118TH CONGRESS 1ST SESSION S.

To require the Secretary of Energy to conduct a study and submit a report on the greenhouse gas emissions intensity of certain products produced in the United States and in certain foreign countries, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. COONS (for himself, Mr. CRAMER, Mr. KING, Ms. MURKOWSKI, Mr. HEINRICH, Mr. GRAHAM, Mr. WHITEHOUSE, Mr. CASSIDY, and Mr. HICKENLOOPER) introduced the following bill; which was read twice and referred to the Committee on ______

A BILL

- To require the Secretary of Energy to conduct a study and submit a report on the greenhouse gas emissions intensity of certain products produced in the United States and in certain foreign countries, 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 "Providing Reliable, Ob-

5 jective, Verifiable Emissions Intensity and Transparency

6 Act of 2023" or the "PROVE IT Act of 2023".

1	SEC. 2. STUDY ON GREENHOUSE GAS EMISSIONS INTEN-
2	SITY OF CERTAIN PRODUCTS PRODUCED IN
3	THE UNITED STATES AND IN CERTAIN FOR-
4	EIGN COUNTRIES.
5	(a) DEFINITIONS.—In this section:
6	(1) Appropriate committees of con-
7	GRESS.—The term "appropriate committees of Con-
8	gress'' means—
9	(A) the Committee on Energy and Natural
10	Resources of the Senate; and
11	(B) the Committee on Energy and Com-
12	merce of the House of Representatives.
13	(2) Average product emissions inten-
14	SITY.—The term "average product emissions inten-
15	sity" means the national average of the product
16	emissions intensity of a category of covered products
17	produced in, as applicable—
18	(A) the United States; or
19	(B) a covered country.
20	(3) CARBON DIOXIDE-EQUIVALENT; CO_2 -E.—
21	The term "carbon dioxide-equivalent" or " CO_2 -e"
22	means the number of metric tons of carbon dioxide
23	emissions with the same global warming potential as
24	one metric ton of another greenhouse gas.
25	(4) CATEGORY OF COVERED PRODUCTS.—

1	(A) IN GENERAL.—The term "category of
2	covered products' means—
3	(i) a category described in any of
4	clauses (i) through (xxii) of subparagraph
5	(B), each of which consists of products
6	covered by the headings or subheadings of
7	the Harmonized Tariff Schedule of the
8	United States described parenthetically in
9	that clause; and
10	(ii) any other category of covered
11	products, as determined by the Secretary,
12	consisting of products covered by 1 or
13	more headings or subheadings of the Har-
14	monized Tariff Schedule of the United
15	States.
16	(B) CATEGORIES DESCRIBED.—The cat-
17	egories referred to in subparagraph (A)(i), con-
18	sisting of products covered by the headings or
19	subheadings of the Harmonized Tariff Schedule
20	of the United States described parenthetically
21	for each category, are the following:
22	(i) Aluminum (any of 7601 through
23	7608).
24	(ii) Articles of aluminum (any of 7609
25	through 7616).

1	(iii) Articles of cement (6810 or
2	6811).
3	(iv) Articles of iron and steel (any of
4	7307 through 7326).
5	(v) Articles of plastic (any of 3916
6	through 3926).
7	(vi) Biofuels (2207.10, 2207.20, or
8	3826).
9	(vii) Cement (2523 or 3824.5).
10	(viii) Crude oil (2709).
11	(ix) Fertilizer (2808, 2814, 2834.21,
12	or any of 3101 through 3105).
13	(x) Glass (any of 7001 through 7020).
14	(xi) Hydrogen (2804.10).
15	(xii) Iron and steel (any of 7201
16	through 7306).
17	(xiii) Lithium-ion batteries (8507.60).
18	(xiv) Natural gas (2711.11 or
19	2711.21).
20	(xv) Petrochemicals (2901 or
21	2711.14).
22	(xvi) Plastics (any of 3901 through
23	3915).
24	(xvii) Pulp and paper (any of 4701
25	through 4707 or 4801 through 4813).

1	(xviii) Refined strategic and critical
2	minerals, including copper, cobalt, graph-
3	ite, lithium, manganese, and nickel
4	(2825.50, 2827.41, any of 7401 through
5	7404, 7406, 2822.00, 8105.20, 8105.30,
6	2504, 3801.10, 2836.91, 2825.20,
7	2820.10, 8111, 2825.40, any of 7501
8	through 7504, or 2833.24).
9	(xix) Refined petroleum products
10	(2710, 2712, 2713, 2714, 2715, 2902.20,
11	2902.30, or 2902.44).
12	(xx) Solar cells and panels (any of
13	8541.42 through 8541.43 or 8501.71
14	through 8501.80).
15	(xxi) Uranium (2612.10, 2844.10,
16	2844.20, or 2844.30).
17	(xxii) Wind turbines (8502.31).
18	(5) COVERED COUNTRY.—The term "covered
19	country" means each of the following:
20	(A) A country that is a member of the
21	Group of Seven.
22	(B) A country that is a signatory to a free
23	trade agreement with the United States that is
24	in effect as of the date on which the Secretary
25	begins a study under subsection $(b)(1)$.

1	(C) A foreign country of concern (as de-
2	fined in section 9901 of the William M. (Mac)
3	Thornberry National Defense Authorization Act
4	for Fiscal Year 2021 (15 U.S.C. 4651)).
5	(D) A country that, in the determination
6	of the Secretary, holds more than a de minimis
7	share of the global market share, as measured
8	by official trade statistics, of—
9	(i) 1 or more categories of covered
10	products; or
11	(ii) upstream inputs for 1 or more
12	categories of covered products.
13	(E) Any other country that the Secretary
14	determines to be appropriate, including any
15	country that the Secretary determines is a sig-
16	nificant producer or exporter of at least 1 cat-
17	egory of covered products.
18	(6) COVERED PRODUCT.—
19	(A) IN GENERAL.—The term "covered
20	product" means a product covered by—
21	(i) any of the headings or subheadings
22	of the Harmonized Tariff Schedule of the
23	United States described parenthetically in
24	paragraph (4)(B); or

 $\rm PAT23435\ C3M$

	1
1	(ii) any other heading or subheading
2	of the Harmonized Tariff Schedule of the
3	United States included within a category
4	of covered products determined by the Sec-
5	retary in accordance with paragraph
6	(4)(A)(ii).
7	(B) LIST OF COVERED PRODUCTS.—The
8	Secretary shall maintain a list of covered prod-
9	ucts that identifies the category of covered
10	products associated with each covered product
11	on the list.
12	(7) GREENHOUSE GAS.—The term "greenhouse
13	gas" has the meaning given the term in section 901
14	of the Energy Independence and Security Act of
15	2007 (42 U.S.C. 17321).
16	(8) Product emissions intensity.—
17	(A) IN GENERAL.—The term "product
18	emissions intensity" means the quantity of
19	greenhouse gases emitted to the atmosphere as
20	a result of the extraction, production, proc-
21	essing, manufacture, and assembly, as applica-
22	ble, of 1 unit of a covered product, including
23	the greenhouse gas emissions of an upstream
24	input that is incorporated into a downstream
25	covered product.

1	(B) UNITS OF MEASUREMENT.—The Sec-
2	retary, as the Secretary determines to be appro-
3	priate, shall designate the units of measurement
4	in which the product emissions intensity of a
5	covered product shall be expressed, which may
6	include—
7	(i) metric tons of CO ₂ -e per metric
8	ton of a covered product;
9	(ii) metric tons of CO ₂ -e per dollar
10	value of a covered product; or
11	(iii) any other unit of measurement
12	that the Secretary determines to be appro-
13	priate.
14	(9) Secretary.—The term "Secretary" means
15	the Secretary of Energy.
16	(b) STUDY.—
17	(1) IN GENERAL.—Not later than 2 years after
18	the date of enactment of this Act, and not less fre-
19	quently than once every 5 years thereafter, the Sec-
20	retary, in coordination with the Secretary of Com-
21	merce (including appropriate officials of the Bureau
22	of the Census and the International Trade Adminis-
23	tration), the Administrator of the Environmental
24	Protection Agency, the United States Trade Rep-
25	resentative, the Secretary of Homeland Security, the

1	Secretary of State, and such other Federal officials
2	as the Secretary determines to be appropriate, shall
3	conduct, and submit to the appropriate committees
4	of Congress a report describing the results of, a
5	study—
6	(A) to determine the average product emis-
7	sions intensity of each category of covered prod-
8	ucts produced in the United States;
9	(B) to identify gaps in product emissions
10	intensity data for categories of covered products
11	produced in the United States;
12	(C) subject to paragraph $(2)(B)$, to deter-
13	mine the average product emissions intensity of
14	each category of covered products produced in
15	covered countries, which may incorporate, as
16	the Secretary determines to be appropriate,
17	findings from—
18	(i) the implementation of the meas-
19	ures described in section 40416(a) of the
20	Infrastructure Investment and Jobs Act
21	(42 U.S.C. 18776(a)); and
22	(ii) the international energy data re-
23	sources described in that section;
24	(D) to identify any issues with verifying
25	the average product emissions intensity data for

1	covered products produced in covered countries;
2	and
3	(E) to determine the relative average prod-
4	uct emissions intensity of each category of cov-
5	ered products produced in the United States
6	compared to the average product emissions in-
7	tensity of each category of covered products
8	produced in covered countries.
9	(2) Requirements.—
10	(A) IN GENERAL.—The report submitted
11	under paragraph (1) shall include—
12	(i) a detailed, specific, and trans-
13	parent description of the methodology used
14	to determine the average product emissions
15	intensity of a category of covered products
16	under subparagraphs (A) and (C) of that
17	paragraph;
18	(ii) a record of all sources of data
19	used to determine the average product
20	emissions intensity of a category of covered
21	products under subparagraphs (A) and (C)
22	of that paragraph; and
23	(iii) the heading or subheading of the
24	Harmonized Tariff Schedule of the United
25	States associated with each covered prod-

PAT23435 C3M

11

uct for which the average product emis sions intensity of a category of covered
 products is determined under subpara graphs (A) and (C) of that paragraph.

5 (B) CERTAIN COVERED COUNTRIES.—With 6 respect to a covered country described in sub-7 paragraph (C) or (D) of subsection (a)(5), in 8 carrying out subparagraph (C) of paragraph 9 (1), the Secretary may limit the study under 10 that paragraph to categories of covered prod-11 ucts with respect to which the covered country 12 holds more than a de minimis share of the glob-13 al market share of that category of covered 14 products.

15 (C) REUSE OF END-OF-LIFE MATERIALS.— 16 In determining the average product emissions 17 intensity of a category of covered products 18 under subparagraphs (A) and (C) of paragraph 19 (1), the Secretary shall favorably consider the 20 reuse of end-of-life materials in place of virgin 21 raw materials.

(3) COORDINATION AMONG PRIMARY STUDY
PARTICIPANTS.—In carrying out paragraph (1), the
Secretary, the Secretary of Commerce, the Administrator of the Environmental Protection Agency, the

PAT23435 C3M

12

1 United States Trade Representative, the Secretary 2 of Homeland Security, the Secretary of State, and 3 such other Federal officials as the Secretary deter-4 mines to be appropriate shall establish procedures to 5 facilitate timely and efficient data sharing for pur-6 poses of carrying out that paragraph, including, if 7 appropriate, by designating appropriate individuals 8 with appropriate qualifications to review any data 9 shared.

10 (4) CONSULTATION AND COORDINATION WITH 11 OTHERS.—In carrying out paragraph (1), the Sec-12 retary may consult and enter into agreements with 13 institutions having relevant data or data collection 14 or analysis capabilities, such as the National Lab-15 oratories, the National Institute of Standards and 16 Technology, the National Academy of Sciences, the 17 International Energy Agency, the Organisation for 18 Economic Co-operation and Development, and rel-19 evant academic and think-tank partners.

20 (5) CONSULTATION AND COORDINATION WITH
21 INDUSTRY.—In carrying out paragraph (1), the Sec22 retary, in coordination with the Secretary of Com23 merce, shall establish—

24 (A) a process to receive data from industry25 partners; and

	-
1	(B) a process pursuant to which industry
2	may request that a product be—
3	(i) included on the list of covered
4	products maintained under subsection
5	(a)(6)(B); and
6	(ii) analyzed as a covered product in
7	subsequent studies and reports under that
8	paragraph.
9	(6) INTERNATIONAL COORDINATION.—
10	(A) IN GENERAL.—In carrying out para-
11	graph (1), the Secretary, the Secretary of
12	State, and the United States Trade Representa-
13	tive shall make every effort to coordinate with
14	the governments of covered countries—
15	(i) to inform the determination of av-
16	erage emissions intensity values;
17	(ii) to advance common emissions ac-
18	counting methodologies and data formats;
19	and
20	(iii) to improve overall data avail-
21	ability and quality.
22	(B) CONSULTATION.—In any case in which
23	a covered country is credibly collaborating with
24	the Secretary by supporting the collection, anal-

1	ysis, or verification of data, the Secretary may
2	give that covered country—
3	(i) a right to consultation with respect
4	to the determination of the average prod-
5	uct emissions intensity of 1 or more cat-
6	egories of covered products produced in
7	that covered country;
8	(ii) an opportunity to discuss chosen
9	data; and
10	(iii) an opportunity to fill data gaps.
11	(7) DATA AVAILABILITY.—
12	(A) IN GENERAL.—In carrying out para-
13	graph (1), the Secretary shall—
14	(i) take note of any instances in which
15	there is not sufficient data to precisely de-
16	termine the average product emissions in-
17	tensity of a category of covered products
18	under subparagraph (A) or (C) of that
19	paragraph;
20	(ii) include in the report submitted
21	under that paragraph—
22	(I) a notation with respect to
23	each instance noted under clause (i);
24	and

1	(II) an explanation for that nota-
2	tion;
3	(iii) identify any issues with verifying
4	the average product emissions intensity
5	data for categories of covered products
6	under subparagraph (A) or (C) of that
7	paragraph; and
8	(iv) identify any gaps in product emis-
9	sions intensity data for covered products or
10	categories of covered products produced in
11	the United States.
12	(B) REQUIREMENT.—For each instance
13	noted under subparagraph (A)(i), the Secretary
14	shall determine the average product emissions
15	intensity of the next highest aggregation of cat-
16	egories of covered products for which data are
17	available.
18	(C) Considerations.—In determining
19	whether there are sufficient data to precisely
20	determine the average product emissions inten-
21	sity of a covered product or category of covered
22	products under subparagraph (A)(i), the Sec-
23	retary shall consider the following factors:
24	(i) The public availability of statistics
25	on greenhouse gas emissions for particular

1	industries from government sources and
2	international organizations.
3	(ii) The public availability of data on
4	the quantity and source of inputs, such as
5	electricity, consumed by particular indus-
6	tries.
7	(iii) The extent to which the data de-
8	scribed in clauses (i) and (ii) cover a rep-
9	resentative group of producers within an
10	industry.
11	(iv) The transparency in the method
12	used to collect, analyze, summarize, and
13	publish the data described in clauses (i)
14	and (ii).
15	(v) Whether there are other factors
16	that may impact the precision of the data
17	described in clauses (i) and (ii).
18	(vi) The recency of the data described
19	in clauses (i) and (ii).
20	(c) PUBLIC DATABASE.—The Secretary shall estab-
21	lish a public online database of—
22	(1) the average product emissions intensity data
23	collected under subparagraphs (A) and (C) of sub-
24	section $(b)(1)$; and

(2) the relative average product emissions in-1 2 tensity of covered products determined under sub-3 paragraph (E) of that subsection. 4 (d) UPDATES.—Not less frequently than once every 5 5 years, the Secretary shall update— (1) the database established under subsection 6 7 (c); and 8 (2) the list of covered products maintained 9 under subsection (a)(6)(B).