	(Original Signature of Member)	
117TH CONGRESS 1ST SESSION		

To assist employers providing employment under special certificates issued under section 14(c) of the Fair Labor Standards Act of 1938 in transforming their business and program models to models that support individuals with disabilities through competitive integrated employment, to phase out the use of such special certificates, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. Scott of Virginia (for himself and Mrs. Rodgers of Washington) introduced the following bill; which was referred to the Committee on

A BILL

To assist employers providing employment under special certificates issued under section 14(c) of the Fair Labor Standards Act of 1938 in transforming their business and program models to models that support individuals with disabilities through competitive integrated employment, to phase out the use of such special certificates, and for other purposes.

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

1 SECTION 1. SHORT TITLE.

- 2 This Act may be cited as the "Transformation to
- 3 Competitive Integrated Employment Act".

4 SEC. 2. TABLE OF CONTENTS.

- Sec. 1. Short title.
- Sec. 2. Table of contents.
- Sec. 3. Purposes.

TITLE I—COMPETITIVE INTEGRATED EMPLOYMENT TRANSFORMATION GRANT PROGRAMS

- Sec. 101. Program authorized.
- Sec. 102. State grant program.
- Sec. 103. Certificate holder grant program.

TITLE II—PHASE OUT OF SPECIAL CERTIFICATES UNDER SECTION 14(C) OF THE FAIR LABOR STANDARDS ACT OF 1938

- Sec. 201. Transition to fair wages for individuals with disabilities.
- Sec. 202. Prohibition on new special certificates; sunset.

TITLE III—TECHNICAL ASSISTANCE AND DISSEMINATION

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- Sec. 401. Impact evaluation and reporting.
- Sec. 402. Wage and hour reports.

TITLE V—GENERAL PROVISIONS

- Sec. 501. Definitions.
- Sec. 502. Authorization of appropriations.

5 SEC. 3. PURPOSES.

- 6 The purposes of this Act are to—
- 7 (1) assist employers with special certificates
- 8 issued under section 14(c) of the Fair Labor Stand-
- 9 ards Act of 1938 (29 U.S.C. 214(c)) to transform
- their business and program operations to models
- that support individuals with disabilities to find and
- retain work in competitive integrated employment;

	· ·
1	(2) ensure individuals with disabilities, families
2	of such individuals, State and local governments,
3	and other stakeholders are involved in the trans-
4	formations described in paragraph (1);
5	(3) ensure individuals employed in programs
6	using such special certificates transition to competi-
7	tive integrated employment positions and, as needed,
8	to integrated services that support them in their
9	homes and in community settings;
10	(4) identify models and processes for shifting
11	business and program models from such special cer-
12	tificates to competitive integrated employment mod-
13	els and integrated community participation and
14	wraparound services, and to share that information
15	with other such special certificate holders, State and
16	local entities, and other service providers for individ-
17	uals with disabilities; and
18	(5) support States and local governments as
19	they revise and implement their Olmstead plans and
20	local plans, respectively, in order to improve com-
21	petitive integrated employment outcomes for individ-
22	uals with disabilities through all State workforce de-
23	velopment systems.

I—COMPETITIVE TITLE INTE-1 **GRATED EMPLOYMENT** 2 **TRANSFORMATION GRANT** 3 **PROGRAMS** 4 5 SEC. 101. PROGRAM AUTHORIZED. 6 From the amounts appropriated to carry out this title, the Secretary of Labor shall award grants under sec-7 8 tions 102 and 103, on a competitive basis, to States and 9 eligible entities to assist employers who were issued special 10 certificates in transforming their business and program 11 models from providing employment using such special cer-12 tificates to business and program models that employ and 13 support individuals with disabilities by— 14 (1) providing competitive integrated employ-15 ment, including by compensating all employees of 16 the employer at a rate that is— 17 (A) not less than the higher of the rate 18 specified in section 6(a)(1) of the Fair Labor 19 Standards Act of 1938 (29 U.S.C. 206(a)(1)) 20 or the rate specified in the applicable State or 21 local minimum wage law; and 22 (B) not less than the customary rate paid 23 by the employer for the same or similar work 24 performed by other employees who are not indi-25 viduals with disabilities, and who are similarly

1	situated in similar occupations by the same em-
2	ployer and who have similar training, experi-
3	ence, and skills;
4	(2) assisting individuals with disabilities who
5	were employed by the employer in finding and re-
6	taining work in competitive integrated employment,
7	which work may be with the employer after such
8	transformation or in another competitive integrated
9	employment setting;
10	(3) providing integrated community participa-
11	tion and wraparound services for individuals with
12	disabilities; and
13	(4) ensuring all such services and other non-
14	employment services offered under, or with assist-
15	ance from, such a grant comply with the require-
16	ments for home and community-based services under
17	the Home and Community-Based Services (HCBS)
18	final rule published on January 16, 2014 (79 Fed.
19	Reg. 2948), or a successor rule.
20	SEC. 102. STATE GRANT PROGRAM.
21	(a) Application.—
22	(1) In general.—To be eligible to receive a
23	grant under this section, a State shall submit an ap-
24	plication to the Secretary at such time, in such man-

1	ner, and including such information as the Secretary
2	may reasonably require.
3	(2) Contents.—Each application submitted
4	under paragraph (1) shall include—
5	(A) a description of the status of the em-
6	ployers in the State providing employment
7	using special certificates, including—
8	(i) the number of employers in the
9	State using special certificates to employ
10	and pay individuals with disabilities;
11	(ii) the number of employers described
12	in clause (i) that also employ individuals
13	with disabilities in competitive integrated
14	employment, which shall include employers
15	providing such employment in combination
16	with integrated services;
17	(iii) the number of employees em-
18	ployed under a special certificate,
19	disaggregated by—
20	(I) employer; and
21	(II) demographic characteristics,
22	including gender, race, ethnicity, and
23	type of disability, unless indicating
24	such characteristics would disclose
25	personally identifiable information;

1	(iv) the average, median, minimum,
2	and maximum number of hours such em-
3	ployees work per week, disaggregated by
4	employer, and reported for the State as a
5	whole; and
6	(v) the average, median, minimum,
7	and maximum hourly wage for such em-
8	ployees, disaggregated by employer, and
9	reported for the State as a whole;
10	(B) a description of the activities of the
11	State with respect to competitive integrated em-
12	ployment for individuals with disabilities, in-
13	cluding, as applicable—
14	(i) a copy of the State plan for car-
15	rying out the Employment First initiative;
16	(ii) a copy of the Olmstead plan of the
17	State;
18	(iii) a description of activities related
19	to the development and promotion of
20	ABLE accounts;
21	(iv) a description of the medical as-
22	sistance provided by the State through a
23	Medicaid buy-in eligibility pathway under
24	subclause (XV) or (XVI) of section
25	1902(a)(10)(A)(ii) of the Social Security

1	Act (42 U.S.C. 1396a(a)(10)(A)(ii)), in-
2	cluding any premiums or other cost shar-
3	ing imposed on individuals who enroll in
4	the State Medicaid program through such
5	a pathway;
6	(C) a description of activities to be funded
7	under the grant, and the goals of such activi-
8	ties, including—
9	(i) the process to be used to identify
10	each employer in the State that will trans-
11	form its business and program models
12	from employing individuals with disabilities
13	using special certificates to employing indi-
14	viduals with disabilities in competitive inte-
15	grated employment settings, or a setting
16	involving a combination of competitive in-
17	tegrated employment and integrated serv-
18	ices;
19	(ii) the number of such employers in
20	the State that will carry out a trans-
21	formation described in clause (i);
22	(iii) the service delivery infrastructure
23	that will be implemented in the State to
24	support individuals with disabilities who
25	have been employed under special certifi-

1	cates through such a transformation, in-
2	cluding providing enhanced integrated
3	services to support individuals with the
4	most significant disabilities;
5	(iv) a description of the process to re-
6	cruit and engage Federal, State, and local
7	governments and nonprofit and private em-
8	ployers to hire individuals with disabilities
9	into competitive integrated employment
10	who have been employed under special cer-
11	tificates;
12	(v) the competitive integrated employ-
13	ment and integrated services that will be
14	implemented in the State to support such
15	individuals;
16	(vi) a timeline for phasing out employ-
17	ment using special certificates in the State,
18	which shall not extend past the date on
19	which the legal effect of such certificates
20	expires under section 14(c)(7) of the Fair
21	Labor Standards Act of 1938 (29 U.S.C.
22	214(e)(7)), as added by title II;
23	(vii) a timeline for the expansion of
24	employers that will provide competitive in-
25	tegrated employment, or a combination of

1	competitive integrated employment and in-
2	tegrated services, to individuals with dis-
3	abilities who have been employed by such
4	employers under special certificates;
5	(viii) a description of the expanded
6	competitive integrated employment and in-
7	tegrated services to be provided to such in-
8	dividuals as a result of transformations de-
9	scribed in clause (i); and
10	(ix) a description of the process to be
11	used to engage stakeholders in such trans-
12	formations;
13	(D) a description of how the activities
14	under the grant will coordinate and align Fed-
15	eral, State, and local programs, agencies, and
16	funding in the transformations described in
17	subparagraph (C)(i);
18	(E) a description of the State's evaluation
19	plan to determine the social and economic im-
20	pact of the grant, including the impact (as
21	measured throughout the transformation and
22	the 2-year period after the State has phased out
23	employment using special certificates) on—
24	(i) the employment status of individ-
25	uals with disabilities in the State, including

1	the number of hours worked, average
2	wages, and job satisfaction, of such indi-
3	viduals; and
4	(ii) changes in provider capacity to
5	support competitive integrated employment
6	and integrated services;
7	(F) assurances that—
8	(i) the activities carried out under the
9	grant will result in each employer in the
10	State that provides employment using spe-
11	cial certificates on the date of enactment of
12	this Act transforming as described in sub-
13	paragraph (C)(i);
14	(ii) individuals with the most signifi-
15	cant disabilities, including intellectual and
16	developmental disabilities, who will be af-
17	fected by such a transformation will be
18	given priority in receiving the necessary
19	competitive integrated employment sup-
20	ports and integrated services to succeed
21	during and after such a transformation;
22	(iii) each individual in the State who
23	is employed under a special certificate will,
24	as a result of such a transformation, be

1	employed in competitive integrated employ-
2	ment;
3	(iv) at a minimum, the State agencies
4	responsible for developmental disability
5	services, Medicaid, education, vocational
6	rehabilitation, mental health services,
7	transportation, and workforce development
8	agree to be partners in the goals of the
9	grant;
10	(v) until the date that is 2 years after
11	the legal effect of special certificates ex-
12	pires under section $14(c)(7)$ of the Fair
13	Labor Standards Act of 1938 (29 U.S.C.
14	214(c)(7)), as added by title II, the State
15	will comply with requirements of the Sec-
16	retary with respect to the collection of
17	data, and will require employers providing
18	employment under special certificates in
19	the State to comply with such require-
20	ments;
21	(vi) the State will cooperate with the
22	evaluation under title IV by providing all
23	data required and allow the evaluation of
24	activities under the grant;

1	(vii) the State will establish an advi-
2	sory council described in paragraph (3) to
3	monitor and guide the process of trans-
4	forming business and program models of
5	employers in the State as described in sub-
6	paragraph (C)(i);
7	(viii) the State will cooperate with the
8	nonprofit entity carrying out technical as-
9	sistance and dissemination activities under
10	title III;
11	(ix) all integrated services and non-
12	employment services offered by employers
13	in the State will comply with—
14	(I) the requirements for home
15	and community-based services under
16	the Home and Community-Based
17	Services (HCBS) final rule published
18	on January 16, 2014 (79 Fed. Reg.
19	2948), or a successor rule;
20	(II) the holding of the Olmstead
21	decision; and
22	(III) the Americans with Disabil-
23	ities Act of 1990 (42 U.S.C. 12101 et
24	seq.); and

1	(x) the State will disseminate informa-
2	tion to all individuals with disabilities em-
3	ployed under special certificates regarding
4	the availability of—
5	(I) ABLE accounts and other
6	asset developmental options for indi-
7	viduals with disabilities;
8	(II) the Ticket to Work and Self
9	Sufficiency Program established under
10	section 1148 of the Social Security
11	Act (42 U.S.C. 1320b–19); and
12	(III) other resources related to
13	benefits counseling for individuals
14	with disabilities who wish to or are
15	working in competitive integrated em-
16	ployment settings; and
17	(G) such other information and assurances
18	as the Secretary may reasonably require.
19	(3) Members of the advisory council.—A
20	State receiving a grant under this section shall, for
21	the purpose described in paragraph (2)(F)(vii), es-
22	tablish an advisory council composed of the fol-
23	lowing:
24	(A) Individuals with disabilities, including
25	such individuals with intellectual and develop-

1	mental disabilities, who are or were employed
2	under a special certificate, who shall comprise
3	not less than 25 percent of the members.
4	(B) A family member of an individual with
5	an intellectual or developmental disability who
6	is employed under a special certificate.
7	(C) A family member of an individual with
8	an intellectual or developmental disability who
9	is employed in competitive integrated employ-
10	ment.
11	(D) An employer providing competitive in-
12	tegrated employment.
13	(E) An employer providing employment
14	under special certificates.
15	(F) A representative of a nonprofit agency
16	or organization specializing in competitive inte-
17	grated employment.
18	(G) A representative of the State develop-
19	mental disability agency.
20	(H) A representative of the State voca-
21	tional rehabilitation agency, as such term is
22	used under the Rehabilitation Act of 1973 (29
23	U.S.C. 701 et seq.).

1	(I) A representative of an agency in the
2	State described in paragraph (6) or (7) of sec-
3	tion 8501 of title 41, United States Code.
4	(J) A representative of the State inde-
5	pendent living centers, as such term is used
6	under the Rehabilitation Act of 1973 (29
7	U.S.C. 701 et seq.).
8	(K) A representative of the State Council
9	on Developmental Disabilities, as defined in sec-
10	tion 102 of the Developmental Disabilities As-
11	sistance and Bill of Rights Act of 2000 (42
12	U.S.C. 15002).
13	(L) A representative of one of the State
14	University Centers for Excellence in Develop-
15	mental Disabilities Education, Research, and
16	Service, established under subtitle D of title I
17	of the Developmental Disabilities Assistance
18	and Bill of Rights Act of 2000 (42 U.S.C.
19	15061 et seq.).
20	(M) A representative of the State protec-
21	tion and advocacy system, as defined in section
22	102 of the Developmental Disabilities Assist-
23	ance and Bill of Rights Act of 2000 (42 U.S.C.
24	15002).

1	(N) A representative of the State Medicaid
2	office.
3	(O) Representatives of other State agencies
4	and disability organizations and other disability
5	related offices and groups with expertise in
6	competitive integrated employment.
7	(b) Geographic Diversity.—To the extent prac-
8	ticable, the Secretary shall distribute grant funds under
9	this section equitably among geographic areas of the
10	United States, and take into account rural and urban di-
11	versity.
12	(c) Duration of Awards.—A grant under this sec-
13	tion shall be awarded for a period of 5 years.
14	(d) Limit on Award Number.—A State may only
15	be awarded 1 grant under this section.
16	(e) AMOUNT OF AWARDS.—A grant awarded under
17	this section may not be made in an amount that is less
18	than $$2,000,000$, or more than $$10,000,000$ for the 5 year
19	grant period.
20	(f) Additional Funding for Supported Employ-
21	MENT SERVICES.—
22	(1) In general.—Title VI of the Rehabilita-
23	tion Act of 1973 is amended—
24	(A) in section 603 (29 U.S.C. 795h)—

1	(i) in subsection (a), by adding at the
2	end the following:
3	"(3) References.—For purposes of this sub-
4	section, any reference to sums or amounts appro-
5	priated under this title shall not be considered to in-
6	clude the amounts appropriated under section
7	611(e).";
8	(ii) in subsection (e)—
9	(I) by inserting "or a grant
10	under section 611" after "allotment
11	under this title"; and
12	(II) by inserting "or such grant"
13	after "such allotment"; and
14	(iii) in subsection (d)—
15	(I) by inserting "or a grant
16	under section 611" after "allotment
17	under this title"; and
18	(II) by inserting "or such grant"
19	after "such allotment";
20	(B) in section $604(b)(2)$ (29 U.S.C.
21	795i(b)(2)), by inserting "(including through a
22	grant awarded under section 611)" after "this
23	title'':

1	(C) in section 610 (29 U.S.C. 7950), by in-
2	serting ", except for section 611," after "this
3	title''; and
4	(D) by adding at the end the following:
5	"SEC. 611. ADDITIONAL FUNDING FOR CERTAIN STATES
6	WITH COMPETITIVE INTEGRATED EMPLOY-
7	MENT.
8	"(a) Grants.—From amounts appropriated under
9	subsection (e), the Secretary shall award a grant under
10	this section to each eligible State that submits an applica-
11	tion under subsection (c) for the purposes described in sec-
12	tion 604.
13	"(b) Eligibility.—
14	"(1) In general.—A State is eligible for a
15	grant under this section for a fiscal year if the
16	State—
17	"(A) is eligible for an allotment under sec-
18	tion 603(a) for the fiscal year; and
19	"(B) has successfully completed a grant
20	under section 102 of the Transformation to
21	Competitive Integrated Employment Act during
22	that fiscal year or the preceding fiscal year, as
23	determined under paragraph (2).
24	"(2) Successfully completing a competi-
25	TIVE INTEGRATED EMPLOYMENT GRANT.—A State

1	has successfully completed a grant under section
2	102 of the Transformation to Competitive Inte-
3	grated Employment Act if, at the conclusion of the
4	5-year period of the grant, the Secretary deter-
5	mines—
6	"(A) the State has complied with all re-
7	quirements under such section for such grant;
8	"(B) the State has ceased issuing special
9	certificates under section 14(c) of the Fair
10	Labor Standards Act of 1938 (29 U.S.C.
11	214(e); and
12	"(C) no special certificates issued under
13	such section have any force or effect.
14	"(c) Application.—A State seeking a grant under
15	this section shall submit an application to the Secretary
16	at such time, in such manner, and containing such infor-
17	mation as the Secretary may reasonably require, including
18	information demonstrating the State has successfully com-
19	plied with the requirements under subsection (b)(2).
20	"(d) Awards.—
21	"(1) In general.—A grant to a State under
22	this section shall be awarded in an amount deter-
23	mined under paragraph (2) for a fiscal year, except
24	as provided under paragraph (3).

1	"(2) Amount.—Subject to available appropria-
2	tions under subsection (e), the amount of a grant
3	under this section to a State for a fiscal year shall
4	be equal to 25 percent of the amount allotted to
5	such State under subsection (a) of section 603 for
6	the preceding fiscal year (excluding any additional
7	amounts allotted to the State under subsection (b)
8	of such section).
9	"(3) Continued compliance.—If a State re-
10	ceiving a grant under this section ceases compliance
11	with subparagraph (B) or (C) of subsection (b)(2)
12	for a fiscal year—
13	"(A) no amounts shall be awarded through
14	such grant for such fiscal year; or
15	"(B) in a case in which such amounts have
16	already been awarded to the State for such fis-
17	cal year, the State shall return to the Secretary
18	such amounts.
19	"(e) Authorization of Appropriations.—There
20	are authorized to be appropriated for each of fiscal years
21	2026 through 2030 such sums as may be necessary to
22	carry out this section.".
23	(2) Table of contents.—The table of con-
24	tents in section 1(b) of the Rehabilitation Act of

1	1973 is amended by adding after the item relating
2	to section 610 the following:
	"Sec. 611. Additional funding for certain States with competitive integrated employment.".
3	SEC. 103. CERTIFICATE HOLDER GRANT PROGRAM.
4	(a) In General.—To be eligible to receive a grant
5	under this section, an eligible entity shall submit an appli-
6	cation to the Secretary at such time, in such manner, and
7	including such information as the Secretary may reason-
8	ably require.
9	(b) Contents.—Each application submitted under
10	subsection (a) shall include—
11	(1) the status of the eligible entity's use of spe-
12	cial certificates to employ individuals with disabil-
13	ities, including—
14	(A)(i) the number of employees the eligible
15	entity employs using such special certificates at
16	the time of submission of the application;
17	(ii) the aggregate demographic profile of
18	such employees, including gender, race, and
19	type of disability of such employees, unless indi-
20	cating such demographic profile would disclose
21	personally identifiable information; and
22	(iii) an historical accounting, covering each
23	of the previous 4 fiscal years, of—

1	(I) the number of employees with a
2	disability working for a wage that is—
3	(aa) less than the higher of the
4	rate specified in section $6(a)(1)$ of the
5	Fair Labor Standards Act of 1938
6	(29 U.S.C. 206(a)(1)) or the rate
7	specified in the applicable State or
8	local minimum wage law; or
9	(bb) less than the customary rate
10	paid by the employer for the same or
11	similar work performed by other em-
12	ployees who are not individuals with
13	disabilities, and who are similarly sit-
14	uated in similar occupations by the
15	same employer and who have similar
16	training, experience, and skills;
17	(II) an aggregate demographic profile
18	of such employees including gender, race,
19	ethnicity, age, and type of disability;
20	(B) the average, minimum, maximum, and
21	range of hourly wages paid to employees em-
22	ployed using such special certificates during the
23	previous year;
24	(C) during the preceding 5 fiscal years, the
25	number of individuals with disabilities,

1	disaggregated by fiscal year, who have been
2	transitioned by the eligible entity from employ-
3	ment under such special certificates to competi-
4	tive integrated employment; and
5	(D) a description of the business and pro-
6	gram models (including the financial and orga-
7	nizational structure) of the eligible entity that
8	is using the special certificates, including—
9	(i) the number and types of contracts
10	the entity has entered into during the pre-
11	ceding 5 fiscal years to supply goods or
12	services and under which individuals with
13	or without disabilities are employed;
14	(ii) the budget and the funding struc-
15	ture, including all sources of funding, for
16	the preceding 5 fiscal years;
17	(iii) the human resource structure;
18	and
19	(iv) the entities partnering with the
20	eligible entity as described in subsection
21	(h)(2);
22	(2) a description of activities to be funded
23	under the grant, and the goals of such activities, in-
24	cluding—

1	(A) a description of the business and pro-
2	gram models of competitive integrated employ-
3	ment or a combination of competitive integrated
4	employment and integrated services into which
5	the models of the eligible entity will transform,
6	including the business plan, employment struc-
7	ture, and leadership organization of the eligible
8	entity;
9	(B) a description of—
10	(i) the integrated services to be pro-
11	vided by the eligible entity; or
12	(ii) the eligible entity's process for re-
13	ferring an individual requiring such serv-
14	ices to a provider of such services to en-
15	sure that the individual receives such serv-
16	ices;
17	(C) after the transformation of the eligible
18	entity's business and program models as de-
19	scribed in subparagraph (A), the number of em-
20	ployees that will be employed under such mod-
21	els;
22	(D) the date on which the eligible entity
23	will discontinue using special certificates, and
24	the funding structure the eligible entity will use
25	to provide competitive integrated employment

1	or a combination of such employment and inte-
2	grated services; and
3	(E) the process to be used for the trans-
4	formation of the eligible entity's business and
5	program models as described in subparagraph
6	(A), including—
7	(i) redesign of contracts;
8	(ii) changes in funding sources;
9	(iii) staff training on competitive inte-
10	grated employment support and practices;
11	(iv) input from key stakeholders, in-
12	cluding individuals with disabilities, their
13	families, and other local stakeholders; and
14	(v) a description of the individuals
15	who will be responsible for the development
16	and implementation of such process;
17	(3) a description of the process to recruit and
18	engage Federal, State, and local governments and
19	nonprofit and private employers to hire individuals
20	with disabilities who have been employed under spe-
21	cial certificates;
22	(4) a timeline of activities to be implemented
23	and goals to be reached on at least a quarterly basis
24	during the 3-year grant period;

1	(5) a description of how the activities under the
2	grant will coordinate and align Federal, State, and
3	local programs, agencies, and funding in the trans-
4	formation described in paragraph (2)(A);
5	(6) assurances that—
6	(A) the activities carried out under the
7	grant will result in the transformation described
8	in paragraph (2)(A);
9	(B) individuals with disabilities who are
10	employed by the eligible entity under special
11	certificates will be employed in competitive inte-
12	grated employment;
13	(C) the eligible entity will comply with the
14	requirements of the Secretary with respect to
15	the collection of data;
16	(D) the eligible entity will cooperate with
17	the evaluation described in title IV by providing
18	all data required and allow evaluation of the ac-
19	tivities under the grant; and
20	(E) the eligible entity will cooperate with
21	the nonprofit entity carrying out technical as-
22	sistance and dissemination required under title
23	III;
24	(7) a description of the eligible entity's evalua-
25	tion plan to determine the impact of the grant;

1	(8) assurances of collaboration and support
2	from all State entities, including the State Medicaid
3	agency, the State developmental disability agency,
4	the State vocational rehabilitation agency, the State
5	department of education, the State board, the local
6	board, and other State and local governmental enti-
7	ties and organizations that support transformations
8	to providing competitive integrated employment and
9	integrated services for employees employed under a
10	special certificate; and
11	(9) such other information and assurances as
12	the Secretary may reasonably require.
13	(c) Geographic Diversity.—To the extent prac-
14	ticable, the Secretary shall distribute grant funds under
15	this section equitably among geographic areas of the
16	United States, and shall take into account rural and urban
17	diversity.
18	(d) Program Size.—To the extent practicable, the
19	Secretary shall distribute grant funds under this section
20	equitably among eligible entities providing employment
21	using special certificates serving different numbers of indi-
22	viduals.
23	(e) Duration of Awards.—
24	(1) Grant period.—A grant awarded under
25	this section shall be awarded for a period of 3 years.

1	(2) Grant cycles.—Grants shall be awarded
2	under this section in 2 grant cycles. Grants for the
3	second grant cycle shall be awarded not earlier than
4	the end of the second year of the first 3-year grant
5	cycle.
6	(f) Limit on Award Number.—An eligible entity
7	may only be awarded 1 grant total under this section.
8	(g) Amount of Awards.—A grant awarded under
9	this section may not be made in an amount that is less
10	than \$100,000, or more than \$500,000, for the 3-year
11	grant period.
12	(h) ELIGIBLE ENTITY DEFINED.—In this title, the
13	term "eligible entity" means an entity that—
14	(1) employs individuals with disabilities under
15	special certificates and is located in a State that did
16	not receive a grant under section 102; and
17	(2) partners with at least 2 entities with experi-
18	ence providing support to individuals with disabil-
19	ities in competitive integrated employment, such
20	as—
21	(A) an employer providing competitive in-
22	tegrated employment;
23	(B) a State developmental disability agen-
24	cy;
25	(C) a State mental health services agency;

1	(D) a representative of an agency de-
2	scribed in paragraph (6) or (7) of section 8501
3	of title 41, United States Code;
4	(E) a representative of the State Council
5	on Developmental Disabilities, as defined in sec-
6	tion 102 of the Developmental Disabilities As-
7	sistance and Bill of Rights Act of 2000 (42
8	U.S.C. 15002);
9	(F) a representative of the State vocational
10	rehabilitation agency, as such term is used
11	under the Rehabilitation Act of 1973 (29
12	U.S.C. 701 et seq.);
13	(G) a representative of the State inde-
14	pendent living centers, as such term is used
15	under the Rehabilitation Act of 1973 (29
16	U.S.C. 701 et seq.);
17	(H) a representative of one of the State
18	University Centers for Excellence in Develop-
19	mental Disabilities Education, Research, and
20	Service, established under subtitle D of title I
21	of the Developmental Disabilities Assistance
22	and Bill of Rights Act of 2000 (42 U.S.C.
23	15061 et seq.);
24	(I) a representative of the State protection
25	and advocacy system, as defined in section 102

1	of the Developmental Disabilities Assistance
2	and Bill of Rights Act of 2000 (42 U.S.C.
3	15002); and
4	(J) a nonprofit agency or organization spe-
5	cializing in competitive integrated employment.
6	TITLE II—PHASE OUT OF SPE-
7	CIAL CERTIFICATES UNDER
8	SECTION 14(C) OF THE FAIR
9	LABOR STANDARDS ACT OF
10	1938
11	SEC. 201. TRANSITION TO FAIR WAGES FOR INDIVIDUALS
12	WITH DISABILITIES.
13	(a) In General.—Subparagraph (A) of section
14	14(c)(1) of the Fair Labor Standards Act of 1938 (29
15	U.S.C. $214(c)(1)$) is amended to read as follows:
16	"(A) at a rate that equals, or exceeds, the
17	greater of—
18	"(i)(I) 60 percent of the wage rate in
19	effect under section 6(a)(1), beginning on
20	the effective date described in section
21	201(b) of Transformation to Competitive
22	Integrated Employment Act;
23	"(II) 70 percent of the wage rate in
24	effect under section 6(a)(1), beginning 1
25	year after such effective date;

1	"(III) 80 percent of the wage rate in
2	effect under section 6(a)(1), beginning 2
3	years after such effective date;
4	"(IV) 90 percent of the wage rate in
5	effect under section 6(a)(1), beginning 3
6	years after such effective date; and
7	"(V) the wage rate in effect under
8	section $6(a)(1)$, beginning 4 years after
9	such effective date; or
10	"(ii) the wage rate in effect on the
11	day before the date of enactment of the
12	Transformation to Competitive Integrated
13	Employment Act for the employment,
14	under a special certificate issued under
15	this paragraph, of the individual for whom
16	the wage rate is determined under this
17	paragraph;".
18	(b) Effective Date.—The amendment made by
19	subsection (a) shall take effect on the date that is 6
20	months after the date of enactment of this Act.
21	SEC. 202. PROHIBITION ON NEW SPECIAL CERTIFICATES;
22	SUNSET.
23	Section 14(c) of the Fair Labor Standards Act of
24	1938 (29 U.S.C. 214(c)) (as amended by section 201),
25	is further amended by adding at the end the following:

1	"(6) Prohibition on New Special Certifi-
2	CATES.—Notwithstanding paragraph (1), the Sec-
3	retary shall not issue a special certificate under this
4	subsection to an employer that was not issued a spe-
5	cial certificate under this subsection before the date
6	of enactment of the Transformation to Competitive
7	Integrated Employment Act.
8	"(7) Sunset.—Beginning on the day after the
9	date that is 4 years after the effective date described
10	in section 201(b) of the Transformation to Competi-
11	tive Integrated Employment Act—
12	"(A) the authority to issue special certifi-
13	cates under paragraph (1) shall expire; and
14	"(B) no special certificates issued under
15	paragraph (1) shall have any legal effect.".
16	TITLE III—TECHNICAL ASSIST-
17	ANCE AND DISSEMINATION
18	SEC. 301. TECHNICAL ASSISTANCE AND DISSEMINATION.
19	(a) Grant Authorized.—From the amounts appro-
20	priated for this title, the Secretary (acting through the
21	Office of Disability Employment Policy of the Department
22	of Labor in partnership with the Employment and Train-
23	ing Administration of the Department of Labor), in part-
24	nership with the Administration for Community Living of
25	the Department of Health and Human Services and the

1	Office of Special Education and Rehabilitative Services of
2	the Department of Education, shall award a grant to a
3	nonprofit entity to—
4	(1)(A) provide technical assistance to employers
5	who are transforming from employing individuals
6	with disabilities using special certificates to pro-
7	viding competitive integrated employment;
8	(B) identify and disseminate private and public
9	sector models of the transition described in subpara-
10	graph (A); and
11	(C) build a set of replicable strategies for em-
12	ployers using special certificates to increase their use
13	of evidence-based practices in providing competitive
14	integrated employment and increase their options for
15	providing competitive integrated employment;
16	(2) collect and disseminate—
17	(A) evidence-based practices with respect
18	to the transformations described in paragraph
19	(1)(A), including practices that increase aware-
20	ness of and access to training materials from
21	and opportunities offered through the Office of
22	Disability Employment Policy of the Depart-
23	ment of Labor; and
24	(B) evidence-based strategies for imple-
25	menting the aims of activities, intended to im-

1	prove the quality of integrated services to result
2	in competitive integrated employment for indi-
3	viduals with disabilities, carried out—
4	(i) under the Workforce Innovation
5	and Opportunity Act (29 U.S.C. 3101 et
6	seq.);
7	(ii) through settlement agreements
8	made pursuant to the employment require-
9	ments under the Olmstead decision; or
10	(iii) through home and community-
11	based services described in the Home and
12	Community-Based Services (HCBS) final
13	rule published on January 16, 2014 (79
14	Fed. Reg. 2948), or a successor rule;
15	(3) leverage and increase awareness of and ac-
16	cess to training materials and opportunities made
17	available through training and technical assistance
18	investments of—
19	(A) the Office of Disability Employment
20	Policy of the Department of Labor;
21	(B) the Employment and Training Admin-
22	istration of the Department of Labor;
23	(C) the Administration for Community
24	Living of the Department of Health and
25	Human Services; and

1	(D) the Office of Special Education and
2	Rehabilitative Services of the Department of
3	Education; and
4	(4)(A) raise awareness of efforts in States to
5	carry out the Employment First initiative; and
6	(B) coordinate dissemination efforts related to
7	ABLE accounts and other financial asset develop-
8	ment resources through the ABLE National Re-
9	source Center and the Department of the Treasury.
10	(b) Application.—
11	(1) In general.—To be eligible to receive a
12	grant under this section, a nonprofit entity shall
13	submit an application to the Secretary at such time,
14	in such manner, and including such information that
15	the Secretary may reasonably require.
16	(2) Contents.—Each application submitted
17	under paragraph (1) shall include—
18	(A) a description of the nonprofit entity's
19	expertise in providing technical assistance that
20	shall include evidence of—
21	(i) knowledge of transforming busi-
22	ness and program models providing em-
23	ployment using special certificates to mod-
24	els providing competitive integrated em-
25	ployment and integrated services;

1	(ii) knowledge of methods for sup-
2	porting employers, including employers not
3	receiving a grant under title I, to trans-
4	form as described in clause (i);
5	(iii) experience working with non-
6	profit, for-profit, Federal, State, and local
7	agencies focusing on employment of youth
8	and adults who are individuals with dis-
9	abilities; and
10	(iv) experience working with individ-
11	uals with disabilities and their families;
12	(B) a description of the nonprofit entity's
13	expertise in providing, collecting, compiling,
14	communicating, and disseminating information
15	about program and systems change for pro-
16	grams serving individuals with disabilities that
17	shall include—
18	(i) expertise documenting program
19	change;
20	(ii) experience compiling recommended
21	practices related to program trans-
22	formations;
23	(iii) expertise regarding competitive
24	integrated employment for youth and
25	adults who are individuals with disabilities;

1	(iv) expertise working with individuals
2	with disabilities and their families through
3	systems change procedures;
4	(v) expertise creating accessible prod-
5	ucts to disseminate learned information,
6	including through web-based means;
7	(vi) experience creating accessible
8	websites to disseminate information;
9	(vii) experience working with non-
10	profit, for-profit, Federal, State, and local
11	agencies focusing on employment of youth
12	and adults who are individuals with dis-
13	abilities;
14	(viii) experience with assisting youth
15	who are individuals with disabilities in
16	transitioning from receiving services under
17	the Individuals with Disabilities Education
18	Act (20 U.S.C. 1401 et seq.) to inclusive
19	postsecondary education and competitive
20	integrated employment; and
21	(ix) experience leveraging resources,
22	available through the Office of Disability
23	Employment Policy and the Employment
24	and Training Administration, that are de-
25	signed to provide effective and efficient

1	services to job seekers who are individuals
2	with disabilities in competitive integrated
3	employment settings; and
4	(C) a description of the individuals at the
5	nonprofit entity who will be responsible for car-
6	rying out the activities under this title.
7	(3) DURATION OF AWARD.—A grant under this
8	section shall be awarded for a period of 6 years, and
9	shall be non-renewable.
10	(4) Nonprofit entity defined.—In this sec-
11	tion, the term "nonprofit entity" means a nonprofit
12	entity with expertise in collecting, compiling, com-
13	municating, and disseminating information about
14	program and systems change for programs serving
15	individuals with disabilities.
16	TITLE IV—REPORTING AND
17	EVALUATION
18	SEC. 401. IMPACT EVALUATION AND REPORTING.
19	(a) In General.—Not later than 6 months after the
20	date of enactment of this Act, the Secretary shall enter
21	into a contract with a nonprofit entity with experience in
22	conducting evaluations of program and systems change ef-
23	forts to—
24	(1) conduct a multi-year evaluation on the im-
25	pact of this Act, including the amendments made by

1	this Act, with respect to individuals with disabilities
2	(including such individuals receiving a wage rate
3	under section 14(c) of the Fair Labor Standards Act
4	of 1938 (29 U.S.C. 214(c)), as amended by title II);
5	and
6	(2) prepare the reports described in subsection
7	(e).
8	(b) Evaluation.—In carrying out subsection (a)(1),
9	the nonprofit entity awarded a contract under this section
10	shall evaluate—
11	(1) changes in wages and employment for indi-
12	viduals described in subsection (a)(1); and
13	(2) actions taken by employers and States to
14	comply with the amendments made by title II and,
15	in the case of an employer or State receiving funds
16	under title I, to comply with the transformation re-
17	quirements under such title.
18	(c) Reports.—The Secretary shall submit to the
19	Committee on Health, Education, Labor, and Pensions of
20	the Senate and the Committee on Education and Labor
21	of the House of Representatives, the following reports on
22	the evaluation conducted under subsection $(a)(1)$:
23	(1) An interim report on the evaluation, not
24	later than 3 years after the evaluation commences
25	under subsection (a)(1).

1	(2) A final report on such evaluation, not later
2	than 18 months after the date on which the legal ef-
3	fect of special certificates expire pursuant to para-
4	graph (7) of section 14(c) of the Fair Labor Stand-
5	ards Act of 1938 (29 U.S.C. 214(c)), as added by
6	title II.
7	SEC. 402. WAGE AND HOUR REPORTS.
8	(a) In General.—For each year of the 5-year period
9	described in section 14(c)(1)(A) of the Fair Labor Stand-
10	ards Act of 1938 (29 U.S.C. 214(c)(1)(A)), as amended
11	by title II, the Secretary (acting through the Adminis-
12	trator of the Wage and Hour Division), in coordination
13	with the Civil Rights Division of the Department of Jus-
14	tice, shall submit to the Committee on Health, Education,
15	Labor, and Pensions of the Senate and the Committee on
16	Education and Labor of the House of Representatives, an
17	annual report summarizing practices of employers pro-
18	viding employment using special certificates, which, with
19	respect to the preceding year, shall include—
20	(1) the number of employees (of such employ-
21	ers) who are individuals with disabilities and who
22	are compensated at a rate that is less than—
23	(A) the higher of the rate specified in sec-
24	tion 6(a)(1) of the Fair Labor Standards Act of
25	1938 (29 U.S.C. 206(a)(1)) or the rate speci-

1	fied in the applicable State or local minimum
2	wage law; or
3	(B) the customary rate paid by the em-
4	ployer for the same or similar work performed
5	by other employees who are not individuals with
6	disabilities, and who are similarly situated in
7	similar occupations by the same employer and
8	who have similar training, experience, and
9	skills;
10	(2) the type of employment setting (such as
11	segregated employment or competitive integrated
12	employment) and the integrated services provided by
13	such employers;
14	(3) the average hourly wage, minimum and
15	maximum hourly wage, and average hours worked
16	per week of employees described in paragraph (1),
17	disaggregated by employer and by State;
18	(4) the aggregate demographic characteristics
19	of employees described in paragraph (1), including
20	the gender, ethnicity, race, and type of disability of
21	such employees; and
22	(5) the number of employees who have
23	transitioned from employment provided under a spe-
24	cial certificate to competitive integrated employment,
25	disaggregated by employer and by State.

1	(b) Report on Survey of Existing Special Cer-
2	TIFICATE HOLDERS.—Not later than 1 year after the date
3	of enactment of this Act, the Secretary (acting through
4	the Administrator of the Wage and Hour Division) shall—
5	(1) survey not less than 10 percent of employ-
6	ers providing employment to employees using special
7	certificates, as of the date of enactment of this Act,
8	which shall include an evaluation of—
9	(A) the training and support provided to
10	such employees to promote their transition to
11	competitive integrated employment;
12	(B) the actions taken by employers to
13	identify competitive integrated employment for
14	such employees; and
15	(C) the wages of such employees, including
16	whether such wages are at a rate that is less
17	than—
18	(i) the higher of the rate specified in
19	section 6(a)(1) of the Fair Labor Stand-
20	ards Act of 1938 (29 U.S.C. $206(a)(1)$) or
21	the rate specified in the applicable State or
22	local minimum wage law; or
23	(ii) the customary rate paid by the
24	employer for the same or similar work per-
25	formed by other employees who are not in-

1	dividuals with disabilities, and who are
2	similarly situated in similar occupations by
3	the same employer and who have similar
4	training, experience, and skills.
5	(2) submit a report on the results of such sur-
6	vey to the Committee on Health, Education, Labor,
7	and Pensions of the Senate, the Special Committee
8	on Aging of the Senate, and the Committee on Edu-
9	cation and Labor of the House of Representatives.
10	TITLE V—GENERAL PROVISIONS
11	SEC. 501. DEFINITIONS.
12	In this Act:
13	(1) ABLE ACCOUNT.—The term "ABLE ac-
14	count" has the meaning given such term in section
15	529A(e)(6) of the Internal Revenue Code of 1986.
16	(2) Competitive integrated employ-
17	MENT.—The term "competitive integrated employ-
18	ment" has the meaning given the term in section
19	7(5) of the Rehabilitation Act of 1973 (29 U.S.C.
20	705(5)).
21	(3) DISABILITY.—The term "disability" in-
22	
	cludes any intellectual, developmental, mental health,

1	(4) Integrated community participation
2	AND WRAPAROUND SERVICES; INTEGRATED SERV-
3	ICES.—
4	(A) In general.—Except as provided in
5	subparagraph (B), the terms "integrated com-
6	munity participation and wraparound services"
7	or "integrated services" mean services for indi-
8	viduals with disabilities that are—
9	(i) designed to assist such individuals
10	in developing skills and abilities to reside
11	successfully in home and community-based
12	settings;
13	(ii) provided in accordance with a per-
14	son-centered written plan of care;
15	(iii) created using evidence-based
16	practices that lead to such individuals—
17	(I) maintaining competitive inte-
18	grated employment;
19	(II) achieving independent living;
20	or
21	(III) maximizing socioeconomic
22	self-sufficiency, optimal independence,
23	and full participation in the commu-
24	nity;

1	(iv) provided in a community location
2	that is not specifically intended for individ-
3	uals with disabilities;
4	(v) provided in a location that—
5	(I) allows the individuals receiv-
6	ing the services to interact with indi-
7	viduals without disabilities to the full-
8	est extent possible; and
9	(II) makes it possible for the in-
10	dividuals receiving the services to ac-
11	cess community resources that are not
12	specifically intended for individuals
13	with disabilities and to have the same
14	opportunities to participate in the
15	community as individuals who do not
16	have a disability;
17	(vi) provided in multiple locations to
18	allow the individual receiving the services
19	to have options, thereby—
20	(I) optimizing individual initia-
21	tive, autonomy, and independence;
22	and
23	(II) facilitating choice regarding
24	services and supports, and choice re-

1	garding the provider of such services;
2	and
3	(vii) in compliance with the Home and
4	Community-Based Services (HCBS) final
5	rule published on January 16, 2014 (79
6	Fed. Reg. 2948), or a successor rule.
7	(B) Exclusions.—The terms "integrated
8	community participation and wraparound serv-
9	ices" or "integrated services" shall not include
10	a service provided in any of the following set-
11	tings:
12	(i) A nursing facility.
13	(ii) An institution for individuals with
14	mental diseases.
15	(iii) An intermediate care facility for
16	individuals with intellectual disabilities.
17	(iv) A congregate setting in which an
18	individual does not have the ability, at the
19	time preferred by the individual and in ac-
20	cordance with other preferences of the in-
21	dividual, to access services supporting the
22	full inclusion and engagement of the indi-
23	vidual in the greater community.
24	(5) LOCAL BOARD; LOCAL PLAN.—The terms
25	"local board" and "local plan" have the meanings

1	given such terms in section 3 of the Workforce Inno-
2	vation and Opportunity Act (29 U.S.C. 3102).
3	(6) Olmstead Decision.—The term
4	"Olmstead decision" means the decision of the Su-
5	preme Court of the United States in Olmstead v.
6	L.C., 527 U.S. 581 (1999).
7	(7) Olmstead Plan.—The term "Olmstead
8	plan", with respect to a State, means the plan of the
9	State for complying with the holding in the
10	Olmstead decision.
11	(8) Individuals with disabilities.—The
12	term "individuals with disabilities" includes individ-
13	uals described in section $14(c)(1)$ of the Fair Labor
14	Standards Act of 1938 (29 U.S.C. 214(c)(1)).
15	(9) Secretary.—The term "Secretary" means
16	the Secretary of Labor.
17	(10) Special certificate.—The term "spe-
18	cial certificate" means a special certificate issued
19	under section 14(c) of the Fair Labor Standards Act
20	of 1938 (29 U.S.C. 214(c)).
21	(11) State.—The term "State" means each of
22	the 50 States, the District of Columbia, the Com-
23	monwealth of Puerto Rico, and the territory of
24	Guam.

1	(12) State Board.—The term "State board"
2	has the meaning given such term in section 3 of the
3	Workforce Innovation and Opportunity Act.
4	(13) Workforce Development System.—
5	The term "workforce development system" has the
6	meaning given such term in section 3 of the Work-
7	force Innovation and Opportunity Act.
8	SEC. 502. AUTHORIZATION OF APPROPRIATIONS.
9	There are authorized to be appropriated to carry out
10	this Act (other than section 102(f)), \$50,000,000 for each
11	of fiscal years 2022 through 2027.