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(Original Signature of Member)

119TH CONGRESS  
1ST SESSION

**H. R.**

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To amend the Infrastructure Investment and Jobs Act to reauthorize the Department of Energy's Energy Sector Operational Support for Cyberresilience Program to provide operational support for energy sector cybersecurity and resilience.

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IN THE HOUSE OF REPRESENTATIVES

M\_\_. \_\_\_\_\_ introduced the following bill; which was referred to the Committee on \_\_\_\_\_

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**A BILL**

To amend the Infrastructure Investment and Jobs Act to reauthorize the Department of Energy's Energy Sector Operational Support for Cyberresilience Program to provide operational support for energy sector cybersecurity and resilience.

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 “Energy Threat Anal-  
5       ysis Center Act of 2026”.

1   **SEC. 2. ENERGY SECTOR OPERATIONAL SUPPORT FOR**  
2                   **CYBERRESILIENCE PROGRAM.**

3           Section 40125(c) of the Infrastructure Investment  
4   and Jobs Act (42 U.S.C. 18724(c)) is amended—

5           (1) in paragraph (1)—

6              (A) by redesignating subparagraphs (A)  
7              through (E) as subparagraphs (B) through (F),  
8              respectively;

9              (B) by inserting before subparagraph (B),  
10             as so redesignated, the following:

11               “(A) to strengthen the collective defense,  
12               response, and resilience of the United States  
13               energy sector—

14               “(i) by enhancing collaboration be-  
15               tween the government and the energy sec-  
16               tor to analyze threats to the energy sector  
17               and to deny, disrupt, and mitigate oper-  
18               ational impacts to energy systems—

19               “(I) by exchanging information  
20               at the classified and unclassified level,  
21               collectively analyzing potential and re-  
22               alized threats, and providing rec-  
23               ommendations to mitigate these  
24               threats that benefit the broader en-  
25               ergy sector; and

1                             “(II) by increasing operational  
2                             collaboration through establishing the  
3                             technical infrastructure necessary to  
4                             house, access, and perform advanced  
5                             analytics and experimentation to en-  
6                             able analysis, discovery, alerts, and  
7                             collaboration activities of intelligence-  
8                             driven and intelligence-informed tech-  
9                             nical data and knowledge, threat in-  
10                             formation and to share actionable in-  
11                             sights and threat mitigation;

12                             “(ii) by advancing the collective un-  
13                             derstanding of national security risks and  
14                             vulnerabilities associated with the energy  
15                             sector that may be exploited by adver-  
16                             saries; and

17                             “(iii) by increasing the energy sector’s  
18                             understanding of threat actor tactics, tech-  
19                             niques, procedures, indicators of com-  
20                             promise, capabilities, and activities that  
21                             present risks to the energy sector.”;

22                             (C) in subparagraph (D), as so redesi-  
23                             gnated, by striking “sector;” and inserting “sec-  
24                             tor; and”;

1 (D) in subparagraph (E), as so redesignated, by striking “; and” and inserting “.”;  
2 and  
3

4 (E) by striking subparagraph (F), as so re-  
5 designated;

6 (2) by redesignating paragraph (2) as para-  
7 graph (6);

10           “(2) ENERGY THREAT ANALYSIS CENTER.—The  
11           Secretary may carry out any activity of the program  
12           developed and carried out under paragraph (1)  
13           through an Energy Threat Analysis Center, which  
14           may be established at one or more physical locations.

15                   “(3) NO RIGHT OR BENEFIT.—

16                   “(A) SECRETARIAL AUTHORITY.—The pro-  
17                   vision of assistance or information under the  
18                   program developed and carried out under para-  
19                   graph (1) to a governmental or private entity  
20                   shall be at the sole and unreviewable discretion  
21                   of the Secretary.

22                   “(B) PROVISION OF ASSISTANCE OR IN-  
23                   FORMATION.—The provision of assistance or in-  
24                   formation under the program developed and  
25                   carried out under paragraph (1) to a govern-

1           mental or private entity shall not create a right  
2           or benefit, substantive or procedural, for any  
3           other governmental or private entity to similar  
4           assistance or information.

5           “(4) NONAPPLICABILITY OF FACA.—The pro-  
6           gram developed and carried out under paragraph (1)  
7           shall not be considered an advisory committee under  
8           chapter 10 of title 5, United States Code.

9           “(5) EXEMPTION FROM DISCLOSURE.—Infor-  
10          mation shared by or with the Federal Government or  
11          a State, Tribal, or local government under the pro-  
12          gram developed and carried out under paragraph (1)  
13          shall be—

14           “(A) deemed voluntarily shared informa-  
15          tion and exempt from disclosure under section  
16          552 of title 5, United States Code, and any  
17          State, Tribal, or local provision of law requiring  
18          disclosure of information or records; and

19           “(B) withheld, without discretion, from the  
20          public under section 552(b)(3)(B) of title 5,  
21          United States Code, and any State, Tribal, or  
22          local provision of law requiring disclosure of in-  
23          formation or records.”; and

