S. 1013

To authorize the Secretary of Energy to carry out a program to demonstrate the commercial application of integrated systems for long-term geological storage of carbon dioxide, and for other purposes.

IN THE SENATE OF THE UNITED STATES

May 7, 2009

Mr. Bingaman (for himself, Mr. Barrasso, Mr. Dorgan, Mr. Tester, Mr. Bayh, Ms. Landrieu, Mr. Casey, and Mr. Voinovich) introduced the following bill; which was read twice and referred to the Committee on Energy and Natural Resources

A BILL

To authorize the Secretary of Energy to carry out a program to demonstrate the commercial application of integrated systems for long-term geological storage of carbon dioxide, 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 "Department of Energy
- 5 Carbon Capture and Sequestration Program Amendments
- 6 Act of 2009".

1 SEC. 2. LARGE-SCALE CARBON STORAGE PROGRAM.

2	(a) In General.—Subtitle F of title IX of the En-
3	ergy Policy Act of 2005 (42 U.S.C. 16291 et seq.) is
4	amended by inserting after section 963 (42 U.S.C. 16293)
5	the following:
6	"SEC. 963A. LARGE-SCALE CARBON STORAGE PROGRAM.
7	"(a) Definitions.—In this section:
8	"(1) Industrial source.—The term 'indus-
9	trial source' means any source of carbon dioxide that
10	is not naturally occurring.
11	"(2) Large-scale.—The term 'large-scale'
12	means the injection of over 1,000,000 tons of carbon
13	dioxide each year from industrial sources into a geo-
14	logical formation.
15	"(3) Secretary Concerned.—The term 'Sec-
16	retary concerned' means—
17	"(A) the Secretary of Agriculture (acting
18	through the Chief of the Forest Service), with
19	respect to National Forest System land; and
20	"(B) the Secretary of the Interior, with re-
21	spect to land managed by the Bureau of Land
22	Management (including land held for the ben-
23	efit of an Indian tribe).
24	"(b) Program.—In addition to the research, develop-
25	ment, and demonstration program authorized by section
26	963, the Secretary shall carry out a program to dem-

1	onstrate the commercial application of integrated systems
2	for the capture, injection, monitoring, and long-term geo-
3	logical storage of carbon dioxide from industrial sources
4	"(c) Authorized Assistance.—In carrying out the
5	program, the Secretary may enter into cooperative agree-
6	ments to provide financial and technical assistance to up
7	to 10 demonstration projects.
8	"(d) Project Selection.—The Secretary shall
9	competitively select recipients of cooperative agreements
10	under this section from among applicants that—
11	"(1) provide the Secretary with sufficient geo-
12	logical site information (including hydrogeological
13	and geophysical information) to establish that the
14	proposed geological storage unit is capable of long-
15	term storage of the injected carbon dioxide, includ-
16	ing—
17	"(A) the location, extent, and storage ca-
18	pacity of the geological storage unit at the site
19	into which the carbon dioxide will be injected
20	"(B) the principal potential modes of
21	geomechanical failure in the geological storage
22	unit;
23	"(C) the ability of the geological storage
24	unit to retain injected carbon dioxide; and

1	"(D) the measurement, monitoring, and
2	verification requirements necessary to ensure
3	adequate information on the operation of the
4	geological storage unit during and after the in-
5	jection of carbon dioxide;
6	"(2) possess the land or interests in land nec-
7	essary for—
8	"(A) the injection and storage of the car-
9	bon dioxide at the proposed geological storage
10	unit; and
11	"(B) the closure, monitoring, and long-
12	term stewardship of the geological storage unit;
13	"(3) possess or have a reasonable expectation of
14	obtaining all necessary permits and authorizations
15	under applicable Federal and State laws (including
16	regulations); and
17	"(4) agree to comply with each requirement of
18	subsection (e).
19	"(e) Terms and Conditions.—The Secretary shall
20	condition receipt of financial assistance pursuant to a co-
21	operative agreement under this section on the recipient
22	agreeing to—
23	"(1) comply with all applicable Federal and
24	State laws (including regulations), including a cer-
25	tification by the appropriate regulatory authority

1	that the project will comply with Federal and State
2	requirements to protect drinking water supplies;
3	"(2) in the case of industrial sources subject to
4	the Clean Air Act (42 U.S.C. 7401 et seq.), inject
5	only carbon dioxide captured from industrial sources
6	in compliance with that Act;
7	"(3) comply with all applicable construction and
8	operating requirements for deep injection wells;
9	"(4) measure, monitor, and test to verify that
10	carbon dioxide injected into the injection zone is
11	not—
12	"(A) escaping from or migrating beyond
13	the confinement zone; or
14	"(B) endangering an underground source
15	of drinking water;
16	"(5) comply with applicable well-plugging,
17	postinjection site care, and site closure requirements,
18	including—
19	"(A)(i) maintaining financial assurances
20	during the postinjection closure and monitoring
21	phase until a certificate of closure is issued by
22	the Secretary; and
23	"(ii) promptly undertaking remediation ac-
24	tivities for any leak from the geological storage

1	unit that would endanger public health or safe-
2	ty or natural resources; and
3	"(B) complying with subsection (f);
4	"(6) comply with applicable long-term care re-
5	quirements;
6	"(7) maintain financial protection in a form
7	and in an amount acceptable to—
8	"(A) the Secretary;
9	"(B) the Secretary with jurisdiction over
10	the land; and
11	"(C) the Administrator of the Environ-
12	mental Protection Agency; and
13	"(8) provide the assurances described in section
14	963(d)(4)(B).
15	"(f) Postinjection Closure and Monitoring
16	Elements.—In assessing whether a project complies with
17	site closure requirements under subsection (e)(5), the Sec-
18	retary, in consultation with the Administrator of the Envi-
19	ronmental Protection Agency, shall determine whether the
20	recipient of financial assistance has demonstrated contin-
21	uous compliance with each of the following over a period
22	of not less than 10 consecutive years after the plume of
23	carbon dioxide has come into equilibrium with the geologic
24	formation that comprises the geologic storage unit fol-
25	lowing the cessation of injection activities:

1	"(1) The estimated location and extent of the
2	project footprint (including the detectable plume of
3	carbon dioxide and the area of elevated pressure re-
4	sulting from the project) has not substantially
5	changed.
6	"(2) There is no leakage of either carbon diox-
7	ide or displaced fluid in the geologic storage unit
8	that is endangering public health and safety, includ-
9	ing underground sources of drinking water and nat-
10	ural resources.
11	"(3) The injected or displaced fluids are not ex-
12	pected to migrate in the future in a manner that en-
13	counters a potential leakage pathway.
14	"(4) The injection wells at the site completed
15	into or through the injection zone or confining zone
16	are plugged and abandoned in accordance with the
17	applicable requirements of Federal or State law gov-
18	erning the wells.
19	"(g) Indemnification Agreements.—
20	"(1) Definition of Liability.—In this sub-
21	section, the term 'liability' means any legal liability
22	for—
23	"(A) bodily injury, sickness, disease, or

death;

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1	"(B) loss of or damage to property, or loss
2	of use of property; or
3	"(C) injury to or destruction or loss of nat-
4	ural resources, including fish, wildlife, and
5	drinking water supplies.
6	"(2) AGREEMENTS.—The Secretary may agree
7	to indemnify and hold harmless the recipient of a co-
8	operative agreement under this section from liability
9	arising out of or resulting from a demonstration
10	project in excess of the amount of liability covered
11	by financial protection maintained by the recipient
12	under subsection (e)(7).
13	"(3) Exception for gross negligence and
14	INTENTIONAL MISCONDUCT.—Notwithstanding para-
15	graph (1), the Secretary may not indemnify the re-
16	cipient of a cooperative agreement under this section
17	from liability arising out of conduct of a recipient
18	that is grossly negligent or that constitutes inten-
19	tional misconduct.
20	"(4) Collection of fees.—
21	"(A) IN GENERAL.—The Secretary shall
22	collect a fee from any person with whom an
23	agreement for indemnification is executed under
24	this subsection in an amount that is equal to

the net present value of payments made by the

25

1	United States to cover liability under the in-
2	demnification agreement.
3	"(B) Amount.—The Secretary shall estab-
4	lish, by regulation, criteria for determining the
5	amount of the fee, taking into account—
6	"(i) the likelihood of an incident re-
7	sulting in liability to the United States
8	under the indemnification agreement; and
9	"(ii) other factors pertaining to the
10	hazard of the indemnified project.
11	"(C) Use of fees.—Fees collected under
12	this paragraph shall be deposited in the Treas-
13	ury and credited to miscellaneous receipts.
14	"(5) Contracts in advance of appropria-
15	TIONS.—The Secretary may enter into agreements
16	of indemnification under this subsection in advance
17	of appropriations and incur obligations without re-
18	gard to section 1341 of title 31, United States Code
19	(commonly known as the 'Anti-Deficiency Act'), or
20	section 11 of title 41, United States Code (com-
21	monly known as the 'Adequacy of Appropriations
22	Act').
23	"(6) Conditions of agreements of indem-
24	NIFICATION.—

1	"(A) IN GENERAL.—An agreement of in-
2	demnification under this subsection may con-
3	tain such terms as the Secretary considers ap-
4	propriate to carry out the purposes of this sec-
5	tion.
6	"(B) Administration.—The agreement
7	shall provide that, if the Secretary makes a de-
8	termination the United States will probably be
9	required to make indemnity payments under the
10	agreement, the Attorney General—
11	"(i) shall collaborate with the recipi-
12	ent of an award under this subsection; and
13	"(ii) may—
14	"(I) approve the payment of any
15	claim under the agreement of indem-
16	nification;
17	"(II) appear on behalf of the re-
18	cipient;
19	"(III) take charge of an action;
20	and
21	"(IV) settle or defend an action.
22	"(C) Settlement of claims.—
23	"(i) In General.—The Attorney
24	General shall have final authority on behalf
25	of the United States to settle or approve

the settlement of any claim under this subsection on a fair and reasonable basis with due regard for the purposes of this subsection.

"(ii) Expenses.—The settlement shall not include expenses in connection with the claim incurred by the recipient.

"(h) Federal Land.—

- "(1) IN GENERAL.—The Secretary concerned may authorize the siting of a project on Federal land under the jurisdiction of the Secretary concerned in a manner consistent with applicable laws and land management plans and subject to such terms and conditions as the Secretary concerned determines to be necessary.
- "(2) Framework for Geological Carbon Sequestration on Public Land.—In determining whether to authorize a project on Federal land, the Secretary concerned shall take into account the framework for geological carbon sequestration on public land prepared in accordance with section 714 of the Energy Independence and Security Act of 2007 (Public Law 110–140; 121 Stat. 1715).
- 24 "(i) Acceptance of Title and Long-Term Moni-

25 TORING.—

1	"(1) In general.—As a condition of a cooper-
2	ative agreement under this section, the Secretary
3	may accept title to, or transfer of administrative ju-
4	risdiction from another Federal agency over, any
5	land or interest in land necessary for the monitoring,
6	remediation, or long-term stewardship of a project
7	site.
8	"(2) Long-term monitoring activities.—
9	After accepting title to, or transfer of, a site closed
10	in accordance with this section, the Secretary shall
11	monitor the site and conduct any remediation activi-
12	ties to ensure the geological integrity of the site and
13	prevent any endangerment of public health or safety.
14	"(3) Funding.—There is appropriated to the
15	Secretary, out of funds of the Treasury not other-
16	wise appropriated, such sums as are necessary to
17	carry out paragraph (2).".
18	(b) Conforming Amendments.—
19	(1) Section 963 of the Energy Policy Act of
20	2005 (42 U.S.C. 16293) is amended—
21	(A) by redesignating subsections (a)
22	through (d) as subsections (b) through (e), re-
23	spectively;
24	(B) by inserting before subsection (b) (as
25	so redesignated) the following:

1	"(a) Definitions.—In this section:
2	"(1) Industrial source.—The term 'indus-
3	trial source' means any source of carbon dioxide that
4	is not naturally occurring.
5	"(2) Large-scale.—The term 'large-scale'
6	means the injection of over 1,000,000 tons of carbon
7	dioxide from industrial sources over the lifetime of
8	the project.";
9	(C) in subsection (b) (as so redesignated),
10	by striking "In General" and inserting "Pro-
11	GRAM'';
12	(D) in subsection (c) (as so redesignated),
13	by striking "subsection (a)" and inserting "sub-
14	section (b)"; and
15	(E) in subsection (d)(3) (as so redesig-
16	nated), by striking subparagraph (D).
17	(2) Sections 703(a)(3) and 704 of the Energy
18	Independence and Security Act of 2007 (42 U.S.C.
19	17251(a)(3), 17252) are amended by striking "sec-
20	tion 963(c)(3) of the Energy Policy Act of 2005 (42
21	U.S.C. 16293(c)(3))" each place it appears and in-
22	serting "section 963(d)(3) of the Energy Policy Act
23	of 2005 (42 H S.C. 16293(d)(3))"

SEC. 3. TRAINING PROGRAM FOR STATE AGENCIES.

- 2 (a) Establishment.—The Secretary of Energy, in
- 3 consultation with the Administrator of the Environmental
- 4 Protection Agency and the Secretary of Transportation,
- 5 shall establish a program to provide grants for employee
- 6 training purposes to State agencies involved in permitting,
- 7 management, inspection, and oversight of carbon capture,
- 8 transportation, and storage projects.
- 9 (b) AUTHORIZATION OF APPROPRIATIONS.—There is
- 10 authorized to be appropriated to the Secretary of Energy
- 11 to carry out this section \$10,000,000 for each of fiscal
- 12 years 2010 through 2020.

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