111TH CONGRESS 1ST SESSION

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To amend the Internal Revenue Code of 1986 to increase the national limitation on qualified energy conservation bonds and to clarify that certain programs constitute a qualified conservation purpose, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. FEINGOLD introduced the following bill; which was read twice and referred to the Committee on

A BILL

- To amend the Internal Revenue Code of 1986 to increase the national limitation on qualified energy conservation bonds and to clarify that certain programs constitute a qualified conservation purpose, 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 "Community Revitaliza-

5 tion Energy Conservation Act".

6 SEC. 2. FINDINGS.

7 Congress makes the following findings:

1	(1) Although conservation measures and energy
2	efficiency technologies have shown significant gains
2	
	in usage over the past three decades, there remains
4	the need and opportunity for widespread adoption of
5	energy conservation measures and utilization of new
6	energy efficiency technologies.
7	(2) Energy efficiency is in the national interest
8	for our long term economic well being, for the health
9	and safety of our citizens and the world as we miti-
10	gate the effects of climate change, and for our inde-
11	pendence and security.
12	(3) Energy inefficiencies account for at least 50
13	percent of all United States energy use.
14	(4) United States electricity use could be re-
15	duced by 70 percent through efficiency gains alone.
16	(5) Estimates indicate that although the aver-
17	age United States household's energy costs are equal
18	to seven percent of household income, low-income
19	households spend 17 percent of household earnings
20	on energy.
21	(6) The rehabilitation, retrofitting, and con-
22	struction of residential, commercial, and public fa-
23	cilities will create jobs that benefit community resi-
24	dents, facility owners, facilities and the environment.

1 (7) The energy saving benefit of such programs, 2 if they can be implemented on a national basis, 3 would contribute significantly to our energy inde-4 pendence and security. Buildings account for 40 per-5 cent of total United States energy consumption; 70 6 percent of United States electricity consumption; 7 and 43 percent of United States carbon emissions, 8 a larger share than either transportation or indus-9 try. 10 (8) Research, development, and deployment of

11 renewable energy, advanced battery technologies, 12 technologies to reduce fossil fuel consumption, and 13 technologies to reduce energy consumption in build-14 ings are vital to the rebuilding of the economy of the 15 United States.

16 SEC. 3. INCREASE IN NATIONAL LIMITATION FOR QUALI-17

FIED ENERGY CONSERVATION BONDS.

18 (a) IN GENERAL.—Section 54D(d) of the Internal 19 Code of 1986Revenue is amended by striking 20 "\$800,000,000" and inserting "\$3,600,000,000".

21 (b) EFFECTIVE DATE.—The amendment made by 22 this section shall apply to obligations issued after the date 23 of the enactment of this Act.

SEC. 4. CLARIFICATION OF QUALIFIED CONSERVATION PURPOSES WITH RESPECT TO QUALIFIED EN ERGY CONSERVATION BONDS.

4 (a) IN GENERAL.—For purposes of section
5 54D(f)(A)(ii) of the Internal Revenue Code of 1986, cap6 ital expenditures for green community programs include
7 programs that—

8 (1) reduce energy consumption in privately9 owned buildings, such as programs described in sub10 section (b); and

(2) cover recruiting and training local workers
for the jobs created by activities described in subsection (b) or by other green community programs.
(b) PROGRAM DESCRIBED.—

15 (1) IN GENERAL.—A program described in this 16 subsection is a program which is implemented by a 17 state or local government, or a designee, and in 18 which the costs of identifying and making building 19 improvements and related efficiency services are re-20 payable by property owners or renters over time 21 through a periodic fee.

(2) IMPROVEMENTS.—Improvements described
in paragraph (1) may include heating, cooling, lighting, water-saving, or stormwater-reducing measures
or other measures that result in reduced energy use.

1	(3) PERIODIC FEE.—The periodic fee described
2	in paragraph (1) is a fee which—
3	(A) is equal to or approximates the savings
4	in energy costs associated with the building im-
5	provements and achieved during the fee period;
6	and
7	(B) is assessed on a government bill, such
8	as a bill issued for municipal services or for
9	property taxes, or on a private utility bill, such
10	as a bill issued for electricity, water, or natural
11	gas service.
12	SEC. 5. REPORTING REQUIREMENT.
13	The Secretary of the Treasury shall submit to Con-
14	gress and publish in the Federal Register an annual report
15	on projects for which qualified energy conservation bonds
16	(as defined in section 54D of the Internal Revenue Code
17	of 1986) are issued. Such report shall include—
18	(1) the name and address of the issuer,
19	(2) the date of the issue, the amount of net
20	proceeds of the issue, the stated interest rate, term,
21	and the face amount of each bond which is part of
22	such issue, the amount of issuance costs of the issue,
23	and the amount of reserves of the issue,
24	(3) the name and address of—

1	(A) each initial principal user of any facil-
2	ity provided with the proceeds of the issue, and
3	(B) the common parent of any affiliated
4	group of corporations (within the meaning of
5	section 1504(a) of such Code) of which such
6	initial principal user is a member, and
7	(4) a description of any property to be finance
8	from the proceeds of the issue.

9 SEC. 6. OFFSET.

(a) PROHIBITION.—Except as provided in subsection
(b), no amounts appropriated or otherwise made available
for fiscal year 2009 (or for a fiscal year before fiscal year
2009 that remain available for obligation) may be obligated or expended, and no obligated amounts that remain
available for expenditure may be expended, for the F-22A
Raptor Fighter Aircraft.

17 (b) EXCEPTION FOR WINDUP OF PROGRAM.-18 Amounts covered by the prohibition under subsection (a) may be utilized solely for purposes in connection with the 19 20 winding up of the program described in that subsection. 21 (c) Repeal of Multiyear Procurement Au-22 THORITY FOR F-22A RAPTOR FIGHTER AIRCRAFT.—Ef-23 fective as of October 17, 2006, section 134 of the John 24 Warner National Defense Authorization Act for Fiscal 25 Year 2007 (Public Law 109-364), relating to multiyear

- 1 procurement authority for F-22A Raptor fighter aircraft,
- 2 is repealed.