111TH CONGRESS 1ST SESSION

S. 548

To amend the Public Utility Regulatory Policies Act of 1978 to establish a Federal energy efficiency resource standard for retail electricity and natural gas distributors, and for other purposes.

IN THE SENATE OF THE UNITED STATES

March 9, 2009

Mr. Schumer introduced the following bill; which was read twice and referred to the Committee on Energy and Natural Resources

A BILL

To amend the Public Utility Regulatory Policies Act of 1978 to establish a Federal energy efficiency resource standard for retail electricity and natural gas distributors, 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 "Save American Energy
- 5 Act".
- 6 SEC. 2. FINDINGS.
- 7 Congress finds that, in light of the cost-effective en-
- 8 ergy efficiency opportunities that exist across the United

- States in every sector of the economy, retail electricity dis-2 tributors, retail natural gas distributors, and States should— 3 4 (1) consider energy efficiency as a resource in 5 utility planning and procurement activities; and 6 (2) seek to achieve all energy efficiency that is 7 available at lower cost than traditional energy supply 8 options. SEC. 3. PURPOSE. 10 The purpose of this Act and the amendments made by this Act is to establish a Federal energy efficiency re-12 source standard that sets nationwide minimum levels of 13 electricity and natural gas savings to be achieved through utility efficiency programs, building energy codes, appli-14 15 ance standards, and related efficiency measures. 16 SEC. 4. ENERGY EFFICIENCY RESOURCE STANDARD FOR 17 RETAIL ELECTRICITY AND NATURAL GAS DIS-18 TRIBUTORS. 19 (a) IN GENERAL.—Title VI of the Public Utility Regulatory Policies Act of 1978 (16 U.S.C. 2601 et seq.) is 20 21 amended by adding at the end the following: 22 "SEC. 610. FEDERAL ENERGY EFFICIENCY RESOURCE 23 STANDARD FOR RETAIL ELECTRICITY AND
- 24 NATURAL GAS DISTRIBUTORS.
- 25 "(a) Definitions.—In this section:

"(1) AFFILIATE.—The term 'affiliate', when used with respect to a person, means another person that owns or controls, is owned or controlled by, or is under common ownership control with, the person, as determined under regulations promulgated by the Secretary.

- "(2) ANSI.—The term 'ANSI' means the American National Standards Institute.
- "(3) ASHRAE.—The term 'ASHRAE' means the American Society of Heating, Refrigerating and Air Conditioning Engineers.

"(4) Base quantity.—

"(A) IN GENERAL.—The term 'base quantity', when used with respect to a retail electricity distributor or retail natural gas distributor, means, for each year for which a performance standard is established under subsection (c), the average annual quantity of electricity or natural gas delivered by the retail electricity distributor or retail natural gas distributor to retail customers during the 2 calendar years immediately preceding the applicable year.

"(B) EXCLUSION.—The term 'base quantity', when used to determine the base quantity

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

1	of a retail natural gas distributor, does not in-
2	clude natural gas delivered for purposes of elec-
3	tricity generation.
4	"(5) CHP.—The term 'CHP' means combined
5	heat and power.
6	"(6) CHP SAVINGS.—The term 'CHP savings'
7	means—
8	"(A) CHP system savings from a combined
9	heat and power system that commences oper-
10	ation after the date of enactment of this sec-
11	tion; and
12	"(B) the increase in CHP system savings
13	from upgrading or replacing, after the date of
14	enactment of this section, a combined heat and
15	power system that commenced operation on or
16	before the date of enactment of this section.
17	"(7) CHP SYSTEM SAVINGS.—The term 'CHP
18	system savings' means the electric output, and the
19	electricity saved due to the mechanical output, of a
20	combined heat and power system, adjusted to reflect
21	any increase in fuel consumption by that system as
22	compared to the fuel that would have been required
23	to produce an equivalent useful thermal energy out-

put in a separate thermal-only system, as deter-

1	mined in accordance with regulations promulgated
2	by the Secretary.
3	"(8) Codes and standards savings.—
4	"(A) IN GENERAL.—The term 'codes and
5	standards savings' means a reduction in end-
6	use electricity or natural gas consumption in
7	the service territory of a retail electricity dis-
8	tributor or a retail natural gas distributor as a
9	result of the adoption and implementation, after
10	the date of enactment of this section, of new or
11	revised appliance and equipment efficiency
12	standards or building energy codes.
13	"(B) Baselines.—In calculating codes
14	and standards savings—
15	"(i) the baseline for calculating sav-
16	ings from building codes shall be the 2006
17	International Energy Conservation Code
18	for residential buildings and the ASHRAE
19	ANSI/IESNA Standard 90.1 (2004) for
20	commercial buildings, or the applicable
21	State building code in effect on the date of
22	enactment of this section, whichever is
23	more stringent; and
24	"(ii) the baseline for calculating sav-
25	ings from appliance standards shall be the

average efficiency of new appliances in the 1 2 applicable 1 or more categories prior to adoption and implementation of the new 3 4 standard. 5 "(9) Combined heat and power system.— 6 The term 'combined heat and power system' means 7 a system that uses the same energy source both for 8 the generation of electrical or mechanical power and 9 the production of steam or another form of useful

thermal energy, if—

- "(A) the system meets such requirements relating to efficiency and other operating characteristics as the Secretary may promulgate by regulation; and
- "(B) the net wholesale sales of electricity by the facility will not exceed 50 percent of total annual electric generation by the facility.

"(10) Cost-effective.—The term 'cost-effective', when used with respect to an energy efficiency measure, means that the measure achieves a net present value of economic benefits over the life of the measure, both directly to the energy consumer and to the economy, that is greater than the net present value of the cost of the measure over the life

10

11

12

13

14

15

16

17

18

19

20

21

22

23

1	of the measure, both directly to the energy consumer
2	and to the economy.
3	"(11) CUSTOMER FACILITY SAVINGS.—The
4	term 'customer facility savings' means a reduction in
5	end-use electricity or natural gas consumption (in-
6	cluding recycled energy savings) at a facility of an
7	end-use consumer of electricity or natural gas served
8	by a retail electricity distributor or natural gas dis-
9	tributor, as compared to—
10	"(A) in the case of new equipment that re-
11	places existing equipment at the end of the use-
12	ful life of the existing equipment, consumption
13	by new equipment of average efficiency;
14	"(B) in the case of new equipment that re-
15	places existing equipment with remaining useful
16	life—
17	"(i) consumption of the existing
18	equipment for the remaining useful life of
19	the equipment; and
20	"(ii) thereafter, consumption of new
21	equipment of average efficiency;
22	"(C) in the case of a new facility, con-
23	sumption at a reference facility of average effi-
24	ciency; or

1	"(D) in the case of energy savings meas-
2	ures at a facility not covered by subparagraphs
3	(A) through (C), consumption at the facility
4	during a base year.
5	"(12) Electricity savings.—The term 'elec-
6	tricity savings' means reductions in electricity con-
7	sumption achieved through measures implemented
8	after the date of enactment of this section, as deter-
9	mined in accordance with regulations promulgated
10	by the Secretary, through—
11	"(A) customer facility savings of elec-
12	tricity, adjusted to reflect any associated in-
13	crease in fuel consumption at the facility;
14	"(B) reductions in distribution system
15	losses of electricity achieved by a retail elec-
16	tricity distributor, as compared to losses attrib-
17	utable to new or replacement distribution sys-
18	tem equipment of average efficiency (as defined
19	in regulations promulgated by the Secretary);
20	"(C) CHP savings; and
21	"(D) codes and standards savings of elec-
22	tricity.
23	"(13) IESNA.—The term 'IESNA' mean the
24	Illuminating Engineering Society of North America.

1	"(14) NATURAL GAS SAVINGS.—The term 'nat-
2	ural gas savings' means reductions in natural gas
3	consumption from measures implemented after the
4	date of enactment of this section, as determined in
5	accordance with regulations promulgated by the Sec-
6	retary, through—
7	"(A) customer facility savings of natural
8	gas, adjusted to reflect any associated increase
9	in electricity consumption or consumption of
10	other fuels at the facility;
11	"(B) reductions in leakage, operational
12	losses, and consumption of natural gas fuel to
13	operate a gas distribution system, achieved by
14	a retail natural gas distributor, as compared to
15	similar leakage, losses, and consumption during
16	a base period (which shall not be less than 1
17	year); and
18	"(C) codes and standards savings of nat-
19	ural gas.
20	"(15) Power pool.—The term 'power pool'
21	means an association of 2 or more interconnected
22	electric systems that is recognized by the Commis-
23	sion as having an agreement to coordinate oper-

ations and planning for improved reliability and effi-

1	ciencies, including a Regional Transmission Organi-
2	zation or an Independent System Operator.
3	"(16) Recycled energy savings.—The term
4	'recycled energy savings' means a reduction in elec-
5	tricity or natural gas consumption that results from
6	a modification of an industrial or commercial system
7	that commenced operation before the date of enact-
8	ment of this section, in order to recapture electrical,
9	mechanical, or thermal energy that would otherwise
10	be wasted, as determined in accordance with regula-
11	tions promulgated by the Secretary.
12	"(17) Reporting Period.—The term 'report-
13	ing period' means—
14	"(A) calendar year 2012; and
15	"(B) each successive 2-calendar-year pe-
16	riod thereafter.
17	"(18) Retail electricity distributor.—
18	"(A) IN GENERAL.—The term 'retail elec-
19	tricity distributor' means, for any given cal-
20	endar year, an electric utility that owns or oper-
21	ates an electric distribution facility and, using
22	the facility, delivered not less than 1,500,000
23	megawatt-hours of electric energy to electric

consumers for purposes other than resale dur-

1	ing the most recent 2-calendar-year period for
2	which data are available.
3	"(B) Administration.—For purposes of
4	determining whether an electric utility qualifies
5	as a retail electricity distributor under subpara-
6	graph (A)—
7	"(i) deliveries by any affiliate of an
8	electric utility to electric consumers for
9	purposes other than resale shall be consid-
10	ered to be deliveries by the electric utility;
11	and
12	"(ii) deliveries by any electric utility
13	to a lessee, tenant, or affiliate of the elec-
14	tric utility shall not be treated as deliveries
15	to electric consumers.
16	"(19) Retail natural gas distributor.—
17	"(A) IN GENERAL.—The term 'retail nat-
18	ural gas distributor' means, for any given cal-
19	endar year, a local distribution company (as
20	that term is defined in section 2 of the Natural
21	Gas Policy Act of 1978 (15 U.S.C. 3301)), that
22	delivered to natural gas consumers more than
23	5,000,000,000 cubic feet of natural gas during
24	the most recent 2-calendar-year period for
25	which data are available.

1	"(B) Administration.—For purposes of
2	determining whether a person qualifies as a re-
3	tail natural gas distributor under subparagraph
4	(A)—
5	"(i) deliveries of natural gas by any
6	affiliate of a local distribution company to
7	consumers for purposes other than resale
8	shall be considered to be deliveries by the
9	local distribution company; and
10	"(ii) deliveries of natural gas to a les-
11	see, tenant, or affiliate of a local distribu-
12	tion company shall not be treated as deliv-
13	eries to natural gas consumers.
14	"(20) Third-party efficiency provider.—
15	The term 'third-party efficiency provider' means any
16	retailer, building owner, energy service company, fi-
17	nancial institution or other commercial, industrial or
18	nonprofit entity that is capable of providing elec-
19	tricity savings or natural gas savings in accordance
20	with subsections (d) and (e).
21	"(b) Establishment of Program.—
22	"(1) Regulations.—Not later than 1 year
23	after the date of enactment of this section, the Sec-
24	retary shall, by regulation, establish a program to

1	implement and enforce the requirements of this sec-
2	tion, including—
3	"(A) measurement and verification proce-
4	dures and standards under subsection (e);
5	"(B) requirements under which retail elec-
6	tricity distributors and retail natural gas dis-
7	tributors shall demonstrate, document, and re-
8	port compliance with the performance stand-
9	ards established under subsection (c) and esti-
10	mate the impact of the standards on current
11	and future electricity and natural gas use in the
12	service territories of the retail electricity dis-
13	tributors and retail natural gas distributors, re-
14	spectively; and
15	"(C) requirements governing applications
16	for, and implementation of, delegated State ad-
17	ministration under subsection (g).
18	"(2) Coordination with state programs.—
19	In establishing and implementing the program estab-
20	lished under this section, the Secretary shall, to the
21	maximum extent practicable, preserve the integrity,
22	and incorporate the best practices, of existing State
23	energy efficiency programs.
24	"(c) Performance Standards.—

"(1) COMPLIANCE OBLIGATION.—Not later than April 1 of the calendar year immediately following each reporting period—

"(A) each retail electricity distributor shall submit to the Secretary a report, in accordance with regulations promulgated by the Secretary, demonstrating that the retail electricity distributor has achieved cumulative electricity savings (adjusted to account for any attrition of savings measures implemented in prior years) in each calendar year that are least equal to the applicable percentage, established under paragraph (2), (3), or (4), of the base quantity of the retail electricity distributor; and

"(B) each retail natural gas distributor shall submit to the Secretary a report, in accordance with regulations promulgated by the Secretary, demonstrating that the retail natural gas distributor has achieved cumulative natural gas savings (adjusted to account for any attrition of savings measures implemented in prior years) in each calendar year that are at least equal to the applicable percentage, established under paragraph (2), (3), or (4), of the base quantity of the retail natural gas distributor.

1 "(2) STANDARDS FOR 2012 THROUGH 2020.—
2 For purposes of paragraph (1), for each of calendar
3 years 2012 through 2020, the applicable percentages
4 shall be as follows:

"Calendar Year	Cumulative Electricity Savings Percentage	Cumulative Natural Gas Savings Percentage
2012	1.00	0.75
2013	2.00	1.50
2014	3.25	2.50
2015	4.50	3.50
2016	6.00	4.75
2017	7.50	6.00
2018	10.00	7.25
2019	12.50	8.50
2020	15.00	10.00.

"(3) Subsequent Years.—

"(A) Calendar years 2021 through 2030.—Not later than December 31, 2018, the Secretary shall promulgate regulations establishing performance standards (expressed as applicable percentages of base quantity for both cumulative electricity savings and cumulative natural gas savings) for each of calendar years 2021 through 2030.

"(B) Subsequent extensions.—Except as provided in subparagraph (A), not later than December 31 of the penultimate reporting period for which performance standards have been

1	established under this paragraph, the Secretary
2	shall promulgate regulations establishing per-
3	formance standards (expressed as applicable
4	percentages of base quantity for both cumu-
5	lative electricity savings and cumulative natural
6	gas savings) for the 10-calendar-year period fol-
7	lowing the last calendar year for which perform-
8	ance standards previously were established.
9	"(C) REQUIREMENTS.—
10	"(i) In general.—Subject to clause
11	(ii), the Secretary shall establish standards
12	under this paragraph at levels that reflect
13	the maximum achievable level of cost-effec-
14	tive energy efficiency potential, taking into
15	account—
16	"(I) cost-effective energy savings
17	achieved by leading retail electricity
18	distributors and retail natural gas dis-
19	tributors;
20	"(II) opportunities for new codes
21	and standard savings;
22	"(III) technology improvements;
23	and
24	"(IV) other indicators of cost-ef-
25	fective energy efficiency potential.

1	"(ii) Minimum percentage.—In no
2	case shall the applicable percentages for
3	any calendar year be lower than the appli-
4	cable percentage for calendar year 2020
5	(including any increase in the standard for
6	calendar year 2020 pursuant to paragraph
7	(4)).
8	"(4) Midcourse review and adjustment of
9	STANDARDS.—
10	"(A) In General.—Not later than De-
11	cember 31, 2014, and at 10-year intervals
12	thereafter, the Secretary shall—
13	"(i) review the most recent standards
14	established under paragraph (2) or (3);
15	and
16	"(ii) by regulation, increase the stand-
17	ards if the Secretary determines that addi-
18	tional cost-effective energy efficiency po-
19	tential is achievable, taking into account
20	the factors described in paragraph (3)(C).
21	"(B) Lead time.—If the Secretary revises
22	standards under this paragraph, the regulations
23	shall provide adequate lead time to ensure that
24	compliance with the increased standards is fea-
25	sible.

1	"(5) Delay of Submission for first re-
2	PORTING PERIOD.—
3	"(A) IN GENERAL.—Notwithstanding
4	paragraphs (1) and (2), for the 2012 reporting
5	period, the Secretary may accept a request from
6	a retail electricity distributor or a retail natural
7	gas distributor to delay the required submission
8	of documentation of part or all of the required
9	savings for up to 2 years.
10	"(B) Plan.—The request for delay shall
11	include a plan for coming into full compliance
12	by the end of the 2013–2014 reporting period.
13	"(d) Transfers of Electricity or Natural Gas
14	Savings.—
15	"(1) Bilateral contracts for savings
16	TRANSFERS.—Subject to the other provisions of this
17	subsection, a retail electricity distributor or retail
18	natural gas distributor may use electricity savings or
19	natural gas savings purchased, pursuant to a bilat-
20	eral contract, from another retail electricity dis-
21	tributor or retail natural gas distributor, a State, or
22	a third-party efficiency provider to meet the applica-
23	ble performance standard under subsection (c).

1	"(2) Requirements.—Electricity or natural
2	gas savings purchased and used for compliance pur-
3	suant to this subsection shall be—
4	"(A) measured and verified in accordance
5	with the procedures specified under subsection
6	(e);
7	"(B) reported in accordance with sub-
8	section (c); and
9	"(C) achieved within the same State as is
10	served by the retail electricity distributor or re-
11	tail natural gas distributor.
12	"(3) Exception.—Notwithstanding paragraph
13	(2)(C), a State regulatory authority may authorize a
14	retail electricity distributor or a retail natural gas
15	distributor regulated by the State regulatory author-
16	ity to purchase savings achieved in a different State,
17	if—
18	"(A) the savings are achieved within the
19	same power pool; and
20	"(B) the State regulatory authority that
21	regulates the purchaser oversees the measure-
22	ment and verification of the savings pursuant to
23	the procedures and standards applicable in the
24	State of the purchaser.

- "(4) REGULATORY APPROVAL.—Nothing in this 1 2 subsection limits or affects the authority of a State 3 regulatory authority to require a retail electricity 4 distributor or retail natural gas distributor that is 5 regulated by the State regulatory authority to obtain 6 the authorization or approval of the State regulatory 7 authority for a contract for transfer of savings 8 under this subsection.
- 9 "(5) Limitations.—In the interest of opti-10 mizing achievement of cost-effective efficiency poten-11 tial, the Secretary may prescribe such limitations as 12 the Secretary determines appropriate with respect to 13 the proportion of the compliance obligation of a re-14 tail electricity or natural gas distributor, under the 15 applicable performance standards under subsection 16 (c), that may be met using electricity or natural gas 17 savings that are purchased under this subsection.
- 18 "(e) Measurement and Verification of Sav-19 ings.—The regulations promulgated under subsection (b) 20 shall include—
- "(1) procedures and standards for defining and measuring electricity savings and natural gas savings that can be counted towards the performance standards established under subsection (c), which shall—

1	"(A) specify the types of energy efficiency
2	and energy conservation measures that can be
3	counted;
4	"(B) require that energy consumption esti-
5	mates for customer facilities or parts of facili-
6	ties in the applicable base and current years be
7	adjusted, as appropriate, to account for changes
8	in weather, level of production, and building
9	area;
10	"(C) account for the useful life of meas-
11	ures;
12	"(D) include considered savings values for
13	specific, commonly used measures;
14	"(E) allow for savings from a program to
15	be estimated based on extrapolation from a rep-
16	resentative sample of participating customers;
17	"(F) include procedures for counting CHP
18	savings and recycled energy savings;
19	"(G) establish methods for calculating
20	codes and standards savings, including the use
21	of verified compliance rates;
22	"(H) count only measures and savings that
23	are additional to business-as-usual practices;
24	"(I) except in the case of codes and stand-
25	ards savings, ensure that the retail electricity

1	distributor or retail natural gas distributor
2	claiming the savings played a significant role in
3	achieving the savings (including through the ac-
4	tivities of a designated agent of the distributor
5	or through the purchase of transferred savings);
6	"(J) avoid double-counting of savings used
7	for compliance with this section, including
8	transferred savings; and
9	"(K) include savings from programs ad-
10	ministered by the retail electric or natural gas
11	distributor that are funded by State, Federal,
12	or other sources; and
13	"(2) procedures and standards for third-party
14	verification of reported electricity savings or natural
15	gas savings.
16	"(f) Enforcement and Judicial Review.—
17	"(1) Review of Retail distributor re-
18	PORTS.—
19	"(A) IN GENERAL.—The Secretary shall
20	review each report submitted to the Secretary
21	by a retail electricity distributor or retail nat-
22	ural gas distributor under subsection (c) to
23	verify that the applicable performance stand-
24	ards under that subsection have been met.

"(B) Exclusions.—In determining com-pliance with the applicable performance stand-ards, the Secretary shall exclude reported elec-tricity savings or natural gas savings that are not adequately demonstrated and documented, in accordance with the regulations promulgated under subsections (c), (d), and (e). "(2) Penalty for failure to document

ADEQUATE SAVINGS.—If a retail electricity distributor or a retail natural gas distributor fails to demonstrate compliance with an applicable performance standard under subsection (c) or to pay to the State an applicable alternative compliance payment under subsection (g)(4), the Secretary shall assess against the retail electricity distributor or retail natural gas distributor a civil penalty for each such failure in an amount equal to, as adjusted for inflation in accordance with such regulations as the Secretary may promulgate—

- "(A) \$100 per megawatt-hour of electricity savings or alternative compliance payment that the retail electricity distributor failed to achieve or make, respectively; or
- "(B) \$10 per million Btu of natural gas savings or alternative compliance payment that

1	the retail natural gas distributor failed to
2	achieve or make, respectively.
3	"(3) Offsetting state penalties.—The
4	Secretary shall reduce the amount of any penalty
5	under paragraph (2) by the amount paid by the ap-
6	plicable retail electricity distributor or retail natural
7	gas distributor to a State for failure to comply with
8	the requirements of a State energy efficiency re-
9	source standard during the same compliance period,
10	if the State standard is—
11	"(A) comparable in type to the Federal
12	standard established under this section; and
13	"(B) more stringent than the applicable
14	performance standards under subsection (c).
15	"(4) Enforcement procedures.—The Sec-
16	retary shall assess a civil penalty, as provided under
17	paragraph (1), in accordance with the procedures
18	described in section 333(d) of the Energy Policy and
19	Conservation Act (42 U.S.C. 6303(d)).
20	"(5) Judicial review.—
21	"(A) In general.—Any person who will
22	be adversely affected by a final action taken by
23	the Secretary under this section, other than the
24	assessment of a civil penalty, may use the pro-
25	cedures for review described in section 336(b)

1	of the Energy Policy and Conservation Act (42
2	U.S.C. 6306(b)).
3	"(B) Administration.—For purposes of
4	this paragraph, references to a rule in section
5	336(b) of the Energy Policy and Conservation
6	Act (42 U.S.C. 6306(b)) shall be considered to
7	refer also to all other final actions of the Sec-
8	retary under this section other than the assess-
9	ment of a civil penalty.
10	"(g) State Administration.—
11	"(1) In general.—On receipt of an applica-
12	tion from the Governor of a State (including, for
13	purposes of this subsection, the Mayor of the Dis-
14	trict of Columbia), the Secretary may delegate to the
15	State the administration of this section within the
16	territory of the State if the Secretary determines
17	that the State will implement an energy efficiency
18	program that meets or exceeds the requirements of
19	this section, including—
20	"(A) achieving electricity savings and nat-
21	ural gas savings at least as great as the savings
22	required under the applicable performance
23	standards established under subsection (c);
24	"(B) reviewing reports and verifying elec-

tricity savings and natural gas savings achieved

1	in the State (including savings transferred from
2	outside the State); and
3	"(C) collecting any alternative compliance
4	payments under paragraph (4) and using the
5	payments to implement cost-effective efficiency
6	programs.
7	"(2) Secretarial Determination.—The Sec-
8	retary shall make a substantive determination ap-
9	proving or disapproving a State application, after
10	public notice and comment, not later than 180 days
11	after the date of receipt of a complete application.
12	"(3) Alternative measurement and
13	VERIFICATION PROCEDURES AND STANDARDS.—As
14	part of an application submitted under paragraph
15	(1), a State may request to use alternative measure-
16	ment and verification procedures and standards to
17	the procedures and standards established under sub-
18	section (e), if the State demonstrates that the alter-
19	native procedures and standards provide a level of
20	accuracy of measurement and verification that is at
21	least equivalent to the Federal procedures and
22	standards promulgated under subsection (e).
23	"(4) Alternative compliance payments.—
24	"(A) IN GENERAL.—As part of an applica-
25	tion submitted under paragraph (1), a State

may permit retail electricity distributors or re-tail natural gas distributors to pay to the State, by not later than April 1 of the calendar year immediately following the applicable reporting period, an alternative compliance payment in an amount equal to, as adjusted for inflation in ac-cordance with such regulations as the Secretary may promulgate, not less than— "(i) \$50 per megawatt-hour of elec-

"(i) \$50 per megawatt-hour of electricity savings needed to make up any deficit with regard to a compliance obligation under the applicable performance standard; or

"(ii) \$5 per million Btu of natural gas savings needed to make up any deficit with regard to a compliance obligation under the applicable performance standard.

"(B) Use of payments.—

"(i) IN GENERAL.—Alternative compliance payments collected by a State pursuant to subparagraph (A) shall be used by the State to administer the delegated authority of the State under this section and to implement cost-effective energy efficiency programs.

1	"(ii) Programs.—The programs
2	shall—
3	"(I) to the maximum extent prac-
4	ticable, achieve electricity savings and
5	natural gas savings in the State suffi-
6	cient to make up the deficit associated
7	with the alternative compliance pay-
8	ments; and
9	"(II) be measured and verified in
10	accordance with the applicable proce-
11	dures and standards under subsection
12	(e) or paragraph (3), as the case may
13	be.
14	"(5) Review of State implementation.—
15	"(A) Periodic review.—Every 2 years,
16	the Secretary shall review State implementation
17	of this section for conformance with the re-
18	quirements of this section in approximately ½
19	of the States that have received approval under
20	this subsection to administer the program, such
21	that each State shall be reviewed at least every
22	4 years.
23	"(B) Report.—To facilitate the review,
24	the Secretary may require the State to submit
25	a report demonstrating the compliance of the

1	State with the requirements of this section, in-
2	cluding—
3	"(i) reports submitted by retail elec-
4	tricity distributors and retail natural gas
5	distributors to the State demonstrating
6	compliance with applicable performance
7	standards;
8	"(ii) the impact of the standards on
9	projected electricity and natural gas de-
10	mand within the State;
11	"(iii) an accounting of the use of al-
12	ternative compliance payments by the
13	State and the resulting electricity savings
14	and natural gas savings achieved; and
15	"(iv) such other information as the
16	Secretary determines appropriate.
17	"(C) REVIEW ON PETITION.—Notwith-
18	standing subparagraph (A), on receipt of a pub-
19	lic petition containing credible allegation of sub-
20	stantial deficiencies, the Secretary shall prompt-
21	ly review the implementation by the State of
22	delegated authority under this section.
23	"(D) Deficiencies.—

1	"(i) In general.—If deficiencies are
2	found in a review under this paragraph,
3	the Secretary shall—
4	"(I) notify the State; and
5	"(II) direct the State to correct
6	the deficiencies and to report to the
7	Secretary on progress not later than
8	180 days after the date of the receipt
9	of review results.
10	"(ii) Substantial deficiencies.—If
11	the deficiencies are substantial, the Sec-
12	retary shall—
13	"(I) disallow such reported sav-
14	ings as the Secretary determines are
15	not credible due to deficiencies;
16	"(II) re-review the State not
17	later than 2 years after the date of
18	the original review; and
19	"(III) if substantial deficiencies
20	remain uncorrected after the review
21	provided for under subclause (II), re-
22	voke the authority of the State to ad-
23	minister the program established
24	under this section.

1	"(6) Calls for revision of state applica-
2	TIONS.—As a condition of maintaining the delegated
3	authority of a State to administer this section, the
4	Secretary may require the State to submit a revised
5	application under paragraph (1) if the Secretary
6	has—
7	"(A) promulgated new or revised perform-
8	ance standards under subsection (c);
9	"(B) promulgated new or substantially re-
10	vised measurement and verification procedures
11	and standards under subsection (e); or
12	"(C) otherwise substantially revised the
13	program established under this section.
14	"(h) Information and Reports.—In accordance
15	with section 13 of the Federal Energy Administration Act
16	of 1974 (15 U.S.C. 772), the Secretary may require any
17	retail electricity distributor, any retail natural gas dis-
18	tributor, any third-party efficiency provider, or such other
19	entities as the Secretary considers appropriate, to provide
20	any information the Secretary determines appropriate to
21	carry out this section.
22	"(i) STATE LAW.—Nothing in this section diminishes
23	or qualifies any authority of a State or political subdivision
24	of a State to adopt or enforce any law (including a regula-
25	tion) respecting electricity savings or natural gas savings.

1	including any law (including a regulation) establishing en-
2	ergy efficiency requirements that are more stringent than
3	the requirements established under this section, except
4	that no such law or regulation may relieve any person of
5	any requirement otherwise applicable under this section
6	"(j) Program Review.—
7	"(1) National academy of sciences re-
8	VIEW.—The Secretary shall offer to enter into a con-
9	tract with the National Academy of Sciences under
10	which the Academy shall, not later than July 1,
11	2017, and every 10 years thereafter, submit to the
12	Secretary and to Congress a comprehensive evalua-
13	tion of all aspects of the program established under
14	this section, including—
15	"(A) an evaluation of the effectiveness of
16	the program, including the specific design ele-
17	ments of the program, in increasing the effi-
18	ciency of retail natural gas and electricity dis-
19	tribution and consumption;
20	"(B) the opportunities for additional tech-
21	nologies and sources of efficiency that have
22	emerged since the date of enactment of this sec-
23	tion;
24	"(C) the impact of the program on the re-
25	liability of electricity and natural gas supply;

1	"(D) the net benefits or costs of the pro-
2	gram to the national and State economies, in-
3	cluding the effects of the program on—
4	"(i) electricity and natural gas de-
5	mand and prices;
6	"(ii) economic development benefits of
7	investment;
8	"(iii) environmental benefits; and
9	"(iv) avoided costs related to environ-
10	mental and congestion mitigation invest-
11	ments that otherwise would have been re-
12	quired;
13	"(E) an assessment of the benefits and
14	costs of increasing the performance standards
15	established under subsection (c);
16	"(F) the feasibility, advantages, and dis-
17	advantages of alternative models for dem-
18	onstrating compliance with a Federal energy ef-
19	ficiency resource standard, including—
20	"(i) establishing a national trading
21	system for energy efficiency credits; or
22	"(ii) demonstrating compliance
23	through actual reductions in delivery or
24	sales of electricity and natural gas, rather
25	than on program savings; and

1	"(G) recommendations regarding potential
2	changes to this section, to regulations and pro-
3	cedures for implementing this section, or to re-
4	lated public policies.

"(2) Recommendations to congress.—Not 5 later than January 1, 2018, and every 10 years 6 7 thereafter, the Secretary shall submit to the Com-8 mittee on Energy and Commerce of the House of 9 Representatives and the Committee on Energy and 10 Natural Resources of the Senate a report making recommendations for modifications and improve-12 ments to the program established under this section 13 and any related programs, including an explanation 14 of the inconsistencies, if any, between the rec-15 ommendations of the Secretary and recommenda-16 tions included in the National Academy of Sciences 17 evaluation under paragraph (1).".

18 (b) Table of Contents Amendment.—The table 19 of contents of the Public Utility Regulatory Policies Act 20 of 1978 (16 U.S.C. prec. 2601) is amended by adding at the end of the items relating to title VI the following:

[&]quot;Sec. 609. Rural and remote communities electrification grants.

[&]quot;Sec. 610. Federal energy efficiency resource standard.".