

117TH CONGRESS
1ST SESSION

H. R. 4651

To require the Secretary of Commerce, acting through the Assistant Secretary for Economic Development, to establish a RECOMPETE grant program to provide flexible, 10-year block grants for purposes of creating quality jobs, providing resources to help local residents access opportunities and attain and retain employment, increasing local per capita income and employment rates, and supporting long-term, sustained economic growth and opportunity in persistently distressed areas, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

JULY 22, 2021

Mr. KILMER (for himself, Ms. HERRERA BEUTLER, Ms. DELBENE, Mr. LAMALFA, Mr. AGUILAR, Mr. PALAZZO, Mr. BERA, Mr. BEYER, Mr. BLUMENAUER, Ms. BLUNT ROCHESTER, Mrs. BUSTOS, Mr. CARBAJAL, Mr. CICILLINE, Mr. COOPER, Ms. CRAIG, Mr. CROW, Ms. DAVIDS of Kansas, Mrs. DEMINGS, Mr. DEUTCH, Mrs. DINGELL, Mr. FOSTER, Mr. HARDER of California, Mr. HIMES, Mr. HORSFORD, Ms. HOULAHAN, Mr. JEFFRIES, Mr. KHANNA, Mr. KILDEE, Mr. KIND, Mr. LARSON of Connecticut, Mrs. LURIA, Ms. MANNING, Mrs. MCBATH, Mr. MORELLE, Mrs. MURPHY of Florida, Mr. NORCROSS, Mr. PANETTA, Mr. PERLMUTTER, Mr. PETERS, Mr. PHILLIPS, Miss RICE of New York, Mr. RYAN, Mr. SCHIFF, Ms. SCHRIER, Ms. SEWELL, Ms. SHERRILL, Mr. SOTO, Ms. STRICKLAND, Mr. TRONE, Mr. VELA, and Mr. YARMUTH) introduced the following bill; which was referred to the Committee on Transportation and Infrastructure, and in addition to the Committee on Financial Services, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To require the Secretary of Commerce, acting through the Assistant Secretary for Economic Development, to estab-

lish a RECOMPETE grant program to provide flexible, 10-year block grants for purposes of creating quality jobs, providing resources to help local residents access opportunities and attain and retain employment, increasing local per capita income and employment rates, and supporting long-term, sustained economic growth and opportunity in persistently distressed areas, 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 “Rebuilding Economies
5 and Creating Opportunities for More People Everywhere
6 To Excel Act” or the “RECOMPETE Act”.

7 **SEC. 2. DEFINITIONS.**

8 In this Act:

9 (1) APPLICABLE AREA.—The term “applicable
10 area”—

11 (A) with respect to a local labor market,
12 local community, or partial local labor market—

13 (i) means—

14 (I) the geographical area of the
15 local labor market, local community,
16 or partial local labor market; and

17 (II) each corresponding unit of
18 local government in the geographical
19 area described in subclause (I); and

(ii) does not include any Tribal land in the geographical area described in clause (i)(I), unless the Tribal government with jurisdiction over the Tribal land elects to participate in an applicable cooperation agreement under section 3(b)(2)(B); and

(B) with respect to a Tribal government, in the Tribal land subject to the jurisdiction of the Tribal government.

(A) a unit of general local government, such as a county or a county equivalent (including a borough in the State of Alaska and a parish in the State of Louisiana), city, town, village, or other general-purpose political subdivision of a State;

18 (B) the District of Columbia;

19 (C) a territory or possession of the United
20 States:

21 (D) a Tribal government;

22 (E) a State-authorized political subdivision
23 or other entity, such as a special-purpose entity
24 engaged in economic development activities;

(F) a public or private nonprofit organization, acting in cooperation with the officials of a political subdivision or entity described in subparagraph (E);

(G) an economic development district (as defined in section 3 of the Public Works and Economic Development Act of 1965 (42 U.S.C. 3122)); and

(H) a consortium of units of general local government within an applicable area.

16 (4) ELIGIBLE.—The term “eligible” means—

(B) with respect to an applicant or lead entity, that the applicant or lead entity has submitted an application for a RECOMPETE

1 grant under section 4(a)(2) relating to a local
2 labor market, local community, partial local
3 labor market, or Tribal government described in
4 subparagraph (A).

5 (5) LEAD ENTITY.—The term “lead entity”
6 means an applicant designated to act as a lead enti-
7 ty pursuant to an applicable cooperation agreement.

8 (6) LOCAL COMMUNITY.—

9 (A) IN GENERAL.—The term “local com-
10 munity” means the area served by an applicant
11 described in paragraph (2)(A) that—

12 (i)(I) is located within a local labor
13 market or partial local labor market that is
14 not eligible; or

15 (II) is not coexistent with a local labor
16 market; and

17 (ii) meets such additional criteria, in-
18 cluding a minimum population require-
19 ment, as the Secretary may establish.

20 (B) INCLUSIONS.—The term “local com-
21 munity” includes a consortium of 2 or more ap-
22 plicants described in subparagraph (A)—

23 (i) all of which are located within the
24 same local labor market; or

(A) A commuting zone, as defined by the Economic Research Service of the Department of Agriculture.

(B) Subject to subparagraph (C), if 1 or more discrete metropolitan statistical areas or micropolitan statistical areas, as defined by the Office of Management and Budget (collectively referred to as “core-based statistical areas”), exist within a commuting zone described in subparagraph (A), each such core-based statistical area.

(C) If the remaining area of a commuting zone described in subparagraph (A), excluding all core-based statistical areas within the commuting zone described in subparagraph (B), contains 1 or fewer counties and has a population of 7,500 or fewer residents, that remaining area combined with an adjacent core-based statistical area within the commuting zone.

(A) is located within, but is not coextensive with, a local labor market; and

(B) contains 1 or more applicants described in subparagraphs (A) through (C) of paragraph (2).

9 (9) PRIME-AGE.—The term “prime-age” means
10 individuals between the ages of 25 years and 54
11 years.

12 (10) PRIME-AGE EMPLOYMENT GAP.—

1 which data are available preceding the first date
2 of the application period established for the ap-
3 plicant under section 4(a)(2)(B).

4 (11) PRIME-AGE EMPLOYMENT RATE.—

5 (A) IN GENERAL.—The term “prime-age
6 employment rate”, with respect to an applicable
7 area, means the quotient (expressed as a per-
8 centage), calculated in accordance with sub-
9 paragraph (B), obtained by dividing—

10 (i) the 5-year average quantity of the
11 prime-age population of the applicable area
12 that is employed; by

13 (ii) the total prime-age population of
14 the applicable area.

15 (B) CALCULATION.—For purposes of cal-
16 culating the prime-age employment rate under
17 subparagraph (A), an applicant shall use data
18 relating to the most recent 5-year period for
19 which data are available preceding the first date
20 of the application period established for the ap-
21 plicant under section 4(a)(2)(B).

22 (12) RECIPIENT.—The term “recipient” means,
23 as applicable—

24 (A) an applicant to which a RECOMPETE
25 grant is provided; or

(13) RECOMPETE GRANT.—The term “RECOMPETE grant” means a grant provided to a recipient under section 4(a).

(14) RECOMPETE PLAN.—The term “RECOMPETE plan” means a plan developed by an applicant under section 4(b).

(15) SECRETARY.—The term “Secretary” means the Secretary of Commerce, acting through the Assistant Secretary for Economic Development.

1 ponent reservation, individually identified (including
2 parenthetically) in the list published by the Bureau
3 of Indian Affairs on January 29, 2021, pursuant to
4 section 104 of the Federally Recognized Indian
5 Tribe List Act of 1994 (25 U.S.C. 5131).

6 (18) TRIBAL LAND.—The term “Tribal land”
7 means—

8 (A) any land located within the boundaries
9 of an Indian reservation, pueblo, or rancheria;
10 or

11 (B) any land not located within the bound-
12 aries of an Indian reservation, pueblo, or
13 rancheria, the title to which is held—

14 (i) in trust by the United States for
15 the benefit of an Indian Tribe or an indi-
16 vidual Indian;

17 (ii) by an Indian Tribe or an indi-
18 vidual Indian, subject to restriction against
19 alienation under laws of the United States;

20 or

21 (iii) by a dependent Indian commu-
22 nity.

23 **SEC. 3. DISTRESS ELIGIBILITY CRITERIA AND COOPERA-**
24 **TION AGREEMENTS.**

25 (a) DISTRESS ELIGIBILITY.—

1 (1) CRITERIA.—To be eligible for a RECOM-
2 PETE grant, a local labor market, local community,
3 partial local labor market, or Tribal government
4 shall meet the following criteria, as applicable, as de-
5 termined by the Secretary:

6 (A) LOCAL LABOR MARKETS.—A local
7 labor market shall have a prime-age employ-
8 ment gap equal to not less than 2.5 percent.

9 (B) LOCAL COMMUNITIES.—A local com-
10 munity shall—

11 (i) meet the applicable requirements
12 described in section 2(6); and

13 (ii) have—

14 (I) a median household income
15 equal to not more than \$75,000; and

16 (II)(aa) a prime-age employment
17 gap of not less than 5 percent; or

18 (bb) as determined by the Sec-
19 retary, a special need arising from—

20 (AA) a recent decrease in
21 the applicable prime-age employ-
22 ment rate; or

23 (BB) another severe eco-
24 nomic disruption that is likely to

(C) PARTIAL LOCAL LABOR MARKETS.—A partial local labor market shall—

9 (D) TRIBAL GOVERNMENTS.—

21 (2) LIMITATIONS.—

(A) APPLICABLE AREAS.—A local labor market, local community, partial local labor market, or Tribal government shall not be eligi-

1 ble to receive more than 1 RECOMPETE
2 grant.

3 (B) APPLICANTS.—For purposes of the
4 RECOMPETE grant program, an applicant
5 may not be considered to be located in, or sub-
6 mit an application under section 4(a)(2) on be-
7 half of, more than 1 eligible local labor market,
8 local community, partial local labor market, or
9 Tribal government.

10 (b) COOPERATION AGREEMENTS.—

11 (1) REQUIREMENT.—

12 (A) IN GENERAL.—Subject to paragraph
13 (3), if an applicable area contains 2 or more ap-
14 plicants described in subparagraph (A), (B), or
15 (C) of section 2(2), each such applicant shall,
16 as a condition of receiving a RECOMPETE
17 grant for the applicable area—

18 (i) enter into a legally binding co-
19 operation agreement for the applicable
20 area in accordance with subparagraph (C);
21 and

22 (ii) designate 1 applicant as the lead
23 entity to act in a representative capacity
24 for purposes of assuming overall responsi-
25 bility for carrying out the programs and

1 activities, and achieving compliance with
2 the applicable requirements, under the RE-
3 COMPETE grant.

4 (B) PARTICIPATION BY OTHER APPLI-
5 CANTS.—An applicant described in subparagraph (E), (F), or (G) of section 2(2) that is located in an applicable area for which a cooperation agreement is entered into under subparagraph (A) may elect to join the cooperation agreement, at the discretion of the applicant.

11 (C) TERMS.—A cooperation agreement under this subsection shall include—

13 (i) a written statement that—
14 (I) is executed by each applicant that is a party to the cooperation agreement; and

17 (II) establishes the consent of the applicant to be bound by the terms of—

20 (aa) the cooperation agreement; and

22 (bb) the RECOMPETE plan for the applicable area; and

(ii) a process for redress of any action, or failure to act, by the lead entity that is detrimental to an applicant.

8 (A) LOCAL COMMUNITIES.—

19 (I) an eligible local community;
20 and

21 (II) 1 or more—

22 (aa) other eligible local com-
23 munities, or applicants within an
24 eligible local community, located

1 within the same local labor mar-
2 ket; or

(bb) applicants that are not located within an eligible local community, but are located within the same local labor market as an eligible local community.

(iii) ADDITIONAL AMOUNTS.—On execution of a cooperation agreement under this subparagraph involving 1 or more applicants described in clause (ii)(II)(bb), the Secretary may award additional amounts in accordance with subsection (c)(6) of section 6, subject to the applicable cost-sharing requirements of subsection (e)(2) of that section.

17 (B) TRIBAL GOVERNMENTS.—

1 local labor market that is adjacent to the
2 Tribal land of the Tribal government.

3 (ii) DEADLINE.—An election by a
4 Tribal government under clause (i) shall be
5 made by not later than 45 days after the
6 first date of the application period estab-
7 lished for the Tribal government under
8 section 4(a)(2)(B).

9 (iii) TREATMENT.—If a Tribal gov-
10 ernment elects to enter into a cooperation
11 agreement under clause (i)—

12 (I) the Tribal land of the Tribal
13 government shall be—

14 (aa) considered to be in-
15 cluded in the applicable area of
16 the eligible local labor market,
17 local community, or partial local
18 labor market that is the subject
19 of the cooperation agreement;
20 and

21 (bb) subject to the RECOM-
22 PETE plan for the applicable
23 area described in item (aa); and
24 (II) the amount of the RECOM-
25 PETE grant to which the Tribal gov-

3 (aa) shall not be decreased;

4 and

5 (bb) shall be added to the
6 amount provided to the applica-
7 ble lead entity for use in accord-
8 ance with the RECOMPETE
9 plan.

10 (iv) ENCOURAGEMENT TO COLLABO-
11 RATE.—To the maximum extent prac-
12 ticable, the Secretary shall encourage Trib-
13 al governments to enter into cooperation
14 agreements described in clause (i).

15 (v) EFFECT OF SUBPARAGRAPH.—

16 Nothing in this subparagraph—

(II) penalizes a Tribal government that does not elect to participate in a cooperation agreement; or

(III) otherwise affects the amount of a RECOMPETE grant to be provided to any Tribal government.

4 (3) WAIVERS.—

(B) EFFECT.—On receipt of a waiver under subparagraph (A), a partial local labor market—

(I) independently; or

(II) by designating from among applicants located within the applicable area a lead entity pursuant to a cooperation agreement described in paragraph (1), which shall submit to the Secretary a written notice in accordance with paragraph (4).

20 (A) describes—

21 (i) the cooperation agreement;

(iv) the formation of a consortium de-

scribed in section 2(2)(H) under the co-

operation agreement, if applicable; and

(B) includes—

(i) a copy of each written statement

under paragraph (1)(C)(i) relating to the

cooperation agreement; and

(ii) any necessary certifications or

other documentation relating to the co-

operation agreement.

11 SEC. 4. RECOMPETE GRANT PROGRAM.

12 (a) ESTABLISHMENT.—

(1) IN GENERAL.—The Secretary shall establish

a formula grant program under which the Secretary

shall provide to eligible applicants and lead entities

block grants, to be known as "RECOMPETE

grants”, to carry out programs and activities in the

applicable areas served by the applicants and lead

entities that—

(A) create quality jobs;

(B) provide resources to help local resi-

dents—

(i) access opportunities; and

(ii) attain and retain employment;

(C) increase local per capita income and prime-age employment rates; and

(D) support long-term, sustained economic growth and opportunity in persistently distressed areas.

6 (2) APPLICATIONS.—

23 (i) the initial application period estab-
24 lished under this subparagraph shall be not
25 less than 3 years; and

(C) LIMITATIONS.—

23 (i) local labor markets; and
24 (ii) Tribal governments.

7 (3) TERM.—A RECOMPETE grant shall—
8 (A) have a term of 10 fiscal years; and
9 (B) be disbursed over that term in accord-
10 ance with section 6(d).

11 (b) RECOMPETE PLANS.—

18 (2) REQUIREMENTS.—A RECOMPETE plan
19 shall include the following information with respect
20 to the applicable area:

21 (A) An identification of—
22 (i) each economic development chal-
23 lenge proposed to be addressed using a
24 RECOMPETE grant; and

(ii) any past, present, or projected fu-

ture economic development investments in

the applicable area, including, with respect

to the investment—

(I) each public and private par-

ticipant; and

(II) each source of funding.

(B) A comprehensive strategy, for the 10-

year period beginning on the proposed date of

receipt of a RECOMPETE grant, to address

the economic challenges identified under sub-

paragraph (A)(i), in accordance with subsection

(d), in a manner that—

(i) promotes long-term, sustained eco-

nomic growth, opportunity, job creation,

employment, and increased per capita in-

come;

(ii) reduces the prime-age employment

gap of the applicable area;

(iii) creates jobs and connects local

workers to employment and other economic

opportunities;

(iv) maximizes the effective develop-

ment and use of the local workforce; and

(v) provides accessible resources to support job attainment and retention.

(C) The total projected cost to carry out the RECOMPETE plan.

8 (E) The roles and responsibilities of each
9 recipient and subrecipient carrying out an activ-
10 ity under the RECOMPETE plan.

11 (F) The proposed allocation by the recipi-
12 ent to subrecipients of any RECOMPETE
13 grant amounts.

14 (G) An identification of certain benchmark
15 criteria for use in benchmark evaluations under
16 section 5(a), including reducing the prime-age
17 employment gap of the applicable area by cer-
18 tain percentages at periodic intervals, with the
19 goals of—

(ii) achieving compliance with such other criteria as the Secretary may establish.

10 (B) to support business development and
11 entrepreneurship; and

12 (C) to support innovation and businesses,
13 job creation, and workforce development in in-
14 dustries expected to continue or increase in
15 force in the applicable area.

(A) developed in accordance with that co-operation agreement; and

(B) consented to by each applicant that is a party to the cooperation agreement.

24 (5) INTEGRATION WITH COMPREHENSIVE ECO-
25 NOMIC DEVELOPMENT STRATEGY.—If an applicable

1 area is subject to a comprehensive economic develop-
2 ment strategy approved by the Secretary under sec-
3 tion 302 of the Public Works and Economic Devel-
4 opment Act of 1965 (42 U.S.C. 3162), the RECOM-
5 PETE plan for the applicable area—

6 (A) shall be integrated with that strategy,

7 to the maximum extent practicable; and

8 (B) may be developed and included as a
9 supplemental portion of that strategy, rather
10 than as an independent plan.

11 (6) APPROVAL BY SECRETARY.—The Secretary
12 shall approve a RECOMPETE plan that the Sec-
13 retary determines meets the applicable requirements
14 of this subsection.

15 (c) PLANNING AND TECHNICAL ASSISTANCE.—

16 (1) PLANNING ASSISTANCE.—

17 (A) IN GENERAL.—For purposes of assist-
18 ing a recipient in developing a RECOMPETE
19 plan, the Secretary may make an advance pay-
20 ment of a RECOMPETE grant in accordance
21 with subparagraph (B), if the Secretary deter-
22 mines that—

23 (i) the recipient requires such an ad-
24 vance; and

25 (ii) the advance will be used—

1 (I) effectively; and

2 (II) for planning purposes.

3 (B) MAXIMUM AMOUNT.—The amount of

4 an advance payment under subparagraph (A)
5 shall be equal to not more than the lesser of—

(j) an amount equal to 5 percent of

10 (ii) \$300,000.

(C) NO COST SHARE.—An advance payment made under this paragraph shall not be subject to any cost-sharing requirement.

(B) implementation of the programs and activities included in the RECOMPETE plan for the applicable area.

24 (d) USE OF FUNDS.—

1 (1) IN GENERAL.—Subject to paragraphs (2)
2 and (3), a recipient or subrecipient may use a RE-
3 COMPETE grant to carry out programs and activi-
4 ties in the applicable area, in accordance with the
5 RECOMPETE plan, including—

6 (A) the provision of business advice and
7 assistance to small and medium-sized local busi-
8 nesses and entrepreneurs, including—

9 (i) manufacturing extension services;
10 (ii) small business development cen-
11 ters;

12 (iii) centers to help businesses bid for
13 Federal procurement contracts;

14 (iv) entrepreneurial assistance pro-
15 grams that link entrepreneurs with avail-
16 able public and private resources;

17 (v) legal advice and resources; and
18 (vi) assistance in accessing capital;

19 (B) land and site development programs,
20 such as brownfield redevelopment, research and
21 technology parks, business incubators, business
22 corridor development, and Main Street redevel-
23 opment programs;

(C) infrastructure and housing activities that are directly related to supporting job creation and employment for residents, such as—

(i) improvements to transit, roads,

and broadband access;

(ii) affordable housing development;

(iii) land-use and zoning reforms; and

(iv) transit-oriented development ac-

tivities;

(D) job training oriented to local employer

needs, such as customized job training programs carried out by local community colleges.

(E) workforce outreach programs such

(i) programs located in and targeted

to lower-income and underemployed neigh-

berhoods; and

(ii) embedding job placement and

training services in neighborhood institutions such as churches, housing projects,

and community advocacy programs;

(1) Job retention pro-

17 (2) METHOD.—In carrying out programs and
18 activities described in paragraph (1), a recipient or
19 subrecipient may—

(B) enter into a contract or other agreement with a subcontractor or vendor (including nongovernmental, nonprofit organizations and

1 for-profit entities) to carry out such a program
2 or activity.

3 (3) OUTSIDE PROGRAMS AND ACTIVITIES.—A
4 recipient acting on behalf of an eligible local commu-
5 nity that enters into a cooperation agreement under
6 section 3(b)(2)(A)(ii)(II) with a local community
7 that is not eligible, but is located within the same
8 local labor market, may use amounts provided under
9 a RECOMPETE grant to carry out a program or
10 activity described in paragraph (1) in the ineligible
11 local community, if the program or activity would
12 provide a benefit to residents of the eligible local
13 community.

14 (e) REGIONAL COMMISSIONS.—

15 (1) DEFINITION OF REGIONAL COMMISSION.—
16 In this subsection, the term “Regional Commission”
17 means—

18 (A) any of the Regional Commissions (as
19 defined in section 3 of the Public Works and
20 Economic Development Act of 1965 (42 U.S.C.
21 3122));

22 (B) the Northern Border Regional Com-
23 mission;

24 (C) the Southeast Crescent Regional Com-
25 mission;

(D) the Southwest Border Regional Commission; and

(E) any other regional commission established under Federal law, subject to the approval of the Secretary.

14 (A) the applicant;
15 (B) the lead entity, if applicable; and
16 (C) any other relevant entities.

4 SEC. 5. ADMINISTRATION, REPORTING, AND OVERSIGHT.

5 (a) BENCHMARK EVALUATIONS.—

6 (1) IN GENERAL.—The Secretary shall establish
7 a process under which the Secretary shall conduct
8 periodic benchmark evaluations of each recipient to
9 ensure that the recipient successfully carries out the
10 programs and activities described in the RECOM-
11 PETE plan of the recipient.

(B) not less frequently than once every 2 years thereafter during the term of the RE-COMPETE grant provided to the recipient.

1 Secretary shall determine whether the recipient
2 has—

3 (A) adhered to the timelines and require-
4 ments of the programs and activities identified
5 in the RECOMPETE plan of the recipient;

6 (B) made sufficient progress toward
7 achieving the benchmarks and objectives de-
8 scribed in that RECOMPETE plan;

9 (C) increased the overall employment rate,
10 the prime-age employment rate, median house-
11 hold income, and per capita income in the ap-
12 plicable area; and

13 (D) achieved compliance with such other
14 criteria as the Secretary determines to be rel-
15 evant.

16 (b) MODIFICATION OF PLANS.—

17 (1) REQUIREMENT FOR RECIPIENTS.—A recipi-
18 ent shall modify the RECOMPETE plan of the re-
19 cipient, or any program or activity conducted under
20 that RECOMPETE plan, if the Secretary—

21 (A) determines that—

22 (i) such a program or activity is inef-
23 fective or underperforming; or

24 (ii) with respect to the RECOMPETE
25 plan, program, or activity—

4 (II) funds have been misused;
5 and

(B) directs the recipient to modify the RE-
COMPETE plan, program, or activity.

8 (2) AUTHORITY OF SECRETARY.—

21 (i) events or other factors beyond the
22 control of the recipient significantly—

24 (II) the individual or entity responsible
25 for the misuse is not removed from all

1 programs and activities carried out under
2 the RECOMPETE plan.

3 (c) RECIPIENT REPORTING REQUIREMENTS.—Each
4 recipient shall be subject to—

5 (1) the grant reporting requirements under part
6 200 of title 2, Code of Federal Regulations (or suc-
7 cessor regulations); and

8 (2) such additional, clear, annual reporting re-
9 quirements as the Secretary may establish to gather
10 any information necessary to conduct the benchmark
11 and final evaluations under this section.

12 (d) FINAL EVALUATION.—

13 (1) IN GENERAL.—Not later than 1 year after
14 the final disbursement of a RECOMPETE grant is
15 provided to each recipient, the Secretary, in coopera-
16 tion with the recipient and each applicable sub-
17 recipient, shall conduct a final evaluation of the suc-
18 cess of the programs and activities carried out under
19 the RECOMPETE plan of the recipient.

20 (2) CRITERIA.—The Secretary shall establish
21 criteria for use in conducting final evaluations under
22 this subsection—

23 (A) in addition to the criteria established
24 under subsection (a)(3); and

(B) taking into consideration the goal of reducing the prime-age employment gap of each applicable area by 50 percent.

11 (e) REPORT TO CONGRESS.—The Secretary shall
12 submit to Congress comprehensive and detailed annual re-
13 ports describing the implementation of this Act, including,
14 with respect to the period covered by the report—

15 (1)(A) a summary assessment of the overall
16 progress of the RECOMPETE grant program; and
17 (B) as data become available, an analysis of the
18 effectiveness of that program;

(2) labor market and economic metrics to describe the impact of the RECOMPETE grant program, including any progress made toward—

(A) decreasing prime-age employment gaps; or

(B) increasing local per capita income;

25 (3) detailed demographic analyses of—

1 (A) the populations served by recipients;

2 and

3 (B) relevant labor market statistics;

(4) a summary of the benchmark evaluations

5 conducted under subsection (a), as available;

(5) an identification of, and reasons for reject-

7 ing or deferring, as applicable, each application sub-

mitted under section 4(a)(2), including the applica-

9 ble annual RECOMPETE grant amount limitation

10 established by the Secretary under subparagraph

11 (C)(i)(II) of that section, if any; and

12 (6) such other details as the Secretary deter-

13 mines to be appropriate.

14 (f) APPLICABILITY OF PWEDA.—

15 (1) IN GENERAL.—The following sections of the

16 Public Works and Economic Development Act of

17 1965 shall apply to this Act (including the RECOM-

18 PETE grant program):

19 (A) Section 211 (42 U.S.C. 3151).

20 (B) Section 503 (42 U.S.C. 3193).

21 (C) Section 504 (42 U.S.C. 3194).

22 (D) Section 602 (42 U.S.C. 3212).

23 (E) Section 604 (42 U.S.C. 3214).

24 (F) Section 605 (42 U.S.C. 3215).

25 (G) Section 608 (42 U.S.C. 3218).

1 (H) Section 610 (42 U.S.C. 3220).

9 SEC. 6. FUNDING.

10 (a) AUTHORIZATION OF APPROPRIATIONS.—There is
11 authorized to be appropriated to the Secretary to carry
12 out this Act \$175,000,000,000 for fiscal year 2022, to re-
13 main available until expended.

14 (b) ALLOCATION.—

(A) not less than 70 percent to recipients acting on behalf of local labor markets or partial local labor markets;

(B) not more than 20 percent to recipients
acting on behalf of local communities; and

(C) not less than 10 percent to eligible
Tribal governments.

1 (2) TREATMENT OF CERTAIN AMOUNTS.—The
2 amounts allocated pursuant to paragraphs (5) and
3 (6)(B) of subsection (c) shall not be taken into con-
4 sideration for purposes of calculations under para-
5 graph (1).

6 (3) ADMINISTRATIVE COSTS AND PER-
7 SONNEL.—

8 (A) IN GENERAL.—Of any amounts made
9 available to carry out this Act, the Secretary
10 shall transfer not less than 1 percent to the
11 Salary and Expenses Account of the Secretary
12 for the costs of administration and oversight of
13 this Act.

14 (B) PERSONNEL.—The Secretary may—
15 (i) appoint and fix the compensation
16 of such temporary personnel as may be
17 necessary to carry out this Act; and

18 (ii) effective beginning on the date on
19 which an individual appointed under clause
20 (i) has served continuously in that appoint-
21 ment for 2 years, appoint the individual to
22 a position in the Economic Development
23 Administration in the same manner in
24 which competitive service employees with
25 competitive status are considered for trans-

1 fer, reassignment, or promotion to such a
2 position, at which time the individual shall
3 become a career-conditional employee, un-
4 less the individual has completed the serv-
5 ice requirements for career tenure.

6 (c) GRANT FORMULAS.—

7 (1) IN GENERAL.—Subject to subsection (e),
8 based on the information relating to projected costs
9 contained in applicable RECOMPETE plans under
10 subparagraph (C) of section 4(b)(2), and the jus-
11 tifications described in subparagraph (D) of that
12 section, the amount of a RECOMPETE grant pro-
13 vided to a recipient shall be determined in accord-
14 ance with this subsection.

15 (2) LOCAL LABOR MARKETS.—An eligible local
16 labor market may receive not more than the amount
17 equal to the product obtained by multiplying—

18 (A) the prime-age employment gap of the
19 local labor market;

20 (B) the prime-age population of the local
21 labor market; and

22 (C) \$70,585.

23 (3) LOCAL COMMUNITIES.—Subject to para-
24 graph (6), an eligible local community may receive

1 not more than the amount equal to the product ob-
2 tained by multiplying—

3 (A) the prime-age employment gap of the
4 local community;

5 (B) the prime-age population of the local
6 community; and

7 (C) \$53,600.

8 (4) PARTIAL LOCAL LABOR MARKETS.—An eli-
9 gible partial local labor market may receive not more
10 than the amount equal to the product obtained by
11 multiplying—

12 (A) the population of the partial local labor
13 market;

14 (B) the lesser of—

15 (i) the prime-age employment gap of
16 the local labor market within which the
17 partial local labor market is located; and

18 (ii) the prime-age employment gap of
19 the partial local labor market; and

20 (C) \$70,585.

21 (5) TRIBAL GOVERNMENTS.—

22 (A) IN GENERAL.—An eligible Tribal gov-
23 ernment may receive not more than the amount
24 equal to the product obtained by multiplying,
25 subject to subparagraph (B)—

6 (B) CALCULATION OF POPULATION.—

(I) the product obtained by multiplying—

13 (aa) the total number of in-
14 dividuals residing on the Tribal
15 land of the Tribal government;
16

17 (1), 0.65, -0.1

18 (II) the product obtained by mul-
19 tiplying

20 (aa) the t
21 dividuals inclu
22 bership roll of

ment, and

(ii) USE OF DATA.—Each calculation under clause (i) shall be determined based on data provided by the applicable Tribal government to the Department of the Treasury under the Coronavirus State and Local Fiscal Recovery Fund programs under title VI of the Social Security Act (42 U.S.C. 801 et seq.) (as amended by subtitle M of title IX of the American Rescue Plan Act of 2021 (Public Law 117-2; 135 Stat. 4)).

12 (6) LOCAL COMMUNITIES WITH COOPERATION
13 AGREEMENTS.—If an eligible local community elects
14 to enter into a cooperation agreement under section
15 3(b)(2)(A) with 1 or more local communities that
16 are not eligible—

(B) the Secretary may award to the lead entity an additional amount equal to not more than 10 percent of the total amount provided under subparagraph (A), for distribution by the

1 lead entity to any local community or other ap-
2 plicant that is a party to the cooperation agree-
3 ment, regardless of whether the local commu-
4 nity or other applicant is eligible, for use in ac-
5 cordance with the applicable RECOMPETE
6 plan.

7 (d) OBLIGATION AND DISBURSEMENT OF FUNDS.—

8 (1) IN GENERAL.—On approval by the Sec-
9 retary of an application under section 4(a)(2)(E),
10 the Secretary shall—

11 (A) obligate the entire amount of the RE-
12 COMPETE grant for the applicable recipient;
13 and

14 (B) disburse that amount to the recipient
15 annually for each of the 10 fiscal years begin-
16 ning after the date of obligation, in accordance
17 with this subsection.

18 (2) PROPOSALS.—To receive an annual dis-
19 bursement under paragraph (1), a recipient shall
20 submit to the Secretary a proposal describing the in-
21 tended use by the recipient of the disbursement dur-
22 ing the applicable fiscal year (including the pro-
23 grams and activities proposed to be carried out and
24 any subcontractor or vendor proposed to be used for

1 those purposes), in accordance with the RECOM-
2 PETE plan of the recipient.

3 (3) PROVISION OF FUNDING.—On approval by
4 the Secretary of a proposal submitted by a recipient
5 under paragraph (2), the Secretary shall disburse to
6 the recipient the amount of the RECOMPETE
7 grant due to the recipient for the fiscal year, for use
8 in accordance with—

9 (A) the proposal; and
10 (B) the RECOMPETE plan of the recipi-
11 ent.

12 (e) COST SHARING.—

13 (1) FEDERAL SHARE.—

14 (A) IN GENERAL.—The Federal share of
15 the cost of each program and activity carried
16 out using a RECOMPETE grant shall be the
17 cost share described in subparagraph (B) for
18 the applicable recipient, subject to subpara-
19 graph (C) and paragraphs (2) through (4).

20 (B) DESCRIPTIONS OF COST SHARES.—

21 (i) LOCAL LABOR MARKETS.—For an
22 eligible local labor market, the cost share
23 referred to in subparagraph (A) shall be—

Local labor market prime-age employment gap	Federal share
3 percent to less than 4 percent	56.25 percent
4 percent to less than 5 percent	62.5 percent
5 percent to less than 6 percent	68.75 percent
6 percent to less than 7 percent	75 percent
7 percent to less than 8 percent	81.25 percent
8 percent to less than 9 percent	87.5 percent
9 percent to less than 10 percent	93.75 percent
10 percent or greater	100 percent

Local community prime-age employment gap	Federal share
6 percent to less than 7 percent	75 percent
7 percent to less than 8 percent	81.25 percent
8 percent to less than 9 percent	87.5 percent
9 percent to less than 10 percent	93.75 percent
10 percent or greater	100 percent.

16 (aa) 50 percent for an eligi-
17 ble partial local labor market
18 with a prime-age employment
19 gap equal to—

1 (AA) not less than 2.5
2 percent; but
3 (BB) less than 3 per-
4 cent; and
5 (bb) an additional 6.25 per-
6 cent for each prime-age employ-
7 ment gap percentage point of 3
8 percent or more, as determined
9 in accordance with the following
10 table:

Lesser of partial local labor market, and local labor market, prime-age employment gaps	Federal share
3 percent to less than 4 percent	56.25 percent
4 percent to less than 5 percent	62.5 percent
5 percent to less than 6 percent	68.75 percent
6 percent to less than 7 percent	75 percent
7 percent to less than 8 percent	81.25 percent
8 percent to less than 9 percent	87.5 percent
9 percent to less than 10 percent	93.75 percent
10 percent or greater	100 percent.

(II) CERTAIN LOCAL LABOR MARKETS.—If an eligible partial local labor market is located within a local labor market with a prime-age employment gap that is less than the prime-age employment gap of the partial local labor market, the prime-age

1 employment gap of the local labor
2 market shall be used for purposes of
3 calculating the Federal share of the
4 partial local labor market under sub-
5 clause (I).

6 (iv) TRIBAL GOVERNMENTS.—For an
7 eligible Tribal government, the cost share
8 referred to in subparagraph (A) shall be
9 100 percent.

10 (C) AVAILABLE INCREASES.—

11 (i) RELATIVE NEED.—The Federal
12 share determined for a recipient under
13 clause (i), (ii), or (iii) of subparagraph (B)
14 may be increased, based on the relative
15 need of each applicable area and recipient
16 and in accordance with such regulations as
17 the Secretary may promulgate, to not more
18 than 80 percent of the total estimated cost
19 of the programs and activities included in
20 the RECOMPETE Plan for the applicable
21 area.

22 (ii) SEVERE ECONOMIC NEED.—The
23 Federal share determined for a recipient
24 under subparagraph (B) may be increased
25 to not more than 100 percent of the total

1 estimated cost of the programs and activities included in the RECOMPETE Plan
2 for the applicable area in any case in
3 which the Secretary determines that the
4 recipient or a subrecipient has—
5

- 6 (I) exhausted all other reasonable
7 financing and funding options; and
8 (II) demonstrated severe eco-
9 nomic need.

10 (2) SPECIAL RULE.—

11 (A) IN GENERAL.—Except as provided in
12 subparagraph (B), the Federal share calculated
13 for an eligible local community under paragraph
14 (1) shall not be reduced due to an election by
15 the eligible local community to enter into a co-
16 operation agreement under section 3(b)(2)(A).

17 (B) EXCEPTION.—If additional amounts
18 are provided for an eligible local community for
19 distribution to subrecipients under section
20 3(b)(2)(A)(iii), the Federal share calculated
21 under paragraph (1) for the eligible local com-
22 munity shall be not more than 50 percent, sub-
23 ject to any increase in accordance with clause
24 (i) or (ii) of paragraph (1)(C), as applicable.

11 (4) REASSESSMENT.—

(i) reevaluate the Federal share and non-Federal share determined for the recipient under this subsection; and

(ii) determine whether such a cost share should be adjusted, subject to subparagraph (C).

7 (C) LIMITATION ON FEDERAL SHARE.—

8 The Federal share determined for a recipient
9 under this subsection—

(II) 30 percent, in total; and

17 (ii) shall be not less than 50 percent.

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