113th Congress 1st Session S.
To establish State revolving loan funds to repair or replace natural gas distribution pipelines.
IN THE SENATE OF THE UNITED STATES
Mr. Markey introduced the following bill; which was read twice and referred to the Committee on
A BILL  To establish State revolving loan funds to repair or replace natural gas distribution pipelines.
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 "Pipeline Revolving
5 Fund and Job Creation Act".
6 SEC. 2. DEFINITIONS.
7 In this Act:
8 (1) ADMINISTRATOR.—The term "Adminis-

trator" means the Administrator of the Pipeline and

Hazardous Materials Safety Administration.

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1	(2) State.—The term "State" means—
2	(A) a State; and
3	(B) the District of Columbia.
4	(3) STATE LOAN FUND.—The term "State loan
5	fund" means a pipeline replacement revolving loan
6	fund established by a State under section
7	3(a)(2)(B).
8	SEC. 3. STATE REVOLVING LOAN FUNDS.
9	(a) Grants to States to Establish Loan
10	Funds.—
11	(1) In General.—The Administrator shall
12	offer to enter into agreements with eligible States to
13	make capitalization grants, including letters of cred-
14	it, to the States under this subsection to repair or
15	replace natural gas distribution pipelines.
16	(2) Eligibility.—To be eligible to receive a
17	capitalization grant under this section, a State
18	shall—
19	(A) enter into a capitalization agreement
20	with the Administrator under paragraph (1);
21	and
22	(B) establish a pipeline replacement revolv-
23	ing loan fund.

1	(3) Deposit.—Funds granted to a State under
2	this section shall be deposited in the State loan fund
3	established by the State.
4	(4) Period.—The funds granted to a State
5	shall be available to the State for obligation during
6	the fiscal year for which the funds are authorized
7	and during the following fiscal year.
8	(5) Allotment.—Funds made available to
9	carry out this section shall be allotted to States in
10	at the discretion of the Administrator.
11	(6) Reallotment.—Any funds not obligated
12	by a State by the last day of the period for which
13	the grants are available shall be reallotted in accord-
14	ance with paragraph (5).
15	(b) Use of Funds.—
16	(1) In general.—Amounts deposited in a
17	State loan fund, including loan repayments and in-
18	terest earned on the amounts, shall be used only for
19	providing loans or loan guarantees or as a source of
20	reserve and security for leveraged loans.
21	(2) Limitations.—
22	(A) In general.—Loans or loan guaran-
23	tees made by a State under paragraph (1)—
24	(i) may be used only for expenditures
25	of a type or category that the Adminis-

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1	trator has determined, through guidance,
2	will—
3	(I) facilitate compliance with a
4	plan submitted under subsection (c);
5	or
6	(II) otherwise significantly fur-
7	ther the replacement or repair of nat-
8	ural gas distribution pipelines that
9	have been identified as leak-prone;
10	and
11	(ii) may not be used for the acquisi-
12	tion of real property or an interest in real
13	property, unless the acquisition is—
14	(I) integral to a plan submitted
15	under subsection (c); and
16	(II) from a willing seller.
17	(B) BUYING AMERICAN.—
18	(i) In General.—The Administrator
19	shall ensure, through guidance, that, to the
20	maximum extent practicable, none of the
21	funds from a loan or loan guarantee made
22	by a State under paragraph (1) are used
23	to repair or replace natural gas distribu-
24	tion pipelines unless all of the iron, steel,
25	plastic, and manufactured goods used in

1	the repair or replacement are produced in
2	the United States.
3	(ii) Waiver.—Clause (i) shall not
4	apply in any case or category of cases in
5	which the Administrator finds that—
6	(I) applying that clause would be
7	inconsistent with the public interest;
8	(II) iron, steel, plastic, or the ap-
9	plicable manufactured goods are not
10	produced in the United States in suf-
11	ficient and reasonably available quan-
12	tities and of a satisfactory quality; or
13	(III) inclusion of iron, steel, plas-
14	tic, and manufactured goods produced
15	in the United States will increase the
16	cost of the overall repair or replace-
17	ment by more than 25 percent.
18	(iii) Publication.—If the Adminis-
19	trator determines that it is necessary to
20	waive the application of clause (i) based on
21	a finding under clause (ii), the Adminis-
22	trator shall publish in the Federal Register
23	a detailed written justification as to why
24	the provision is being waived.

1	(iv) Applicability.—This section
2	shall be applied in a manner consistent
3	with United States obligations under inter-
4	national agreements.
5	(c) Intended Use Plans.—
6	(1) In General.—After providing for public
7	review and comment, each State that has entered
8	into a capitalization agreement pursuant to this sec-
9	tion shall annually prepare a plan that identifies the
10	intended uses of the amounts available from the
11	State loan fund of the State.
12	(2) Contents.—An intended use plan shall in-
13	clude—
14	(A) a list of the projects to be carried out
15	by entities receiving the loans in the first fiscal
16	year that begins after the date of the plan, in-
17	cluding a description of the project;
18	(B) the criteria and methods established
19	for the use of funds; and
20	(C) a description of the financial status of
21	the State loan fund and the short- and long-
22	term goals of the State loan fund.
23	(3) List of projects.—Each State shall,
24	after notice and opportunity for public comment,
25	publish and periodically update a list of projects in

the State that are eligible for assistance under this section, including the priority assigned to each project and, to the maximum extent practicable, the expected funding schedule for each project and, if possible, an estimate of expected reductions in greenhouse gas emissions for the project.

## (d) Fund Management.—

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- (1) IN GENERAL.—Each State loan fund under this section shall be established, maintained, and credited with repayments and interest and the fund corpus shall be available in perpetuity in accordance with this section.
- (2) Investment authorized.—To the extent amounts in the fund are not required for current obligation or expenditure, the amounts shall be invested in interest bearing obligations.
- 17 (e) STATE CONTRIBUTIONS.—Each capitalization
  18 agreement entered into pursuant to this section shall re19 quire that the State deposit in the State loan fund from
  20 State moneys an amount equal to not less than 20 percent
  21 of the total amount of the grant to be made to the State
  22 on or before the date on which the grant payment is made
  23 to the State.
- 24 (f) Administration of State Loan Fund.—

1	(1) In General.—Each State may annually
2	use not greater than 4 percent of the funds allotted
3	to the State under this section to cover the reason-
4	able costs of administration of the programs under
5	this section, including the recovery of reasonable
6	costs expended to establish a State loan fund that
7	are incurred after the date of enactment of this Act.
8	(2) Guidance and regulations.—The Ad-
9	ministrator shall issue guidance and promulgate reg-
10	ulations as are necessary to carry out this section,
11	including guidance and regulations—
12	(A) to ensure that each State commits and
13	expends funds allotted to the State under this
14	section as efficiently as practicable in accord-
15	ance with this section and applicable State law;
16	(B) to prevent waste, fraud, and abuse;
17	and
18	(C) to ensure that the States receiving
19	grants under this section use accounting, audit,
20	and fiscal procedures that conform to generally
21	accepted accounting standards.
22	(3) State report.—Each State administering
23	a State loan fund under this section shall submit to
24	the Administrator a report every 2 years on the ac-
25	tivities carried out under this section, including the

findings of the most recent audit of the fund and the entire State allotment.

(4) Audits.—The Administrator shall periodically audit all State loan funds established by, and all other amounts allotted to, the States pursuant to this section in accordance with procedures established by the Comptroller General of the United States.

## (g) Applicability of Federal Law.—

- (1) IN GENERAL.—The Administrator shall ensure that all laborers and mechanics employed on projects funded directly, or assisted in whole or in part, by this Act and contributed to a State loan fund established by this Act shall be paid wages at rates not less than those prevailing on projects of a character similar in the locality as determined by the Secretary of Labor in accordance with subchapter IV of chapter 31 of part A of subtitle II of title 40, United States Code.
- (2) Authority.—With respect to the labor standards specified in paragraph (1), the Secretary of Labor shall have the authority and functions set forth in Reorganization Plan Numbered 14 of 1950 (64 Stat. 1267; 5 U.S.C. App.) and section 3145 of title 40, United States Code.

## 1 SEC. 4. AUTHORIZATION OF APPROPRIATIONS.

- 2 (a) In General.—There are authorized to be appro-
- 3 priated to carry out this Act such sums as are necessary
- 4 for each of fiscal years 2014 through 2024.
- 5 (b) Limitation.—Only sums appropriated pursuant
- 6 to subsection (a) may be used to carry out this Act.