115TH CONGRESS 1ST SESSION H.R.

To promote the development of renewable energy on public land, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. GOSAR introduced the following bill; which was referred to the Committee on _____

A BILL

To promote the development of renewable energy on public land, 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 "Public Land Renew-

5 able Energy Development Act of 2017".

6 SEC. 2. DEFINITIONS.

- 7 In this Act:
- 8 (1) COVERED LAND.—The term "covered land"
- 9 means land that is—

1	(A) public land administered by the Sec-
2	retary; and
3	(B) not excluded from the development of
4	geothermal, solar, or wind energy under—
5	(i) a land use plan established under
6	the Federal Land Policy and Management
7	Act of 1976 (43 U.S.C. 1701 et seq.); or
8	(ii) other Federal law.
9	(2) EXCLUSION AREA.—The term "exclusion
10	area" means covered land that is identified by the
11	Bureau of Land Management as not suitable for de-
12	velopment of renewable energy projects.
13	(3) FEDERAL LAND.—The term "Federal land"
14	means—
15	(A) land of the National Forest System (as
16	defined in section 11(a) of the Forest and
17	Rangeland Renewable Resources Planning Act
18	of 1974 (16 U.S.C. 1609(a))); or
19	(B) public land.
20	(4) FUND.—The term "Fund" means the Re-
21	newable Energy Resource Conservation Fund estab-
22	lished by section $7(c)(1)$.
23	(5) PRIORITY AREA.—The term "priority area"
24	means covered land identified by the land use plan-
25	ning process of the Bureau of Land Management as

1	being a preferred location for a renewable energy
2	project.
3	(6) PUBLIC LAND.—The term "public land"
4	has the meaning given the term "public lands" in
5	section 103 of the Federal Land Policy and Manage-
6	ment Act of 1976 (43 U.S.C. 1702).
7	(7) RENEWABLE ENERGY PROJECT.—The term
8	"renewable energy project" means a project carried
9	out on covered land that uses wind, solar, or geo-
10	thermal energy to generate energy.
11	(8) Secretary.—The term "Secretary" means
12	the Secretary of the Interior.
13	(9) VARIANCE AREA.—The term "variance
14	area" means covered land that is—
15	(A) not an exclusion area; and
16	(B) not a priority area.
17	SEC. 3. EXTENSION OF FUNDING FOR IMPLEMENTATION OF
18	GEOTHERMAL STEAM ACT OF 1970.
19	(a) IN GENERAL.—Section 234(a) of the Energy Pol-
20	icy Act of 2005 (42 U.S.C. 15873(a)) is amended by strik-
21	ing "in the first 5 fiscal years beginning after the date
22	of enactment of this Act" and inserting "through fiscal
23	year 2022".
24	(b) Authorization.—Section 234(b) of the Energy
25	Policy Act of 2005 (42 U.S.C. 15873(b)) is amended—

(1) by striking "Amounts" and inserting the
 following:

3 "(1) IN GENERAL.—Amounts"; and 4 (2) by adding at the end the following: 5 "(2) AUTHORIZATION.—Effective for fiscal year 6 2017 and each fiscal year thereafter, amounts de-7 posited under subsection (a) shall be available to the 8 Secretary of the Interior for expenditure, without 9 further appropriation or fiscal year limitation, to im-10 plement the Geothermal Steam Act of 1970 (30 11 U.S.C. 1001 et seq.) and this Act.". 12 SEC. 4. LAND USE PLANNING; SUPPLEMENTS TO PRO-13 GRAMMATIC **ENVIRONMENTAL IMPACT** 14 STATEMENTS. 15 (a) PRIORITY AREAS.— 16 (1) IN GENERAL.—The Secretary, in consulta-17 tion with the Secretary of Energy, shall establish 18 priority areas on covered land for geothermal, solar, 19 and wind energy projects. 20 (2) DEADLINE.— 21 (A) GEOTHERMAL ENERGY.—For geo-22 thermal energy, the Secretary shall establish 23 priority areas as soon as practicable, but not 24 later than 5 years, after the date of enactment 25 of this Act.

(B) SOLAR ENERGY.—For solar energy,
 the solar energy zones established by the 2012
 western solar plan of the Bureau of Land Man agement and any subsequent land use plan
 amendments shall be considered to be priority
 areas for solar energy projects.

7 (C) WIND ENERGY.—For wind energy, the
8 Secretary shall establish priority areas as soon
9 as practicable, but not later than 3 years, after
10 the date of enactment of this Act.

11 (b) VARIANCE AREAS.—To the maximum extent 12 practicable, variance areas shall be considered for renew-13 able energy project development, consistent with the prin-14 ciples of multiple use (as defined in the Federal Land Pol-15 icy and Management Act of 1976 (43 U.S.C. 1701 et 16 seq.)).

17 (c) REVIEW AND MODIFICATION.—Not less fre-18 quently than once every 10 years, the Secretary shall—

(1) review the adequacy of land allocations for
geothermal, solar, and wind energy priority and variance areas for the purpose of encouraging new renewable energy development opportunities; and

(2) based on the review carried out under paragraph (1), add, modify, or eliminate priority, variance, and exclusion areas.

1 (d) COMPLIANCE WITH THE NATIONAL ENVIRON-2 MENTAL POLICY ACT.—For purposes of this section, compliance with the National Environmental Policy Act of 3 4 1969 (42 U.S.C. 4321 et seq.) shall be accomplished— 5 (1) for geothermal energy, by supplementing 6 the October 2008 final programmatic environmental impact statement for geothermal leasing in the west-7 8 ern United States; 9 (2) for solar energy, by supplementing the July 10 2012 final programmatic environmental impact 11 statement for solar energy projects; and 12 (3) for wind energy, by supplementing the July 13 programmatic environmental 2005final impact 14 statement for wind energy projects. 15 (e) NO EFFECT ON PROCESSING APPLICATIONS.—A requirement to prepare a supplement to a programmatic 16 17 environmental impact statement under this section shall 18 not result in any delay in processing an application for 19 a renewable energy project. 20 (f) COORDINATION.—In developing a supplement re-21 quired by this section, the Secretary shall coordinate, on 22 an ongoing basis, with appropriate State, tribal, and local 23 governments, transmission infrastructure owners and op-24 erators, developers, and other appropriate entities to ensure that priority areas identified by the Secretary are— 25

(1) economically viable (including having access
 to transmission);

3 (2) likely to avoid or minimize conflict with
4 habitat for animals and plants, recreation, and other
5 uses of covered land; and

6 (3) consistent with section 202 of the Federal
7 Land Policy and Management Act of 1976 (43
8 U.S.C. 1712), including subsection (c)(9) of that
9 section (43 U.S.C. 1712(c)(9)).

10 (g) REMOVAL FROM CLASSIFICATION.—In carrying 11 out subsections (a) through (e), if the Secretary deter-12 mines an area previously suited for development should 13 be removed from priority or variance classification, not 14 later than 90 days after the date of the determination, 15 the Secretary shall submit to Congress a report on the 16 determination.

17 SEC. 5. ENVIRONMENTAL REVIEW ON COVERED LAND.

(a) IN GENERAL.—If the Secretary determines that
a proposed renewable energy project has been sufficiently
analyzed by a programmatic environmental impact statement conducted under section 4(d), the Secretary shall not
require any additional review under the National Environmental Policy Act of 1969 (42 U.S.C. 4321 et seq.).

24 (b) ADDITIONAL ENVIRONMENTAL REVIEW.—If the25 Secretary determines that additional environmental review

under the National Environmental Policy Act of 1969 (42
 U.S.C. 4321 et seq.) is necessary for a proposed renewable
 energy project, the Secretary shall rely on the analysis in
 the programmatic environmental impact statement con ducted under section 4(d), to the maximum extent prac ticable when analyzing the potential impacts of the
 project.

8 (c) RELATIONSHIP TO OTHER LAW.—Nothing in this
9 section modifies or supersedes any requirement under ap10 plicable law.

11SEC. 6. PROGRAM TO IMPROVE RENEWABLE ENERGY12PROJECT PERMIT COORDINATION.

(a) ESTABLISHMENT.—The Secretary shall establish
a program to improve Federal permit coordination with
respect to renewable energy projects on covered land.

16 (b) MEMORANDUM OF UNDERSTANDING.—

(1) IN GENERAL.—Not later than 180 days
after the date of enactment of this Act, the Secretary shall enter into a memorandum of understanding for purposes of this section, including to
specifically expedite the environmental analysis of
applications for projects proposed in a variance area,
with—

24 (A) the Secretary of Agriculture; and

(B) the Assistant Secretary of the Army
 for Civil Works.

3 (2) STATE PARTICIPATION.—The Secretary
4 may request the Governor of any interested State to
5 be a signatory to the memorandum of understanding
6 under paragraph (1).

7 (c) Designation of Qualified Staff.—

8 (1) IN GENERAL.—Not later than 30 days after 9 the date on which the memorandum of under-10 standing under subsection (b) is executed, all Fed-11 eral signatories, as appropriate, shall identify for 12 each of the Bureau of Land Management Renewable 13 Energy Coordination Offices an employee who has 14 expertise in the regulatory issues relating to the of-15 fice in which the employee is employed, including, as 16 applicable, particular expertise in—

17 (A) consultation regarding, and prepara18 tion of, biological opinions under section 7 of
19 the Endangered Species Act of 1973 (16 U.S.C.
20 1536);

(B) permits under section 404 of Federal
Water Pollution Control Act (33 U.S.C. 1344);
(C) regulatory matters under the Clean Air
Act (42 U.S.C. 7401 et seq.);

1	(D) planning under section 14 of the Na-
2	tional Forest Management Act of 1976 (16
3	U.S.C. 472a);
4	(E) the Federal Land Policy and Manage-
5	ment Act of 1976 (43 U.S.C. 1701 et seq.);
6	(F) the Migratory Bird Treaty Act (16
7	U.S.C. 703 et seq.); and
8	(G) the preparation of analyses under the
9	National Environmental Policy Act of 1969 (42
10	U.S.C. 4321 et seq.).
11	(2) DUTIES.—Each employee assigned under
12	paragraph (1) shall—
13	(A) be responsible for addressing all issues
14	relating to the jurisdiction of the home office or
15	agency of the employee; and
16	(B) participate as part of the team of per-
17	sonnel working on proposed energy projects,
18	planning, monitoring, inspection, enforcement,
19	and environmental analyses.
20	(d) Additional Personnel.—The Secretary may
21	assign such additional personnel for the Bureau of Land
22	Management Renewable Energy Coordination Offices as
23	are necessary to ensure the effective implementation of
24	any programs administered by the offices, including in-
25	spection and enforcement relating to renewable energy

project development on covered land, in accordance with
 the multiple use mandate of the Federal Land Policy and
 Management Act of 1976 (43 U.S.C. 1701 et seq.).

4 (e) RENEWABLE ENERGY COORDINATION OF5 FICES.—In carrying out the program established under
6 subsection (a), the Secretary may—

(1) establish additional Bureau of Land Management Renewable Energy Coordination Offices; or
(2) temporarily assign the qualified staff designated under subsection (c) to a State, district, or
field office of the Bureau of Land Management to
expedite the permitting of renewable energy projects.
(f) REPORT TO CONGRESS.—

14 (1) IN GENERAL.—Not later than February 1 15 of the first fiscal year beginning after the date of en-16 actment of this Act, and each February 1 thereafter, 17 the Secretary shall submit to the Committee on En-18 ergy and Natural Resources of the Senate and the 19 Committee on Natural Resources of the House of 20 Representatives a report describing the progress 21 made under the program established under subsection (a) during the preceding year. 22

23 (2) INCLUSIONS.—Each report under this sub24 section shall include—

1	(A) projections for renewable energy pro-
2	duction and capacity installations; and
3	(B) a description of any problems relating
4	to leasing, permitting, siting, or production.

5 SEC. 7. DISPOSITION OF REVENUES.

6 (a) DISPOSITION OF REVENUES.—Beginning on Jan-7 uary 1, 2017, without further appropriation or fiscal year 8 limitation, of the amounts collected as bonus bids, rentals, 9 fees, or other payments under a right-of-way, permit, lease, or other authorization (other than under section 10 11 504(g) of the Federal Land Policy and Management Act 12 of 1976 (43 U.S.C. 1764(g))) for the development of wind or solar energy on covered land— 13

14 (1) 25 percent shall be paid by the Secretary of
15 the Treasury to the State within the boundaries of
16 which the revenue is derived;

(2) 25 percent shall be paid by the Secretary of
the Treasury to the 1 or more counties within the
boundaries of which the revenue is derived, to be allocated among the counties based on the percentage
of land from which the revenue is derived;

(3) to be deposited in the Treasury and be
made available to the Secretary to carry out the program established by section 6, including the transfer
of the funds by the Bureau of Land Management to

1	other Federal agencies and State agencies to facili-
2	tate the processing of renewable energy permits on
3	Federal land, with priority given to using the
4	amounts, to the maximum extent practicable, to ex-
5	pediting the issuance of permits required for the de-
6	velopment of renewable energy projects in the States
7	from which the revenues are derived—
8	(A) 25 percent for each of fiscal years
9	2016 through 2025;
10	(B) 20 percent for each of fiscal years
11	2026 through 2030;
12	(C) 15 percent for each of fiscal years
13	2031 through 2035; and
14	(D) 10 percent for fiscal year 2036 and
15	each fiscal year thereafter; and
16	(4) to be deposited in the Renewable Energy
16 17	
	(4) to be deposited in the Renewable Energy
17	(4) to be deposited in the Renewable Energy Resource Conservation Fund established by sub-
17 18	(4) to be deposited in the Renewable Energy Resource Conservation Fund established by sub- section (c)—
17 18 19	 (4) to be deposited in the Renewable Energy Resource Conservation Fund established by sub- section (c)— (A) 25 percent for each of fiscal years
17 18 19 20	 (4) to be deposited in the Renewable Energy Resource Conservation Fund established by sub- section (c)— (A) 25 percent for each of fiscal years 2016 through 2025;
17 18 19 20 21	 (4) to be deposited in the Renewable Energy Resource Conservation Fund established by sub- section (c)— (A) 25 percent for each of fiscal years 2016 through 2025; (B) 30 percent for each of fiscal years

1	(D) 40 percent for fiscal year 2036 and
2	each fiscal year thereafter.
3	(b) PAYMENTS TO STATES AND COUNTIES.—
4	(1) IN GENERAL.—Amounts paid to States and
5	counties under subsection (a) shall be used con-
6	sistent with section 35 of the Mineral Leasing Act
7	(30 U.S.C. 191).
8	(2) PAYMENTS IN LIEU OF TAXES.—A payment
9	to a county under paragraph (1) shall be in addition
10	to a payment in lieu of taxes received by the county
11	under chapter 69 of title 31, United States Code.
12	(c) Renewable Energy Resource Conservation
13	Fund.—
13 14	Fund.— (1) IN GENERAL.—There is established in the
14	(1) IN GENERAL.—There is established in the
14 15	(1) IN GENERAL.—There is established in the Treasury a fund, to be known as the "Renewable
14 15 16	(1) IN GENERAL.—There is established in the Treasury a fund, to be known as the "Renewable Energy Resource Conservation Fund", to be admin-
14 15 16 17	(1) IN GENERAL.—There is established in the Treasury a fund, to be known as the "Renewable Energy Resource Conservation Fund", to be admin- istered by the Secretary, in consultation with the
14 15 16 17 18	(1) IN GENERAL.—There is established in the Treasury a fund, to be known as the "Renewable Energy Resource Conservation Fund", to be admin- istered by the Secretary, in consultation with the Secretary of Agriculture.
14 15 16 17 18 19	 (1) IN GENERAL.—There is established in the Treasury a fund, to be known as the "Renewable Energy Resource Conservation Fund", to be administered by the Secretary, in consultation with the Secretary of Agriculture. (2) USE OF FUNDS.—The Secretary may make
 14 15 16 17 18 19 20 	 (1) IN GENERAL.—There is established in the Treasury a fund, to be known as the "Renewable Energy Resource Conservation Fund", to be administered by the Secretary, in consultation with the Secretary of Agriculture. (2) USE OF FUNDS.—The Secretary may make funds in the Fund available to Federal, State, and
 14 15 16 17 18 19 20 21 	 (1) IN GENERAL.—There is established in the Treasury a fund, to be known as the "Renewable Energy Resource Conservation Fund", to be administered by the Secretary, in consultation with the Secretary of Agriculture. (2) USE OF FUNDS.—The Secretary may make funds in the Fund available to Federal, State, and tribal agencies to be distributed in regions in which

1	(i) fish and wildlife habitat for af-
2	fected species;
3	(ii) fish and wildlife corridors for af-
4	fected species; and
5	(iii) water resources in areas affected
6	by wind, geothermal, or solar energy devel-
7	opment; and
8	(B) preserving and improving recreational
9	access to Federal land and water in an affected
10	region through an easement, right-of-way, or
11	other instrument from willing landowners for
12	the purpose of enhancing public access to exist-
13	ing Federal land and water that is inaccessible
14	or significantly restricted.
15	(3) PARTNERSHIPS.—The Secretary may enter
16	into cooperative agreements with State and tribal
17	agencies, nonprofit organizations, and other appro-
18	priate entities to carry out the activities described in
19	subparagraphs (A) and (B) of paragraph (2).
20	(4) INVESTMENT OF FUND.—
21	(A) IN GENERAL.—Any amounts deposited
22	in the Fund shall earn interest in an amount
23	determined by the Secretary of the Treasury on
24	the basis of the current average market yield on

1	outstanding marketable obligations of the
2	United States of comparable maturities.
3	(B) USE.—Any interest earned under sub-
4	paragraph (A) may be expended in accordance
5	with this subsection.

6 (5) INTENT OF CONGRESS.—It is the intent of 7 Congress that the revenues deposited and used in 8 the Fund shall supplement (and not supplant) an-9 nual appropriations for activities described in sub-10 paragraphs (A) and (B) of paragraph (2).

11 SEC. 8. SAVINGS CLAUSE.

12 Notwithstanding any other provision of this Act, the 13 Secretary shall continue to manage public land under the 14 principles of multiple use and sustained yield in accord-15 ance with title I of the Federal Land Policy and Management Act of 1976 (43 U.S.C. 1701 et seq.), including due 16 17 consideration of mineral and nonrenewable energy-related projects and other nonrenewable energy uses, for the pur-18 poses of land use planning, permit processing, and con-19 ducting environmental reviews. 20