111TH CONGRESS 1ST SESSION

H. R. 2148

To promote the development and use of marine renewable energy technologies, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

April 28, 2009

Mr. Inslee (for himself, Mrs. Maloney, Mr. Blumenauer, Mr. Wexler, Mr. Delahunt, Mr. Van Hollen, and Mr. Engel) introduced the following bill; which was referred to the Committee on Science and Technology, and in addition to the Committees on Energy and Commerce and Ways and Means, 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 promote the development and use of marine renewable energy technologies, 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 "Marine Renewable En-
- 5 ergy Promotion Act of 2009".
- 6 SEC. 2. DEFINITION.
- 7 For purposes of this Act, the term "marine renewable
- 8 energy" means energy from—

1	(1) waves, tides, and currents in oceans, estu-
2	aries, and tidal areas;
3	(2) free flowing water in rivers, lakes, man
4	made channels, streams, oceans, and tidal areas; and
5	(3) differentials in ocean temperature (ocean
6	thermal energy conversion).
7	SEC. 3. RESEARCH, DEVELOPMENT, AND DEMONSTRATION
8	(a) Program.—The Secretary of Energy shall estab-
9	lish a program of marine renewable energy research, sepa-
10	rated from the Wind and Hydropower program, focused
11	on—
12	(1) developing new marine renewable energy
13	technologies;
14	(2) reducing the manufacturing and operation
15	costs of marine renewable energy technologies;
16	(3) increasing the reliability and survivability of
17	marine renewable energy facilities;
18	(4) integrating marine renewable energy into
19	the national electric grid;
20	(5) identifying opportunities for cross polli-
21	nation and development of economies of scale be-
22	tween offshore wind and marine renewable energy
23	sources;

- 1 (6) identifying the environmental impacts of 2 marine renewable energy and ways to address nega-3 tive impacts; and
 - (7) application of advanced systems engineering and system integration methods to identify critical interfaces and develop open standards for marine renewable energy, the transfer of the resulting intellectual property to industry stakeholders as public information through published interface definitions, standards, and demonstration projects, and the development of incentives for industry to comply with such standards.
- 13 (b) Marine-Based Energy Device Verification14 Program.—
 - (1) ESTABLISHMENT.—The Secretary of Energy shall establish a Marine-based Energy Device Verification Program (MEDVP) to provide a bridge from the wave, tidal, or current energy capture device design and development efforts underway across the industry to commercial deployment of marine renewable energy devices.
 - (2) Purposes.—The Marine-based Energy Device Verification Program shall fund, facilitate the development and installation of, and evaluate marine renewable energy projects, in partnership with the

1	Electric Power Research Institute, the National Re-
2	newable Energy Laboratory, the Pacific Northwest
3	National Laboratory Marine Sciences Laboratory,
4	the Sandia National Laboratories, in conjunction
5	with universities and private companies, and other
6	appropriate organizations, in order to—
7	(A) increase marine renewable energy ex-
8	perience; and
9	(B) build and operate enough candidate
10	devices to obtain statistically significant oper-
11	ating and maintenance data.
12	(3) Objectives.—Specific objectives for the
13	Marine-based Energy Device Verification Program
14	shall include—
15	(A) verifying the performance, reliability,
16	maintainability, and cost of new marine renew-
17	able energy device designs and system compo-
18	nents in an operating environment;
19	(B) providing States, regulators, utilities,
20	and other stakeholders with a valid opportunity
21	to test and evaluate marine renewable energy in
22	new areas;
23	(C) documenting and communicating the
24	experience from these projects for the benefit of
25	utilities, independent power producers, other

1	nonutility generators, device suppliers, and oth-
2	ers in the marine renewable energy development
3	community; and
4	(D) resolving environmental issues through
5	robust characterization, reliable impact pre-
6	diction, effective monitoring, development and
7	use of adaptive management, and informing en-
8	gineering design to improve environmental per-
9	formance.
10	(c) Adaptive Management and Environmental
11	Fund.—
12	(1) FINDINGS.—The Congress finds that—
13	(A) the use of marine renewable energy
14	technologies can reduce contributions to global
15	warming gases, and such technologies can be
16	produced domestically;
17	(B) marine renewable energy is a nascent
18	industry; and
19	(C) the United States must work to pro-
20	mote new renewable energy technologies that
21	reduce contributions to global warming gases
22	and improve our country's domestic energy pro-
23	duction.
24	(2) Establishment.—The Secretary of En-
25	ergy shall establish an Adaptive Management and

- Environmental Fund, and shall provide grants from that fund to entities for the purpose of compliance with Federal, State, or local regulatory permit requirements to assess and demonstrate the environmental effects of marine renewable energy projects. Compliance costs for which funds made available under this paragraph may be used include environmental studies, design, fabrication, deployment, operating, monitoring, environmental mitigation, and decommissioning costs.
 - (3) ELIGIBILITY.—In order for an entity to be eligible for a grant under this subsection, the regulatory permit must include conditions for the removal of the marine renewable energy project based on findings by the permitting authority that the marine renewable energy project has unacceptable adverse impacts on the environment. Project removal shall not be required in the absence of findings by the permitting authority that the project has such unacceptable adverse impacts.
 - (4) Public availability.—The results of any assessment or demonstration funded under this subsection shall be made available to the public, except to the extent that they contain information that is

- protected from disclosure under section 552(b) of title 5, United States Code.
 - cepting funding from the Adaptive Management and Environmental Fund shall be required to track payments received from the Fund, and certify annually that Fund payments were utilized only for purposes authorized under this subsection. The Secretary of Energy shall establish rules to oversee and audit developer use of funds. At a minimum, audits must take place on an annual basis. The Secretary of Energy may declare a developer ineligible for continued participation in the Adaptive Management and Environmental Fund upon a finding of inappropriate use of funding.
 - (6) Sunset.—The Secretary of Energy shall transmit a report to the Congress when the Secretary of Energy determines that the technologies supported under this subsection have achieved a level of maturity sufficient to enable the expiration of programs under this subsection. The Secretary of Energy shall not make any new grants under this subsection after the report is transmitted under this paragraph.

1	(7) Additional environmental funds.—
2	State resource agencies that are processing applica-
3	tions for permits required for marine renewables
4	projects that have received disbursements from the
5	Fund under this subsection are eligible to seek fund-
6	ing to assist staff with understanding and evaluating
7	applications and participating in the Federal Energy
8	Regulatory Commission or Minerals Management
9	Service regulatory process.
10	(8) NATIONAL ENVIRONMENTAL POLICY ACT OF
11	1969.—Nothing in this subsection shall be construed
12	as eliminating or minimizing a developer's obliga-
13	tions to comply with the requirements of the Na-
14	tional Environmental Policy Act of 1969.
15	(d) Authorization of Appropriations.—There
16	are authorized to be appropriated to the Secretary of En-
17	ergy for carrying out this section \$250,000,000 for each
18	of the fiscal years 2010 through 2021.
19	SEC. 4. 5-YEAR ACCELERATED DEPRECIATION PERIOD FOR
20	EQUIPMENT WHICH PRODUCES ELECTRICITY
21	FROM MARINE RENEWABLES.
22	(a) In General.—Subclause (III) of section

22 (a) IN GENERAL.—Subclause (III) of section 23 168(e)(3)(B)(vi) of the Internal Revenue Code of 1986 is 24 amended to read as follows:

1	"(III) is described in section
2	45(d)(11) (without regard to any
3	placed in service date), and converts
4	marine and hydrokinetic renewable
5	energy (as defined in section
6	45(c)(10)) into useable energy/elec-
7	tricity, and".

8 (b) Effective Date.—The amendment made by 9 this section shall apply to property placed in service after 10 the date of the enactment of this Act.

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