## 118TH CONGRESS 2D SESSION

# H. R. 6655

## **AN ACT**

To amend and reauthorize the Workforce Innovation and Opportunity Act.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

#### 1 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be cited as the "A
- 3 Stronger Workforce for America Act".
- 4 (b) Table of Contents for
- 5 this Act is as follows:
  - Sec. 1. Short title; table of contents.
  - Sec. 2. Effective date; transition authority.

#### TITLE I—WORKFORCE DEVELOPMENT ACTIVITIES

#### Subtitle A—General Provisions

- Sec. 101. Definitions.
- Sec. 102. Table of contents amendments.

#### Subtitle B—System Alignment

#### CHAPTER 1—STATE PROVISIONS

- Sec. 111. State workforce development board.
- Sec. 112. Unified State plan.

#### Chapter 2—Local Provisions

- Sec. 115. Workforce development areas.
- Sec. 116. Local workforce development boards.
- Sec. 117. Local plan.

#### Chapter 3—Performance Accountability

Sec. 119. Performance accountability system.

#### Subtitle C—Workforce Investment Activities and Providers

#### CHAPTER 1—WORKFORCE INVESTMENT ACTIVITIES AND PROVIDERS

- Sec. 121. Establishment of one-stop delivery systems.
- Sec. 122. Identification of eligible providers and programs of training services.

#### CHAPTER 2—YOUTH WORKFORCE INVESTMENT ACTIVITIES

- Sec. 131. Reservations; Reallocation.
- Sec. 132. Use of funds for youth workforce investment activities.

## CHAPTER 3—ADULT AND DISLOCATED WORKER EMPLOYMENT AND TRAINING ACTIVITIES

- Sec. 141. State allotments.
- Sec. 142. Reservations for State activities; within State allocations; Reallocation.
- Sec. 143. Use of funds for employment and training activities.

#### Chapter 4—Authorization of Appropriations

#### Sec. 145. Authorization of appropriations.

#### Subtitle D—Job Corps

- Sec. 151. Purposes.
- Sec. 152. Definitions.
- Sec. 153. Individuals eligible for the Job Corps.
- Sec. 154. Recruitment, screening, selection, and assignment of enrollees.
- Sec. 155. Job Corps Campuses.
- Sec. 156. Program activities.
- Sec. 157. Support.
- Sec. 158. Operations.
- Sec. 159. Standards of conduct.
- Sec. 160. Community participation.
- Sec. 161. Workforce councils.
- Sec. 162. Advisory committees.
- Sec. 163. Experimental projects and technical assistance.
- Sec. 164. Special provisions.
- Sec. 165. Management information.
- Sec. 166. Job Corps oversight and reporting.
- Sec. 167. Authorization of appropriations.

#### Subtitle E—National Programs

- Sec. 171. Native American programs.
- Sec. 172. Migrant and seasonal farmworker programs.
- Sec. 173. Technical assistance.
- Sec. 174. Evaluations and research.
- Sec. 175. National dislocated worker grants.
- Sec. 176. YouthBuild Program.
- Sec. 178. Reentry employment opportunities.
- Sec. 179. Strengthening community colleges grant program.
- Sec. 180. Authorization of appropriations.

#### Subtitle F—Administration

- Sec. 191. Requirements and restrictions.
- Sec. 192. General waivers of statutory or regulatory requirements.
- Sec. 193. State innovation demonstration authority.

#### TITLE II—ADULT EDUCATION AND LITERACY

- Sec. 201. Purpose.
- Sec. 202. Definitions.
- Sec. 203. Authorization of appropriations.
- Sec. 204. Special rule.
- Sec. 205. Performance accountability system.
- Sec. 206. Matching requirement.
- Sec. 207. State leadership activities.
- Sec. 208. Programs for corrections education and other institutionalized individuals.
- Sec. 209. Grants and contracts for eligible providers.
- Sec. 210. Local application.
- Sec. 211. Local administrative cost limits.
- Sec. 212. National leadership activities.
- Sec. 213. Integrated English literacy and civics education.

#### TITLE III—AMENDMENTS TO OTHER LAWS

- Sec. 301. Amendments to the Wagner-Peyser Act.
- Sec. 302. Job training grants.
- Sec. 303. Access to National Directory of New Hires.

#### 1 SEC. 2. EFFECTIVE DATE; TRANSITION AUTHORITY.

- 2 (a) Effective Date.—This Act, and the amend-
- 3 ments made by this Act, shall take effect on the first date
- 4 of the first program year (as determined under the Work-
- 5 force Innovation and Opportunity Act (29 U.S.C. 3101 et
- 6 seq.)) that begins after the date of enactment of this Act.
- 7 (b) Transition Authority.—
- 8 (1) In General.—The Secretary of Labor and
- 9 the Secretary of Education shall have the authority
- 10 to take such steps as are necessary before the effec-
- tive date of this Act to provide for the orderly imple-
- mentation on such date of the amendments to the
- Workforce Innovation and Opportunity Act (29
- 14 U.S.C. 3101 et seq.) made by this Act.
- 15 (2) Conforming amendments.—Section 503
- of the Workforce Innovation and Opportunity Act
- 17 (29 U.S.C. 3343) is repealed (and by striking the
- item relating to such section in the table of contents
- of such Act).

## 1 TITLE I—WORKFORCE

### 2 **DEVELOPMENT ACTIVITIES**

### 3 Subtitle A—General Provisions

4	SEC. 101. DEFINIT	ΓIONS.				
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- 5 (a) FOUNDATIONAL SKILL NEEDS.—Section 3(5) of
- 6 the Workforce Innovation and Opportunity Act (29 U.S.C.
- 7 3102(5)) is amended to read as follows:
- 8 "(5) FOUNDATIONAL SKILL NEEDS.—The term
- 9 'foundational skill needs' means, with respect to an
- individual who is a youth or adult, that the indi-
- 11 vidual—
- 12 "(A) has English reading, writing, or com-
- puting skills at or below the 8th-grade level on
- a generally accepted standardized test; or
- 15 "(B) is unable to compute or solve prob-
- lems, or read, write, or speak English, or does
- 17 not possess digital literacy skills, at a level nec-
- 18 essary to function on the job, in the individual's
- family, or in society.".
- 20 (b) Employer-Directed Skills Development.—
- 21 Section 3(14) of the Workforce Innovation and Oppor-
- 22 tunity Act (29 U.S.C. 3102(14)) is amended to read as
- 23 follows:

1	"(14) Employer-directed skills develop-
2	MENT.—The term 'employer-directed skills develop-
3	ment' means a program—
4	"(A) that is selected or designed to meet
5	the specific skill demands of an employer (in-
6	cluding a group of employers);
7	"(B) that is conducted pursuant to the
8	terms and conditions established under an em-
9	ployer-directed skills agreement described in
10	section 134(c)(3)(I), including a commitment
11	by the employer to employ an individual upon
12	successful completion of the program; and
13	"(C) for which the employer pays a portion
14	of the cost of the program, as determined by
15	the local board involved, which shall not be less
16	than—
17	"(i) 10 percent of the cost, in the case
18	of an employer with 50 or fewer employees;
19	"(ii) 25 percent of the cost, in the
20	case of an employer with more than 50,
21	but fewer than 100 employees; and
22	"(iii) 50 percent of the cost, in the
23	case of an employer with 100 or more em-
24	ployees.".

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(c) DISLOCATED WORKER.—Section 3(15)(E)(ii) of
 1
   the Workforce Innovation and Opportunity Act (29 U.S.C.
   3102(15)(E)(ii)) is amended by striking "who meets the
 3
   criteria described in paragraph (16)(B)" and inserting
   "who meets the criteria described in subparagraph (B) of
   the definition of the term 'displaced homemaker' in this
 7
   section".
 8
        (d) DISPLACED HOMEMAKER.—Section 3(16) of the
   Workforce Innovation and Opportunity Act (29 U.S.C.
10
   3102(16)) is amended, in the matter preceding subpara-
   graph (A), by striking "family members" and inserting "a
   family member".
12
13
        (e) Eligible Youth.—Section 3(18) of the Work-
14
   force Innovation and Opportunity Act (29 U.S.C.
15
   3102(18)) is amended by striking "out-of-school" and in-
   serting "opportunity".
16
17
        (f) English Learner.—Section 3 of the Workforce
   Innovation and Opportunity Act (29 U.S.C. 3102) is fur-
18
19
   ther amended—
20
             (1) in paragraph (21)—
                 (A) in the heading, by striking "LAN-
21
22
            GUAGE"; and
23
                 (B) by striking "language"; and
24
             (2) in paragraph (24)(I), by striking "lan-
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guage".

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(g) Justice-Involved Individual.—Section 3 of
 1
   the Workforce Innovation and Opportunity Act (29 U.S.C.
   3102) is further amended—
 3
 4
            (1) in paragraph (24), by amending subpara-
 5
        graph (F) to read as follows:
 6
                 "(F) Justice-involved individuals."; and
 7
            (2) in paragraph (38)—
                 (A) in the heading, by striking "OF-
 8
 9
            FENDER" and inserting "JUSTICE-INVOLVED
            INDIVIDUAL"; and
10
11
                 (B) in the matter preceding subparagraph
            (A), by striking "offender" and inserting "jus-
12
13
            tice-involved individual".
        (h) OPPORTUNITY YOUTH.—Section 3(46) of the
14
15
   Workforce Innovation and Opportunity Act (29 U.S.C.
   3102(46)) is amended—
16
            (1) in the heading, by striking "OUT-OF-
17
18
        SCHOOL" and inserting "OPPORTUNITY"; and
19
            (2) by striking "out-of-school" and inserting
        "opportunity".
20
21
            Pay-for-Performance
                                     CONTRACT
                                                  STRAT-
   EGY.—Section 3(47) of the Workforce Innovation and Op-
   portunity Act (29 U.S.C. 3102(47)) is amended to read
   as follows:
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1	"(47) Pay-for-performance contract
2	STRATEGY.—The term 'pay-for-performance contract
3	strategy' means a specific type of performance-based
4	acquisition that uses pay-for-performance contracts
5	in the provision of services described in paragraph
6	(2) or (3) of section 134(c) or activities described in
7	section 129(c)(2), and includes—
8	"(A) contracts, each of which—
9	"(i) shall specify a fixed amount that
10	will be paid to an eligible service provider
11	(which may include a local or national
12	community-based organization or inter-
13	mediary, community college, or other pro-
14	vider) based on the achievement of speci-
15	fied levels of performance on the primary
16	indicators of performance described in sec-
17	tion 116(b)(2)(A) for target populations as
18	identified by the local board (including in-
19	dividuals with barriers to employment),
20	within a defined timetable;
21	"(ii) may not be required by the Sec-
22	retary to be informed by a feasibility
23	study: and

1	"(iii) may provide for bonus payments
2	to such service provider to expand capacity
3	to provide effective services and training;
4	"(B) a strategy for validating the achieve-
5	ment of the performance described in subpara-
6	graph (A); and
7	"(C) a description of how the State or
8	local area will reallocate funds not paid to a
9	provider because the achievement of the per-
10	formance described in subparagraph (A) did not
11	occur, for further activities related to such a
12	procurement strategy, subject to section
13	189(g)(4).".
14	(j) Rapid Response Activity.—Section 3(51) of
15	the Workforce Innovation and Opportunity Act (29 U.S.C.
16	3102(51)) is amended—
17	(1) in the matter preceding subparagraph (A),
18	by inserting ", through a rapid response unit" after
19	"designated by a State";
20	(2) in subparagraph (B), by inserting before
21	the semicolon at the end the following: ", including
22	individual training accounts for eligible dislocated
23	workers under section 414(c) of the American Com-
24	petitiveness and Workforce Improvement Act of
25	1998 (29 U.S.C. 3224a)":

1	(3) in subparagraph (D), by striking "and" at
2	the end;
3	(4) by redesignating subparagraph (E) as sub-
4	paragraph (F);
5	(5) by inserting after subparagraph (D) the fol-
6	lowing new subparagraph:
7	"(E) assistance in identifying employees el-
8	igible for assistance, including workers who
9	work a majority of their time off-site or re-
10	motely;";
11	(6) in subparagraph (F), as so redesignated, by
12	striking the period at the end and inserting "; and";
13	and
14	(7) by adding at the end the following:
15	"(G) business engagement or layoff aver-
16	sion strategies and other activities designed to
17	prevent or minimize the duration of unemploy-
18	ment, such as—
19	"(i) connecting employers to short-
20	term compensation or other programs de-
21	signed to prevent layoffs;
22	"(ii) conducting employee skill assess-
23	ment and matching programs to different
24	occupations;

1	"(iii) establishing incumbent worker
2	training or other upskilling approaches, in-
3	cluding incumbent worker upskilling ac-
4	counts described in section 134(d)(4)(E);
5	"(iv) facilitating business support ac-
6	tivities, such as connecting employers to
7	programs that offer access to credit, finan-
8	cial support, and business consulting; and
9	"(v) partnering or contracting with
10	business-focused organizations to assess
11	risks to companies, and to propose, imple-
12	ment, and measure the impact of strategies
13	and services to address such risks.".
14	(k) Vocational Rehabilitation Program.—Sec-
15	tion 3(64) of the Workforce Innovation and Opportunity
16	Act (20 U.S.C. 3102(64)) is amended by striking "under
17	a provision covered under paragraph (13)(D)" and insert-
18	ing "under a provision covered under subparagraph (D)
19	of the definition of the term 'core program provision'
20	under this section".
21	(l) New Definitions.—Section 3 of the Workforce
22	Innovation and Opportunity Act (29 U.S.C. 3102) is fur-
23	ther amended—
24	(1) by adding at the end the following:

1	"(72) Co-enrollment.—The term 'co-enroll-
2	ment' means simultaneous enrollment in more than
3	one of the programs or activities carried out by a
4	one-stop partner in section 121(b)(1)(B).
5	"(73) DIGITAL LITERACY SKILLS.—The term
6	'digital literacy skills' has the meaning given the
7	term in section 203.
8	"(74) EVIDENCE-BASED.—The term 'evidence-
9	based', when used with respect to an activity, serv-
10	ice, strategy, or intervention, means an activity,
11	service, strategy, or intervention that—
12	"(A) demonstrates a statistically signifi-
13	cant effect on improving participant outcomes
14	or other relevant outcomes based on—
15	"(i) strong evidence from at least 1
16	well-designed and well-implemented experi-
17	mental study;
18	"(ii) moderate evidence from at least
19	1 well-designed and well-implemented
20	quasi-experimental study; or
21	"(iii) promising evidence from at least
22	1 well-designed and well-implemented cor-
23	relational study with statistical controls for
24	selection bias: or

1	"(B)(i) demonstrates a rationale based on
2	high-quality research findings or positive eval-
3	uation that such activity, strategy, or interven-
4	tion is likely to improve student outcomes or
5	other relevant outcomes; and
6	"(ii) includes ongoing efforts to examine
7	the effects of such activity, service, strategy, or
8	intervention.
9	"(75) LABOR ORGANIZATION.—The term 'labor
10	organization' has the meaning given the term in sec-
11	tion 2(5) of the National Labor Relations Act (29
12	U.S.C. $152(5)$ ).
13	"(76) Work-based learning.—The term
14	'work-based learning' has the meaning given the
15	term in section 3 of the Carl D. Perkins Career and
16	Technical Education Act of 2006 (20 U.S.C.
17	2302)."; and
18	(2) by reordering paragraphs (1) through (71),
19	as amended by this section, and the paragraphs
20	added by paragraph (1) of this subsection in alpha-
21	betical order, and renumbering such paragraphs as
22	so reordered.
23	SEC. 102. TABLE OF CONTENTS AMENDMENTS.
24	The table of contents in section 1(b) of the Workforce
25	Innovation and Opportunity Act is amended—

1	(1) by redesignating the item relating to section
2	172 as section 174;
3	(2) by inserting after the item relating to sec-
4	tion 171, the following:
	"Sec. 172. Reentry employment opportunities.  "Sec. 173. Strengthening community colleges workforce development grants program."; and
5	(3) by striking the item relating to section 190
6	and inserting the following:
	"Sec. 190. State innovation demonstration authority.".
7	Subtitle B—System Alignment
8	CHAPTER 1—STATE PROVISIONS
9	SEC. 111. STATE WORKFORCE DEVELOPMENT BOARD.
10	Section 101(b)(1)(C)(ii)(IV) of the Workforce Inno-
11	vation and Opportunity Act (29 U.S.C.
12	3112(b)(1)(C)(ii)(IV)) is amended by striking "out-of-
13	school youth" and inserting "opportunity youth".
14	SEC. 112. UNIFIED STATE PLAN.
15	Section 102 of the Workforce Innovation and Oppor-
16	tunity Act (29 U.S.C. 3112) is amended—
17	(1) in subsection (b)—
18	(A) in paragraph (1)—
19	(i) by redesignating subparagraphs
20	(C) through (E) as subparagraphs (D)
21	through (F), respectively;
22	(ii) by inserting the following after
23	subparagraph (B):

1	"(C) a description of—
2	"(i) how the State will use real-time
3	labor market information to continually as-
4	sess the economic conditions and workforce
5	trends described in subparagraphs (A) and
6	(B); and
7	"(ii) how the State will communicate
8	changes in such conditions or trends to the
9	workforce system in the State;";
10	(iii) in subparagraph (D), as so redes-
11	ignated, by inserting "the extent to which
12	such activities are evidence-based," after
13	"of such activities,";
14	(iv) in subparagraph (E), as so redes-
15	ignated, by striking "and" at the end;
16	(v) in subparagraph (F), as so redes-
17	ignated, by striking the period at the end
18	and inserting a semicolon; and
19	(vi) by adding at the end the fol-
20	lowing:
21	"(G) a description of any activities the
22	State is conducting to expand economic oppor-
23	tunity for individuals and reduce barriers to
24	labor market entry by—

1	"(i) developing, in cooperation with
2	employers, education and training pro-
3	viders, and other stakeholders, statewide
4	skills-based initiatives that promote the use
5	of demonstrated skills and competencies as
6	an alternative to the exclusive use of de-
7	gree attainment as a requirement for em-
8	ployment or advancement in a career; and
9	"(ii) evaluating the existing occupa-
10	tional licensing policies in the State and
11	identifying potential changes to recommend
12	to the appropriate State entity to—
13	"(I) remove or streamline licens-
14	ing requirements, as appropriate; and
15	$``(\Pi)$ improve the reciprocity of
16	licensing, including through partici-
17	pating in interstate licensing com-
18	pacts; and
19	"(H) an analysis of the opportunity youth
20	population in the State, including the estimated
21	number of opportunity youth and any gaps in
22	services provided to such population by other
23	existing workforce development activities, as
24	identified under subparagraph (D)."; and
25	(B) in paragraph (2)—

1	(i) in subparagraph (B), by striking
2	"including a description" and inserting
3	"which may include a description";
4	(ii) in subparagraph (C)—
5	(I) in clause (ii)(I), by inserting
6	"utilizing a continuous quality im-
7	provement approach," after "year,"
8	(II) in clause (vi), by inserting
9	"and" at the end;
10	(III) in clause (vii), by striking ";
11	and" and inserting a period; and
12	(IV) by striking clause (viii);
13	(iii) in subparagraph (D)(i)(II), by
14	striking "any"; and
15	(iv) in subparagraph (E)—
16	(I) in clause (viii)(II), by insert-
17	ing "and" at the end;
18	(II) in clause (ix), by striking ";
19	and" at the end and inserting a pe-
20	riod; and
21	(III) by striking clause (x); and
22	(2) in subsection (c)(3)—
23	(A) in subparagraph (A), by striking
24	"shall" the second place it appears and insert-
25	ing "may"; and

1	(B) in subparagraph (B)—
2	(i) by striking "required"; and
3	(ii) by inserting ", except that com-
4	municating changes in economic conditions
5	and workforce trends to the workforce sys-
6	tem in the State as described in subsection
7	(b)(1)(C) shall not be considered modifica-
8	tions subject to approval under this para-
9	graph" before the period at the end.
10	CHAPTER 2—LOCAL PROVISIONS
11	SEC. 115. WORKFORCE DEVELOPMENT AREAS.
12	(a) Regions.—Section 106(a) of the Workforce In-
13	novation and Opportunity Act (29 U.S.C. 3121(a)) is
14	amended by adding at the end the following:
15	"(3) Review.—Before the second full program
16	year after the date of enactment of the A Stronger
17	Workforce for America Act, in order for a State to
18	receive an allotment under section 127(b) or 132(b)
19	and as part of the process for developing the State
20	plan, a State shall—
21	"(A) review each region in the State iden-
22	tified under this subsection (as such subsection
23	was in effect on the day before the date of en-
24	actment of the A Stronger Workforce for Amer-
25	ica Act); and

1	"(B) after consultation with the local
2	boards and chief elected officials in the local
3	areas and consistent with the considerations de-
4	scribed in subsection (b)(1)(B)—
5	"(i) revise such region and any other
6	region impacted by such revision; or
7	"(ii) make a determination to main-
8	tain such region with no revision.".
9	(b) Local Areas.—Section 106(b) of the Workforce
10	Innovation and Opportunity Act (29 U.S.C. 3121(b)) is
11	amended—
12	(1) in paragraph (1)—
13	(A) in subparagraph (A), by striking "and
14	consistent with paragraphs (2) and (3),"; and
15	(B) in subparagraph (B), by striking "(ex-
16	cept for those local areas described in para-
17	graphs (2) and (3))"; and
18	(2) by striking paragraphs (2) through (7), and
19	inserting the following:
20	"(2) Continuation Period.—Subject to para-
21	graph (5), in order to receive an allotment under
22	section 127(b) or 132(b), the Governor shall main-
23	tain the designations of local areas in the State
24	under this subsection (as in effect on the day before
25	the date of enactment of the A Stronger Workforce

1	for America Act) until the end of the third full pro-
2	gram year after the date of enactment of the A
3	Stronger Workforce for America Act.
4	"(3) Initial alignment review.—
5	"(A) In general.—Prior to the third full
6	program year after the date of enactment of the
7	A Stronger Workforce for America Act, the
8	Governor shall—
9	"(i) review the designations of local
10	areas in the State (as in effect on the day
11	before the date of enactment of the A
12	Stronger Workforce for America Act); and
13	"(ii) based on the considerations de-
14	scribed in paragraph (1)(B), issue pro-
15	posed redesignations of local areas in the
16	State through the process described in
17	paragraph (1)(A), which shall—
18	"(I) include an explanation of the
19	strategic goals and objectives that the
20	State intends to achieve through such
21	redesignations; and
22	"(II) be subject to the approval
23	of the local boards in the State in ac-
24	cordance with the process described in
25	subparagraph (C).

1	"(B) Designation of Local Areas.—A
2	redesignation of local areas in a State that is
3	approved by a majority of the local boards in
4	the State through the process described in sub-
5	paragraph (C) shall take effect on the first day
6	of the 4th full program year after the date of
7	enactment of the A Stronger Workforce for
8	America Act.
9	"(C) Process to reach majority ap-
10	PROVAL.—To approve a designation of local
11	areas in the State, the local boards in the State
12	shall comply with the following:
13	"(i) Initial vote.—Not later than
14	60 days after the Governor issues proposed
15	redesignations under subparagraph (A),
16	the chairperson of each local board shall
17	review the proposed redesignations and
18	submit a vote on behalf of such local board
19	to the Governor either approving or reject-
20	ing the proposed redesignations.
21	"(ii) Results of initial vote.—If
22	a majority of the local boards in the State
23	vote under clause (i)—
24	"(I) to approve such proposed re-
25	designations, such redesignations shall

1	take effect in accordance with sub-
2	paragraph (B); or
3	"(II) to disapprove such proposed
4	redesignations, the chairpersons of the
5	local boards in the State shall comply
6	with the requirements of clause (iii).
7	"(iii) Alternate redesigna-
8	TIONS.—In the case of the disapproval de-
9	scribed in clause (ii)(II), not later than 60
10	days after initial votes were submitted
11	under clause (i), the chairpersons of the
12	local boards in the State shall—
13	"(I) select 2 alternate redesigna-
14	tions of local areas—
15	"(aa) one of which aligns
16	with the regional economic devel-
17	opment areas in the State; and
18	"(bb) one of which aligns
19	with the regions described in sub-
20	paragraph (A) or (B) of sub-
21	section $(a)(2)$ ; and
22	"(II) conduct a vote to approve,
23	by majority vote, 1 of the 2 alternate
24	redesignations described in subclause
25	(I).

1	"(iv) Effective date of alter-
2	NATE DESIGNATIONS.—The alternate re-
3	designations approved pursuant to clause
4	(iii)(II) shall take effect in accordance with
5	subparagraph (B).
6	"(4) Subsequent alignment reviews.—On
7	the date that is the first day of the 12th full pro-
8	gram year after the date of enactment of the A
9	Stronger Workforce for America Act, and every 8
10	years thereafter, the Governor shall review the des-
11	ignation of local areas based on the considerations
12	described in paragraph (1)(B) and conduct a process
13	in accordance with paragraph (3).
14	"(5) Interim revisions.—
15	"(A) AUTOMATIC APPROVAL OF CERTAIN
16	REDESIGNATION REQUESTS.—
17	"(i) In general.—At any time, and
18	notwithstanding the requirements of para-
19	graphs (2), (3), and (4), the Governor,
20	upon receipt of a request for a redesigna-
21	tion of a local area described in clause (ii),
22	shall approve such request.
23	"(ii) Requests.—The following re-
24	quests shall be approved pursuant to
25	clause (i) upon request:

1	"(I) A request from multiple
2	local areas to be redesignated as a
3	single local area.
4	"(II) A request from multiple
5	local areas for a revision to the des-
6	ignations of such local areas, which
7	would not impact the designations of
8	local areas that have not made such
9	request.
10	"(III) A request for designation
11	as a local area from an area described
12	in section $107(c)(1)(C)$ .
13	"(B) OTHER REDESIGNATIONS.—Other
14	than the redesignations described in subpara-
15	graph (A), the Governor may only redesignate
16	a local area outside of the process described in
17	paragraphs (3) and (4), if the local area that
18	will be subject to such redesignation has not—
19	"(i) performed successfully;
20	"(ii) sustained fiscal integrity; or
21	"(iii) in the case of a local area in a
22	planning region, met the requirements de-
23	scribed in subsection $(c)(1)$ .
24	"(C) Effective date.—Any redesigna-
25	tion of a local area approved by the Governor

under subparagraph (A) or (B) shall take effect on the first date of the first full program year after such date of approval.

#### "(6) Appeals.—

- "(A) IN GENERAL.—The local board of a local area that is subject to a redesignation of such local area under paragraph (3), (4), or (5) may submit an appeal to maintain its existing designation to the State board under an appeal process established in the State plan as specified in section 102(b)(2)(D)(i)(III).
- "(B) STATE BOARD REQUIREMENTS.—The State board shall only grant an appeal to maintain an existing designation of a local area described in subparagraph (A) if the local area can demonstrate that the process for redesignation of such local area under paragraph (3), (4), or (5), as applicable, has not been followed.
- "(C) Secretarial requirements.—If a request to maintain an existing designation as a local area is not granted as a result of such appeal, the Secretary, after receiving a request for review from such local area and determining that the local area was not accorded procedural

1	rights under the appeals process referred to in
2	subparagraph (A), shall—
3	"(i) review the process for the redesig-
4	nation of the local area under paragraph
5	(3), (4), or (5), as applicable; and
6	"(ii) upon determining that the appli-
7	cable process has not been followed, re-
8	quire that the local area's existing designa-
9	tion be maintained.
10	"(7) Redesignation incentive.—The State
11	may provide funding from funds made available
12	under sections 128(a)(1) and 133(a)(1) to provide
13	payments to incentivize—
14	"(A) groups of local areas to request to be
15	redesignated as a single local area under para-
16	graph $(5)(A)$ ; or
17	"(B) multiple local boards in a planning
18	region to develop an agreement to operate as a
19	regional consortium under subsection (c)(3).".
20	(c) REGIONAL COORDINATION.—Section 106(c) of
21	the Workforce Innovation and Opportunity Act (29 U.S.C.
22	3121(c)) is amended—
23	(1) in paragraph (1)—

1	(A) by redesignating subparagraphs (F)
2	through (H) as subparagraphs (G) through (I),
3	respectively; and
4	(B) by inserting the following after sub-
5	paragraph (E):
6	"(F) the establishment of cost arrange-
7	ments for services described in subsections (c)
8	and (d) of section 134, including the pooling of
9	funds for such services, as appropriate, for the
10	region;";
11	(2) in paragraph (2), by inserting ", including
12	to assist with establishing administrative costs ar-
13	rangements or cost arrangements for services under
14	subparagraphs (F) and (G) of such paragraph"
15	after "delivery efforts";
16	(3) by redesignating paragraph (3) as para-
17	graph (4); and
18	(4) by inserting after paragraph (2), as so
19	amended, the following:
20	"(3) Regional consortiums.—
21	"(A) IN GENERAL.—The local boards and
22	chief elected officials in any planning region de-
23	scribed in subparagraph (B) or (C) of sub-
24	section (a)(2) may develop an agreement to re-
25	ceive funding under section 128(b) and section

1	133(b) as a single consortium for the planning
2	region.
3	"(B) FISCAL AGENT.—If the local boards
4	and chief elected officials develop such ar
5	agreement—
6	"(i) one of the chief elected officials in
7	the planning region shall be responsible for
8	designating the fiscal agent for the consor-
9	tium;
10	"(ii) the local boards shall develop a
11	memorandum of understanding to jointly
12	administer the activities for the consor-
13	tium; and
14	"(iii) the required activities for local
15	areas under this Act, (including the re-
16	quired functions of the local boards de-
17	scribed in section 107(d)) shall apply to
18	such a consortium as a whole and may not
19	be applied separately or differently to the
20	local areas or local boards within such con-
21	sortium.".
22	(d) Single State Local Areas.—Section 106(d)
23	of the Workforce Innovation and Opportunity Act (29
24	U.S.C. 3121(d)) is amended—

1	(1) by redesignating paragraph (2) as para-
2	graph (3); and
3	(2) by inserting after paragraph (1), the fol-
4	lowing:
5	"(2) New Designation.—
6	"(A) IN GENERAL.—Consistent with the
7	process described in subsection $(b)(1)(A)$ and
8	during a review of designations described in
9	paragraph (3) or (4) of subsection (b), the Gov-
10	ernor may propose to designate a State as a
11	single State local area for the purposes of this
12	title.
13	"(B) Process for approval.—If the
14	Governor proposes a single State local area, the
15	chairpersons of the existing local boards shall
16	vote to approve or reject such designation
17	through the process described in subsection
18	(b)(3)(C).
19	"(C) Designation as a single state
20	LOCAL AREA.—If the majority of the chair-
21	persons of the local boards in the State vote to
22	approve such proposed designation, the State
23	shall be designated as a single State local area
24	and the Governor shall identify the State as a

local area in the State plan.".

25

1	(e) Definition of "Performed Success-
2	FULLY".—Section 106(e)(1) of the Workforce Innovation
3	and Opportunity Act (29 U.S.C. 3121(e)) is amended by
4	striking "adjusted levels of performance" and inserting
5	"adjusted levels of performance described in section
6	116(g)(1)".
7	SEC. 116. LOCAL WORKFORCE DEVELOPMENT BOARDS.
8	(a) Membership.—Section 107(b)(2)(B)(iv) of the
9	Workforce Innovation and Opportunity Act (29 U.S.C.
10	3122(b)(2)(B)(iv)) is amended by striking "out-of-school
11	youth" and inserting "opportunity youth".
12	(b) Functions of Local Board.—Section 107(d)
13	of the Workforce Innovation and Opportunity Act (29
14	U.S.C. 3122(d)) is amended—
15	(1) in paragraph (3), by inserting ", including,
16	to the extent practicable, local representatives of the
17	core programs and the programs described in section
18	121(b)(1)(B)," after "system stakeholders";
19	(2) in paragraph (4)(D)—
20	(A) by striking "proven" and inserting
21	"evidence-based";
22	(B) by inserting "individual" after "needs
23	of"; and
24	(C) by inserting "from a variety of indus-
25	tries and occupations" after "and employers":

1	(3) in paragraph (5), by inserting "and which,
2	to the extent practicable, shall be aligned with career
3	and technical education programs of study (as de-
4	fined in section 3 of the Carl D. Perkins Career and
5	Technical Education Act of 2006 (20 U.S.C.
6	2302(3)) offered within the local area" before the
7	period at the end;
8	(4) in paragraph (6)—
9	(A) in the heading, by striking "PROVEN"
10	and inserting "EVIDENCE-BASED";
11	(B) in subparagraph (A)—
12	(i) by striking "proven" and inserting
13	"evidence-based";
14	(ii) by inserting "and covered veterans
15	(as defined in section $4212(a)(3)(A)$ of
16	title 38, United States Code)" after "em-
17	ployment";
18	(iii) by inserting ", and give priority
19	to covered persons in accordance with sec-
20	tion 4215 of title 38, United States Code"
21	after "delivery system"; and
22	(C) in subparagraph (B), by striking
23	"proven" and inserting "evidence-based";
24	(5) in paragraph (10)(C)—

1	(A) by inserting ", on the State eligible
2	training provider list," after "identify"; and
3	(B) by inserting "that operate in or are ac-
4	cessible to individuals" after "training serv-
5	ices"; and
6	(6) in paragraph (12)(A), by striking "activi-
7	ties" and inserting "funds allocated to the local area
8	under section 128(b) and section 133(b) for the
9	youth workforce development activities described in
10	section 129 and local employment and training ac-
11	tivities described in section 134(b), and the activi-
12	ties".
13	SEC. 117. LOCAL PLAN.
14	Section 108 of the Workforce Innovation and Oppor-
15	tunity Act (29 U.S.C. 3123) is amended—
16	(1) in subsection (a), by striking "shall pre-
17	pare" and inserting "may prepare"; and
18	(2) in subsection (b)—
19	(A) in paragraph (1)—
20	(i) by redesignating subparagraphs
21	(D), (E), and (F) as subparagraphs (E),
22	(F), and (H), respectively;
23	(ii) by inserting the following after
24	subparagraph (C):
25	"(D) a description of—

1	"(i) how the local area will use real-
2	time labor market information to contin-
3	ually assess the economic conditions and
4	workforce trends described in subpara-
5	graphs (A), (B), and (C); and
6	"(ii) how changes in such conditions
7	or trends will be communicated to job-
8	seekers, education and training providers,
9	and employers in the local area;";
10	(iii) in subparagraph (F), as so redes-
11	ignated, by striking "and" at the end; and
12	(iv) by inserting after subparagraph
13	(F), as so redesignated, the following:
14	"(G) an analysis of the opportunity youth
15	population in the local area, including the esti-
16	mated number of such youth and any gaps in
17	services for such population from other existing
18	workforce development activities, as identified
19	under paragraph (9), and a description of how
20	the local board will address any such gaps in
21	services identified in such analysis; and";
22	(B) in paragraph (4)—
23	(i) in subparagraph (A)—
24	(I) by striking "and" at the end
25	of clause (iii); and

1	(II) by adding at the end the fol-
2	lowing:
3	"(v) carry out any statewide skills-
4	based initiatives identified in the State
5	plan that promote the use of demonstrated
6	skills and competencies as an alternative to
7	the exclusive use of degree attainment as a
8	requirement for employment or advance-
9	ment in a career; and"; and
10	(ii) in subparagraph (B), by striking
11	"customized training" and inserting "em-
12	ployer-directed skills development";
13	(C) in paragraph (6)(B), by inserting ",
14	such as the use of affiliated sites" after
15	"means";
16	(D) in paragraph (9)—
17	(i) by striking "including activities"
18	and inserting the following: "including—
19	"(A) the availability of community based
20	organizations that serve youth primarily during
21	nonschool time hours to carry out activities
22	under section 129; and
23	"(B) activities"; and
24	(ii) by inserting "or evidence-based"
25	after "successful"; and

1	(E) in paragraph (12), by inserting "in-
2	cluding as described in section 134(c)(2)," after
3	"system,".
4	CHAPTER 3—PERFORMANCE
5	ACCOUNTABILITY
6	SEC. 119. PERFORMANCE ACCOUNTABILITY SYSTEM.
7	(a) State Performance Accountability Meas-
8	URES.—
9	(1) Primary indicators of Performance.—
10	Section 116(b)(2)(A) of the Workforce Innovation
11	and Opportunity Act $(29 \text{ U.S.C. } 3141(b)(2)(A))$ is
12	amended—
13	(A) in clause (i)—
14	(i) in subclause (II)—
15	(I) by striking "fourth" and in-
16	serting "second"; and
17	(II) by inserting "and remain in
18	unsubsidized employment during the
19	fourth quarter after exit from the pro-
20	gram" after "the program";
21	(ii) in subclause (V)—
22	(I) by striking ", during a pro-
23	gram year,";
24	(II) by striking "are in" and in-
25	serting "enter into"; and

1	(III) by inserting before the
2	semicolon at the end the following:
3	"within 6 months after the quarter in
4	which the participant enters into the
5	education and training program"; and
6	(iii) by amending subclause (VI) to
7	read as follows:
8	"(VI) of the program partici-
9	pants who received training services
10	and who exited the program during a
11	program year, the percentage of such
12	program participants who completed,
13	prior to such exit, on-the-job training,
14	employer-directed skills development,
15	incumbent worker training, or an ap-
16	prenticeship.";
17	(B) in clause (ii)—
18	(i) in subclause (II)—
19	(I) by striking "fourth" and in-
20	serting "second";
21	(II) by inserting ", and who re-
22	main in such activities or unsub-
23	sidized employment during the fourth
24	quarter after exit from the program"
25	after "the program"; and

1	(III) by striking "and" at the
2	end;
3	(ii) in subclause (III)—
4	(I) by striking "(VI)" and insert-
5	ing "(V)"; and
6	(II) by striking the period at the
7	end and inserting "; and; and
8	(iii) by adding at the end the fol-
9	lowing:
10	"(IV) of the program partici-
11	pants who exited a program during a
12	program year, the percentage of such
13	program participants who completed,
14	prior to such exit, paid or unpaid
15	work experiences as described in sec-
16	tion $129(e)(2)(C)$ ."; and
17	(C) by striking clause (iv).
18	(2) Levels of Performance.—Section
19	116(b)(3)(A) of the Workforce Innovation and Op-
20	portunity Act (29 U.S.C. 3141(b)(3)(A)) is amend-
21	$\operatorname{ed}$ —
22	(A) by amending clause (iii) to read as fol-
23	lows:
24	"(iii) Identification in state
25	PLAN —

1	"(I) Secretaries.—For each
2	State submitting a State plan, the
3	Secretaries of Labor and Education
4	shall, not later than December 1 of
5	the year prior to the year in which
6	such State plan is submitted, for the
7	first 2 program years covered by the
8	State plan, and not later than Decem-
9	ber 1 of the year prior to the third
10	program year covered by the State
11	plan, for the third and fourth pro-
12	gram years covered by the State
13	plan—
14	"(aa) propose to the State
15	expected levels of performance
16	for each of the corresponding pri-
17	mary indicators of performance
18	for each of the programs de-
19	scribed in clause (ii) for such
20	State, which shall—
21	"(AA) be consistent
22	with the factors listed in
23	clause (v); and
24	"(BB) be proposed in a
25	manner that ensures suffi-

1	cient time is provided for
2	the State to evaluate and re-
3	spond to such proposals; and
4	"(bb) publish, on a public
5	website of the Department of
6	Labor, the statistical model de-
7	veloped under clause (viii) and
8	the methodology used to develop
9	each such expected level of per-
10	formance.
11	"(II) STATES.—Each State
12	shall—
13	"(aa) evaluate each of the
14	expected levels of performance
15	proposed under subclause (I)
16	with respect to such State;
17	"(bb) based on such evalua-
18	tion of each such expected level
19	of performance—
20	"(AA) accept the ex-
21	pected level of performance
22	as so proposed; or
23	"(BB) provide a coun-
24	terproposal for such pro-
25	posed expected level of per-

1	formance, including an anal-
2	ysis of how the counter-
3	proposal addresses factors or
4	circumstances unique to the
5	State that may not have
6	been accounted for in the
7	expected level of perform-
8	ance; and
9	"(cc) include in the State
10	plan, with respect to each of the
11	corresponding primary indicators
12	of performance for each of the
13	programs described in clause (ii)
14	for such State—
15	"(AA) the expected
16	level of performance pro-
17	posed under subclause (I);
18	"(BB) the counter-
19	proposal for such proposed
20	level, if any; and
21	"(CC) the expected
22	level of performance that is
23	agreed to under clause
24	(iv)."; and
25	(B) in clause (v)(II)—

1	(i) in the matter preceding item (aa),
2	by striking "based on" and inserting
3	"based on each of the following consider-
4	ations that are found to be predictive of
5	performance on an indicator for a pro-
6	gram''; and
7	(ii) in item (bb), by striking "ex-of-
8	fender status" and inserting "justice-in-
9	volved individual status, foster care status,
10	school status, education level, highest
11	grade level completed, low-income status".
12	(b) Performance Reports.—Section 116(d) of the
13	Workforce Innovation and Opportunity Act (29 U.S.C.
14	3141(d)) is amended—
15	(1) by amending paragraph (1) to read as fol-
16	lows:
17	"(1) In general.—
18	"(A) TEMPLATE FOR PERFORMANCE RE-
19	PORTS.—Not later than 12 months after the
20	date of enactment of the A Stronger Workforce
21	for America Act, the Secretary of Labor, in
22	conjunction with the Secretary of Education,
23	shall develop, or review and modify, as appro-
24	priate, to comply with the requirements of this
25	subsection, the template for performance re-

ports that shall be used by States (including by States on behalf of eligible providers of training services under section 122) and local boards to produce a report on outcomes achieved by the core programs. In developing, or reviewing and modifying, such templates, the Secretary of Labor, in conjunction with the Secretary of Education, shall take into account the need to maximize the value of the templates for workers, jobseekers, employers, local elected officials, State officials, Federal policymakers, and other key stakeholders.

"(B) STANDARDIZED REPORTING.—In developing, or reviewing and modifying, the template under subparagraph (A), the Secretary of Labor, in conjunction with the Secretary of Education, shall ensure that performance reports produced by States and local areas for core programs and eligible training providers collect and report, in a comparable and uniform format, common data elements, which use terms that are assigned identical meanings across all such reports.

1	"(C) Additional reporting.—The Sec-
2	retary of Labor, in conjunction with the Sec-
3	retary of Education—
4	"(i) in addition to the common data
5	elements described under subparagraph
6	(B), may require a core program to pro-
7	vide additional information as necessary
8	for effective reporting; and
9	"(ii) shall periodically review any re-
10	quirement for additional information to en-
11	sure the requirement is necessary and does
12	not impose an undue reporting burden.".
13	(2) in paragraph (2)—
14	(A) by redesignating subparagraphs (J)
15	through (L) as subparagraphs (K) through (M),
16	respectively and inserting after subparagraph
17	(I) the following:
18	"(J) the median earnings gain of partici-
19	pants who received training services, calculated
20	as the difference between—
21	"(i) median participant earnings in
22	unsubsidized employment during the sec-
23	ond quarter after program exit; and

1	"(ii) median participant earnings in
2	the second quarter prior to entering the
3	program;".
4	(B) in subparagraph (L), as so redesig-
5	nated, by striking clause (ii); and
6	(C) by striking "strategies for programs"
7	and all that follows through "the performance",
8	and inserting "strategies for programs, the per-
9	formance";
10	(3) in paragraph (3)—
11	(A) in subparagraph (B), by striking
12	"and" at the end;
13	(B) by redesignating subparagraph (C) as
14	subparagraph (E); and
15	(C) by inserting after subparagraph (B)
16	the following:
17	"(C) the percentage of a local area's allo-
18	cation under section 133(b) that the local area
19	spent on services paid for through an individual
20	training account described in section
21	134(c)(3)(F)(iii) or a training contract de-
22	scribed in section 134(c)(3)(G)(ii);
23	"(D) the percentage of a local area's allo-
24	cation under section 133(b) that the local area
25	spent on supportive services: and":

1	(4) by amending paragraph (4) to read as fol-
2	lows:
3	"(4) Contents of eligible training pro-
4	VIDERS PERFORMANCE REPORT.—
5	"(A) IN GENERAL.—The State shall use
6	the information submitted by the eligible pro-
7	viders of training services under section 122
8	and administrative records, including quarterly
9	wage records, of the participants of the pro-
10	grams offered by the providers to produce a
11	performance report on the eligible providers of
12	training services in the State, which shall in-
13	clude, subject to paragraph (6)(C)—
14	"(i) with respect to each program of
15	study (or the equivalent) of such a pro-
16	vider—
17	"(I) information specifying the
18	levels of performance achieved with
19	respect to the primary indicators of
20	performance described in subclauses
21	(I) through (IV) of subsection
22	(b)(2)(A)(i) with respect to all individ-
23	uals engaging in the program of study
24	(or the equivalent); and

1	"(II) the total number of individ-
2	uals exiting from the program of
3	study (or the equivalent); and
4	"(ii) with respect to all such pro-
5	viders—
6	"(I) the total number of partici-
7	pants who received training services
8	through each adult and dislocated
9	worker program authorized under
10	chapter 3 of subtitle B, disaggregated
11	by the type of entity that provided the
12	training, during the most recent pro-
13	gram year and the 3 preceding pro-
14	gram years;
15	"(II) the total number of partici-
16	pants who exited from training serv-
17	ices, disaggregated by the type of en-
18	tity that provided the training, during
19	the most recent program year and the
20	3 preceding program years;
21	"(III) the average cost per par-
22	ticipant for the participants who re-
23	ceived training services, disaggregated
24	by the type of entity that provided the
25	training, during the most recent pro-

1	gram year and the 3 preceding pro-
2	gram years; and
3	"(IV) the number of individuals
4	with barriers to employment served by
5	each adult and dislocated worker pro-
6	gram authorized under chapter 3 of
7	subtitle B, disaggregated by each sub-
8	population of such individuals, and by
9	race, ethnicity, sex, and age.
10	"(iii) with respect to each recognized
11	postsecondary credential on the list of cre-
12	dentials awarded by eligible providers in
13	the State described in section 122(d)(2)—
14	"(I) information specifying the
15	levels of performance achieved with
16	respect to the primary indicators of
17	performance described in subclauses
18	(I) through (IV) of subsection
19	(b)(2)(A)(i) for all participants in the
20	State receiving such credential; and
21	"(II) information specifying the
22	levels of performance achieved with
23	respect to the primary indicators of
24	performance described in subclauses
25	(I) through (IV) of subsection

1	(b)(2)(A)(i) for participants in the
2	State receiving such credential with
3	respect to individuals with barriers to
4	employment, disaggregated by each
5	subpopulation of such individuals, and
6	by race, ethnicity, sex, and age."; and
7	(5) in paragraph (6)—
8	(A) by amending subparagraph (A) to read
9	as follows:
10	"(A) STATE PERFORMANCE REPORTS.—
11	The Secretary of Labor and the Secretary of
12	Education shall annually make available the
13	performance reports for States containing the
14	information described in paragraph (2), which
15	shall include making such reports available—
16	"(i) digitally using transparent,
17	linked, open, and interoperable data for-
18	mats that are human readable and ma-
19	chine actionable such that the data from
20	these reports—
21	"(I) are easily understandable;
22	and
23	"(II) can be easily included in
24	web-based tools and services sup-
25	porting search, discovery, comparison,

1	analysis, navigation, and guidance;
2	and
3	"(ii) in a printable format."; and
4	(B) in subparagraph (B)—
5	(i) by striking "(including by elec-
6	tronic means), in an easily understandable
7	format,"; and
8	(ii) by adding at the end the fol-
9	lowing: "The Secretary of Labor and the
10	Secretary of Education shall include, on
11	the website where the State performance
12	reports required under subparagraph (A)
13	are made available, a link to local area per-
14	formance reports and the eligible training
15	provider report for each State. Such re-
16	ports shall be made available in each of the
17	formats described in subparagraph (A).".
18	(c) Evaluation of State Programs.—Section
19	116(e) of the Workforce Innovation and Opportunity
20	Act(29 U.S.C. 3141(e)) is amended—
21	(1) in paragraph (1)—
22	(A) by striking "shall conduct ongoing"
23	and inserting "shall use data to conduct anal-
24	yses and ongoing"; and

1	(B) by striking "conduct the" and insert-
2	ing "conduct such analyses and"; and
3	(2) in paragraph (2), by adding "A State may
4	use other forms of analysis, such as machine learn-
5	ing or other advanced analytics, to improve program
6	operations and outcomes and to identify areas for
7	further evaluation." at the end.
8	(d) Sanctions for State Failure To Meet
9	STATE PERFORMANCE ACCOUNTABILITY MEASURES.—
10	Section 116(f) of the Workforce Innovation and Oppor-
11	tunity Act (29 U.S.C. 3141(f)) is amended to read as fol-
12	lows:
13	"(f) Sanctions for State Failure To Meet
14	STATE PERFORMANCE ACCOUNTABILITY MEASURES.—
15	"(1) TARGETED SUPPORT AND ASSISTANCE.—
16	"(A) In general.—If a State fails to
17	meet 80 percent of the State adjusted level of
18	performance for an indicator described in sub-
19	section (b)(2)(A) for a program for any pro-
20	gram year, the Secretary of Labor and the Sec-
21	retary of Education shall provide technical as-
22	sistance.
23	"(B) Sanctions.—
24	"(i) In general.—If the State fails
25	in the manner described in subclause (I) or

1 (II) of clause (ii) with respect to a pro-2 gram year, the percentage of each amount 3 that would (in the absence of this subparagraph) be reserved by the Governor under section 128(a)(1) for the immediately suc-6 ceeding program year shall be reduced by 7 5 percentage points until such date as the 8 Secretary of Labor or the Secretary of 9 Education, as appropriate, determines that 10 the State meets the State adjusted level of 11 performance, in the case of a failure de-12 scribed in clause (ii)(I), or has submitted 13 the reports for the appropriate program 14 years, in the case of a failure described in 15 clause (ii)(II). "(ii) Failures.—A State shall be 16 17 subject to clause (i)— 18 "(I) if (except in the case of ex-19 ceptional circumstances as determined 20 by the Secretary of Labor or the Sec-21 retary of Education, as appropriate), 22 such State fails to submit a report 23 under subsection (d) for any program 24 year; or

1	"(II) for a failure under subpara-
2	graph (A) that continues for a second
3	consecutive year.
4	"(2) Comprehensive support and assist-
5	ANCE.—
6	"(A) In general.—If a State fails to
7	meet an average of 90 percent of the State ad-
8	justed levels of performance for a program
9	across all performance indicators for any pro-
10	gram year, or if a State fails to meet an aver-
11	age of 90 percent of the State adjusted levels
12	of performance for a single performance indi-
13	cator across all programs for any program year,
14	the Secretary of Labor and the Secretary of
15	Education shall provide technical assistance, as
16	described and authorized under section 168(b),
17	including assistance in the development of a
18	comprehensive performance improvement plan.
19	"(B) SECOND CONSECUTIVE YEAR FAIL-
20	URE.—If such failure under subparagraph (A)
21	continues for a second consecutive year, the
22	percentage of each amount that would (in the
23	absence of this subsection) be reserved by the
24	Governor under section 128(a)(1) for the imme-

diately succeeding program year shall be re-

25

duced by 10 percentage points until such date
as the Secretary of Labor or the Secretary of
Education, as appropriate, determines that the
State meets such State adjusted levels of performance.

"(3) LIMITATION.—The total reduction under this subsection to the percentage of each amount that would (in the absence of this subsection) be reserved by the Governor under section 128(a)(1) may not exceed 10 percentage points for a program year.

## "(4) Reallotment of reductions.—

"(A) IN GENERAL.—The amounts available for reallotment for a program year shall be reallotted to the States that were not subject to a reduction of funds under paragraph (1)(B) or paragraph (2)(B) of this subsection for such program year (in this paragraph referred to individually as an 'eligible State').

"(B) Amounts available for reallotment for a program year means the amounts available under section 127(b)(1)(C) and paragraph (1)(B) or (2)(B), respectively, of section 132(b) for such program year which would (in the absence of paragraph

1 (1)(B) or paragraph (2)(B) of this subsection) 2 have otherwise been reserved under section 3 128(a)(1) by a Governor of a State for such 4 program year. "(C) REALLOTMENT AMOUNTS.—In mak-6 ing reallotments under subparagraph (A) for a 7 program year to eligible States, the Secretary 8 shall allot to each eligible State— 9 "(i) in the case of amounts available 10 under section 127(b)(1)(C), an amount 11 based on the relative amount of the allot-12 ment made (before the allotments under 13 this clause are made) to such eligible State 14 under section 127(b)(1)(C) for such pro-15 gram year, compared to the total allot-16 ments made (before the allotments under 17 this clause are made) to all eligible States 18 under section 127(b)(1)(C) for such pro-19 gram year; and 20 "(ii) in the case of amounts available 21 under paragraph (1)(B) or (2)(B), respec-22 tively, of section 132(b), an amount based 23 on the relative amount of the allotment 24 made (before the allotments under this

clause are made) to such eligible State

25

1	under paragraph $(1)(B)$ or $(2)(B)$ , respec-
2	tively, of section 132(b) for such program
3	year, compared to the total allotments
4	made (before the allotments under this
5	clause are made) to all eligible States
6	under paragraph $(1)(B)$ or $(2)(B)$ , respec-
7	tively, of section 132(b) for such program
8	year.''.
9	(e) Sanctions for Local Area Failure To Meet
10	LOCAL PERFORMANCE ACCOUNTABILITY MEASURES.—
11	Section 116(g) of the Workforce Innovation and Oppor-
12	tunity Act (29 U.S.C. 3141(g)) is amended—
13	(1) in paragraph (1)—
14	(A) by inserting "80 percent of the" before
15	"local performance"; and
16	(B) by striking "accountability measures"
17	and inserting "accountability levels of perform-
18	ance on an indicator of performance, an aver-
19	age of 90 percent of the local levels of perform-
20	ance across indicators for a single program, or
21	an average of 90 percent for a single perform-
22	ance indicator across all programs"; and
23	(2) in paragraph (2)—
24	(A) by amending subparagraph (A) to read
25	as follows:

1	"(A) In general.—If such failure con-
2	tinues, the Governor shall take corrective ac-
3	tions, which shall include—
4	"(i) in the case of a failure, for a sec-
5	ond consecutive year, on any individual in-
6	dicator, across indicators for a single pro-
7	gram, or on a single indicator across pro-
8	grams, a 5-percent reduction in the
9	amount that would have otherwise been al-
10	located (in the absence of this clause) to
11	the local area for the immediately suc-
12	ceeding program year under chapter 2 or
13	3 of subtitle B for the program subject to
14	the performance failure;
15	"(ii) in the case of a failure, as de-
16	scribed in paragraph (1), for a third con-
17	secutive year, the development of a reorga-
18	nization plan through which the Governor
19	shall—
20	"(I) require the appointment and
21	certification of a new local board, con-
22	sistent with the criteria established
23	under section 107(b);

1	"(II) prohibit the use of one-stop
2	partners identified as achieving a poor
3	level of performance; and
4	"(III) revise or redesignate a
5	local area, which may include merging
6	a local area with another local area if
7	the Governor determines that the like-
8	ly cause of such continued perform-
9	ance failure of a local area is due to
10	such local area's designation being
11	granted without the appropriate con-
12	sideration of parameters described
13	under section $106(b)(1)(B)$ ; or
14	"(iii) other significant actions deter-
15	mined appropriate by the Governor.";
16	(B) in subparagraph (B)(i), by inserting
17	"(ii)" after "subparagraph (A)"; and
18	(C) by adding at the end the following:
19	"(D) Reallocation of reductions.—
20	"(i) In general.—With respect to
21	any amounts available under section
22	128(b), paragraph (2)(A) or (3) of section
23	133(b), and section 133(b)(2)(B) to a Gov-
24	ernor for a program year which would (in
25	the absence of subparagraph (A)(i)) have

1	otherwise been allocated by such Governor
2	to a local area for such program year—
3	"(I) not more than 10 percent of
4	the amounts available under each
5	such section may be reserved by the
6	Governor to provide technical assist-
7	ance to local areas within the State
8	that were subject to a reduction of al-
9	location amounts pursuant to sub-
10	paragraph (A)(i) for such program
11	year; and
12	"(II) the amounts remaining
13	after the reservations under subclause
14	(I) shall be reallocated by the Gov-
15	ernor to the local areas within the
16	State that were not subject to a re-
17	duction of allocation amounts pursu-
18	ant to subparagraph (A)(i) for such
19	program year (in this subparagraph
20	referred to individually as an 'eligible
21	local area').
22	"(ii) Reallocation amounts.—In
23	making reallocations under clause (i)(II)
24	for a program year to eligible local areas
25	within a State, the Governor of the State

1	shall allocate to each such eligible local
2	area—
3	"(I) in the case of amounts re-
4	maining under section 128(b), an
5	amount based on the relative amount
6	of the allocation made (before the al-
7	locations under this subclause are
8	made) to such eligible local area under
9	section 128(b) for such program year,
10	compared to the total allocations
11	made (before the allocations under
12	this subclause are made) to all eligible
13	local areas within the State under sec-
14	tion 128(b) for such program year;
15	"(II) in the case of amounts re-
16	maining under paragraph (2)(A) or
17	(3) of section 133(b), an amount
18	based on the relative amount of the
19	allocation made (before the allocations
20	under this subclause are made) to
21	such eligible local area under para-
22	graph (2)(A) or (3) of section 133(b),
23	as appropriate, for such program
24	year, compared to the total allocations
25	made (before the allocations under

1 this subclause are made) under para-2 graph (2)(A) or (3) of section 133(b), 3 as appropriate, to all eligible local areas within the State for such program year; and 6 "(III) in the case of amounts re-7 maining under section 133(b)(2)(B), 8 an amount based on the relative 9 amount of the allocation made (before 10 the allocations under this subclause 11 are made) to such eligible local area 12 under section 133(b)(2)(B) for such 13 program year, compared to the total 14 allocations made (before the alloca-15 tions under this subclause are made) 16 under section 133(b)(2)(B) to all eli-17 gible local areas within the State for 18 such program year.". 19 ESTABLISHING PAY-FOR-PERFORMANCE CON-

TRACT STRATEGY INCENTIVES.—Section 116(h) of the 20

- 21 Workforce Innovation and Opportunity Act (29 U.S.C.
- 3141(h)) is amended by striking "non-Federal funds" and 22
- 23 inserting "the funds reserved under section 128(a)(1)".
- 24 (g) FISCAL AND MANAGEMENT ACCOUNTABILITY IN-
- FORMATION SYSTEMS.—Section 116(i) of the Workforce

1	Innovation and Opportunity Act (29 U.S.C. 3141(i)) is
2	amended—
3	(1) in the first sentence of paragraph (2), by
4	inserting ", and may use information provided from
5	the National Directory of New Hires in accordance
6	with section 453(j)(8) of the Social Security Act (42
7	U.S.C. 653(j)(8))" after "State law";
8	(2) by redesignating paragraph (3) as para-
9	graph (4); and
10	(3) by inserting after paragraph (2) the fol-
11	lowing:
12	"(3) Designated entity.—The Governor
13	shall designate a State agency (or appropriate State
14	entity) to assist in carrying out the performance re-
15	porting requirements for core programs and eligible
16	training providers. The designated State agency (or
17	appropriate State entity) shall be responsible for—
18	"(A) facilitating data matches using quar-
19	terly wage record information, including wage
20	record information made available by other
21	States, to measure employment and earnings
22	outcomes;
23	"(B) data validation and reliability, as de-
24	scribed in subsection (d)(5); and

1	"(C) protection against disaggregation that
2	would violate applicable privacy standards, as
3	described in subsection (d)(6)(C).".
4	Subtitle C—Workforce Investment
5	<b>Activities and Providers</b>
6	CHAPTER 1—WORKFORCE INVESTMENT
7	ACTIVITIES AND PROVIDERS
8	SEC. 121. ESTABLISHMENT OF ONE-STOP DELIVERY SYS-
9	TEMS.
10	(a) One-Stop Partners.—Section 121(b) of the
11	Workforce Innovation and Opportunity Act (29 U.S.C.
12	3151(b)) is amended—
13	(1) in paragraph (1)(B)—
14	(A) in clause (xi), by inserting "and" at
15	the end; and
16	(B) by striking clause (xii);
17	(2) in paragraph (2)(A), by striking "With"
18	and inserting "At the direction of the Governor or
19	with"; and
20	(3) in paragraph (2)(B)—
21	(A) in clause (vi), by striking "and" at the
22	end;
23	(B) by redesignating clause (vii) as clause
24	(viii); and

1	(C) by inserting after clause (vi) the fol-
2	lowing:
3	"(vii) workforce and economic devel-
4	opment programs carried out by the Eco-
5	nomic Development Administration; and".
6	(b) One-Stop Operators.—Section 121(d) of the
7	Workforce Innovation and Opportunity Act (29 U.S.C.
8	3151(d)) is amended—
9	(1) in paragraph (2)(B)—
10	(A) in clause (i), by inserting after "edu-
11	cation" the following: "or an area career and
12	technical education school";
13	(B) in clause (v), by striking "and";
14	(C) by redesignating clause (vi) as clause
15	(viii);
16	(D) by inserting after clause (v) the fol-
17	lowing:
18	"(vi) a public library;
19	"(vii) a local board that meets the re-
20	quirements of paragraph (4); and";
21	(E) in clause (viii), as so redesignated, by
22	inserting after "labor organization" the fol-
23	lowing: "joint labor-management organization";
24	and

1	(2) by redesignating paragraphs (3) and (4) as
2	paragraphs (5) and (6), respectively; and
3	(3) by inserting after paragraph (2) the fol-
4	lowing:
5	"(3) Responsibilities.—
6	"(A) In general.—In operating a one-
7	stop system referred to in subsection (e), a one-
8	stop operator—
9	"(i) shall—
10	"(I) manage the physical and vir-
11	tual infrastructure and operations of
12	the one-stop system in the local area;
13	and
14	"(II) facilitate coordination
15	among the partners in such one-stop
16	system; and
17	"(ii) may, subject to the requirements
18	under subparagraph (B), directly provide
19	services to job seekers and employers.
20	"(B) Internal controls.—In a case in
21	which a one-stop operator seeks to operate as a
22	service provider pursuant to subparagraph
23	(A)(ii), the local board shall establish internal
24	controls (which shall include written policies
25	and procedures)—

1	"(i) with respect to the competition in
2	which the one-stop operator will compete to
3	be selected as such service provider, and
4	the subsequent oversight, monitoring, and
5	evaluation of the performance of such one-
6	stop operator as such service provider; and
7	"(ii) which—
8	"(I) require compliance with—
9	"(aa) relevant Office of
10	Management and Budget circu-
11	lars relating to conflicts of inter-
12	est; and
13	"(bb) any applicable State
14	conflict of interest policy; and
15	"(II) prohibit a one-stop operator
16	from developing, managing, or con-
17	ducting the competition in which the
18	operator intends to compete to be se-
19	lected as a service provider.
20	"(4) Local boards as one-stop opera-
21	TORS.—Subject to approval from the chief elected
22	official and Governor and in accordance with any
23	other eligibility criteria established by the State, a
24	local board may serve as a one-stop operator, if the
25	local board—

1	"(A) enters into a written agreement with
2	the chief elected official that clarifies how the
3	local board will carry out the functions and re-
4	sponsibilities as a one-stop operator in a man-
5	ner that complies with the appropriate internal
6	controls to prevent any conflicts of interest,
7	which shall include how the local board, while
8	serving as a one-stop operator, will—
9	"(i) comply with the relevant Office of
10	Management and Budget circulars relating
11	to conflicts of interest; and
12	"(ii) any applicable State conflict of
13	interest policy; and
14	"(B) complies with the other applicable re-
15	quirements of this subsection.".
16	(c) One-Stop Delivery.—Section 121(e)(2) of the
17	Workforce Innovation and Opportunity Act (29 U.S.C.
18	3151(e)(2)) is amended—
19	(1) in subparagraph (A), to read as follows:
20	"(A) shall make each of the programs,
21	services, and activities described in paragraph
22	(1) available—
23	"(i) to individuals through electronic
24	means, in a single, virtually accessible loca-
25	tion, and in a manner that improves effi-

1	ciency, coordination, and quality, as deter-
2	mined by the State, in the delivery of such
3	programs, services, and activities; or
4	"(ii) at not less than 1 physical center
5	in each local area of the State; and";
6	(2) in subparagraph (B)(i), by inserting after
7	"affiliated sites" the following: "(such as any of the
8	entities described in subsection (d)(2)(B))";
9	(3) in subparagraph (C), by inserting after
10	"centers" the following: "(which may be virtual or
11	physical centers)";
12	(4) in subparagraph (D)—
13	(A) by striking "as applicable and prac-
14	ticable, shall" and inserting "in the case of a
15	one-stop delivery system that is making each of
16	the programs, services, and activities described
17	in paragraph (1) accessible at not less than 1
18	physical center, as described in subparagraph
19	(A)(ii), the one-stop delivery system shall, as
20	applicable and practicable,"; and
21	(B) by striking the period at the end and
22	inserting "; and; and
23	(5) by inserting after subparagraph (D) the fol-
24	lowing:

1	"(E) in the case of a one-stop delivery sys-
2	tem that is making each of the programs, serv-
3	ices, and activities accessible through electronic
4	means, as described in subparagraph (A)(i), the
5	one-stop delivery system shall have not less
6	than two affiliated sites with a physical location
7	where individuals can access, virtually, each of
8	the programs, services, and activities described
9	in paragraph (1) that are virtually accessible.".
10	(d) CERTIFICATION AND IMPROVEMENT CRITERIA.—
11	Section 121(g)(2)(A) of the Workforce Innovation and
12	Opportunity Act is amended by striking "under sub-
13	sections (h)(1)" and inserting "under subsections
14	(h)(1)(C)".
15	(e) Funding of One-Stop Infrastructure.—
16	Section 121(h) of the Workforce Innovation and Oppor-
17	tunity Act is amended—
18	(1) by striking paragraph (1);
19	(2) by redesignating paragraphs (2) and (3) as
20	paragraphs (1) and (2), respectively;
21	(3) in paragraph (1), as so redesignated—
22	(A) by amending subparagraph (B) to read
23	as follows:
24	"(B) Partner contributions.—Subject
25	to subparagraph (D), the covered portions of

1	funding for a fiscal year shall be provided to
2	the Governor from the programs described in
3	subsection (b)(1) to pay the costs of infrastruc-
4	ture of one-stop centers in local areas of the
5	State."; and
6	(B) in subparagraph (C)—
7	(i) in clause (i)—
8	(I) by striking "for funding pur-
9	suant to clause (i)(II) or (ii) of para-
10	graph (1)(A) by each partner,"; and
11	(II) by striking the third sen-
12	tence; and
13	(ii) in clause (ii), by striking "under a
14	provision covered by section 3(13)(D)" and
15	inserting "under a provision covered by
16	subparagraph (D) of the definition of the
17	term 'core program provision' in section
18	3'';
19	(C) in subparagraph (D)—
20	(i) in clause (ii), by striking "For
21	local areas in a State that are not covered
22	by paragraph (1)(A)(i)(I), the" and insert-
23	ing "The";
24	(ii) in clause (ii)—
25	(I) in subclause (I)—

1	(aa) by striking "WIA" in
2	the header and inserting
3	"WIOA"; and
4	(bb) by striking "3 percent"
5	and inserting "5 percent"; and
6	(II) by striking subclause (III);
7	and
8	(iii) in clause (iii), by striking "For
9	local areas in a State that are not covered
10	by paragraph (1)(A)(i)(I), an" and insert-
11	ing "An";
12	(4) in paragraph (2), as so redesignated—
13	(A) in subparagraph (A), by striking "pur-
14	poses of assisting in" and inserting "purpose
15	of"; and
16	(B) in subparagraph (B)—
17	(i) in the first sentence, by striking
18	"not funding costs of infrastructure under
19	the option described in paragraph
20	(1)(A)(i)(I)"; and
21	(ii) in the second sentence, by insert-
22	ing after "local area," the following: "the
23	intensity of services provided by such cen-
24	ters,";

1	(5) by inserting after paragraph (2), as so re-
2	designated, the following:
3	"(3) Supplemental infrastructure fund-
4	ING.—For any fiscal year in which the allocation re-
5	ceived by a local area under paragraph (2) is insuffi-
6	cient to cover the total costs of infrastructure of
7	one-stop centers in such local area, the local board,
8	the chief elected official, and the one-stop partners
9	that have entered into the local memorandum of un-
10	derstanding with the local board under subsection
11	(c) may agree to fund any such remaining costs
12	using a method described in such memorandum.";
13	and
14	(6) in paragraph (4), by inserting after "oper-
15	ation of the one-stop center" the following: "(wheth-
16	er for in-person or virtual service delivery)".
17	SEC. 122. IDENTIFICATION OF ELIGIBLE PROVIDERS AND
18	PROGRAMS OF TRAINING SERVICES.
19	(a) Eligibility.—Section 122(a) of the Workforce
20	Innovation and Opportunity Act (29 U.S.C. 3152(a)) is
21	amended—
22	(1) by amending paragraph (1) to read as fol-
23	lows:
24	"(1) In general.—Except as provided in sub-
25	section (i), the Governor, after consultation with the

1	State board and considering the State's adjusted lev-
2	els of performance described in section
3	116(b)(3)(A)(iv), shall establish—
4	"(A) procedures regarding the eligibility of
5	providers of training services to receive funds
6	provided under section 133(b) for the provision
7	of training services by programs with standard
8	eligibility or conditional eligibility under this
9	section (in this section referred to as 'eligible
10	programs') in local areas in the State; and
11	"(B) the minimum levels of performance
12	on the criteria for a program to receive such
13	standard or conditional eligibility.";
14	(2) in paragraph (2)—
15	(A) in subparagraph (A), by inserting be-
16	fore the semicolon at the end the following
17	"(other than an institution of higher education
18	described in subparagraph (C))";
19	(B) in subparagraph (B), by striking "or"
20	at the end;
21	(C) by redesignating subparagraph (C) as
22	subparagraph (D);
23	(D) by inserting after subparagraph (B)
24	the following:

1	"(C) an institution of higher education
2	that offers a program that—
3	"(i) is of at least 150 clock hours of
4	instruction, but less than 600 clock hours
5	of instruction, or an equivalent number of
6	credit hours;
7	"(ii) is offered during a minimum of
8	8 weeks, but less than 15 weeks; and
9	"(iii) is an eligible program for pur-
10	poses of the Federal Pell Grant program;
11	or''; and
12	(E) in subparagraph (D), as so redesig-
13	nated—
14	(i) by inserting "(including providers
15	of such a program that is conducted (in
16	whole or in part) online)" before ", which
17	may"; and
18	(ii) by inserting "providers of entre-
19	preneurial skills development programs, in-
20	dustry or sector partnerships, groups of
21	employers, trade or professional associa-
22	tions," after "organizations,"; and
23	(3) in paragraph (3)—
24	(A) in the first sentence, by striking "(C)"
25	and inserting "(D)";

1	(B) in the second sentence, by striking
2	"paragraph (2)(B)" the first place it appears
3	and inserting "subparagraph (B) or (C) of
4	paragraph (2)"; and
5	(C) by inserting before the period at the
6	end the following: "or remains eligible for the
7	Federal Pell Grant program as described in
8	paragraph (2)(C)".
9	(b) Criteria and Information Requirements.—
10	Section 122(b) of the Workforce Innovation and Oppor-
11	tunity Act (29 U.S.C. 3152(b)) is amended to read as fol-
12	lows:
13	"(b) Criteria and Information Require-
14	MENTS.—
15	"(1) General requirements.—
16	"(A) GENERAL CRITERIA FOR PRO-
17	GRAMS.—Each provider shall demonstrate that
18	the program for which the provider is seeking
19	eligibility under this section—
20	"(i) prepares participants to meet the
21	hiring requirements of potential employers
22	in the State or a local area within the
23	State for employment that—
24	"(I) is high skill and high wage;
25	or

1	"(II) is in in-demand industry
2	sectors or occupations;
3	"(ii) leads to a recognized postsec-
4	ondary credential;
5	"(iii) has been offered by the provider
6	for not less than 1 year; and
7	"(iv)(I) meets the performance re-
8	quirements for standard eligibility de-
9	scribed in paragraph (2); or
10	"(II) has received conditional eligi-
11	bility described in paragraph (3).
12	"(B) Provider eligibility election.—
13	Any provider may elect to seek standard eligi-
14	bility under paragraph (2) or conditional eligi-
15	bility under paragraph (3).
16	"(2) Performance criteria for standard
17	ELIGIBILITY.—
18	"(A) IN GENERAL.—The Governor shall—
19	"(i) establish and publicize minimum
20	levels of performance for each of the cri-
21	teria listed in subparagraph (B) that a
22	program offered by a provider of training
23	services shall achieve to receive and main-
24	tain standard eligibility under this section;
25	and

1	"(ii) verify the performance achieved
2	by such a program with respect to each
3	such criteria to determine whether the pro-
4	gram meets the corresponding minimum
5	level of performance established under
6	clause (i)—
7	"(I) in the case of the criteria de-
8	scribed in (ii) through (iv) of subpara-
9	graph (B), using State administrative
10	data (such as quarterly wage records);
11	and
12	"(II) in the case of the criteria
13	described in subparagraph (B)(i),
14	using any applicable method for such
15	verification; and
16	"(iii) in verifying the performance
17	achievement of a program, verify that such
18	program included a sufficient number of
19	program participants to protect participant
20	personally identifiable information, and to
21	be a reliable indicator of performance
22	achievement.
23	"(B) Performance Criteria.—The per-
24	formance criteria to receive and maintain stand-

1	ard eligibility for a program under this section
2	are as follows:
3	"(i) The credential attainment rate of
4	program participants calculated as the per-
5	centage of program participants who ob-
6	tain the recognized postsecondary creden-
7	tial for which the program prepares par-
8	ticipants to earn within 6 months of exit
9	from the program.
10	"(ii) The job placement rate of pro-
11	gram participants calculated as the per-
12	centage of program participants in unsub-
13	sidized employment during the second
14	quarter after exit from the program.
15	"(iii) The median earnings of program
16	participants who are in unsubsidized em-
17	ployment during the second quarter after
18	exit from the program.
19	"(iv) The ratio of median earnings in-
20	crease to the total cost of program, cal-
21	culated as follows:
22	"(I) The median value of the dif-
23	ference between—
24	"(aa) participant wages
25	from unsubsidized employment

1	during the second quarter after
2	program exit; and
3	"(bb) participant wages dur-
4	ing the quarter prior to entering
5	the program, to
6	"(II) The total cost of the pro-
7	gram (as described in paragraph
8	(5)(B)(iii)).
9	"(C) Local Criteria.—With respect to
10	any program receiving standard eligibility under
11	this section from a Governor, a local board in
12	the State may require higher levels of perform-
13	ance than the minimum performance levels es-
14	tablished by the Governor under this para-
15	graph, but may not—
16	"(i) require any information or appli-
17	cation from the provider that is not re-
18	quired for such standard eligibility; or
19	"(ii) establish a performance require-
20	ment with respect to any criteria not listed
21	in subparagraph (B).
22	"(3) Conditional eligibility.—
23	"(A) Requirements.—
24	"(i) In General.—The Governor
25	shall establish procedures and criteria for

1	conditional eligibility for a program of a
2	provider of training services that does not
3	meet the requirements under subparagraph
4	(2).
5	"(ii) Procedures and criteria.—
6	In establishing the procedures and criteria
7	under this subparagraph for conditional
8	eligibility under this paragraph, the Gov-
9	ernor—
10	"(I) shall establish the maximum
11	period, not to exceed a 4-year period,
12	that a program may receive and main-
13	tain such conditional eligibility;
14	"(II) with respect to a program
15	that has received conditional eligibility
16	for the maximum period established
17	under subclause (I) and that is seek-
18	ing approval for an additional period
19	of conditional eligibility, may not con-
20	sider such program for such condi-
21	tional eligibility during the 3-year pe-
22	riod that begins on the day after the
23	end of most recent period for which
24	the program received conditional eligi-
25	bility; and

1	"(III) may establish other re-
2	quirements related to program per-
3	formance, including setting separate
4	minimum levels of performance on the
5	criteria described in paragraph (2) for
6	a program to maintain such condi-
7	tional eligibility.
8	"(B) Payments under this
9	Act for the provision of training services by a
10	program with conditional eligibility shall be
11	made to the provider of such program, on the
12	basis of the achievement of successful outcomes
13	by a participant of such training services, in ac-
14	cordance with the following:
15	"(i) Upon participant enrollment, the
16	provider shall receive not less than 25 per-
17	cent of the total funds to be provided
18	under section 133(b) for the provision of
19	training services by such program to such
20	participant.
21	"(ii) Upon participant completion and
22	credential attainment, the provider shall
23	receive not less than 25 percent of such
24	total funds.

1	"(iii) Upon verification of the partici-
2	pant's employment during the second quar-
3	ter after program completion, the provider
4	shall receive not less than 25 percent of
5	such total funds.
6	"(iv) The remainder of such total
7	funds may be awarded at any of the inter-
8	vals described in clauses (i) through (iii) as
9	determined by the Governor in accordance
10	with the procedures established under sub-
11	paragraph (A).
12	"(C) Limitation on billing partici-
13	PANTS.—With respect to a program participant
14	for whom a provider expects to be paid pursu-
15	ant to subparagraph (B), the provider may
16	not—
17	"(i) charge such participant tuition
18	and refund such charges after receiving
19	such payments; or
20	"(ii) if such program participant does
21	not achieve the outcomes necessary for the
22	provider to receive the provider's full pay-
23	ment pursuant to subparagraph (B) for
24	such participant, bill a participant for any

1	of the amounts described in subparagraph
2	(B).
3	"(4) Employer-sponsored or industry or
4	SECTORAL PARTNERSHIP DESIGNATION.—
5	"(A) In general.—The Governor shall
6	establish procedures and criteria for providers
7	to apply for an employer-sponsored designation
8	for a program that has received standard or
9	conditional eligibility under this paragraph,
10	which shall include a commitment from an em-
11	ployer or an industry or sectoral partnership
12	to—
13	"(i) pay to the provider, on behalf of
14	each participant enrolled in such program
15	under this Act, not less than 25 percent of
16	the cost of the program (as described in
17	paragraph (5)(B)(iii)), which shall be pro-
18	vided in lieu of 25 percent of the amount
19	that the provider would have otherwise re-
20	ceived under section 133(b) for the provi-
21	sion of training services by such program
22	to such participant; and
23	"(ii) guarantee an interview and con-
24	sideration for a job with the employer, or
25	in the case of an industry or sectoral part-

1	nership, an employer within such partner-
2	ship, for each such participant that suc-
3	cessfully completes the program.
4	"(B) RESTRICTION ON FINANCIAL AR-
5	RANGEMENT.—A provider receiving an em-
6	ployer-sponsored designation under this para-
7	graph may not—
8	"(i) have an ownership stake in the
9	employer or industry or sectoral partner
10	ship making a commitment described in
11	subparagraph (A); or
12	"(ii) enter into an arrangement to re-
13	imburse an employer or partnership for the
14	costs of a participant paid by such em-
15	ployer or partnership.
16	"(5) Information requirements.—An eligi-
17	ble provider shall submit appropriate, accurate, and
18	timely information to the Governor, to enable the
19	Governor to carry out subsection (d), with respect to
20	all participants of each eligible program (including
21	participants for whom the provider receives pay-
22	ments under this title) offered by the provider
23	which shall—

1	"(A) be made available by the State in a
2	common, linked, open, and interoperable data
3	format;
4	"(B) include information on—
5	"(i) the performance of the program
6	with respect to the performance account-
7	ability measures described in section 116
8	for such participants;
9	"(ii) the recognized postsecondary cre-
10	dentials received by such participants, in-
11	cluding, in relation to each such credential,
12	the issuing entity, any third-party endorse-
13	ments, the occupations for which the cre-
14	dential prepares individuals, the com-
15	petencies achieved, the level of mastery of
16	such competencies (including how mastery
17	is assessed), and any transfer value or
18	stackability;
19	"(iii) the total cost of the program, in-
20	cluding the costs of the published tuition
21	and fees, supplies, books, and any other
22	costs required by the provider for partici-
23	pants in the program;

1	"(iv) the percentage of such partici-
2	pants that complete the program within
3	the expected time to completion; and
4	"(v) in the case of a provider offering
5	programs seeking or maintaining standard
6	eligibility, the criteria described in para-
7	graph (2) and not otherwise included in
8	clause (i) of this subparagraph; and
9	"(C) with respect to employment and earn-
10	ings measures described in subclauses (I)
11	through (III) of section $116(b)(2)(A)(i)$ for
12	such participants—
13	"(i) the necessary information for the
14	State to develop program performance data
15	using State administrative data (such as
16	wage records); and
17	"(ii) the necessary information to de-
18	termine the percentage of such partici-
19	pants who entered unsubsidized employ-
20	ment in an occupation related to the pro-
21	gram, to the extent practicable.".
22	(c) Procedures.—Section 122(c) of the Workforce
23	Innovation and Opportunity Act (29 U.S.C. 3152(e)) is
24	amended—

1	(1) in the first sentence of paragraph (1), by
2	inserting ", which shall be implemented in a manner
3	that minimizes the financial and administrative bur-
4	den on the provider and shall not require the sub-
5	mission of information in excess of the information
6	required to determine a program's eligibility under
7	subsection (b)" after "provision of training serv-
8	ices'';
9	(2) by redesignating paragraph (2) as para-
10	graph (3), and inserting the following after para-
11	graph (1):
12	"(2) Approval.—A Governor shall make an
13	eligibility determination with respect to a provider of
14	training services and the program for which the pro-
15	vider is seeking eligibility under this section not
16	later than 30 days after receipt of an application
17	submitted by such provider consistent with the pro-
18	cedures in paragraph (1).";
19	(3) in paragraph (3), as so redesignated—
20	(A) by striking "biennial" and inserting
21	"annual"; and

(B) by inserting before the period at the

end the following: "that continue to meet the

22

(C) by adding at the end the following: "Any program with standard or conditional eli-gibility that, upon such review, does not meet the eligibility criteria established under sub-section (b) for standard or conditional eligi-bility, respectively, shall, except as otherwise provided in subsection (g)(1)(E), no longer be an eligible program and shall be removed from the list described in subsection (d)."; and

- (4) by inserting at the end the following:
- "(4) MULTISTATE PROVIDERS.—The procedures established under subsection (a) shall specify the process for any provider of training services offering a program in multiple States to establish eligibility in such States, which shall, to the extent practicable, minimize financial and administrative burdens on any such provider by authorizing the provider to submit the same application materials and information to the Governor of each State in which such program will be providing services, as long as the program meets the applicable State requirements established under subsection (b) for each such State.
- "(5) ONLINE PROVIDERS.—If a participant chooses a provider that delivers training services ex-

- 1 clusively online and is not located in the State of the
- 2 local area that approved such training services for
- 3 the participant in accordance with section
- 4 133(c)(3)(A)(i), such provider shall be ineligible to
- 5 receive payment for such participant from funds al-
- 6 located to such State unless such provider is on the
- 7 list of eligible providers of training services described
- 8 in subsection (d) for such State.".
- 9 (d) List and Information To Assist Partici-
- 10 Pants in Choosing Providers.—Section 122(d) of the
- 11 Workforce Innovation and Opportunity Act (29 U.S.C.
- 12 3152(d)) is amended—
- (1) by redesignating paragraphs (2), (3), and
- (4) as paragraphs (3), (4), and (6), respectively;
- 15 (2) by inserting after paragraph (1) the fol-
- lowing:
- 17 "(2) Credential Navigation feature.—In
- order to enhance the ability of participants and em-
- ployers to understand and compare the value of the
- 20 recognized postsecondary credentials awarded by eli-
- 21 gible programs offered by providers of training serv-
- ices in a State, the Governor shall establish (or de-
- velop in partnership with other States), a credential
- 24 navigation feature that allows participants and the
- public to search a list of such recognized postsec-

1	ondary credentials, and the providers and programs
2	awarding such a credential, which shall include, with
3	respect to each such credential (aggregated for all
4	participants in the State that have received such cre-
5	dential)—
6	"(A) the information required under sub-
7	section (b)(5)(B)(ii); and
8	"(B) the employment and earnings out-
9	comes described in subclause (I) through (III)
10	of section 116(b)(2)(i).";
11	(3) in paragraph (3) (as redesignated by para-
12	graph (1))—
13	(A) by amending subparagraph (A), by
14	striking "(C) of subsection (a)(2)" and insert-
15	ing "(D) of subsection (a)(2)";
16	(B) by amending subparagraph (B) to read
17	as follows:
18	"(B) with respect to a program described
19	in subsection (b)(3) that is offered by a pro-
20	vider, consist of information designating the
21	program as having conditional eligibility;"; and
22	(C) by amending subparagraph (C) to read
23	as follows:
24	"(C) with respect to a program described
25	in subsection (b)(4) that is offered by a pro-

1	vider, consist of the information promoting the
2	program as having an employer-sponsored des-
3	ignation and identifying the employer or part-
4	nership sponsoring the program.".
5	(4) by amending paragraph (4) (as so redesig-
6	nated) to read as follows:
7	"(4) Availability.—The list (including the
8	credential navigation feature described in paragraph
9	(2)), and the accompanying information shall be
10	made available to such participants and to members
11	of the public through the one-stop delivery system in
12	the State—
13	"(A) on a publicly accessible website
14	that—
15	"(i) is consumer-tested; and
16	"(ii) is searchable, easily understand-
17	able, and navigable, and allows for the
18	comparison of eligible programs through
19	the use of common, linked, open-data de-
20	scriptive language; and
21	"(B) in a manner that does not reveal per-
22	sonally identifiable information about an indi-
23	vidual participant."; and
24	(5) by inserting before paragraph (6) (as so re-
25	designated), the following:

1	"(5) Website technical assistance.—The
2	Secretary shall—
3	"(A) upon request, provide technical assist-
4	ance to a State on establishing a website that
5	meets the requirements of paragraph (4); and
6	"(B) disseminate to each State effective
7	practices or resources from States and private
8	sector entities related to establishing a website
9	that is consumer-tested to ensure that the
10	website is easily understood, searchable, and
11	navigable.".
12	(e) Provider Performance Incentives.—Section
13	122 of the Workforce Innovation and Opportunity Act (29
14	U.S.C. 3152), as amended by this section, is further
15	amended—
16	(1) in subsection (e), by striking "information
17	requirements," in each place it appears;
18	(2) by redesignating subsections (f) through (i)
19	as subsection (g) through (j), respectively;
20	(3) by inserting after subsection (e), as so
21	amended, the following:
22	"(f) Provider Performance Incentives.—
23	"(1) In general.—The Governor or a local
24	board may establish a system of performance incen-
25	tive payments to be awarded to providers in addition

1	to the amount paid under section 133(b) to such
2	providers for the provision of training services to
3	participants of eligible programs. Such system of
4	performance incentives may be established to award
5	eligible programs that—
6	"(A) achieve performance levels above the
7	minimum levels established by the Governor
8	under subsection (b)(2);
9	"(B) serve a significantly higher number of
10	individuals with barriers to employment com-
11	pared to training providers offering similar
12	training services; or
13	"(C) achieve other performance successes
14	including those related to jobs that provide eco-
15	nomic stability and upward mobility (such as
16	leading to jobs with high wages and family sus-
17	tainable benefits) as determined by the State or
18	the local board.
19	"(2) Incentive payments.—Incentive pay-
20	ments to providers established under paragraph (1)
21	shall be awarded to providers from the following al-
22	lotments:
23	"(A) In the case of a system of perform-
24	ance incentive nayments established by the Gov.

ernor, from funds reserved by the Governor under section 128(a).

"(B) In the case of a system of performance incentive payments established by a local board, from the allocations made to the local area for youth under section 128(b), for adults under paragraph (2)(A) or (3) of section 133(b), or for dislocated workers under section 133(b)(2)(B), as appropriate.";

10 (f) Enforcement.—Section 122(g)(1) of the Work-11 force Innovation and Opportunity Act (as redesignated by 12 subsection (e)(2)), is amended by adding at the end the 13 following:

"(D) Failure to provide required information.—With respect to a provider of training services that is eligible under this section for a program year with respect to an eligible program, but that does not provide the information described in subsection (b)(5) with respect to such program for such program year (including information on performance necessary to determine if the program meets the minimum levels on the criteria to maintain eligibility), the provider shall be ineligible under this section with respect to such program for

1	the program year after the program year for
2	which the provider fails to provide such infor-
3	mation.
4	"(E) Failure to meet performance
5	CRITERIA.—
6	"(i) First year.—An eligible pro-
7	gram that has received standard eligibility
8	under subsection $(c)(2)$ for a program year
9	but fails to meet the minimum levels of
10	performance on the criteria described in
11	subsection (b)(2) during the most recent
12	program year for which performance data
13	on such criteria are available shall be noti-
14	fied of such failure by the Governor.
15	"(ii) Second consecutive year.—A
16	program that fails to meet the minimum
17	levels of performance for a second consecu-
18	tive program year shall lose standard eligi-
19	bility for such program for at least the
20	program year following such second con-
21	secutive program year.
22	"(iii) Reapplication.—
23	"(I) STANDARD ELIGIBILITY.—A
24	provider may reapply to receive stand-
25	ard eligibility for the program accord-

1	ing to the criteria described in sub-
2	section (e) if the program perform-
3	ance for the most recent program year
4	for which performance data is avail-
5	able meets the minimum levels of per-
6	formance required to receive such
7	standard eligibility.
8	"(II) CONDITIONAL ELIGI-
9	BILITY.—A program that loses stand-
10	ard eligibility may apply to receive
11	conditional eligibility under the proc-
12	ess and criteria established by the
13	Governor under subsection (b)(3).".
14	(g) On-the-Job Training, Employer-directed
15	SKILLS DEVELOPMENT, INCUMBENT WORKER TRAINING,
16	AND OTHER TRAINING EXCEPTIONS.—Subsection (i) (as
17	redesignated by subsection (e)(2)) of section 122 of the
18	Workforce Innovation and Opportunity Act (29 U.S.C.
19	3152) is amended—
20	(1) in paragraph (1)—
21	(A) by striking "customized training" and
22	inserting "employer-directed skills develop-
23	ment"; and

- 1 (B) by striking "subsections (a) through
- 2 (f)" and inserting "subsections (a) through
- (g)"; and
- 4 (2) in paragraph (2), by amending the first sen-
- 5 tence to read as follows: "A one-stop operator in a
- 6 local area shall collect the minimum amount of in-
- 7 formation from providers of on-the-job training, em-
- 8 ployer-directed skills development, incumbent worker
- 9 training, internships, paid or unpaid work experience
- opportunities, and transitional employment as nec-
- essary to enable the use of State administrative data
- to generate such performance information as the
- Governor may require.".
- 14 (h) TECHNICAL ASSISTANCE.—Section 122 of the
- 15 Workforce Innovation and Opportunity Act (29 U.S.C.
- 16 3152) is further amended by adding at the end the fol-
- 17 lowing:
- 18 "(k) Technical Assistance.—The Governor may
- 19 apply to the Secretary for technical assistance, as de-
- 20 scribed in section 168(c), for purposes of carrying out the
- 21 requirements of subsection (c)(4), or paragraph (2) or (5)
- 22 of subsection (d), or any other amendments made by the
- 23 A Stronger Workforce for America Act to this section, and
- 24 the Secretary shall provide such technical assistance in a
- 25 timely manner.".

1	(i) Transition.—A Governor and local boards shall
2	implement the requirements of section 122 of the Work-
3	force Innovation and Opportunity Act (29 U.S.C. 3152)
4	as amended by this Act, not later than the first day of
5	the second full program year after the date of enactment
6	of this Act. In order to facilitate early implementation of
7	this section, the Governor may establish transition proce-
8	dures under which providers eligible to provide training
9	services under chapter 1 of subtitle B of title I of the
10	Workforce Innovation and Opportunity Act (29 U.S.C.
11	3151 et seq.), as such chapter was in effect on the day
12	before the date of enactment of this Act, may continue
13	to be eligible to provide such services until December 31
14	2024, or until such earlier date as the Governor deter-
15	mines to be appropriate.
16	CHAPTER 2—YOUTH WORKFORCE
17	INVESTMENT ACTIVITIES
18	SEC. 131. RESERVATIONS; REALLOCATION.
19	(a) Reservations for Statewide Activities.—
20	Section 128(a) of the Workforce Innovation and Oppor-
21	tunity Act (29 U.S.C. 3173(a)) is amended—
22	(1) in paragraph (2), by striking "reserved
23	amounts" in each place and inserting "reserved
24	amounts under paragraph (1)"; and
25	(2) by adding at the end the following:

1	"(3)	STATEWIDE	CRITICAL	INDUSTRY	SKILLS
2	FUND.—				

"(A) AUTHORIZED RESERVATION.—In addition to the reservations required under paragraph (1) and section 133(a)(2), and subject to subparagraph (B), the Governor may reserve not more than 10 percent of each of the amounts allotted to the State under section 127(b)(1)(C) and paragraphs (1)(B) and (2)(B) of section 132(b) for a fiscal year to establish and administer a critical industry skills fund described in section 134(a)(4).

## "(B) MATCHING FUNDS.—

"(i) Requirement.—The amount of funds reserved by a Governor under subparagraph (A) for a fiscal year may not exceed the amount of funds that such Governor commits to using from any of the funds listed in clause (ii) for such fiscal year for the purposes of establishing and administering the critical industry skills fund for which funds are reserved under subparagraph (A).

1	"(ii) Sources of matching
2	FUNDS.—The funds listed in this clause
3	are as follows:
4	"(I) Funds reserved by the Gov-
5	ernor under paragraph (1) of this
6	subsection.
7	"(II) Other Federal funds not
8	described in subclause (I).
9	"(III) State funds.".
10	(b) Reallocation Among Local Areas.—Section
11	128(c) of the Workforce Innovation and Opportunity Act
12	(29 U.S.C. 3173(c)) is amended—
13	(1) in paragraph (1), by inserting the following
14	before the period at the end: "as performance-based
15	incentive payments"; and
16	(2) in paragraph (4)—
17	(A) by striking "that does not" and insert-
18	ing the following: "that—
19	"(A) does not";
20	(B) by striking the period at the end and
21	inserting a semicolon; and
22	(C) by adding at the end the following:
23	"(B) has met or exceeded an average of
24	100 percent of the local level of performance
25	described in section 116(c)(1)(B) for the local

1	area across all indicators for the youth program
2	authorized under this chapter for the most re-
3	cent program year for which performance data
4	is available; and
5	"(C) was not subject to corrective action
6	by the Governor under section 184(a)(5)(A) for
7	a determination of non-compliance with the uni-
8	form administrative requirements described in
9	section 184(a)(3) for the program year for
10	which the determination under paragraph (2) is
11	made.".
12	SEC. 132. USE OF FUNDS FOR YOUTH WORKFORCE INVEST-
13	MENT ACTIVITIES.
	MENT ACTIVITIES.  (a) Opportunity Youth.—Section 129 of the
14	
14 15	(a) Opportunity Youth.—Section 129 of the
16	(a) Opportunity Youth.—Section 129 of the Workforce Innovation and Opportunity Act (29 U.S.C.
14 15 16 17	(a) Opportunity Youth.—Section 129 of the Workforce Innovation and Opportunity Act (29 U.S.C. 3164) is amended by striking "out-of-school" each place
14 15 16 17	(a) OPPORTUNITY YOUTH.—Section 129 of the Workforce Innovation and Opportunity Act (29 U.S.C. 3164) is amended by striking "out-of-school" each place it appears and inserting "opportunity".
14 15 16 17 18	(a) Opportunity Youth.—Section 129 of the Workforce Innovation and Opportunity Act (29 U.S.C. 3164) is amended by striking "out-of-school" each place it appears and inserting "opportunity".  (b) Youth Participant Eligibility.—
14 15 16 17 18	(a) Opportunity Youth.—Section 129 of the Workforce Innovation and Opportunity Act (29 U.S.C. 3164) is amended by striking "out-of-school" each place it appears and inserting "opportunity".  (b) Youth Participant Eligibility.—  (1) Eligibility Determination.—
14 15 16 17 18 19 20	(a) Opportunity Youth.—Section 129 of the Workforce Innovation and Opportunity Act (29 U.S.C. 3164) is amended by striking "out-of-school" each place it appears and inserting "opportunity".  (b) Youth Participant Eligibility.—  (1) Eligibility Determination.—  (A) Eligibility.—Subparagraph (A) of
14 15 16 17 18 19 20 21	<ul> <li>(a) Opportunity Youth.—Section 129 of the Workforce Innovation and Opportunity Act (29 U.S.C. 3164) is amended by striking "out-of-school" each place it appears and inserting "opportunity".</li> <li>(b) Youth Participant Eligibility.— <ul> <li>(1) Eligibility Determination.—</li> <li>(A) Eligibility.—Subparagraph (A) of section 129(a)(1) of the Workforce Innovation</li> </ul> </li> </ul>

1	"(i) In general.—To be eligible to
2	participate in activities carried out under
3	this chapter during any program year, an
4	individual shall, at the time the eligibility
5	determination is made, be an opportunity
6	youth or an in-school youth.
7	"(ii) Enrollment.—If a one-stop
8	operator or eligible provider of youth work-
9	force activities carrying out activities under
10	this chapter reasonably believes that an in-
11	dividual is eligible to participate in such
12	activities, the operator or provider may
13	allow such individual to participate in such
14	activities for not more than a 30-day pe-
15	riod during which the operator or provider
16	shall obtain the necessary information to
17	make an eligibility determination with re-
18	spect to such individual (which may involve
19	working with such individual, other entities
20	in the local area, and available sources of
21	administrative data to obtain the necessary
22	information).
23	"(iii) Determination of ineligi-
24	BILITY.—With respect to an individual who

is determined to be ineligible for activities

1	under this chapter by a one-stop operator
2	or a service provider during the period de-
3	scribed in clause (ii) and who does not
4	qualify for an exception under paragraph
5	(3)(A)(ii) applicable to the local area in-
6	volved, such operator or service provider—
7	"(I) may—
8	"(aa) continue serving such
9	individual using non-Federal
10	funds; or
11	"(bb) end the participation
12	of such individual in activities
13	under this chapter and refer the
14	individual to other services that
15	may be available in the local area
16	for which the individual may be
17	eligible; and
18	"(II) shall be paid for any serv-
19	ices provided to such individual under
20	this chapter during the period de-
21	scribed in clause (ii) by the local area
22	involved using funds allocated to such
23	area under section 128(b).
24	"(iv) Determination process for
25	HOMELESS AND FOSTER YOUTH.—In de-

1	termining whether an individual is eligible
2	to participate in activities carried out
3	under this chapter on the basis of being an
4	individual who is a homeless child or
5	youth, or a youth in foster care, as de-
6	scribed in subparagraph (B)(iii)(V), the
7	one-stop operator or service provider in-
8	volved shall—
9	"(I) if determining whether the
10	individual is a homeless child or
11	youth, use a process that is in compli-
12	ance with the requirements of sub-
13	section (a) of section 479D of the
14	Higher Education Act of 1965, as
15	added by section 702(l) of the FAFSA
16	Simplification Act (Public Law 116–
17	260), for financial aid administrators;
18	and
19	"(II) if determining whether the
20	individual is a youth in foster care,
21	use a process that is in compliance
22	with the requirements of subsection
23	(b) of section 479D of the Higher
24	Education Act of 1965, as added by
25	section 702(l) of the FAFSA Sim-

1	plification Act (Public Law 116–260),
2	for financial aid administrators.".
3	(B) Definition of opportunity
4	YOUTH.—Subparagraph (B) of section
5	129(a)(1) of the Workforce Innovation and Op-
6	portunity Act (29 U.S.C. 3164(a)(1) is amend-
7	$\operatorname{ed}$ —
8	(i) in the subparagraph heading, by
9	striking "Out-of-school" and inserting
10	"Opportunity";
11	(ii) in clause (i), by inserting ", except
12	that an individual described in subpara-
13	graph (IV) or (V) of clause (iii) may be at-
14	tending school" after "(as defined under
15	State law)";
16	(iii) in clause (ii), by inserting before
17	the semicolon at the end, the following: ",
18	except that an individual described in sub-
19	paragraph (IV) or (V) of clause (iii) may
20	be not younger than age 14 or older than
21	age 24"; and
22	(iv) in clause (iii)(III)—
23	(I) in the matter preceding item
24	(aa), by striking "and is" and insert-
25	ing "and";

1	(II) in item (aa), by striking
2	"basic skills deficient;" and inserting
3	"has foundational skills needs;"; and
4	(III) in item (bb), by striking
5	"an English language learner" and in-
6	serting "is an English learner".
7	(C) Definition of in-school youth.—
8	Subparagraph (C)(iv) of section 129(a)(1) of
9	the Workforce Innovation and Opportunity Act
10	(29 U.S.C. 3164(a)(1)) is amended—
11	(i) in subclause (I), by striking "Basic
12	skills deficient." and inserting "An indi-
13	vidual who has foundational skills needs.";
14	(ii) in subclause (II), by striking "lan-
15	guage";
16	(iii) by striking subclauses (III) and
17	(IV); and
18	(iv) by redesignating subclauses (V),
19	(VI), and (VII) as subclauses (III), (IV),
20	and (V), respectively.
21	(2) Exception and Limitation.—Section
22	129(a)(3) of the Workforce Innovation and Oppor-
23	tunity Act (29 U.S.C. 3164(a)(1)) is amended—
24	(A) in subparagraph (A)(ii), by striking
25	"5" and inserting "10": and

1	(B) in subparagraph (B)—
2	(i) by striking "5" inserting "10";
3	and
4	(ii) by striking "paragraph
5	(1)(C)(iv)(VII)" and inserting "paragraph
6	(1)(C)(iv)(V)".
7	(3) Opportunity youth priority.—Section
8	129(a)(4) of the Workforce Innovation and Oppor-
9	tunity Act (29 U.S.C. 3164(a)(1)) is amended—
10	(A) in the paragraph heading, by striking
11	"Out-of-school" and inserting "Oppor-
12	TUNITY";
13	(B) in subparagraph (A)—
14	(i) by striking "75" each place it ap-
15	pears and inserting "65";
16	(ii) by inserting "the total amount of"
17	before "funds available"; and
18	(iii) by inserting "in the State" after
19	"subsection (c)";
20	(C) in subparagraph (B)(i), by striking
21	"75" and inserting "65";
22	(D) by redesignating subparagraph (B), as
23	so amended, as subparagraph (C); and
24	(E) by inserting after subparagraph (A)
25	the following:

1 "(B) LOCAL AREA TARGETS.—The local 2 board, the chief elected official, and the Gov-3 ernor shall negotiate and reach agreement on 4 the minimum amount of funds provided to a 5 local area under subsection (c) that shall be 6 used to provide youth workforce investment ac-7 tivities for opportunity youth based on the 8 needs of youth in the local area, as necessary 9 for the State to meet the percentage described 10 in subparagraph (A).".

- 11 (c) REQUIRED STATEWIDE YOUTH ACTIVITIES.—
  12 Section 129(b)(1) of the Workforce Innovation and Oppor13 tunity Act (29 U.S.C. 3164(b)(1))—
- 14 (1) in the matter preceding subparagraph (A), 15 by striking "sections 128(a)" and inserting "sections 16 128(a)(1)"; and
  - (2) in subparagraph (B), by inserting "through a website that is consumer-tested to ensure that the website is easily understood, searchable, and navigable and allows for comparison of eligible providers based on the program elements offered by such providers and the performance of such providers on the primary indicators of performance for the youth program as described in section 116(b)(2)(A)(ii)" after "under section 123".

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1	(d) Allowable Statewide Youth Activities.—
2	Section 129(b)(2) of the Workforce Innovation and Oppor-
3	tunity Act (29 U.S.C. 3164(b)(2)) is amended—
4	(1) in the matter preceding subparagraph (A),
5	by striking "sections 128(a)" and inserting "sections
6	128(a)(1)";
7	(2) in subparagraph (C), by inserting ", which
8	may include providing guidance on career options in
9	in-demand industry sectors or occupations" after "in
10	the State";
11	(3) in subparagraph (D)—
12	(A) in clause (iv), by striking "and" at the
13	end; and
14	(B) by inserting after clause (v) the fol-
15	lowing:
16	"(vi) supporting the ability to under-
17	stand relevant tax information and obliga-
18	tions;";
19	(4) in subparagraph (E), by striking the period
20	at the end and inserting a semicolon; and
21	(5) by adding at the end the following:
22	"(F) establishing, supporting, and expand-
23	ing work-based learning opportunities, including
24	transitional jobs, that are aligned with career
25	pathways;

"(G) raising public awareness (including through public service announcements, such as social media campaigns and elementary and secondary school showcases and school visits) about career and technical education programs and community-based and youth services orga-nizations, and other endeavors focused on pro-grams that prepare students for in-demand in-dustry sectors or occupations; and 

"(H) developing partnerships between educational institutions (including area career and technical schools and institutions of higher education) and employers to create or improve workforce development programs to address the identified education and skill needs of the workforce and the employment needs of employers in the regions or local areas of the State, as determined based on the most recent analysis conducted under subparagraphs (B) and (C) of section 102(b)(1)."

## (e) LOCAL ELEMENTS AND REQUIREMENTS.—

(1) Program Design.—Section 129(c)(1) of the Workforce Innovation and Opportunity Act (29 U.S.C. 3164(c)(1)) is amended—

1	(A) in subparagraph (B), by inserting
2	"(which, in the case of a participant 18 years
3	or older, may include co-enrollment in any em-
4	ployment or training activity provided under
5	section 134 for adults)" after "services for the
6	participant'';
7	(B) in subparagraph (C)(v), by inserting
8	"high-skill, high-wage, or" after "small employ-
9	ers, in"; and
10	(C) in subparagraph (D)—
11	(i) by striking "10" and inserting
12	"40"; and
13	(ii) by inserting before the period the
14	following: ", except that after 2 consecutive
15	years of the local board implementing such
16	a pay-for-performance contract strategy,
17	the local board may reserve and use not
18	more than 60 percent of such total funds
19	allocated to the local area for such strategy
20	if—
21	"(i) the local board demonstrates to
22	the Governor that such strategy resulted in
23	performance improvements; and
24	"(ii) the Governor approves a request
25	to use such percentage of total funds".

1	(2) Program elements.—Section 129(c)(2)
2	of the Workforce Innovation and Opportunity Act
3	(29 U.S.C. 3164(c)(2)) is amended—
4	(A) in subparagraph (C)—
5	(i) in clause (i)—
6	(I) by striking "other" and in-
7	serting "year-round"; and
8	(II) by inserting "that meet the
9	requirements of paragraph (10)" after
10	"school year";
11	(ii) in clause (iii), by striking "and job
12	shadowing; and" and inserting the fol-
13	lowing: "that, to the extent practicable, are
14	aligned with in-demand industry sectors or
15	occupations in the State or local area and
16	for which participants shall be paid (by the
17	entity providing the internship, through
18	funds allocated to the local area pursuant
19	to paragraph (1) for the program, or by
20	another entity) if such internships are
21	longer than—
22	"(I) 4 weeks in the summer or 8
23	weeks during the school year for in-
24	school youth and opportunity youth
25	who are enrolled in school; or

1	"(II) 8 weeks for opportunity
2	youth who are not enrolled in
3	school;";
4	(iii) by redesignating clause (iv) as
5	clause (v); and
6	(iv) by inserting after clause (iii), as
7	so amended, the following:
8	"(iv) job shadowing; and";
9	(B) in subparagraph (H), by striking
10	"adult mentoring" and inserting "coaching and
11	adult mentoring services";
12	(C) in subparagraph (M)—
13	(i) by inserting "high-skill, high-wage,
14	or" before "in-demand industry"; and
15	(ii) by striking the "and" at the end;
16	(D) in subparagraph (N), by striking the
17	period at the end and inserting "; and"; and
18	(E) by adding at the end the following:
19	"(O) activities to develop fundamental
20	workforce readiness, which may include cre-
21	ativity, collaboration, critical thinking, digital
22	literacy, persistence, and other relevant skills.".
23	(3) Priority.—Section 129(c)(4) of the Work-
24	force Innovation and Opportunity Act (29 U.S.C.

- 1 3164(c)(2)) is amended, by striking "20" and in-2 serting "40".
- 3 (4) RULE OF CONSTRUCTION.—Section 4 129(c)(5) of the Workforce Innovation and Oppor-5 tunity Act (29 U.S.C. 3164(c)(2)) is amended by in-6 serting "or local area" after "youth services".
  - (5) Individual training accounts.—Section 129(c) of the Workforce Innovation and Opportunity Act (29 U.S.C. 3164(c)(2)) is further amended by adding at the end the following:
    - "(9) Individual training accounts.—Funds allocated pursuant to paragraph (1) to a local area may be used to pay, through an individual training account, an eligible provider of training services described in section 122(d) for training services described in section 134(e)(3) provided to in-school youth who are not younger than age 16 and not older than age 21 and opportunity youth, in the same manner that an individual training account is used to pay an eligible provider of training services under section 134(e)(3)(F)(iii) for training services provided to an adult or dislocated worker.".
    - (6) SUMMER AND YEAR-ROUND EMPLOYMENT OPPORTUNITIES REQUIREMENTS.—Section 129(c) of the Workforce Innovation and Opportunity Act (29)

1	U.S.C. $3164(c)(2)$ ) is further amended by adding at
2	the end the following:
3	"(10) Summer and Year-Round Employment
4	OPPORTUNITIES REQUIREMENTS.—
5	"(A) In general.—A summer employ-
6	ment opportunity or a year-round employment
7	opportunity referred to in paragraph (2)(C)(i)
8	shall be a program that matches eligible youth
9	participating in such program with an appro-
10	priate employer (based on factors including the
11	needs of the employer and the age, skill, and in-
12	formed aspirations of the eligible youth) that—
13	"(i) shall include—
14	"(I) a component of occupational
15	skills education; and
16	"(II) not less than 2 of the ac-
17	tivities described in subparagraphs
18	(G), (H), (I), (K), (M), and (O) of
19	paragraph (2);
20	"(ii) may not use funds allocated
21	under this chapter to subsidize more than
22	50 percent of the wages of each eligible
23	youth participant in such program;

1	"(iii) in the case of a summer employ-
2	ment opportunity, complies with the re-
3	quirements of subparagraph (B); and
4	"(iv) in the case of a year-round em-
5	ployment opportunity, complies with the
6	requirements of subparagraph (C).
7	"(B) Summer employment oppor-
8	TUNITY.—In addition to the applicable require-
9	ments described in subparagraph (A), a sum-
10	mer employment opportunity—
11	"(i) may not be less than 4 weeks;
12	and
13	"(ii) may not pay less than the great-
14	er of the applicable Federal, State, or local
15	minimum wage.
16	"(C) Year-round employment oppor-
17	TUNITY.—In addition to the applicable require-
18	ments described in subparagraph (B), a year-
19	round employment opportunity—
20	"(i) may not be shorter than 180 days
21	or longer than 1 year;
22	"(ii) may not pay less than the great-
23	er of the applicable Federal, State, or local
24	minimum wage; and

1	"(iii) may not employ the eligible
2	youth for less than 20 hours per week, ex-
3	cept in instances when the eligible youth
4	are under the age of 18 or enrolled in
5	school.
6	"(D) Priority.—In selecting summer em-
7	ployment opportunities or year-round employ-
8	ment opportunities for purposes of paragraph
9	(2)(C)(i), a local area shall give priority to pro-
10	grams that meet the requirements of this para-
11	graph, which are in existing or emerging high-
12	skill, high-wage, or in-demand industry sectors
13	or occupations.".
14	CHAPTER 3—ADULT AND DISLOCATED
15	WORKER EMPLOYMENT AND TRAIN-
16	ING ACTIVITIES
17	SEC. 141. STATE ALLOTMENTS.
18	Section 132(a)(2)(A) of the Workforce Innovation
19	and Opportunity Act (29 U.S.C. 3172(a)(2)(A)) is amend-
20	ed by—
21	(1) striking ", 169(c) (relating to dislocated
22	worker projects),"; and
23	(2) by inserting ", and under subsections (c)
24	(related to dislocated worker projects) and (d) (re-

1	lated to workforce data quality initiatives) of section
2	169" before "; and"
3	SEC. 142. RESERVATIONS FOR STATE ACTIVITIES; WITHIN
4	STATE ALLOCATIONS; REALLOCATION.
5	(a) Reservations for State Activities.—Section
6	133(a) of the Workforce Innovation and Opportunity Act
7	(29 U.S.C. 3173(a)) is amended—
8	(1) in paragraph (1), by striking "section
9	128(a)" and inserting "section 128(a)(1)";
10	(2) by adding at the end the following:
11	"(3) Statewide critical industry skills
12	FUND.—In addition to the reservations required
13	under paragraphs (1) and (2) of this subsection, the
14	Governor may make the reservation authorized
15	under section 128(a)(3).".
16	(b) WITHIN STATE ALLOCATIONS.—Section
17	133(b)(1) of the Workforce Innovation and Opportunity
18	Act (29 U.S.C. 3173(b)) is amended—
19	(1) in subparagraph (A), by striking "sub-
20	section (a)(1)" and inserting "paragraph (1) or (3)
21	of subsection (a)"; and
22	(2) in subparagraph (B), by striking "para-
23	graph (1) or (2) of subsection (a)" and inserting
24	"paragraph (1), (2), or (3) of subsection (a)".

1	(c) Reallocation Among Local Areas.—Section
2	133(c) of the Workforce Innovation and Opportunity Act
3	(29 U.S.C. 3173(c)) is amended—
4	(1) in paragraph (1), by inserting before the pe-
5	riod at the end, the following: "as performance-
6	based incentive payments";
7	(2) in paragraph (4)—
8	(A) in subparagraph (A)—
9	(i) by striking "that does not" and in-
10	serting the following: "that—
11	"(i) does not";
12	(ii) by striking "; and" and inserting
13	a semicolon; and
14	(iii) by adding at the end the fol-
15	lowing:
16	"(ii) has met or exceeded an average
17	of 100 percent of the local level of per-
18	for mance described in section $116(c)(1)(B)$
19	for the local area across all indicators for
20	the adult program authorized under this
21	chapter for the most recent program year
22	for which performance data is available;
23	and
24	"(iii) was not subject to corrective ac-
25	tion by the Governor under section

1	184(a)(5)(A) for a determination of non-
2	compliance with the uniform administrative
3	requirements described in section
4	184(a)(3) for the program year for which
5	the determination under paragraph (2) is
6	made; and"; and
7	(B) in subparagraph (B)—
8	(i) by striking "that does not" and in-
9	serting the following: "that—
10	"(i) does not";
11	(ii) by striking the period at the end
12	and inserting a semicolon; and
13	(iii) by adding at the end the fol-
14	lowing:
15	"(ii) has met or exceeded an average
16	of 100 percent of the local level of per-
17	for mance described in section $116(c)(1)(B)$
18	for the local area across all indicators for
19	the dislocated worker program authorized
20	under this chapter for the most recent pro-
21	gram year for which performance data is
22	available; and
23	"(iii) was not subject to corrective ac-
24	tion by the Governor under section
25	184(a)(5)(A) for a determination of non-

1	compliance with the uniform administrative
2	requirements described in section
3	184(a)(3) for the program year for which
4	the determination under paragraph (2) is
5	made; and"; and
6	(3) by adding at the end the following:
7	"(5) Use of incentive funds.—Any amounts
8	provided to a local area as a performance incentive
9	payment under this subsection shall not be subject
10	to the requirements described in section
11	134(c)(1)(B).".
12	SEC. 143. USE OF FUNDS FOR EMPLOYMENT AND TRAINING
13	ACTIVITIES.
14	(a) Statewide Employment and Training Ac-
15	TIVITIES.—
16	(1) In General.—Section 134(a)(1) of the
17	Workforce Innovation and Opportunity Act (29
18	U.S.C. 3174(a)(1))—
19	(A) in subparagraph (A), by striking
20	"and" at the end;
21	(B) in subparagraph (B)—
22	(i) in the matter preceding clause (i),
23	by striking "128(a)" and inserting
24	"128(a)(1)"; and
25	(ii) in clause (ii)—

1	(I) by striking the comma at the
2	end and inserting "or to establish and
3	administer a critical industry skills
4	fund under paragraph (4); and"; and
5	(C) by inserting before the flush left text
6	at the end the following:
7	"(C) as described in section 128(a)(3),
8	shall be used to establish and administer a crit-
9	ical industry skills fund described in paragraph
10	(4).".
11	(2) Required statewide employment and
12	TRAINING ACTIVITIES.—
13	(A) Statewide Rapid Response activi-
14	TIES.—Section 134(a)(2)(A) of the Workforce
15	Innovation and Opportunity Act (29 U.S.C.
16	3174(a)(2)(A)) is amended—
17	(i) in clause (i)—
18	(I) in subclause (I)—
19	(aa) by striking "working"
20	and inserting "as a rapid re-
21	sponse unit working"; and
22	(bb) by striking "and" at
23	the end;

1	(II) in subclause (II), by striking
2	the period at the end and inserting ";
3	and"; and
4	(III) by adding at the end the
5	following:
6	"(III) provision of additional as-
7	sistance to a local area that has ex-
8	cess demand for individual training
9	accounts for dislocated workers in
10	such local area and requests such as-
11	sistance under paragraph (5) of sec-
12	tion 414(c) of the American Competi-
13	tiveness and Workforce Improvement
14	Act of 1998 (29 U.S.C. 3224a(5)),
15	upon a determination by the State
16	that, in using funds allocated to such
17	local area pursuant to paragraph (1)
18	of such section 414(c) and subsection
19	(c)(1)(B) of this section for the pur-
20	pose described in paragraph (2)(A) of
21	such section 414(c), the local area
22	was in compliance with the require-
23	ments of such section 414(e)."; and
24	(ii) by adding at the end the fol-
25	lowing:

1	"(iii) Insufficient funds to meet
2	EXCESS DEMAND.—If a State determines
3	that a local area with excess demand as
4	described in clause (i)(III) met the compli-
5	ance requirements described in such
6	clause, but the State does not have suffi-
7	cient funds reserved under section
8	133(a)(2) to meet such excess demand, the
9	State—
10	"(I) shall notify the Secretary of
11	such excess demand; and
12	"(II) if eligible, may apply for a
13	national dislocated worker grant
14	under section 170 of this Act.".
15	(B) STATEWIDE EMPLOYMENT AND TRAIN-
16	ING ACTIVITIES.—Section 134(a)(2)(B) of the
17	Workforce Innovation and Opportunity Act (29
18	U.S.C. 3174(a)(2)(B) is amended—
19	(i) in clause (i)—
20	(I) in subclause (III), by striking
21	"and" at the end;
22	(II) in subclause (IV)—
23	(aa) by inserting "the devel-
24	opment and education of staff to
25	increase expertise in providing

1	opportunities for covered vet-
2	erans (as defined in section
3	4212(a)(3)(A) of title 38, United
4	States Code) to enter in-demand
5	industry sectors or occupations
6	and nontraditional occupations),"
7	after "exemplary program activi-
8	ties,"; and
9	(bb) by adding "and" at the
10	end; and
11	(III) by adding at the end the
12	following:
13	"(V) local boards and eligible
14	training providers in carrying out the
15	performance reporting required under
16	section 116(d), including facilitating
17	data matches for program partici-
18	pants using quarterly wage record in-
19	formation (including the wage records
20	made available by any other State and
21	information provided from the Na-
22	tional Directory of New Hires in ac-
23	cordance with section 453(j)(8) of the
24	Social Security Act (42 U.S.C.
25	653(j)(8))) and other sources of infor-

1	mation, as necessary to measure the
2	performance of programs and activi-
3	ties conducted under chapter 2 or
4	chapter 3 of this subtitle;";
5	(ii) in clause (v)—
6	(I) in subclause (II), by striking
7	"customized training" and inserting
8	"employer-directed skills develop-
9	ment"; and
10	(II) in subclause (VI), by striking
11	"and" at the end;
12	(iii) in clause (vi), by striking the pe-
13	riod at the end and inserting a semicolon;
14	and
15	(iv) by adding at the end the fol-
16	lowing:
17	"(vii) coordinating (which may be
18	done in partnership with other States) with
19	industry organizations, employers (includ-
20	ing small and mid-sized employers), indus-
21	try or sector partnerships, training pro-
22	viders, local boards, and institutions of
23	higher education to identify or develop
24	competency-based assessments that are a
25	valid and reliable method of collecting in-

1	formation with respect to, and measuring,
2	the prior knowledge, skills, and abilities of
3	individuals who are adults or dislocated
4	workers for the purpose of—
5	"(I) awarding, based on the
6	knowledge, skills, and abilities of such
7	an individual validated by such assess-
8	ments—
9	"(aa) a recognized postsec-
10	ondary credential that is used by
11	employers in the State for re-
12	cruitment, hiring, retention, or
13	advancement purposes;
14	"(bb) postsecondary credit
15	toward a recognized postsec-
16	ondary credential aligned with in-
17	demand industry sectors and oc-
18	cupations in the State for the
19	purpose of accelerating attain-
20	ment of such credential; and
21	"(cc) postsecondary credit
22	for progress along a career path-
23	way developed by the State or a
24	local area within the State;

1	"(II) developing individual em-
2	ployment plans under subsection
3	(c)(2)(B)(vii)(II) that incorporate the
4	knowledge, skills, and abilities of such
5	an individual to identify—
6	"(aa) in-demand industry
7	sectors or occupations that re-
8	quire similar knowledge, skills,
9	and abilities; and
10	"(bb) any upskilling needed
11	for the individual to secure em-
12	ployment in such a sector or oc-
13	cupation; and
14	"(III) helping such an individual
15	communicate such knowledge, skills,
16	and abilities to prospective employers
17	through a skills-based resume, profile,
18	or portfolio; and
19	"(viii) disseminating to local areas
20	and employers information relating to the
21	competency-based assessments identified or
22	developed pursuant to clause (vii), includ-
23	ing—

1	"(I) any credential or credit
2	awarded pursuant to items (aa)
3	through (cc) of clause (vii)(I);
4	"(II) the industry organizations,
5	employers, training providers, and in-
6	stitutions of higher education located
7	within the State that recognize the
8	knowledge, skills, and abilities of an
9	individual validated by such assess-
10	ments;
11	"(III) how such assessments may
12	be provided to, and accessed by, indi-
13	viduals through the one-stop delivery
14	system; and
15	"(IV) information on the extent
16	to which such assessments are being
17	used by employers and local areas in
18	the State.".
19	(3) Allowable statewide employment and
20	TRAINING ACTIVITIES.—Section 134(a)(3)(A) of the
21	Workforce Innovation and Opportunity Act (29
22	U.S.C. 3174(a)(3)(A))—
23	(A) in clause (i)—
24	(i) by inserting "or evidence-based"
25	after "innovative"; and

1	(ii) by striking "customized training"
2	and inserting "employer-directed skills de-
3	velopment";
4	(B) in clause (ii), by inserting ", or bring-
5	ing evidence-based strategies to scale," after
6	"strategies";
7	(C) in clause (iii), by striking "and prior
8	learning assessment to" and inserting ", prior
9	learning assessment, or a competency-based as-
10	sessment identified or developed by the State
11	under paragraph (2)(B)(vii), to";
12	(D) in clause (viii)(II)—
13	(i) in item (dd), by striking "and lit-
14	eracy" and inserting ", literacy, and digital
15	literacy'';
16	(ii) in item (ee), by striking "ex-of-
17	fenders in reentering the workforce; and"
18	and inserting "justice-involved individuals
19	in reentering the workforce;"; and
20	(iii) by adding at the end the fol-
21	lowing:
22	"(gg) programs under the
23	Older Americans Act of 1965 (42
24	U.S.C. 3001 et seq.) that support

1	employment and economic secu-
2	rity; and";
3	(E) in clause (xiii), by striking "and" at
4	the end;
5	(F) in clause (xiv), by striking the period
6	at the end and inserting a semicolon; and
7	(G) by adding at the end the following:
8	"(xv) supporting employers seeking to
9	implement skills-based hiring practices,
10	which may include technical assistance on
11	the use and validation of employment as-
12	sessments (including competency-based as-
13	sessments developed or identified by the
14	State pursuant to paragraph (2)(B)(vii)),
15	and support in the creation of skills-based
16	job descriptions;
17	"(xvi) developing partnerships be-
18	tween educational institutions (including
19	area career and technical education
20	schools, local educational agencies, and in-
21	stitutions of higher education) and employ-
22	ers to create or improve workforce develop-
23	ment programs to address the identified
24	education and skill needs of the workforce
25	and the employment needs of employers in

1	regions of the State, as determined by the
2	most recent analysis conducted under sub-
3	paragraphs (A), (B), and (C) of section
4	102(b)(1);
5	"(xvii) identifying and making avail-
6	able to residents of the State, free or re-
7	duced cost access to online skills develop-
8	ment programs that are aligned with in-de-
9	mand industries or occupations in the
10	State and lead to attainment of a recog-
11	nized postsecondary credential valued by
12	employers in such industries or occupa-
13	tions; and
14	"(xviii) establishing and administering
15	a critical industry skills fund under para-
16	graph (4).".
17	(4) Critical industry skills fund.—Sec-
18	tion 134(a) of the Workforce Innovation and Oppor-
19	tunity Act (29 U.S.C. 3174(a)), as amended, is fur-
20	ther amended by adding at the end the following:
21	"(4) Critical industry skills fund.—
22	"(A) Performance-based payments.—
23	A State shall use funds reserved under para-
24	graph (3)(A) of section 128(a), and any funds
25	reserved under paragraph (3)(B) of section

1	128(a), to establish and administer a critical in-
2	dustry skills fund to award performance-based
3	payments on a per-worker basis to eligible enti-
4	ties that provide eligible skills development pro-
5	grams to prospective workers or incumbent
6	workers (which may include youth age 18
7	through age 24) in industries and occupations
8	identified by the Governor under subparagraph
9	(B) that will result in employment or retention
10	with a participating employer.
11	"(B) Industries and occupations.—
12	"(i) In General.—The Governor (in
13	consultation with the State board)—
14	"(I) shall identify the industries
15	and occupations for which an eligible
16	skills development program carried
17	out by an eligible entity in the State
18	may receive funds under this para-
19	graph; and
20	"(II) may select the industries
21	and occupations identified under sub-
22	clause (I) that will receive priority for
23	funds under this paragraph.
24	"(ii) High growth and high
25	WAGE.—In selecting industries or occupa-

1	tions to prioritize pursuant to clause
2	(i)(II), the Governor may consider—
3	"(I) industries that have, or are
4	expected to have, a high rate of
5	growth and an unmet demand for
6	skilled workers; and
7	"(II) occupations—
8	"(aa) with wages that are
9	significantly higher than an occu-
10	pation of similar level of skill or
11	needed skill development; or
12	"(bb) that are aligned with
13	career pathways into higher wage
14	occupations.
15	"(C) Submission of Proposals.—
16	"(i) In general.—To be eligible to
17	receive a payment under the critical indus-
18	try skills fund established under this para-
19	graph by a State, an eligible entity shall
20	submit a proposal to the Governor in such
21	form and at such time as the Governor
22	may require (subject to the requirements
23	of clause (ii)), which shall include—
24	"(I) a description of the indus-
25	tries or occupations in which the par-

1	ticipating employer is seeking to fill
2	jobs, the specific skills or credentials
3	necessary for an individual to obtain
4	such a job, and the salary range of
5	such a job;
6	"(II) the expected number of in-
7	dividuals who will participate in the
8	skills development program to be car-
9	ried out by the eligible entity;
10	"(III) a description of the eligible
11	skills development program, including
12	the provider, the length of the pro-
13	gram, the skills to be gained, and any
14	recognized postsecondary credentials
15	that will be awarded;
16	"(IV) the total cost of providing
17	the program;
18	"(V) for purposes of receiving a
19	payment pursuant to subparagraph
20	(D)(i)(II)(bb), a commitment from the
21	participating employer in the eligible
22	entity to employ each participant of
23	the program for not less than a 6-
24	month period (or a longer period as
25	determined by the State) after suc-

1	cessful completion of the program;
2	and
3	"(VI) an assurance that the enti-
4	ty will—
5	"(aa) establish the written
6	agreements described in subpara-
7	graph (D)(ii)(I);
8	"(bb) maintain and submit
9	the documentation described in
10	subparagraph (D)(ii)(II); and
11	"(cc) maintain and submit
12	the necessary documentation for
13	the State to verify participant
14	outcomes and report such out-
15	comes as described in subpara-
16	graph (F).
17	"(ii) Administrative burden.—The
18	Governor shall ensure that the form and
19	manner in which a proposal required to be
20	submitted under clause (i) is designed to
21	minimize paperwork and administrative
22	burden for entities.
23	"(iii) Approval of subsequent
24	PROPOSALS.—With respect to an eligible
25	entity that has had a proposal approved by

1	the Governor under this subparagraph and
2	that submits a subsequent proposal under
3	this subparagraph, the eligible entity may
4	only receive approval from the Governor
5	for the subsequent proposal if—
6	"(I) with respect to the most re-
7	cent proposal approved under this
8	subparagraph—
9	"(aa) the skills development
10	program has ended;
11	"(bb) for any participants
12	employed by the participating
13	employer in accordance with sub-
14	paragraph (C)(i)(V), the min-
15	imum periods of such employ-
16	ment described in such subpara-
17	graph have ended;
18	"(cc) all the payments under
19	subparagraph (D) owed to the el-
20	igible entity have been made; and
21	"(dd) not fewer than 70 per-
22	cent of the participants who en-
23	rolled in the skills development
24	program—

1	"(AA) completed such
2	program; and
3	"(BB) after such com-
4	pletion, were employed by
5	the participating employer
6	for the minimum period de-
7	scribed in subparagraph
8	(C)(i)(V); and
9	"(II) the eligible entity meets any
10	other requirements that the Governor
11	may establish with respect to eligible
12	entities submitting subsequent pro-
13	posals.
14	"(D) Reimbursement for approved
15	PROPOSALS.—
16	"(i) State requirements.—
17	"(I) In general.—With respect
18	to each eligible entity whose proposal
19	under subparagraph (C) has been ap-
20	proved by the Governor, the Governor
21	shall make payments (in an amount
22	determined by the Governor and sub-
23	ject to the requirements of subclause
24	(II) of this clause, subparagraphs (E)
25	and (G), and any other limitations de-

1	termined necessary by the State) from
2	the critical industry skills fund estab-
3	lished under this paragraph to such
4	eligible entity for each participant of
5	the eligible skills development pro-
6	gram described in such proposal and
7	with respect to whom the eligible enti-
8	ty meets the requirements of clause
9	(ii).
10	"(II) Payments.—In making
11	payments to an eligible entity under
12	subclause (I) with respect to a partici-
13	pant—
14	"(aa) 50 percent of the total
15	payment shall be made after the
16	participant completes the eligible
17	skills development program of-
18	fered by the eligible entity; and
19	"(bb) the remaining 50 per-
20	cent of such total payment shall
21	be made after the participant has
22	been employed by the partici-
23	pating employer for the minimum
24	period described in subparagraph
25	(C)(i)(V).

1	"(ii) Eligible entity require-
2	MENTS.—To be eligible to receive the pay-
3	ments described in clause (i) with respect
4	to a participant, an eligible entity de-
5	scribed in such clause shall—
6	"(I) establish a written agree-
7	ment with the participant that in-
8	cludes the information described in
9	subclauses (I) and (III) of subpara-
10	graph (C)(i); and
11	"(II) submit documentation as
12	the Governor determines necessary to
13	verify that such participant has com-
14	pleted the skills development program
15	offered by the eligible entity and has
16	been employed by the participating
17	employer for the minimum period de-
18	scribed in subparagraph $(C)(i)(V)$ .
19	"(E) Non-federal cost sharing.—
20	"(i) Limits on federal share.—An
21	eligible entity may not receive funds under
22	subparagraph (D) with respect to a partici-
23	pant of the eligible skills development pro-
24	gram offered by the eligible entity in ex-

1	cess of the following costs of such pro-
2	gram:
3	"(I) In the case of a partici-
4	pating employer of such eligible entity
5	with 25 or fewer employees, 90 per-
6	cent of the costs.
7	"(II) In the case of a partici-
8	pating employer of such eligible entity
9	with more than 25 employees, but
10	fewer than 100 employees, 75 percent
11	of the costs.
12	"(III) In the case of a partici-
13	pating employer of such eligible entity
14	with 100 or more employees, 50 per-
15	cent of the costs.
16	"(ii) Non-federal share.—
17	"(I) In general.—Any costs of
18	the skills development program of-
19	fered to a participant by such eligible
20	entity that are not covered by the
21	funds received under subparagraph
22	(D) shall be the non-Federal share
23	provided by the eligible entity (in cash
24	or in-kind).

1	"(II) Employer cost shar-
2	ING.—If the eligible skills develop-
3	ment program is being provided on-
4	the-job, the non-Federal share pro-
5	vided by an eligible entity may include
6	the amount of the wages paid by the
7	participating employer of the eligible
8	entity to a participant while such par-
9	ticipant is receiving the training.
10	"(F) Performance reporting.—
11	"(i) In general.—The State shall
12	use the participant information provided
13	by eligible entities to submit to the Sec-
14	retary a report, on an annual basis, with
15	respect to the participants of the eligible
16	skills development programs for which the
17	eligible entities received funds under this
18	paragraph for the most recent program
19	year, which shall—
20	"(I) be made digitally available
21	by the Secretary using linked, open,
22	and interoperable data, which shall in-
23	clude; and
24	"(II) include—

1	"(aa) the number of individ-
2	uals who participated in pro-
3	grams, unless such information
4	would reveal personally identifi-
5	able information about an indi-
6	vidual); and
7	"(bb) performance outcomes
8	on the measures listed in clause
9	(ii).
10	"(ii) Measures.—The measures list-
11	ed below are as follows:
12	"(I) The percentage of partici-
13	pants who completed the skills devel-
14	opment program.
15	"(II) The percentage of partici-
16	pants who were employed by the par-
17	ticipating employer for a 6-month pe-
18	riod after program completion.
19	"(III) The percentage of partici-
20	pants who were employed by the par-
21	ticipating employer as described in
22	subclause (II), and who remained em-
23	ployed by the participating employer 1
24	year after program completion.

1	"(IV) The median earnings of
2	program participants who are in un-
3	subsidized employment during the sec-
4	ond quarter after program completion
5	"(V) The median earnings in-
6	crease of program participants, meas-
7	ured by comparing the earning of a
8	participant in the second quarter prior
9	to entry into the program to the earn-
10	ings of such participant in the second
11	quarter following completion of the
12	program.
13	"(G) Definitions.—In this paragraph:
14	"(i) ELIGIBLE ENTITY.—The term 'el-
15	igible entity' means an employer, a group
16	of employers, an industry or sector part-
17	nership, or another entity serving as an
18	intermediary (such as a local board) that is
19	in a partnership with at least one employer
20	in an industry or occupation identified by
21	the Governor under subparagraph (B)(i)
22	(referred to in this paragraph as the 'par-
23	ticipating employer').
24	"(ii) Eligible skills development
25	PROGRAM.—The term 'eligible skills devel-

1	opment program', with respect to which a
2	State may set a maximum and minimum
3	length (in weeks)—
4	"(I) includes work-based edu-
5	cation or related occupational skills
6	instruction that—
7	"(aa) develops the specific
8	technical skills necessary for suc-
9	cessful performance of the occu-
10	pations in which participants are
11	to be employed upon completion;
12	and
13	"(bb) may be provided by
14	the eligible entity or by any
15	training provider selected by the
16	eligible entity and that is not re-
17	quired to be on a list of eligible
18	providers of training services de-
19	scribed in section 122(d); and
20	"(II) may not include employee
21	onboarding, orientation, or profes-
22	sional development generally provided
23	to employees.".
24	(5) State-imposed requirements.—Section
25	134(a) of the Workforce Innovation and Opportunity

1	Act $(29 \text{ U.S.C. } 3174(a))$ , as amended, is further
2	amended by adding at the end the following:
3	"(5) State-imposed requirements.—When-
4	ever a State or outlying area implements any rule or
5	policy relating to the administration or operation of
6	activities authorized under this title that has the ef-
7	fect of imposing a requirement that is not imposed
8	under Federal law, or is not a requirement, process
9	or criteria that the Governor or State is directed to
10	establish under Federal law, the State or outlying
11	area shall identify to local areas and eligible pro-
12	viders the requirement as being imposed by the
13	State or outlying area.".
14	(b) REQUIRED LOCAL EMPLOYMENT AND TRAINING
15	ACTIVITIES.—
16	(1) MINIMUM AMOUNT FOR SKILLS DEVELOP-
17	MENT.—Section 134(c)(1) of the Workforce Innova-
18	tion and Opportunity Act (29 U.S.C. 3174(e)(1)) is
19	amended—
20	(A) in subparagraph (A)(iv), by striking
21	"to" and inserting "to provide business services
22	described in paragraph (4) and";
23	(B) by redesignating subparagraph (B) as
24	subparagraph (C); and

1	(C) by inserting after subparagraph (A),
2	as so amended, the following:
3	"(B) MINIMUM AMOUNT FOR SKILLS DE-
4	VELOPMENT.—Not less than 50 percent of the
5	funds described in subparagraph (A) shall be
6	used by the local area—
7	"(i) for the payment of training serv-
8	ices—
9	"(I) provided to adults under
10	paragraph (3)(F)(iii); and
11	"(II) provided to adults and dis-
12	located workers under paragraph
13	(3)(G)(ii); and
14	"(ii) for the payment of training serv-
15	ices under paragraph (2)(A) of section
16	414(c) of the American Competitiveness
17	and Workforce Improvement Act of 1998
18	(29 U.S.C. 3224a(c)) after funds allocated
19	to such local area under paragraph (1) of
20	such section 414(c) have been exhausted.";
21	and
22	(D) in subparagraph (C), as so redesig-
23	nated, by striking "and (ii)" and inserting ",
24	(ii), and (iv)".

1	(2) Career services.—Section 134(c)(2) of
2	the Workforce Innovation and Opportunity Act (29
3	U.S.C. 3174(c)(2)) is amended—
4	(A) by redesignating subparagraphs (A)
5	through (C) as subparagraphs (B) through (D),
6	respectively;
7	(B) by inserting before subparagraph (B),
8	as so redesignated, the following:
9	"(A) Basic career services.—
10	"(i) In general.—The one-stop de-
11	livery system—
12	"(I) shall coordinate with the
13	Employment Service office colocated
14	with the one-stop delivery system for
15	such Employment Service office to
16	provide, using the funds allotted to
17	the State under section 6 of the Wag-
18	ner-Peyser Act (29 U.S.C. 49e), basic
19	career services, which shall—
20	"(aa) include, at a min-
21	imum, the services listed in
22	clause (ii); and
23	"(bb) be available to individ-
24	uals who are adults or dislocated
25	workers in an integrated manner

1	to streamline access to assistance
2	for such individuals, to avoid du-
3	plication of services, and to en-
4	hance coordination of services;
5	and
6	"(II) may use funds allocated
7	under paragraph (1)(A), as necessary,
8	to supplement the services that are
9	provided pursuant to subclause (I) to
10	individuals who are adults or dis-
11	located workers.
12	"(ii) Services.—The basic career
13	services provided pursuant to clause (i)
14	shall include—
15	"(I) provision of workforce and
16	labor market employment statistics in-
17	formation, including the provision of
18	accurate (and, to the extent prac-
19	ticable, real-time) information relating
20	to local, regional, and national labor
21	market areas, including—
22	"(aa) job vacancy listings in
23	such labor market areas;

1	"(bb) information on job
2	skills necessary to obtain the jobs
3	described in item (aa); and
4	"(ce) information relating to
5	local occupations in demand
6	(which may include entrepreneur-
7	ship opportunities), and the earn-
8	ings, skill requirements, and op-
9	portunities for advancement for
10	such occupations;
11	"(II) labor exchange services, in-
12	cluding job search and placement as-
13	sistance and, in appropriate cases, ca-
14	reer counseling, including—
15	"(aa) provision of informa-
16	tion on in-demand industry sec-
17	tors and occupations;
18	"(bb) provision of informa-
19	tion on nontraditional employ-
20	ment; and
21	"(ce) provision of informa-
22	tion on entrepreneurship, as ap-
23	propriate;
24	"(III)(aa) provision of informa-
25	tion, in formats that are usable by

1	and understandable to one-stop center
2	customers, relating to the availability
3	of supportive services or assistance,
4	including child care, child support,
5	medical or child health assistance
6	under title XIX or XXI of the Social
7	Security Act (42 U.S.C. 1396 et seq.
8	and 1397aa et seq.), benefits under
9	the supplemental nutrition assistance
10	program established under the Food
11	and Nutrition Act of 2008 (7 U.S.C.
12	2011 et seq.), assistance through the
13	earned income tax credit under sec-
14	tion 32 of the Internal Revenue Code
15	of 1986, and assistance under a State
16	program for temporary assistance for
17	needy families funded under part A of
18	title IV of the Social Security Act (42
19	U.S.C. 601 et seq.) and other sup-
20	portive services and transportation
21	provided through funds made avail-
22	able under such part, available in the
23	local area; and

1	"(bb) referral to the services or
2	assistance described in item (aa), as
3	appropriate;
4	"(IV) provision of information
5	and assistance regarding filing claims
6	for unemployment compensation; and
7	"(V) assistance in establishing
8	eligibility for programs of financial aid
9	assistance for training and education
10	programs that are not funded under
11	this Act.";
12	(C) in subparagraph (B), as so redesig-
13	nated—
14	(i) in the heading, by striking the
15	heading and inserting "Individualized
16	CAREER'';
17	(ii) by inserting "individualized" be-
18	fore "career services";
19	(iii) by inserting "shall, to the extent
20	practicable, be evidence-based," before
21	"and shall";
22	(iv) in clause (iii), by inserting ", and
23	a determination (considering factors in-
24	cluding prior work experience, military
25	service, education, and in-demand industry

1	sectors and occupations in the local area)
2	of whether such an individual would ben-
3	efit from a competency-based assessment
4	developed or identified by the State pursu-
5	ant to subsection (a)(2)(B)(vii) to accel-
6	erate the time to obtaining employment
7	that leads to economic self-sufficiency or
8	career advancement" before the semi-colon
9	at the end;
10	(v) by striking clauses (iv), (vi), (ix),
11	(x), and $(xi)$ ;
12	(vi) by redesignating clauses (v), (vii),
13	(viii), (xii), and (xiii) as clauses (iv), (v),
14	(vi), (vii), and (viii), respectively;
15	(vii) in clause (v), as so redesignated,
16	by inserting "and credential" after "by
17	program"; and
18	(viii) in clause (vii)(I)(aa), as so re-
19	designated, by inserting ", including a
20	competency-based assessment developed or
21	identified by the State pursuant to sub-
22	section (a)(2)(B)(vii)" after "tools";
23	(D) by amending subparagraph (C), as so
24	redesignated, to read as follows:

1	"(C) Use of previous assessments.—A
2	one-stop operator or one-stop partner shall not
3	be required to conduct a new interview, evalua-
4	tion, or assessment of a participant under sub-
5	paragraph (B)(vii) if the one-stop operator or
6	one-stop partner determines that—
7	"(i) it is appropriate to use a recent
8	interview, evaluation, or assessment of the
9	participant conducted pursuant to another
10	education or training program; and
11	"(ii) using such recent interview, eval-
12	uation, or assessment will accelerate an eli-
13	gibility determination."; and
14	(E) in subparagraph (D), as so redesig-
15	nated—
16	(i) by inserting "individualized" be-
17	fore "career"; and
18	(ii) in clause (ii), by inserting ", li-
19	braries, and community-based organiza-
20	tions" after "nonprofit service providers".
21	(3) Training Services.—Section 134(c)(3) of
22	the Workforce Innovation and Opportunity Act (29
23	U.S.C. 3174(c)(3)) is amended—
24	(A) in subparagraph (A)—

1	(i) in clause (i), in the matter pre-
2	ceding subclause (I), by striking "clause
3	(ii)" and inserting "clause (ii) or (iii)"
4	(ii) in clause (i)(II)—
5	(I) by striking "or in" and in-
6	serting "in" and
7	(II) by inserting ", or that may
8	be performed remotely" after "relo-
9	cate'';
10	(iii) by redesignating clause (iii) as
11	clause (iv);
12	(iv) by inserting after clause (ii) the
13	following:
14	"(iii) Employer referral.—
15	"(I) In general.—A one-stop
16	operator or one-stop partner shall not
17	be required to conduct an interview,
18	evaluation, or assessment of an indi-
19	vidual under clause (i)(I) if such indi-
20	vidual—
21	"(aa) is referred by an em-
22	ployer to receive on-the-job train-
23	ing or employer-directed skills de-
24	velopment in connection with
25	that employer; and

1 "(bb) has been certified by
2 the employer as being in need of
3 training services to obtain unsub-
4 sidized employment with such
5 employer and having the skills
and qualifications to successfully
7 participate in the selected pro-
8 gram of training services.
9 "(II) Priority.—A one-stop op-
0 erator or one-stop partner shall follow
1 the priority described in subparagraph
(E) to determine whether an indi-
vidual that meets the requirements of
subclause (I) of this clause is eligible
to receive training services."; and
6 (v) by adding at the end the following:
7 "(v) Adult education and family
8 LITERACY ACTIVITIES.—In the case of an
9 individual who is determined to not have
the skills and qualifications to successfully
1 participate in the selected program of
training services under clause $(i)(I)(cc)$ ,
the one-stop operator or one-stop partner
shall refer such individual to adult edu-
5 cation and literacy activities under title II,

1	including for co-enrollment in such activi-
2	ties, as appropriate.";
3	(B) in subparagraph (B)—
4	(i) in clause (i)—
5	(I) in subclause (I), by striking
6	"other grant assistance for such serv-
7	ices, including" and inserting "assist-
8	ance for such services under"; and
9	(II) by striking "under other
10	grant assistance programs, including"
11	and inserting "under"; and
12	(ii) by adding at the end the fol-
13	lowing:
14	"(iv) Participation during eligi-
15	BILITY DETERMINATION.—An individual
16	may participate in a program of training
17	services during the period which such indi-
18	vidual's eligibility for training services
19	under clause (i) is being determined, ex-
20	cept that the provider of such a program
21	shall only receive reimbursement under
22	this Act for the individual's participation
23	during such period if such individual is de-
24	termined to be eligible under clause (i).";

1	(C) in subparagraph (D)(xi), by striking
2	"customized training" and inserting "employer-
3	directed skills development";
4	(D) in subparagraph (E)—
5	(i) by striking "are basic skills defi-
6	cient" and inserting "have foundational
7	skill needs''; and
8	(ii) by striking "paragraph
9	(2)(A)(xii)" and inserting "paragraph
10	(2)(B)(vii)";
11	(E) in subparagraph (G)(ii)—
12	(i) in subclause (II), by striking "cus-
13	tomized training" and inserting "employer-
14	directed skills development"; and
15	(ii) in subclause (IV), by striking "is
16	a" and inserting "is an evidence-based";
17	(F) in subparagraph (H)—
18	(i) in clause (i), by striking "reim-
19	bursement described in section 3(44)" and
20	inserting "reimbursement described in the
21	definition of the term "on-the-job training"
22	in section 3"; and
23	(ii) in clause (ii)—
24	(I) in subclause (I), by inserting
25	", such as the extent to which partici-

1	pants are individuals with barriers to
2	employment" after "participants";
3	and
4	(II) in subclause (III), by insert-
5	ing ", including whether the skills a
6	participant will obtain are transferable
7	to other employers, occupations, or in-
8	dustries in the local area or the
9	State" after "opportunities"; and
10	(G) by adding at the end the following:
11	"(I) Employer-directed skills devel-
12	OPMENT.—An employer may receive a contract
13	from a local board to provide employer-directed
14	skills development to a participant or group of
15	participants if the employer submits to the local
16	board an agreement that establishes—
17	"(i) the provider of the skills develop-
18	ment program, which may be the employer;
19	"(ii) the length of the skills develop-
20	ment program;
21	"(iii) the recognized postsecondary
22	credentials that will be awarded to, or the
23	occupational skills that will be gained by,
24	program participants;

1	"(iv) the cost of the skills development
2	program;
3	"(v) the amount of such cost that will
4	be paid by the employer, which shall not be
5	less than the amount specified in subpara-
6	graph (C) of the definition of the term
7	'employer-directed skills development' in
8	section 3; and
9	"(vi) a commitment by the employer
10	to employ the participating individual or
11	individuals upon successful completion of
12	the program.".
13	(c) Business Services.—Section 134(c) of the
14	Workforce Innovation and Opportunity Act (29 U.S.C.
15	3174(c)) is further amended—
16	(1) in paragraph $(1)(A)(iv)$ , by inserting "pro-
17	vide business services described in paragraph (4)
18	and" before "establish"; and
19	(2) by adding at the end the following:
20	"(4) Business services.—Funds described in
21	paragraph (1) shall be used to provide appropriate
22	recruitment and other business services and strate-
23	gies on behalf of employers, including small employ-
24	ers, that meet the workforce investment needs of
25	area employers, as determined by the local board

1	and consistent with the local plan under section 108,
2	which services—
3	"(A) may be provided through effective
4	business intermediaries working in conjunction
5	with the local board, and may also be provided
6	on a fee-for-service basis or through the
7	leveraging of economic development, philan-
8	thropic, and other public and private resources
9	in a manner determined appropriate by the
10	local board; and
11	"(B) may include one or more of the fol-
12	lowing:
13	"(i) Developing and implementing in-
14	dustry sector strategies (including strate-
15	gies involving industry partnerships, re-
16	gional skills alliances, industry skill panels,
17	and sectoral skills partnerships).
18	"(ii) Developing and delivering inno-
19	vative workforce investment services and
20	strategies for area employers, which may
21	include career pathways, skills upgrading,
22	skill standard development and certifi-
23	cation for recognized postsecondary creden-
24	tial or other employer use, apprenticeship,
25	and other effective initiatives for meeting

1	the workforce investment needs of area
2	employers and workers.
3	"(iii) Assistance to area employers in
4	managing reductions in force in coordina-
5	tion with rapid response activities provided
6	under subsection (a)(2)(A) and developing
7	strategies for the aversion of layoffs, which
8	strategies may include early identification
9	of firms at risk of layoffs, use of feasibility
10	studies to assess the needs of and options
11	for at-risk firms, and the delivery of em-
12	ployment and training activities to address
13	risk factors.
14	"(iv) The marketing of business serv-
15	ices offered under this title to appropriate
16	area employers, including small and mid-
17	sized employers.
18	"(v) Technical assistance or other
19	support to employers seeking to implement
20	skills-based hiring practices, which may in-
21	clude technical assistance on the use and
22	validation of employment assessments, in-
23	cluding competency-based assessments de-
24	veloped or identified by the State pursuant

to paragraph (2)(B)(vii), and support in

25

1	the creation of skills-based job descrip-
2	tions.
3	"(vi) Other services described in this
4	subsection, including providing information
5	and referral to microenterprise services, as
6	appropriate, and specialized business serv-
7	ices not traditionally offered through the
8	one-stop delivery system.".
9	(d) Permissible Local Employment and Train-
10	ING ACTIVITIES.—
11	(1) Activities.—Section 134(d)(1)(A) of the
12	Workforce Innovation and Opportunity Act (29
13	U.S.C. 3174(d)(1)(A)) is amended—
14	(A) by amending clause (iii) to read as fol-
15	lows:
16	"(iii) implementation of a pay-for-per-
17	formance contract strategy for training
18	services, for which the local board may re-
19	serve and use not more than 40 percent of
20	the total funds allocated to the local area
21	under paragraph (2) or (3) of section
22	133(b), except that after 2 fiscal years of
23	a local board implementing such pay-for-
24	performance contract strategy, the local
25	board may request approval from the Gov-

1	ernor to reserve and use not more than 60
2	percent of the total funds allocated to the
3	local area under paragraph (2) or (3) of
4	section 133(b) for such strategy for the
5	following fiscal year if the local board can
6	demonstrate to the Governor the perform-
7	ance improvements achieved through the
8	use of such strategy;";
9	(B) in clause (vii)—
10	(i) in subclause (II), by striking
11	"and" at the end;
12	(ii) in subclause (III), by inserting
13	"and" at the end; and
14	(iii) by adding at the end the fol-
15	lowing:
16	"(IV) to strengthen, through pro-
17	fessional development activities, the
18	knowledge and capacity of staff to use
19	the latest digital technologies, tools,
20	and strategies to deliver high quality
21	services and outcomes for jobseekers,
22	workers, and employers;";
23	(C) in clause (ix)(II)—
24	(i) in item (cc), by striking "and" at
25	the end:

1	(ii) in item (dd), by inserting "and"
2	at the end; and
3	(iii) by adding at the end the fol-
4	lowing:
5	"(ee) technical assistance or
6	other support to employers seek-
7	ing to implement skills-based hir-
8	ing practices, which may include
9	technical assistance on the use
10	and validation of employment as-
11	sessments, including competency-
12	based assessments developed or
13	identified by the State pursuant
14	to paragraph (2)(B)(vii), and
15	support in the creation of skills-
16	based job descriptions;";
17	(D) in clause (xi), by striking "and" at the
18	end;
19	(E) in clause (xii), by striking the period
20	at the end and inserting a semicolon; and
21	(F) by adding at the end the following:
22	"(xiii) the use of competency-based
23	assessments for individuals upon initial as-
24	sessment of skills (pursuant to subsection

1	(c)(2)(A)(iii)) or completion of training
2	services or other learning experiences; and
3	"(xiv) the development of partnerships
4	between educational institutions (including
5	area career and technical education
6	schools, local educational agencies, and in-
7	stitutions of higher education) and employ-
8	ers to create or improve workforce develop-
9	ment programs to address the identified
10	education and skill needs of the workforce
11	and the employment needs of employers in
12	a region, as determined based on the most
13	recent analysis conducted by the local
14	board under section 107(d)(2).".
15	(2) Incumbent worker training pro-
16	GRAMS.—
17	(A) IN GENERAL.—Section 134(d)(4)(A) of
18	the Workforce Innovation and Opportunity Act
19	(29 U.S.C. 3174(d)(4)(A)) is amended—
20	(i) in clause (i), by striking "20" and
21	inserting "30","
22	(ii) by redesignating clauses (ii) and
23	(iii) as clauses (iii) and (iv), respectively;
24	and

1	(iii) by inserting after clause (i) the
2	following:
3	"(ii) Increase in reservation of
4	FUNDS.—Notwithstanding clause (i)—
5	"(I) with respect to a local area
6	that had a rate of unemployment of
7	not more than 3 percent for not less
8	than 6 months during the preceding
9	program year, clause (i) shall be ap-
10	plied by substituting '40 percent' for
11	'30 percent'; or
12	"(II) with respect to a local area
13	that meets the requirement in sub-
14	clause (I) and is located in a State
15	that had a labor force participation
16	rate of not less than 68 percent for
17	not less than 6 months during the
18	preceding program year, clause (i)
19	shall be applied by substituting '45
20	percent' for '30 percent'.''.
21	(B) Incumbent worker upskilling ac-
22	COUNTS.—Section 134(d)(4) of the Workforce
23	Innovation and Opportunity Act (29 U.S.C.
24	3174(d)(4)) is further amended by adding at
25	the end the following:

1	"(E) Incumbent worker upskilling
2	ACCOUNTS.—
3	"(i) In general.—To establish in-
4	cumbent worker upskilling accounts
5	through which an eligible provider of train-
6	ing services under section 122 may be paid
7	for the program of training services pro-
8	vided to an incumbent worker, a local
9	board—
10	"(I) (aa) may use, from the
11	funds reserved by the local area under
12	subparagraph (A)(i), an amount that
13	does not exceed 5 percent of the funds
14	allocated to such local area under sec-
15	tion 133(b); or
16	"(bb) if the local area reserved
17	funds under subparagraph (A)(ii),
18	may use, from the funds reserved by
19	the local area under subparagraph
20	(A)(ii), an amount that does not ex-
21	ceed 10 percent of the funds allocated
22	to such local area under section
23	133(b); and
24	"(II) may use funds reserved
25	under section 134(a)(2)(A) for state-

1	wide rapid response activities and pro-
2	vided by the State to local area to es-
3	tablish such accounts.
4	"(ii) Eligibility.—
5	"(I) In general.—Subject to
6	subclause (II), a local board that
7	seeks to establish incumbent worker
8	upskilling accounts under clause (i)
9	shall establish criteria for determining
10	the eligibility of an incumbent worker
11	to receive such an account, which
12	shall take into account factors of—
13	"(aa) the wages of the in-
14	cumbent worker as of the date of
15	determining such worker's eligi-
16	bility under this clause;
17	"(bb) the career advance-
18	ment opportunities for the in-
19	cumbent worker in the occupa-
20	tion of such worker as of such
21	date; and
22	"(cc) the ability of the in-
23	cumbent worker to, upon comple-
24	tion of the program of training
25	services selected by such worker,

1	secure employment in an in-de-
2	mand industry or occupation in
3	the local area that will lead to
4	economic self-sufficiency and
5	wages higher than the current
6	wages of the incumbent worker.
7	"(II) Limitation.—
8	"(aa) In general.—An in-
9	cumbent worker described in item
10	(bb) shall be ineligible to receive
11	an incumbent worker upskilling
12	account under this subparagraph.
13	"(bb) Ineligibility.—Item
14	(aa) shall apply to an incumbent
15	worker—
16	"(AA) whose total an-
17	nual wages for the most re-
18	cent year are greater than
19	the median household in-
20	come of the State; or
21	"(BB) who has earned
22	a baccalaureate or profes-
23	sional degree.
24	"(iii) Cost sharing for certain in-
25	CUMBENT WORKERS.—With respect to an

1	incumbent worker determined to be eligible
2	to receive an incumbent worker upskilling
3	account who is not a low-income indi-
4	vidual—
5	"(I) such incumbent worker shall
6	pay not less than 25 percent of the
7	cost of the program of training serv-
8	ices selected by such worker; and
9	"(II) funds provided through the
10	incumbent worker upskilling account
11	established for such worker shall cover
12	the remaining 75 percent of the cost
13	of the program.".
14	CHAPTER 4—AUTHORIZATION OF
15	APPROPRIATIONS
16	SEC. 145. AUTHORIZATION OF APPROPRIATIONS.
17	Section 136 of the Workforce Innovation and Oppor-
18	tunity Act (29 U.S.C. 3181) is amended to read as follows:
19	"SEC. 136. AUTHORIZATION OF APPROPRIATIONS.
20	"(a) Youth Workforce Investment Activi-
21	TIES.—There are authorized to be appropriated to carry
22	out the activities described in section 127(a)
23	\$976,573,900 for each of the fiscal years 2025 through
24	2030.

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1	"(b) Adult Employment and Training Activi-
2	TIES.—There are authorized to be appropriated to carry
3	out the activities described in section 132(a)(1)
4	\$912,218,500 for each of the fiscal years 2025 through
5	2030.
6	"(c) DISLOCATED WORKER EMPLOYMENT AND
7	TRAINING ACTIVITIES.—There are authorized to be ap-
8	propriated to carry out the activities described in section
9	132(a)(2) \$1,451,859,000 for each of the fiscal years
10	2025 through 2030.".
11	Subtitle D—Job Corps
12	SEC. 151. PURPOSES.
13	Section 141 of the Workforce Innovation and Oppor-
14	tunity Act (29 U.S.C. 3191) is amended by striking "cen-
15	ters" each place it appears and inserting "campuses".
16	SEC. 152. DEFINITIONS.
17	Section 142 of the Workforce Innovation and Oppor-
18	tunity Act (29 U.S.C. 3192) is amended—

(1) in paragraphs (1), (7), (8), and (10), by

(2) in paragraph (7), by striking "CENTER" in

striking "center" each place it appears and inserting

the header and inserting "CAMPUS".

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"campus"; and

19

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21

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## 1 SEC. 153. INDIVIDUALS ELIGIBLE FOR THE JOB CORPS. 2 Section 144 of the Workforce Innovation and Oppor-3 tunity Act (29 U.S.C. 3194) is amended— 4 (1) in subsection (a)— 5 (A) in paragraph (1)— (i) by striking "21" and inserting 6 "24"; 7 8 (ii) by amending subparagraph (A) to 9 read as follows: "(A) an individual who is age 16 or 17 10 11 shall be eligible only upon an individual deter-12 mination by the director of a Job Corps campus 13 that such individual meets the criteria described 14 subparagraph (A) or (B) of section 15 145(b)(1); and"; and 16 (iii) in subparagraph (B), by striking "either": 17 18 (B) in paragraph (2), by inserting after 19 "individual" the following: "or a resident of a 20 qualified opportunity zone as defined in section 21 1400Z-1(a) of the Internal Revenue Code of 1986"; and 22 23 (C) in paragraph (3), by amending sub-24 paragraph (A) to read as follows:

"(A) Has foundational skill needs.";

25

1	(2) in subsection (b), by inserting after "a vet-
2	eran" the following: "or a member of the Armed
3	Forces eligible for preseparation counseling of the
4	Transition Assistance Program under section 1142
5	of title 10, United States Code"; and
6	(3) by inserting at the end the following:
7	"(c) Special Rule for Homeless and Foster
8	Youth.—In determining whether an individual is eligible
9	to enroll for services under this subtitle on the basis of
10	being an individual who is a homeless child or youth, or
11	a youth in foster care, as described in subsection
12	(a)(3)(C), staff shall—
13	"(1) if determining whether the individual is a
14	homeless child or youth, use a process that is in
15	compliance with the requirements of subsection (a)
16	of section 479D of the Higher Education Act of
17	1965, as added by section 702(l) of the FAFSA
18	Simplification Act (Public Law 116–260), for finan-
19	cial aid administrators; and
20	"(2) if determining whether the individual is a
21	youth in foster care, use a process that is in compli-
22	ance with the requirements of subsection (b) of such
23	section 479D of the Higher Education Act of 1965,
24	as added by section 702(1) of the FAFSA Simplifica-

1	tion Act (Public Law 116–260), for financial aid ad-
2	ministrators.".
3	SEC. 154. RECRUITMENT, SCREENING, SELECTION, AND AS-
4	SIGNMENT OF ENROLLEES.
5	Section 145 of the Workforce Innovation and Oppor-
6	tunity Act (29 U.S.C. 3195) is amended—
7	(1) in subsection (a)—
8	(A) in paragraph (2)—
9	(i) by amending subparagraph (A) to
10	read as follows:
11	"(A) prescribe procedures for—
12	"(i) administering drug tests to en-
13	rollees; and
14	"(ii) informing such enrollees that
15	drug tests will be administered;";
16	(ii) in subparagraph (D), by striking
17	"and";
18	(iii) in subparagraph (E), by striking
19	the period and inserting "; and"; and
20	(iv) by adding at the end the fol-
21	lowing:
22	"(F) assist applicable one-stop centers and
23	other entities identified in paragraph (3) in de-
24	veloping joint applications for Job Corps,

1	YouthBuild, and the youth activities described
2	in section 129."; and
3	(B) by adding at the end the following:
4	"(6) Drug test procedures.—The proce-
5	dures prescribed under paragraph (2)(A)(i) shall re-
6	quire that—
7	"(A) each enrollee take a drug test not
8	more than 48 hours after such enrollee arrives
9	on campus;
10	"(B) if the result of the drug test taken by
11	an enrollee pursuant to subparagraph (A) is
12	positive, the enrollee take a subsequent drug
13	test at the earliest appropriate time (consid-
14	ering the substance and potency levels identified
15	in the initial test) to determine if the enrollee
16	has continued to use drugs since arriving on
17	campus, the results of which must be received
18	not later than 50 days after the enrollee arrived
19	on campus; and
20	"(C) if the result of the subsequent test
21	administered under subparagraph (B) is posi-
22	tive, the enrollee be terminated from the pro-
23	gram and referred to a substance use disorder
24	treatment program."; and
25	(2) in subsections (b), (c), and (d)—

1	(A) by striking "center" each place it ap-
2	pears and inserting "campus"; and
3	(B) by striking "centers" each place it ap-
4	pears and inserting "campus".
5	SEC. 155. JOB CORPS CAMPUSES.
6	Section 147 of the Workforce Innovation and Oppor-
7	tunity Act (29 U.S.C. 3197) is amended—
8	(1) in the header, by striking "CENTERS" and
9	inserting "CAMPUSES";
10	(2) in subsection (a)—
11	(A) in paragraph (1)—
12	(i) by striking "center" each place it
13	appears and inserting "campus"; and
14	(ii) in subparagraph (A), by inserting
15	after "area career and technical education
16	school," the following: "an institution of
17	higher education,";
18	(B) in paragraph (2)—
19	(i) in subparagraph (A)—
20	(I) by striking "center" each
21	place it appears and inserting "cam-
22	pus''; and
23	(II) by inserting after "United
24	States Code." the following: "and

1	paragraph (2)(C)(iii) of section
2	159(f),"; and
3	(ii) in subparagraph (B)—
4	(I) in clause (i)—
5	(aa) by striking "operate a
6	Job Corps center" and inserting
7	"operate a Job Corps campus";
8	(bb) by striking subclause
9	(IV);
10	(cc) by redesignating sub-
11	clauses (I), (II), (III), and (V),
12	as subclauses (III), (IV), (V),
13	and (VI), respectively;
14	(dd) by inserting before sub-
15	clause (III), as so redesignated,
16	the following:
17	"(I) (aa) in the case of an entity
18	that has previously operated a Job
19	Corps campus, a numeric metric of
20	the past achievement on the primary
21	indicators of performance for eligible
22	youth described in section
23	116(b)(2)(A)(ii); or
24	"(bb) in the case of an entity
25	that has not previously operated a Job

1	Corps campus, an alternative numeric
2	metric on the past effectiveness of the
3	entity in successfully assisting at-risk
4	youth to connect to the labor force,
5	based on such primary indicators of
6	performance for eligible youth;
7	"(II) in the case of an entity that
8	has previously operated a Job Corps
9	campus, any information regarding
10	the entity included in any report de-
11	veloped by the Office of Inspector
12	General of the Department of
13	Labor;";
14	(ee) in subclauses (III) and
15	(IV), as so redesignated, by strik-
16	ing "center" each place it ap-
17	pears and inserting "campus";
18	(ff) in subclause (V), as so
19	redesignated, by striking "center
20	is located" and inserting "cam-
21	pus is located, including agree-
22	ments to provide off-campus
23	work-based learning opportunities
24	aligned with the career and tech-

1	nical education provided to en-
2	rollees"; and
3	(gg) by amending subclause
4	(VI), as so redesignated, to read
5	as follows:
6	"(VI) the ability of the entity to
7	implement an effective behavior man-
8	agement plan, as described in section
9	152(a), and maintain a safe and se-
10	cure learning environment for enroll-
11	ees."; and
12	(II) in clause (ii), by striking
13	"center" and inserting "campus";
14	(C) in paragraph (3)—
15	(i) by striking "center" each place it
16	appears and inserting "campus";
17	(ii) in subparagraph (D), by inserting
18	after "is located" the following: ", includ-
19	ing agreements to provide off-campus
20	work-based learning opportunities aligned
21	with the career and technical education
22	provided to enrollees";
23	(iii) by redesignating subparagraphs
24	(E), (F), (G), (H), (I), (J), and (K) as

1	subparagraphs $(F)$ , $(G)$ , $(H)$ , $(I)$ , $(J)$ , $(K)$ ,
2	and (L), respectively; and
3	(iv) by inserting after subparagraph
4	(D) the following:
5	"(E) A description of the policies that will
6	be implemented at the campus regarding secu-
7	rity and access to campus facilities, including
8	procedures to report on and respond to criminal
9	actions and other emergencies occurring on
10	campus.";
11	(3) in subsection (b)—
12	(A) in the header, by striking "Centers"
13	and inserting "CAMPUSES";
14	(B) by striking "center" each place it ap-
15	pears and inserting "campus";
16	(C) by striking "centers" each place it ap-
17	pears and inserting "campuses";
18	(D) in paragraph (2)(A), by striking "20
19	percent" and inserting "25 percent"; and
20	(E) by striking paragraph (3);
21	(4) in subsection (c)—
22	(A) by striking "centers" and inserting
23	"campuses"; and
24	(B) by striking "20 percent" and inserting
25	"30 percent";

1	(5) in subsection (d) by striking "centers" each
2	place it appears and inserting "campuses";
3	(6) in subsection (e)(1), by striking "centers"
4	and inserting "campuses";
5	(7) in subsection (f), by striking "2-year pe-
6	riod" and inserting "3-year period"; and
7	(8) in subsection (g)—
8	(A) by striking "center" each place it ap-
9	pears and inserting "campus";
10	(B) in paragraph (1)—
11	(i) by striking subparagraph (A);
12	(ii) by redesignating subparagraph
13	(B) as subparagraph (A);
14	(iii) by amending subparagraph (A),
15	as so redesignated—
16	(I) by striking "50 percent" and
17	inserting "80 percent"; and
18	(II) by striking the period at the
19	end and inserting "; or"; and
20	(iv) by inserting after subparagraph
21	(A), as so redesignated and amended, the
22	following:
23	"(B) failed to achieve an average of 80
24	percent of the level of enrollment that was

1	agreed to in the agreement described in sub-
2	section $(a)(1)(A)$ .";
3	(C) in paragraph (3) by striking "shall
4	provide" and inserting "shall provide, at least
5	30 days prior to renewing the agreement"; and
6	(D) in paragraph (4)—
7	(i) in subparagraph (C), by striking
8	"and" after the semicolon;
9	(ii) by redesignating subparagraph
10	(D) as subparagraph (E); and
11	(iii) by inserting after subparagraph
12	(C) the following:
13	"(D) has maintained a safe and secure
14	campus environment; and".
15	SEC. 156. PROGRAM ACTIVITIES.
16	Section 148 of the Workforce Innovation and Oppor-
17	tunity Act (29 U.S.C. 3198) is amended—
18	(1) in subsection (a)—
19	(A) by striking "center" and inserting
20	"campus";
21	(B) in paragraph (1), by inserting before
22	the period at the end the following: ", and pro-
23	ductive activities, such as tutoring or other
24	skills development opportunities, for enrollees to
25	participate in outside of regular class time and

1	work hours in order to increase supervision of
2	enrollees and reduce behavior infractions"; and
3	(2) in subsection (c)—
4	(A) by striking "centers" each place it ap-
5	pears and inserting "campuses"; and
6	(B) in paragraph (1)—
7	(i) by striking "the eligible providers"
8	and inserting "any eligible provider"; and
9	(ii) by inserting after "under section
10	122" the following: "that is aligned with
11	the career and technical education an en-
12	rollee has completed".
	ONG AND OVERDONE
13	SEC. 157. SUPPORT.
13 14	Section 150 of the Workforce Innovation and Oppor-
14	Section 150 of the Workforce Innovation and Oppor-
14 15	Section 150 of the Workforce Innovation and Opportunity Act (29 U.S.C. 3200) is amended—
14 15 16	Section 150 of the Workforce Innovation and Opportunity Act (29 U.S.C. 3200) is amended—  (1) in subsection (a), by striking "centers" and
14 15 16 17	Section 150 of the Workforce Innovation and Opportunity Act (29 U.S.C. 3200) is amended—  (1) in subsection (a), by striking "centers" and inserting "campuses"; and
14 15 16 17	Section 150 of the Workforce Innovation and Opportunity Act (29 U.S.C. 3200) is amended—  (1) in subsection (a), by striking "centers" and inserting "campuses"; and  (2) by adding at the end the following:
14 15 16 17 18	Section 150 of the Workforce Innovation and Opportunity Act (29 U.S.C. 3200) is amended—  (1) in subsection (a), by striking "centers" and inserting "campuses"; and  (2) by adding at the end the following:  "(d) Period of Transition.—Notwithstanding the
14 15 16 17 18 19 20	Section 150 of the Workforce Innovation and Opportunity Act (29 U.S.C. 3200) is amended—  (1) in subsection (a), by striking "centers" and inserting "campuses"; and  (2) by adding at the end the following:  "(d) Period of Transition.—Notwithstanding the requirements of section 146(b), a Job Corps graduate may
14 15 16 17 18 19 20	Section 150 of the Workforce Innovation and Opportunity Act (29 U.S.C. 3200) is amended—  (1) in subsection (a), by striking "centers" and inserting "campuses"; and  (2) by adding at the end the following:  "(d) Period of Transition.—Notwithstanding the requirements of section 146(b), a Job Corps graduate may remain an enrollee and a resident of a Job Corps campus

1	"(1) has not had a behavioral infraction in the
2	90 days prior to graduation; and
3	"(2) receives written approval from the director
4	of the Job Corps campus to remain such a resi-
5	dent.".
6	SEC. 158. OPERATIONS.
7	Section 151 of the Workforce Innovation and Oppor-
8	tunity Act (29 U.S.C. 3201) is amended—
9	(1) by striking "center" each place it appears
10	and inserting "campus"; and
11	(2) by adding at the end the following:
12	"(d) Local Authority.—
13	"(1) In general.—Subject to the limitations
14	of the budget approved by the Secretary for a Job
15	Corps campus, the operator of a Job Corps campus
16	shall have the authority, without prior approval from
17	the Secretary, to—
18	"(A) hire staff and provide staff profes-
19	sional development;
20	"(B) set terms and enter into agreements
21	with Federal, State, or local educational part-
22	ners, such as secondary schools, institutions of
23	higher education, child development centers,
24	units of Junior Reserve Officer Training Corps

1	programs established under section 2031 of
2	title 10, United States Code, or employers; and
3	"(C) engage with and educate stakeholders
4	about Job Corps operations and activities.
5	"(2) Limitation of Liability.—In the case of
6	an agreement described in paragraph (1)(B) that
7	does not involve the Job Corps operator providing
8	monetary compensation to the entity involved in
9	such agreement from the funds made available
10	under this subtitle, such agreement shall not be con-
11	sidered a subcontract (as defined in section 8701 of
12	title 41, United States Code).
13	"(e) Prior Notice.—Prior to making a change to
14	the agreement described in section 147(a) or an operating
15	plan described in this section, the Secretary shall solicit
16	from the operators of the Job Corps campuses information
17	on any operational costs the operators expect to result
18	from such change.".
19	SEC. 159. STANDARDS OF CONDUCT.
20	Section 152 of the Workforce Innovation and Oppor-
21	tunity Act (29 U.S.C. 3202) is amended—
22	(1) by striking "centers" each place it appears
23	and inserting "campuses";
24	(2) in subsection (a), by inserting "As part of
25	the operating plan required under section 151(a).

1	the director of each Job Corps campus shall develop
2	and implement a behavior management plan con-
3	sistent with the standards of conduct and subject to
4	the approval of the Secretary." at the end; and
5	(3) in subsection (b)(2)(A), by striking "or dis-
6	ruptive'';
7	(4) by amending subsection (c) to read as fol-
8	lows:
9	"(c) Appeal Process.—
10	"(1) Enrollee Appeals.—A disciplinary
11	measure taken by a director under this section shall
12	be subject to expeditious appeal in accordance with
13	procedures established by the Secretary.
14	"(2) Director appeals.—
15	"(A) IN GENERAL.—The Secretary shall
16	establish an appeals process under which the di-
17	rector of a Job Corps campus may submit a re-
18	quest that an enrollee who has engaged in an
19	activity which is a violation of the guidelines es-
20	tablished pursuant to subsection (b)(2)(A) re-
21	main enrolled in the program, but be subject to
22	other disciplinary actions.
23	"(B) Contents.—An request under para-
24	graph (A) shall include—

1	"(i) a signed certification from the di-
2	rector attesting that, to the belief of the di-
3	rector, the continued enrollment of such
4	enrollee would not impact the safety or
5	learning environment of the campus; and
6	"(ii) the behavioral records of such
7	enrollee.
8	"(C) TIMELINE.—The Secretary shall re-
9	view such appeal and either approve or deny the
10	appeal within 30 days of receiving such appeal.
11	"(D) INELIGIBILITY FOR APPEAL.—The
12	Secretary shall reject an appeal made by a di-
13	rector of a Job Corps campus if such campus
14	has been found out of compliance with the re-
15	quirements under subsection (d) at any time
16	during the previous 5 years."; and
17	(5) by adding at the end the following:
18	"(d) Incident Reporting.—
19	"(1) In general.—The Secretary shall require
20	that the director of a Job Corps campus report to
21	the appropriate regional office—
22	"(A) not later than 2 hours after the cam-
23	pus management becomes aware of the occur-
24	rence of—
25	"(i) an enrollee or on-duty staff death;

1	"(ii) any incident—
2	"(I) requiring law enforcement
3	involvement;
4	"(II) involving a missing minor
5	student; or
6	"(III) where substantial property
7	damage has occurred; or
8	"(iii) a level 1 infraction;
9	"(B) in the case of a level 2 infraction, on
10	a quarterly basis, including the number and
11	type of such infractions that occurred during
12	such time period; and
13	"(C) in the case of a minor infraction, as
14	determined necessary by the Secretary.
15	"(2) Infractions defined.—In this sub-
16	section:
17	"(A) LEVEL 1 INFRACTION.—The term
18	'level 1 infraction' means an activity described
19	in subsection $(b)(2)(A)$ .
20	"(B) LEVEL 2 INFRACTION.—The term
21	'level 2 infraction' means an activity, other than
22	a level 1 infraction, determined by the Sec-
23	retary to be a serious infraction.
24	"(C) MINOR INFRACTION.—The term
25	'minor infraction' means an activity, other than

1	a level 1 or 2 infraction, determined by the Sec-
2	retary to be an infraction.
3	"(3) Law enforcement agreements.—The
4	director of each Job Corps campus shall enter into
5	an agreement with the local law enforcement agency
6	with jurisdiction regarding procedures for the
7	prompt reporting and investigation of potentially il-
8	legal activity on Job Corps campuses.".
9	SEC. 160. COMMUNITY PARTICIPATION.
10	Section 153 of the Workforce Innovation and Oppor-
11	tunity Act (29 U.S.C. 3203) is amended—
12	(1) by striking "center" each place it appears
13	and inserting "campus";
14	(2) by striking "centers" each place it appears
15	and inserting "campuses"; and
16	(3) in subsection (c), in the heading, by striking
17	"Centers" and inserting "Campuses".
18	SEC. 161. WORKFORCE COUNCILS.
19	Section 154 of the Workforce Innovation and Oppor-
20	tunity Act (29 U.S.C. 3204) is amended—
21	(1) by striking "center" each place it appears
22	and inserting "campus";
23	(2) in subsection (d), in the heading, by strik-
24	ing "New Centers" and inserting "New Cam-
25	PUSES''.

## 191 SEC. 162. ADVISORY COMMITTEES. 2 Section 155 of the Workforce Innovation and Oppor-3 tunity Act (29 U.S.C. 3205) is amended— (1) by striking "The Secretary" and inserting 4 5 "(a) IN GENERAL.—The Secretary"; 6 (2) by striking "centers" and inserting "cam-7 puses" (3) by striking "center" and inserting "cam-8 pus"; and 9 10 (4) by adding at the end the following: 11 "(b) Advisory Committee to Improve Job Corps SAFETY.—Not later than 6 months after the date of en-13 actment of the A Stronger Workforce for America Act, the Secretary shall establish an advisory committee to provide recommendations on effective or evidence-based strat-16 egies to improve— "(1) safety, security, and learning conditions on 17 18 Job Corps campuses; and 19 "(2) the standards for campus safety estab-20 lished under section 159(c)(4).". SEC. 163. EXPERIMENTAL PROJECTS AND TECHNICAL AS-22 SISTANCE. Section 156 of the Workforce Innovation and Oppor-23

25 (1) by striking "center" and inserting "cam-26 pus";

tunity Act (29 U.S.C. 3206) is amended—

1	(2) by striking "centers" and inserting "cam-
2	puses'';
3	(3) by redesignating subsection (b) as sub-
4	section (c);
5	(4) by inserting the following after subsection
6	(a):
7	"(b) Job Corps Scholars.—
8	"(1) In general.—The Secretary may award
9	grants, on a competitive basis, to institutions of
10	higher education to enroll cohorts of Job Corps eligi-
11	ble youth in Job Corps Scholars activities for a 24-
12	month period and pay the tuition and necessary
13	costs for enrollees for such period.
14	"(2) ACTIVITIES.—Job Corps Scholar activities
15	shall include—
16	"(A) intensive counseling services and sup-
17	portive services;
18	"(B) a 12-month career and technical edu-
19	cation component aligned with in-demand in-
20	dustries and occupations in the State where the
21	institution of higher education that is receiving
22	the grant is located; and
23	"(C) a 12-month employment placement
24	period that follows the component described in
25	subparagraph (B).

1	"(3) Performance data.—The Secretary
2	shall collect performance information from institu-
3	tions of higher education receiving grants under this
4	subsection on the primary indicators of performance
5	for eligible youth described in section
6	116(b)(2)(A)(ii), the cost per participant and cost
7	per graduate, and other information as necessary to
8	evaluate the success of Job Corps Scholars grantees
9	in improving outcomes for at-risk youth.
10	"(4) EVALUATION.—At the end of each 2-year
11	period for which the Secretary awards grants under
12	this subsection, the Secretary shall provide for an
13	independent, robust evaluation that compares—
14	"(A) the outcomes achieved by Job Corps
15	Scholars participants with the outcomes
16	achieved by other participants in the Job Corps
17	program during such 2-year period; and
18	"(B) the costs of the Job Corps Scholars
19	programs with the costs of other Job Corps
20	programs during such 2-year period."; and
21	(5) in subsection (c)(1), as so redesignated, is
22	amended by striking "and" at the end of subpara-
23	graph (C) and by adding at the end the following:

1	"(D) in the development and implementa-
2	tion of a behavior management plan under sec-
3	tion 152(a); and
4	"(E) maintaining a safe and secure learn-
5	ing environment; and".
6	SEC. 164. SPECIAL PROVISIONS.
7	Section 158 of the Workforce Innovation and Oppor-
8	tunity Act (29 U.S.C. 3208) is amended—
9	(1) by striking "center" each place it appears
10	and inserting "campus"; and
11	(2) in subsection (f)—
12	(A) by striking "may accept on behalf of
13	the Job Corps or individual Job Corps centers
14	charitable donations of cash" and inserting ",
15	on behalf of the Job Corps, or a Job Corps
16	campus operator, on behalf of such campus,
17	may accept grants, charitable donations of
18	cash,"; and
19	(B) by inserting at the end the following:
20	"Notwithstanding sections 501(b) and 522 of
21	title 40, United States Code, any property ac-
22	quired by a Job Corps campus shall be directly
23	transferred, on a nonreimbursable basis, to the
24	Secretary.".

## 1 SEC. 165. MANAGEMENT INFORMATION. 2 (a) Levels of Performance.—Section 159 of the 3 Workforce Innovation and Opportunity Act (29 U.S.C. 4 3209) is amended— (1) by striking "center" each place it appears 5 6 and inserting "campus"; 7 (2) in subsection (c)— 8 (A) in paragraph (1)— (i) by striking "The Secretary" and 9 10 inserting the following: "(A) IN GENERAL.—The Secretary". 11 12 (ii) by inserting "that are ambitious yet achievable and" after "program"; and 13 (iii) by adding at the end the fol-14 15 lowing new subparagraphs: "(B) LEVELS OF PERFORMANCE.—In es-16 17 tablishing the expected performance levels 18 under subparagraph (A) for a Job Corps cam-19 pus, the Secretary shall take into account— "(i) how the levels involved compare 20 21 with the recent performance of such cam-22 pus and the performance of other cam-23 puses within the same State or geographic 24 region; "(ii) the levels of performance set for 25

the primary indicators of performance for

1	eligible youth described in section
2	116(b)(2)(A)(ii) for the State in which the
3	campus is located;
4	"(iii) the differences in actual eco-
5	nomic conditions (including differences in
6	unemployment rates and job losses or
7	gains in particular industries) between the
8	local area of such campus and other local
9	areas with a campus; and
10	"(iv) the extent to which the levels in-
11	volved promote continuous improvement in
12	performance on the primary indicators of
13	performance by such campus and ensure
14	optimal return on the use of Federal
15	funds.
16	"(C) Performance per contract.—The
17	Secretary shall ensure the expected levels of
18	performance are established in the relevant con-
19	tract or agreement.
20	"(D) REVISIONS BASED ON ECONOMIC
21	CONDITIONS AND INDIVIDUALS SERVED DURING
22	THE PROGRAM YEAR.—
23	"(i) In general.—In the event of a
24	significant economic downturn, the Sec-
25	retary may revise the applicable adjusted

1	levels of performance for each of the cam-
2	puses for a program year to reflect the ac-
3	tual economic conditions during such pro-
4	gram year.
5	"(ii) Report to congress.—Prior
6	to implementing the revisions described in
7	clause (i), the Secretary shall submit to the
8	Committee on Education and the Work-
9	force of the House of Representatives and
10	the Committee on Health, Education,
11	Labor, and Pensions of the Senate a re-
12	port explaining the reason for such revi-
13	sions.
14	"(E) Review of Performance Lev-
15	ELS.—The Office of Inspector General of the
16	Department of Labor shall, every 5 years, sub-
17	mit to the Committee on Education and the
18	Workforce of the House of Representatives and
19	the Committee on Health, Education, Labor,
20	and Pensions of the Senate, and publish in the
21	Federal Register and on a publicly available
22	website of the Department, a report con-
23	taining—
24	"(i) a quadrennial review of the ex-
25	pected levels of performance; and

1	"(ii) an evaluation of whether—
2	"(I) the Secretary is establishing
3	such expected levels of performance in
4	good faith; and
5	"(II) such expected levels have
6	led to continued improvement of the
7	Job Corps program.";
8	(B) by redesignating paragraph (4) as
9	paragraph (5);
10	(C) by inserting after paragraph (3) the
11	following:
12	"(4) Campus safety.—
13	"(A) IN GENERAL.—The Secretary shall
14	establish campus and student safety standards.
15	A Job Corps campus failing to achieve such
16	standards shall be required to take the perform-
17	ance improvement actions described in sub-
18	section (f).
19	"(B) Considerations.—In establishing
20	the campus and student safety standards under
21	subparagraph (A), the Secretary shall take into
22	account—
23	"(i) incidents reported under section
24	152(d);

1	"(ii) survey data from enrollees, fac-
2	ulty, staff, and community members; and
3	"(iii) any other considerations identi-
4	fied by the Secretary after reviewing the
5	recommendations of the advisory group de-
6	scribed in section 155(b).";
7	(D) in paragraph (5), as so redesignated—
8	(i) in subparagraph (A), by striking
9	"and" at the end;
10	(ii) in subparagraph (B), by striking
11	the period at the end and inserting a semi-
12	colon; and
13	(iii) by adding at the end the fol-
14	lowing:
15	"(C) the number of contracts that were
16	awarded a renewal compared to those eligible
17	for a renewal;
18	"(D) the number of campuses where the
19	contract was awarded to a new operator; and
20	"(E) the number of campuses that were
21	required to receive performance improvement,
22	as described under subsection (f)(2), including
23	whether any actions were taken as described in
24	subparagraphs (B) and (C) of such sub-
25	section."; and

1	(E) by adding at the end the following:
2	"(6) Wage records.—The Secretary shall
3	make arrangements with a State or other appro-
4	priate entity to facilitate the use of State wage
5	records to evaluate the performance of Job Corps
6	campuses on the employment and earnings indica-
7	tors described in clause (i)(III) of subparagraph (A)
8	of section $116(b)(2)(A)$ and subclauses (I) and (II)
9	of clause (ii) of such subparagraph for the purposes
10	of the report required under paragraph (5).";
11	(3) in subsection $(d)(1)$ —
12	(A) by inserting "and make available on
13	the website of the Department pertaining to the
14	Job Corps program in a manner that is con-
15	sumer-tested to ensure it is easily understood,
16	searchable, and navigable," after "subsection
17	(e)(4),";
18	(B) in subparagraph (B), by striking "gen-
19	der" and inserting "sex";
20	(C) by redesignating subparagraphs (J)
21	through (O) as subparagraphs (K) through (P),
22	respectively; and
23	(D) by inserting the following after sub-
24	paragraph (I):

1	"(J) the number of appeals under section
2	152(c) and a description of each appeal that
3	was approved;"; and
4	(4) in subsection (g)(2), by striking "comply"
5	and inserting "attest to compliance".
6	(b) Performance Assessments and Improve-
7	MENTS.—Section 159(f) of the Workforce Innovation and
8	Opportunity Act (29 U.S.C. 3209) is amended to read as
9	follows:
10	"(f) Performance Assessments and Improve-
11	MENTS.—
12	"(1) Assessments.—The Secretary shall con-
13	duct an annual assessment of the performance of
14	each Job Corps campus on the primary indicators of
15	performance described in section 116(b)(2)(A)(ii),
16	where each indicator shall be given equal weight in
17	determining the overall performance of the campus.
18	Based on the assessment, the Secretary shall take
19	measures to continuously improve the performance
20	of the Job Corps program.
21	"(2) Performance improvement.—
22	"(A) Initial failure.—With respect to a
23	Job Corps campus that fails to meet an average
24	of 90 percent on the expected levels of perform-
25	ance across all the primary indicators of per-

1	formance specified in subsection $(c)(1)$ or is
2	ranked among the lowest 10 percent of Job
3	Corps campuses, the Secretary shall, after each
4	program year of such performance failure, de-
5	velop and implement a performance improve-
6	ment plan for such campus. Such a plan shall
7	require action to be taken during a 1-year pro-
8	gram year period, which shall include providing
9	technical assistance to the campus.
10	"(B) Repeat failure.—With respect to
11	a Job Corps campus that, for two consecutive
12	program years, fails to meet an average of 85
13	percent on the expected levels of performance
14	across all the primary indicators of performance
15	or is ranked among the lowest 10 percent of
16	Job Corps campuses, the Secretary shall take
17	substantial action to improve the performance
18	of such campus, which shall include—
19	"(i) changing the management staff of
20	the campus;
21	"(ii) changing the career and tech-
22	nical education and training offered at the
23	campus;
24	"(iii) replacing the operator of the
25	campus; or

1	"(iv) reducing the capacity of the
2	campus.
3	"(C) CHRONIC FAILURE.—With respect to
4	a Job Corps campus that, for the two consecu-
5	tive program years immediately following the
6	Secretary taking substantial performance action
7	under subparagraph (B), fails to meet an aver-
8	age of 85 percent on the expected levels of per-
9	formance across all the primary indicators or is
10	ranked among the lowest 10 percent of Job
11	Corps campuses, the Secretary shall take fur-
12	ther substantial action to improve the perform-
13	ance of such campus, which shall include—
14	"(i) relocating the campus;
15	"(ii) closing the campus; or
16	"(iii) awarding funding directly to the
17	State in which the campus is located for
18	operation of the campus, and for which the
19	Secretary shall enter into a memorandum
20	of understanding with such State for pur-
21	poses of operating the campus in its cur-
22	rent location and may encourage innova-
23	tion in such memorandum of under-
24	standing by waiving any statutory or regu-
25	latory requirement of this subtitle except

for those related to participant eligibility
under section 144, standards of conduct
under section 152, and performance reporting and accountability under this section.

"(3) Additional Performance improvement Ment.—In addition to the performance improvement plans required under paragraph (2), the Secretary may develop and implement additional performance improvement plans for a Job Corps campus that fails to meet criteria established by the Secretary other than the expected levels of performance described in subsection (c)(1).

"(4) CIVILIAN CONSERVATION CENTERS.—With respect to a Civilian Conservation Center that, for 3 consecutive program years, fails to meet an average of 90 percent of the expected levels of performance across all the primary indicators of performance specified in subsection (c)(1), the Secretary of Labor or, if appropriate, the Secretary of Agriculture shall select, on a competitive basis, an entity to operate part or all of the Civilian Conservation Center in accordance with the requirements of section 147.".

- 1 (c) CONFORMING AMENDMENTS.—Section 159 of the
- 2 Workforce Innovation and Opportunity Act (29 U.S.C.
- 3 3209) is further amended—
- 4 (1) by striking "centers" each place it appears
- 5 and inserting "campuses"; and
- 6 (2) in subsection (g)(1), in the header, by strik-
- 7 ing "Center" and inserting "Campus".
- 8 SEC. 166. JOB CORPS OVERSIGHT AND REPORTING.
- 9 Section 161 of the Workforce Innovation and Oppor-
- 10 tunity Act (29 U.S.C. 3211) is amended—
- 11 (1) by redesignating subsection (d) as sub-
- section (e); and
- 13 (2) by inserting after subsection (c) the fol-
- lowing new subsection:
- 15 "(d) Report on Implementation of Rec-
- 16 OMMENDATIONS.—The Secretary shall, on an annual
- 17 basis, prepare and submit to the appropriate committees
- 18 a report regarding the implementation of all outstanding
- 19 recommendations from the Office of Inspector General of
- 20 the Department of Labor or the Government Account-
- 21 ability Office.".
- 22 SEC. 167. AUTHORIZATION OF APPROPRIATIONS.
- 23 Section 162 of the Workforce Innovation and Oppor-
- 24 tunity Act (29 U.S.C. 3212) is amended to read as follows:

## 1 "SEC. 162. AUTHORIZATION OF APPROPRIATIONS. 2 "There are authorized to be appropriated to carry out 3 this subtitle \$1,760,155,000 for each of the fiscal years 4 2025 through 2030.". **Subtitle E—National Programs** 5 SEC. 171. NATIVE AMERICAN PROGRAMS. 6 7 Section 166 of the Workforce Innovation and Opportunity Act (29 U.S.C. 3221) is amended— 9 (1) in subsection (d)(1)— 10 (A) in subparagraph (A), by striking "and"; 11 12 (B) in subparagraph (B), by striking the period at the end and inserting "; and"; and 13 14 (C) by inserting at the end the following: "(C) are evidence-based, to the extent 15 16 practicable."; 17 (2) in subsection (d)(2)— 18 (A) by redesignating subparagraph (B) as 19 subparagraph (C); and 20 (B) by inserting after subparagraph (A) 21 the following: "(B) Administrative costs.—Not more 22 23 than 10 percent of the funds provided to an en-24 tity under this section may be used for the ad-25 ministrative costs of the activities and services

carried out under subparagraph (A).";

1	(3) in subsection (h), by inserting after para-
2	graph (2) the following:
3	"(3) Wage records.—The Secretary shall
4	make arrangements with a State or other appro-
5	priate entity to facilitate the use of State wage
6	records to evaluate the performance of entities fund-
7	ed under this section on the employment and earn-
8	ings indicators described in subclauses (I) through
9	(III) of section $116(b)(2)(A)(i)$ for the purposes of
10	the report required under paragraph (4).
11	"(4) Performance results.—For each pro-
12	gram year, the Secretary shall make available on a
13	publicly accessible website of the Department a re-
14	port on the performance, during such program year,
15	of entities funded under this section on—
16	"(A) the primary indicators of performance
17	described in section $116(b)(2)(A)$ ;
18	"(B) any additional indicators established
19	under paragraph (1)(A); and
20	"(C) the adjusted levels of performance for
21	such entities as described in paragraph (2).";
22	(4) in subsection (i)—
23	(A) in paragraph (3)(A), by striking "and
24	judicial review." and inserting "judicial review,
25	and performance accountability pertaining to

1	the primary indicators of performance described
2	in section $116(b)(2)(A)$ ."; and
3	(B) in paragraph (4)(B)—
4	(i) by striking "The Council" and in-
5	serting the following:
6	"(i) In general.—The Council"; and
7	(ii) by inserting at the end the fol-
8	lowing:
9	"(ii) Vacancies.—An individual ap-
10	pointed to fill a vacancy on the Council oc-
11	curring before the expiration of the term
12	for which the predecessor of such indi-
13	vidual was appointed shall be appointed
14	only for the remainder of that term. Such
15	an individual may serve on the Council
16	after the expiration of such term until a
17	successor is appointed."; and
18	(5) by amending subsection (k)(2) to read as
19	follows:
20	"(2) Authorization of appropriations.—
21	There are authorized to be appropriated to carry out
22	this subsection \$542,000 for each of the fiscal years
23	2025 through 2030.".

1	SEC. 172. MIGRANT AND SEASONAL FARMWORKER PRO-
2	GRAMS.
3	Section 167 of the Workforce Innovation and Oppor-
4	tunity Act (29 U.S.C. 3222) is amended—
5	(1) in subsection (c), by adding at the end the
6	following:
7	"(5) Wage records.—The Secretary shall
8	make arrangements with a State or other appro-
9	priate entity to facilitate the use of State wage
10	records to evaluate the performance of entities fund-
11	ed under this section on the employment and earn-
12	ings indicators described in subclauses (I) through
13	(III) of section 116(b)(2)(A)(i) for the purposes of
14	the report required under paragraph (4).
15	"(6) Performance results.—For each pro-
16	gram year, the Secretary shall make available on a
17	publicly accessible website of the Department a re-
18	port on the performance, during such program year,
19	of entities funded under this section on—
20	"(A) the primary indicators of performance
21	described in section 116(b)(2)(A); and
22	"(B) the adjusted levels of performance for
23	such entities as described in paragraph (3).";
24	(2) by redesignating subsections (e), (f), (g),
25	(h), and (i) as subsections (f), (g), (h), (i), and (j),
26	respectively:

1	(3) by inserting after subsection (d) the fol-
2	lowing:
3	"(e) Administrative Costs.—Not more than 10
4	percent of the funds provided to an entity under this sec-
5	tion may be used for the administrative costs of the activi-
6	ties and services carried out under subsection (d)."; and
7	(4) in subsection (i), as so redesignated, to read
8	as follows:
9	"(i) Funding Allocation; Funding Obliga-
10	TION.—
11	"(1) Funding allocation.—From the funds
12	appropriated and made available to carry out this
13	section, the Secretary shall reserve not more than 1
14	percent for discretionary purposes, such as providing
15	technical assistance to eligible entities.
16	"(2) Funding obligation.—
17	"(A) In General.—Funds appropriated
18	and made available to carry out this section for
19	any fiscal year may be obligated by the Sec-
20	retary during the period beginning on April 1
21	of the calendar year that begins during such
22	fiscal year and ending on June 30 of the fol-
23	lowing calendar year to be made available to an
24	entity described in subsection (b) for the period
25	described in subparagraph (B).

1	"(B) Obligated amount.—Funds made
2	available under this section for a fiscal year to
3	any entity described in subsection (b) may be
4	spent or reserved for spending by such entity
5	during the period beginning on July 1 of the
6	calendar year that begins during such fiscal
7	year, and ending on June 30 of the following
8	calendar year.".
9	SEC. 173. TECHNICAL ASSISTANCE.
10	(a) GENERAL TECHNICAL ASSISTANCE.—Section
11	168(a)(1) of the Workforce Innovation and Opportunity
12	Act (29 U.S.C. 3223(a)(1)) is amended—
13	(1) by striking "appropriate training, technical
14	assistance, staff development" and inserting "appro-
15	priate education, technical assistance, professional
16	development for staff";
17	(2) in subparagraphs (B), (C), and (D), by
18	striking "training" each place it appears and insert-
19	ing "professional development";
20	(3) by redesignating subparagraphs (G) and
21	(H) as subparagraphs (J) and (K), respectively; and
22	(4) by inserting after subparagraph (F) the fol-
23	lowing:
24	"(G) assistance to the one-stop delivery
25	system and the Employment Service established

1	under the Wagner-Peyser Act for the integra-
2	tion of basic career service activities pursuant
3	to section $134(c)(2)(A)$ ;
4	"(I) assistance to States with maintaining,
5	and making accessible to jobseekers and em-
6	ployers, the lists of eligible providers of training
7	services required under section 122;
8	"(H) assistance to States that apply for
9	such assistance under section 122(k) for the
10	purposes described in such subsection;".
11	(b) Performance Accountability Technical
12	Assistance.—Section 168(b) of the Workforce Innova-
13	tion and Opportunity Act (29 U.S.C. 3223(b)) is amend-
14	ed—
15	(1) in the header, by striking "DISLOCATED
16	Worker" and inserting "Performance Account-
17	ABILITY"; and
18	(2) in paragraph (1), in the first sentence—
19	(A) by inserting ", pursuant to paragraphs
20	(1) and (2) of section 116(f)," after "technical
21	assistance"; and
22	(B) by striking "with respect to employ-
23	ment and training activities for dislocated work-
24	ers" and inserting "with respect to the core
25	programs''.

1	(c) Communities Impacted by Opioid Use Dis-
2	ORDERS.—Section 168 of the Workforce Innovation and
3	Opportunity Act (29 U.S.C. 3223) is further amended by
4	adding at the end the following:
5	"(d) Communities Impacted by Opioid Use Dis-
6	ORDERS.—The Secretary shall, as part of the activities de-
7	scribed in subsection (c)(2), evaluate and disseminate to
8	States and local areas information regarding evidence-
9	based and promising practices for addressing the economic
10	workforce impacts associated with high rates of opioid use
11	disorders, which information shall—
12	"(1) be updated annually to reflect the most re-
13	cent and available research; and
14	"(2) include information—
15	"(A) shared by States and local areas re-
16	garding effective practices for addressing such
17	impacts; and
18	"(B) on how to apply for any funding that
19	may be available under section 170(b)(1)(E).".
20	SEC. 174. EVALUATIONS AND RESEARCH.
21	(a) In General.—Section 169 of the Workforce In-
22	novation and Opportunity Act (29 U.S.C. 3224) is amend-
23	ed—
24	(1) in subsection (a)—
25	(A) in paragraph (2)—

1	(i) in subparagraph (E), by inserting
2	"and" at the end;
3	(ii) in subparagraph (F), by striking
4	"; and" at the end and inserting a period;
5	and
6	(iii) by striking subparagraph (G);
7	(B) in paragraph (3)—
8	(i) by striking "The Secretary" and
9	inserting the following:
10	"(A) IN GENERAL.—The Secretary"; and
11	(ii) by adding at the end the following
12	new subparagraph:
13	"(B) Limitation.—The Secretary may
14	not use the authority described in subparagraph
15	(A) if the evaluations required under paragraph
16	(1) have not been initiated or completed in the
17	time period required."; and
18	(C) in paragraph (4), by striking "2019"
19	and inserting "2028"; and
20	(2) in subsection (b)—
21	(A) by amending paragraph (4) to read as
22	follows:
23	"(4) Studies and reports.—
24	"(A) Study on employment condi-
25	TIONS.—The Secretary, in coordination with

other heads of Federal agencies, as appropriate, may conduct a study examining the nature of participants' unsubsidized employment after exit from programs carried out under this Act, including factors such as availability of paid time off, health and retirement benefits, workplace safety standards, predictable and stable work schedule, stackable credentials, and advancement opportunities.

"(B) STUDY ON IMPROVING WORKFORCE SERVICES FOR INDIVIDUALS WITH DISABIL-ITIES.—The Secretary of Labor, in coordination with the Secretary of Education and the Secretary of Health and Human Services, may conduct studies that analyze the access to services by individuals with disabilities, including whether an individual who is unable to receive services under title IV due to a wait list for such services is able to receive services under titles I through III.

"(C) STUDY ON THE EFFECTIVENESS OF PAY FOR PERFORMANCE.—The Secretary shall, not more than 4 years after the date of enactment of A Stronger Workforce for America Act, conduct a study that compares the effectiveness

1	of the pay-for-performance strategies used
2	under sections 129, 134, and 172 after such
3	date of enactment to the awarding of grants
4	and contracts under such sections as in effect
5	on the day before the date of enactment of such
6	Act.
7	"(D) STUDY ON INDIVIDUAL TRAINING AC-
8	COUNTS FOR DISLOCATED WORKERS.—The Sec-
9	retary shall, not more than 4 years after the
10	date of enactment of the A Stronger Workforce
11	for America Act, conduct a study that compares
12	the usage of Individual Training Accounts for
13	dislocated workers after such date of enactment
14	to the usage of such accounts prior to such date
15	of enactment, including—
16	"(i) the types of training services and
17	occupations targeted by dislocated workers
18	when using their Individual Training Ac-
19	counts; and
20	"(ii) the effectiveness of such skills
21	development.
22	"(E) STUDY ON STATEWIDE CRITICAL IN-
23	DUSTRY SKILLS FUNDS.—The Secretary shall,
24	not more than 4 years after the date of enact-
25	ment of the A Stronger Workforce for America

1	Act, conduct a study that will review the usage
2	of statewide critical industry skills funds estab-
3	lished by States under section 134(a)(4) and
4	identify, for purposes of measuring the overall
5	effectiveness of the program—
6	"(i) the industries targeted by such
7	Funds;
8	"(ii) the occupations workers are
9	being upskilled for;
10	"(iii) how frequently skills develop-
11	ment is provided to prospective workers
12	and incumbent workers, and
13	"(iv) the reported performance out-
14	comes.
15	"(F) Study on the effectiveness of
16	EMPLOYER-BASED TRAINING.—The Secretary
17	shall, not more than 4 years after the date of
18	enactment of the A Stronger Workforce for
19	America Act, conduct a study that measures
20	the effectiveness of on-the-job training, em-
21	ployer-directed skills training, apprenticeship,
22	and incumbent worker training under this title
23	in preparing jobseekers and workers, including
24	those with barriers to employment, for unsub-
25	sidized employment. Such study shall include

1	the cost per participant and wage and employ-
2	ment outcomes, as compared to other methods
3	of training.
4	"(G) Reports.—The Secretary shall pre-
5	pare and disseminate to the Committee on
6	Health, Education, Labor, and Pensions of the
7	Senate and the Committee on Education and
8	the Workforce of the House of Representatives,
9	and on the publicly available website of the De-
10	partment, reports containing the results of the
11	studies conducted under this paragraph."; and
12	(B) in paragraph (5), by adding at the end
13	the following:
14	"(C) Evaluation of grants.—
15	"(i) In general.—For each grant or
16	contract awarded under this paragraph,
17	the Secretary shall conduct a rigorous eval-
18	uation of the multistate project to deter-
19	mine the impact of the activities supported
20	by the project, including the impact on the
21	employment and earnings of program par-
22	ticipants.
23	"(ii) Report.—The Secretary shall
24	prepare and disseminate to the Committee
25	on Health, Education, Labor, and Pen-

sions of the Senate and the Committee on Education and the Workforce of the House of Representatives, and to the public, including through electronic means, reports containing the results of evaluations conducted under this subparagraph.".

- 7 (b) Workforce Data Quality Initiative.—Sec-8 tion 169 of the Workforce Innovation and Opportunity Act 9 (29 U.S.C. 3224) is further amended by adding at the 10 end the following:
- 11 "(d) Workforce Data Quality Initiative.—
- 12 "(1) Grant Program.—Of amount made avail-13 able pursuant to section 132(a)(2)(A) for any pro-14 gram year, the Secretary shall use 5 percent of such 15 amount, and may also use funds authorized for pur-16 poses of carrying out this section, to award grants 17 to eligible entities to create workforce longitudinal 18 data systems and associated resources for the pur-19 poses of strengthening program quality, building 20 State capacity to produce evidence for decisionmaking, meeting performance reporting require-21 22 ments, protecting privacy, and improving trans-23 parency.
  - "(2) APPLICATION.—To be eligible to receive a grant under this subsection, an eligible entity shall

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1	submit an application to the Secretary at such time
2	and in such manner as the Secretary may require,
3	which shall include—
4	"(A) a description of the proposed activi-
5	ties that will be conducted by the eligible entity,
6	including a description of the need for such ac-
7	tivities and a detailed budget for such activities;
8	"(B) a description of the expected out-
9	comes and outputs (such as systems or prod-
10	ucts) that will result from the proposed activi-
11	ties and the proposed uses of such outputs;
12	"(C) a description of how the proposed ac-
13	tivities will support the reporting of perform-
14	ance data, including employment and earnings
15	outcomes, for the performance accountability
16	requirements under section 116, including out-
17	comes for eligible training providers;
18	"(D) a description of the methods and pro-
19	cedures the eligible entity will use to ensure the
20	security and privacy of the collection, storage,
21	and use of all data involved in the systems and
22	resources supported through the grant, includ-
23	ing compliance with State and Federal privacy
24	and confidentiality statutes and regulations;

and

1	"(E) a plan for how the eligible entity will
2	continue the activities or sustain the use of the
3	outputs created with the grant funds after the
4	grant period ends.
5	"(3) Priority.—In awarding grants under the
6	subsection, the Secretary shall give priority to—
7	"(A) eligible entities that are—
8	"(i) a State agency of a State that
9	has not previously received a grant from
10	the Secretary for the purposes of this sub-
11	section and demonstrates a substantial
12	need to improve its data infrastructure; or
13	"(ii) a consortium of State agencies
14	that is comprised of State agencies from
15	multiple States and includes at least one
16	State agency described in clause (i) and
17	has the capacity to make significant con-
18	tributions toward building interoperable,
19	cross-State data infrastructure; and
20	"(B) eligible entities that will use grant
21	funds to—
22	"(i) expand the adoption and use of
23	linked, open, and interoperable data on
24	credentials, including through the develop-
25	ment of a credential registry or other tools

1	and services designed to help learners and
2	workers make informed decisions, such as
3	the credential navigation feature described
4	in section $122(d)(2)$ ;
5	"(ii) participate in and contribute
6	data to a multistate data collaborative, in-
7	cluding data that provide participating
8	States the ability to better understand—
9	"(I) earnings and employment
10	outcomes of individuals who work out-
11	of-State; and
12	"(II) cross-State earnings and
13	employment trends;
14	"(iii) enhance collaboration with pri-
15	vate sector workforce and labor market
16	data entities and the end-users of work-
17	force and labor market data, including in-
18	dividuals, employers, economic development
19	agencies, and workforce development pro-
20	viders; or
21	"(iv) leverage the use of non-Federal
22	contributions to improve workforce data in-
23	frastructure, including staff capacity build-
24	ing.

1	"(4) Use of funds.—In addition to the activi-
2	ties described in paragraph (3)(B), an eligible entity
3	awarded a grant under this subsection may use
4	funds to carry out any of the following activities:
5	"(A) Developing or enhancing a State's
6	workforce longitudinal data system, including
7	by participating and contributing data to the
8	State's data system, if applicable, that links
9	with elementary and secondary school and post-
10	secondary data.
11	"(B) Accelerating the replication and
12	adoption of data systems, projects, products, or
13	practices already in use in one or more States
14	to other States.
15	"(C) Research and labor market data im-
16	provement activities to improve the timeliness,
17	relevance, and accessibility of such data
18	through pilot projects that are developed locally
19	but designed to scale to other regions or States.
20	"(D) Establishing, enhancing, or con-
21	necting to a system of interoperable learning
22	and employment records that provides individ-

uals who choose to participate in such system

ownership of a verified and secure record of

their skills and achievements and the ability to

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1	share such record with employers and education
2	providers.
3	"(E) Developing policies, guidelines, and
4	security measures for data collection, storing
5	and sharing to ensure compliance with relevant
6	Federal and State privacy laws and regulations.
7	"(F) Increasing local board access to and
8	integration with the State's workforce longitu-
9	dinal data system in a secure manner.
10	"(G) Creating or participating in a data
11	exchange for collecting and using standards-
12	based jobs and employment data including, at a
13	minimum, job titles or occupation codes.
14	"(H) Improving State and local staff ca-
15	pacity to understand, use, and analyze data to
16	improve decisionmaking and improve partici-
17	pant outcomes.
18	"(5) Administration.—
19	"(A) DURATION.—A grant awarded under
20	this subsection may be for a period of up to 3
21	years.
22	"(B) Supplement, not supplant.—
23	Funds made available under this subsection
24	shall be used to supplement, and not supplant,

1	other Federal, State, or local funds used for de-
2	velopment of State data systems.
3	"(C) Report.—Each eligible entity that
4	receives a grant under this subsection shall sub-
5	mit a report to the Secretary not later than 180
6	days after the conclusion of the grant period on
7	the activities supported through the grant and
8	improvements in the use of workforce and labor
9	market information that have resulted from
10	such activities.
11	"(6) Definitions.—In this subsection, the
12	term 'eligible entity' means a State agency or con-
13	sortium of State agencies, including a multistate
14	data collaborative, that is or includes the State agen-
15	cies responsible for—
16	"(A) State employer wage records used by
17	the State's unemployment insurance programs
18	in labor market information reporting and anal-
19	ysis and for fulfilling the reporting require-
20	ments of this Act;
21	"(B) the production of labor market infor-
22	mation; and
23	"(C) the direct administration of one or
24	more of the core programs.".

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## SEC. 175. NATIONAL DISLOCATED WORKER GRANTS. 2 Section 170 of the Workforce Innovation and Oppor-3 tunity Act (29 U.S.C. 3225) is amended— 4 (1) by amending subsection (a)(1) to read as 5 follows: "(1) Emergency or disaster.—The term 6 'emergency or disaster' means an emergency or a 7 8 major disaster, as defined in paragraphs (1) and (2), 9 respectively, of section 102 of the Robert T. Stafford 10 Disaster Relief and Emergency Assistance Act (42) 11 U.S.C. 5122 (1) and (2))."; 12 (2) in subsection (b)— 13 (A) in paragraph (1)— 14 (i) in subparagraph (C), by striking "and" at the end: 15 16 (ii) in subparagraph (D)— 17 (I) in clause (i), by striking 18 "spouses described in section 3(15)(E)" and inserting "spouses de-19 20 scribed in subparagraph (E) of the 21 definition of the term 'dislocated worker' in section 3"; and 22 23 (II) in clause (ii), by striking the 24 period at the end and inserting "; 25 and"; and

1	(iii) by adding at the end the fol-
2	lowing:
3	"(E) to an entity described in subsection
4	(c)(1)(B) to provide employment and training
5	activities related to the prevention and treat-
6	ment of opioid use disorders, including addic-
7	tion treatment, mental health treatment, and
8	pain management, in an area that, as a result
9	of widespread opioid use, addiction, and
10	overdoses, has higher-than-average demand for
11	such activities that exceeds the availability of
12	State and local resources to provide such activi-
13	ties."; and
14	(B) by adding at the end the following:
15	"(3) Performance results.—The Secretary
16	shall collect the necessary information from each en-
17	tity receiving a grant under this section to determine
18	the performance of such entity on the primary indi-
19	cators of performance described in section
20	116(b)(2)(A)(i) and make such information available
21	on the publicly accessible website of the Department
22	in a format that does not reveal personally identifi-
23	able information."; and
24	(3) in subsection (e)—
25	(A) in paragraph (1)(A)—

1	(i) by striking "subsection (b)(1)(A)"
2	and inserting "subparagraph (A) or (E) of
3	subsection (b)(1)"; and
4	(ii) by striking ", in such manner, and
5	containing such information" and inserting
6	"and in such manner"; and
7	(B) in paragraph (2)—
8	(i) in subparagraph (B)—
9	(I) in the heading, by striking
10	"Retraining" and inserting
11	"Reskilling"; and
12	(II) by striking "retraining" and
13	inserting "reskilling";
14	(ii) by redesignating subparagraphs
15	(C) and (D) as subparagraphs (D) and
16	(E), respectively; and
17	(iii) by inserting after subparagraph
18	(B) the following:
19	"(C) OPIOID-RELATED GRANTS.—In order
20	to be eligible to receive employment and train-
21	ing assistance under a national dislocated work-
22	er grant awarded pursuant to subsection
23	(b)(1)(E), an individual shall be—
24	"(i) a dislocated worker;

1	"(ii) a long-term unemployed indi-
2	vidual;
3	"(iii) an individual who is unemployed
4	or significantly underemployed as a result
5	of widespread opioid use in the area; or
6	"(iv) an individual who is employed or
7	seeking employment in a health care pro-
8	fession involved in the prevention and
9	treatment of opioid use disorders, includ-
10	ing such professions that provide addiction
11	treatment, mental health treatment, or
12	pain management.".
13	SEC. 176. YOUTHBUILD PROGRAM.
14	Section 171 of the Workforce Innovation and Oppor-
15	tunity Act (29 U.S.C. 3226) is amended—
16	(1) in subsection (c)—
17	(A) in paragraph (1), to read as follows:
18	"(1) Amount of grants; reservation.—
19	"(A) Amount of grants.—Subject to
20	subparagraph (B), the Secretary is authorized
21	to make grants to applicants for the purpose of
22	carrying out YouthBuild programs approved
23	under this section.
24	"(B) Reservation for rural areas
25	AND INDIAN TRIBES.—

1	"(i) In general.—In any fiscal year
2	in which the amount appropriated to carry
3	out this section is greater than
4	\$90,000,000, the Secretary shall reserve
5	not less than 20 percent of the amount ap-
6	propriated that is in excess of \$90,000,000
7	and use such reserved amount to make
8	grants to covered applicants (in addition to
9	any other grants that may be awarded
10	under this subsection for such fiscal year
11	to covered applicants) for the purpose of
12	carrying out YouthBuild programs ap-
13	proved under this section.
14	"(ii) Covered applicant de-
15	FINED.—In this subparagraph, the term
16	'covered applicant' means an applicant
17	that—
18	"(I) is located in a rural area; or
19	$``(\Pi)$ is an Indian Tribe or is car-
20	rying out a YouthBuild program ap-
21	proved under this section for the ben-
22	efit of members of an Indian Tribe.";
23	(B) in paragraph (2)—
24	(i) in subparagraph (A)—

1	(I) in clause (iv)(II), by striking
2	"language learners" and inserting
3	"learners"; and
4	(II) in clause (vii), by inserting
5	after "enable individuals" the fol-
6	lowing: ", including those with disabil-
7	ities,''; and
8	(ii) by adding at the end the fol-
9	lowing:
10	"(I) Provision of meals and other food as-
11	sistance to participants in conjunction with an-
12	other activity described in this paragraph.";
13	(C) in paragraph (3)—
14	(i) in subparagraph (A), by striking
15	"such time, in such manner, and con-
16	taining such information" and inserting
17	"such time and in such manner"; and
18	(ii) in subparagraph (B)—
19	(I) in the header, by striking
20	"MINIMUM REQUIREMENTS" and in-
21	serting "Requirements";
22	(II) by striking ", at a min-
23	imum'';
24	(III) in clause (xx), by striking
25	"and" at the end;

1	(IV) in clause (xxi) by striking
2	the period at the end and inserting ";
3	and"; and
4	(V) by adding at the end the fol-
5	lowing:
6	"(xxii) a description of the levels of
7	performance the applicant expects to
8	achieve on the primary indicators of per-
9	formance described in section
10	116(b)(2)(A)(ii)."; and
11	(D) in paragraph (4)—
12	(i) by striking "such selection criteria
13	as the Secretary shall establish under this
14	section, which shall include criteria" and
15	inserting "selection criteria";
16	(ii) in subparagraph (J)(iii), by add-
17	ing "and" after the semicolon;
18	(iii) in subparagraph (K), by striking
19	"; and" and inserting a period; and
20	(iv) by striking subparagraph (L);
21	(2) in subsection (e)(1)—
22	(A) in subparagraph (A)(ii), by striking
23	"offender" and inserting "who is a justice-in-
24	volved individual'': and

1	(B) in subparagraph (B)(i), by striking
2	"are basic skills deficient" and inserting "have
3	foundational skill needs";
4	(3) in subsection (f), by striking paragraph (2)
5	and inserting the following:
6	"(2) Use of wage records.—The Secretary
7	shall make arrangements with a State or other ap-
8	propriate entity to facilitate the use of State wage
9	records to evaluate the performance of YouthBuild
10	programs funded under this section on the employ-
11	ment and earnings indicators described in section
12	116(b)(2)(A)(ii) for the purposes of the report re-
13	quired under paragraph (3).
14	"(3) Performance results.—For each pro-
15	gram year, the Secretary shall make available, on a
16	publicly accessible website of the Department, a re-
17	port on the performance of YouthBuild programs,
18	during such program year, funded under this section
19	on—
20	"(A) the primary indicators of performance
21	described in section 116(b)(2)(A)(ii); and
22	"(B) the expected levels of performance for
23	such programs as described in paragraph (1).";
24	(4) in subsection (g), by inserting at the end
25	the following:

1	"(4) Annual release of funding oppor-
2	TUNITY ANNOUNCEMENT.—The Secretary shall, to
3	the greatest extent practicable, announce new fund-
4	ing opportunities for grants under this section dur-
5	ing the same time period each year for which such
6	grants are available."; and
7	(5) by amending subsection (i) to read as fol-
8	lows:
9	"(i) AUTHORIZATION OF APPROPRIATIONS.—There
10	are authorized to be appropriated to carry out this section
11	\$108,150,000 for each of the fiscal years 2025 through
12	2030.".
13	SEC. 178. REENTRY EMPLOYMENT OPPORTUNITIES.
14	Subtitle D of title I of the Workforce Innovation and
15	Opportunity Act (29 U.S.C. 3221 et seq.), is further
16	amended—
17	(1) by redesignating section 172 as section 174;
18	and
19	(2) by inserting after section 171 the following:
20	"SEC. 172. REENTRY EMPLOYMENT OPPORTUNITIES.
21	"(a) Purposes.—The purposes of this section are—
22	"(1) to improve the employment, earnings, and
23	skill attainment, and reduce recidivism, of adults
24	and youth who have been involved with the justice
25	system;

1	"(2) to prompt innovation and improvement in
2	the reentry of justice-involved individuals into the
3	workforce so that successful initiatives can be estab-
4	lished or continued and replicated; and
5	"(3) to further develop the evidence on how to
6	improve employment, earnings, and skill attainment,
7	and reduce recidivism, of justice-involved individuals,
8	through rigorous evaluations of specific services pro-
9	vided, including how they affect different popu-
10	lations and how they are best combined and
11	sequenced, and disseminate such evidence to entities
12	supporting the reentry of justice-involved individuals
13	into the workforce.
14	"(b) Reentry Employment Competitive Grants,
15	CONTRACTS, AND COOPERATIVE AGREEMENTS AUTHOR-
16	IZED.—
17	"(1) In general.—From the amounts appro-
18	priated under section 174(e) and not reserved under
19	subsection (h), the Secretary—
20	"(A) shall, on a competitive basis, make
21	grants to, or enter into contracts or cooperative
22	agreements with, eligible entities to implement
23	reentry projects that serve eligible adults or eli-
24	gible youth;

1	"(B) may use not more than 30 percent of
2	such amounts to award funds under subpara-
3	graph (A) to eligible entities to serve as na-
4	tional or regional intermediaries to provide such
5	funds to other eligible entities to—
6	"(i) implement reentry projects de-
7	scribed in subparagraph (A); and
8	"(ii) monitor and support such enti-
9	ties;
10	"(C) shall use 30 percent of such amounts
11	to award funds under subparagraph (A) to eli-
12	gible entities using pay-for-performance con-
13	tracts—
14	"(i) that specify a fixed amount that
15	will be paid to the entity based on the
16	achievement of specified levels of perform-
17	ance on the indicators of performance de-
18	scribed in subsections $(e)(1)(A)(i)$ and
19	(e)(2)(A) within a defined timetable; and
20	"(ii) which may provide for bonus
21	payments to such entity to expand capacity
22	to provide effective services; and
23	"(D) shall ensure grants awarded under
24	this section are awarded to eligible entities from

1	geographically diverse areas, in addition to the
2	priorities described in paragraph (4).
3	"(2) AWARD PERIODS.—The Secretary shall
4	award funds under this section for an initial period
5	of not more than 4 years.
6	"(3) Additional Awards.—The Secretary
7	may award, for a period of not more than 4 years,
8	one or more additional grants to an eligible entity
9	that received a grant under this section if the eligi-
10	ble entity achieved the performance levels agreed
11	upon with the Secretary (as described in subsection
12	(e)(3)) for the most recent award period.
13	"(4) Priority.—In awarding funds under this
14	section, the Secretary shall give priority to eligible
15	entities whose applications submitted under sub-
16	section (c) demonstrate a commitment to use such
17	funds to implement reentry projects—
18	"(A) that will serve high-poverty areas;
19	"(B) that will enroll eligible youth or eligi-
20	ble adults—
21	"(i) prior to the release of such indi-
22	viduals from incarceration in a correctional
23	institution; or
24	"(ii) not later than 90 days after such
25	release;

1	"(C) whose strategy and design are evi-
2	dence-based;
3	"(D) that establish partnerships with—
4	"(i) businesses; or
5	"(ii) institutions of higher education
6	or providers under section 122 (as deter-
7	mined by the State where services are
8	being provided) to provide project partici-
9	pants with programs of study leading to
10	recognized postsecondary credentials in in-
11	demand occupations; or
12	"(E) that provide training services, includ-
13	ing customized training and on-the-job training,
14	that are designed to meet the specific require-
15	ments of an employer (including a group of em-
16	ployers), industry, or sector, and are conducted
17	with a commitment by the employer to employ
18	individuals upon successful completion of the
19	preparation.
20	"(c) Application.—
21	"(1) FORM AND PROCEDURE.—To be qualified
22	to receive funds under this section, an eligible entity
23	shall submit an application at such time, and in
24	such manner, as determined by the Secretary, and

1	containing the information described in paragraph
2	(2).
3	"(2) Contents.—An application submitted by
4	an eligible entity under paragraph (1) shall contain
5	the following:
6	"(A) A description of the eligible entity, in-
7	cluding the experience of the eligible entity in
8	providing employment and training services for
9	justice-involved individuals.
10	"(B) A description of the needs that will
11	be addressed by the reentry project supported
12	by the funds received under this section, and
13	the target participant population and the geo-
14	graphic area to be served.
15	"(C) A description of the proposed employ-
16	ment and training activities and supportive
17	services, if applicable, to be provided under
18	such reentry project, and how such activities
19	and services will prepare participants for em-
20	ployment in in-demand industry sectors and oc-
21	cupations within the geographic area to be
22	served by such reentry project.
23	"(D) The anticipated schedule for carrying
24	out the activities proposed under the reentry

project.

1	"(E) A description of—
2	"(i) the partnerships the eligible enti-
3	ty will establish with agencies and entities
4	within the criminal justice system, local
5	boards and one-stops, community-based or-
6	ganizations, and employers (including local
7	businesses) to provide participants of the
8	reentry project with work-based learning,
9	job placement, and recruitment (if applica-
10	ble); and
11	"(ii) how the eligible entity will co-
12	ordinate its activities with other services
13	and benefits available to justice-involved
14	individuals in the geographic area to be
15	served by the reentry project.
16	"(F) A description of the manner in which
17	individuals will be recruited and selected for
18	participation for the reentry project.
19	"(G) A detailed budget and a description
20	of the system of fiscal controls, and auditing
21	and accountability procedures, that will be used
22	to ensure fiscal soundness for the reentry
23	project.
24	"(H) A description of the expected levels of
25	performance to be achieved with respect to the

1	performance measures described in subsection
2	(e).
3	"(I) A description of the evidence-based
4	practices the eligible entity will use in adminis-
5	tration of the reentry project.
6	"(J) An assurance that the eligible entity
7	will collect, disaggregate by each subpopulation
8	of individuals with barriers to employment, and
9	by race, ethnicity, sex, and age, and report to
10	the Secretary the data required with respect to
11	the reentry project carried out by the eligible
12	entity for purposes of determining levels of per-
13	formance achieved and conducting the evalua-
14	tion under this section.
15	"(K) An assurance that the eligible entity
16	will provide matching funds, as described in
17	subsection $(d)(4)$ .
18	"(L) A description of how the eligible enti-
19	ty plans to continue the reentry project after
20	the award period.
21	"(3) Additional content for inter-
22	MEDIARY APPLICANTS.—An application submitted by
23	an eligible entity seeking to serve as a national or
24	regional intermediary as described in subsection
25	(b)(1)(B) shall also contain the following:

1	"(A) An identification and description of
2	the eligible entities that will be subgrantees of
3	such intermediary and implement the reentry
4	projects, which shall include subgrantees in—
5	"(i) three or more noncontiguous met-
6	ropolitan areas or rural areas; and
7	"(ii) not less than 2 States.
8	"(B) A description of the services and sup-
9	ports the intermediary will provide to the sub-
10	grantees, including administrative and fiscal
11	support to ensure the subgrantees comply with
12	all grant requirements.
13	"(C) A description of how the intermediary
14	will facilitate the replication of evidence-based
15	practices or other best practices identified by
16	the intermediary across all subgrantees.
17	"(D) If such intermediary is currently re-
18	ceiving, or has previously received, funds under
19	this section as an intermediary to implement a
20	reentry project, an assurance that none of the
21	subgrantees identified under subparagraph (A)
22	were previous subgrantees of the intermediary
23	for such reentry project and failed to meet the
24	levels of performance established for such re-
25	entry project.

1	"(d) Uses of Funds.—
2	"(1) REQUIRED ACTIVITIES.—An eligible entity
3	that receives funds under this section shall use such
4	funds to implement a reentry project for eligible
5	adults, eligible youth, or both that provides each of
6	the following:
7	"(A) One or more of the individualized ca-
8	reer services listed in subclauses (I) through
9	(IX) of section $134(c)(2)(A)(xii)$ .
10	"(B) One or more of the training services
11	listed in clauses (i) through (x)(i) in section
12	134(c)(3)(D), including subsidized employment
13	opportunities through transitional jobs.
14	"(C) For participants who are eligible
15	youth, one or more of the program elements
16	listed in subparagraphs (A) through (N) of sec-
17	tion $129(c)(2)$ .
18	"(2) Allowable activities.—An eligible enti-
19	ty that receives funds under this section may use
20	such funds to provide to eligible adults or eligible
21	youth the following:
22	"(A) Followup services after placement in
23	unsubsidized employment as described in sec-
24	tion $134(c)(2)(A)(xiii)$ .
25	"(B) Apprenticeship programs.

1	"(C) Education in digital literacy skills.
2	"(D) Mentoring.
3	"(E) Assistance in obtaining employment
4	including as a result of the eligible entity—
5	"(i) establishing and developing rela-
6	tionships and networks with large and
7	small employers; and
8	"(ii) coordinating with employers to
9	develop customized training programs and
10	on-the-job training.
11	"(F) Assistance with driver's license rein-
12	statement and fees for driver's licenses and
13	other necessary documents for employment.
14	"(G) Provision of or referral to evidence
15	based mental health treatment by licensed prac-
16	titioners.
17	"(H) Provision of or referral to substance
18	use disorder treatment services, provided than
19	funds awarded under this section are only used
20	to provide such services to participants who are
21	unable to obtain such services through other
22	programs providing such services.
23	"(I) Provisions of or referral to supportive
24	services, provided that no more than 5 percent
25	of funds awarded to an eligible entity under

1	this section may be used to provide such serv-
2	ices to participants who are able to obtain such
3	services through other programs providing such
4	services.
5	"(3) Administrative cost limit.—An eligible
6	entity may not use more than 7 percent of the funds
7	received under this section for administrative costs,
8	including for costs related to collecting information,
9	analysis, and coordination for purposes of subsection
10	(e) or (f).
11	"(4) MATCHING FUNDS.—An eligible entity
12	shall provide a non-Federal contribution, which may
13	be provided in cash or in-kind, for the costs of the
14	project in an amount that is not less than 25 per-
15	cent of the total amount of funds awarded to the en-
16	tity for such period, except that the Secretary may
17	waive the matching funds requirement, on a case-by-
18	case basis and for not more than 20 percent of all
19	grants awarded, if the eligible entity demonstrates
20	significant financial hardship.
21	"(e) Levels of Performance.—
22	"(1) Establishment of Levels.—
23	"(A) IN GENERAL.—The Secretary shall
24	establish expected levels of performance for re-

entry projects funded under this section for—

1	"(i) each of the primary indicators of
2	performance for adults and youth de-
3	scribed in section 116(b); and
4	"(ii) an indicator of performance es-
5	tablished by the Secretary with respect to
6	participant recidivism.
7	"(B) UPDATES.—The levels established
8	under subparagraph (A) shall be updated for
9	each 4-year-award period.
10	"(2) AGREEMENT ON PERFORMANCE LEVELS.—
11	In establishing and updating performance levels
12	under paragraph (1), the Secretary shall reach
13	agreement on such levels with the eligible entities re-
14	ceiving awards under this section that will be subject
15	to such levels, based on, as the Secretary determines
16	relevant for each indicator of performance, the fol-
17	lowing factors:
18	"(A) The expected performance levels of
19	each such eligible entity described in the appli-
20	cation submitted under subsection $(c)(2)(H)$ .
21	"(B) The local economic conditions of the
22	geographic area to be served by each such eligi-
23	ble entity, including differences in unemploy-
24	ment rates and job losses or gains in particular
25	industries.

1	"(C) The characteristics of project partici-
2	pants when entering the project involved, in-
3	cluding—
4	"(i) criminal records;
5	"(ii) indicators of poor work history;
6	"(iii) lack of work experience;
7	"(iv) lack of educational or occupa-
8	tional skills attainment;
9	"(v) low levels of literacy or English
10	proficiency;
11	"(vi) disability status;
12	"(vii) homelessness; and
13	"(viii) receipt of public assistance.
14	"(3) Failure to meet performance lev-
15	ELS.—In the case of an eligible entity that fails to
16	meet the performance levels established under para-
17	graph (1) and updated to reflect the actual economic
18	conditions and characteristics of participants (as de-
19	scribed in paragraph (2)(C)) served by the reentry
20	project involved for any award year, the Secretary
21	shall provide technical assistance to the eligible enti-
22	ty, including the development of a performance im-
23	provement plan.
24	"(f) Evaluation of Reentry Projects.—

1	"(1) In general.—Not later than 5 years
2	after the first award of funds under this section is
3	made, the Secretary (acting through the Chief Eval-
4	uation Officer) shall meet each of the following re-
5	quirements:
6	"(A) DESIGN AND CONDUCT OF EVALUA-
7	TION.—Design and conduct an evaluation to
8	evaluate the effectiveness of the reentry projects
9	funded under this section, which meets the re-
10	quirements of paragraph (2), and includes an
11	evaluation of each of the following:
12	"(i) The effectiveness of such projects
13	in assisting individuals with finding em-
14	ployment and maintaining employment at
15	the second quarter and fourth quarter
16	after unsubsidized employment is obtained.
17	"(ii) The effectiveness of such projects
18	in assisting individuals with earning recog-
19	nized postsecondary credentials.
20	"(iii) The effectiveness of such
21	projects in relation to their cost, including
22	the extent to which the projects improve
23	reentry outcomes, including in employ-
24	ment, compensation (which may include
25	wages earned and benefits), career ad-

1 vancement, measurable skills gains, creden-2 tials earned, and recidivism of participants 3 in comparison to comparably situated individuals who did not participate in such projects. 6 The effectiveness of specific services and interventions provided and of 7 8 the overall project design. 9 "(v) If applicable, the extent to which such projects effectively serve various de-10 11 mographic groups, including people of dif-12 ferent geographic locations, ages, races, 13 national origins, sex, and criminal records, 14 and individuals with disabilities. 15 "(vi) If applicable, the appropriate se-16 quencing, combination, concurrent or 17 structure, of services for each subpopula-18 tion of individuals who are participants of 19 such projects, such as the order, combina-20 tion, or concurrent structure and services 21 in which transitional jobs and occupational 22 skills development are provided, to ensure 23 that such participants are prepared to fully 24 benefit from employment and training

services provided under the project.

1	"(vii) Limitations or barriers to edu-
2	cation and employment as a result of occu-
3	pational or educational licensing restric-
4	tions.
5	"(B) Data accessibility.—Make avail-
6	able, on the publicly accessible website of the
7	Department of Labor, data collected during the
8	course of evaluation under this subsection, in
9	an aggregated format that does not disclose
10	personally identifiable information.
11	"(2) Design requirements.—An evaluation
12	under this subsection—
13	"(A) shall—
14	"(i) be designed by the Secretary (act-
15	ing through the Chief Evaluation Officer)
16	in conjunction with the eligible entities car-
17	rying out the reentry projects being evalu-
18	ated;
19	"(ii) include analysis of participant
20	feedback and outcome and process meas-
21	ures; and
22	"(iii) use designs that employ the
23	most rigorous analytical and statistical
24	methods that are reasonably feasible, such
25	as the use of control groups; and

1	"(B) may not—
2	"(i) collect personally identifiable in-
3	formation, except to the extent such infor-
4	mation is necessary to conduct the evalua-
5	tion; or
6	"(ii) reveal or share personally identi-
7	fiable information.
8	"(3) Publication and reporting of eval-
9	UATION FINDINGS.—The Secretary (acting through
10	the Chief Evaluation Officer) shall—
11	"(A) in accordance with the timeline deter-
12	mined to be appropriate by the Chief Evalua-
13	tion Officer, publish an interim report on such
14	evaluation;
15	"(B) not later than 90 days after the date
16	on which any evaluation is completed under this
17	subsection, publish and make publicly available
18	such evaluation; and
19	"(C) not later than 60 days after the com-
20	pletion date described in subparagraph (B),
21	submit to the Committee on Education and the
22	Workforce of the House of Representatives and
23	the Committee on Health, Education, Labor,
24	and Pensions of the Senate a report on such
25	evaluation.

1	"(g) Annual Report.—
2	"(1) Contents.—Subject to paragraph (2),
3	the Secretary shall post, using transparent, linked,
4	open, and interoperable data formats, on its publicly
5	accessible website, an annual report on—
6	"(A) the number of individuals who par-
7	ticipated in projects assisted under this section
8	for the preceding year;
9	"(B) the percentage of such individuals
10	who successfully completed the requirements of
11	such projects;
12	"(C) the performance of eligible entities on
13	such projects as measured by the performance
14	indicators set forth in subsection (e); and
15	"(D) an explanation of any waivers grant-
16	ed by the Secretary of the matching require-
17	ment under subsection $(d)(4)$ .
18	"(2) DISAGGREGATION.—The information pro-
19	vided under subparagraphs (A) through (C) of para-
20	graph (1) with respect to a year shall be
21	disaggregated by each project assisted under this
22	section for such year.
23	"(h) Reservation of Funds.—Of the funds appro-
24	priated under section 174(e) for a fiscal year, the Sec-
25	retary—

1	"(1) may reserve not more than 5 percent for
2	the administration of grants, contracts, and coopera-
3	tive agreements awarded under this section, of which
4	not more than 2 percent may be reserved for the
5	provision of—
6	"(A) technical assistance to eligible entities
7	that receive funds under this section; and
8	"(B) outreach and technical assistance to
9	eligible entities desiring to receive such funds,
10	including assistance with application develop-
11	ment and submission; and
12	"(2) shall reserve not less than 1 percent and
13	not more than 2.5 percent for the evaluation activi-
14	ties under subsection (f) or to support eligible enti-
15	ties with any required data collection, analysis, and
16	coordination related to such evaluation activities.
17	"(i) Definitions.—In this section:
18	"(1) Chief evaluation officer.—The term
19	'Chief Evaluation Officer' means the head of the
20	independent evaluation office located in the Office of
21	the Assistant Secretary for Policy of the Department
22	of Labor.
23	"(2) Community supervision.—The term
24	'community supervision' means mandatory oversight

1	(including probation and parole) of a formerly incar-
2	cerated person—
3	"(A) who was convicted of a crime by a
4	judge or parole board; and
5	"(B) who is living outside a secure facility.
6	"(3) Correctional Institution.—The term
7	'correctional institution' has the meaning given the
8	term in section 225(e).
9	"(4) ELIGIBLE ENTITY.—The term 'eligible en-
10	tity' means—
11	"(A) a private nonprofit organization
12	under section 501(c)(3) of the Internal Revenue
13	Code of 1986, including a community-based or
14	faith-based organization;
15	"(B) a local board;
16	"(C) a State or local government;
17	"(D) an Indian or Native American entity
18	eligible for grants under section 166;
19	"(E) a labor organization or joint labor-
20	management organization;
21	"(F) an industry or sector partnership;
22	"(G) an institution of higher education; or
23	"(H) a consortium of the entities described
24	in subparagraphs (A) through (H).

1	"(5) Eligible Adult.—The term 'eligible
2	adult' means a justice-involved individual who is age
3	25 or older.
4	"(6) ELIGIBLE YOUTH.—The term 'eligible
5	youth' means a justice-involved individual who is not
6	younger than age 14 or older than age 24.
7	"(7) High-poverty.—The term 'high-poverty',
8	when used with respect to a geographic area, means
9	an area with a poverty rate of at least 20 percent
10	as determined based on the most recently available
11	data from the American Community Survey con-
12	ducted by the Bureau of the Census.
13	"(8) Justice-involved individual.—The
14	term 'justice-involved individual' means—
15	"(A) an individual of any age who—
16	"(i) has been convicted and impris-
17	oned under Federal or State law; and
18	"(ii) was released from imprisonment
19	not more than 3 years prior to enrollment
20	in a project funded under this section; or
21	"(B) an individual who—
22	"(i) is not younger than age 14 or
23	older than age 24; and
24	"(ii) has been—

1	"(I) charged with, or convicted
2	of, any criminal offense in an adult
3	court; or
4	"(II) charged with, or adju-
5	dicated of, a delinquent act in a juve-
6	nile court.".
7	SEC. 179. STRENGTHENING COMMUNITY COLLEGES GRANT
8	PROGRAM.
9	Subtitle D of title I of the Workforce Innovation and
10	Opportunity Act (29 U.S.C. 3221 et seq.), is further
11	amended by inserting after section 172, as added by the
12	preceding section, the following:
13	"SEC. 173. STRENGTHENING COMMUNITY COLLEGES WORK-
14	FORCE DEVELOPMENT GRANTS PROGRAM.
15	"(a) Purposes.—The purposes of this section are—
16	"(1) to establish, improve, or expand high-qual-
17	ity workforce development programs at community
18	colleges; and
19	"(2) to expand opportunities for individuals to
20	obtain recognized postsecondary credentials that are
21	nationally or regionally portable and stackable for
22	high-skill, high-wage, or in-demand industry sectors
23	or occupations.
24	"(b) Strengthening Community Colleges
	(b) STRENGTHENING COMMONITY COMEGES

1	"(1) In general.—From the amounts appro-
2	priated to carry out this section under section 174(f
3	and not reserved under paragraph (2), the Secretary
4	shall, on a competitive basis, make grants to eligible
5	institutions to carry out the activities described in
6	subsection (e).
7	"(2) Reservation.—Of the amounts appro-
8	priated to carry out this section under section
9	174(f), the Secretary may reserve not more than two
10	percent for the administration of grants awarded
11	under this section, including—
12	"(A) providing technical assistance and
13	targeted outreach to support eligible institu-
14	tions serving a high number or high percentage
15	of low-income individuals or individuals with
16	barriers to employment, and rural-serving eligi-
17	ble institutions, to provide guidance and assist
18	ance in the process of applying for grants under
19	this section; and
20	"(B) evaluating and reporting on the per-
21	formance and impact of programs funded under
22	this section in accordance with subsections (f
23	through (h).
24	"(c) Award Period.—

1	"(1) Initial grant period.—Each grant
2	under this section shall be awarded for an initial pe-
3	riod of not more than 4 years.
4	"(2) Subsequent grants.—An eligible insti-

"(2) SUBSEQUENT GRANTS.—An eligible institution that receives an initial grant under this section may receive one or more additional grants under this section for additional periods of not more than 4 years each if the eligible institution demonstrates that, during the most recently completed grant period for a grant received under this section, such eligible institution achieved the levels of performance agreed to by the eligible institution with respect to the performance indicators specified in subsection (f).

## "(d) Application.—

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- "(1) IN GENERAL.—To be eligible to receive a grant under this section, an eligible institution shall submit an application to the Secretary at such time and in such manner as the Secretary may require.
- "(2) Contents.—An application submitted by an eligible institution under paragraph (1) shall include a description of each the following:
- 23 "(A) The extent to which the eligible insti-24 tution has demonstrated success building part-25 nerships with employers in in-demand industry

1	sectors or occupations to provide students with
2	the skills needed for occupations in such indus-
3	tries and an explanation of the results of any
4	such partnerships.
5	"(B) The methods and strategies the eligi-
6	ble institution will use to engage with employers
7	in in-demand industry sectors or occupations,
8	including any arrangements to place individuals
9	who complete the workforce development pro-
10	grams supported by the grant into employment
11	with such employers.
12	"(C) The proposed eligible institution and
13	industry partnership that the eligible institution
14	will establish or maintain to comply with sub-
15	section (e)(1), including—
16	"(i) the roles and responsibilities of
17	each employer, organization, agency, or in-
18	stitution of higher education that the eligi-
19	ble institution will partner with to carry
20	out the activities under this section; and
21	"(ii) the needs that will be addressed
22	by such eligible institution and industry
23	partnership.
24	"(D) One or more industries that such
25	partnership will target and real-time labor mar-

1	ket data demonstrating that those industries
2	are aligned with employer demand in the geo-
3	graphic area to be served by the eligible institu-
4	tion.
5	"(E) The extent to which the eligible insti-
6	tution can—
7	"(i) leverage additional resources to
8	support the programs to be funded with
9	the grant, which shall include written com-
10	mitments of any leveraged or matching
11	funds for the proposed programs; and
12	"(ii) demonstrate the future sustain-
13	ability of each such program.
14	"(F) The steps the institution will take to
15	ensure the high quality of each program to be
16	funded with the grant, including the career
17	pathways within such programs.
18	"(G) The population and geographic area
19	to be served by the eligible institution, including
20	the number of individuals the eligible institution
21	intends to serve during the grant period.
22	"(H) The workforce development programs
23	to be supported by the grant.
24	"(I) The recognized postsecondary creden-
25	tials that are expected to be earned by partici-

1	pants in such workforce development programs
2	and the related high-wage, high skill, or in-de-
3	mand industry sectors or occupations for which
4	such programs will prepare participants.
5	"(J) The evidence upon which the edu-
6	cation and skills development strategies to be
7	used in such workforce development programs
8	are based and an explanation of how such evi-
9	dence influenced the design of the programs to
10	improve education and employment outcomes.
11	"(K) How activities of the eligible institu-
12	tion are expected to align with the workforce
13	strategies identified in—
14	"(i) any State plan or local plan sub-
15	mitted under this Act by the State, out-
16	lying area, or locality in which the eligible
17	institution is expected to operate;
18	"(ii) any State plan submitted under
19	section 122 of the Carl D. Perkins Career
20	and Technical Education Act of 2006 (20
21	U.S.C. 2342) by such State or outlying
22	area; and
23	"(iii) any economic development plan
24	of the chief executive of such State or out-
25	lying area.

1	"(L) The goals of the eligible institution
2	with respect to—
3	"(i) capacity building (as described in
4	subsection $(f)(1)(B)$ ; and
5	"(ii) the expected performance of indi-
6	viduals participating in the programs to be
7	offered by the eligible institution, including
8	with respect to any performance indicators
9	applicable under section 116 or subsection
10	(f) of this section.
11	"(3) Consideration of previous experi-
12	ENCE.—The Secretary may not disqualify an eligible
13	institution from receiving a grant under this section
14	solely because such institution lacks previous experi-
15	ence in building partnerships, as described in para-
16	graph $(2)(A)$ .
17	"(4) Priority.—In awarding grants under this
18	section, the Secretary shall give priority to eligible
19	institutions that—
20	"(A) will use the grant to serve—
21	"(i) individuals with barriers to em-
22	ployment; or
23	"(ii) incumbent workers who need to
24	gain or improve foundational skills to en-
25	hance their employability;

"(B) use competency-based assessments,

such as the competency-based assessment iden
tified by the State in which the eligible institu
tion is located under section 134(a)(2)(B)(vii),

to award academic credit for prior learning for

programs supported by the grant; or

"(C) have, or will seek to have, the career education programs supported by the grant included on the list of eligible providers of training services under section 122 for the State in which the eligible institution is located.

## "(e) Uses of Funds.—

"(1) ELIGIBLE INSTITUTION AND INDUSTRY PARTNERSHIP.—For the purpose of carrying out the activities specified in paragraphs (2) and (3), an eligible institution that receives a grant under this section shall establish a partnership (or continue an existing partnership) with one or more employers in an in-demand industry sector or occupation (in this section referred to as an 'eligible institution and industry partnership') and shall maintain such partnership for the duration of the grant period. The eligible institution shall ensure that the partnership—

"(A) targets one or more specific highskill, high-wage, or in-demand industries;

1	"(B) includes collaboration with the work-
2	force development system;
3	"(C) serves adult and dislocated workers,
4	incumbent workers, and new entrants to the
5	workforce;
6	"(D) uses an evidence-based program de-
7	sign that is appropriate for the activities carried
8	out by the partnership;
9	"(E) incorporates work-based learning op-
10	portunities, as defined in section 3 of the Carl
11	D. Perkins Career and Technical Education Act
12	of 2006 (20 U.S.C. 2302); and
13	"(F) incorporates, to the extent appro-
14	priate, virtual service delivery to facilitate tech-
15	nology-enabled learning.
16	"(2) REQUIRED ACTIVITIES.—An eligible insti-
17	tution that receives a grant under this section shall,
18	in consultation with the employers in the eligible in-
19	stitution and industry partnership described in para-
20	graph (1)—
21	"(A) establish, improve, or expand high
22	quality, evidence-based workforce development
23	programs, career pathway programs, or work-
24	based learning programs (including apprentice-
25	ship programs or preapprenticeships);

1	"(B) provide career services to individuals
2	participating in the programs funded with the
3	grant to facilitate retention and program com-
4	pletion, which may include—
5	"(i) career navigation, coaching,
6	mentorship, and case management serv-
7	ices, including providing information and
8	outreach to individuals with barriers to
9	employment to encourage such individuals
10	to participate in programs funded with the
11	grant; and
12	"(ii) providing access to course mate-
13	rials, technological devices, required equip-
14	ment, and other supports necessary for
15	participation in and successful completion
16	of such programs; and
17	"(C) make available, in a format that is
18	open, searchable, and easily comparable, infor-
19	mation on—
20	"(i) curricula and recognized postsec-
21	ondary credentials offered through pro-
22	grams funded with the grant, including
23	any curricula or credentials created or fur-
24	ther developed using such grant, which for

1	each recognized postsecondary credential,
2	shall include—
3	"(I) the issuing entity of such
4	credential;
5	"(II) any third-party endorse-
6	ments of such credential;
7	"(III) the occupations for which
8	the credential prepares individuals;
9	"(IV) the skills and competencies
10	necessary to achieve to earn such cre-
11	dential;
12	"(V) the level of mastery of such
13	skills and competencies (including how
14	mastery is assessed); and
15	"(VI) any transfer value or
16	stackability of the credential;
17	"(ii) any skills or competencies devel-
18	oped by individuals who participate in such
19	programs beyond the skills and com-
20	petencies identified as part of the recog-
21	nized postsecondary credential awarded;
22	and
23	"(iii) related employment and earn-
24	ings outcomes on the primary indicators of

1	performance described in subclauses (I)
2	through (III) of section $116(b)(2)(A)(i)$ .
3	"(3) Additional activities.—In addition to
4	the activities required under paragraph (2), an eligi-
5	ble institution that receives a grant under this sec-
6	tion shall, in consultation with the employers in the
7	eligible institution and industry partnership de-
8	scribed in paragraph (1), carry out one or more of
9	the following activities:
10	"(A) Establish, improve, or expand—
11	"(i) articulation agreements (as de-
12	fined in section 486A(a) of the Higher
13	Education Act of 1965 (20 U.S.C.
14	1093a(a)));
15	"(ii) credit transfer agreements;
16	"(iii) corequisite remediation pro-
17	grams that enable a student to receive re-
18	medial education services while enrolled in
19	a postsecondary course rather than requir-
20	ing the student to receive remedial edu-
21	cation before enrolling in a such a course;
22	"(iv) dual or concurrent enrollment
23	programs;
24	"(v) competency-based education and
25	assessment; or

1	"(vi) policies and processes to award
2	academic credit for prior learning or for
3	the programs described in paragraph
4	(2)(A).
5	"(B) Establish or implement plans for pro-
6	viders of the programs described in paragraph
7	(2)(A) to meet the criteria and carry out the
8	procedures necessary to be included on the eli-
9	gible training services provider list described in
10	section 122(d).
11	"(C) Purchase, lease, or refurbish special-
12	ized equipment as necessary to carry out such
13	programs, provided that not more than 15 per-
14	cent of the funds awarded to the eligible insti-
15	tution under this section may be used for activi-
16	ties described in this subparagraph.
17	"(D) Reduce or eliminate unmet financial
18	need relating to the cost of attendance (as de-
19	fined under section 472 of the Higher Edu-
20	cation Act of 1965 (20 U.S.C. 1087ll)) of par-
21	ticipants in such programs.
22	"(4) Administrative cost limit.—An eligible
23	institution may use not more than 7 percent of the
24	funds awarded under this section for administrative

costs, including costs related to collecting informa-

1	tion, analysis, and coordination for purposes of sub-
2	section (f).
3	"(f) Performance Levels and Performance
4	Reviews.—
5	"(1) IN GENERAL.—The Secretary shall develop
6	and implement guidance that establishes the levels
7	of performance that are expected to be achieved by
8	each eligible institution receiving a grant under this
9	section. Such performance levels shall be established
10	on the following indicators:
11	"(A) Each of the primary indicators of
12	performance for adults described in section
13	116(b), which shall be applied for all individuals
14	who participated in a program that received
15	funding from a grant under this section.
16	"(B) The extent to which the eligible insti-
17	tution built capacity by—
18	"(i) increasing the breadth and depth
19	of employer engagement and investment in
20	workforce development programs in the in-
21	demand industry sectors and occupations
22	targeted by the eligible institution and in-
23	dustry partnership established or main-
24	tained by the eligible institution under sub-
25	section $(e)(1)$ ;

1	"(ii) designing or implementing new
2	and accelerated instructional techniques or
3	technologies, including the use of advanced
4	online and technology-enabled learning
5	(such as immersive technology); and
6	"(iii) increasing program and policy
7	alignment across systems and decreasing
8	duplicative services or service gaps.
9	"(C) With respect to individuals who par-
10	ticipated in a workforce development program
11	funded with the grant—
12	"(i) the percentage of participants
13	who successfully completed the program;
14	and
15	"(ii) of the participants who were in-
16	cumbent workers at the time of enrollment
17	in the program, the percentage who ad-
18	vanced into higher level positions during or
19	after completing the program.
20	"(2) Consultation and determination of
21	PERFORMANCE LEVELS.—
22	"(A) Consideration.—In developing per-
23	formance levels in accordance with paragraph
24	(1), the Secretary shall take into consideration

1	the goals of the eligible institution pursuant to
2	subsection $(d)(2)(L)$ .
3	"(B) Determination.—After completing
4	the consideration required under subparagraph
5	(A), the Secretary shall separately determine
6	the performance levels that will apply to each
7	eligible institution, taking into account—
8	"(i) the expected performance levels of
9	each eligible institution with respect to the
10	goals described by the eligible institution
11	pursuant to subsection (d)(2)(L); and
12	"(ii) local economic conditions in the
13	geographic area to be served by the eligible
14	institution, including differences in unem-
15	ployment rates and job losses or gains in
16	particular industries.
17	"(C) NOTICE AND ACKNOWLEDGMENT.—
18	"(i) Notice.—The Secretary shall
19	provide each eligible institution with a
20	written notification that sets forth the per-
21	formance levels that will apply to the eligi-
22	ble institution, as determined under sub-
23	paragraph (B).
24	"(ii) Acknowledgment.—After re-
25	ceiving the notification described in clause

1	(i), each eligible institution shall submit to
2	the Secretary written confirmation that the
3	eligible institution—
4	"(I) received the notification; and
5	"(II) agrees to be evaluated in
6	accordance with the performance lev-
7	els determined by the Secretary.
8	"(3) Performance reviews.—On an annual
9	basis during each year of the grant period, the Sec-
10	retary shall evaluate the performance during such
11	year of each eligible institution receiving a grant
12	under this section in a manner consistent with the
13	performance levels determined for such institution
14	pursuant to paragraph (2).
15	"(4) Failure to meet performance lev-
16	ELS.—After conducting an evaluation under para-
17	graph (3), if the Secretary determines that an eligi-
18	ble institution did not achieve the performance levels
19	applicable to the eligible institution under paragraph
20	(2), the Secretary shall—
21	"(A) provide technical assistance to the eli-
22	gible institution; and
23	"(B) develop a performance improvement
24	plan for the eligible institution.
25	"(g) Evaluations and Reports.—

- "(1) IN GENERAL.—Not later than 4 years
  after the date on which the first grant is made
  under this section, the Secretary shall design and
  conduct an evaluation to determine the overall effectiveness of the eligible institutions receiving a grant
  under this section.
  - "(2) ELEMENTS.—The evaluation of the effectiveness of eligible institutions conducted under paragraph (1) shall include an assessment of the general effectiveness of programs and activities supported by the grants awarded to such eligible institutions under this section, including the extent to which the programs and activities—
    - "(A) developed new, or expanded existing, successful industry sector strategies, including the extent to which such eligible institutions deepened employer engagement and developed workforce development programs that met industry skill needs;
    - "(B) created, expanded, or enhanced career pathways, including the extent to which the eligible institutions developed or improved competency-based education and assessment, credit for prior learning, modularized and self-paced curricula, integrated education and workforce

1	development, dual enrollment in secondary and
2	postsecondary career pathways, stacked and
3	latticed credentials, and online and distance
4	learning;
5	"(C) created alignment between eligible in-
6	stitutions and the workforce development sys-
7	tem;
8	"(D) assisted individuals with finding, re-
9	taining, or advancing in employment;
10	"(E) assisted individuals with earning rec-
11	ognized postsecondary credentials; and
12	"(F) provided equal access to various de-
13	mographic groups, including people of different
14	geographic locations, ages, races, national ori-
15	gins, and sexes.
16	"(3) Design requirements.—The evaluation
17	under this subsection shall—
18	"(A) be designed by the Secretary (acting
19	through the Chief Evaluation Officer) in con-
20	junction with the eligible institutions being eval-
21	uated;
22	"(B) include analysis of program partici-
23	pant feedback and outcome and process meas-
24	ures: and

1	"(C) use designs that employ the most rig-
2	orous analytical and statistical methods that
3	are reasonably feasible, such as the use of con-
4	trol groups.
5	"(4) Data accessibility.—The Secretary
6	shall make available on a publicly accessible website
7	of the Department of Labor any data collected as
8	part of the evaluation under this subsection. Such
9	data shall be made available in an aggregated for-
10	mat that does not reveal personally identifiable in-
11	formation and that ensures compliance with relevant
12	Federal laws, including section 444 of the General
13	Education Provisions Act (commonly known as the
14	'Family Educational Rights and Privacy Act of
15	1974') (20 U.S.C. 1232g).
16	"(5) Publication and reporting of eval-
17	UATION FINDINGS.—The Secretary (acting through
18	the Chief Evaluation Officer) shall—
19	"(A) in accordance with the timeline deter-
20	mined to be appropriate by the Chief Evalua-
21	tion Officer, publish an interim report on the
22	preliminary results of the evaluation conducted
23	under this subsection;
24	"(B) not later than 60 days after the date
25	on which the evaluation is completed under this

1	subsection, submit to the Committee on Edu-
2	cation and the Workforce of the House of Rep-
3	resentatives and the Committee on Health,
4	Education, Labor, and Pensions of the Senate
5	a report on such evaluation; and
6	"(C) not later than 90 days after such
7	completion date, publish and make the results
8	of such evaluation available on a publicly acces-
9	sible website of the Department of Labor.
10	"(h) Annual Reports.—The Secretary shall make
11	available on a publicly accessible website of the Depart-
12	ment of Labor, in transparent, linked, open, and inter-
13	operable data formats, the following information:
14	"(1) The performance of eligible institutions on
15	the capacity-building performance indicator set forth
16	under subsection (f)(1)(B).
17	"(2) The performance of eligible institutions on
18	the workforce development participant outcome per-
19	formance indicators set forth under subsection
20	(f)(1)(C).
21	"(3) The number of individuals enrolled in
22	workforce development programs funded with a
23	grant under this section.
24	"(i) Definitions.—In this section:

1	"(1) Community college.—The term 'com-
2	munity college' means—
3	"(A) a public institution of higher edu-
4	cation (as defined in section 101(a) of the
5	Higher Education Act (20 U.S.C. 1001(a)), at
6	which—
7	"(i) the highest degree awarded is an
8	associate degree; or
9	"(ii) an associate degree is the most
10	frequently awarded degree;
11	"(B) a branch campus of a 4-year public
12	institution of higher education (as defined in
13	section 101 of the Higher Education Act of
14	1965 (20 U.S.C. 1001)), if, at such branch
15	campus—
16	"(i) the highest degree awarded is an
17	associate degree; or
18	"(ii) an associate degree is the most
19	frequently awarded degree;
20	"(C) a 2-year Tribal College or University
21	(as defined in section 316(b)(3) of the Higher
22	Education Act of 1965 (20 U.S.C.
23	1059e(b)(3)); or
24	"(D) a degree-granting Tribal College or
25	University (as defined in section 316(b)(3) of

1	the Higher Education Act of 1965 (20 U.S.C.
2	1059c(b)(3))) at which—
3	"(i) the highest degree awarded is an
4	associate degree; or
5	"(ii) an associate degree is the most
6	frequently awarded degree.
7	"(2) ELIGIBLE INSTITUTION.—The term 'eligi-
8	ble institution' means—
9	"(A) a community college;
10	"(B) a postsecondary vocational institution
11	(as defined in section 102(c) of the Higher
12	Education Act of 1965 (20 U.S.C. 1002(c))); or
13	"(C) a consortium of such colleges or insti-
14	tutions.
15	"(j) Supplement Not Supplant.—Funds made
16	available under this section shall be used to supplement,
17	and not supplant, other Federal, State, and local public
18	funds made available for carrying out the activities de-
19	scribed in this section.".
20	SEC. 180. AUTHORIZATION OF APPROPRIATIONS.
21	Section 174 of the Workforce Innovation and Oppor-
22	tunity Act, as so redesignated, is amended—
23	(1) by redesignating subsections (e) and (f) as
24	subsections (g) and (h), respectively; and

- 1 (2) by striking subsections (a) through (d) and
- 2 inserting the following:
- 3 "(a) Native American Programs.—There are au-
- 4 thorized to be appropriated to carry out section 166 (not
- 5 including subsection (k) of such section) \$61,800,000 for
- 6 each of the fiscal years 2025 through 2030.
- 7 "(b) Migrant and Seasonal Farmworker Pro-
- 8 GRAMS.—There are authorized to be appropriated to carry
- 9 out section 167 \$100,317,900 for each of the fiscal years
- 10 2025 through 2030.
- 11 "(c) Technical Assistance.—There are authorized
- 12 to be appropriated to carry out section 168 \$5,000,000
- 13 for each of the fiscal years 2025 through 2030.
- 14 "(d) EVALUATIONS AND RESEARCH.—There are au-
- 15 thorized to be appropriated to carry out section 169
- 16 \$12,720,000 for each of the fiscal years 2025 through
- 17 2030.
- 18 "(e) Reentry Program.—There are authorized to
- 19 be appropriated to carry out section 172 \$115,000,000 for
- 20 each of the fiscal years 2025 through 2030.
- 21 "(f) Strengthening Community Colleges Pro-
- 22 GRAM.—There are authorized to be appropriated to carry
- 23 out section 173 \$65,000,000 for each of the fiscal years
- 24 2025 through 2030.".

## Subtitle F—Administration

- 3 (a) LABOR STANDARDS.—Section 181(b) of the
- 4 Workforce Innovation and Opportunity Act (29 U.S.C.
- 5 3241(b)) is amended by adding at the end the following:
- 6 "(8) CONSULTATION.—If an employer provides
- 7 on-the-job training, incumbent worker training, or
- 8 employer-directed skills development with funds
- 9 made available under this title directly to employees
- of such employer that are subject to a collective bar-
- gaining agreement with the employer, the employer
- shall consult with the labor organization that rep-
- resents such employees on the planning and design
- of such training or development.".
- 15 (b) Relocation.—Section 181(d) of the Workforce
- 16 Innovation and Opportunity Act (29 U.S.C. 3241(d)) is
- 17 amended by striking "incumbent worker training," and in-
- 18 serting "incumbent worker training, employer-directed
- 19 skills development,".
- 20 SEC. 192. GENERAL WAIVERS OF STATUTORY OR REGU-
- 21 LATORY REQUIREMENTS.
- Section 189(i)(3)(A)(i) of the Workforce Innovation
- 23 and Opportunity Act (29 U.S.C. 3249(i)(3)(A)(i)) is
- 24 amended by striking "procedures for review and approval
- 25 of plans" and inserting "the procedures for review and

1	approval of plans, the performance reports described in
2	section 116(d), and the requirement described in section
3	134(e)(1)(B)".
4	SEC. 193. STATE INNOVATION DEMONSTRATION AUTHOR-
5	ITY.
6	Section 190 of the Workforce Innovation and Oppor-
7	tunity Act (29 U.S.C. 3250) is amended to read as follows:
8	"SEC. 190. STATE INNOVATION DEMONSTRATION AUTHOR-
9	ITY.
10	"(a) Purpose.—The purpose of this section is to—
11	"(1) authorize States to apply under this sec-
12	tion, in the case of an eligible State, on behalf of the
13	entire State, or for any State, on behalf of a local
14	area or a consortium of local areas in the State, to
15	receive the allotments or allocations of the State or
16	the local areas, respectively, for youth workforce in-
17	vestment activities and adult and dislocated worker
18	employment and training activities under this Act,
19	as a consolidated grant for 5 years for the purpose
20	of carrying out a demonstration project to pursue in-
21	novative reforms to achieve better outcomes for job-
22	seekers, employers, and taxpayers; and
23	"(2) require that rigorous evaluations be con-
24	ducted to demonstrate if better outcomes and associ-

1	ated innovative reforms were achieved as a result of
2	such demonstration projects.
3	"(b) General Authority.—
4	"(1) Waivers and demonstration grant
5	AMOUNTS.—Notwithstanding any other provision of
6	law, during the demonstration period applicable to a
7	demonstration project approved for a State pursuant
8	to subsection (d)(3), the Secretary shall comply with
9	each of the following:
10	"(A) Waivers.—Subject to paragraph (2),
11	waive for the State as a whole, or for the local
12	area or the consortium of local areas in such
13	State selected by the State to carry out such
14	demonstration project, all the statutory and
15	regulatory requirements of subtitle A and sub-
16	title B.
17	"(B) Demonstration Grant
18	AMOUNTS.—For each fiscal year applicable to
19	such demonstration period:
20	"(i) State as a whole.—In a case
21	of a State approved to carry out a dem-
22	onstration project under this section on be-
23	half of the State as a whole, distribute as
24	a consolidated sum to the State, for pur-
25	poses of carrying out the project, the

1	State's total allotment for such fiscal year
2	under—
3	"(I) subsections $(b)(1)(C)$ and
4	subsection (c) of section 127; and
5	"(II) paragraphs (1)(B) and
6	(2)(B) of section 132(b); and
7	"(III) section 132(e).
8	"(ii) Local area.—In a case of a
9	local area selected by a State to carry out
10	a demonstration project under this section,
11	require the State to—
12	"(I) distribute as a consolidated
13	sum to the local board for such local
14	area, for purposes of carrying out the
15	project, the local area's allocation for
16	such fiscal year under—
17	"(aa) subsections (b) and (c)
18	of section 128; and
19	"(bb) subsections (b) and
20	(e) of section 133; or
21	"(II) if the local board of the
22	local area enters into a written agree-
23	ment with the State for the State to
24	serve as the fiscal agent for the local
25	board during the demonstration

1	project, use the funds described in
2	subclause (I) for purposes of carrying
3	out the project on behalf of the local
4	board.
5	"(iii) Consortium of Local
6	AREAS.—In a case of a consortium of local
7	areas selected by a State to carry out a
8	demonstration project under this section,
9	require the State to—
10	"(I) distribute as a consolidated
11	sum to the consortium, for purposes
12	of carrying out the project, the total
13	amount of the allocations for the local
14	areas in such consortium for such fis-
15	cal year under—
16	"(aa) subsections (b) and (c)
17	of section 128; and
18	"(bb) subsections (b) and
19	(c) of section 133; or
20	"(II) if the consortium enters
21	into a written agreement with the
22	State for the State to serve as the fis-
23	cal agent for the consortium during
24	the demonstration project, use the
25	funds described in subclause (I) for

1	purposes of carrying out the project
2	on behalf of such consortium.
3	"(2) Exceptions.—
4	"(A) IN GENERAL.—A State, local area, or
5	consortium of local areas carrying out a dem-
6	onstration project under this section shall com-
7	ply with statutory or regulatory requirements of
8	this Act relating to—
9	"(i) performance accountability and
10	reporting, except as otherwise provided in
11	this section;
12	"(ii) the membership of local or State
13	boards in instances where a State carrying
14	out a demonstration project will maintain
15	the use of such boards during the dem-
16	onstration period; and
17	"(iii) the priority of service described
18	in section $134(c)(3)(E)$ .
19	"(B) Applicability of Defined
20	TERMS.—In carrying out a demonstration
21	project under this section, a State, local area,
22	or consortium of local areas may only use a
23	term defined in section 3 to describe an activity
24	carried out under such demonstration project if
25	the State, local area, or consortium of local

1	areas gives such term the same meaning as
2	such term is given under such section.
3	"(3) Authority for third-party evalua-
4	TION.—
5	"(A) In general.—Not later than 180
6	days after the first demonstration project is ap-
7	proved under this section, the Secretary shall
8	contract with a third-party evaluator to conduct
9	a rigorous evaluation of each demonstration
10	project approved under this section. The evalua-
11	tion shall—
12	"(i) cover the 5-year period of each
13	demonstration project;
14	"(ii) compare the employment and
15	earnings outcomes of participants in activi-
16	ties carried out under the demonstration
17	project to—
18	"(I) the outcomes of similarly sit-
19	uated individuals that do not partici-
20	pate in such activities who are located
21	in such State, local area, or a local
22	area in such consortium; and
23	"(II) the outcomes of partici-
24	pants in activities under this chapter
25	in the State, local area, or a local area

1	in the consortium that was awarded a
2	waiver prior to the award of such
3	waiver;
4	"(iii) conduct a qualitative analysis
5	that identifies any promising practices or
6	innovate strategies that—
7	"(I) would not have been con-
8	ducted without the waiving of statu-
9	tory or regulatory provisions through
10	the demonstration project; and
11	"(II) lead to positive employment
12	and earnings outcomes for the partici-
13	pants; and
14	"(iv) compare the outcomes for sub-
15	clauses (I) and (II) of clause (i) with re-
16	spect to the subpopulations described in
17	section $116(d)(2)(B)$ .
18	"(B) Report.—Not later than 2 years
19	after the fifth year of each demonstration
20	project approved under this section, the Sec-
21	retary shall submit to the Committee on Edu-
22	cation and the Workforce of the House of Rep-
23	resentatives and the Committee on Health,
24	Education, Labor, and Pensions, the results of

1	the evaluation of such conducted under this
2	paragraph.
3	"(e) Demonstration Period; Limitations.—
4	"(1) In General.—A demonstration project
5	approved under this section for a State, local area,
6	or consortium—
7	"(A) shall be carried out for a 5-year dem-
8	onstration period; and
9	"(B) may be renewed for an additional 5-
10	year demonstration period, if the State, local
11	area, or consortium—
12	"(i) for each of the final 3 years of
13	the preceding 5-year demonstration period,
14	meets its expected levels of performance
15	established under subsection $(f)(1)(C)$ ; and
16	"(ii) on the final year of the preceding
17	5-year demonstration period, achieves a
18	performance improvement of not less than
19	an average of a 5-percent increase across
20	all of the indicators of performance de-
21	scribed in clauses (i) and (ii) of subsection
22	(f)(1)(A), compared with—
23	"(I) the highest level of perform-
24	ance for the corresponding indicators
25	of performance, as described in sub-

1	section $(f)(1)(B)(i)$ with respect to
2	such State, for the most recent pro-
3	gram year that ended prior to the be-
4	ginning of the first year of the pre-
5	ceding 5-year demonstration period;
6	or
7	"(II) the alternate baseline level
8	of performance for the corresponding
9	indicators of performance that is
10	agreed upon between the State and
11	the Secretary under subsection
12	(f)(1)(B)(ii).
13	"(2) Limitations.—
14	"(A) Demonstration period limita-
15	TIONS.—For each 5-year demonstration period
16	(including renewals of such period) the Sec-
17	retary may not approve—
18	"(i) more than 4 demonstration
19	projects for States described in paragraph
20	(3) to carry out a demonstration project
21	described in subsection (b)(1)(B)(i); and
22	"(ii) more than 6 demonstration
23	projects for local areas (or consortia of
24	local areas) to carry out a demonstration

1	project described in clause (ii) or (iii) of
2	subsection (b)(1)(B).
3	"(B) STATE LIMITATIONS.—No more than
4	1 demonstration project may be approved under
5	this section per State. For purposes of this sub-
6	paragraph, a demonstration project described in
7	clause (ii) or (iii) of subsection (b)(1)(B) ap-
8	proved for a local area or a consortium of local
9	areas, respectively, in a State shall be consid-
10	ered a demonstration project approved under
11	this section for the State.
12	"(3) Eligible States.—The Secretary may
13	not approve a demonstration project for a State as
14	a whole described in subsection (b)(1)(B)(i) unless,
15	at the time of submission of the application, such
16	State is—
17	"(A) a State designated as a single State
18	local area; or
19	"(B) a State with—
20	"(i) a labor force participation rate
21	that is less than 60 percent for the most
22	recent program year; and
23	"(ii) a population of less than
24	6,000,000, as determined by the most re-
25	cent data released by the Census Bureau.

1	"(d) Application.—
2	"(1) In general.—To be eligible to carry out
3	a demonstration project under this section, a State
4	shall submit to the Secretary an application at such
5	time and in such manner as the Secretary may rea-
6	sonably require, and containing the information de-
7	scribed in paragraph (2).
8	"(2) Content.—Each application submitted by
9	a State under this subsection shall include the fol-
10	lowing:
11	"(A) A description of the demonstration
12	project to be carried out under this section, in-
13	cluding—
14	"(i) whether the project will be car-
15	ried out—
16	"(I) by the State as a whole;
17	"(II) by a local area, and if so—
18	"(aa) an identification of—
19	"(AA) such local area;
20	"(BB) whether the
21	local board for such local
22	area is the fiscal agent for
23	the project, or whether the
24	local board has entered into
25	a written agreement with

1	the State for the State to
2	serve as the fiscal agent dur-
3	ing the project; and
4	"(bb) written verification
5	from the local board for such
6	local area that such local board
7	agrees—
8	"(AA) to carry out such
9	project; and
10	"(BB) to the fiscal
11	agent identified in item
12	(aa)(BB); and
13	"(III) by a consortium of local
14	areas in the State, and if so—
15	"(aa) an identification of—
16	"(AA) each local area
17	that comprises the consor-
18	tium; and
19	"(BB) the local area
20	that will serve as the fiscal
21	agent for the consortium
22	during the project, or wheth-
23	er the consortium has en-
24	tered into a written agree-
25	ment with the State for the

1	State to serve as the fiscal
2	agent; and
3	"(bb) written verification
4	from each local board of each
5	local area identified in item
6	(aa)(AA) that such local board
7	agrees—
8	"(AA) to carry out such
9	project as a consortium; and
10	"(BB) to the fiscal
11	agent for the consortium
12	identified in item (aa)(BB);
13	"(ii) a description of the activities to
14	be carried out under the project; and
15	"(iii) the goals the State, local area,
16	or consortium intends to achieve through
17	such activities, which shall be aligned with
18	purpose described in subsection (a).
19	"(B) A description of the performance out-
20	comes the State, the local area, or consortium
21	expects to achieve for such activities for each
22	year of the demonstration period as described
23	in subsection $(f)(1)$ .
24	"(C) A description of how the State, local
25	area, or consortium consulted with employers,

the State board, and the local boards in the State in determining the activities to carry out under the demonstration project.

"(D) A description of how the State will make such activities available to jobseekers and employers in each of the local areas in the State or, in a case of a project that will be carried out by a local area or a consortium, a description of how such services will be made available to jobseekers and employers in such local area or each of the local areas in the consortium.

"(E) A description, if appropriate, of how the State, local area, or consortium will integrate the funds received, and the activities carried out, under the demonstration project under this section with State workforce development programs and other Federal, State, or local workforce, education, or social service programs (including the programs and activities listed in section 103(a)(2), the program of adult education and literacy activities authorized under title II, and the program authorized under title I of the Rehabilitation Act of 1973 (29 U.S.C. 720 et seq.)).

1	"(F) An assurance that the State, local
2	area, or consortium will meet the requirements
3	of this section.
4	"(3) Secretarial approval.—
5	"(A) In General.—Not later than 60
6	days after the date on which a State submits an
7	application under this subsection, the Secretary
8	shall—
9	"(i) in a case in which the application
10	meets the requirements of this section and
11	is not subject to the limitations described
12	in subsection (c)(2), approve such applica-
13	tion and the demonstration project de-
14	scribed in such application; or
15	"(ii) provide to the State a written ex-
16	planation of initial disapproval that meets
17	the requirements of subparagraph (C).
18	"(B) Default approval.—With respect
19	to an application submitted by a State under
20	this subsection that is not subject to the limita-
21	tions described in subsection (c), if the Sec-
22	retary fails to approve such application or pro-
23	vide an explanation of initial disapproval for
24	such application as required under subpara-
25	graph (A), the application and the demonstra-

1	tion project described in such application shall
2	be deemed approved by the Secretary.
3	"(C) Initial disapproval.—An expla-
4	nation of initial disapproval provided by the
5	Secretary to a State under subparagraph (A)(ii)
6	shall provide the State—
7	"(i) a detailed explanation of why the
8	application does not meet the requirements
9	of this section; and
10	"(ii) if the State is not subject to the
11	limitations described in subsection (c), an
12	opportunity to revise and resubmit the
13	State's application under this section.
14	"(e) State Demonstration Project Require-
15	MENTS.—A State, local area, or consortium that has been
16	approved to carry out a demonstration project under this
17	section shall meet each of the following requirements:
18	"(1) Use of funds.—Use the funds received
19	pursuant to subsection (b)(1)(B) solely to carry out
20	the activities of the demonstration project to achieve
21	the goals described in subsection $(d)(2)(A)$ .
22	"(2) Administrative costs limitation.—
23	Use not more than 10 percent of the funds received
24	pursuant to subsection (b)(1)(B) for a fiscal year for

- the administrative costs of carrying out the demonstration project.
  - "(3) PRIORITY FOR SERVICES.—Give priority for services under the project to veterans and their eligible spouses in accordance with the requirements of section 4215 of title 38, United States Code, recipients of public assistance, low-income individuals, and individuals who have foundational skills needs.
  - "(4) Number of participants under the activities of the demonstration project for each year of the demonstration period that—
    - "(A) is greater than the number of participants served by such State, local area, or consortium under the programs described in subparagraph (A) of the definition of the term 'core program provision' under section 3 for the most recent program year that ended prior to the beginning of the first year of the demonstration period; or
    - "(B) is not less than the number of participants to be served under the activities of the demonstration project that is agreed upon between the State, local area, or consortium, and the Secretary—

1	"(i) prior to the Secretary's approval
2	of the application submitted under sub-
3	section (d); and
4	"(ii) after the Secretary takes into ac-
5	count—
6	"(I) the goals the State, local
7	area, or consortium intends to achieve
8	through the demonstration project;
9	and
10	"(II) the participants the State,
11	local area, or consortium intends to
12	serve under such project; and
13	"(iii) prior to approval of the applica-
14	tion submitted under subsection (d).
15	"(5) Reporting outcomes.—Submit, on an
16	annual basis, to the Secretary a report, with respect
17	to such State, local area, or consortium, on—
18	"(A) participant outcomes for each indi-
19	cator of performance described in subsection
20	(f)(1)(A) for the activities carried out under the
21	project; and
22	"(B) the applicable requirements of section
23	116(d)(2), including subparagraphs (B)
24	through (G) and subparagraph (J), as such

1	subparagraphs are applicable to activities under
2	the demonstration project.
3	"(6) Compliance with certain existing re-
4	QUIREMENTS.—Comply with the statutory or regu-
5	latory requirements listed in subsection (b)(2).
6	"(f) Performance Accountability.—
7	"(1) Establishment of baseline level
8	FOR PERFORMANCE.—
9	"(A) IN GENERAL.—Each State shall de-
10	scribe in the application submitted under sub-
11	section (d), for each year of the demonstration
12	period—
13	"(i) with respect to participants who
14	are at least 25 years old, the expected lev-
15	els of performance for each of the indica-
16	tors of performance under section
17	116(b)(2)(A)(i) for the activities carried
18	out under the project under this section,
19	which shall meet the requirements of sub-
20	paragraph (B); and
21	"(ii) with respect to participants who
22	are at least 16 years old and no older than
23	24 years old, the expected levels of per-
24	formance for each of the indicators of per-
25	formance under section 116(b)(2)(A)(ii)

1	for the activities carried out under the
2	project under this section, which shall meet
3	the requirements of subparagraph (B).
4	"(B) 5TH YEAR.—Each of the expected
5	levels of performance established pursuant to
6	subparagraph (A) for each of the indicators of
7	performance for the 5th year of the demonstra-
8	tion period shall be higher than—
9	"(i) the highest level of performance
10	for the corresponding indicator of perform-
11	ance for the programs described in sub-
12	paragraph (A) of the definition of the term
13	'core program provisions' under section 3
14	for the most recent program year for such
15	State that ended prior to the beginning of
16	the first year of the demonstration period;
17	OI°
18	"(ii) an alternate baseline level of per-
19	formance that is agreed upon between the
20	State and the Secretary—
21	"(I) prior to the Secretary's ap-
22	proval of the application submitted
23	under subsection (d); and
24	"(II) after the Secretary takes
25	into account—

1	"(aa) the goals the State in-
2	tends to achieve through the
3	demonstration project; and
4	"(bb) the participants the
5	State intends to serve under such
6	project.
7	"(C) AGREED LEVEL FOR PERFORMANCE
8	ON EXPECTED LEVELS OF PERFORMANCE.—
9	Prior to approving an application for a dem-
10	onstration project submitted by a State, and
11	using the expected levels of performance de-
12	scribed in such application, the Secretary shall
13	reach an agreement with such State on the ex-
14	pected levels of performance for each of the in-
15	dicators of performance. In reaching an agree-
16	ment on such expected levels of performance,
17	the Secretary and the State may consider the
18	factors described in section $116(b)(3)(A)(v)$ .
19	"(2) Sanctions.—
20	"(A) In General.—The sanctions de-
21	scribed in section $116(f)(1)(B)$ shall apply to a
22	State, local area, or consortium beginning on
23	the 3rd year of the demonstration period for

such State, local area, or consortium, except

24

1	that the levels of performance established under
2	subsection (f)(1)(C) of this section shall be—
3	"(i) deemed to be the State negotiated
4	levels of performance for purposes of this
5	paragraph; and
6	"(ii) adjusted at the end of each pro-
7	gram year to reflect the actual characteris-
8	tics of participants served and the actual
9	economic conditions experienced using a
10	statistical adjustment model similar to the
11	model described in section
12	116(b)(3)(A)(viii).
13	"(B) Ineligibility for renewal.—A
14	State, local area, or consortium that is subject
15	to such sanctions shall be ineligible to renew its
16	demonstration period under subsection (c).
17	"(3) Impact of local or consortium dem-
18	ONSTRATIONS ON STATEWIDE ACCOUNTABILITY.—
19	With respect to a State with an approved dem-
20	onstration project for a local area or consortium of
21	local areas in the State—
22	"(A) the performance of such local area or
23	consortium for the programs described in sub-
24	paragraph (A) of the definition of the term
25	'core program provision' under section 3 shall

1	not be included in the levels of performance for
2	such State for any of such programs for pur-
3	poses of section 116 for any program year that
4	is applicable to any year of the demonstration
5	period; and
6	"(B) with respect to any local areas of the
7	State that are not part of the demonstration
8	project, the State shall reach a new agreement
9	with the Secretary, for purposes of section
10	116(b)(3)(A), on levels of performance for such
11	programs for such program years.
12	"(g) Termination.—Except as provided under sub-
13	section (c)(1)(B), the Secretary may not approve a dem-
14	onstration project after December 31, 2030.".
15	TITLE II—ADULT EDUCATION
16	AND LITERACY
17	SEC. 201. PURPOSE.
18	Section 202 of the Workforce Innovation and Oppor-
19	tunity Act (29 U.S.C. 3271) is amended—
20	(1) in paragraph (1), by inserting "(including
21	digital literacy skills)" before "necessary"; and
22	(2) in paragraph (4), by striking "English lan-
23	guage learners" and inserting "English learners".

## 1 SEC. 202. DEFINITIONS.

2	Section 203 of the Workforce Innovation and Oppor-
3	tunity Act (29 U.S.C. 3272) is amended—
4	(1) in paragraph (1)—
5	(A) in subparagraph (A), by inserting "lis-
6	ten," after "write,";
7	(B) in subparagraph (B), by striking
8	"and" at the end;
9	(C) by redesignating subparagraph (C) as
10	subparagraph (D); and
11	(D) by inserting after subparagraph (B)
12	the following:
13	"(C) develop and use digital literacy skills;
14	and";
15	(2) by redesignating paragraphs (3) through
16	(17) as paragraphs (4) through (18), respectively;
17	(3) by inserting after paragraph (2) the fol-
18	lowing:
19	"(3) DIGITAL LITERACY SKILLS.—The term
20	'digital literacy skills' means the skills associated
21	with using existing and emerging technologies to
22	find, evaluate, organize, create, communicate infor-
23	mation, and to complete tasks.";
24	(4) in paragraph (5)(C) (as so redesignated)—
25	(A) by striking clause (i) and inserting the
26	following:

1	"(i) has foundational skills needs;";
2	and
3	(B) in clause (iii), by striking "English
4	language learner" and inserting "English learn-
5	er'';
6	(5) in paragraph (7)(A) (as so redesignated), by
7	striking "English language learners" and inserting
8	"English learners";
9	(6) in paragraph (8) (as so redesignated)—
10	(A) in the paragraph header, by striking
11	"LANGUAGE"; and
12	(B) in the matter preceding subparagraph
13	(A), by striking "English language learner" and
14	inserting "English learner";
15	(7) in the matter preceding subparagraph (A)
16	in paragraph (10) (as so redesignated), by inserting
17	"and educational" after "the economic";
18	(8) in paragraph (13) (as so redesignated)—
19	(A) by striking "English language learn-
20	ers" and inserting "English learners"; and
21	(B) by striking "workforce training" and
22	inserting "skills development, preparation for
23	postsecondary education or employment, and fi-
24	nancial literacy instruction"; and
25	(9) in paragraph (14) (as so redesignated)—

1	(A) by striking "and solve" and inserting
2	"solve"; and
3	(B) by inserting "and use digital tech-
4	nology," after "problems,".
5	SEC. 203. AUTHORIZATION OF APPROPRIATIONS.
6	Section 206 of the Workforce Innovation and Oppor-
7	tunity Act (29 U.S.C. 3275) is amended to read as follows:
8	"SEC. 206. AUTHORIZATION OF APPROPRIATIONS.
9	"There are authorized to be appropriated to carry out
10	this title \$751,042,100 for each of the fiscal years 2025
11	through 2030.".
12	SEC. 204. SPECIAL RULE.
13	Section 211(e)(3) of the Workforce Innovation and
14	Opportunity Act (29 U.S.C. 3291(e)(3)) is amended by
15	striking "period described in section 3(45)" and inserting
16	"period described in subparagraph (B) of the definition
17	of the term 'outlying area' in section 3".
18	SEC. 205. PERFORMANCE ACCOUNTABILITY SYSTEM.
19	Section 212 of the Workforce Innovation and Oppor-
20	tunity Act (29 U.S.C. 3292) is amended by striking "sec-
21	tion 116." and inserting "section 116, except that the in-
22	dicator described in subsection (b)(2)(A)(i)(VI) of such
23	section shall be applied as if it were the percentage of pro-
24	gram participants who exited the program during the pro-

1	gram year and completed an integrated education and
2	training program.".
3	SEC. 206. MATCHING REQUIREMENT.
4	Section 222(b) of the Workforce Innovation and Op-
5	portunity Act (29 U.S.C. 3302(b)) is amended by adding
6	at the end the following:
7	"(3) Public availability of information
8	ON MATCHING FUNDS.—Each eligible agency shall
9	maintain, on a publicly accessible website of such
10	agency and in an easily accessible format, informa-
11	tion documenting the non-Federal contributions
12	made available to adult education and family literacy
13	programs pursuant to this subsection, including—
14	"(A) the sources of such contributions, ex-
15	cept that in the case of private contributions
16	names of the individuals or entities providing
17	such contributions may not be disclosed; and
18	"(B) in the case of funds made available
19	by a State or outlying area, an explanation of
20	how such funds are distributed to eligible pro-
21	viders.".
22	SEC. 207. STATE LEADERSHIP ACTIVITIES.
23	Section 223(a) of the Workforce Innovation and Op-
24	portunity Act (29 U.S.C. 3303(a)) is amended—
25	(1) in paragraph (1)—

1	(A) in subparagraph (A), by striking "ac-
2	tivities." and inserting "activities and the iden-
3	tification of opportunities to coordinate with ac-
4	tivities supported under the Carl D. Perkins
5	Career and Technical Education Act of 2006
6	(20 U.S.C. 2301 et seq.) to expand integrated
7	education and training programs.";
8	(B) in subparagraph (C)—
9	(i) in clause (ii), by striking "and" at
10	the end;
11	(ii) in clause (iii), by striking the pe-
12	riod at the end and inserting "; and"; and
13	(iii) by adding at the end the fol-
14	lowing:
15	"(iv) assistance in reporting partici-
16	pant outcomes for the performance ac-
17	countability system described in section
18	212, including facilitating partnerships
19	with the appropriate State entities to con-
20	duct matches with State administrative
21	data (such as wage records) to determine
22	program performance on the indicators of
23	performance described in subclauses (I)
24	through (III) of section 116(b)(2)(A)(i).";

1	(C) by redesignating subparagraph (D) as
2	subparagraph (F); and
3	(D) by inserting after subparagraph (C)
4	the following:
5	"(D) The development or identification
6	(which may be done in coordination with other
7	States) of instructional materials that—
8	"(i) are designed to meet the needs of
9	adult learners and English learners;
10	"(ii) to the extent practicable, are evi-
11	dence-based; and
12	"(iii) will improve the instruction pro-
13	vided pursuant to the local activities re-
14	quired under section 231(b).
15	"(E) The dissemination of instructional
16	materials described in subparagraph (D) to eli-
17	gible providers to improve the instruction pro-
18	vided pursuant to the local activities required
19	under section 231(b), including instructional
20	materials that—
21	"(i) were developed for integrated
22	education and training in an in-demand in-
23	dustry or occupation within the State; and

1	"(ii) lead to English language acquisi-
2	tion, a recognized postsecondary credential,
3	or both."; and
4	(2) in paragraph (2)—
5	(A) in subparagraph (I)(i)—
6	(i) by striking "mathematics, and
7	English" and inserting "mathematics,
8	English"; and
9	(ii) by striking "acquisition;" and in-
10	serting "acquisition, and digital literacy
11	skills;'';
12	(B) in subparagraph (J), by striking "re-
13	tention." and inserting "retention, such as the
14	development and maintenance of policies for
15	awarding recognized postsecondary credentials
16	to adult educators who demonstrate effective-
17	ness at improving the achievement of adult stu-
18	dents.";
19	(C) in subparagraph (K), by striking
20	"English language learners," and inserting
21	"English learners,";
22	(D) by redesignating subparagraph (M) as
23	subparagraph (P); and
24	(E) by inserting after subparagraph (L)
25	the following:

1	"(M) Performance incentive payments to
2	eligible providers, including incentive payments
3	linked to increased use of integrated employ-
4	ment and training or other forms of instruction
5	linking adult education with the development of
6	occupational skills for an in-demand occupation
7	in the State.
8	"(N) Strengthening the quality and effec-
9	tiveness of adult education and family literacy
10	programs in the State through support for pro-
11	gram quality standards and accreditation re-
12	quirements.
13	"(O) Raising public awareness (including
14	through public service announcements, such as
15	social media campaigns) about career and tech-
16	nical education programs and community-based
17	organizations, and other endeavors focused on
18	programs that prepare individuals for in-de-
19	mand industry sectors or occupations.".
20	SEC. 208. PROGRAMS FOR CORRECTIONS EDUCATION AND
21	OTHER INSTITUTIONALIZED INDIVIDUALS.
22	Section 225 of the Workforce Innovation and Oppor-
23	tunity Act (29 U.S.C. 3305)) is amended—
24	(1) by redesignating subsections (d) and (e) as
25	subsections (e) and (f), respectively; and

1	(2) by inserting after subsection (c) the fol-
2	lowing:
3	"(d) COORDINATION.—Each eligible agency that is
4	using assistance provided under this section to carry out
5	a program for criminal offenders within a correctional in-
6	stitution shall—
7	"(1) coordinate such educational programs with
8	career and technical education activities provided to
9	individuals in State institutions from funds reserved
10	under section 112(a)(2)(A) of the Carl D. Perkins
11	Career and Technical Education Act of 2006 (20
12	U.S.C. $2322(a)(2)(A)$ ; and
13	"(2) identify opportunities to develop integrated
14	education and training opportunities for such indi-
15	viduals.".
16	SEC. 209. GRANTS AND CONTRACTS FOR ELIGIBLE PRO-
17	VIDERS.
18	Section 231 of the Workforce Innovation and Oppor-
19	tunity Act (29 U.S.C. 3321) is amended—
20	(1) in subsection (e)—
21	(A) in paragraph (1)(B)(ii), by striking
22	"English language learners" and inserting
23	"English learners";
24	(B) in paragraph (5)—

1	(i) in subparagraph (A), by striking
2	"and" at the end;
3	(ii) in subparagraph (B), by adding
4	"and" at the end; and
5	(iii) by adding at the end the fol-
6	lowing:
7	"(C) uses instructional materials that are
8	designed to meet the needs of adult learners
9	and English learners and are evidence-based (to
10	the extent practicable), which may include, but
11	shall not be required to include, the instruc-
12	tional materials disseminated by the State
13	under section 223(a)(1)(D);"; and
14	(C) in paragraph (6)—
15	(i) by striking "speaking," and insert-
16	ing "speaking and listening,"; and
17	(ii) by inserting before the semicolon
18	at the end the following: ", which may in-
19	clude the application of the principles of
20	universal design for learning"; and
21	(2) by adding at the end the following:
22	"(f) Cost Analysis.—In determining the amount of
23	funds to be awarded in grants or contracts under this sec-
24	tion, the eligible agency may consider the costs of pro-
25	viding learning in context, including integrated education

1	and training and workplace adult education and literacy
2	activities, and the extent to which the eligible provider in-
3	tends to serve individuals using such activities, in order
4	to align the amount of funds awarded with such costs."
5	SEC. 210. LOCAL APPLICATION.
6	Section 232 of the Workforce Innovation and Oppor-
7	tunity Act (29 U.S.C. 3322) is amended—
8	(1) in paragraph (4), by inserting "and coordi-
9	nate with the appropriate State entity" after "data";
10	(2) in paragraph (6), by striking "and" at the
11	end;
12	(3) by redesignating paragraph (7) as para-
13	graph (8); and
14	(4) by inserting after paragraph (6) the fol-
15	lowing:
16	"(7) a description of how the eligible provider
17	will provide learning in context, including through
18	partnerships with employers to offer workplace adult
19	education and literacy activities and integrated edu-
20	cation and training; and".
21	SEC. 211. LOCAL ADMINISTRATIVE COST LIMITS.
22	Section 233(a) of the Workforce Innovation and Op-
23	portunity Act (29 U.S.C. 3323(a)) is amended—
24	(1) in paragraph (1), by striking "95" and in-
25	serting "85"; and

1	(2) by amending paragraph (2) to read as fol-
2	lows:
3	"(2) of the remaining amount—
4	"(A) not more than 10 percent may be
5	used for professional development for adult edu-
6	cators; and
7	"(B) not more than 5 percent shall be
8	used for planning, administration (including
9	carrying out the requirements of section 116),
10	professional development of administrative
11	staff, and the activities described in paragraphs
12	(3) and (5) of section 232.".
13	SEC. 212. NATIONAL LEADERSHIP ACTIVITIES.
14	Section 242 of the Workforce Innovation and Oppor-
15	tunity Act (29 U.S.C. 3332) is amended—
16	(1) in subsection (b)(1), by striking "116;" and
17	inserting "116, including the dissemination of effec-
18	tive practices used by States to use administrative
19	data to determine program performance and reduce
20	the data collection and reporting burden on eligible
21	providers;";
22	(2) in paragraphs (1)(B) and (2)(C)(vii)(I) of
23	subsection (c), by striking "English language learn-
24	ers" and inserting "English learners"; and
25	(3) in subsection $(c)(2)$ —

1	(A) in subparagraph (F), by striking
2	"and" at the end;
3	(B) by redesignating subparagraph (G) as
4	subparagraph (I); and
5	(C) by inserting after subparagraph (F)
6	the following:
7	"(G) developing and rigorously evaluating
8	programs for the preparation of effective adult
9	educators and disseminating the results of such
10	evaluations;
11	"(H) carrying out initiatives to support the
12	effectiveness and impact of adult education,
13	that States may adopt on a voluntary basis,
14	through—
15	"(i) the development and dissemina-
16	tion of staffing models that prioritize dem-
17	onstrated effectiveness and continuous im-
18	provement in supporting the learning of
19	adult students; and
20	"(ii) the evaluation and improvement
21	of program quality standards and accredi-
22	tation requirements; and".

1	SEC. 213. INTEGRATED ENGLISH LITERACY AND CIVICS
2	EDUCATION.
3	Section 243(c)(1) of the Workforce Innovation and
4	Opportunity Act (29 U.S.C. 3333(c)(1)) is amended by
5	striking "English language learners" and inserting
6	"English learners".
7	TITLE III—AMENDMENTS TO
8	OTHER LAWS
9	SEC. 301. AMENDMENTS TO THE WAGNER-PEYSER ACT.
10	(a) Definitions.—Section 2(5) of the Wagner-
11	Peyser Act (29 U.S.C. 49a(5)) is amended by inserting
12	"the Commonwealth of the Northern Mariana Islands
13	American Samoa," after "Guam,".
14	(b) Unemployment Compensation Law Require-
15	MENT.—Section 5(b)(1) of such Act is amended by insert-
16	ing "the Commonwealth of the Northern Mariana Islands
17	American Samoa," after "Guam,".
18	(c) Allotments.—Section 6 of such Act (29 U.S.C.
19	49e) is amended—
20	(1) in subsection (a)—
21	(A) by striking "except for Guam" and in-
22	serting "except for Guam, the Commonwealth
23	of the Northern Mariana Islands, and American
24	Samoa'';

1	(B) by striking "first allot to Guam and
2	the Virgin Islands' and inserting the following:
3	"first allot—
4	"(1) to Guam and the Virgin Islands";
5	(C) by striking the period at the end and
6	inserting "; and; and
7	(D) by adding at the end the following:
8	"(2) beginning with the first fiscal year for
9	which the total amount available for allotments
10	under this section is greater than the total amount
11	available for allotments under this section for fiscal
12	year 2024, and for each succeeding fiscal year, to
13	each of the Commonwealth of the Northern Mariana
14	Islands and American Samoa, an amount which is
15	equal to one-half of the amount allotted to Guam
16	under paragraph (1) for such fiscal year."; and
17	(2) in subsection (b)(1), in the matter following
18	subparagraph (B), by inserting ", the Common-
19	wealth of the Northern Mariana Islands, American
20	Samoa," after "Guam".
21	(d) Use of Funds.—Section 7 of such Act (29
22	U.S.C. 49f) is amended—
23	(1) in subsection (a)(1), by striking "and refer-
24	ral to employers" and inserting "referral to employ-
25	ers, and the services described in section

1	134(c)(2)(A)(ii) of the Workforce Innovation and
2	Opportunity Act (29 U.S.C. 3174(c)(2)(A)(ii)) when
3	provided by the employment service office colocated
4	with the one-stop delivery system"; and
5	(2) in subsection (e), by inserting before the pe-
6	riod at the end the following: "and in accordance
7	with the requirements of section 134(c)(2)(A)(i)(I)
8	of the Workforce Innovation and Opportunity Act
9	(29  U.S.C.  3174(e)(2)(A)(i)(I))".
10	(e) Workforce and Labor Market Information
11	System.—Section 15 of such Act (29 U.S.C. 491–2) is
12	amended—
13	(1) in subsection $(a)(1)$ —
14	(A) in subparagraph (A)—
15	(i) in the matter preceding clause (i),
16	by striking "timely manner" and inserting
17	"manner that is as close to real-time as
18	practicable'';
19	(ii) in clause (i), by striking "part-
20	time, and seasonal workers" and inserting
21	"part-time, contingent, and seasonal work-
22	ers, and workers engaged in alternative
23	employment arrangements";

1	(iii) by redesignating clauses (iii) and
2	(iv) as clauses (iv) and (v), respectively;
3	and
4	(iv) by inserting after clause (ii), the
5	following:
6	"(iii) real-time trends in new and
7	emerging occupational roles, and in new
8	and emerging skills by occupation and in-
9	dustry, with particular attention paid to
10	State and local conditions;";
11	(B) in subparagraph (B)(i), by inserting
12	"(including, to the extent practicable, real-
13	time)" after "current"; and
14	(C) in subparagraph (G), by striking
15	"user-friendly manner and" and inserting
16	"manner that is available on-demand and is
17	user-friendly,";
18	(2) in subsection $(b)(2)(F)$ —
19	(A) in clause (i), by striking "; and and
20	inserting "(including, to the extent practicable,
21	provided in real time);";
22	(B) by redesignating clause (ii) as clause
23	(iii); and
24	(C) by inserting after clause (i), as so
25	amended, the following:

1	"(ii) the capabilities of digital tech-
2	nology and modern data collection ap-
3	proaches are effectively utilized; and"; and
4	(3) by amending subsection (g) to read as fol-
5	lows:
6	"(g) AUTHORIZATION OF APPROPRIATIONS.—There
7	are authorized to be appropriated to carry out this section
8	\$64,532,600 for each of the fiscal years 2025 through
9	2030.".
10	SEC. 302. JOB TRAINING GRANTS.
11	Section 414(c) of the American Competitiveness and
12	Workforce Improvement Act of 1998 (29 U.S.C. 3224a)
13	is amended to read as follows:
14	"(c) Job Training Grants.—
15	"(1) Allotment.—
16	"(A) IN GENERAL.—Of the funds available
17	under section 286(s)(2) of the Immigration and
18	Nationality Act (8 U.S.C. 1356(s)(2)), the Sec-
19	retary of Labor shall—
20	"(i) return permanently 12 percent of
21	such amounts in each fiscal year to the
22	general fund of the Treasury; and
23	"(ii) of the remainder, make allot-
24	ments to each State that receives an allot-
25	ment under section 132(b) of the Work-

1	force Innovation and Opportunity Act (29)
2	U.S.C. 3172) for the purpose of providing
3	training services through individual train-
4	ing accounts for eligible dislocated workers
5	as described in paragraph (2)(A).
6	"(B) Reservation; allotment among
7	STATES.—
8	"(i) RESERVATION.—From the
9	amount made available under subpara-
10	graph (A)(ii) for a fiscal year, the Sec-
11	retary shall reserve not more than $\frac{1}{4}$ of 1
12	percent of such amount to provide assist-
13	ance to the outlying areas for the purpose
14	described in paragraph (2)(A).
15	"(ii) Allotment among states.—
16	The Secretary shall use the remainder of
17	the amount made available under subpara-
18	graph (A)(ii) for a fiscal year to make al-
19	lotments to States described in such sub-
20	paragraph on the following basis:
21	"(I) 33 and $\frac{1}{3}$ percent shall be
22	allotted on the basis of the relative
23	number of unemployed individuals in
24	each such State, compared to the total

1	number of unemployed individuals in
2	all such States.
3	"(II) 33 and $\frac{1}{3}$ percent shall be
4	allotted based on the relative number
5	of disadvantaged adults in each such
6	State, compared to the total number
7	of disadvantaged adults in all such
8	States.
9	"(III) 33 and $\frac{1}{3}$ percent shall be
10	allotted on the basis of the relative
11	number of individuals in the civilian
12	labor force in each such State, com-
13	pared to the total number in the civil-
14	ian labor force in all such States.
15	"(iii) Disadvantaged adult de-
16	FINED.—For purposes of this subpara-
17	graph and subparagraph (C), the term
18	'disadvantaged adult' has the meaning
19	given such term in section
20	132(b)(1)(B)(v)(IV) of the Workforce In-
21	novation and Opportunity Act (29 U.S.C.
22	3172(b)(1)(B)(v)(IV)).
23	"(iv) Reallotment.—
24	"(I) IN GENERAL.—The Sec-
25	retary of Labor shall, in accordance

with this clause, reallot to eligible 1 2 States amounts that are made avail-3 able to States from allotments made 4 under this subparagraph (referred to individually in this subsection as a 6 'State allotment') and that are avail-7 able for reallotment. 8 "(II) AMOUNT.—The amount 9 available for reallotment for a pro-10 gram year is equal to the amount by 11 which the unobligated balance of the 12 State allotment, at the end of the pro-13 gram year prior to the program year 14 for which the determination under 15 this subclause is made, exceeds 20 16 percent of such allotment for the prior 17 program year. 18 "(III) REALLOTMENT.—In mak-19 ing reallotments to eligible States of 20 amounts available pursuant to sub-21 clause (II) for a program year, the 22 Secretary shall allot to each eligible 23 State an amount based on the relative 24 amount of the State allotment for the

program year for which the deter-

25

1	mination is made, as compared to the
2	total amount of the State allotments
3	for all eligible States for such pro-
4	gram year.
5	"(IV) Eligibility.—For pur-
6	poses of this subsection, an eligible
7	State means a State that does not
8	have an amount available for reallot-
9	ment under subclause (II) for the pro-
10	gram year for which the determina-
11	tion under subclause (II) is made.
12	"(C) WITHIN STATE ALLOCATIONS.—
13	"(i) In General.—The Governor
14	shall allocate the funds allotted to the
15	State under subparagraph (B)(ii) for a fis-
16	cal year to the local areas in the State on
17	the following basis:
18	"(I) 33 and $\frac{1}{3}$ percent of the
19	funds on the basis described in sub-
20	paragraph (B)(ii)(I).
21	"(II) 33 and $\frac{1}{3}$ percent of the
22	funds on the basis described in sub-
23	paragraph (B)(ii)(II).

1	"(III) 33 and $\frac{1}{3}$ percent of the
2	funds on the basis described in sub-
3	paragraph (B)(ii)(III).
4	"(ii) Application.—For purposes of
5	carrying out clause (i)—
6	"(I) references in subparagraph
7	(B)(ii) to a State shall be deemed to
8	be references to a local area; and
9	"(II) references in subparagraph
10	(B)(ii) to all States shall be deemed to
11	be references to all local areas in the
12	State involved.
13	"(iii) Reallocation among local
14	AREAS.—
15	"(I) IN GENERAL.—The Gov-
16	ernor may, in accordance with this
17	clause and after consultation with the
18	State board, reallocate to eligible local
19	areas within the State amounts that
20	are made available to local areas from
21	allocations made under this subpara-
22	graph (referred to individually in this
23	subsection as a 'local allocation') and
24	that are available for reallocation.

1	"(II) Amount.—The amount
2	available for reallocation for a pro-
3	gram year is equal to the amount by
4	which the unobligated balance of the
5	local allocation, at the end of the pro-
6	gram year prior to the program year
7	for which the determination under
8	this subclause is made, exceeds 20
9	percent of such allocation for the
10	prior program year.
11	"(III) REALLOCATION.—In mak-
12	ing reallocations to eligible local areas
13	of amounts available pursuant to sub-
14	clause (II) for a program year, the
15	Governor shall allocate to each eligible
16	local area within the State an amount
17	based on the relative amount of the
18	local allocation for the program year
19	for which the determination is made,
20	as compared to the total amount of
21	the local allocations for all eligible
22	local areas in the State for such pro-
23	gram year.
24	"(IV) Eligibility.—For pur-
25	poses of this subsection, an eligible

1	local area means a local area that
2	does not have an amount available for
3	reallotment under subclause (II) for
4	the program year for which the deter-
5	mination under subclause (II) is
6	made.
7	"(2) Use of funds.—
8	"(A) In general.—Funds allocated pur-
9	suant to paragraph (1) to a local area shall be
10	used to pay, through the use of an individual
11	training account in the accordance with section
12	134(c)(3)(F)(iii) of the Workforce Innovation
13	and Opportunity Act (29 U.S.C.
14	3174(c)(3)(F)(iii)), an eligible provider of train-
15	ing services from the list of eligible providers of
16	training services described in section 122(d) of
17	such Act (29 U.S.C. 3152(d)) for training serv-
18	ices provided to eligible dislocated workers in
19	the local area.
20	"(B) REQUIREMENTS FOR LOCAL
21	AREAS.—As a condition of receipt of funds
22	under paragraph (1), a local area shall agree to
23	each of the following:
24	"(i) Required notice to work-
25	ERS.—Prior to an eligible dislocated work-

1	er selecting a program of training services
2	from the list of eligible providers of train-
3	ing services under section 122(d) of the
4	Workforce Innovation and Opportunity Act
5	(29 U.S.C. 3152(d)), the local area shall
6	inform such dislocated worker of any op-
7	portunities the dislocated worker may have
8	to participate in on-the-job training or em-
9	ployer-directed skills development funded
10	through such local area.
11	"(ii) Amounts available.—Except
12	as provided in clause (iv)(II), a local
13	area—
14	"(I) may not limit the maximum
15	amount available for an individual
16	training account for an eligible dis-
17	located worker under subparagraph
18	(A) to an amount that is less than
19	\$5,000; and
20	"(II) may not pay an amount,
21	through the use of an individual train-
22	ing account under subparagraph (A),
23	for training services provided to an el-
24	igible dislocated worker that exceeds
25	the costs of such services.

1 "(iii) WIOA FUNDS.—A local area
2 may not use funds made available to the
3 local area for a fiscal year pursuant to sec-
4 tion 134(c)(1)(B) of the Workforce Innova-
5 tion and Opportunity Act (29 U.S.C.
6 $3174(c)(1)(B)$ ) to make payments under
7 subparagraph (A) until the funds allocated
8 to the local area pursuant to paragraph (1)
9 of this subsection for such fiscal year have
been exhausted.
"(iv) Exhaustion of Alloca-
TIONS.—Upon the exhaustion of the funds
allocated to the local area pursuant to
paragraph (1) of this subsection, for the
purpose of paying, through the use of indi-
vidual training accounts under subpara-
graph (A), the costs of training services for
eligible dislocated workers in the local area
seeking such services, the local area—
"(I) shall use any funds made
available to the local area pursuant to
section 134(c)(1)(B) of the Workforce
Innovation and Opportunity Act (29
U.S.C. 3174(e)(1)(B)) to pay for such
costs under subparagraph (A) (other

1	than any costs that exceed the limit
2	set by the local area pursuant to sub-
3	clause (II)); and
4	"(II) for any eligible dislocated
5	worker who is not a low-income indi-
6	vidual, may limit the maximum
7	amount available for the individual
8	training account under subparagraph
9	(A) for such worker to an amount
10	that is less than \$5,000.
11	"(3) Eligible dislocated worker.—A dis-
12	located worker shall be an eligible dislocated worker
13	for purposes of this subsection if the dislocated
14	worker—
15	"(A) meets the requirements under section
16	134(c)(3)(A)(i) of the Workforce Innovation
17	and Opportunity Act (29 U.S.C.
18	3174(e)(3)(A)(i)) to be eligible for training
19	services;
20	"(B) has not received training services
21	through an individual training account under
22	this subsection or under section
23	134(c)(3)(F)(iii) of the Workforce Innovation
24	and Opportunity Act (29 U.S.C.
25	3174(c)(3)(F)(iii)) during the preceding 5-year

period or, if such a worker has received such training services during such period, the worker has been granted an exception by the local area due to an exceptional circumstance, as determined by the local area; and

"(C) is not subject to any limitations established by the local area or State involved pursuant to paragraph (4), which would disqualify such dislocated worker from being an eligible dislocated worker under this subsection.

"(4) State or local area may establish limitations on the eligibility of an otherwise eligible dislocated worker who has previously received training services through an individual training account under this subsection or under section 134(c)(3)(F)(iii) of the Workforce Innovation and Opportunity Act (29 U.S.C. 3174(c)(3)(F)(iii)) to receive a subsequent individual training account under this subsection.

"(5) EXCESS DEMAND.—Upon the exhaustion of the funds allocated to a local area pursuant to paragraph (1) of this subsection and any funds that may be available to such local area pursuant to section 134(c)(1)(B) of the Workforce Innovation and Opportunity Act (29 U.S.C. 3174(c)(1)(B)) for the

1	purpose described in paragraph $(2)(A)$ of this sub-
2	section, the local area—
3	"(A) may request additional funds for such
4	purpose from the Governor under section
5	134(a)(2)(A)(i)(III) of the Workforce Innova-
6	tion and Opportunity Act (29 U.S.C.
7	3174(a)(2)(A)(i)(III)); and
8	"(B) shall not be required to pay for train-
9	ing services or establish an individual training
10	account for an eligible dislocated worker.
11	"(6) Definitions.—Except as otherwise speci-
12	fied, a term used in this subsection shall have the
13	meaning given such term in section 3 of the Work-
14	force Innovation and Opportunity Act (29 U.S.C.
15	3102).
16	"(7) Rule of Construction.—Nothing in
17	this subsection shall be construed to provide an indi-
18	vidual with an entitlement to a service under this
19	subsection or under title I of the Workforce Innova-
20	tion and Opportunity Act (29 U.S.C. 3111 et seq.)
21	or to mandate a State or local area to provide a
22	service if Federal funds are not available for such
23	service.".

1	SEC. 303. ACCESS TO NATIONAL DIRECTORY OF NEW
2	HIRES.
3	Section 453(j)(8) of the Social Security Act (42
4	U.S.C. 653(j)(8)) is amended—
5	(1) in subparagraph (A)—
6	(A) by inserting "or conducting the report-
7	ing and evaluation activities required under sec-
8	tion 116 of the Workforce Innovation and Op-
9	portunity Act (29 U.S.C. 3141)" after "State
10	law''; and
11	(B) by striking "such program" and in-
12	serting "such programs"; and
13	(2) in subparagraph (C)(i), by striking "pur-
14	poses of administering a program referred to" and
15	inserting "the purposes specified".
	Passed the House of Representatives April 9, 2024.
	Attest:

Clerk.

## 118TH CONGRESS H. R. 6655

## AN ACT

To amend and reauthorize the Workforce Innovation and Opportunity Act.