$[\sim 116H6646]$

(Original Signature of Member)

117TH CONGRESS 1ST SESSION



To provide State and local workforce and career and technical education systems with support to respond to the COVID-19 national emergency.

IN THE HOUSE OF REPRESENTATIVES

Mr. SCOTT of Virginia introduced the following bill; which was referred to the Committee on _____

A BILL

- To provide State and local workforce and career and technical education systems with support to respond to the COVID-19 national emergency.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Relaunching America's Workforce Act".
- 6 (b) TABLE OF CONTENTS.—The table of contents is

7 as follows:

Sec. 1. Short title; table of contents. Sec. 2. Definitions. Sec. 3. Special rule.

TITLE I—WORKFORCE INNOVATION AND OPPORTUNITY ACT

Sec. 101. Definitions and WIOA requirements.

Subtitle A—Workforce Development Activities in Response to the COVID-19 National Emergency

Sec. 111. Workforce response activities.

- Sec. 112. National dislocated worker grants.
- Sec. 113. State dislocated worker activities responding to the COVID-19 emergency.
- Sec. 114. Youth workforce investment activities responding to the COVID-19 national emergency.
- Sec. 115. Adult employment and training activities responding to the COVID– 19 national emergency.

Subtitle B—Employment Service COVID–19 National Emergency Response Fund

Sec. 121. Employment service.

Subtitle C—Job Corps Response to the COVID–19 National Emergency

Sec. 131. Job Corps response to the COVID-19 national emergency.

Subtitle D—National Programs

- Sec. 141. Native American programs responding to the COVID-19 national emergency.
- Sec. 142. Migrant and seasonal farmworker program response.
- Sec. 143. YouthBuild activities responding to the COVID-19 national emergency.
- Sec. 144. Reentry employment opportunities responding to the COVID-19 national emergency.
- Sec. 145. Registered apprenticeship opportunities responding to the COVID-19 national emergency.

Subtitle E—Adult Education and Literacy COVID–19 National Emergency Response

- Sec. 151. Definitions.
- Sec. 152. Adult education and literacy response activities.
- Sec. 153. Distribution of funds.

Subtitle F-Community College and Industry Partnership Grants

Sec. 161. Community college and industry partnership grants.

Subtitle G—General Provisions

Sec. 171. General provisions.

TITLE II—CARL D. PERKINS CAREER AND TECHNICAL EDUCATION ACT OF 2006

Sec. 201. Definitions and Perkins CTE requirements.

Sec. 202. Perkins career and technical education. Sec. 203. General provisions.

1 SEC. 2. DEFINITIONS.

2 In this Act:

3 (1) APPRENTICESHIP; APPRENTICESHIP PRO-4 GRAM.—The terms "apprenticeship" or "apprentice-5 ship program" mean an apprenticeship program reg-6 istered under the Act of August 16, 1937 (commonly 7 known as the "National Apprenticeship Act") (50 8 Stat. 664, chapter 663; 29 U.S.C. 50 et seq.), in-9 cluding any requirement, standard, or rule promul-10 gated under such Act, as such requirement, stand-11 ard, or rule was in effect on December 30, 2019.

(2) CORONAVIRUS.—The term "coronavirus"
means coronavirus as defined in section 506 of the
Coronavirus Preparedness and Response Supplemental Appropriations Act, 2020 (Public Law 116–
123).

17 (3) COVID-19 NATIONAL EMERGENCY.—The
18 term "COVID-19 national emergency" means the
19 national emergency declared by the President under
20 the National Emergencies Act (50 U.S.C. 1601 et
21 seq.) on March 13, 2020, with respect to the
22 coronavirus.

23 (4) SECRETARY.—The term "Secretary"—

(A) as used in subtitles A through D, and
 subtitle F of title I, means the Secretary of
 Labor; and

4 (B) as used in subtitle E of title I and in
5 title II, means the Secretary of Education.

6 SEC. 3. SPECIAL RULE.

7 Any funds made available under this Act that are 8 used to fund an apprenticeship or apprenticeship program 9 shall only be used for, or provided to, an apprenticeship 10 or apprenticeship program that meets the definition of 11 such term in section 2 of this Act, including any funds 12 awarded for the purposes of grants, contracts, or coopera-13 tive agreements, or the development, implementation, or administration, of an apprenticeship or an apprenticeship 14 15 program.

16 TITLE I—WORKFORCE INNOVA 17 TION AND OPPORTUNITY ACT

18 SEC. 101. DEFINITIONS AND WIOA REQUIREMENTS.

19 Except as otherwise provided, in this title—

(1) a term used that is defined in section 3 of
the Workforce Innovation and Opportunity Act (29
U.S.C. 3102) shall have the meaning given such
term; and

24 (2) an allotment, allocation, or other provision25 of funds made in accordance with a provision of the

Workforce Innovation and Opportunity Act (29
 U.S.C. 3101 et seq.) shall be made in compliance
 with the applicable requirements of such Act (29
 U.S.C. 3101 et seq.), including the applicable re quirements of section 182(e) of such Act (29 U.S.C.
 3242(e)).

7 Subtitle A—Workforce Develop8 ment Activities in Response to 9 the COVID-19 National Emer10 gency

11 SEC. 111. WORKFORCE RESPONSE ACTIVITIES.

12 (a) Funds for Adults and Dislocated Work-13 ERS.—With respect to funds appropriated under section 14 113(d) or 115(c) and allotted or allocated to a State or 15 local area for adult workforce development activities in accordance with paragraph (2)(A) or paragraph (3) of sec-16 17 tion 133(b) of the Workforce Innovation and Opportunity Act (29 U.S.C. 3173(b)), or allocated to a local area for 18 19 dislocated worker workforce development activities in ac-20 cordance with section 133(b)(2)(B) of such Act (29 U.S.C. 21 3173(b)(2)(B), the following shall apply:

(1) ELIGIBILITY OF ADULTS AND DISLOCATED
WORKERS.—Such an adult or dislocated worker—

24 (A) shall not be required to meet the re25 quirements of section 134(c)(3)(B) of the

1	Workforce Innovation and Opportunity Act (29
2	U.S.C. 3174(c)(3)(B));
3	(B) may include an individual described in
4	section 2102(a)(3)(A) of the Coronavirus Aid,
5	Relief, and Economic Security Act (Public Law
6	116–136); and
7	(C) shall include individuals with barriers
8	to employment, including individuals with dis-
9	abilities.
10	(2) Individualized career services.—Such
11	funds may be used to provide individualized career
12	services described in section $134(c)(2)(A)(xii)$ of the
13	Workforce Innovation and Opportunity Act (29
14	U.S.C. 3174(c)(2)(A)(xii)) to any such adult and
15	dislocated worker.
16	(3) Incumbent worker training.—In a case
17	in which the local board for such local area provides
18	to the Secretary an assurance that the local area will
19	use such funds to provide the work support activities
20	designed to assist low-wage workers in retaining and
21	enhancing employment in accordance with section
22	134(d)(1)(B) of the Workforce Innovation and Op-
23	portunity Act (29 U.S.C. $3174(d)(1)(B)$), such local
24	board may—

1 (A) use up to 40 percent of such funds for 2 a training program for incumbent workers described in section 134(d)(4)(A)(i) of such Act 3 4 (29 U.S.C. 3174(d)(4)(A)(i)); and 5 (B) consider the economic impact of the 6 COVID–19 national emergency to the employer 7 or participants of such program in determining 8 an employer's eligibility under section 9 134(d)(4)(A)(ii)of such Act (29)U.S.C. 10 3174(d)(4)(A)(ii)) for the Federal share of the 11 cost of such program. 12 (4) TRANSITIONAL JOBS.— 13 (A) IN GENERAL.—The local board for 14 such local area may use up to 40 percent of 15 such funds to provide transitional jobs in ac-16 cordance with section 134(d)(5) of the Work-17 force Innovation and Opportunity Act (29) 18 U.S.C. 3174(d)(5)).

(B) CLARIFICATION.—Section 194(10) of
the Workforce Innovation and Opportunity Act
(29 U.S.C. 3254(10)) shall not apply with respect to the funds used under subparagraph
(A).

24 (5) ON-THE-JOB TRAINING.—The Governor or
25 the local board for such area may take into account

the impact of the COVID-19 national emergency as
a factor in determining whether to increase the
amount of a reimbursement to an amount up to 75
percent of the wage rate of a participant in accordance with 134(c)(3)(H) of the Workforce Innovation
and Opportunity Act (29 U.S.C. 3174(c)(3)(H)).

7 (6) CUSTOMIZED TRAINING.—The local board
8 of such area or Governor may take into account the
9 impact of the COVID-19 national emergency as a
10 factor in determining the portion of the cost of
11 training an employer shall provide in accordance
12 with section 3(14) of the Workforce Innovation and
13 Opportunity Act (29 U.S.C. 3102(14)).

14 (b) GOVERNOR'S RESERVE.—Of the funds appro-15 priated under section 113(d), 114(d), or 115(c) and allotted under subtitle B of title I of the Workforce Innovation 16 17 and Opportunity Act (29 U.S.C. 3162, 3172) to a State in accordance with section 127(b)(1)(C) and paragraphs 18 19 (1)(B) and (2)(B) of section 132(b) of the Workforce In-20novation and Opportunity Act (29 U.S.C. 3162(b)(1)(C); 21 3172(b)), the Governor—

(1) shall make the reservation under section
128(a) and 133(a)(1) of such Act (29 U.S.C.
3163(a); 3173(a)(1)) and use the reserved funds for
statewide activities described in section 129(b) or

1	paragraphs (2)(B) or (3) of section 134(a) of such
2	Act (29 U.S.C. 3164(b); 3174(a)); and
3	(2) may make a reservation (in addition to the
4	reservations described in paragraph (1)) of not more
5	than 10 percent for activities related to responding
6	to the COVID–19 national emergency if such funds
7	are used for activities benefitting local areas within
8	such State most impacted by the COVID-19 na-
9	tional emergency, including—
10	(A) training for health care workers, public
11	health workers, personal care attendants, direct
12	service providers, home health workers, and
13	frontline workers;
14	(B) resources to support, allow for, or pro-
15	vide access to online services, including coun-
16	seling, case management, and employment re-
17	tention supports, and delivery by local boards,
18	one-stop centers, one-stop operators, or training
19	by eligible training providers; or
20	(C) providing additional resources to such
21	local areas to provide career services and sup-
22	portive services for eligible individuals.
23	(c) STATE WORKFORCE COVID-19 RECOVERY
24	PLAN.—Not later than 60 days after a State receives
25	funds appropriated under 113(d), 114(d), or 115(c), the

Governor shall submit to the Secretary, as a supplement
 to the unified State plan submitted under sections 102(a)
 or 103(a) of the Workforce Innovation and Opportunity
 Act (29 U.S.C. 3112(a); 3113(a)), a workforce plan that
 responds to the COVID-19 national emergency.

6 SEC. 112. NATIONAL DISLOCATED WORKER GRANTS.

7 (a) GRANTS AUTHORIZED.—From the funds appro-8 priated under subsection (e), the Secretary shall award, 9 in accordance with section 170 of the Workforce Innovation and Opportunity Act (29 U.S.C. 3225), national dis-10 located worker grants to the entities that meet the require-11 ments for the grants under such section to carry out the 12 activities described in such section and in subsection (d) 13 14 of this section.

(b) PLAN.—The Secretary shall submit to the Committee on Education and Labor of the House of Representatives and the Committee on Health, Education,
Labor, and Pensions of the Senate, and the Committees
on Appropriations of the House of Representatives and the
Senate, within 30 days, a plan for awarding grants under
this section.

(c) TIMING.—Subject to the availability of appropriations to carry out this section, not later than 60 days after
the date of enactment of this Act, the Secretary shall use

not less than 50 percent of the funds appropriated under
 subsection (e) to award grants under this section.

3 (d) USES OF FUNDS.—

4 (1) IN GENERAL.—Not fewer than half of the
5 funds appropriated under subsection (e) shall be
6 used to award grants under this section to respond
7 to the COVID-19 national emergency as described
8 in paragraph (2).

9 (2) RESPONSE TO COVID-19 NATIONAL EMER-10 GENCY.—A grant awarded under this section to re-11 spond to the COVID-19 national emergency shall 12 include the following:

13 (A) TRAINING AND TEMPORARY EMPLOY-14 MENT.—Training and temporary employment to 15 respond to the COVID–19 national emergency, ensuring any training or employment under this 16 17 subparagraph provides participants with ade-18 quate and safe equipment, environments, and 19 facilities for training and supervision, including 20 positions or assignments—

(i) as personal care attendants, direct
service providers, or home health workers
providing direct care and home health services for older individuals, individuals with
disabilities, and other individuals with res-

1	piratory conditions and other underlying
2	health conditions, or for individuals in
3	urban, rural, and suburban local areas
4	with excess poverty;
5	(ii) in health care and health care
6	support positions;
7	(iii) to support State, local, or tribal
8	health departments; or
9	(iv) in a sector such as childcare, food
10	retail, public service, manufacturing, or
11	transportation.
12	(B) LAYOFF RESPONSE.—Activities re-
13	sponding to layoffs of 50 or more individuals
14	laid off by one employer, or communities where
15	there are layoffs that significantly increase un-
16	employment in such community as a result of
17	the COVID–19 national emergency, such as in
18	the hospitality, transportation, manufacturing,
19	or retail industry sectors or occupations.
20	(e) Authorization of Appropriations.—There
21	are authorized to be appropriated to carry out this section
22	\$500,000,000 through fiscal year 2023.
23	SEC. 113. STATE DISLOCATED WORKER ACTIVITIES RE-
24	SPONDING TO THE COVID-19 EMERGENCY.
25	(a) DISTRIBUTION OF FUNDS.—

1	(1) STATES.—From the amounts appropriated
2	under subsection (d), the Secretary shall make allot-
3	ments to States in accordance with section 132 of
4	the Workforce Innovation and Opportunity Act (29
5	U.S.C. 3172).
6	(2) LOCAL AREAS.—Not later than 30 days
7	after a State receives an allotment under paragraph
8	(1), the State shall—
9	(A) use such funds to make the reserva-
10	tions required under section 133(a) of the
11	Workforce Innovation and Opportunity Act (29
12	U.S.C. 3173(a)), which reserved funds may be
13	used for statewide activities described in section
14	134(a) of such Act (29 U.S.C. 3174(a)) related
15	to the COVID–19 national emergency and ac-
16	tivities described in subsection (c); and
17	(B) allocate the remaining funds to local
18	areas in accordance with section $133(b)(2)(B)$
19	of the Workforce Innovation and Opportunity
20	Act $(29 \text{ U.S.C. } 3173(b)(2)(B))$, which funds
20 21	Act $(29 \text{ U.S.C. } 3173(b)(2)(B))$, which funds may be used for activities described in section
21	may be used for activities described in section

25 in the dislocated worker response activities described in

sections 133(b)(2)(B) and 134 of the Workforce Innova tion and Opportunity Act (29 U.S.C. 3173(b)(2)(B);
 3174), which shall include the activities described in sub section (c) of this section to support layoff aversion and
 provide necessary supports to eligible adults and dis located workers and to employers facing layoffs due to the
 impacts of the COVID-19 national emergency.

8 (c) COVID-19 DISLOCATED WORKER EMERGENCY 9 **RESPONSE.**—The dislocated worker response activities 10 shall include the following activities carried out by a State, in coordination with local areas impacted by the COVID-11 12 19 national emergency (including local areas in which lay-13 offs, suspensions, or reductions of employment have occurred or have the potential to occur as a result of the 14 15 COVID–19 national emergency):

16 (1) RAPID RESPONSE ACTIVITIES.—The rapid 17 response activities described in section 134(a)(2)(A)18 of the Workforce Innovation and Opportunity Act 19 (29 U.S.C. 3174(a)(2)(A)), including the layoff aver-20 sion strategies described in section 682.320 of sub-21 title 20, Code of Federal Regulations (as in effect on 22 the date of enactment of this Act) to engage employ-23 ers and adults at risk of dislocation.

24 (2) DISLOCATED WORKER ACTIVITIES.—Coordi25 nation of projects for eligible adults and dislocated

1 workers impacted by layoffs, suspensions, or reduc-2 tions in employment as a result of the COVID-19 3 national emergency, targeted at immediate reemploy-4 ment, career navigation services, supportive services, 5 career services, training for in-demand industry sec-6 tors and occupations, provision of information on in-7 demand and declining industries, provision of infor-8 mation on employers who have a demonstrated his-9 tory of providing equitable benefits and compensa-10 tion and safe working conditions, access to tech-11 nology and online skills training including digital lit-12 eracy skills training, and other layoff supports or 13 further layoff aversion strategies through adult em-14 ployment and training activities.

15 (3)SHORT-TERM TRAINING FOR COVID-19 16 EMERGENCY RESPONSE.—A prioritization or coordi-17 nation of employment and training activities, includ-18 ing supportive services and career pathways, that 19 prepare eligible adults and dislocated workers to 20 participate in short-term training to meet the de-21 mands for health care workers, public health work-22 ers, personal care attendants, direct service pro-23 viders, home health workers, and frontline workers 24 responding to the COVID-19 national emergency, 25 including in transportation, information technology,

service sector, manufacturing, food service, mainte nance, and cleaning, and which shall—

(A) allow such individuals to maintain eli-3 4 gibility for career and training services through 5 the period in which such individuals are in 6 short-term employment to respond to the COVID-19 national emergency and in the pe-7 8 riod immediately following the conclusion of the 9 short-term employment, to support transitions 10 into further training or employment; and

(B) ensure any such employment or training provides participants with adequate and
safe equipment, environments, and facilities for
training and supervision, including positions or
assignments.

(4) COORDINATION OF ACTIVITIES.—Coordination of necessary training or career services with
State vocational rehabilitation agencies to support
individuals with disabilities who have experienced
layoffs, suspensions, or reductions in employment
opportunities due to the impact of the COVID-19
national emergency.

23 (d) AUTHORIZATION OF APPROPRIATIONS.—There
24 are authorized to be appropriated to carry out this section
25 \$2,500,000,000 through fiscal year 2023.

1	SEC. 114. YOUTH WORKFORCE INVESTMENT ACTIVITIES
2	RESPONDING TO THE COVID-19 NATIONAL
3	EMERGENCY.
4	(a) DISTRIBUTION OF FUNDS.—
5	(1) STATES.—From the amounts appropriated
6	under subsection (d), the Secretary shall make allot-
7	ments to States in accordance with section 127(b) of
8	the Workforce Innovation and Opportunity Act (29
9	U.S.C. 3162(b)).
10	(2) LOCAL AREAS.—Not later than 30 days
11	after a State receives an allotment under paragraph
12	(1), the State shall—
13	(A) use such funds to make the reserva-
14	tions required under section 128(a) of the
15	Workforce Innovation and Opportunity Act (29
16	U.S.C. 3163(a)), which reserved funds may be
17	used for statewide activities described in section
18	129(b) of the Workforce Innovation and Oppor-
19	tunity Act (29 U.S.C. 3164(a)) related to the
20	COVID-19 national emergency and the activi-
21	ties described in subsection (b); and
22	(B) allocate the remaining funds to local
23	areas in accordance with section 128(b) of the
24	Workforce Innovation and Opportunity Act (29
25	U.S.C. 3163(b)), which funds may be used for
26	the activities described in subsection (b).

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1 (b) USES OF FUNDS.—

2 (1) IN GENERAL.—In using the funds received 3 under this section, each State and local area shall 4 prioritize providing services for youth impacted by 5 diminished labor market opportunities for summer 6 jobs or year round employment due to the economic 7 impacts of the COVID-19 national emergency, con-8 sistent with paragraph (2)(A), and youth with bar-9 riers to employment, including youth with disabil-10 ities.

11 (2) Youth workforce investment activi12 Ties.—

(A) EMPLOYMENT OPPORTUNITIES FOR
AT-RISK YOUTH.—Each State and local area receiving funds under this section shall use not
less than 50 percent of such funds to support
summer and year round youth employment for
in-school and out-of-school youth—

(i) with a priority for out-of-school
youth and youth with multiple barriers to
employment; and

(ii) which shall include support for
employer partnerships for youth employment and subsidized youth employment,
and partnerships with community-based

1	organizations to support such employment
2	opportunities.
3	(B) OTHER ACTIVITIES.—Any amounts not
4	used to carry out the activities described in sub-
5	paragraph (A) shall be used by State and local
6	boards for carrying out the activities described
7	in subsections (b) and (c) of section 129 of the
8	Workforce Innovation and Opportunity Act (29
9	U.S.C. 3164), including for the purposes of—
10	(i) supporting in-school and out-of-
11	school youth to connect to education and
12	career pathways;
13	(ii) establishing or expanding partner-
14	ships with community-based organizations
15	to develop or expand work experience op-
16	portunities and the development of skills
17	and competencies to secure and maintain
18	employment, including supports for activi-
19	ties like peer-mentoring;
20	(iii) subsidized employment, intern-
21	ships, work-based learning, and youth ap-
22	prenticeships;
23	(iv) work-readiness training activities
24	and educational programs aligned to career
25	pathways that support credential attain-

1	ment and the development of employability
2	skills;
3	(v) engaging or establishing industry
4	or sector partnerships to determine job
5	needs and available opportunities for youth
6	employment;
7	(vi) conducting outreach to youth and
8	employers;
9	(vii) coaching, navigation, and men-
10	toring services for participating youth, in-
11	cluding career exploration, career coun-
12	seling, career planning, and college plan-
13	ning services;
14	(viii) coaching, navigation, and men-
15	toring services for employers on how to
16	successfully employ participating youth in
17	meaningful work;
18	(ix) providing services to youth to en-
19	able participation in the program, includ-
20	ing supportive services, technological de-
21	vices and access to other supports needed
22	to access online services, including assistive
23	technology for youth with disabilities, and
24	follow-up services for not less than 12

1	months after the completion of participa-
2	tion, as appropriate; and
3	(x) coordinating activities under this
4	section with State and local educational
5	agencies around academic calendars in re-
6	sponse to the COVID-19 national emer-
7	gency.
8	(c) GENERAL PROVISIONS.—A State or local area
9	using funds under this section for youth placement in
10	summer or year-round employment shall require that not
11	less than 25 percent of the wages of each eligible youth
12	participating in such employment be paid by the employer,
13	except that such requirement may waived for an employer
14	facing financial hardship due to the COVID-19 national
15	emergency.

16 (d) AUTHORIZATION OF APPROPRIATIONS.—There
17 are authorized to be appropriated to carry out this section
18 \$2,500,000,000 through fiscal year 2023.

19SEC. 115. ADULT EMPLOYMENT AND TRAINING ACTIVITIES20RESPONDING TO THE COVID-19 NATIONAL21EMERGENCY.

22 (a) DISTRIBUTION OF FUNDS.—

(1) STATES.—From the amounts appropriated
under subsection (c), the Secretary shall make allotments to States in accordance with section 132(b)(1)

1	of the Workforce Innovation and Opportunity Act
2	(29 U.S.C. 3172(b)(1)).
3	(2) LOCAL AREAS.—Not later than 30 days
4	after a State receives an allotment under paragraph
5	(1), the State shall—
6	(A) use such funds to make the reserva-
7	tions required under section 133(a) of the
8	Workforce Innovation and Opportunity Act (29
9	U.S.C. 3173(a)), which reserved funds may be
10	used for statewide activities described in section
11	134(a) of such Act (29 U.S.C. 3174(a)) related
12	to the COVID–19 national emergency; and
13	(B) allocate such funds to local areas in
14	accordance with paragraph $(2)(A)$ or (3) of sec-
15	tion 133(b) of the Workforce Innovation and
16	Opportunity Act (29 U.S.C. 3173(b)).
17	(b) Uses of Funds.—
18	(1) IN GENERAL.—Each State and local area
19	shall use the funds received under this section to en-
20	gage in the adult employment and training activities
21	described in section 134 of the Workforce Innovation
22	and Opportunity Act (29 U.S.C. 3174) to provide
23	necessary supports and services to eligible adults
24	who are adversely impacted by the COVID–19 na-
25	tional emergency, including individuals who are un-

deremployed or most at-risk of unemployment (in cluding individuals with disabilities), and shall co ordinate with employers facing economic hardship or
 employment challenges due to economic impacts of
 the COVID-19 national emergency.

6 (2) COVID-19 ADULT EMPLOYMENT AND
7 TRAINING ACTIVITIES.—

8 (A) TRAINING SERVICES TO EMPLOYERS 9 AND INDIVIDUALS IMPACTED BY THE COVID-19 10 NATIONAL EMERGENCY.—Of the funds provided 11 to a local area under subsection (a)(2), not less 12 than one-third shall be used for providing train-13 ing services to employers and individuals im-14 pacted by the COVID-19 national emergency 15 as defined in section 134(c)(3) of the Workforce 16 Innovation and Opportunity Act (29 U.S.C. 17 3174(c)(3), including—

- (i) incumbent worker training, on-thejob training, apprenticeship programs, and
 customized training activities;
- 21 (ii) individual training accounts;
 22 (iii) training for in-demand industry
 23 sectors and occupations, including for dig24 ital literacy needed for such industry sec25 tors and occupations; and
- g:\VHLC\012721\012721.022.xml (787262l8) January 27, 2021 (9:57 a.m.)

(iv) activities supporting employee re tention.

3 (B) UNDEREMPLOYMENT AND EMPLOY-4 MENT SUPPORTS.—Of the funds provided to a 5 local area, and not used for activities under 6 subparagraph (A), such funds shall be shall be 7 used to provide the career services and supports 8 described in section 134(c)(2) of the Workforce 9 Innovation and Opportunity Act (29 U.S.C. 10 3174(c)(2)) for workers facing underemploy-11 ment, individuals seeking work, or dislocated 12 workers, prioritizing individuals with barriers to 13 employment or eligible adults who are adversely 14 impacted by economic changes within their communities due to the COVID-19 national 15 16 emergency, including—

(i) career navigation supports to encourage and enable workers to find new
pathways to in-demand careers and the
necessary training to support those career
pathways, or workplace learning advisors
to support incumbent workers;

23 (ii) virtual services and virtual em24 ployment and training activities, including
25 providing appropriate accommodations to

1	individuals with disabilities in accordance
2	to the Americans with Disabilities Act of
3	1990 (42 U.S.C. 12101 et seq.); and
4	(iii) supportive services and individ-
5	ualized career services as described in sec-
6	tion 134(c)(2)(A)(xii) of the Workforce In-
7	novation and Opportunity Act (29 U.S.C.
8	3174(c)(2)(A)(xii)), including for individ-
9	uals with disabilities through collaboration
10	with the state vocational rehabilitation
11	agency.
12	(c) Authorization of Appropriations.—There
13	are authorized to be appropriated to carry out this section
14	\$2,500,000,000 through fiscal year 2023.
15	Subtitle B—Employment Service
16	COVID-19 National Emergency
17	Response Fund
18	SEC. 121. EMPLOYMENT SERVICE.
19	(a) IN GENERAL.—From the funds appropriated
20	under subsection (c), the Secretary shall—
21	(1) reserve not less than $$100,000,000$ for
22	workforce information systems improvements, in-
23	cluding for electronic tools and system building, and
24	
24	for the activities described in subsection $(b)(1)$; and

1	(2) use the funds remaining to make allotments
2	to States in accordance with section 6 of the Wag-
3	ner-Peyser Act (29 U.S.C. 49e), which for purposes
4	of this section shall include the Commonwealth of
5	the Northern Mariana Islands and American Samoa,
6	for the activities—
7	(A) described in subsection $(b)(2)$ of this
8	section; and
9	(B) described in section 15 of the Wagner-
10	Peyser Act (29 U.S.C. 491–2).
11	(b) USES OF FUNDS.—
12	(1) Secretary uses of funds.—The Sec-
13	retary shall use the funds reserved under subsection
14	(a)(1) for—
15	(A) workforce information grants to States
16	for the development of labor market insights
17	and evidence on the State and local impacts of
18	COVID-19 and on promising reemployment
19	strategies, and to improve access to tools and
20	equipment for virtual products and service de-
21	livery;
22	(B) the Workforce Information Technology
23	Support Center, to facilitate voluntary State
24	participation in multi-State data collaboratives
25	that develop real-time State and local labor

1	market insights on the impacts of COVID-19
2	and evidence to promote more rapid reemploy-
3	ment and economic mobility, using cross-State
4	and cross-agency administrative data; and
5	(C) improvements in short- and long-term
6	State and local occupational and employment
7	projections to facilitate reemployment, economic
8	mobility, and economic development strategies.
9	(2) STATE USES OF FUNDS.—A State shall use
10	an all otment received under subsection (a)(2) to—
11	(A) provide additional resources for sup-
12	porting employment service personnel employed
13	on a merit system in providing reemployment
14	services for unemployed and underemployed
15	workers;
16	(B) provide assistance for individuals im-
17	pacted by the COVID–19 national emergency,
18	including such individuals receiving unemploy-
19	ment insurance or seeking employment as a re-
20	sult of the emergency, which shall include pro-
21	viding for services such as reemployment serv-
22	ices, job search assistance, job matching serv-
23	ices based on the experience of individuals, indi-
24	vidualized career services, and appropriate re-
25	ferral and coordination with agencies providing

services to individuals with barriers to employ ment, including individuals with disabilities;
 and

4 (C) provide services for employers im5 pacted by the COVID-19 national emergency,
6 which shall include services for employers deal7 ing with labor force changes as a result of such
8 emergency.

9 (c) AUTHORIZATION OF APPROPRIATIONS.—There
10 are authorized to be appropriated to carry out this section
11 \$1,000,000,000 through fiscal year 2023.

Subtitle C—Job Corps Response to the COVID-19 National Emergency

14 SEC. 131. JOB CORPS RESPONSE TO THE COVID-19 NA-

15

TIONAL EMERGENCY.

(a) FUNDING FOR JOB CORPS DURING THE COVID–
17 19 NATIONAL EMERGENCY.—From the funds appro18 priated under subsection (c), the Secretary—

(1) shall provide funds to each entity with
which the Secretary has entered into an agreement
under section 147(a)(1) of the Workforce Innovation
and Opportunity Act (29 U.S.C. 3197(a)(1)) to—

23 (A) during the COVID-19 national emer24 gency—

1	(i) carry out the activities described in
2	section 148(a) of the Workforce Innovation
3	and Opportunity Act (29 U.S.C. 3198(a));
4	and
5	(ii) provide the child care described in
6	section 148(e) of such Act (29 U.S.C.
7	3198(e));
8	(B) retain existing capacity of each Job
9	Corps Center, including existing residential ca-
10	pacity during and after the COVID–19 national
11	emergency, and increase staffing and student
12	capacity and resources related to section 145 of
13	the Workforce Innovation and Opportunity Act
14	(29 U.S.C. 3195) to provide for full on-board
15	strength after such emergency; and
16	(C) during the 12-month period after the
17	COVID-19 national emergency, carry out the
18	graduate services described in section 148(d) of
19	such Act (29 U.S.C. 3198(d)) for any indi-
20	vidual who has graduated from Job Corps dur-
21	ing the 3-month period after such emergency;
22	and
23	(2) may—
24	(A) provide up to 15 percent of such funds
25	to meet the operational needs of Job Corps cen-

1	ters (which may include the cleaning, sanita-
2	tion, and necessary improvements of centers re-
3	lated to COVID–19);
4	(B) support—
5	(i) the relationship to opportunities,
6	and links to employment opportunities de-
7	scribed in paragraphs (2) and (3) of sec-
8	tion 148(a) of the Workforce Innovation
9	and Opportunity Act (29 U.S.C. 3198(a));
10	and
11	(ii) the academic, career, and tech-
12	nical education and training in section 148
13	of such Act (29 U.S.C. 3198) through vir-
14	tual or remote means for any period in
15	which some Job Corps participants are
16	nonresidential due to the COVID-19 na-
17	tional emergency, including by providing
18	technology resources necessary to partici-
19	pants during such periods;
20	(C) provide for costs related to infrastruc-
21	ture projects, including technology moderniza-
22	tion needed to provide for virtual and remote
23	learning; and
24	(D) provide for payment of Job Corps sti-
25	pends, including emergency Job Corps stipends,

and facilitate such payments through means
 such as debit cards with no usage fees, and cor responding financial literacy.

4 (b) FLEXIBILITY.—In order to provide for the suc5 cessful continuity of services and enrollment periods dur6 ing the COVID-19 national emergency, additional flexi7 bility shall be provided for Job Corps participants and
8 practitioners, including the following:

9 (1) ENROLLMENT LENGTH.—Notwithstanding 10 section 146(b) of the Workforce Innovation and Op-11 portunity Act (29 U.S.C. 3196(b)), the period of en-12 rollment may extend beyond 2 years for an individual enrolled in Job Corps during the COVID-19 13 14 national emergency, as long as such extension does 15 not exceed a 2-year, continuous period of enrollment 16 after the COVID–19 national emergency.

17 (2) Advanced career training programs.— 18 Notwithstanding paragraph (1), with respect to ad-19 vanced career training programs under section 20 148(c) of the Workforce Innovation and Opportunity 21 Act (29 U.S.C. 3198(c)) in which the enrollees may 22 continue to participate for a period not to exceed 1 23 year in addition to the period of participation to 24 which the enrollees would otherwise be limited, the 25 COVID-19 national emergency shall not be consid-

1	ered as any portion of such additional 1-year partici-
2	pation period.
3	(3) Counseling and Job placement.—The
4	counseling and job placement services described in
5	section 149 of the Workforce Innovation and Oppor-
6	tunity Act (29 U.S.C. 3199) shall be available to
7	former enrollees—
8	(A) whose enrollment was interrupted due
9	to the COVID–19 national emergency;
10	(B) who graduated from Job Corps on or
11	after January 1, 2020; or
12	(C) who graduated from Job Corps not
13	later than 3 months after the COVID–19 na-
14	tional emergency.
15	(4) SUPPORT.—The Secretary shall provide ad-
16	ditional support for the transition periods described
17	in section 150 of the Workforce Innovation and Op-
18	portunity Act (29 U.S.C. 3200), including the fol-
19	lowing:
20	(A) TRANSITION ALLOWANCES.—The Sec-
21	retary shall provide for the provision of addi-
22	tional transition allowances as described in sub-
23	section (b) of such section 150 (29 U.S.C.
24	3200) for Job Corps students who graduate

1during the periods described in subparagraphs2(B) or (C) of paragraph (3).3(B) TRANSITION SUPPORT.—The Secretary4shall consider the period during the COVID–195national emergency and the three-month period6following the conclusion of the COVID–19 na-

tional emergency as the period in which the
provision of employment services as described in
subsection (c) of such section 150 (29 U.S.C.
3200) shall be provided to former enrollees.

(c) AUTHORIZATION OF APPROPRIATIONS.—There
are authorized to be appropriated to carry out this subtitle
\$500,000,000 through fiscal year 2023.

14 Subtitle D—National Programs

15 SEC. 141. NATIVE AMERICAN PROGRAMS RESPONDING TO

16

THE COVID-19 NATIONAL EMERGENCY.

17 There are authorized to be appropriated to carry out
18 this section and activities as described in section 166 of
19 the Workforce Innovation and Opportunity Act (29 U.S.C.
20 3221) \$150,000,000 through fiscal year 2023.

21 SEC. 142. MIGRANT AND SEASONAL FARMWORKER PRO22 GRAM RESPONSE.

(a) ELIGIBLE MIGRANT AND SEASONAL FARMWORKER.—Notwithstanding the definition of "eligible seasonal farmworker" in section 167(i)(3) of the Workforce

Innovation and Opportunity Act (29 U.S.C. 3222(i)(3)), 1 2 an individual seeking to enroll in a program funded under 3 section 167 of the Workforce Innovation and Opportunity 4 Act (29 U.S.C. 3222) during the COVID-19 national 5 emergency may be considered eligible for such enrollment if such individual is a member of a family with a total 6 7 family income equal to or less than 150 percent of the 8 Federal poverty line.

9 (b) AUTHORIZATION OF APPROPRIATIONS.—There 10 are authorized to be appropriated to carry out this section 11 and activities as described in section 167 of the Workforce 12 Innovation and Opportunity Act (29 U.S.C. 3222) 13 \$150,000,000 through fiscal year 2023.

14SEC. 143. YOUTHBUILD ACTIVITIES RESPONDING TO THE15COVID-19 NATIONAL EMERGENCY.

(a) IN GENERAL.—In order to provide for the successful continuity of services and enrollment periods during the COVID-19 national emergency, the Secretary
shall—

(1) make available 20 percent of the funds appropriated under subsection (c) to entities carrying
out YouthBuild programs operating during the
COVID-19 national emergency—

24 (A) which may be used for carrying out
25 the activities under section 171(c)(2) of the

Workforce Innovation and Opportunity Act (29
 U.S.C. 3226(c)(2)); and

(B) notwithstanding section 171(c)(2)(D)3 4 of the Workforce Innovation and Opportunity 5 Act (29 U.S.C. 3226(c)(2)(D)), of which up to 6 20 percent may be used for the administrative 7 costs of carrying out activities under section 8 171(c)(2) of such Act (29 U.S.C. 3226(c)(2)), 9 so long as any amount used under this section 10 for administrative costs that exceeds the 11 amount authorized for administrative costs 12 under section 171(c)(2)(D) of such Act (29) U.S.C. 3226(c)(2)(D)) is used for administrate 13 14 costs related to responding to the COVID-19 15 national emergency;

16 (2) after using funds in accordance with para17 graph (1), use 80 percent of the funds appropriated
18 under subsection (c) to—

19 (A) reserve funds in accordance with sec20 tion 171(g)(2)(B) of the Workforce Innovation
21 and Opportunity Act (29 U.S.C.
22 3226(g)(2)(B)); and

(B) award grants in accordance with section 171(c) of the Workforce Innovation and
Opportunity Act (29 U.S.C. 3226(c)), which

may be awarded as supplemental awards to eli gible entities receiving grants under such sec tion 171(c) for program year 2019 or 2020;
 and

5 (3) provide for the flexibility described in sub6 section (b) for YouthBuild participants and practi7 tioners.

8 (b) FLEXIBILITY.—During the COVID-19 national 9 emergency, the Secretary shall provide for flexibility for 10 YouthBuild participants and practitioners, including the 11 following:

12 (1) ELIGIBILITY.—Notwithstanding the age re-13 quirements for enrollment under section 14 171(e)(1)(A)(i) of the Workforce Innovation and Op-15 portunity Act (29 U.S.C. 3226(e)(1)(A)(i)), an indi-16 vidual seeking to participate in a YouthBuild pro-17 gram and who turns 25 during the COVID-19 na-18 tional emergency may be eligible for such participa-19 tion, as long as such individual is not more than age 20 25 on the date of enrollment.

(2) PARTICIPATION LENGTH.—Notwithstanding
section 171(e)(2) of the Workforce Innovation and
Opportunity Act (29 U.S.C. 3226(e)(2)), the period
of participation in a YouthBuild program may extend beyond 24 months for an individual partici-
pating in such program during the COVID-19 na tional emergency, as long as such extension does not
 exceed a 24-month, continuous period of enrollment
 after the COVID-19 national emergency.

5 (c) AUTHORIZATION OF APPROPRIATIONS.—There
6 are authorized to be appropriated to carry out this section
7 \$250,000,000 through fiscal year 2023.

8 SEC. 144. REENTRY EMPLOYMENT OPPORTUNITIES RE-9 SPONDING TO THE COVID-19 NATIONAL 10 EMERGENCY.

11 (a) IN GENERAL.—The Secretary shall—

(1) not later than 30 days after the date of enactment of this Act, announce an opportunity for
grants or contacts in accordance with section 169(b)
of the Workforce Innovation and Opportunity Act
(29 U.S.C. 3224(b)) for the activities described in
subsection (b) of this section; and

(2) from the funds appropriated under subsection (c), not later than 45 days after the date on
which an entity submits an application that meets
the requirements of the Secretary under this section,
award funds under this section to such entity.

23 (b) USE OF FUNDS.—

24 (1) IN GENERAL.—Funds under this section25 shall be used to support reentry employment oppor-

1	tunities for justice-involved youth and young adults,
2	formerly incarcerated adults, and former offenders
3	during and following the COVID–19 national emer-
4	gency, with priority given to providing for subsidized
5	employment, transitional jobs, and creating stronger
6	alignment with the workforce system and participant
7	supports under subtitle B of title I of the Workforce
8	Innovation and Opportunity Act (29 U.S.C. 3151 et
9	seq.).
10	(2) Grants for intermediaries.—
11	(A) RESERVATION.—Of the amount appro-
12	priated under subsection (c), the Secretary shall
13	reserve not less than \$87,500,000 for grants
14	under this paragraph.
15	(B) GRANTS.—The Secretary shall make
16	grants, on a competitive basis, to national and
17	regional intermediaries that prepare young, for-
18	merly incarcerated individuals described in
19	paragraph (1), including such individuals who
20	have dropped out of school or other educational
21	programs, for reentry employment opportunities
22	described in paragraph (1). In making the
23	grants, the Secretary shall give priority to inter-
24	mediaries proposing projects serving high-crime,
25	high-poverty areas.

(c) AUTHORIZATION OF APPROPRIATIONS.—There
 are authorized to be appropriated to carry out this section
 \$350,000,000 through fiscal year 2023.

4 SEC. 145. REGISTERED APPRENTICESHIP OPPORTUNITIES 5 RESPONDING TO THE COVID-19 NATIONAL 6 EMERGENCY.

7 (a) IN GENERAL.—From the funds appropriated 8 under subsection (d), the Secretary shall award grants, 9 contracts, or cooperative agreements to eligible entities on 10 a competitive basis to create or expand apprenticeship pro-11 grams registered under the Act of August 16, 1937 (commonly known as the "National Apprenticeship Act"; 50 12 Stat. 664, chapter 663; 29 U.S.C. 50 et seq.), which shall 13 include pre-apprenticeship and youth apprenticeship pro-14 15 grams.

16 (b) USE OF FUNDS.—In making awards under sub17 section (a), the Secretary shall ensure that—

(1) not less than 50 percent of the funds appropriated under subsection (d) shall be awarded to
States in accordance with the award information described in the Department of Labor Employment
and Training Administration Training and Employment Guidance Letter No. 17–18 issued on May 3,
2019;

1	(2) the remaining funds appropriated under
2	subsection (d) after funds are awarded under para-
3	graph (1) shall be used for supporting national in-
4	dustry and equity intermediaries and local inter-
5	mediaries; and
6	(3) funds awarded under this section shall be
7	used for creating or expanding registered apprentice-
8	ship opportunities, including pre-apprenticeships and
9	youth apprenticeships, and activities including—
10	(A) supportive services;
11	(B) recruitment and retention strategies
12	for program participants with a priority for
13	programs serving a high number or high per-
14	centage of individuals with barriers to employ-
15	ment and nontraditional apprenticeship popu-
16	lations, including individuals with disabilities;
17	(C) expansion of registered apprenticeship
18	program opportunities in high-skill, high-wage,
19	or in-demand industry sectors and occupations;
20	(D) costs associated with related instruc-
21	tion or wages while participating in related in-
22	struction;
23	(E) improving educational alignment; and
24	(F) encouraging employer participation.

(c) SECRETARIAL RESPONSIBILITIES.—Not later
 than 30 days after the date of enactment of this Act, the
 Secretary shall identify and disseminate strategies and
 tools to support virtual and online learning and training
 in registered apprenticeship programs.

6 (d) AUTHORIZATION OF APPROPRIATIONS.—There
7 are authorized to be appropriated to carry out this section
8 \$500,000,000 through fiscal year 2023.

9 Subtitle E—Adult Education and 10 Literacy COVID-19 National 11 Emergency Response

12 SEC. 151. DEFINITIONS.

In this subtitle, the terms "adult education", "adult
education and literacy activities", "eligible agency", "eligible provider", and "integrated education and training"
have the meanings given the terms in section 203 of the
Workforce Innovation and Opportunity Act (29 U.S.C.
3272).

19 SEC. 152. ADULT EDUCATION AND LITERACY RESPONSE AC-

20

TIVITIES.

(a) ONLINE SERVICE DELIVERY OF ADULT EDU(a) ONLINE SERVICE DELIVERY OF ADULT EDU(a) ONLINE SERVICE DELIVERY OF ADULT EDU(b) COVID-19 AND LITERACY ACTIVITIES.—During the
(c) COVID-19 national emergency, an eligible agency may
(c) use funds available to such agency under paragraphs (2)
(c) and (3) of section 222(a) of the Workforce Innovation and

Opportunity Act (20 U.S.C. 3302(a)) for the administra tive expenses of the eligible agency related to transitions
 to online service delivery of adult education and literacy
 activities.

5 (b) SECRETARIAL RESPONSIBILITIES.—Not later
6 than 30 days after the date of enactment of this Act, the
7 Secretary shall, in carrying out section 242(c)(2)(G) of the
8 Workforce Innovation and Opportunity Act (29 U.S.C.
9 3332(c)(2)(G)), identify and disseminate to States strate10 gies and virtual proctoring tools to—

(1) assess the progress of learners in adult education programs based upon valid research, as appropriate; and

(2) measure the progress of such programs in
meeting the State-adjusted levels of performance described in section 116(b)(3) of the Workforce Innovation and Opportunity Act (29 U.S.C. 3141(b)(3)).
SEC. 153. DISTRIBUTION OF FUNDS.

(a) RESERVATION OF FUNDS; GRANTS TO ELIGIBLE
AGENCIES.—From the amounts appropriated under subsection (c), the Secretary shall—

(1) make reservations in accordance with section 211(a) of the Workforce Innovation and Opportunity Act (29 U.S.C. 3291(a)); and

(2) award grants to eligible agencies in accord ance with section 211(b) of the Workforce Innova tion and Opportunity Act (29 U.S.C. 3291(b)), of
 which not less than 10 percent of funds awarded
 shall be used to provide adult education and literacy
 activities in correctional facilities.

7 (b) USES OF FUNDS.—Each State and local area 8 shall use the funds received through subsection (a)(2) to 9 expand the capacity of adult education providers to 10 prioritize serving adults with low-literacy or numeracy lev-11 els negatively impacted by the economic consequences of 12 the COVID-19 national emergency, which may include—

(1) expanding the infrastructure needed for the
provision of services and educational resources online or through digital means, including the provision of technology or internet access to students and
instructional staff to enable virtual or distance learning, including the provision of assistive technology as
applicable;

20 (2) creating or expanding digital literacy cur21 riculum and resources, including professional devel22 opment activities to aid instructional and program
23 staff in providing online or digital training to stu24 dents, including activities undertaken to ensure the

accessibility of such resources to individuals with
 disabilities; and

3 (3) equipping adult education providers to part4 ner more closely with workforce development part5 ners on implementation strategies such as integrated
6 education and training to prepare adult learners for
7 high-skill, high-wage, or in-demand industry sectors
8 and occupations on an accelerated timeline.

9 (c) AUTHORIZATION OF APPROPRIATIONS.—There
10 are authorized to be appropriated to carry out this section
11 \$1,000,000,000 through fiscal year 2023.

Subtitle F—Community College and Industry Partnership Grants

14 SEC. 161. COMMUNITY COLLEGE AND INDUSTRY PARTNER-

15

SHIP GRANTS.

16 (a) DEFINITIONS.—In this section:

17 (1) ELIGIBLE ENTITY.—The term "eligible enti18 ty" means an eligible institution or a consortia of
19 such eligible institutions.

20 (2) ELIGIBLE INSTITUTION.—The term "eligi21 ble institution" means a public institution of higher
22 education (as defined in section 101(a) of the High23 er Education Act of 1965 (20 U.S.C. 1001(a)) at
24 which the highest degree that is predominantly
25 awarded to students is an associate degree, including

a 2-year Tribal College or University (as defined in
 section 316 of the Higher Education Act (20 U.S.C.
 1059c)).

4 (3) PERKINS CTE DEFINITIONS.—The terms
5 "career and technical education", "dual or concur6 rent enrollment", and "work-based learning" have
7 the meanings given the terms in section 3 of the
8 Carl D. Perkins Career and Technical Education
9 Act of 2006 (20 U.S.C. 2302).

10 (b) Authority To Make Grants, Contracts, and11 Cooperative Agreements.—

12 (1) IN GENERAL.—From the funds appro-13 priated under subsection (h) and not reserved under 14 subsection (f), the Secretary (acting through the 15 Employment and Training Administration), in col-16 laboration with the Secretary of Education (acting 17 through the Office of Career, Technical, and Adult 18 Education), shall award, on a competitive basis, 19 grants, contracts, or cooperative agreements in ac-20 cordance with section 169(b)(5) of the Workforce 21 Innovation and Opportunity Act (29)U.S.C. 22 3224(b)(5)) to eligible entities to assist such eligible 23 entities in—

1	(A) establishing and scaling career training
2	programs, including career and technical edu-
3	cation programs;
4	(B) establishing industry and sector part-
5	nerships to inform such programs; and
6	(C) providing necessary student supports.
7	(2) AWARD AMOUNTS.—The total amount of
8	funds awarded under this section to an eligible enti-
9	ty shall not exceed—
10	(A) in the case of an eligible entity that is
11	a single eligible institution, \$2,500,000; and
12	(B) in the case of an eligible entity that is
13	a consortia of eligible institutions, \$15,000,000.
14	(3) Award Period.—A grant, contract, or co-
15	operative agreement awarded under this section shall
16	be for a period of not more than 4 years, except that
17	the Secretary may extend such a grant, contract, or
18	cooperative agreement for an additional 2-year pe-
19	riod, based on the outcomes reported under sub-
20	section $(g)(1)$ of the programs supported under such
21	grant, contract, or cooperative agreement.
22	(4) Equitable distribution.—In awarding
23	funds under this section, the Secretary shall ensure,
24	to the extent practicable, the equitable distribution
25	of funds, based on—

(A) geography (such as urban and rural
 distribution); and

3 (B) States and local areas significantly im4 pacted by the COVID-19 national emergency.

5 (c) PRIORITY.—In awarding funds under this section, 6 the Secretary shall give priority to eligible entities that 7 will use such funds to serve individuals impacted by the 8 COVID-19 national emergency, as demonstrated by pro-9 viding an assurance in the application submitted under 10 subsection (d) that the eligible entity will use such funds 11 to—

(1) serve such individuals with barriers to employment, veterans, spouses of members of the
Armed Forces, Native American Indians, Alaska Natives, Native Hawaiians, individuals with disabilities,
or incumbent workers who are low-skilled and who
need to increase their employability skills;

(2) serve such individuals from each major racial and ethnic group and gender with lower than average educational attainment in the State or employment in the in-demand industry sector or occupation
that such award will support; or

23 (3) serve areas with high unemployment rates24 or high levels of poverty, including rural areas.

1	(d) APPLICATION.—An eligible entity seeking an
2	award of funds under this section shall submit to the Sec-
3	retary an application containing a grant proposal at such
4	time and in such manner, and containing such informa-
5	tion, as required by the Secretary, including a detailed de-
6	scription of the following:
7	(1) Each entity (and the roles and responsibil-
8	ities of each entity) with which the eligible entity will
9	partner to carry out activities under this section, in-
10	cluding each of the following:
11	(A) An industry or sector partnership rep-
12	resenting a high-skill, high-wage, or in-demand
13	industry sector or occupation.
14	(B) A State higher education agency or a
15	State workforce agency.
16	(C) To the extent practicable—
17	(i) State or local workforce develop-
18	ment systems;
19	(ii) economic development and other
20	relevant State or local agencies;
21	(iii) one or more community-based or-
22	ganizations;
23	(iv) one or more institutions of higher
24	education that primarily award 4-year de-
25	grees with which the eligible institution has

1	developed or will develop articulation
2	agreements for programs created or ex-
3	panded using funds under this section;
4	(v) one or more providers of adult
5	education; and
6	(vi) one or more labor organizations
7	or joint labor-management partnerships.
8	(2) The programs that will be supported with
9	such award, including a description of—
10	(A) each program that will be developed or
11	expanded, and how the program will be respon-
12	sive to the high-skill, high-wage, or in-demand
13	industry sectors or occupations in the geo-
14	graphic region served by the eligible entity
15	under this section, including—
16	(i) how the eligible entity will collabo-
17	rate with employers to ensure each such
18	program will provide the skills and com-
19	petencies necessary to meet future employ-
20	ment demand; and
21	(ii) the quantitative data and evidence
22	that demonstrates the extent to which each
23	such program will meet the needs of em-
24	ployers and workers in the geographic area

1	served by the eligible entity under this sec-
2	tion;
3	(B) the recognized postsecondary creden-
4	tials to be awarded under each program de-
5	scribed in subparagraph (A);
6	(C) how each such program will facilitate
7	cooperation between representatives of workers
8	and employers in the local areas to ensure a
9	fair and engaging workplace that balances the
10	priorities and well-being of workers with the
11	needs of businesses;
12	(D) the extent to which each such program
13	aligns with a statewide or regional workforce
14	development strategy, including such strategies
15	established under section $102(b)(1)$ of the
16	Workforce Innovation and Opportunity Act (29
17	U.S.C. 3112(b)(1)); and
18	(E) how the eligible entity will ensure the
19	quality of each such program, the career path-
20	ways within each such program, the stackability
21	and portability of credentials earned as part of
22	each such program, and the jobs in the industry
23	sectors or occupations to which each such pro-
24	gram is aligned.

1	(3) The extent to which the eligible entity can
2	leverage additional resources, and a demonstration
3	of the future sustainability of each such program.
4	(4) How each such program and activities car-
5	ried out under the grant will include evidence-based
6	practices, including a description of such practices.
7	(5) The student populations that will be served
8	by the eligible entity, including—
9	(A) an analysis of any barriers to employ-
10	ment or barriers to postsecondary education
11	that such populations face, and an analysis of
12	how the services to be provided by the eligible
13	entity under this section will address such bar-
14	riers; and
15	(B) how the eligible entity will support
16	such populations to establish a work history,
17	demonstrate success in the workplace, and de-
18	velop the skills and competencies that lead to
19	entry into and retention in unsubsidized em-
20	ployment.
21	(6) Assurances the eligible entity will partici-
22	pate in and comply with third-party evaluations de-
23	scribed in subsection $(f)(3)$.
24	(e) Use of Funds.—

1 (1) IN GENERAL.—An eligible entity shall use a 2 grant awarded under this section to establish and 3 scale career training programs, including career and 4 technical education programs, and career pathways 5 and supports for students participating in such pro-6 grams.

7 (2) STUDENT SUPPORT AND EMERGENCY SERV8 ICES.—Not less than 15 percent of the grant award9 ed to an eligible entity under this section shall be
10 used to carry out student support services, which
11 may include the following:

12 (A) Supportive services, including 13 childcare, transportation, mental health serv-14 ices, or substance use disorder prevention and 15 treatment, assistance in obtaining health insur-16 ance coverage, housing, and other benefits, as 17 appropriate.

(B) Connecting students to State or Federal means-tested benefits programs, including
the means-tested Federal benefits programs described in subparagraphs (A) through (F) of
section 479(d)(2) of the Higher Education Act
of 1965 (20 U.S.C. 1087ss(d)(2)).

24 (C) The provision of direct financial assist-25 ance to help students facing financial hardships

2

that may impact enrollment in or completion of a program assisted with such funds.

3 (D) Navigation, coaching, mentorship, and
4 case management services, including providing
5 information and outreach to populations de6 scribed in subsection (c) to take part in a pro7 gram supported with such funds.

8 (E) Providing access to necessary supplies, 9 materials, technological devices, including as-10 sistive technology as applicable, or required 11 equipment, and other supports necessary to 12 participate in such programs.

(3) ADDITIONAL REQUIRED PROGRAM ACTIVITIES.—The funds awarded to an eligible entity
under this section that remain after carrying out
paragraph (2) shall be used to—

17 (A) create, develop, or expand articulation 18 agreements (as defined in section 486A(a) of 19 the Higher Education Act of 1965 (20 U.S.C. 20 1093a(a)), credit transfer agreements, policies 21 to award credit for prior learning, corequisite 22 remediation, dual or concurrent enrollment pro-23 grams, career pathways, and competency-based education; 24

1 (B) establish or expand industry or sector 2 partnerships to develop or expand quality aca-3 demic programs and curricula; 4 (C) establish or expand work-based learning opportunities, including apprenticeship pro-5 6 grams registered under the Act of August 16, 7 1937 (commonly known as the "National Ap-8 prenticeship Act"; 50 Stat. 664, chapter 663; 9 29 U.S.C. 50 et seq.) or paid internships; 10 (D) establish or implement plans for the

eligible entity to be included on the list of eligible
ble providers of training services described in
section 122(d) of the Workforce Innovation and
Opportunity Act (29 U.S.C. 3152(d));

(E) award academic credit or provide for
academic alignment towards credit pathways for
programs assisted with such funds, including
industry recognized credentials, competencybased education, or work-based learning;

20 (F) make available open, searchable, and
21 comparable information on the recognized post22 secondary credentials awarded under such pro23 grams, including the related skills or com24 petencies and related employment and earnings
25 outcomes; or

(G) acquire equipment necessary to sup port activities permitted under this section.

3 (f) SECRETARIAL RESERVATIONS.—Not more than 5
4 percent of the funds appropriated for a fiscal year may
5 be used by the Secretary for—

6 (1) the administration of the program under
7 this section, including providing technical assistance
8 to eligible entities;

9 (2) targeted outreach to eligible institutions 10 serving a high number or high percentage of low-in-11 come populations and rural serving eligible institu-12 tions, to provide guidance and assistance in the 13 grant application process under this section; and

14 (3) a rigorous, third-party evaluation that uses 15 experimental or quasi-experimental design or other 16 research methodologies that allow for the strongest 17 possible causal inferences to determine whether each 18 eligible entity carrying out a program supported 19 under this section has met the goals of such pro-20 gram as described in the application submitted by 21 such eligible entity, including through a national as-22 sessment of all such programs at the conclusion of 23 each award period described in subsection (b)(3).

24 (g) Reports and Dissemination.—

25 (1) Reports.—

2ty receiving a grant, contract, or cooperative agreement under this section shall submit to the Secretary, for each year of the award period of such grant, contract, or cooperative agree- 66ment, and for the entire award period, 1 year after the conclusion of such award period, a re- port that includes—9(i) a description of the programs sup- ported with such funds, including activities carried out directly by the eligible entity and activities carried out by each partner of the eligible entity described in sub- section (d)(1);15(ii) data on each population served with the funds and labor market outcomes of each such population;18(iii) resources leveraged by the eligible entity to support activities under this sec- tion; and20tion; and21(iv) the performance of each such pro- gram with respect to the indicators of per- formance under section 116(b)(2)(A)(i) of the Workforce Innovation and Opportunity Act (29 U.S.C. 3141(b)(2)(A)(i)).	1	(A) ELIGIBLE ENTITY.—Each eligible enti-
4the Secretary, for each year of the award period5of such grant, contract, or cooperative agree-6ment, and for the entire award period, 1 year7after the conclusion of such award period, a re-8port that includes—9(i) a description of the programs sup-10ported with such funds, including activities11carried out directly by the eligible entity12and activities carried out by each partner13of the eligible entity described in sub-14section (d)(1);15(ii) data on each population served16with the funds and labor market outcomes17of each such population;18(iii) resources leveraged by the eligible19entity to support activities under this sec-20tion; and21(iv) the performance of each such pro-22gram with respect to the indicators of per-23formance under section 116(b)(2)(A)(i) of24the Workforce Innovation and Opportunity	2	ty receiving a grant, contract, or cooperative
5of such grant, contract, or cooperative agree- ment, and for the entire award period, 1 year after the conclusion of such award period, a re- port that includes—9(i) a description of the programs sup- ported with such funds, including activities carried out directly by the eligible entity 12 and activities carried out by each partner 13 of the eligible entity described in sub- 14 section (d)(1);15(ii) data on each population served of each such population;18(iii) resources leveraged by the eligible entity to support activities under this sec- 20 tion; and21(iv) the performance of each such pro- gram with respect to the indicators of per- formance under section 116(b)(2)(A)(i) of 24	3	agreement under this section shall submit to
6ment, and for the entire award period, 1 year7after the conclusion of such award period, a re-8port that includes—9(i) a description of the programs sup-10ported with such funds, including activities11carried out directly by the eligible entity12and activities carried out by each partner13of the eligible entity described in sub-14section (d)(1);15(ii) data on each population served16with the funds and labor market outcomes17of each such population;18(iii) resources leveraged by the eligible19entity to support activities under this sec-20tion; and21(iv) the performance of each such pro-22gram with respect to the indicators of per-23formance under section 116(b)(2)(A)(i) of24the Workforce Innovation and Opportunity	4	the Secretary, for each year of the award period
7after the conclusion of such award period, a report that includes—9(i) a description of the programs sup-10ported with such funds, including activities11carried out directly by the eligible entity12and activities carried out by each partner13of the eligible entity described in sub-14section (d)(1);15(ii) data on each population served16with the funds and labor market outcomes17of each such population;18(iii) resources leveraged by the eligible19entity to support activities under this sec-20tion; and21(iv) the performance of each such pro-22gram with respect to the indicators of per-23formance under section 116(b)(2)(A)(i) of24the Workforce Innovation and Opportunity	5	of such grant, contract, or cooperative agree-
8port that includes—9(i) a description of the programs sup-10ported with such funds, including activities11carried out directly by the eligible entity12and activities carried out by each partner13of the eligible entity described in sub-14section (d)(1);15(ii) data on each population served16with the funds and labor market outcomes17of each such population;18(iii) resources leveraged by the eligible19entity to support activities under this sec-20tion; and21(iv) the performance of each such pro-22gram with respect to the indicators of per-23formance under section 116(b)(2)(A)(i) of24the Workforce Innovation and Opportunity	6	ment, and for the entire award period, 1 year
9(i) a description of the programs sup-10ported with such funds, including activities11carried out directly by the eligible entity12and activities carried out by each partner13of the eligible entity described in sub-14section (d)(1);15(ii) data on each population served16with the funds and labor market outcomes17of each such population;18(iii) resources leveraged by the eligible19entity to support activities under this sec-20tion; and21(iv) the performance of each such pro-22gram with respect to the indicators of per-23formance under section 116(b)(2)(A)(i) of24the Workforce Innovation and Opportunity	7	after the conclusion of such award period, a re-
10ported with such funds, including activities11carried out directly by the eligible entity12and activities carried out by each partner13of the eligible entity described in sub-14section (d)(1);15(ii) data on each population served16with the funds and labor market outcomes17of each such population;18(iii) resources leveraged by the eligible19entity to support activities under this sec-20tion; and21(iv) the performance of each such pro-22gram with respect to the indicators of per-23formance under section 116(b)(2)(A)(i) of24the Workforce Innovation and Opportunity	8	port that includes—
11carried out directly by the eligible entity12and activities carried out by each partner13of the eligible entity described in sub-14section (d)(1);15(ii) data on each population served16with the funds and labor market outcomes17of each such population;18(iii) resources leveraged by the eligible19entity to support activities under this sec-20tion; and21(iv) the performance of each such pro-22gram with respect to the indicators of per-23formance under section 116(b)(2)(A)(i) of24the Workforce Innovation and Opportunity	9	(i) a description of the programs sup-
12and activities carried out by each partner13of the eligible entity described in sub-14section (d)(1);15(ii) data on each population served16with the funds and labor market outcomes17of each such population;18(iii) resources leveraged by the eligible19entity to support activities under this sec-20tion; and21(iv) the performance of each such pro-22gram with respect to the indicators of per-23formance under section 116(b)(2)(A)(i) of24the Workforce Innovation and Opportunity	10	ported with such funds, including activities
13of the eligible entity described in sub-14section (d)(1);15(ii) data on each population served16with the funds and labor market outcomes17of each such population;18(iii) resources leveraged by the eligible19entity to support activities under this sec-20tion; and21(iv) the performance of each such pro-22gram with respect to the indicators of per-23formance under section 116(b)(2)(A)(i) of24the Workforce Innovation and Opportunity	11	carried out directly by the eligible entity
14section (d)(1);15(ii) data on each population served16with the funds and labor market outcomes17of each such population;18(iii) resources leveraged by the eligible19entity to support activities under this see-20tion; and21(iv) the performance of each such pro-22gram with respect to the indicators of per-23formance under section 116(b)(2)(A)(i) of24the Workforce Innovation and Opportunity	12	and activities carried out by each partner
 (ii) data on each population served with the funds and labor market outcomes of each such population; (iii) resources leveraged by the eligible entity to support activities under this sec- tion; and (iv) the performance of each such program with respect to the indicators of per- formance under section 116(b)(2)(A)(i) of the Workforce Innovation and Opportunity 	13	of the eligible entity described in sub-
16with the funds and labor market outcomes17of each such population;18(iii) resources leveraged by the eligible19entity to support activities under this sec-20tion; and21(iv) the performance of each such pro-22gram with respect to the indicators of per-23formance under section 116(b)(2)(A)(i) of24the Workforce Innovation and Opportunity	14	section $(d)(1);$
17of each such population;18(iii) resources leveraged by the eligible19entity to support activities under this sec-20tion; and21(iv) the performance of each such pro-22gram with respect to the indicators of per-23formance under section 116(b)(2)(A)(i) of24the Workforce Innovation and Opportunity	15	(ii) data on each population served
 (iii) resources leveraged by the eligible entity to support activities under this sec- tion; and (iv) the performance of each such pro- gram with respect to the indicators of per- formance under section 116(b)(2)(A)(i) of the Workforce Innovation and Opportunity 	16	with the funds and labor market outcomes
19entity to support activities under this sec-20tion; and21(iv) the performance of each such pro-22gram with respect to the indicators of per-23formance under section 116(b)(2)(A)(i) of24the Workforce Innovation and Opportunity	17	of each such population;
20tion; and21(iv) the performance of each such pro-22gram with respect to the indicators of per-23formance under section 116(b)(2)(A)(i) of24the Workforce Innovation and Opportunity	18	(iii) resources leveraged by the eligible
 21 (iv) the performance of each such pro- 22 gram with respect to the indicators of per- 23 formance under section 116(b)(2)(A)(i) of 24 the Workforce Innovation and Opportunity 	19	entity to support activities under this sec-
 gram with respect to the indicators of per- formance under section 116(b)(2)(A)(i) of the Workforce Innovation and Opportunity 	20	tion; and
 23 formance under section 116(b)(2)(A)(i) of 24 the Workforce Innovation and Opportunity 	21	(iv) the performance of each such pro-
24 the Workforce Innovation and Opportunity	22	gram with respect to the indicators of per-
	23	formance under section $116(b)(2)(A)(i)$ of
25 Act (29 U.S.C. 3141(b)(2)(A)(i)).	24	the Workforce Innovation and Opportunity
	25	Act (29 U.S.C. 3141(b)(2)(A)(i)).

1	(B) SECRETARY.—Upon receipt of a report
2	under subparagraph (A), the Secretary shall
3	submit such report to the Committee on Edu-
4	cation and Labor of the House of Representa-
5	tives and the Committee on Health, Education,
6	Labor, and Pensions of the Senate.
7	(2) DISSEMINATION.—Each eligible entity re-
8	ceiving funds under this section shall—
9	(A) participate in activities to disseminate
10	related research and best practices; and
11	(B) to the extent practicable, and as deter-
12	mined by the Secretary, make available to the
13	public any materials created under the grant.
14	(h) AUTHORIZATION OF APPROPRIATIONS.—There
15	are authorized to be appropriated to carry out this section
16	\$2,000,000,000 through fiscal year 2025.
17	Subtitle G—General Provisions
18	SEC. 171. GENERAL PROVISIONS.
19	(a) SUPPLEMENT, NOT SUPPLANT.—Funds made
20	available under this title shall be used only to supplement,
21	and shall not supplant, the funds that would, in the ab-
22	sence of such Federal funds, be made available from State
23	or local public funds for adult education and literacy ac-
24	tivities, employment and training activities, or other activi-

ties carried out under the Workforce Innovation and Op portunity Act (29 U.S.C. 3101 et seq.).

3 (b) EVALUATIONS.—Any activity or program carried
4 out with funds received under this title shall be subject
5 to—

6 (1) performance accountability indicators in ac7 cordance with section 116(b)(2)(A) of the Workforce
8 Innovation and Opportunity Act (29 U.S.C.
9 3141(b)(2)(A)) or as provided—

10 (A) with respect to an activity or program
11 carried out under section 131, the measurement
12 with performance accountability indicators shall
13 be in accordance with section 116(b)(2)(A)(ii)
14 of the Workforce Innovation and Opportunity
15 Act (29 U.S.C. 3141(b)(2)(A)(ii)); and

(B) with respect to an activity or program
carried out under section 143, the measurement
with performance accountability indicators shall
be in accordance with section 116(b)(2)(A)(ii)
of the Workforce Innovation and Opportunity
Act (29 U.S.C. 3141(b)(2)(A)(ii)); and

(2) rigorous evaluation using research approaches appropriate to the level of development and
maturity of the activity or program, including random assignment or quasi-experimental impact eval-

1	uations, implementation evaluations, pre-experi-
2	mental studies, and feasibility studies, including
3	studying job quality measures and credential trans-
4	parency.
5	(c) USES OF FUNDS.—From the funds appropriated
6	under subsection (d), the Secretary of Labor shall—
7	(1) support the administration of the funds
8	under this title and the evaluation of activities de-
9	scribed in subsection (b), including providing guid-
10	ance and technical assistance to States and local
11	areas;
12	(2) establish an interagency agreement with the
13	Department of Education for—
14	(A) coordination of funding priorities, in-
15	cluding with other relevant Federal agencies, as
16	applicable;
17	(B) dissemination and administration of
18	grants and funding under this title; and
19	(C) execution of research and evaluation
20	activities to minimize the duplication of efforts
21	and job training investments and facilitate
22	greater blending and braiding of Federal and
23	non-Federal funds;
24	(3) provide guidance and financial support to
25	States and local areas on how to make information

on recognized postsecondary credentials and related
 competencies being awarded with funds under this
 title publicly available, searchable, and comparable
 as linked open data;

5 (4) not later than 30 days after the date of en6 actment of this Act, issue guidance for implementing
7 this title in accordance with the Workforce Innova8 tion and Opportunity Act (29 U.S.C. 3101 et seq.);
9 and

10 (5) provide no less than \$1,000,000 for each
11 fiscal year for the Office of Inspector General at the
12 Department of Labor to oversee the administration
13 and distribution of funds under this title.

14 (d) AUTHORIZATION OF APPROPRIATIONS.—There
15 are authorized to be appropriated to carry out this section
16 \$90,000,000 through fiscal year 2025.

17 TITLE II—CARL D. PERKINS CA-

18 REER AND TECHNICAL EDU19 CATION ACT OF 2006

20 SEC. 201. DEFINITIONS AND PERKINS CTE REQUIREMENTS.

21 Except as otherwise provided, in this title—

(1) a term used that is defined in section 3 of
the Carl D. Perkins Career and Technical Education
Act of 2006 (20 U.S.C. 2302) shall have the meaning given such term; and

1	(2) an allotment, allocation, or other provision
2	of funds made in accordance with a provision of the
3	Carl D. Perkins Career and Technical Education
4	Act of 2006 (20 U.S.C. 2301 et seq.) shall be made
5	in compliance with the applicable requirements of
6	such Act.
7	SEC. 202. PERKINS CAREER AND TECHNICAL EDUCATION.
8	(a) DISTRIBUTION OF FUNDS.—
9	(1) STATES.—From the amounts appropriated
10	under subsection (c), the Secretary shall make allot-
11	ments to eligible agencies in accordance with section
12	111(a)(3) of the Carl D. Perkins Career and Tech-
13	nical Education Act of 2006 (20 U.S.C. 2321(a)(3)).
14	(2) LOCAL AREAS.—
15	(A) IN GENERAL.—Not later than 30 days
16	after an eligible agency receives an allotment
17	under paragraph (1), the State shall make
18	available such funds in accordance with section
19	112(a) of the Carl D. Perkins Career and Tech-
20	nical Education Act of 2006 (20 U.S.C.
21	2322(a)), including making such funds available
22	for distribution to eligible recipients in accord-
23	ance with sections 131 and 132 of such Act (20)
24	U.S.C. 2531; 2532).

1 (B) RESERVED FUNDS.—An eligible agen-2 cy that reserves funds in accordance with sec-3 tion 112(a)(1)of such Act (20)U.S.C. 4 2322(a)(1)) to be used in accordance with sec-5 tion 112(c) of such Act (20 U.S.C. 2322(c)) 6 may also use such reserved funds for digital, 7 physical, or technology infrastructure-related 8 projects to improve career and technical edu-9 cation offerings within the State.

10 (b) USES OF FUNDS.—Each eligible agency and eligi-11 ble recipient shall use the funds received under this section 12 to carry out activities to improve or expand career and 13 technical education programs and programs of study to 14 adequately respond to State and local needs as a result 15 of the COVID-19 national emergency, including—

16 (1) expanding and modernizing digital, physical,
17 or technology infrastructure to deliver in-person, on18 line, virtual, and simulated educational and work19 based learning experiences;

20 (2) acquiring appropriate equipment, tech21 nology, supplies, and instructional materials aligned
22 with business and industry needs, including machin23 ery, testing equipment, tools, hardware, software,
24 other new and emerging instructional materials, and
25 assistive technology as applicable;

(3) providing incentives to employers and CTE
 participants facing economic hardships due to the
 COVID-19 national emergency to participate in
 work-based learning programs;

5 (4) expanding or adapting program offerings or
6 supports based on an updated comprehensive needs
7 assessment to respond to employers' and CTE par8 ticipants' changing needs as a result of the COVID9 19 national emergency; and

10 (5) providing for professional development and 11 training activities for career and technical education 12 teachers, faculty, school leaders, administrators, spe-13 cialized instructional support personnel, career guid-14 ance and academic counselors, and paraprofessionals 15 to support activities carried out under this section. 16 (c) AUTHORIZATION OF APPROPRIATIONS.—There 17 are authorized to be appropriated to carry out this section \$1,000,000,000 through fiscal year 2023. 18

19 SEC. 203. GENERAL PROVISIONS.

(a) SUPPLEMENT, NOT SUPPLANT.—Funds made
available under this title shall be used only to supplement,
and shall not supplant, the funds that would, in the absence of such Federal funds, be made available from State
or local public funds for career and technical education
programs or other activities carried out under the Carl

D. Perkins Career and Technical Education Act of 2006
 (20 U.S.C. 2301 et seq.).

3 (b) EVALUATIONS.—Any activity or program carried
4 out with funds received under this title shall be subject
5 to—

6 (1) performance accountability indicators in ac7 cordance with section 113 of the Carl D. Perkins
8 Career and Technical Education Act of 2006 (20
9 U.S.C. 2323); and

10 (2) rigorous evaluation using research ap-11 proaches appropriate to the level of development and 12 maturity of the activity or program, including ran-13 dom assignment or quasi-experimental impact eval-14 implementation evaluations, uations. pre-experi-15 mental studies, and feasibility studies, including 16 studying job quality measures and credential trans-17 parency.

(c) USES OF FUNDS.—From the funds appropriated
under subsection (d), the Secretary of Education shall—
(1) support the administration of the funds for
this title and the evaluation of activities described in
subsection (b);

23 (2) establish an interagency agreement with the
24 Secretary of Labor for—

1	(A) coordinating funding priorities, includ-
2	ing with other relevant Federal agencies, as ap-
3	plicable;
4	(B) dissemination and administration of
5	grants and funding under this title; and
6	(C) execution of research and evaluation
7	activities to minimize the duplication of efforts
8	and job training investments and facilitate

8 and job training investments and facilitate
9 greater blending and braiding of Federal and
10 non-Federal funds;

(3) not later than 30 days after the date of enactment of this Act, issue guidance for implementing
this title in accordance with the Carl D. Perkins Career and Technical Education Act of 2006 (20
U.S.C. 2301 et seq.); and

(4) provide not less than \$250,000 for each fiscal year for the Office of Inspector General at the
Department of Education to oversee the administration and distribution of funds under this title.

20 (d) AUTHORIZATION OF APPROPRIATIONS.—There
21 are authorized to be appropriated to carry out this section
22 \$10,000,000 through fiscal year 2025.