115th CONGRESS 1st Session

> To clarify research and development for wood products, and for other purposes.

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IN THE SENATE OF THE UNITED STATES

Ms. STABENOW (for herself, Mr. CRAPO, Ms. KLOBUCHAR, Mr. RISCH, Mr. WYDEN, Mr. WICKER, Ms. CANTWELL, Ms. COLLINS, Mr. MERKLEY, Mr. DAINES, Mr. KING, Mr. PETERS, and Mr. TESTER) introduced the following bill; which was read twice and referred to the Committee on

A BILL

To clarify research and development for wood products, 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 "Timber Innovation Act

5 of 2017".

6 SEC. 2. DEFINITIONS.

7 In this Act:

8 (1) INNOVATIVE WOOD PRODUCT.—The term
9 "innovative wood product" means a type of building

1	component or system that uses large panelized wood
2	construction, including mass timber.
3	(2) Mass timber.—The term "mass timber"
4	includes—
5	(A) cross-laminated timber;
6	(B) nail laminated timber;
7	(C) glue laminated timber;
8	(D) laminated strand lumber; and
9	(E) laminated veneer lumber.
10	(3) Secretary.—The term "Secretary" means
11	the Secretary of Agriculture, acting through the Re-
12	search and Development deputy area and the State
13	and Private Forestry deputy area of the Forest
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13	Service.
14	Service.
14 15	Service. (4) TALL WOOD BUILDING.—The term "tall
14 15 16	Service. (4) TALL WOOD BUILDING.—The term "tall wood building" means a building designed to be—
14 15 16 17	Service. (4) TALL WOOD BUILDING.—The term "tall wood building" means a building designed to be— (A) constructed with mass timber; and
14 15 16 17 18	 Service. (4) TALL WOOD BUILDING.—The term "tall wood building" means a building designed to be— (A) constructed with mass timber; and (B) more than 85 feet in height.
14 15 16 17 18 19	Service. (4) TALL WOOD BUILDING.—The term "tall wood building" means a building designed to be— (A) constructed with mass timber; and (B) more than 85 feet in height. SEC. 3. CLARIFICATION OF RESEARCH AND DEVELOPMENT
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of innovative wood products in wood building construction
 in the United States.

3 (b) ACTIVITIES.—In carrying out subsection (a), the
4 Secretary shall—

5 (1) after receipt of input and guidance from, 6 and collaboration with, the wood products industry, 7 conservation organizations, and institutions of high-8 er education, conduct research and development, 9 education, and technical assistance at the Forest 10 Products Laboratory or through the State and Pri-11 vate Forestry deputy area that meets measurable 12 performance goals for the achievement of the prior-13 ities described in subsection (c); and

14 (2) after coordination and collaboration with
15 the wood products industry and conservation organi16 zations, make competitive grants to institutions of
17 higher education to conduct research and develop18 ment, education, and technical assistance that meets
19 measurable performance goals for the achievement
20 of the priorities described in subsection (c).

(c) PRIORITIES.—The research and development,
education, and technical assistance conducted under subsection (a) shall give priority to—

24 (1) ways to improve the commercialization of25 innovative wood products;

1	(2) analyzing the safety of tall wood building
2	materials;
3	(3) calculations by the Forest Products Labora-
4	tory of the life cycle environmental footprint, from
5	extraction of raw materials through the manufac-
6	turing process, of tall wood building construction;
7	(4) analyzing methods to reduce the life cycle
8	environmental footprint of tall wood building con-
9	struction;
10	(5) analyzing the potential implications of the
11	use of innovative wood products in building con-
12	struction on wildlife; and
13	(6) 1 or more other research areas identified by
14	the Secretary, in consultation with conservation or-
15	ganizations, institutions of higher education, and the
16	wood products industry.
17	(d) TIMEFRAME.—To the maximum extent prac-
18	ticable, the measurable performance goals for the research
19	and development, education, and technical assistance con-
20	ducted under subsection (a) shall be achievable within a
21	5-year timeframe.
22	SEC. 4. TALL WOOD BUILDING COMPETITION.
23	Subject to availability of appropriations, not less fre-
24	quently than once during each fiscal year for the period
25	of fiscal years 2017 through 2021, the Secretary shall

1	carry out a competition for a tall wood building design,
2	or other innovative wood product demonstration, in ac-
3	cordance with section 24 of the Stevenson-Wydler Tech-
4	nology Innovation Act of 1980 (15 U.S.C. 3719).
5	SEC. 5. WOOD INNOVATION GRANT PROGRAM.
6	(a) DEFINITIONS.—In this section:
7	(1) ELIGIBLE ENTITY.—The term "eligible enti-
8	ty" means—
9	(A) an individual;
10	(B) a public or private entity (including a
11	center of excellence that consists of 1 or more
12	partnerships between forestry, engineering, ar-
13	chitecture, or business schools at 1 or more in-
14	stitutions of higher education); or
15	(C) a State, local, or tribal government.
16	(2) Secretary.—The term "Secretary" means
17	the Secretary of Agriculture, acting through the
18	Chief of the Forest Service.
19	(b) GRANTS AUTHORIZED.—The Secretary, in car-
20	rying out the wood innovation grant program of the Sec-
21	retary described in the notice of the Secretary entitled
22	"Request for Proposals: 2016 Wood Innovations Funding
23	Opportunity" (80 Fed. Reg. 63498 (October 20, 2015)),
24	may make a wood innovation grant to 1 or more eligible

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entities each year for the purpose of advancing the use
 of innovative wood products.

3 (c) INCENTIVIZING USE OF EXISTING MILLING CA-4 PACITY.—In selecting among proposals of eligible entities 5 under subsection (b), the Secretary shall give priority to 6 proposals that include the use or retrofitting (or both) of 7 existing sawmill facilities located in counties in which the 8 average annual unemployment rate exceeded the national 9 average unemployment rate by more than 1 percent in the 10 previous calendar year.

(d) MATCHING REQUIREMENT.—As a condition of receiving a grant under subsection (b), an eligible entity
shall provide funds equal to the amount the eligible entity
receives under the grant, to be derived from non-Federal
sources.