices, includ-  
22 ing disclosure methods and phase-in of  
23 compliance;

24 (vi) the safety and security of  
25 benchmarking tools offered by government

1                   agencies, and the resiliency of those tools  
2                   against cyber-attacks; and

3                   (vii) international experiences with re-  
4                   gard to building benchmarking and disclo-  
5                   sure laws and data aggregation for multi-  
6                   tenant buildings.

7                   (2) SUBMISSION TO CONGRESS.—At the conclu-  
8                   sion of the study, the Secretary shall submit to the  
9                   Committee on Energy and Commerce of the House  
10                  of Representatives and Committee on Energy and  
11                  Natural Resources of the Senate a report on the re-  
12                  sults of the study.

13                  (c) CREATION AND MAINTENANCE OF DATABASE.—

14                  (1) IN GENERAL.—Not later than 18 months  
15                  after the date of enactment of this Act and following  
16                  opportunity for public notice and comment, the Sec-  
17                  retary of Energy, in coordination with other relevant  
18                  agencies, shall maintain, and if necessary create, a  
19                  database for the purpose of storing and making  
20                  available public energy-related information on com-  
21                  mercial and multifamily buildings, including—

22                  (A) data provided under Federal, State,  
23                  local, and other laws or programs regarding  
24                  building benchmarking and energy information  
25                  disclosure;

1                         (B) information on buildings that have dis-  
2                         closed energy ratings and certifications; and

3                         (C) energy-related information on buildings  
4                         provided voluntarily by the owners of the build-  
5                         ings, only in an anonymous form unless the  
6                         owner provides otherwise.

7                         (2) COMPLEMENTARY PROGRAMS.—The data-  
8                         base maintained pursuant to paragraph (1) shall  
9                         complement and not duplicate the functions of the  
10                         Environmental Protection Agency's Energy Star  
11                         Portfolio Manager tool.

12                         (d) INPUT FROM STAKEHOLDERS.—The Secretary of  
13                         Energy shall seek input from stakeholders to maximize the  
14                         effectiveness of the actions taken under this section.

15                         (e) REPORT.—Not later than 2 years after the date  
16                         of enactment of this Act, and every 2 years thereafter,  
17                         the Secretary of Energy shall submit to the Committee  
18                         on Energy and Commerce of the House of Representatives  
19                         and Committee on Energy and Natural Resources of the  
20                         Senate a report on the progress made in complying with  
21                         this section.

