118TH CONGRESS		
2D Session	5.	

To amend the Energy Policy Act of 2005 to establish an energy efficient appliance rebate program to provide rebates for the manufacturing, distribution, contracting, installation, and servicing of certain building electrification products and industrial heat pumps, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. Markey (for himself and Mr. Sanders) introduced the following bill; which was read twice and referred to the Committee on

A BILL

To amend the Energy Policy Act of 2005 to establish an energy efficient appliance rebate program to provide rebates for the manufacturing, distribution, contracting, installation, and servicing of certain building electrification products and industrial heat pumps, 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 "Installing Clean Effi-
- 5 cient Energy Hastens Our Transition Act of 2024" or the
- 6 "ICEE HOT Act of 2024".

SEC. 2.	ENERGY	EFFICIENT	APPLIANCE	REBATE	PROGRAM.

- 2 (a) Definitions.—Section 124(a) of the Energy
- 3 Policy Act of 2005 (42 U.S.C. 15821(a)) is amended—
- 4 (1) by redesignating paragraphs (1) through
- 5 (5) as paragraphs (8), (9), (15), (17), and (18), re-
- 6 spectively;
- 7 (2) by inserting before paragraph (8) (as so re-
- 8 designated) the following:
- 9 "(1) CONTRACTOR.—The term 'contractor'
 10 means any individual or business entity that is li11 censed under applicable State or local laws to install,
- service, maintain, or repair eligible building elec-
- trification products, including general contractors,
- 14 electricians, HVAC specialists, and plumbers en-
- gaged in the installation and servicing of energy-effi-
- cient appliances.
- 17 "(2) DISADVANTAGED BUSINESS.—The term
- 18 'disadvantaged business' means a contractor, dis-
- tributor, or original equipment manufacturer that is
- a small business participating in the minority small
- 21 business and capital ownership development program
- of the Small Business Administration pursuant to
- section 8(a) of the Small Business Act (15 U.S.C.
- 637(a)) (commonly known as the '8(a) program').
- 25 "(3) DISADVANTAGED INDIVIDUAL.—The term
- 26 'disadvantaged individual' means—

1	"(A) a Black American, Hispanic Amer-
2	ican, Native American, Asian Pacific American,
3	any other minority, or any other individual
4	found to be disadvantaged by the Small Busi-
5	ness Administration pursuant to section 8(a) of
6	the Small Business Act (15 U.S.C. 637(a)); and
7	"(B) a woman.
8	"(4) DISTRIBUTOR.—The term 'distributor'
9	means any individual or business entity to which an
10	eligible building electrification product is delivered or
11	sold for purposes of distribution in commerce.
12	"(5) Electric residential cold climate
13	HEAT PUMP.—The term 'electric residential cold cli-
14	mate heat pump' means a heat pump that—
15	"(A) is certified under the Energy Star
16	program;
17	"(B) is optimized for peak heating and
18	part-load cooling performance; and
19	"(C) meets—
20	"(i) the cold climate air source heat
21	pump specifications of the Northeast En-
22	ergy Efficiency Partnerships; or
23	"(ii) the criteria for cold climate heat
24	pumps under the Energy Star program.

1	"(6) ELECTRIC RESIDENTIAL HEAT PUMP
2	WATER HEATER.—The term 'electric residential heat
3	pump water heater' means an electric heat pump
4	water heater for residential use that is certified
5	under the Energy Star program.
6	"(7) Eligible building electrification
7	PRODUCT.—The term 'eligible building electrification
8	product' means any of the following United States-
9	made products or their critical components:
10	"(A) An electric residential heat pump
11	water heater.
12	"(B) An electric residential air source heat
13	pump.
14	"(C) An electric residential central geo-
15	thermal heat pump.
16	"(D) An electric residential cold climate
17	heat pump.
18	"(E) An induction or noninduction electric
19	smooth stove, flat cooktop, range, or oven.
20	"(F) An electric heat pump clothes dryer
21	that—
22	"(i) is certified under the Energy Star
23	program; or
24	"(ii) meets a more stringent standard,
25	as determined by the Secretary, if the Sec-

1	retary determines a more stringent stand-
2	ard is appropriate.
3	"(G) A smart panel or a panel that is part
4	of an electric load or service center upgrade.
5	"(H) Any product described in subpara-
6	graphs (A) through (G) installed in a commer-
7	cial or multifamily building, subject to the con-
8	dition that the product meets applicable per-
9	formance standards, as determined by the Sec-
10	retary.
11	"(I) Any other electric product, as deter-
12	mined by the Secretary.";
13	(3) by inserting after paragraph (9) (as so re-
14	designated) the following:
15	"(10) Industrial heat pump.—The term 'in-
16	dustrial heat pump' means a high-capacity heat
17	pump that—
18	"(A) is capable of providing thermal en-
19	ergy at temperatures above 65 degrees Celsius
20	or 150 degrees Fahrenheit, suitable for indus-
21	trial processes, including manufacturing proc-
22	essing, drying, distillation, pasteurization, and
23	steam production;
24	"(B) incorporates technology that—

1	"(i) enables waste heat recovery or en
2	ergy reuse, if feasible, and conversion to
3	useful thermal output; and
4	"(ii) adheres to specifications estab
5	lished by the Secretary to ensure therma
6	efficiency and reduce carbon emissions
7	and
8	"(C) meets recognized performance and ef
9	ficiency standards for industrial applications, as
10	defined by the American Society of Heating
11	Refrigerating, and Air-Conditioning Engineers
12	or equivalent industry standards as specified by
13	the Secretary.
14	"(11) Midstream rebate.—The term 'mid
15	stream rebate' means a rebate provided by a State
16	to a distributor or contractor under a State program
17	described in subsection $(b)(1)(A)(ii)$.
18	"(12) Original equipment manufac
19	TURER.—The term 'original equipment manufac
20	turer' means an entity that manufactures eligible
21	building electrification products.
22	"(13) Residential air source heat pump.—
23	The term 'residential air source heat pump' means
24	a heat pump or central air conditioner (as defined

1	in section 321(21) of the Energy Policy and Con-
2	servation Act (42 U.S.C. 6291(21))) that—
3	"(A) notwithstanding subparagraph (E) of
4	that section, is a heating and cooling unit and
5	includes both ducted and ductless configura-
6	tions; and
7	"(B) is certified under the Energy Star
8	program.
9	"(14) Residential central geothermal
10	HEAT PUMP.—The term 'residential central geo-
11	thermal heat pump' means equipment designed for
12	residential use that—
13	"(A) uses the ground or groundwater as a
14	thermal energy source to provide heating and
15	cooling; and
16	"(B) is certified under the Energy Star
17	program or meets efficiency and performance
18	standards established by the Secretary.";
19	(4) by inserting after paragraph (15) (as so re-
20	designated) the following:
21	"(16) Smart panel.—The term 'smart panel'
22	means an electrical power distribution panel with an
23	integrated communications and energy management
24	system capable of—

1	"(A) interoperability with electric utility
2	distribution networks; and
3	"(B) monitoring and controlling individual
4	circuits to ensure that the total load on the
5	electrical service does not exceed a programmed
6	set-point.";
7	(5) in paragraph (18) (as so redesignated), by
8	striking "(b)(1)" and inserting "(b)(1)(A)"; and
9	(6) by adding at the end the following:
10	"(19) United States-Made.—
11	"(A) In General.—The term 'United
12	States-made', with respect to an eligible build-
13	ing electrification product, means that the total
14	cost of components of the eligible building elec-
15	trification product that are mined, produced, or
16	manufactured, as applicable, in the United
17	States, as determined by the Secretary, is not
18	less than 55 percent of the total cost of all of
19	the components of the eligible building elec-
20	trification product, unless a waiver is made in
21	accordance with subparagraph (B).
22	"(B) Waiver.—
23	"(i) In General.—The Secretary
24	may waive the requirement under subpara-
25	graph (A) where the term 'United States-

1	made' is used in this subtitle if the Sec-
2	retary finds that—
3	"(I) applying the requirement
4	would be inconsistent with the public
5	interest;
6	``(II) 1 or more components of
7	the eligible building electrification
8	product are not produced in the
9	United States in sufficient and rea-
10	sonably available quantities or of a
11	satisfactory quality; or
12	"(III) the inclusion of 1 or more
13	components of the eligible building
14	electrification product produced in the
15	United States will increase the cost of
16	the building electrification product by
17	more than 25 percent.
18	"(ii) Written Justification.—Be-
19	fore issuing a waiver under clause (i), the
20	Secretary shall—
21	"(I) make publicly available in an
22	easily accessible location on a website
23	designated by the Office of Manage-
24	ment and Budget and on the website
25	of the Department of Energy a de-

1	tailed written explanation for the pro-
2	posed determination to issue the waiv-
3	er; and
4	"(II) provide a period of not less
5	than 15 days for public comment on
6	the proposed waiver.
7	"(20) UPSTREAM REBATE.—The term 'up-
8	stream rebate' means a rebate provided by a State
9	to a distributor or original equipment manufacturer
10	under a State program described in subsection
11	(b)(1)(A)(ii).".
12	(b) Program.—Section 124 of the Energy Policy Act
13	of 2005 (42 U.S.C. 15821) is amended—
14	(1) in subsection (b)—
15	(A) by redesignating paragraphs (1)
16	through (3) as subparagraphs (A) through (C),
17	respectively, and indenting appropriately;
18	(B) in the matter preceding subparagraph
19	(A) (as so redesignated), by striking "A State"
20	and inserting the following:
21	"(1) In general.—A State";
22	(C) in subparagraph (A) (as so redesig-
23	nated)—
24	(i) by striking "program to provide"
25	and inserting the following: "program—

1	"(i) to provide";
2	(ii) in clause (i) (as so designated), by
3	adding "or" at the end after the semicolon;
4	and
5	(iii) by adding at the end the fol-
6	lowing:
7	"(ii) to provide midstream rebates and
8	upstream rebates to contractors, distribu-
9	tors, and original equipment manufactur-
10	ers, as applicable, for 30 percent of the
11	cost of manufacturing, distributing, install-
12	ing, or servicing an eligible building elec-
13	trification product or product component
14	or an industrial heat pump;"; and
15	(D) by adding at the end the following:
16	"(2) Purposes.—The purpose of the rebates
17	described in paragraph (1)(A)(ii) are—
18	"(A) to resolve barriers that limit the effi-
19	cient production, distribution, and deployment
20	of eligible building electrification products and
21	industrial heat pumps, including—
22	"(i) by increasing the production and
23	availability of residential and industrial-
24	grade critical components, such as revers-
25	ing valves, variable speed compressors, or

1	other parts necessary for proper
2	functionality in both heating and cooling
3	modes; and
4	"(ii) addressing other factors, such as
5	market challenges, product technical re-
6	quirements, and environmental and equity
7	goals, with respect to those barriers, as de-
8	termined by the Secretary, through the
9	public stakeholder process described in
10	subsection (g); and
11	"(B) in the case of contractors installing
12	eligible building electrification products and in-
13	dustrial heat pumps—
14	"(i) encourages the installation of ap-
15	propriately sized heat pumps or other elec-
16	trification products to encourage the adop-
17	tion of right-sized and energy-efficient
18	technologies; and
19	"(ii) supports the passing through of
20	rebates to end users, to the extent prac-
21	ticable.";
22	(2) in subsection (c)(1), by striking "subsection
23	(f)" and inserting "subsection (h)";
24	(3) in subsection (d)—

1	(A) by striking "The allocation" and in-
2	serting the following:
3	"(1) In general.—The allocation"; and
4	(B) by adding at the end the following:
5	"(2) Disadvantaged businesses and indi-
6	VIDUALS.—Of the amount used by a State to carry
7	out a State program described in subsection
8	(b)(1)(A)(ii), to the extent practicable for specific
9	technologies, as determined by the Secretary, not
10	less than 40 percent shall be used to provide mid-
11	stream rebates and upstream rebates—
12	"(A) to disadvantaged businesses; or
13	"(B) to contractors, distributors, or origi-
14	nal equipment manufacturers 40 percent of the
15	employees of which are disadvantaged individ-
16	uals.";
17	(4) in subsection (e)—
18	(A) by redesignating paragraphs (1)
19	through (3) as subparagraphs (A), (C), and
20	(D), respectively, and indenting appropriately;
21	(B) in the matter preceding subparagraph
22	(A) (as so redesignated), by striking "Rebates"
23	in the first sentence and all that follows
24	through "The amount" in the second sentence
25	and inserting the following:

1	"(1) In General.—Rebates may be provided
2	to—
3	"(A) residential consumers that meet the
4	requirements of the applicable State program
5	described in subsection (b)(1)(A); and
6	"(B) contractors, distributors, and original
7	equipment manufacturers of eligible building
8	electrification products and industrial heat
9	pumps that meet the requirements of the State
10	program described in clause (ii) of that sub-
11	section.
12	"(2) Amount.—The amount";
13	(C) in paragraph (2) (as so designated)—
14	(i) in the matter preceding subpara-
15	graph (A) (as so redesignated)—
16	(I) by inserting "under a State
17	program described in subsection
18	(b)(1)(A)(i)" after "rebate"; and
19	(II) by striking "consideration—
20	" and inserting "consideration, as ap-
21	plicable—"; and
22	(ii) by inserting after subparagraph
23	(A) (as so redesignated) the following:
24	"(B) the amount of any Federal or State
25	tax incentive available for the manufacturing,

1	distribution, or installation of eligible building
2	electrification products and industrial heat
3	pumps, including tax credits or rebates offered
4	under—
5	"(i) section 25C, 45L, or 48C of the
6	Internal Revenue Code of 1986;
7	"(ii) a HOMES rebate program (as
8	defined in section 50121(d) of Public Law
9	117–169 (commonly known as the 'Infla-
10	tion Reduction Act of 2022') (42 U.S.C.
11	18795(d))); or
12	"(iii) a high-efficiency electric home
13	rebate program (as defined in section
14	50122(d) of that Act (42 U.S.C.
15	18795a(d)));"; and
16	(D) by adding at the end the following:
17	"(3) Additional rebates.—
18	"(A) Union labor.—Under a State pro-
19	gram described in subsection (b)(1)(A)(ii), a
20	State energy office shall provide an additional
21	incentive of 10 percent of the midstream or up-
22	stream rebate value to contractors, distributors
23	and original equipment manufacturers, as appli-
24	cable, that operate under a collective bargaining
25	agreement negotiated by a labor organization

1 (as defined in section 2 of the National Labor 2 Relations Act (29 U.S.C. 152)) in accordance 3 with the requirements of section 9 of the National Labor Relations Act (29 U.S.C. 159). 4 5 "(B) High-efficiency building elec-6 TRIFICATION PRODUCTS.—Under a State pro-7 gram described in subsection (b)(1)(A)(ii), a 8 State energy office shall provide additional re-9 bates of not more than 10 percent of the cost 10 of manufacturing, distributing, installing, or 11 servicing an eligible building electrification 12 product that exceeds baseline standards under 13 the Energy Star program or other efficiency 14 benchmarks approved by the Secretary. 15 "(C) High-efficiency industrial heat 16 PUMPS.—Under a State program described in 17 subsection (b)(1)(A)(ii), a State energy office 18 shall provide additional rebates of not more 19 than 10 percent of the cost of manufacturing, 20 distributing, installing, or servicing an indus-21 trial heat pump based on system capacity, en-22 ergy savings, emissions reduction, and heat re-23 covery functions that exceed baseline standards 24 for industrial energy efficiency, as determined

by the State energy office.";

25

1	(5) by redesignating subsection (f) as sub-
2	section (h);
3	(6) by inserting after subsection (e) the fol-
4	lowing:
5	"(f) Administrative Requirements for Recipi-
6	ENTS OF MIDSTREAM AND UPSTREAM REBATES.—
7	"(1) Pass-through.—
8	"(A) IN GENERAL.—Under a State pro-
9	gram described in subsection (b)(1)(A)(ii), as a
10	condition of receipt of a midstream rebate or
11	upstream rebate, a contractor, distributor, or
12	original equipment manufacturer shall pass
13	through not less than 85 percent of the value
14	of the midstream rebate or upstream rebate, as
15	applicable, to the next entity in the supply
16	chain or the end consumer in the form of a re-
17	duced price for the purchase of an eligible
18	building electrification product or an industrial
19	heat pump.
20	"(B) Use of remainder.—After carrying
21	out subparagraph (A), a contractor, distributor,
22	or original equipment manufacturer may retain
23	not more than 15 percent of the remainder of
24	the applicable midstream rebate or upstream
25	rebate.

1	"(2) Participation in multiple building
2	ELECTRIFICATION AND HEAT PUMP PROGRAMS.—
3	"(A) IN GENERAL.—The Secretary, in con-
4	sultation with the Secretary of the Treasury,
5	shall issue guidelines to simplify participation in
6	a State program described in subsection
7	(b)(1)(A)(ii) and any other Federal or State re-
8	bate or tax credit program relating to energy
9	efficiency upgrades, building electrification
10	products, and industrial heat pumps—
11	"(i) to ensure that eligible entities can
12	receive all applicable rebates and tax cred-
13	its; and
14	"(ii) to minimize administrative hur-
15	dles by providing clear guidance on incen-
16	tive stacking and documentation require-
17	ments consistent with Federal and State
18	building electrification product and indus-
19	trial heat pump standards.
20	"(B) AUTOMATIC APPLICATION.—If a re-
21	bate is claimed by an eligible entity under a
22	State program described in subsection
23	(b)(1)(A)(ii), any other Federal rebate for
24	which the entity would be eligible relating to en-
25	ergy efficiency upgrades, building electrification

1	products, or industrial heat pumps, as applica-
2	ble, shall automatically apply.
3	"(3) Coordination.—An entity that receives a
4	midstream rebate or upstream rebate for an eligible
5	building electrification product or industrial heat
6	pump under a State program described in subsection
7	(b)(1)(A)(ii) is encouraged to coordinate with Fed-
8	eral and State agencies, utilities, nonprofit organiza-
9	tions, and other entities carrying out other relevant
10	Federal or State rebate programs.
11	"(4) No multiple midstream and upstream
12	REBATES.—An entity that receives a midstream re-
13	bate or upstream rebate under a State program de-
14	scribed in subsection $(b)(1)(A)(ii)$ for an eligible
15	building electrification product may not receive—
16	"(A) an upstream rebate or midstream re-
17	bate, respectively, for the same eligible building
18	electrification product; or
19	"(B) a second midstream rebate or up-
20	stream rebate, respectively, for the same eligible
21	building electrification product.
22	"(5) Taxation.—A midstream rebate or up-
23	stream rebate under a State program described in
24	subsection $(b)(1)(A)(ii)$ shall not be considered to be

1	gross income of the recipient of the rebate for pur-
2	poses of the Internal Revenue Code of 1986.
3	"(g) Public Stakeholder Process.—
4	"(1) IN GENERAL.—The Secretary shall estab-
5	lish a process to solicit input from public stake-
6	holders in establishing parameters for a State pro-
7	gram described in subsection $(b)(1)(A)(ii)$.
8	"(2) Issues.—The Secretary shall solicit input
9	under the process established under paragraph (1)
10	on the following issues:
11	"(A) Meeting the purposes described in
12	subsection $(b)(2)$.
13	"(B) Boosting production and availability
14	of residential and industrial heat pumps.
15	"(C) Parameters for rebate structure and
16	eligibility requirements.
17	"(D) Technical standards, especially for in-
18	dustrial heat pumps and new residential heat
19	pump technology not covered under the Energy
20	Star program.
21	"(E) Any other relevant issue, as deter-
22	mined by the Secretary."; and
23	(7) in subsection (h) (as so redesignated)—
24	(A) by striking "There are" and inserting
25	the following:

1	"(1) IN GENERAL.—There are"; and
2	(B) by adding at the end the following:
3	"(2) Additional authorization of appro-
4	PRIATIONS.—There is authorized to be appropriated
5	to the Secretary, to provide allocations under sub-
6	section (c) only to States that have established a
7	State program described in subsection (b)(1)(A)(ii),
8	\$10,000,000,000 for the period of fiscal years 2025
9	through 2032.".