110TH CONGRESS 1ST SESSION

H. R. 3435

To improve energy security of the United States through a reduction in the oil intensity of the economy of the United States and expansion of secure oil supplies, to be achieved by increasing the availability of alternative fuel sources, fostering responsible oil exploration and production, and improving international arrangements to secure the global oil supply, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

August 3, 2007

Mr. Pickering introduced the following bill; which was referred to the Committee on Energy and Commerce, and in addition to the Committees on Ways and Means, Science and Technology, Natural Resources, Armed Services, Foreign Affairs, and Select Intelligence (Permanent Select), 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 improve energy security of the United States through a reduction in the oil intensity of the economy of the United States and expansion of secure oil supplies, to be achieved by increasing the availability of alternative fuel sources, fostering responsible oil exploration and production, and improving international arrangements to secure the global oil supply, 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,

SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "Security and Fuel Efficiency Energy Act of 2007" or the
- 4 "SAFE Energy Act of 2007".
- 5 (b) Table of Contents.—The table of contents of
- 6 this Act is as follows:
 - Sec. 1. Short title; table of contents.

TITLE I—INCREASED USE OF ALTERNATIVE FUELS AND INFRASTRUCTURE

- Sec. 101. Renewable fuel standard.
- Sec. 102. Ethanol-blend fuel infrastructure.
- Sec. 103. Emerging biofuels.
- Sec. 104. Biodiesel.
- Sec. 105. Unconventional fossil fuels.
- Sec. 106. Phaseout of alternative fuels credits.
- Sec. 107. Advanced biomass fuels production tax credit.
- Sec. 108. Study of incentives for renewable fuels.

TITLE II—DEVELOPMENT AND INVENTORY OF CERTAIN OUTER CONTINENTAL SHELF RESOURCES

- Sec. 201. Authorization of activities and exports involving hydrocarbon resources by United States persons.
- Sec. 202. Travel in connection with authorized hydrocarbon exploration and extraction activities.
- Sec. 203. Moratorium of oil and gas leasing in certain areas of the Gulf of Mexico.
- Sec. 204. Inventory and leasing of outer Continental Shelf oil and natural gas resources.
- Sec. 205. Conforming amendments to moratoria on use of appropriations.
- Sec. 206. Enhanced oil recovery.
- Sec. 207. Treatment of revenues under oil and gas leases for other areas.

TITLE III—MANAGEMENT OF ENERGY RISKS

- Sec. 301. Bureau of International Energy Policy.
- Sec. 302. Strategic energy infrastructure equipment reserve.
- Sec. 303. Increase in capacity.

TITLE I—INCREASED USE OF AL-

2 TERNATIVE FUELS AND IN-

FRASTRUCTURE

4	SEC. 101. RENEWABLE FUEL STANDARD.
5	Section 211(o) of the Clean Air Act (42 U.S.C.
6	7545(o)) is amended as follows:
7	(1) In paragraph (2)(B) as follows:
8	(A) By striking clause (i) and inserting the
9	following:
10	"(i) Calendar years 2006 through
11	2020.—
12	"(I) Renewable fuel.—For
13	the purpose of subparagraph (A), sub-
14	ject to subclause (II), the applicable
15	total volume for any of calendar years
16	2006 through 2020 shall be deter-
17	mined in accordance with the fol-
18	lowing table:

Applicable total volume of renewable fuel "Calendar year: (in billions of gallons): 2006 2007 4.7 7.1 2008 2009 9.52010 12.0 12.62011 2012 13.22013 13.8 2014 14.42015 15.02016 18.0 2017 21.02018 24.0

**Calendar year: 42019	
2020 30.0	
"(II) CELLULOSIC BIOMASS ETH-	1
ANOL.—For the purpose of paragraph	2
	3
	5
fuel required under subclause (I), the	4
applicable volume for any of calendar	5
years 2012 through 2020 for cellulosic	6
biomass ethanol shall be determined	7
in accordance with the following table:	8
Applicable volume of cellulosic biomass ethanol "Calendar year: (in billions of gallons): 2012 0.25 2013 1.0 2014 3.0 2015 5.0 2016 7.0 2017 9.0 2018 11.0 2019 13.0 2020 15.0 ".	
(B) In clause (ii)—	9
(i) in the clause heading, by striking	10
"2013" and inserting "2021";	11
(ii) by striking "2013" and inserting	12
"2021"; and	13
(iii) by striking "2012" and inserting	14
"2020"	15

1	(C) In clause (iii), by striking "there-
2	after—" and all that follows through "(II) the"
3	and inserting "thereafter, the".
4	(D) In clause (iv)—
5	(i) by striking "2013" and inserting
6	"2021"; and
7	(ii) in subclause (II)(bb), by striking
8	"2012" and inserting "2020".
9	(2) In paragraph (3)—
10	(A) in subparagraph (A), by striking
11	"2011" and inserting "2019"; and
12	(B) in subparagraph (B)(i), by striking
13	"2012" and inserting "2020."
14	(3) In paragraph (6)(A), by striking "2012"
15	and inserting "2020".
16	(4) By amending paragraph (7) to read as fol-
17	lows:
18	"(7) Waivers.—
19	"(A) IN GENERAL.—The Administrator, in
20	consultation with the Secretary of Agriculture
21	and the Secretary of Energy, may waive the re-
22	quirements of paragraph (2) in whole or in part
23	on petition by one or more States by reducing
24	the national quantity of renewable fuel required
25	under paragraph (2)—

1	"(i) based on a determination by the
2	Administrator, after public notice and op-
3	portunity for comment, that implementa-
4	tion of the requirement would severely
5	harm the economy or environment of a
6	State, a region, or the United States; or
7	"(ii) based on a determination by the
8	Administrator, after public notice and op-
9	portunity for comment, that there is an in-
10	adequate domestic supply.
11	"(B) Petitions for Waivers.—The Ad-
12	ministrator, in consultation with the Secretary
13	of Agriculture and the Secretary of Energy,
14	shall approve or disapprove a State petition for
15	a waiver of the requirements of paragraph (2)
16	within 90 days after the date on which the peti-
17	tion is received by the Administrator.
18	"(C) Termination of Waivers.—A waiv-
19	er granted under subparagraph (A) shall termi-
20	nate after 1 year, but may be renewed by the
21	Administrator after consultation with the Sec-
22	retary of Agriculture and the Secretary of En-

ergy.".

1 SEC. 102. ETHANOL-BLEND FUEL INFRASTRUCTURE.

2	Section 211(o) of the Clean Air Act (42 U.S.C.
3	7545(o)) is amended by adding at the end the following:
4	"(11) Installation of Ethanol-blend
5	FUEL PUMPS BY COVERED OWNERS AT STATIONS.—
6	"(A) Definitions.—In this paragraph:
7	"(i) COVERED OWNER.—The term
8	'covered owner' means any person that, in-
9	dividually or together with any other per-
10	son with respect to which the person has
11	an affiliate relationship or significant own-
12	ership interest, owns 10 or more retail sta-
13	tion outlets, as determined by the Sec-
14	retary.
15	"(ii) Ethanol-blend fuel.—The
16	term 'ethanol-blend fuel' means a blend of
17	gasoline not more than 85 percent, nor less
18	than 80 percent, of the content of which is
19	derived from ethanol produced in the
20	United States, as defined by the Secretary
21	in a manner consistent with applicable
22	standards of the American Society for
23	Testing and Materials.
24	"(iii) Secretary.—The term 'Sec-
25	retary' means the Secretary of Energy,

1 acting in consultation with the Adminis-2 trator and the Secretary of Agriculture.

"(B) Assessment.—Not later than 5 years after the date of enactment of this paragraph, the Secretary shall make an assessment of the progress made toward the creation of adequate infrastructure for the production and distribution of ethanol-blend fuel (including the creation of adequate qualified alternative fuel vehicle refueling property that is a blender pump).

"(C) REGULATIONS.—If the Secretary determines (in the assessment made under subparagraph (B)) that adequate progress has not been made toward the creation of adequate infrastructure for the production and distribution of ethanol-blend fuel, the Secretary shall promulgate regulations to ensure, to the maximum extent practicable, that each covered owner installs or otherwise makes available 1 or more pumps that dispense ethanol-blend fuel (including any other equipment necessary, such as tanks, to ensure that the pumps function properly) at not less than the applicable percentage

1	of the retail station outlets of the covered owner
2	specified in subparagraph (D).
3	"(D) Applicable percentages.—For
4	the purpose of subparagraph (C), the applicable
5	percentage of the retail station outlets shall
6	be—
7	"(i) during the 10-year period begin-
8	ning on the date of any determination
9	made under subparagraph (C), 10 percent;
10	and
11	"(ii) after the 10-year period de-
12	scribed in clause (i), 20 percent.
13	"(E) FINANCIAL RESPONSIBILITY.—In
14	promulgating regulations under subparagraph
15	(C), the Secretary shall ensure that each cov-
16	ered owner described in that subparagraph as-
17	sumes full financial responsibility for the costs
18	of installing or otherwise making available the
19	pumps described in that subparagraph and any
20	other equipment necessary (including tanks) to
21	ensure that the pumps function properly.
22	"(F) Production credits for exceed-
23	ING ETHANOL-BLEND FUEL PUMPS INSTALLA-
24	TION REQUIREMENT.—

1 "(i) Earning and Period for AP-2 PLYING CREDITS.—If the percentage of the retail station outlets of a covered owner at 3 4 which the covered owner installs ethanolblend fuel pumps in a particular calendar 6 year exceeds the percentage required under subparagraph (D), the covered owner shall 7 8 earn credits under this paragraph, which 9 may be applied to any of the 3 consecutive 10 calendar years immediately after the calendar year for which the credits are 12 earned.

> "(ii) Trading credits.—A covered owner that has earned credits under clause (i) may sell credits to another covered owner to enable the purchaser to meet the requirement under subparagraph (D).".

18 SEC. 103. EMERGING BIOFUELS.

11

13

14

15

16

17

19 (a) Establishment of Incentive Program.—The 20 Secretary of Energy (referred to in this section as the 21 "Secretary") shall establish a program under which the 22 Secretary shall provide to eligible entities such incentives 23 (including grants, loans, and loan guarantees) as the Secretary determines to be appropriate for the production of

cellulosic ethanol and other emerging biofuels derived from renewable sources (including municipal solid waste). 3 (b) APPLICATION.—To be eligible to receive an incentive under this section, an eligible entity shall submit to 5 the Secretary an application at such time, in such manner, 6 and containing such information as the Secretary may re-7 quire, including— 8 (1) a description of the project for which the in-9 centive will be used; (2) a description of the use by the eligible enti-10 11 ty of the incentive; and 12 (3) an estimate of the annual production using 13 the incentive by the eligible entity of cellulosic eth-14 and or another biofuel, expressed on a per-gallon 15 basis. 16 (c) Selection Requirements.— 17 (1) MINIMUM NUMBER OF INCENTIVES.—The 18 Secretary shall provide incentives under this section 19 to not less than 6 biorefineries located in different 20 regions of the United States. 21 (2) Least-cost incentives.—The Secretary shall provide incentives under this section only to eli-22

gible entities the applications of which reflect the

least-cost use of the incentives, on a per-gallon basis,

with respect to similar projects.

23

24

- 1 (d) AUTHORIZATION OF APPROPRIATIONS.—There is
- 2 authorized to be appropriated to carry out this section
- 3 \$500,000,000.

4 SEC. 104. BIODIESEL.

- 5 (a) IN GENERAL.—Not later than 180 days after the
- 6 date of enactment of this Act, the Secretary of Energy
- 7 shall submit to Congress a report on any research and
- 8 development challenges inherent in increasing to 5 percent
- 9 the proportion of diesel fuel sold in the United States that
- 10 is biodiesel, as defined in section 757 of the Energy Policy
- 11 Act of 2005 (42 U.S.C. 16105).
- 12 (b) REGULATIONS.—The Administrator of the Envi-
- 13 ronmental Protection Agency shall promulgate regulations
- 14 providing for the uniform labeling of biodiesel blends that
- 15 are certified to meet applicable standards published by the
- 16 American Society for Testing and Materials.

17 SEC. 105. UNCONVENTIONAL FOSSIL FUELS.

- 18 (a) In General.—The Secretary of Energy shall
- 19 carry out a 10-year carbon capture research and develop-
- 20 ment program to develop carbon dioxide capture tech-
- 21 nologies that can be used in the recovery of liquid fuels
- 22 from oil shale and the production of liquid fuels in coal
- 23 utilization facilities to minimize the emissions of carbon
- 24 dioxide from those processes.

1	(b) Authorization of Appropriations.—There
2	are authorized to be appropriated to carry out this sec-
3	tion—
4	(1) \$50,000,000 for the period of fiscal years
5	2008 through 2012; and
6	(2) \$100,000,000 for the period of fiscal years
7	2013 through 2017.
8	SEC. 106. PHASEOUT OF ALTERNATIVE FUELS CREDITS.
9	(a) Alcohol Fuels Credit.—Section 40 of the In-
10	ternal Revenue Code of 1986 (relating to alcohol used as
11	fuel) is amended by adding at the end the following new
12	subsection:
13	"(i) Phaseout of Credit.—
14	"(1) In general.—The amount of the credit
15	allowable under subsection (a) shall be reduced by
16	an amount which bears the same ratio to the
17	amount of the credit (determined without regard to
18	this paragraph) as—
19	"(A) the amount by which the reference
20	price for the calendar year preceding the cal-
21	endar year in which the taxable year begins ex-
22	ceeds \$45, bears to
23	"(B) \$20.
24	"(2) Reference price.—For purposes of
25	paragraph (1), the term 'reference price' means,

1 with respect to any calendar year, the reference 2 price determined for such calendar year under section 45K(d)(2)(C).". 3 4 (b) BIODIESEL FUELS CREDIT.—Section 40A of such Code (relating to biodiesel and renewable diesel used 5 6 as fuel) is amended by redesignating subsection (g) as 7 subsection (h) and by inserting after subsection (f) the 8 following new subsection: 9 "(g) Phaseout of Credit.— "(1) IN GENERAL.—The amount of the credit 10 11 allowable under subsection (a) shall be reduced by 12 an amount which bears the same ratio to the amount of the credit (determined without regard to 13 14 this paragraph) as— "(A) the amount by which the reference 15 16 price for the calendar year preceding the cal-17 endar year in which the taxable year begins ex-18 ceeds \$45, bears to 19 "(B) \$20. 20 "(2) Reference Price.—For purposes of paragraph (1), the term 'reference price' means, 21 22 with respect to any calendar year, the reference 23 price determined for such calendar year under section 45K(d)(2)(C).". 24

1	(e) Credit Against Excise Tax on Alcohol
2	Fuel, Biodiesel, and Alternative Fuel Mix-
3	TURES.—Section 6426 of such Code (relating to credit for
4	alcohol fuel, biodiesel, and alternative fuel mixtures) is
5	amended by adding at the end the following:
6	"(h) Phaseout of Credit.—
7	"(1) In general.—The amount of the credit
8	allowable under subsection (a) shall be reduced by
9	an amount which bears the same ratio to the
10	amount of the credit (determined without regard to
11	this paragraph) as—
12	"(A) the amount by which the reference
13	price for the calendar year preceding the cal-
14	endar year in which the taxable year begins ex-
15	ceeds \$45, bears to
16	"(B) \$20.
17	"(2) Reference price.—For purposes of
18	paragraph (1), the term 'reference price' means,
19	with respect to any calendar year, the reference
20	price determined for such calendar year under sec-
21	tion $45K(d)(2)(C)$.".
22	(d) Effective Dates.—
23	(1) In general.—Except as provided in para-
24	graph (2), the amendments made by this section

1	shall apply to taxable years beginning after the date
2	of the enactment of this Act.
3	(2) CREDIT AGAINST EXCISE TAX.—The
4	amendment made by subsection (c) shall apply to
5	fuel sold, used, or removed after December 31,
6	2007.
7	SEC. 107. ADVANCED BIOMASS FUELS PRODUCTION TAX
8	CREDIT.
9	(a) In General.—Subchapter B of chapter 65 of the
10	Internal Revenue Code of 1986 (relating to rules for spe-
11	cial application) is amended by adding at the end the fol-
12	lowing:
13	"SEC. 6426A. CREDIT FOR PRODUCING ADVANCED BIOMASS
1314	"SEC. 6426A. CREDIT FOR PRODUCING ADVANCED BIOMASS FUEL.
14	FUEL.
14 15	FUEL. "(a) Allowance of Credit.—There shall be al-
14151617	FUEL. "(a) Allowance of Credit.—There shall be allowed as a credit against the tax imposed by section 4041
14151617	FUEL. "(a) ALLOWANCE OF CREDIT.—There shall be allowed as a credit against the tax imposed by section 4041 and against the tax imposed by section 4081 an amount
1415161718	FUEL. "(a) Allowance of Credit.—There shall be allowed as a credit against the tax imposed by section 4041 and against the tax imposed by section 4081 an amount equal to the credit described in subsection (b). No credit
141516171819	FUEL. "(a) Allowance of Credit.—There shall be allowed as a credit against the tax imposed by section 4041 and against the tax imposed by section 4081 an amount equal to the credit described in subsection (b). No credit shall be allowed in the case of the credits described in sub-
14 15 16 17 18 19 20	FUEL. "(a) Allowance of Credit.—There shall be allowed as a credit against the tax imposed by section 4041 and against the tax imposed by section 4081 an amount equal to the credit described in subsection (b). No credit shall be allowed in the case of the credits described in subsections (b) and (c) unless the taxpayer is registered under
14 15 16 17 18 19 20 21	"(a) Allowance of Credit.—There shall be allowed as a credit against the tax imposed by section 4041 and against the tax imposed by section 4081 an amount equal to the credit described in subsection (b). No credit shall be allowed in the case of the credits described in subsections (b) and (c) unless the taxpayer is registered under section 4101.
14 15 16 17 18 19 20 21 22	FUEL. "(a) Allowance of Credit.—There shall be allowed as a credit against the tax imposed by section 4041 and against the tax imposed by section 4081 an amount equal to the credit described in subsection (b). No credit shall be allowed in the case of the credits described in subsections (b) and (c) unless the taxpayer is registered under section 4101. "(b) Advanced Biomass Fuel Credit.—

1	vanced biomass fuel produced by the taxpayer and
2	which during the taxable year—
3	"(A) is sold by such taxpayer to another
4	person—
5	"(i) for use by such other person in
6	the production of a qualified mixture in
7	such other person's trade or business
8	(other than casual off-farm production),
9	"(ii) for use by such other person as
10	a fuel in a trade or business, or
11	"(iii) who sells such advanced biomass
12	fuel at retail to another person and places
13	such fuel in the fuel tank of such other
14	person, or
15	"(B) is used or sold by such taxpayer for
16	any purpose described in clause (i).
17	"(2) Advanced biomass fuel.—For purposes
18	of this subsection—
19	"(A) IN GENERAL.—The term 'advanced
20	biomass fuel' means fuel derived from any
21	lignocellulosic or hemicellulosic matter that is
22	available on a renewable or recurring basis, in-
23	cluding—
24	"(i) dedicated energy crops and trees,
25	"(ii) wood and wood residues,

1	"(iii) plants,
2	"(iv) grasses,
3	"(v) agricultural residues,
4	"(vi) fibers,
5	"(vii) animal wastes and other waste
6	materials, and
7	"(viii) municipal solid waste.
8	"(B) Fuel produced in facilities
9	WHERE CERTAIN WASTE MATERIALS DISPLACE
10	FOSSIL FUELS USED IN PRODUCTION.—Such
11	term also includes any fuel derived from bio-
12	mass and produced in facilities where animal
13	wastes or other waste materials are digested or
14	otherwise used to displace 90 percent or more
15	of the fossil fuel normally used to produce a
16	quantity of ethanol with the same energy con-
17	tent.
18	"(C) Exceptions.—Such term does not
19	include ethanol, methanol, or biodiesel.
20	"(3) Certification of advanced biomass
21	FUEL.—No credit shall be allowed under this sub-
22	section unless the taxpayer obtains a certification (in
23	such form and manner as prescribed by the Sec-
24	retary) from the producer or importer of a biofuel
25	or biofuels-blend that identifies the product pro-

1	duced and the percentage of advanced biomass fuel
2	in the product.
3	"(c) MIXTURE NOT USED AS A FUEL, ETC.—
4	"(1) Imposition of Tax.—If—
5	"(A) any credit was determined under this
6	section with respect to advanced biomass fuel
7	used in the production of any advanced biomass
8	fuel mixture, and
9	"(B) any person—
10	"(i) separates the advanced biomass
11	from the mixture, or
12	"(ii) without separation, uses the mix-
13	ture other than as a fuel,
14	then there is hereby imposed on such person a
15	tax equal to the product of the applicable
16	amount and the number of gallons of such ad-
17	vanced biomass fuel.
18	"(2) Applicable laws.—All provisions of law,
19	including penalties, shall, insofar as applicable and
20	not inconsistent with this section, apply in respect of
21	any tax imposed under paragraph (1) as if such tax
22	were imposed by section 4081 and not by this sec-
23	tion.

1	"(d) Coordination With Exemption From Ex-
2	CISE TAX.—Rules similar to the rules under section 40(c)
3	shall apply for purposes of this section.".
4	(b) Conforming Amendments.—
5	(1) Section 6427(e) of such Code is amended—
6	(A) in paragraph (1) by inserting "or
7	6427A" after "6427",
8	(B) by redesignating paragraphs (3)
9	through (5) as paragraphs (4) through (6), re-
10	spectively, and by inserting after paragraph (2)
11	the following new paragraph:
12	"(3) Advanced biomass fuel.—If any person
13	sells or uses an advanced biomass fuel (as defined
14	in section 6426A) for a purpose described in section
15	6426A(c)(1) in such person's trade or business, the
16	Secretary shall pay (without interest) to such person
17	an amount equal to the advanced biomass fuel credit
18	with respect to such fuel.",
19	(C) in paragraph (4), as so redesignated,
20	by striking "paragraph (1) or (2)" and
21	inserting "paragraphs (1), (2), or (3)", and
22	(D) in paragraph (5), as so redesignated,
23	by striking " or alternative fuel mixture credit"
24	and inserting ", alternative fuel mixture credit,

1	advanced biomass fuel credit, or advanced bio-
2	mass fuel mixture credit".
3	(2) Section 6427(i)(3) of such Code is amend-
4	ed —
5	(A) by inserting "or 6426A" after "6426"
6	in subparagraph (A), and
7	(B) in the section heading by striking
8	"AND BIODIESEL MIXTURE CREDIT" and insert-
9	ing "BIODIESEL MIXTURE CREDIT, AND AD-
10	VANCED BIOMASS FUEL MIXTURE CREDIT".
11	(3) Section 40(e) of such Code is amended by
12	inserting "section 6426A," after "6426,".
13	(4) Section 40A(c) of such Code is amended by
14	inserting "section 6426A," after "6426,".
15	(5) Section 4101(a)(1) of such Code is amend-
16	ed —
17	(A) by striking "or alcohol" and inserting
18	", alcohol", and
19	(B) by inserting "or advanced biomass fuel
20	(as defined in section 6426A)" before "shall
21	register".
22	(6) Section 4104(a)(2) of such Code is amended
23	by inserting "section 6426A," after "6426,".
24	(7) Section 9503(b)(1) of such Code is amend-
25	ed by inserting "or 6426A" after "6426".

1	(c) Clerical Amendment.—The table of sections
2	for subchapter B of chapter 65 of such Code is amended
3	by inserting after the item relating to section 6426 the
4	following new item:
	"Sec. 6426A. Credit for producing advanced biomass fuel.".
5	(d) Effective Date.—The amendments made by
6	this section shall apply to fuel sold, used, or removed after
7	December 31, 2007.
8	SEC. 108. STUDY OF INCENTIVES FOR RENEWABLE FUELS.
9	(a) Study.—The Director of the National Science
10	Foundation (in consultation with the Secretary of Energy,
11	the Secretary of the Treasury, Secretary of Agriculture,
12	the Administrator of the Environmental Protection Agen-
13	cy, representatives of the biofuels industry, the oil indus-
14	try, and other interested parties) shall conduct a study
15	of the renewable fuels industry and markets in the United
16	States, including—
17	(1) the costs to produce corn-based and cel-
18	lulosic-based ethanol and biobutanol, biodiesel, and
19	other emerging biofuels;
20	(2) the factors affecting the future market
21	prices for those biofuels, including world oil prices;
22	and
23	(3) the level of tax incentives necessary, to the
24	maximum extent practicable, to grow the biofuels in-
25	dustry of the United States to reduce the depend-

1	ence of the United States on foreign oil during cal-
2	endar years 2011 through 2030.
3	(b) Goals.—The study shall include an analysis of
4	the types and advantages and disadvantages of tax incen-
5	tive options to, to the maximum extent practicable—
6	(1) limit the overall cost of the tax incentives to
7	the Federal Government;
8	(2) encourage expansion of the biofuels industry
9	by ensuring that new plants and recently-built plants
10	can fully amortize the investments in the plants;
11	(3) reward energy-efficient and low carbon-
12	emitting technologies;
13	(4) ensure that pioneering processes (such as
14	those that convert cellulosic feedstocks like corn sto-
15	ver and switch grass to ethanol) are economically
16	competitive with fossil fuels;
17	(5) encourage agricultural producer equity par-
18	ticipation in ethanol plants; and
19	(6) encourage the development of higher blend
20	markets, such as $E-20$, $E30$, and $E-85$.
21	(c) Report.—Not later than 1 year after the date
22	of enactment of this Act, the Director shall submit a re-
23	port that describes the results of the study to—
24	(1) the Committee on Agriculture, Nutrition
25	and Forestry of the Senate;

1	(2) the Committee on Energy and Natural Re-
2	sources of the Senate;
3	(3) the Committee on Environment and Public
4	Works of the Senate;
5	(4) the Committee on Finance of the Senate;
6	(5) the Committee on Agriculture of the House
7	of Representatives;
8	(6) the Committee on Energy and Commerce of
9	the House of Representatives; and
10	(7) the Committee on Ways and Means of the
11	House of Representatives.
12	TITLE II—DEVELOPMENT AND
13	INVENTORY OF CERTAIN
14	OUTER CONTINENTAL SHELF
15	RESOURCES
16	SEC. 201. AUTHORIZATION OF ACTIVITIES AND EXPORTS
17	INVOLVING HYDROCARBON RESOURCES BY
18	UNITED STATES PERSONS.
19	(a) Authorization.—Notwithstanding any other
20	provision of law (including a regulation), United States
21	persons (including agents and affiliates of those United
22	States persons) may—
23	(1) engage in any transaction necessary for the
	(1) engage in any transaction necessary for the
24	exploration for and extraction of hydrocarbon re-

1	economic zone that is contiguous to the exclusive
2	economic zone of the United States; and
3	(2) export without license authority all equip-
4	ment necessary for the exploration for or extraction
5	of hydrocarbon resources described in paragraph (1).
6	(b) Definition.—In this section, the term "United
7	States person' means—
8	(1) any United States citizen or alien lawfully
9	admitted for permanent residence in the United
10	States; and
11	(2) any person other than an individual, if 1 or
12	more individuals described in paragraph (1) own or
13	control at least 51 percent of the securities or other
14	equity interest in the person.
15	SEC. 202. TRAVEL IN CONNECTION WITH AUTHORIZED HY-
16	DROCARBON EXPLORATION AND EXTRAC-
17	TION ACTIVITIES.
18	Section 910 of the Trade Sanctions Reform and Ex-
19	port Enhancement Act of 2000 (22 U.S.C. 7209) is
20	amended by inserting after subsection (b) the following:
21	"(c) General License Authority for Travel-
22	RELATED EXPENDITURES BY PERSONS ENGAGING IN
23	Hydrocarbon Exploration and Extraction Activi-
24	TIES.—

- 1 "(1) IN GENERAL.—The Secretary of the 2 Treasury shall, authorize under a general license the 3 travel-related transactions listed in section 4 515.560(c) of title 31, Code of Federal Regulations, 5 for travel to, from, or within Cuba in connection 6 with exploration for and the extraction of hydro-7 carbon resources in any part of a foreign maritime 8 exclusive economic zone that is contiguous to the ex-9 clusive economic zone of the United States.
 - "(2) Persons authorized.—Persons authorized to travel to Cuba under this section include full-time employees, executives, agents, and consultants of oil and gas producers, distributors, and shippers.
- "(3) DEFINITION.—In this section, the term
 'exclusive economic zone of the United States' has
 the meaning given the term 'Exclusive Economic
 Zone' in section 2101(10a) of title 46, United States
 Code.".

19 SEC. 203. MORATORIUM OF OIL AND GAS LEASING IN CER-

- 20 TAIN AREAS OF THE GULF OF MEXICO.
- 21 (a) In General.—Section 104(a) of the Gulf of
- 22 Mexico Energy Security Act of 2006 (43 U.S.C. 1331
- 23 note; title I of division C of Public Law 109–432) is
- 24 amended—

10

11

12

1	(1) in paragraph (2), by striking "125 miles"
2	and inserting "45 miles"; and
3	(2) in paragraph (3), by striking "100 miles"
4	each place it appears and inserting "45 miles".
5	(b) REGULATIONS.—
6	(1) IN GENERAL.—The Secretary of the Inte-
7	rior shall promulgate regulations that establish ap-
8	propriate environmental safeguards for the explo-
9	ration and production of oil and natural gas on the
10	outer Continental Shelf.
11	(2) Minimum requirements.—At a minimum,
12	the regulations shall include—
13	(A) provisions requiring surety bonds of
14	sufficient value to ensure the mitigation of any
15	foreseeable incident;
16	(B) provisions assigning liability to the
17	leaseholder in the event of an incident causing
18	damage or loss, regardless of the negligence of
19	the leaseholder or lack of negligence;
20	(C) provisions no less stringent than those
21	contained in the Spill Prevention, Control, and
22	Countermeasure regulations promulgated under
23	the Oil Pollution Act of 1990 (33 U.S.C. 2701
24	et seq.);
25	(D) provisions ensuring that—

1	(i) no facility for the exploration or
2	production of resources is visible to the un-
3	assisted eye from any shore of any coastal
4	State; and
5	(ii) the impact of offshore production
6	facilities on coastal vistas is otherwise miti-
7	gated;
8	(E) provisions to ensure, to the maximum
9	extent practicable, that exploration and produc-
10	tion activities will result in no significant ad-
11	verse effect on fish or wildlife (including habi-
12	tat), subsistence resources, or the environment;
13	and
14	(F) provisions that will impose seasonal
15	limitations on activity to protect breeding,
16	spawning, and wildlife migration patterns.
17	SEC. 204. INVENTORY AND LEASING OF OUTER CONTI-
18	NENTAL SHELF OIL AND NATURAL GAS RE-
19	SOURCES.
20	(a) Inventory.—
21	(1) In general.—Except as otherwise pro-
22	vided in subsection (c), the Secretary of the Interior
23	(in this section referred to as the "Secretary") may
24	conduct an inventory in accordance with this sub-
25	section of oil and natural gas resources beneath the

- 1 waters of the outer Continental Shelf (as defined in
- 2 section 2 of the Outer Continental Shelf Lands Act
- 3 (43 U.S.C. 1331)), other than beneath such waters
- 4 located in the Gulf of Mexico or off the coast of
- 5 Florida.
- 6 (2) Best available technology.—In con-
- ducting the inventory, the Secretary shall use the
- 8 best technology available to obtain accurate resource
- 9 estimates.
- 10 (3) Reports.—The Secretary shall submit to
- 11 Congress and the requesting Governor a report on
- any inventory conducted under this section.
- 13 (b) Leasing.—Except as otherwise provided in sub-
- 14 section (c), the Secretary shall offer for oil and natural
- 15 gas leasing pursuant to the Outer Continental Shelf Lands
- 16 Act (43 U.S.C. 1331 et seq.) by as soon as practicable
- 17 after the date of enactment of this Act all areas for which
- 18 an inventory has been conducted under subsection (a).
- 19 (c) LIMITATIONS.—The Secretary may not under this
- 20 section—
- 21 (1) conduct an inventory under this subsection
- for any area of the outer Continental Shelf located
- within 50 miles of the State, if the Governor of the
- 24 State notifies the Secretary that the State objects to
- conduct of the inventory in that area;

1	(2) conduct any offshore oil and natural gas
2	preleasing, leasing, or related activities for any area
3	of the outer Continental Shelf located within 50
4	miles of a State, before—
5	(A) the Secretary submits to Congress the
6	report under subsection (a)(3) for that area;
7	and
8	(B) the Governor of the State requests the
9	Secretary to make such area available for such
10	leasing; or
11	(3) conduct any offshore oil and natural gas
12	preleasing, leasing, or related activities for any area
13	of the outer Continental Shelf located more than 50
14	miles and less than 100 miles from the State, if the
15	Governor of the State notifies the Secretary that the
16	State objects to conduct of the inventory in that
17	area.
18	SEC. 205. CONFORMING AMENDMENTS TO MORATORIA ON
19	USE OF APPROPRIATIONS.
20	The Department of the Interior, Environment, and
21	Related Agencies Appropriations Act, 2006 (Public Law
22	109–54) is amended—
23	(1) in section 104 (119 Stat. 521) by striking
24	"the areas of northern, central, and southern Cali-

1	fornia; the North Atlantic; Washington and Oregon;
2	and";
3	(2) in section 105 (119 Stat. 521) by inserting
4	"and any other area that the Secretary of the Inte-
5	rior may offer for leasing, preleasing, or any related
6	activity under section 104 of that Act" after
7	"2006)"; and
8	(3) in section 106 (119 Stat. 522) by striking
9	"the Mid-Atlantic and South Atlantic planning
10	areas" and inserting "the portion of the South At-
11	lantic planning area located off the coast of Flor-
12	ida".
13	SEC. 206. ENHANCED OIL RECOVERY.
14	Section 354(c)(4)(B) of the Energy Policy Act of
15	2005 (42 U.S.C. 15910(c)(4)(B)) is amended—
16	(1) in clause (iii), by striking "and" at the end;
17	(2) in clause (iv), by striking the period at the
18	end and inserting "; and"; and
19	(3) by adding at the end the following:
20	"(v) are carried out in geologically
21	challenging fields.".

1	SEC. 207. TREATMENT OF REVENUES UNDER OIL AND GAS
2	LEASES FOR OTHER AREAS.
3	Section 105 of the Gulf of Mexico Energy Security
4	Act (Public Law 109–432; 43 U.S.C. 1331 note) is
5	amended by adding at the end the following:
6	"(g) Treatment of Revenues Under Oil and
7	GAS LEASES FOR OTHER AREAS.—Amounts received by
8	the United States as rentals, royalties, bonus bids, and
9	other sums due and payable under Federal oil and gas
10	leases for outer Continental Shelf planning areas that are
11	opened for such leases after the date of the enactment of
12	this subsection shall be deposited and paid to States ad-
13	joining such areas in substantially the same manner in
14	which qualified outer Continental Shelf revenues are de-
15	posited and paid under this section.".
16	TITLE III—MANAGEMENT OF
17	ENERGY RISKS
18	SEC. 301. BUREAU OF INTERNATIONAL ENERGY POLICY.
19	Section 101 of the National Security Act of 1947 (50
20	U.S.C. 402) is amended—
21	(1) by redesignating subsection (i) (as added by
22	section 301 of Public Law 105–292 (112 Stat.
23	2800)) as subsection (k); and
24	(2) by adding at the end the following:
25	"(l) Bureau of International Energy Pol-
26	ICY.—

1	"(1) Establishment.—The President shall es-
2	tablish within the National Security Council a Bu-
3	reau of International Energy.
4	"(2) Duties.—The Bureau shall, in conjunc-
5	tion with the Secretary of Defense, the Secretary of
6	State, and the Secretary of Energy, prepare and
7	submit to Congress an annual energy security re-
8	port.".
9	SEC. 302. STRATEGIC ENERGY INFRASTRUCTURE EQUIP-
10	MENT RESERVE.
11	(a) Establishment.—The Secretary of Energy may
12	establish and operate a strategic energy infrastructure
13	equipment reserve.
14	(b) USE.—The reserve shall be used and operated
15	for—
16	(1) the protection, conservation, maintenance
17	and testing of strategic energy infrastructure equip-
18	ment; and
19	(2) the provision of strategic energy infrastruc-
20	ture equipment whenever and to the extent that—
21	(A) the Secretary, with the approval of the
22	President, finds that the equipment is needed
23	for energy security purposes; and
24	(B) the provision of the equipment is au-
25	thorized by a joint resolution of Congress.

- 1 (c) AUTHORIZATION OF APPROPRIATIONS.—There
- 2 are authorized to be appropriated such sums as are nec-
- 3 essary to carry out this section.
- 4 SEC. 303. INCREASE IN CAPACITY.
- 5 (a) The Energy Policy and Conservation Act is
- 6 amended—
- 7 (1) in section 151(b) (42 U.S.C. 6231(b)) by
- 8 striking "1" and inserting "1.5"; and
- 9 (2) in section 154(a) (42 U.S.C. 6234(a)) by
- striking "1" and inserting "1.5".
- 11 (b) Section 301(e) of the Energy Policy Act of 2005
- 12 (42 U.S.C. 6240 note) is amended by striking
- 13 "1,000,000,000" and inserting "1,500,000,000".

 \bigcirc