113TH CONGRESS 1ST SESSION

H. R. 798

To reauthorize the Workforce Investment Act of 1998 to strengthen the United States workforce investment system through innovation in, and alignment and improvement of, employment, training, and education programs, and to promote national economic growth, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

February 15, 2013

Mr. Tierney (for himself, Mr. Hinojosa, and Mr. George Miller of California) introduced the following bill; which was referred to the Committee on Education and the Workforce

A BILL

To reauthorize the Workforce Investment Act of 1998 to strengthen the United States workforce investment system through innovation in, and alignment and improvement of, employment, training, and education programs, and to promote national economic growth, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE AND TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Workforce Investment Act of 2013".

1 (b) Table of Contents for

2 this Act is as follows:

- Sec. 1. Short title and table of contents.
- Sec. 2. Purposes and principles.

TITLE I—WORKFORCE INVESTMENT SYSTEMS

Subtitle A—Definitions

Sec. 101. Definitions.

Subtitle B—Statewide and Local Workforce Investment Systems

- Sec. 111. State workforce investment boards and requirements for State plans.
- Sec. 112. State unified plan.
- Sec. 113. Local workforce investment areas and boards.
- Sec. 114. Additional one-stop programs and activities.
- Sec. 115. Providers of training services.
- Sec. 116. Youth activities.
- Sec. 117. Adult and dislocated worker training activities.
- Sec. 118. Unified performance accountability system.
- Sec. 119. Authorization of funding for one-stop infrastructure.

Subtitle C—Job Corps

- Sec. 131. Purposes.
- Sec. 132. Definitions.
- Sec. 133. Individuals eligible for the Job Corps.
- Sec. 134. Recruitment, screening, selection, and assignment of enrollees.
- Sec. 135. Enrollment.
- Sec. 136. Job Corps centers.
- Sec. 137. Program activities.
- Sec. 138. Support.
- Sec. 139. Community participation.
- Sec. 140. Industry councils.
- Sec. 141. Experimental, research, and demonstration projects and College Corps program.
- Sec. 142. Technical amendment.
- Sec. 143. Performance accountability and management.
- Sec. 144. Authorization of appropriations.

Subtitle D—National Programs

- Sec. 151. Native American programs.
- Sec. 152. Migrant and seasonal farmworker programs.
- Sec. 153. Veterans workforce investment programs.
- Sec. 154. Repeal.
- Sec. 155. Technical assistance.
- Sec. 156. Innovation projects.
- Sec. 157. Workforce and youth innovation and best practices grants.
- Sec. 158. Evaluations.
- Sec. 159. National dislocated worker grants.
- Sec. 160. Youthbuild program.
- Sec. 161. Authorization of appropriations.
- Sec. 162. Transition grants to States.

Sec. 163. Interagency agreement.

Subtitle E—Administration

- Sec. 171. Requirements and restrictions.
- Sec. 172. Fiscal controls or sanctions.
- Sec. 173. Reports, recordkeeping, investigations.
- Sec. 174. Administrative provisions.
- Sec. 175. Repeals.
- Sec. 176. General program requirements.
- Sec. 177. Office of Disability Employment Policy.
- Sec. 178. Independent evaluation of the efficiency and effectiveness of the Federal Workforce Investment System.

Subtitle F—Community College to Career Fund

Sec. 181. Community College to Career Fund.

TITLE II—ADULT EDUCATION AND LITERACY

- Sec. 201. Purposes, definitions, and miscellaneous provisions.
- Sec. 202. Amendments to subtitle A.
- Sec. 203. Amendments to subtitle B.
- Sec. 204. Amendments to subtitle C.
- Sec. 205. Amendments to subtitle D.

TITLE III—AMENDMENTS TO THE WAGNER-PEYSER ACT

- Sec. 301. Employment service offices.
- Sec. 302. Definitions.
- Sec. 303. Federal and State employment service offices.
- Sec. 304. Allotment of sums.
- Sec. 305. Use of sums.
- Sec. 306. State plan.
- Sec. 307. Performance accountability measures.
- Sec. 308. Pilot projects.
- Sec. 309. Labor market information system.

TITLE IV—AMENDMENTS TO THE REHABILITATION ACT OF 1973

Subtitle A—Introductory Provisions

- Sec. 401. References.
- Sec. 402. Findings, purpose, policy.
- Sec. 403. Rehabilitation Services Administration.
- Sec. 404. Definitions.
- Sec. 405. Administration of the Act.
- Sec. 406. Reports.
- Sec. 407. Evaluation.
- Sec. 408. Carryover.
- Sec. 409. Traditionally underserved populations.

Subtitle B—Vocational Rehabilitation Services

- Sec. 411. Declaration of policy; authorization of appropriations.
- Sec. 412. State plans.
- Sec. 413. Eligibility and individualized plan for employment.
- Sec. 414. Vocational rehabilitation services.

- Sec. 415. State Rehabilitation Council.
- Sec. 416. Performance accountability measures.
- Sec. 417. Monitoring and review.
- Sec. 418. Training and services for employers.
- Sec. 419. State allotments.
- Sec. 420. Client Assistance Program.
- Sec. 421. Technical assistance for quality services.
- Sec. 422. Pre-employment transition services.
- Sec. 423. American Indian vocational rehabilitation services.

Subtitle C—Research and Training

- Sec. 431. Purpose.
- Sec. 432. Authorization of appropriations.
- Sec. 433. National Institute on Disability and Rehabilitation Research.
- Sec. 434. Interagency Committee.
- Sec. 435. Research and other covered activities.
- Sec. 436. Rehabilitation Research Advisory Council.
- Sec. 437. Definition of covered school.

Subtitle D—Professional Development and Special Projects and Demonstration

- Sec. 441. Training.
- Sec. 442. Demonstration and training programs.
- Sec. 443. Migrant and seasonal farmworkers.
- Sec. 444. Recreational programs.

Subtitle E—National Council on Disability

- Sec. 451. Report.
- Sec. 452. Authorization of appropriations.

Subtitle F—Rights and Advocacy

- Sec. 456. Board and Council.
- Sec. 457. Protection and advocacy of individual rights.
- Sec. 458. Standards for accessible medical diagnostic equipment.

Subtitle G—Employment Opportunities for Individuals With Disabilities

- Sec. 461. Projects with industry.
- Sec. 462. Authorization of appropriations.
- Sec. 463. Supported employment services.

Subtitle H—Independent Living Services and Centers for Independent Living

CHAPTER 1—GENERAL PROVISIONS

- Sec. 471. Purpose.
- Sec. 472. Independent Living Administration.
- Sec. 473. Definitions.
- Sec. 474. State plan.
- Sec. 475. Statewide Independent Living Council.
- Sec. 476. Responsibilities of the ILA Director.

Chapter 2—Independent Living Services

Sec. 477. Administration.

CHAPTER 3—CENTERS FOR INDEPENDENT LIVING

- Sec. 481. Program authorization.
- Sec. 482. Centers.
- Sec. 483. Standards and assurances.
- Sec. 484. Authorization of appropriations.

CHAPTER 4—INDEPENDENT LIVING SERVICES FOR OLDER INDIVIDUALS WHO ARE BLIND

- Sec. 486. Independent living services for older individuals who are blind.
- Sec. 487. Program of grants.
- Sec. 488. Independent living services for older individuals who are blind authorization of appropriations.

Subtitle I—Increasing Employment Opportunities for Individuals With Disabilities

- Sec. 491. Disability employment.
- Sec. 492. Table of contents.

1 SEC. 2. PURPOSES AND PRINCIPLES.

- 2 The purposes of this Act include the following:
- 3 (1) To increase economic growth by improving
- 4 the education and skills of American workers.
- 5 (2) To ensure middle class prosperity through
- 6 strong investment in talent and workforce develop-
- 7 ment.
- 8 (3) To prepare the unemployed, the under-
- 9 employed, and those most disadvantaged with skills
- to match up with employer needs.
- 11 (4) To provide individuals streamlined access to
- in-demand skills training and employment services
- by aligning education, training and workforce invest-
- ment programs.

1	(5) To strengthen engagement with employers
2	in in-demand industries and all sectors to meet the
3	needs of employers.
4	(6) To improve the competitiveness and dyna-
5	mism of the Nation's future workforce by investing
6	in college and career-ready pathways for young
7	adults.
8	(7) To ensure accountability and efficiency
9	through system performance measures that
10	incentivize continuous improvement in services for
11	workers and employers.
12	(8) To encourage private sector partnerships
13	connecting employers, labor unions, community col-
14	leges, workforce boards and related stakeholders to
15	develop workforce skills that meet employer needs
16	including career pathways, recognized postsecondary
17	credentials, and regional planning.
18	TITLE I—WORKFORCE
19	INVESTMENT SYSTEMS
20	Subtitle A—Definitions
21	SEC. 101. DEFINITIONS.
22	Section 101 is amended—
23	(1) by striking paragraph (24) and by redesig-
24	natino—

1	(A) paragraphs (52) and (53) as para-
2	graphs (60) and (61), respectively;
3	(B) paragraphs (40) through (51) as para-
4	graphs (47) through (58), respectively;
5	(C) paragraphs (25) through (39) as para-
6	graphs (31) through (45), respectively;
7	(D) paragraphs (18) through (23) as para-
8	graphs (25) through (30), respectively;
9	(E) paragraph (17) as paragraph (22);
10	(F) paragraphs (12) through (16) as para-
11	graphs (16) through (20), respectively;
12	(G) paragraphs (8) through (11), as para-
13	graphs (11) through (14), respectively; and
14	(H) paragraphs (5) through (7) as para-
15	graphs (6) through (8), respectively;
16	(2) by inserting after paragraph (4) the fol-
17	lowing:
18	"(5) Career Pathway.—
19	"(A) IN GENERAL.—The term career
20	pathway' means a sequence of education, train-
21	ing, and other supportive services, clearly ar-
22	ticulated from one level of instruction to the
23	next, that are designed to prepare individuals to
24	meet a set of career-related objectives as ref-
25	erenced in subparagraph (C).

1	"(B) Services.—The services referred to
2	in subparagraph (A) shall be—
3	"(i) aligned with the skill needs of in-
4	dustries in the State or regional economy
5	involved;
6	"(ii) designed to increase an individ-
7	ual's educational and skill attainment, and
8	improve the individual's employment out-
9	comes and ability to meet career-related
10	objectives, by—
11	"(I) preparing individuals for the
12	full range of secondary or postsec-
13	ondary education options, including
14	apprenticeships registered under the
15	Act of August 16, 1937 (commonly
16	known as the 'National Apprentice-
17	ship Act'; 50 Stat. 664, chapter 663;
18	29 U.S.C. 50 et seq.) (referred to in-
19	dividually in this Act as an 'appren-
20	ticeship', except in section 273);
21	"(II) including supportive serv-
22	ices and counseling to support individ-
23	uals in achieving their education and
24	career goals;

1	"(III) including, as appropriate
2	for an individual, education offered
3	concurrently with and in the context
4	of workforce preparation activities and
5	training for a specific occupation or
6	occupational cluster; and
7	"(IV) when participants are
8	adults, organizing courses to meet
9	adult participants' needs including
10	flexible scheduling, multiple entry and
11	exit points (that may correspond with
12	work and stackable credentials), giv-
13	ing credit for learning toward creden-
14	tials and adopting other strategies
15	that accelerate the educational and
16	career advancement of the participant
17	to the extent practicable; and
18	"(iii) at a minimum, provided through
19	the alignment of core programs authorized
20	under this Act with postsecondary edu-
21	cation and training programs, consistent
22	with descriptions included in the State and
23	local plans.
24	"(C) Objectives.—The objectives re-
25	ferred to in subparagraph (A) include—

1	"(i) enabling an individual to attain a
2	secondary school diploma or its recognized
3	equivalent, and at least 1 recognized post-
4	secondary credential; and
5	"(ii) helping a worker enter or ad-
6	vance within a specific occupation or occu-
7	pational cluster.";
8	(3) by inserting after paragraph (8) (as so re-
9	designated), the following:
10	"(9) Core program.—The term 'core pro-
11	grams' means—
12	"(A) chapter 4 and 5 of subtitle B of title
13	I (relating to youth workforce investment activi-
14	ties and adult and dislocated worker employ-
15	ment and training activities);
16	"(B) title II (relating to adult education
17	and literacy activities);
18	"(C) sections 1 through 13 of the Wagner-
19	Peyser Act (29 U.S.C. 49 et seq.) (relating to
20	employment services); and
21	"(D) title I of the Rehabilitation Act of
22	1973 (29 U.S.C. 701 et seq.), other than sec-
23	tion 112 or part C of that title (29 U.S.C. 732,
24	741) (relating to vocational rehabilitation serv-
25	ices).

1	"(10) Costs of infrastructure.—The term
2	'costs of infrastructure', used with respect to a one-
3	stop center, means the nonpersonnel costs that are
4	necessary for the operation of the one-stop center,
5	including the rental costs of the facilities, the costs
6	of utilities and maintenance, equipment (including
7	assessment-related products and adaptive technology
8	for individuals with disabilities), and technology to
9	facilitate access to the one-stop center.";
10	(4) by inserting after paragraph (14) (as so re-
11	designated), the following:
12	"(15) Economic self-sufficiency.—The
13	term 'economic self-sufficiency' means, with respect
14	to a worker, earning a wage sufficient to support a
15	family adequately and, over time, to save for emer-
16	gency expenses and adequate retirement income,
17	based on factors such as—
18	"(A) family size;
19	"(B) the cost of living in the worker's com-
20	munity; and
21	"(C) other factors that may vary by re-
22	gion.";
23	(5) by inserting after paragraph (20) (as so re-
24	designated), the following:

1	"(21) In-demand industry sector or occu-
2	PATION.—
3	"(A) IN GENERAL.—The term 'in-demand
4	industry sector or occupation' means—
5	"(i) an industry sector that—
6	"(I) has a substantial current or
7	forecasted impact on the regional
8	economy overall, including attracting,
9	expanding or retaining businesses or
10	jobs (including, at a minimum, jobs
11	that lead to economic self-sufficiency
12	and opportunities for advancement) in
13	the region;
14	"(II) contributes to the growth of
15	other supporting businesses, or the
16	growth of other industry sectors with-
17	in the region;
18	"(III) provides workers with jobs
19	that have competitive, family-sus-
20	taining wages and benefits; and
21	"(IV) includes occupations that
22	provide opportunities for career ad-
23	vancement; or
24	"(ii) an occupation that—

1	"(I) has a significant presence in
2	an industry sector;
3	"(II) has a shortage of available
4	skilled workers;
5	"(III) pays competitive, family-
6	sustaining wages and benefits that en-
7	able workers to achieve economic self-
8	sufficiency, or can reasonably be ex-
9	pected to lead to a position with such
10	wages and benefits;
11	"(IV) provides opportunities for
12	career advancement; and
13	"(V) has a significant impact in
14	a region's economy.
15	"(B) Determination.—The determina-
16	tion of whether an industry sector or occupation
17	is an in-demand industry sector or occupation
18	under this paragraph shall be made using na-
19	tional, State, or regional labor market informa-
20	tion.";
21	(6) by inserting after paragraph (22) (as so re-
22	designated), the following:
23	"(23) Individual with barriers to employ-
24	MENT.—The term 'individual with barriers to em-
25	ployment' means an individual with any char-

1 acteristic that substantially limits an individual's 2 ability to obtain employment, including indicators of 3 poor work history, lack of work experience or access 4 to employment in nontraditional occupations, long-5 term unemployment, lack of educational or occupa-6 tional skills attainment, dislocation from high-wage 7 and high-benefit employment, low levels of literacy 8 or English proficiency, disability status, homeless-9 ness, ex-offender status, or receipt of welfare. 10 "(24) Industry or sector partnership.— 11 The term 'industry or sector partnership' means a 12 workforce collaborative that— 13 "(A) organizes key stakeholders in an in-14 dustry cluster into a working group that focuses 15 on the workforce needs of the industry cluster 16 and that includes, at the appropriate stage of 17 development of the partnership— 18 "(i) representatives of multiple busi-19 nesses or other employers in the industry 20 cluster, including small and medium-sized 21 employers when practicable; 22 "(ii) representatives of a recognized 23 State labor organization or central labor

council, a union representing employees in

1	the industry or sector and another labor
2	representative, as appropriate;
3	"(iii) 1 or more representatives of an
4	institution of higher education with, or an-
5	other provider of, education or training
6	programs that support the industry clus-
7	ter, including career and technical edu-
8	cation providers; and
9	"(iv) the State workforce agency pro-
10	viding labor market information and em-
11	ployment services under the Wagner-
12	Peyser Act; and
13	"(B) may include representatives of—
14	"(i) State or local government;
15	"(ii) State or local economic develop-
16	ment agencies;
17	"(iii) State boards or local boards, as
18	appropriate;
19	"(iv) any local board that has estab-
20	lished through its local plan a concentra-
21	tion of an industry cluster within its area;
22	"(v) business or trade associations;
23	"(vi) nonprofit organizations, commu-
24	nity-based organizations, or intermediaries;
25	"(vii) philanthropic organizations; and

1	"(viii) other organizations, as deter-
2	mined to be necessary by the members
3	comprising the industry or sector partner-
4	ship.";
5	(7) in paragraph (36) (as so redesignated), by
6	striking "as appropriate to the occupation for which
7	the participant is being trained" and inserting "to a
8	period not in excess of that generally required for
9	acquisition of skills needed for the position with a
10	particular occupation and";
11	(8) by inserting after paragraph (44) (as so re-
12	designated), the following:
13	"(45) Recognized postsecondary creden-
14	TIAL.—The term 'recognized postsecondary creden-
15	tial' means a credential awarded by a training pro-
16	vider or educational institution based on completion
17	of all requirements for a program of study, including
18	coursework or tests or other performance evalua-
19	tions. The term includes an industry-recognized cer-
20	tificate, a certificate of completion of an apprentice-
21	ship, or an associate or baccalaureate degree."; and
22	(9) by inserting after paragraph (57) (as so re-
23	designated), the following:
24	"(58) Workplace learning advisor.—The

term 'workplace learning advisor' means an indi-

1	vidual employed by an organization who has the
2	knowledge and skill necessary to advise other em-
3	ployees of that organization about the education,
4	skill development, job training, career counseling
5	services, and credentials, including services provided
6	through the workforce investment system, required
7	to progress toward career goals of such employees in
8	order to meet employer requirements related to job
9	openings and career advancements that support eco-
10	nomic self-sufficiency.".
11	Subtitle B—Statewide and Local
12	Workforce Investment Systems
13	SEC. 111. STATE WORKFORCE INVESTMENT BOARDS AND
14	REQUIREMENTS FOR STATE PLANS.
15	(a) Size and Functions of the State Boards.—
16	Section 111 is amended—
17	(1) in subgration (b)
	(1) in subsection (b)—
18	(A) in paragraph (1)(C)—
18 19	
	(A) in paragraph (1)(C)—
19	(A) in paragraph (1)(C)—(i) by amending clause (i)(I), by strik-
19 20	(A) in paragraph (1)(C)—(i) by amending clause (i)(I), by striking "including" and inserting "shall in-
19 20 21	(A) in paragraph (1)(C)—(i) by amending clause (i)(I), by striking "including" and inserting "shall include"; and
19 20 21 22	 (A) in paragraph (1)(C)— (i) by amending clause (i)(I), by striking "including" and inserting "shall include"; and (ii) by amending clause (vi) to read as

1	activities that are described in section
2	121(b)(2)(B)(1) (i) through (iv); and
3	"(II) the State agency officials re-
4	sponsible for economic development;"; and
5	(B) by adding at the end the following:
6	"(4) Worker representation.—Not less
7	than 20 percent of the Board shall be comprised of
8	representatives of the workforce within the State,
9	and—
10	"(A) shall include representatives described
11	in clause (iii) of section 117(b)(2)(A);
12	"(B) may include representatives of com-
13	munity-based organizations that have dem-
14	onstrated experience and expertise in address-
15	ing the employment needs of individuals with
16	barriers to employment, including organizations
17	that provide or support competitive, integrated
18	employment for individuals with disabilities;
19	and
20	"(C) may include representatives of organi-
21	zations that have demonstrated experience and
22	expertise in addressing the employment, train-
23	ing, or education needs of eligible youth, includ-
24	ing representatives of organizations that serve
25	out-of-school youth.".

1	(2) in subsection (d)—
2	(A) in paragraph (8), by striking "; and"
3	and inserting a semicolon;
4	(B) in paragraph (9), by striking the pe-
5	riod and inserting a semicolon; and
6	(C) by adding at the end the following:
7	"(10) promotion in the development of guidance
8	on career pathways by aligning workforce investment
9	programs for the purpose of providing individuals
10	with barriers to employment, including low-skilled
11	adults and youth, with the employment, training
12	education, and supportive services the individuals
13	need to attain the necessary credentials to secure
14	and advance in employment;
15	"(11) promotion in the development of sector
16	initiatives such as industry or sector partnerships re-
17	lating to in-demand industry sectors and occupa-
18	tions;
19	"(12) provision of guidance on the alignment
20	and delivery of services between the local boards
21	one-stop operator, and State entities carrying out
22	relevant State-administered programs;
23	"(13) provision of technical assistance to local
24	boards, one-stop partners, one-stop operators, and

1	providers, as appropriate, in local areas concerning
2	planning and delivering services; and
3	"(14) staff training and education across pro-
4	grams supported under workforce investment sys-
5	tems in local areas.".
6	(b) REQUIRED CONTENT OF STATE PLANS.—Section
7	112 is amended—
8	(1) in subsection (a), by striking "a single State
9	plan (referred to in this title as the 'State plan')"
10	and inserting "a single State plan (referred to in
11	this title as the 'State plan') that shall include the
12	State plans of all core program and";
13	(2) in subsection (b)—
14	(A) in paragraph (4)—
15	(i) in subparagraph (C), by striking ";
16	and" and inserting a semicolon; and
17	(ii) by adding at the end the following
18	new subparagraphs:
19	"(E) the State's strategic vision and goals
20	for preparing an educated and skilled workforce
21	(including preparing youth and individuals with
22	barriers to employment) and for meeting the
23	skilled workforce needs of employers, including
24	goals relating to performance accountability
25	measures based on primary indicators of per-

1	formance described in section 136(b)(2), in
2	order to support economic growth and economic
3	self-sufficiency; and
4	"(F) a strategy not inconsistent with the
5	program requirements of the core programs for
6	aligning the core programs, as well as other re-
7	sources available to the State, to achieve the
8	strategic vision and goals described in subpara-
9	graph (E), including how the State will meet
10	performance accountability measures based on
11	the system-wide indicators described in section
12	136(b)(2)(A) in order to support program
13	alignment.";
14	(B) in paragraph (8)(A)—
15	(i) in clauses (ix) and (x), respectively,
16	by striking "; and" and inserting a semi-
17	colon; and
18	(ii) by adding at the end the fol-
19	lowing:
20	"(xi) apprenticeship programs reg-
21	istered under the National Apprenticeship
22	Act (50 Stat. 664, chapter 663; 29 U.S.C.
23	50 et seq.);
24	"(xii) State labor certification activi-
25	ties for employment-based immigration

1	programs authorized under the Immigra-
2	tion and Nationality Act; and
3	"(xiii) employment, training, and lit-
4	eracy services carried out by public librar-
5	ies.";
6	(C) in paragraph (12)(B), by inserting be-
7	fore the semicolon the following: ", and, after
8	consultation with the local boards, specifying
9	the minimum amount of Federal assistance
10	under section 133(b) (2) and (3) provided to
11	each local area that is to be spent on training";
12	(D) in paragraph (17)(B), by striking ";
13	and" and inserting a semicolon;
14	(E) in paragraph (18)(D), by striking the
15	period and inserting a semicolon; and
16	(F) by adding at the end the following:
17	"(19) a process for providing guidance to local
18	areas and conducting oversight to ensure implemen-
19	tation of priority of service for adult employment
20	and training activities; in accordance with section
21	134(d)(4)(E);
22	"(20) a description of how the State will de-
23	velop and implement career pathways and career
24	and technical education by aligning workforce invest-
25	ment programs for the purpose of providing individ-

1	uals, including low-skill adults and youth, with the
2	employment, training, education, and supportive
3	services the individuals need to attain the necessary
4	credentials to secure and advance in employment;
5	"(21) an objective assessment of the needs of
6	individuals in the State or outlying area for adult
7	education and literacy activities, including individ-
8	uals with barriers to employment;
9	"(22) a description of how the eligible agency
10	will develop program strategies for populations that
11	include, at a minimum—
12	"(A) low-income students;
13	"(B) individuals with disabilities;
14	"(C) single parents and displaced home-
15	makers; and
16	"(D) individuals with multiple barriers to
17	educational enhancement, including individuals
18	with limited English proficiency; and
19	"(23) a description of how the adult education
20	and literacy activities that will be carried out with
21	any funds received under this subtitle will be inte-
22	grated with other adult education, career develop-
23	ment, and employment and training activities in the
24	State or outlying area served by the eligible agen-
25	cv.''; and

1	(3) in subsection (c), by striking "Secretary of"
2	and inserting "appropriate Secretary of each core
3	program".
4	SEC. 112. STATE UNIFIED PLAN.
5	The Workforce Investment Act of 1998 is further
6	amended—
7	(1) by striking section 501; and
8	(2) by inserting after section 112 the following:
9	"SEC. 113. STATE UNIFIED PLAN.
10	"(a) Purpose.—The purpose of the State unified
11	plan required by this section is to align education, train-
12	ing, and workforce development programs in support of
13	a comprehensive workforce investment system.
14	"(b) Definition of Appropriate Secretary.—In
15	this section, the term 'appropriate Secretary' means the
16	head of the Federal agency who exercises administrative
17	authority over an activity or program described in sub-
18	section (c).
19	"(c) State Unified Plan.—
20	"(1) IN GENERAL.—A State shall develop and
21	submit to the appropriate Secretaries a State unified
22	plan for the core programs and may develop and
23	submit one or more of the program and activities de-
24	scribed in paragraph (2) in lieu of submitting two or

1	more plans, for the programs and activities and the
2	core programs.
3	"(2) Programs.—The programs and activities
4	referred to in paragraph (1) are as follows:
5	"(A) Career and technical education pro-
6	grams at the secondary and postsecondary level
7	authorized under the Carl D. Perkins Career
8	and Technical Education Act of 2006 (20
9	U.S.C. 2301 et seq.).
10	"(B) Programs authorized under part A of
11	title IV of the Social Security Act (42 U.S.C.
12	601 et seq.).
13	"(C) Programs authorized under section
14	6(d)(4) of the Food and Nutrition Act of 2008
15	(7 U.S.C. 2015(d)(4)).
16	"(D) Work programs authorized under sec-
17	tion 6(o) of the Food and Nutrition Act of
18	2008 (7 U.S.C. 2015(o)).
19	"(E) Activities authorized under chapter 2
20	of title II of the Trade Act of 1974 (19 U.S.C.
21	2271 et seq.).
22	"(F) Activities authorized under chapter
23	41 of title 38 United States Code

1	"(G) Programs authorized under State un-
2	employment compensation laws (in accordance
3	with applicable Federal law).
4	"(H) Programs authorized under title V of
5	the Older Americans Act of 1965 (42 U.S.C.
6	3056 et seq.).
7	"(I) Employment and training activities
8	carried out by the Department of Housing and
9	Urban Development.
10	"(J) Employment and training activities
11	carried out under the Community Services
12	Block Grant Act (42 U.S.C. 9901 et seq.).
13	"(K) Programs authorized under section
14	212 of the Second Chance Act of 2007 (42
15	U.S.C. 17532).
16	"(d) Requirements.—
17	"(1) In general.—The portion of a unified
18	plan covering the core programs shall be subject to
19	the requirements of section 112 and to the addi-
20	tional requirements contained in the authorizing
21	statute of the core program, if any. The portion of
22	such plan covering a program or activity described
23	in subsection (b)(2) shall be subject to the require-
24	ments, if any, applicable to a plan or application for
25	assistance for that program or activity.

1	"(2) Additional submission not re-
2	QUIRED.—A State that submits a State unified plan
3	covering an activity or program described in sub-
4	section (b) that is approved under subsection (d)
5	shall not be required to submit any other plan or ap-
6	plication in order to receive Federal funds to carry
7	out the activity or program.
8	"(3) Coordination.—A State unified plan
9	shall include—
10	"(A) a description of the methods used for
11	joint planning and coordination of the programs
12	and activities included in the unified plan; and
13	"(B) an assurance that the methods in-
14	cluded an opportunity for the entities respon-
15	sible for planning or administering such pro-
16	grams and activities to review and comment on
17	all portions of the unified plan.
18	"(e) Approval by the Appropriate Secre-
19	TARIES.—
20	"(1) Jurisdiction.—The appropriate Sec-
21	retary shall have the authority to approve the por-
22	tion of the State unified plan relating to the activity
23	or program over which the appropriate Secretary ex-

ercises administrative authority. On the approval of

the appropriate Secretary, the portion of the plan re-

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lating to the activity or program shall be implemented by the State pursuant to the applicable portion of the State unified plan.

"(2) APPROVAL OF CORE PROGRAMS.—No portion of the plan relating to a core program shall be implemented until the appropriate Secretary approves the corresponding portions of the plan for all core programs. Other core programs may continue in operation while new plan provisions are revised or are awaiting approval.

"(3) Timing of Approval.—

"(A) IN GENERAL.—Except as provided in subparagraphs (B) and (C), a portion of the State unified plan covering the core programs or a program or activity described in subsection (a)(2) shall be considered to be approved by the appropriate Secretary at the end of the 90-day period beginning on the day the plan is submitted.

"(B) PLAN APPROVED BY 3 OR MORE AP-PROPRIATE SECRETARIES.—If an appropriate Secretary other than the Secretary of Labor or the Secretary of Education has authority to approve a portion of a unified plan, that portion of the unified plan shall be considered to be ap-

proved by the appropriate Secretary at the end of the 90-day period beginning on the day the plan is submitted.

"(C) DISAPPROVAL.—The portion shall not be considered to be approved if the appropriate Secretary makes a written determination, during the 90-day period, that the portion is not consistent with the requirements of the Federal law authorizing or applicable to the program or activity involved, including the criteria for approval of a plan or application, if any, under such law, or the plan is not consistent with the requirements of this section.

"(4) Local Jurisdiction.—The appropriate local board shall approve the portion of the State unified plan relating to the activity or program over which the appropriate local board exercises administrative authority. On the approval of the appropriate local board, the portion of the plan relating to the activity or program shall be implemented by the State pursuant to the applicable portion of the State unified plan.".

1	SEC. 113. LOCAL WORKFORCE INVESTMENT AREAS AND
2	BOARDS.
3	(a) Planning Process for Different Types of
4	Regions.—Section 116(c)(1) is amended—
5	(1) by striking "As part of" and inserting:
6	"(A) As part of";
7	(2) by striking "may" each place it appears and
8	inserting "shall"; and
9	(3) by adding at the end the following:
10	"(B) Planning for cooperative initia-
11	TIVES AND ARRANGEMENTS.—In the regions
12	comprised of 2 or more local areas, the State
13	shall, in consultation with local boards, require
14	regional planning, and service delivery, by local
15	boards in those regions. For the purpose of ad-
16	ministrative efficiency, the State shall require
17	the local boards in a planning region to partici-
18	pate in a regional planning process for coopera-
19	tive initiatives and arrangements that result
20	in—
21	"(i) the establishment and implemen-
22	tation of regional service strategies and ac-
23	tivities, including service delivery coopera-
24	tive arrangements and regional approaches
25	to address the employment and training
26	needs of the region, including strategies

1	that meet the need of individuals with bar-
2	riers to employment;
3	"(ii) as appropriate, the development
4	and implementation of initiatives involving
5	in-demand industry sectors or occupations;
6	"(iii) the collection and analysis of re-
7	gional labor market data (in conjunction
8	with the State); and
9	"(iv) the establishment of administra-
10	tive and infrastructural cost sharing, as
11	appropriate.
12	"(C) REGIONAL PLANS.—The State, after
13	consultation with the local boards and chief
14	elected officials for the planning region, shall
15	require the local boards and officials to collabo-
16	rate in order to prepare, submit, and obtain ap-
17	proval of a single regional plan. Such plan shall
18	include a description of the cooperative initia-
19	tives and arrangements developed pursuant to
20	clause (iii) and incorporate local plans for each
21	of the local areas in the planning region, which
22	shall contain strategies that are consistent and
23	aligned with each other.".
24	(b) Composition of the Board and Inclusion of
25	Public Libraries.—Section 117(b)(2)(A)(iv) is amend-

ed by striking "individuals with disabilities and" and in-2 serting "public libraries, individuals with disabilities, 3 and". 4 (c) Worker Representation.—Section 117(b) is 5 further amended by adding at the end the following: 6 "(5) Worker Representation.—Not 7 than 20 percent of the Board shall be comprised of 8 representatives of the workforce within the local 9 area, and— 10 "(A) shall include representatives described 11 in clause (iii) of paragraph (2)(A); 12 "(B) may include representatives of com-13 munity-based organizations that have dem-14 onstrated experience and expertise in address-15 ing the employment needs of individuals with 16 barriers to employment, including organizations 17 that provide or support competitive, integrated 18 employment for individuals with disabilities; 19 and 20 "(C) may include representatives of organi-21 zations that have demonstrated experience and 22 expertise in addressing the employment, train-23 ing, or education needs of eligible youth, includ-24 ing representatives of organizations that serve 25 out-of-school youth.".

1	(d) Required Functions of the Local
2	Boards.—Section 117(d) is amended—
3	(1) in the matter preceding paragraph (1), by
4	striking "The functions" and inserting "Consistent
5	with section 118, the functions";
6	(2) by amending paragraph (1) to read as fol-
7	lows:
8	"(1) LOCAL PLAN.—The local board, in part-
9	nership with the chief elected official for the local
10	area involved, shall develop and submit a local plan
11	to the Governor that meets the requirements in sec-
12	tion 118. If the local area is part of a planning re-
13	gion that includes other local areas, the local board
14	shall collaborate with the other local boards and
15	chief elected officials from such other local areas in
16	the development and submission of the local plan as
17	described in section 116(c)(1)(A)."; and
18	(3) in paragraph (3)(B)(i)—
19	(A) in subclause (II), by inserting "or the
20	local board" after "entity";
21	(B) in subclause (III), by inserting "adult
22	education, literacy and employment services"
23	after "workforce investment activities";
24	(C) in subclause (III)(ii), by adding at the
25	end the following: "which staff, including staff

1	of a one-stop center, report to and are respon-
2	sible to the local board and not the chief elected
3	official";
4	(4) in paragraph (4) by striking "with respect"
5	through "in local area" and inserting "in its local
6	area over the core programs as described in this
7	Act'';
8	(5) in paragraph (8)—
9	(A) in the paragraph heading, by striking
10	"CONNECTING" and inserting "CONVENING";
11	(B) by striking "connecting" and inserting
12	"convening"; and
13	(C) by adding at the end the following:
14	"and to link youth, dislocated workers and oth-
15	ers to opportunities for employment, intern-
16	ships, registered apprenticeships, or work-based
17	learning"; and
18	(6) by adding at the end the following new
19	paragraphs:
20	"(9) Career pathways development.—The
21	local board, in consultation with the State board and
22	with representatives of secondary, postsecondary, ca-
23	reer and technical education, and adult education
24	programs, shall lead efforts in the local area to de-
25	velop and implement career pathways within the

1 local area by aligning the employment, training, edu-2 cation, and supportive services that are needed by 3 adults and youth, particularly individuals with bar-4 riers to employment. "(10) Workforce research and regional 5 6 LABOR MARKET ANALYSIS.—In order to assist in the 7 development and implementation of the local plan, 8 the local board shall coordinate with the State public 9 employment services under the Wagner-Peyser Act (29 U.S.C. 49 et seq.) to— 10 "(A) utilize analyses of the economic con-11 12 ditions in the region, the needed knowledge and 13 skills for the region, the workforce in the re-14 gion, and workforce development activities (in-15 cluding education and training) in the region 16 described in section 118(b)(1), and regularly 17 update such information; 18 "(B) assist the Governor in developing the 19 statewide labor market information system de-20 scribed in section 15(e) of the Wagner-Peyser 21 Act (29 U.S.C. 49l–2(e)), specifically in the col-22 lection, analysis, and utilization of labor market 23 information for the region; and "(C) assemble and utilize such other re-24

search, data collection, and analysis related to

the workforce needs of the regional economy as the board, after receiving input from a wide array of stakeholders, determines to be necessary to carry out its functions.

"(11) Proven and promising practices.—
The local board shall lead efforts in the local area to—

"(A) identify and promote proven and promising strategies and initiatives for meeting the needs of employers, and workers and job seekers (including individuals with barriers to employment) in the local workforce investment system, including providing physical and programmatic accessibility, in accordance with section 288 and applicable provisions of the Americans with Disabilities Act of 1990 (42 U.S.C. 12101 et seq.) and section 504 of the Rehabilitation Act of 1973 (29 U.S.C. 794), to the one-stop delivery system; and

"(B) identify and disseminate information, in coordination with the Department of Labor and the State board, on proven and promising practices carried out in other local areas for meeting such needs.

1	"(12) Technology.—The local board shall de-
2	velop strategies for using technology to maximize the
3	accessibility and effectiveness of the local workforce
4	investment system for employers, and workers and
5	job seekers, by—
6	"(A) facilitating connections among the re-
7	porting systems of the one-stop partner pro-
8	grams to support a comprehensive workforce in-
9	vestment system in the local area;
10	"(B) facilitating access to services provided
11	throughout the one-stop delivery system in-
12	volved, including facilitating the access in re-
13	mote areas;
14	"(C) identifying strategies for better meet-
15	ing the needs of individuals with barriers to em-
16	ployment, including strategies that augment
17	traditional service delivery and technologies that
18	increase access to services and programs of the
19	one-stop delivery system for individuals with
20	disabilities and other barriers to employment;
21	and
22	"(D) leveraging resources and capacity
23	within the local workforce investment system,
24	including resources and capacity for services for

individuals with barriers to employment.

- 1 "(13) ADVERTISING.—The local board shall 2 plan for advertising one-stop services throughout the 3 local area.
 - "(14) Transition.—The local board shall develop strategies to ensure that services provided in the local area are coordinated with and meet the transition goals and services developed for children with disabilities under section 614(d)(1)(A)(i)(VIII) of the Individuals with Disabilities Education Act.
 - "(15) LITERACY.—The local board shall ensure that one-stop operators in the local area develop and implement policies to ensure that the literacy and English language skills of an adult or eligible youth are not barriers to accessing services, including training services, that are available to assist individuals obtain and maintain employment.
 - "(16) Sector initiatives.—The local board shall develop and expand sector initiatives in the local area or region which may include the convening of industry or sector partnerships relating to in-demand industry sectors and occupations.".
- 22 (e) CONTENTS OF THE LOCAL PLAN.—Section 23 118(b) is amended—
- 24 (1) in paragraph (1), by striking "an identifica-25 tion of—" and inserting "based on a labor market

1	study and input solicited from local businesses, an
2	identification of—"
3	(2) by redesignating paragraphs (7) through
4	(10) as paragraphs (8) through (11), respectively,
5	and by inserting after paragraph (6) the following:
6	"(7) a description of how the local board will
7	coordinate workforce investment activities carried
8	out in the local area with apprenticeship programs
9	registered under the National Apprenticeship Act
10	(50 Stat. 664, chapter 663; 29 U.S.C. 50 et seq.);";
11	and
12	(3) by adding at the end the following:
13	"(12) a description of the procedure or process
14	for implementing a priority of service for adult em-
15	ployment and training activities in accordance with
16	section $134(d)(4)(E)$; and
17	"(13) a description of how the local board will
18	coordinate workforce investment activities carried
19	out in the local area with employment, training, and
20	literacy services carried out by public libraries.".
21	SEC. 114. ADDITIONAL ONE-STOP PROGRAMS AND ACTIVI-
22	TIES.
23	Section 121 is amended—
24	(1) in subsection (b)—
25	(A) in paragraph (1)(B)—

1	(i) in clause (xi), by striking "; and"
2	and inserting a semicolon;
3	(ii) in clause (xii), by striking the pe-
4	riod and inserting a semicolon; and
5	(iii) by adding at the end the fol-
6	lowing:
7	"(xiii) programs authorized under sec-
8	tion 212 of the Second Chance Act of 2007
9	(42 U.S.C. 17532); and
10	"(xiv) programs authorized under part
11	A of title IV of the Social Security Act (42
12	U.S.C. 601 et seq.), subject to subpara-
13	graph (C).
14	"(A) DETERMINATION BY THE GOV-
15	ERNOR.—
16	"(i) In General.—An entity that
17	carries out a program referred to in sub-
18	paragraph (B)(xiv) shall be included in the
19	one-stop partners for the local area, as a
20	required partner, for purposes of this Act
21	and the other core program provisions that
22	are not part of this Act, unless the Gov-
23	ernor provides the notification described in
24	clause (ii).

1	"(ii) Notification.—The notification
2	referred to in clause (i) is a notification
3	that—
4	"(I) is made in writing of a de-
5	termination by the Governor not to in-
6	clude such entity in the one-stop part-
7	ners described in clause (i); and
8	"(II) is provided to the Secretary
9	and the Secretary of Health and
10	Human Services."; and
11	(B) in paragraph (2)(B), by striking clause
12	(i) and redesignating clauses (ii) through (v) as
13	clauses (i) through (iv), respectively; and
14	(2) in subsection (e)—
15	(A) by striking "If a one-stop" and insert-
16	ing:
17	"(1) Existing systems.—If a one-stop"; and
18	(B) by adding at the end the following:
19	"(2) Collocation of Wagner-Peyser Serv-
20	ICES.—Consistent with section 3(d) of the Wagner-
21	Peyser Act (29 U.S.C. 49b(d)), and in order to im-
22	prove service delivery, avoid duplication of services,
23	and enhance coordination of services, the employ-
24	ment service offices in each State and the one-stop

centers established under this title shall be collocated to the extent practicable.

"(3) Use of common one-stop delivery SYSTEM IDENTIFIER.—Each one-stop delivery system shall include in the identification of products, programs, activities, services, facilities, and related property and materials, a common one-stop delivery identifier. The identifier shall be developed by the Secretary of Labor, in consultation with heads of other appropriate departments and agencies, and representatives of State boards and local boards and of other stakeholders in the one-stop delivery system, not later than the beginning of the second full program year after the date of enactment of this Act. Such common identifier may consist of a logo, phrase, or other identifier that informs users of the one-stop delivery system that such product, programs, activities, services, facilities, property, or materials are being provided through such system. Nothing in this paragraph shall be construed to prohibit one-stop partners, States, or local areas from having additional identifiers.".

23 SEC. 115. PROVIDERS OF TRAINING SERVICES.

- 24 Section 122 is amended—
- 25 (1) in subsection (a)—

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1	(A) in paragraph (2)—
2	(i) in subparagraph (A)(ii), by strik-
3	ing "or certificate" and inserting "recog-
4	nized postsecondary credential"; and
5	(ii) in subparagraph (C), by inserting
6	", which may include joint labor-manage-
7	ment organizations, sector partnerships,
8	and eligible providers of adult education
9	and literacy activities under title II if such
10	activities are provided in combination with
11	occupational skills training" before the pe-
12	riod; and
13	(B) by adding at the end the following:
14	"(3) Inclusion on list of eligible pro-
15	VIDERS.—A private provider described in subpara-
16	graph (C) of paragraph (2) shall comply with the
17	criteria, information requirements, and procedures
18	established under this section to be included on the
19	list of eligible training services described in para-
20	graph (3). A public provider described in subpara-
21	graph (A) and a provider described in subparagraph
22	(B) of paragraph (2) shall be included and main-
23	tained on the list of eligible providers of training
24	services described in subsection (d) for so long as

they comply with the requirements of this section

1	and for so long as a provider described in subpara-
2	graph (B) remains registered as described in such
3	subparagraph.";
4	(2) in subsection (d)(1)(A) is amended by add-
5	ing at the end the following:
6	"(iii) information on the performance
7	of the provider with respect to the per-
8	formance accountability measures de-
9	scribed in section 136 for such participants
10	(taking into consideration the characteris-
11	tics of the population served and relevant
12	economic conditions), and information
13	specifying the percentage of such partici-
14	pants who entered unsubsidized employ-
15	ment in an occupation related to the pro-
16	gram, to the extent practicable; and
17	"(iv) information on secondary or
18	postsecondary diploma or its recognized
19	equivalent, or recognized postsecondary
20	credentials received by such participants;
21	and";
22	(3) in subsection (e), by inserting after the first
23	sentence the following: "The list of providers shall
24	also be based on the identified labor market needs
25	of employers in the local area based on input solic-

1 ited from local business and identified in the local 2 plan pursuant to section 118(b)(1)."; and (4) in subsection (h)— 3 4 (A) in the subsection heading, by striking "OR CUSTOMIZED TRAINING" and inserting 5 "Incumbent Worker Training, Customized 6 7 TRAINING, AND OTHER TRAINING EXCEP-8 TIONS"; and 9 (B) in paragraph (1), by striking "or customized training" and inserting "incumbent 10 11 worker training, customized training, intern-12 ships, and paid or unpaid work experience op-13 portunities, or transitional employment". 14 SEC. 116. YOUTH ACTIVITIES. 15 (a) Definition of Disadvantaged Youth and STATE ALLOTMENTS.—Section 127 is amended— 16 17 (1) by amending subsection (a) to read as fol-18 lows: 19 "(a) IN GENERAL.—The Secretary shall use the 20 amount appropriated under section 137(a) for a fiscal 21 year to make allotments and grants in accordance with 22 subparagraphs (A) and (B) of subsection (b)(1) and make 23 funds available for use under section 166 (relating to Native American programs)."; 25 (2) in subsection (b)—

1	(A) in paragraph (1), by striking subpara-
2	graph (A) and redesignating subparagraphs (B)
3	and (C) as subparagraphs (A) and (B), respec-
4	tively; and
5	(B) in paragraph (2) by amending sub-
6	paragraph (C) to read as follows:
7	"(C) DISADVANTAGED YOUTH.—Subject to
8	paragraph (3), the term 'disadvantaged youth'
9	means an individual who—
10	"(i) is age 16 through 24; and
11	"(ii) received an income, or is a mem-
12	ber of a family that received a total family
13	income, that, in relation to family size,
14	does not exceed 150 percent of the poverty
15	line.''; and
16	(3) in subsection (c), by amending paragraph
17	(2) to read as follows:
18	"(2) Amount.—The amount available for real-
19	lotment for a program year is equal to the amount
20	by which the unobligated balance from State allot-
21	ments to the State at the end of the program year
22	prior to the program year for which the determina-
23	tion is made, exceeds 10 percent of the total amount
24	of funds available to the State for that prior pro-
25	gram year, consisting of the State allotment to the

State for such prior program year (including amounts from State allotments to the State, for all program years before that prior program year) that remained available.".

(b) WITHIN STATE ALLOCATIONS.—Section
 128(c)(2) is amended to read as follows:

"(2) Amount.—

"(A) In general.—The amount available for allocation for a program year is equal to the amount by which the balance that is unobligated and unencumbered for training services at the end of the program year prior to the program year for which the determination is made, exceeds 10 percent of the total amount of funds available to the local area for that prior program year, consisting of the local allocation to the local area for such prior program year (including amounts from local allocations to the local area, for all program years before that prior program year) that remained available.

"(B) BALANCE OF FUNDS.—For purposes of this paragraph, the balance that is unobligated and unencumbered for training services is the amount that is the difference between—

1	"(i) the total amount of funds avail-
2	able to the local area under this section for
3	that prior program year consisting of the
4	local allocation to the local area for such
5	prior program year (including amounts
6	from local allocations to the local area for
7	all program years before that prior pro-
8	gram year) that remained available; and
9	"(ii) the amount, from that total
10	amount of available funds, that is obligated
11	or encumbered (in accordance with gen-
12	erally accepted accounting principles) for
13	training services during such prior pro-
14	gram year, except that for purposes of this
15	paragraph the amount included as encum-
16	bered for raining services shall not exceed
17	10 percent of the total amount of available
18	funds described in clause (i).".
19	(c) Required Statewide Youth Activities.—
20	Section 129(b)(2) is amended—
21	(1) in subparagraph (C)—
22	(A) by inserting ", or that fail to meet
23	local performance accountability measures,"
24	after "concentrations of eligible youth"; and

1	(B) by striking the period at the end and
2	inserting "; and"; and
3	(2) by adding at the end the following new sub-
4	paragraph:
5	"(D) providing technical assistance to, as
6	appropriate, local boards, one-stop operators,
7	and eligible providers, including support for the
8	training or staff in evidence-based practices for
9	serving eligible youth (including joint training)
10	and facilitating remote access to services pro-
11	vided through the one-stop delivery system.".
12	(d) Local Elements and Requirements.—Sec-
13	tion 129(c) is amended—
14	(1) in paragraph (1)—
15	(A) in subparagraph (B), by striking
16	"shall identify an" and inserting "shall identify
17	career pathways that include education and em-
18	ployment goals"; and
19	(B) in subparagraph (C)—
20	(i) in clause (i), by striking ", in ap-
21	propriate cases";
22	(ii) in clause (ii), by striking "strong
23	linkages between academic and occupa-
24	tional learning" and inserting "activities
25	leading to the attainment of a secondary

1	school diploma or its recognized equivalent,
2	or a recognized postsecondary credential";
3	and
4	(iii) in clause (iv)—
5	(I) by inserting "employers, in-
6	cluding small employers, and in-de-
7	mand occupations" after "effective
8	connections to"; and
9	(II) by striking subclauses (I)
10	and (II);
11	(2) in paragraph (2)—
12	(A) by striking subparagraph (C) and re-
13	designating subparagraphs (D) through (J) as
14	subparagraphs (C) through (I), respectively;
15	(B) in subparagraph (C) (as so redesig-
16	nated)—
17	(i) by striking "work experiences as
18	appropriate," and inserting "work experi-
19	ences that include academic, area career
20	and technical education or occupational
21	education to ensure youth are college and
22	career ready,"; and
23	(ii) after "including internships," by
24	inserting "summer employment, pre-ap-

1	prenticeships programs, on-the-job train-
2	ing,";
3	(C) in subparagraph (E) (as so redesig-
4	nated), by inserting "such as youth service and
5	conservation corps," after "include community
6	service'';
7	(D) in subparagraph (F) (as so redesig-
8	nated), by inserting ", financial literacy edu-
9	cation, and entrepreneurial skills training" after
10	"supportive services"; and
11	(E) in subparagraph (I) (as so redesig-
12	nated), after "which", by inserting "shall in-
13	clude career counseling and career exploration
14	services, as appropriate, and";
15	(3) in paragraph (3)(C), by inserting "and fam-
16	ily members, mentors," after "parents"; and
17	(4) by amending paragraph (4)(A) to read as
18	follows:
19	"(A) In General.—For any program
20	year, not less than 60 percent of the funds de-
21	scribed in paragraph (1) shall be used to pro-
22	vide youth workforce investment activities for
23	out-of-school vouth.".

SEC. 117. ADULT AND DISLOCATED WORKER TRAINING AC-

- 2 TIVITIES.
- 3 (a) Definition of Disadvantaged Adult.—Sec-
- 4 tion 132(b)(1)(v)(IV) is amended by striking "does not ex-
- 5 ceed and all that follow" and inserting "150 percent of
- 6 the poverty line.".
- 7 (b) REALLOTMENT.—Section 132(c)(2) is amended
- 8 to read as follows:
- 9 "(2) Amount.—The amount available for real-
- lotment for a program year is equal to the amount
- by which the unobligated balance from State allot-
- ments to the State at the end of the program year
- prior to the program year for which the determina-
- tion is made, exceeds 10 percent of the total amount
- of funds available to the State for that prior pro-
- 16 gram year, consisting of the State allotment to the
- 17 State for such prior program year (including
- amounts from State allotments to the State, for all
- program years before that prior program year) that
- remained available.".
- 21 (c) Transfer Authority.—Section 133(b)(4) is
- 22 amended by striking "20 percent" both places it appears
- 23 and inserting "30 percent".
- 24 (d) WITHIN STATE REALLOCATION.—Section 133(c)
- 25 2 is amended to read as follows:
- 26 "(2) Amount.—

"(A) IN GENERAL.—The amount available for allocation for a program year is equal to the amount by which the balance that is unobligated and unencumbered for training services at the end of the program year prior to the program year for which the determination is made, exceeds 10 percent of the total amount of funds available to the local area for that prior program year, consisting of the local allocation to the local area for such prior program year (including amounts from local allocations to the local area, for all program years before that prior program year) that remained available.

"(B) BALANCE OF FUNDS.—For purposes of this paragraph, the balance that is unobligated and unencumbered for training services is the amount that is the difference between—

"(i) the total amount of funds available to the local area under this section for that prior program year consisting of the local allocation to the local area for such prior program year (including amounts from local allocations to the local area for all program years before that prior program year) that remained available; and

1	"(ii) the amount, from that total
2	amount of available funds, that is obligated
3	or encumbered (in accordance with gen-
4	erally accepted accounting principles) for
5	training services during such prior pro-
6	gram year, except that for purposes of this
7	paragraph the amount included as encum-
8	bered for raining services shall not exceed
9	10 percent of the total amount of available
10	funds described in clause (i).".
11	(e) Use of Unobligated Rapid-Response
12	Funds.—Section 134(a)(2) is amended—
13	(1) in subparagraph (A)—
14	(A) by redesignating clauses (i) and (ii) as
15	subclauses (I) and (II), respectively;
16	(B) by striking "A State shall use" and in-
17	serting:
18	"(i) In general.—A State shall
19	use"; and
20	(C) by adding at the end the following:
21	"(ii) Use of unobligated funds.—
22	Funds reserved by a Governor under sec-
23	tion 133(a)(2) to carry out this subpara-
24	graph that remain unobligated after the
25	first program year for which such funds

1	were allotted may be used by the Governor
2	to carry out statewide activities authorized
3	under subparagraph (B) or paragraph
4	(3)(A), in addition to activities under this
5	subparagraph."; and
6	(2) in subparagraph (B)—
7	(A) in clause (v), by striking "; and" and
8	inserting a semicolon;
9	(B) in clause (vi), by striking the period
10	and inserting "; and"; and
11	(C) by adding at the end the following new
12	clause:
13	"(vii) developing, implementing, and
14	using layoff aversion strategies in collabo-
15	ration with appropriate economic develop-
16	ment and private sector entities, for imple-
17	mentation of strategies that may include
18	early identification of firms at risk of lay-
19	offs, use of feasability studies to assess the
20	needs of and options for at-risk firms and
21	the delivery of employment, training, eco-
22	nomic development, investment and finan-
23	cial restructuring activities to address
24	identified risk factors.".

1	(f) Shared Services.—Section 134(d)(1)(B) is
2	amended—
3	(1) by striking "A portion" and inserting the
4	following:
5	"(i) In general.—A portion"; and
6	(2) by adding at the end the following:
7	"(ii) Additional costs of one-
8	STOP.—Subject to the memorandum of un-
9	derstanding described in section 121(e) for
10	the one-stop delivery system involved, in
11	addition to the funds provided for one-stop
12	infrastructure described in section 137(d),
13	a portion of funds made available under
14	Federal law authorizing the programs de-
15	scribed in section 121(b) and administered
16	by one-stop partners, or the noncash re-
17	sources available under such programs,
18	shall be used to pay the additional costs
19	relating to the operation of the one-stop
20	delivery system that are not paid from the
21	funds provided under section 137(d), as
22	determined in accordance with clause (iv),
23	to the extent not inconsistent with the
24	Federal law involved. Such costs shall in-
25	clude the costs of the provision of core

services described in section 134(d)(2) applicable to each program and may include common costs that are not paid from the funds provided under section 137(d).

"(iii) Shared services.—Costs of shared services may include costs of services that are authorized for and may be commonly provided through the one-stop partner programs to any individuals, such as initial intake, assessment of needs, appraisal of basic skills, identification of appropriate services to meet such needs, referrals to other one-stop partners, and other similar services.

"(iv) Determination and guidance.—The method for determining the appropriate portion of funds and noncash resources to be provided by the one-stop partner for each program for a one-stop center shall be determined as part of the development of the memorandum or understanding under subsection (c) for the one-stop center and shall be stated in the memorandum. The State board shall provide guidance to facilitate the determina-

1	tion, for purposes of the memorandum of
2	understanding, of an appropriate allocation
3	of the funds and noncash resources in local
4	areas.".
5	(g) Training Services.—Section 134(d)(4) is
6	amended—
7	(1) in subparagraph (B), by adding at the end
8	the following:
9	"(iii) Rule of construction.—
10	Nothing in this paragraph shall be con-
11	strued to require an individual to receive
12	core or intensive services under paragraphs
13	(2) or (3), respectively, prior to receiving
14	training services under this paragraph.";
15	(2) in subparagraph (D)—
16	(A) in clause (ix), by striking "; and and
17	inserting a semicolon; and
18	(B) by adding at the end the following:
19	"(x) education, training, and skill up-
20	grading for individuals to work and main-
21	tain proficiency as workplace learning advi-
22	sors in programs sponsored by employers
23	or joint labor-management partnerships.";
24	(3) in subparagraph (E)—

1	(A) by striking "In the event" through
2	"priority" and inserting "With respect to funds
3	allocated to a local area for adult employment
4	and training activities, priority";
5	(B) by inserting "individuals with barriers
6	to employment" after "public assistance and
7	other"; and
8	(C) by striking "making determination re-
9	lated to" and inserting "implementing";
10	(4) by striking subparagraph (G) and inserting
11	the following:
12	"(G) USE OF INDIVIDUAL TRAINING AC-
13	COUNTS.—
14	"(i) In general.—Except as pro-
15	vided in clause (ii), training services pro-
16	vided under this paragraph shall be pro-
17	vided through the use of individual train-
18	ing accounts in accordance with this para-
19	graph, and shall be provided to eligible in-
20	dividuals through the one-stop delivery sys-
21	tem.
22	"(ii) Training contracts.—Train-
23	ing services authorized under this para-
24	graph may be provided pursuant to a con-

1	tract for services in lieu of an individual
2	training account if—
3	"(I) the requirements of subpara-
4	graph (F) are met;
5	"(II) such services are on-the-job
6	training, registered apprenticeships,
7	customized training, incumbent work-
8	er training, entrpreneurial skills train-
9	ing, or transitional employment;
10	"(III) the local board determines
11	there are an insufficient number of el-
12	igible providers of training services in
13	the local area involved (such as in a
14	rural area) to accomplish the purposes
15	of a system of individual training ac-
16	counts;
17	"(IV) the local board determines
18	that there is a training services pro-
19	gram of demonstrated effectiveness of-
20	fered in the local area by a commu-
21	nity-based organization or another
22	private organization to serve individ-
23	uals with barriers to employment; or
24	"(V) the local board determines
25	that it would be most appropriate to

award a contract to an institution of higher education or other eligible provider of training services, including area career and technical education centers in order to facilitate the training of multiple individuals in in-demand industry sectors or occupations and that such contract does not limit customer choice.

"(iii) Linkage to occupations in Demand.—Training services provided under this paragraph shall be directly linked to an in-demand industry sector or occupation in the local area or region, or in another area to which an adult or dislocated worker receiving such services is willing to relocate, except that a local board may approve training services for occupations determined by the local board to be in sectors of the economy that have a high potential for sustained demand or growth in the local area.

"(iv) Rule of construction.—

Nothing in this paragraph shall be construed to preclude the combined use of in-

1	dividual training accounts and contracts in
2	the provision of training services, including
3	arrangements that allow individuals receiv-
4	ing individual training accounts to obtain
5	training services that are contracted for
6	under clause (ii)."; and
7	(5) by adding at the end the following:
8	"(H) Reimbursement for on-the-job
9	TRAINING.—
10	"(i) Reimbursement Level.—For
11	purposes of the provision of on-the-job
12	training under this paragraph, the Gov-
13	ernor or local board involved may increase
14	the amount of the reimbursement de-
15	scribed in section 101(31) to an amount of
16	up to 75 percent of the wage rate of a par-
17	ticipant for a program carried out under
18	this chapter, if, respectively—
19	"(I) the Governor approves the
20	increase with respect to a program
21	carried out with funds reserved by the
22	State under that chapter, taking into
23	account the factors described in clause
24	(ii); or

1	"(II) the local board approves the
2	increase with respect to a program
3	carried out with funds allocated to a
4	local area under such chapter, taking
5	into account those factors.
6	"(ii) Factors.—For purposes of
7	clause (i), the Governor or local board, re-
8	spectively, shall take into account factors
9	consisting of—
10	"(I) the characteristics of the
11	participants;
12	"(II) the size and resources of
13	the employer;
14	"(III) the likely employment op-
15	portunities available to workers who
16	complete an on-the-job training pro-
17	gram; and
18	"(IV) such other factors as the
19	Governor or local board, respectively,
20	may determine to be appropriate,
21	which may include the number of em-
22	ployees participating in the training,
23	wage and benefit levels of those em-
24	ployees (at present and anticipated
25	upon completion of the training), rela-

1	tion of the training to the competitive-
2	ness of a participant, and other em-
3	ployer-provided training and advance-
4	ment opportunities.".
5	(h) Incumbent Worker Training Programs and
6	Transitional Jobs.—Section 134(e) is amended—
7	(1) in paragraph (1)—
8	(A) in subparagraph (A), by striking ";
9	and" and inserting a semicolon;
10	(B) in subparagraph (B), by striking the
11	period at the end and inserting "; and"; and
12	(C) by adding at the end the following:
13	"(C) work support activities designed to
14	assist low-wage workers in retaining and en-
15	hancing employment, such as the provision of
16	activities described in this section during non-
17	traditional hours and the provision of child care
18	while such activities are being provided."; and
19	(2) by adding at the end the following new
20	paragraphs:
21	"(4) Incumbent worker training pro-
22	GRAMS.—
23	"(A) In general.—
24	"(i) Standard reservation of
25	FUNDS.—Except as provided in clause (ii),

the local board may reserve and use not more than 15 percent of the funds allocated to the local area involved under section 133(b) to pay for the Federal share of the cost of providing training through a training program for incumbent workers, carried out in accordance with this paragraph.

"(ii) Increased reservation of Funds.—If the local board determines that there is sufficient evidence that use of the funds reserved under clause (i) led to employee retention by and contributed to creation of new jobs with employers that participated in incumbent worker training programs, the local board may reserve and use not more than a total of 20 percent of such costs.

"(iii) Determination of eligibility.—For the purpose of determining the eligibility of an employer to receive funding under clause (i), the local board shall take into account factors consisting of—

1	"(I) the characteristics of the
2	participants in the program;
3	"(II) the relationship of the
4	training to the competitiveness of a
5	participant and the employer; and
6	"(III) such other factors as the
7	local board may determine to be ap-
8	propriate, which may include the
9	number of employees participating in
10	the training, the wage and benefit lev-
11	els of those employees (at present and
12	anticipated upon completion of the
13	training), and the existence of other
14	training and advancement opportuni-
15	ties provided by the employer.
16	"(iv) Statewide impact.—The Gov-
17	ernor or State board involved may make
18	recommendations to the local board for
19	providing incumbent worker training that
20	has statewide impact.
21	"(B) Training activities.—The training
22	program for incumbent workers carried out
23	under this paragraph shall be carried out by the
24	local board in conjunction with the employers or
25	groups of employers of such workers, or a

labor-management partnership, including joint registered apprenticeship programs, for the purpose of assisting such workers in obtaining the skills necessary to retain employment or avert layoffs.

"(C) EMPLOYER PAYMENT OF NON-FED-ERAL SHARE.—Employers participating in the program carried out under this paragraph shall be required to pay for the non-Federal share of the cost of providing the training to incumbent workers of the employers.

"(D) Non-federal share.—

"(i) Factors.—Subject to clause (ii), the local board shall establish the non-Federal share of such cost (taking into consideration such other factors as the number of employees participating in the training, the wage and benefit levels of the employees (at the beginning and anticipated upon completion of the training), the relationship of the training to the competitiveness of the employer and employees, and the availability of other employer-provided training and advancement opportunities).

1	"(ii) Limits.—The non-Federal share
2	shall not be less than—
3	"(I) 10 percent of the cost for
4	employers with not more than 50 em-
5	ployees;
6	"(II) 25 percent of the cost, for
7	employers with more than 50 employ-
8	ees but not more than 100 employees;
9	and
10	"(III) 50 percent of the cost, for
11	employers with more than 100 em-
12	ployees.
13	"(iii) Calculation of employer
14	SHARE.—The non-Federal share provided
15	by an employer participating in the pro-
16	gram may include the amount of the wages
17	paid by the employer to a worker while the
18	worker is attending a training program
19	under this paragraph.
20	"(E) Worker protections.—If an in-
21	cumbent worker training program is proposed
22	for an employer whose workers are covered by
23	a collective bargaining agreement, the union
24	representing those workers will be consulted re-

1	garding the incumbent worker training program
2	and concur prior to the start of the program
3	"(5) Transitional jobs.—The local board
4	may use not more than 15 percent of the funds allo-
5	cated to the local area involved under section 133(b)
6	to provide transitional jobs under subsection (c)(4)
7	that—
8	"(A) are time-limited work experiences in
9	integrated settings that are subsidized and are
10	in the public, private, or nonprofit sectors for
11	individuals with barriers to employment who are
12	chronically unemployed, have no employment
13	experience or have an inconsistent work history
14	"(B) are combined with comprehensive em-
15	ployment and supportive services;
16	"(C) are designed to assist the individuals
17	described in subparagraph (A) to establish a
18	work history, demonstrate success in the work-
19	place, and develop the skills that lead to entry
20	into and retention in unsubsidized employment
21	and
22	"(D) assist in placement or hiring to an
23	unsubsidized job.".

1	SEC. 118. UNIFIED PERFORMANCE ACCOUNTABILITY SYS-
2	TEM.
3	Section 136 is amended to read as follows:
4	"SEC. 136. UNIFIED PERFORMANCE ACCOUNTABILITY SYS-
5	TEM.
6	"(a) Purpose.—The purpose of this section is to es-
7	tablish shared performance accountability measures that
8	apply across the core programs to assess the effectiveness
9	of States and local areas in achieving positive outcomes
10	for individuals served by those programs.
11	"(b) State Unified Performance Account-
12	ABILITY MEASURES.—
13	"(1) In general.—For each State, the unified
14	performance accountability measures for the core
15	programs shall consist of—
16	"(A)(i) the primary indicators of perform-
17	ance described in paragraph (2)(A); and
18	"(ii) the additional indicators of perform-
19	ance (if any) identified by the State under
20	paragraph (2)(B); and
21	"(B) A State adjusted level of performance
22	for each indicator described in subparagraph
23	(A).
24	"(2) Indicators of Performance.—
25	"(A) Primary indicators of Perform-
26	ANCE —

1	"(i) In general.—The State primary
2	indicators of performance for activities
3	provided under the adult and dislocated
4	worker programs authorized under chapter
5	6 of subtitle B of title I, the program of
6	adult education and literacy activities au-
7	thorized under title II, the employment
8	services program authorized under sections
9	1 through 13 of the Wagner-Peyser Act
10	(29 U.S.C. 49 et seq.) (except that sub-
11	clauses (IV) and (V) shall not apply to
12	such program), and the program author-
13	ized under title I of the Rehabilitation Act
14	of 1973 (29 U.S.C. 720 et seq.), other
15	than section 112 or part C of that title (29
16	U.S.C. 732, 741), shall consist of—
17	"(I) the percentage and number
18	of program participants who are in
19	unsubsidized employment during the
20	second quarter after exit from the
21	program;
22	"(II) the percentage and number
23	of program participants who are in
24	unsubsidized employment during the

1	fourth quarter after exit from the pro-
2	gram;
3	"(III) the median earnings of
4	program participants who are in un-
5	subsidized employment during the sec-
6	ond quarter after exit from the pro-
7	gram compared to the median earn-
8	ings of such participants prior to the
9	training;
10	"(IV) the percentage of program
11	participants who obtain a recognized
12	postsecondary credential, including in
13	a registered apprenticeship or on-the-
14	job training program, or a secondary
15	school diploma or its recognized equiv-
16	alent (subject to clause (iii)), during
17	participation in or within 1 year after
18	exit from the program;
19	"(V) the percentage of program
20	participants who, during a program
21	year, are in an education or training
22	program, including a registered ap-
23	prenticeship or on-the-job training
24	program, that leads to a recognized
25	postsecondary credential or a sec-

1	ondary school diploma or its recog-
2	nized equivalent, or employment and
3	who are achieving measurable basic
4	skill gains toward such a credential or
5	employment; and
6	"(VI) the indicators of effective-
7	ness in serving employers established
8	pursuant to clause (iv).
9	"(ii) Primary indicators of Per-
10	FORMANCE FOR ELIGIBLE YOUTH.—The
11	primary indicators of performance for the
12	youth program authorized under chapter 4
13	of this subtitle shall consist of—
14	"(I) the percentage and number
15	of program participants who are in
16	education or training activities, or in
17	unsubsidized employment during the
18	second quarter after exit from the
19	program;
20	(Π) the percentage and number
21	of program participants who are in
22	education or training activities, or in
23	unsubsidized employment, during the
24	fourth quarter after exit from the pro-
25	gram;

1	"(III) the median earnings of
2	program participants who are in un-
3	subsidized employment during the sec-
4	ond quarter after exit from the pro-
5	gram compared to the median earn-
6	ings of such participants prior to the
7	training;
8	"(IV) the percentage of program
9	participants who obtain a recognized
10	postsecondary credential described in
11	clause (i)(IV), or a secondary school
12	diploma or its recognized equivalent
13	subject to clause (iii) during participa-
14	tion in or within 1 year after exit
15	from the program;
16	"(V) the percentage of program
17	participants who, during a program
18	year, are in an education or training
19	program that leads to a recognized
20	postsecondary credential or a sec-
21	ondary school diploma or its recog-
22	nized equivalent, or employment and
23	who are achieving measurable basic
24	skill gains toward such a secondary
25	credential or employment; and

1	"(VI) the indicators of effective-
2	ness in serving employers established
3	pursuant to clause (iv).
4	"(iii) Indicator relating to cre-
5	DENTIAL.—For purposes of clause (i)(IV)
6	or (ii)(IV), program participants who ob-
7	tain a secondary school diploma or its rec-
8	ognized equivalent shall be included in the
9	percentage counted as meeting the cri-
10	terion under such clause only if such par-
11	ticipants, in addition to obtaining such di-
12	ploma or its recognized equivalent, have
13	obtained or retained employment, have
14	been removed from public assistance, or
15	are in an education or training program
16	leading to a recognized postsecondary cre-
17	dential described in clause (i)(IV) within 1
18	year after exit from the program.
19	"(iv) Indicator for services to
20	EMPLOYERS.—Prior to the commencement
21	of the second full program year after the
22	date of enactment of this Act, for purposes
23	of clauses (i)(VI) and (ii)(V), the Secretary

of Labor and the Secretary of Education

after consultation with the representatives

24

1	described in subsection (h)(2), shall jointly
2	develop and establish, for purposes of this
3	subparagraph, 1 or more primary indica-
4	tors of performance that indicate the effec-
5	tiveness of the core programs in serving
6	employers.
7	"(B) Additional indicators.—A State
8	may identify in the State plan additional per-
9	formance accountability indicators.
10	"(3) Levels of Performance.—
11	"(A) STATE ADJUSTED LEVELS OF PER-
12	FORMANCE FOR PRIMARY INDICATORS.—
13	"(i) IN GENERAL.—For each State
14	submitting a State plan, there shall be es-
15	tablished, in accordance with this subpara-
16	graph, levels of performance for each of
17	the corresponding primary indicators of
18	performance described in paragraph (2) for
19	each of the programs described in clause
20	(ii).
21	"(ii) Included programs.—The
22	programs included under clause (i) are—
23	"(I) the youth program author-
24	ized under chapter 4 of this subtitle:

1	"(II) the adult program author-
2	ized under chapter 5 of this subtitle;
3	"(III) the dislocated worker pro-
4	gram authorized under chapter 5 of
5	this subtitle;
6	"(IV) the program of adult edu-
7	cation and literacy activities author-
8	ized under title II;
9	"(V) the employment services
10	program authorized under sections 1
11	through 13 of the Wagner-Peyser Act
12	(29 U.S.C. 49 et seq.); and
13	"(VI) the program authorized
14	under title I of the Rehabilitation Act
15	of 1973 (29 U.S.C. 720 et seq.), other
16	than section 112 or part C of that
17	title (29 U.S.C. 732, 741).
18	"(iii) Identification of state
19	PLAN.—Each State shall identify, in the
20	State plan, expected levels of performance
21	for each of the corresponding primary indi-
22	cators of performance for each of the pro-
23	grams described in clause (ii) for the first
24	2 program years covered by the State plan.

1 "(iv) Agreement of state ad
2 JUSTED LEVELS OF PERFORMANCE.—
3 "(I) First 2 Years.—The State
4 shall reach agreement with the Sec
5 retary of Labor and the Secretary o
6 Education on levels of performance
7 for each indicator described in clause
8 (iii) for each of the programs de
9 scribed in clause (ii) for each of the
first 2 program years covered by the
State plan. In reaching the agree
ment, the State and Secretaries shall
take into account the levels identified
in the State plan under clause (iii
and the factors described in clause
16 (v). The levels agreed to shall be con
sidered to be the State adjusted levels
of performance for the State for such
19 program years and shall be incor
porated into the State plan prior to
21 the approval of such plan.
22 "(II) THIRD AND FOURTH
23 YEAR.—The State and the Secretaries
shall reach agreement, prior to the
25 third program year covered by the

1	State plan, on levels of performance
2	for each indicator described in clause
3	(iii) for each of the programs de-
4	scribed in clause (ii) for each of the
5	third and fourth program years cov-
6	ered by the State plan. In reaching
7	the agreement, the State and Secre-
8	taries shall take into account the fac-
9	tors described in clause (v). The levels
10	agreed to shall be considered to be the
11	State adjusted levels of performance
12	for the State for such program years
13	and shall be incorporated into the
14	State plan as a modification to the
15	plan.
16	"(v) Factors.—In reaching the
17	agreements described in clause (iv), the
18	State and Secretaries shall—
19	"(I) take into account how the
20	levels involved compare with the State
21	adjusted levels of performance estab-
22	lished for other States;
23	"(II) ensure that the levels in-
24	volved are adjusted, using the objec-
25	tive statistical model established by

1 the Secretaries pursuant to clause 2 (viii), based on the difference among 3 States in economic conditions (including differences in unemployment rates and job losses or gains in particular 6 industries) and the characteristics of 7 participants when the participants en-8 tered the program involved, including 9 indicators of poor work history, lack 10 of work experience, lack of educational 11 or occupational skills attainment, dis-12 location from high-wage and high-ben-13 efit employment, low levels of literacy 14 or English proficiency, disability sta-15 tus, homelessness, ex-offender status, 16 and welfare dependency; 17 "(III) take into account the ex-18 tent to which the levels involved pro-19 mote continuous improvement in per-20 formance accountability on the per-21 formance accountability measures by 22 such State and ensure optimal return

on the investment of Federal funds;

and

23

1	"(IV) take into account the ex-
2	tent to which the levels involved will
3	assist the State in meeting the goals
4	described in clause (vi).
5	"(vi) Goals.—In order to promote
6	enhanced performance outcomes and to fa-
7	cilitate the process of reaching agreements
8	with the States under clause (iv), the Sec-
9	retary of labor and the Secretary of Edu-
10	cation shall establish performance goals for
11	the core programs, in accordance with the
12	Government Performance and Results Act
13	of 1993 and in consultation with States
14	and other appropriate parties. Such goals
15	shall be long-term goals for the adjusted
16	levels of performance to be achieved by
17	each of the programs described in clause
18	(ii) regarding the corresponding primary
19	indicators of performance described in
20	paragraph (2)(A).
21	"(vii) Revisions based on eco-
22	NOMIC CONDITIONS AND INDIVIDUALS
23	SERVED DURING THE PROGRAM YEAR.—
24	The Secretary of Labor and the Secretary
25	of Education shall, in accordance with the

1 objective statistical model developed pursu-2 ant to clause (viii), revise the State ad-3 justed levels of performance applicable for each of the programs described in clause (ii), for a program year and a State, to re-6 flect the economic conditions and charac-7 teristics of participants (as described in 8 clause (v)(II)) in that program during such 9 program year in a such State.

"(viii) STATISTICAL ADJUSTMENT MODEL.—The Secretary of Labor and the Secretary of Education, after consultation with the representatives described in subsection (h)(2), shall develop and disseminate an objective statistical model that will be used to make the adjustments in the State adjusted levels of performance for economic conditions and characteristics of participants under clauses (v) and (vii).

"(B) LEVELS OF PERFORMANCE FOR AD-DITIONAL INDICATORS.—The State may identify, in the State plan, State levels of performance for each of the additional indicators identified under paragraph (2)(B). Such levels shall

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1	be considered to be State adjusted levels of per-
2	formance for purposes of this section.
3	"(c) Local Performance Accountability Meas-
4	URES.—
5	"(1) In general.—For each local area in a
6	State designated under section 116, the local per-
7	formance accountability measures for each of the
8	program described in subclauses (I) through (III) of
9	subsection (b)(3)(A)(ii) shall consist of—
10	"(A)(i) the primary indicators of perform-
11	ance described in subsection (b)(2)(A) that are
12	applicable to such programs; and
13	"(ii) additional indicators of performance,
14	if any, identified by the State for such pro-
15	grams under subsection (b)(2)(B); and
16	"(B) the local level of performance for
17	each indicator described in subparagraph (A).
18	"(2) Local Level of Performance.—The
19	local board, the chief elected official, and the Gov-
20	ernor shall negotiate and reach agreement on local
21	levels of performance based on the State adjusted
22	levels of performance established under subsection
23	(b)(3)(A).
24	"(3) Adjustment factors.—In negotiating
25	the local levels of performance, the local board, the

chief elected official, and the Governor shall make adjustments for the expected economic conditions and the expected characteristics of participants to be served in the local area, using the statistical adjustment model developed pursuant to subsection (b)(3)(A)(viii). In addition, the negotiated local levels of performance applicable to a program year shall be revised to reflect the economic conditions experienced and the characteristics of the populations served in the local area during such program year using the statistical adjustment model.

"(d) Performance Accountability Reports.—

"(1) IN GENERAL.—Not later than 6 months after the date of enactment of the Workforce Investment Act of 2012, the Secretary of Labor and the Secretary of Education shall jointly develop a template for performance reports that shall be used by States, local boards, and eligible providers of training services under section 122 to report on outcomes achieved by the core programs, and to report on quantifiable benchmarks established in the State plan as described in section 112 or the State unified plan described in section 113 that demonstrate annual improvement with respect to each of the sys-

1 tem-wide performance indicators established under 2 subsection (j)(2) of this section. 3 "(2) Contents of state performance re-4 PORTS.—The performance report for a State shall 5 include, subject to paragraph (5)(C)— 6 "(A) information specifying the levels of 7 performance achieved with respect to the pri-8 mary indicators of performance described in 9 subsection (b)(2)(A) for each of the programs 10 described in subsection (b)(3)(A)(ii) and the 11 State adjusted levels of performance with re-12 spect to such indicators for each program; "(B) information specifying the levels of 13 14 performance achieved with respect to the pri-15 mary indicators of performance described in subsection (b)(2)(A) for each of the programs 16 17 described in subsection (b)(3)(A)(ii) with re-18 spect to individuals with barriers to employ-19 ment, disaggregated by each subpopulation of 20 such individuals; 21 "(C) the total number of participants 22 served by each type of service of the programs 23 described in subsection (b)(3)(A)(ii), and the 24 types of core, intensive, and training services

provided;

1	"(D) the number of individuals with bar-
2	riers to employment served by each type of
3	service by each of the programs described in
4	subsection (b)(3)(A)(ii), disaggregated by each
5	subpopulation of such individuals;
6	"(E) the number of participants who are
7	enrolled in more than 1 of the programs de-
8	scribed in subsection (b)(3)(A)(ii); and
9	"(F) other information that facilitates
10	comparisons of programs with programs in
11	other States.
12	"(3) Contents of local area performance
13	REPORTS.—The performance reports for a local area
14	shall include, subject to paragraph (5)(C)—
15	"(A) information specifying the levels of
16	performance achieved with respect to the pri-
17	mary indicators of performance described in
18	subsection (b)(2)(A) for each of the programs
19	described in subclauses (I) through (III) of sub-
20	section (b)(3)(A)(ii), and the local adjusted lev-
21	els of performance with respect to such indica-
22	tors for each program;
23	"(B) information specifying the levels of
24	performance achieved with respect to the pri-
25	mary indicators of performance described in

1	subsection (b)(2)(A) for each of the programs
2	described in subclauses (I) through (III) of sub-
3	section (b)(3)(A)(ii) with respect to individuals
4	with barriers to employment, disaggregated by
5	each subpopulation of such individuals;
6	"(C) the total number of participants
7	served by each of the programs described in
8	subclauses (I) through (III) of subsection
9	(b)(3)(A)(ii), and the types of core, intensive,
10	and training services provided;
11	"(D) the number of individuals with bar-
12	riers to employment served by each of the pro-
13	grams described in subclauses (I) through (III)
14	of subsection (b)(3)(A)(ii), disaggregated by
15	each subpopulation of such individuals;
16	"(E) the number of participants who are
17	enrolled in any of the programs described in
18	subclauses (I) through (III) of subsection
19	(b)(3)(A)(ii) who are enrolled in more than 1
20	program described in subsection (b)(3)(A)(ii);
21	and
22	"(F) other information that facilitates
23	comparisons of programs with programs in
24	other local areas (or planning regions, as appro-

priate).

"(4) Contents of eligible training pro-
VIDERS PERFORMANCE REPORTS.—The performance
report for an eligible provider of training services
under section 122 shall include, subject to para-
graph (5)(C), with respect to each program of train-
ing services, including core, intensive, and training
services, of such provider—
"(A) information specifying the levels of
performance achieved with respect to the pri-
mary indicators of performance described in
subclauses (I) through (IV) of subsection
(b)(2)(A)(i) with respect to participants served
under the adult and dislocated worker programs
under chapter 5 of this subtitle; and
"(B) the number of participants served
under each of the adult and dislocated worker
programs under chapter 5 of this subtitle and
the number of individuals with barriers to em-
ployment served under each of such programs,
disaggregated by each subpopulation of such in-
dividuals.
"(5) Publication.—
"(A) STATE PERFORMANCE REPORTS.—
The Secretary of Labor and the Secretary of

Education shall annually make publically avail-

able, including by electronic means, the performance reports for States and local areas containing the information described in paragraph (2).

"(B) Local area and eligible training provider performance reports.—The State shall make publically available, including by electronic means, the performance reports for the local areas containing the information described in paragraph (3) and the performance reports for eligible providers of training services containing the information described in paragraph (4).

"(C) Rules for reporting of data.—
The disaggregation of data under this subsection shall not be required when the number of participants in a category is insufficient to yield statistically reliable information or when the results would reveal personally identifiable information about an individual participant.

"(e) EVALUATION OF STATE PROGRAMS.—

"(1) IN GENERAL.—Using funds authorized under a core program and made available to carry out this section, the State, in coordination with local boards in the State and the State agencies respon-

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sible for the administration of the core programs, shall conduct ongoing evaluations of activities carried out in the State under such programs and in accordance with the State unified plan. The State, local boards, and State agencies shall conduct the evaluations in order to promote, establish, implement, and utilize methods for continuously improving core program activities in order to achieve highlevel performance within, and high-level outcomes from, the workforce investment system. To the maximum extent practicable, the State shall coordinate the valuations with the evaluations provided for the Secretary of Labor and Secretary of Education under section 172, section 343(b)(3)(E), section 10(b) of the Wagner-Peyser Act (29 U.S.C. 49i(b)), and sections 12(a)(5), 14, and 107 of the Rehabilitation Act of 1973 (29 U.S.C. 709(a)(5), 711, 727) (applied with respect to programs carried out under title I of that Act).

"(2) Design.—The evaluations conducted under this subsection shall be designed in conjunction with the State board, State agencies responsible for the administration of the core programs, and local boards and shall include analysis of customer feedback and outcome and process measures in the

statewide workforce investment system. The evaluations may include the use of control groups.

"(3) Results.—The State shall periodically prepare, submit to the State board and local boards in the State, and make available to the public, including by electronic means, reports containing the results of evaluations conducted under this subsection, to promote the efficiency and effectiveness of the workforce investment system.

10 "(f) SANCTIONS FOR STATE FAILURE TO MEET
11 STATE PERFORMANCE ACCOUNTABILITY MEASURES.—

"(1) States.—

"(A) TECHNICAL ASSISTANCE.—If a State fails to meet the State adjusted levels of performance relating to indicators described in subsection (b)(2)(A) for a program for any program year, the Secretary of Labor and the Secretary of Education shall, upon request, provide technical assistance, including assistance in the development of a performance improvement plan.

"(B) REDUCTION IN AMOUNT OF GRANT.—If such failure continues for a second consecutive year, or if a State fails to submit a report under subsection (d) for any program 1 year, the Secretary of Labor or the Secretary of Education, as appropriate, may reduce by not 2 3 more than 5 percent, the amount of the allot-4 ment that would (in the absence of this paragraph) be payable to the State under such pro-6 gram for the immediately succeeding program 7 year. Such penalty shall be based on the degree 8 of failure to meet State adjusted levels of per-9 formance.

- "(2) Funds resulting from reduced al-Lotments.—The Secretary of Labor or the Secretary of Education, as appropriate, shall use any amount retained, as a result of a reduction in an allotment to a State made under paragraph (1)(B), to provide technical assistance to the States the Secretaries determine to be appropriate to improve the performance of their core programs.
- 18 "(g) SANCTIONS FOR LOCAL AREA FAILURE TO
 19 MEET LOCAL PERFORMANCE ACCOUNTABILITY MEAS20 URES.—
- "(1) TECHNICAL ASSISTANCE.—If a local area fails to meet local performance accountability measures established under subsection (c) for the youth, adult, or dislocated worker program authorized under chapter 2 or 3 of subtitle B of title I for a

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1	program described in subsection (d)(2)(A) for any
2	program year, the Governor, or upon request by the
3	Governor, the Secretary of Labor, shall provide tech-
4	nical assistance, which may include assistance in the
5	development of a performance improvement plan, or
6	the development of a modified local plan or regional
7	plan.
8	"(2) Corrective actions.—
9	"(A) IN GENERAL.—If such failure con-
10	tinues for a second consecutive year, the Gov-
11	ernor shall take corrective actions, which may
12	include development of a reorganization plan
13	through which the Governor may—
14	"(i) require the appointment and cer-
15	tification of a new local board, consistent
16	with the criteria established under section
17	117(b)(1);
18	"(ii) prohibit the use of eligible pro-
19	viders and one-stop partners identified as
20	achieving a poor level of performance;
21	"(iii) redesignate the local area in ac-
22	cordance with section 116; or
23	"(iv) take such other actions as the
24	Governor determines are appropriate.
25	"(B) Appeal by local area.—

APPEAL TO GOVERNOR.—The local board and chief elected official for a local area that is subject to a reorganization plan under subparagraph (A) may, not later than 30 days after receiving no-tice of the reorganization plan, appeal to the Governor to rescind or revise such plan. In such case, the Governor shall make a final decision not later than 30 days after the receipt of the appeal.

"(ii) Subsequent action.—The local board and chief elected official for a local area may, not later than 30 days after receiving a decision from the Governor pursuant to clause (i), appeal such decision to the Secretary of Labor. In such case, the Secretary shall make a final decision not later than 30 days after the receipt of the appeal.

"(C) Effective date.—The decision made by the Governor under subparagraph (B)(i) shall become effective at the time the Governor issues the decision pursuant to such clause. Such decision shall remain effective un-

1 less the Secretary of Labor rescinds or revises 2 such plan pursuant to subparagraph (B)(ii). 3 "(h) Definitions of Indicators of Perform-ANCE.— 5 "(1) In general.—In order to ensure nation-6 wide comparability of performance data, the Sec-7 retary of Labor and the Secretary of Education, 8 after consultation with representatives described in 9 paragraph (2), shall issue definitions for the indica-10 tors described in this section. 11 "(2) Representatives.—The representatives 12 referred to in paragraph (1) are representatives of 13 States and political subdivisions, business and indus-14 try, employees, eligible providers of activities carried 15 out through the core programs, educators, research-16 ers, participants, the lead State agency officials with 17 responsibility for the programs carried out through 18 the core programs, individuals with expertise in serv-19 ice individuals with barriers to employment, and 20 other interested parties. "(i) FISCAL AND MANAGEMENT ACCOUNTABILITY 21 22 Information Systems.— 23 "(1) Wage records.—In measuring

progress of the State across all core programs as

identified in section 136(b)(2)(A) on State and local

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1 performance accountability measures, a State shall 2 utilize quarterly wage records, consistent with State 3 law. The Secretary of Labor shall make arrangements, consistent with State law, to ensure that the 5 wage records of any State are available to any other 6 State to the extent that such wage records are re-7 quired by the State in carrying out the State plan 8 of the State or completing the annual report de-9 scribed in subsection (d).

"(2) Confidentiality.—In carrying out the requirements of this Act, the State shall comply with section 444 of the General Education Provisions Act (20 U.S.C. 1232g).

"(j) System-Wide Improvements.—

"(1) Purpose.—The purpose of this subsection is to establish system-wide improvements across all programs to enhance data collection, ensure accountability and increase administrative efficiencies in employment and training programs that will expand the capacity and improve the performance of the workforce system.

"(2) DEVELOPMENT AND IMPLEMENTATION.—

"(A) IN GENERAL.—The Secretary of Labor and the Secretary of Education, after consultation with the representatives described

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in subsection (h)(2), shall develop system-wide performance measures across the one-stop partner programs described in section 121(b) to measure the collective effectiveness of the workforce investment system in aligning and coordinating the core programs and other one-stop partner programs, employers as a meaningful system partner to address businesses and other employer immediate and long-term skilled workforce needs in in-demand, high-growth, and other occupations important to a State, regional, or local economy, expanding access to education and training for participants (including participants with barriers to employment), and establishing or strengthening credential attainment and measurement strategies. Not later than the beginning of the third program year, the Secretary of Labor and the Secretary of Education after consultation with the representatives described in subsection (h)(2), shall develop system-wide performance accountability measures.

"(B) BENCHMARKS.—Not later than the beginning of the third program year, each State shall include in the State plan described in sec-

1	tion 112 or the State unified plan described in
2	section 113 quantifiable benchmarks that dem-
3	onstrate annual improvement with respect to
4	each of the system-wide performance indicators
5	established under this section.
6	"(C) REQUIREMENTS.—For each State,
7	the system-wide performance accountability
8	measures shall consist of—
9	"(i) the indicators of performance de-
10	scribed in paragraph (3) (A) through (D);
11	"(ii) any other indicators established
12	by the Secretary of Labor and the Sec-
13	retary of Education in consultation with
14	the representatives described in subsection
15	(h)(2); and
16	"(iii) a State adjusted level of per-
17	formance for each indicator described in
18	paragraph (3).
19	"(3) Indicators of Performance.—The in-
20	dicators of system-wide performance shall be meas-
21	ured from baseline data collected in the first year
22	after the date of enactment of this subsection and
23	shall consist of the following:
24	"(A) Indicators of effectiveness in
25	ENGAGING EMPLOYERS AS A SYSTEM PART-

1	NER.—The State indicators of effectiveness in
2	serving employers shall at a minimum consist
3	of—
4	"(i) the number and percentage of
5	employers in the State using one-stops;
6	"(ii) the total number of returning
7	employers in the State using one-stops and
8	one-stop partner program services, includ-
9	ing training;
10	"(iii) the number of training modules
11	created for specific employers or groups of
12	employers; and
13	"(iv) the size of each employer in the
14	State using one-stops and one-stop partner
15	programs services.
16	"(B) Indicators of expanded access
17	TO TRAINING SERVICES.—The State indicators
18	of expanded access to training services shall at
19	a minimum consist of—
20	"(i) the number and percentage of
21	participants who received training or edu-
22	cation services under a one-stop partner
23	program;
24	"(ii) the number and percentage of
25	participants and youth with barriers to em-

1	ployment who received services from a one-
2	stop partner program resulting in entry
3	into an education and training program
4	that leads to employment or a recognized
5	postsecondary credential;
6	"(iii) the total number and percentage
7	of participants concurrently enrolled in two
8	or more core programs, or in at least one
9	other one-stop partner program;
10	"(iv) the number and percentage of
11	participants engaged in career pathways;
12	and
13	"(v) the total number and percentage
14	of participants who are enrolled and whose
15	training is co-funded by Pell grants or
16	other sources of financial aid.
17	"(C) Indicators of Credential Attain-
18	MENT AND MEASUREMENT.—The State indica-
19	tors of credential attainment and measurement
20	shall at a minimum consist of the total number
21	and percentage of recognized postsecondary cre-
22	dentials earned during the program year by, or
23	awarded to, participants of programs described
24	in section $136(b)(3)(A)(i)$.

1 "(D) Additional indicators	s.—A State
2 may identify in a State plan addition	nal system-
3 wide performance accountability indic	cators.
4 "(4) Levels of Performance.—	
5 "(A) STATE ADJUSTED LEVEL	S OF PER-
6 FORMANCE FOR SYSTEM-WIDE PER	RFORMANCE
7 ACCOUNTABILITY INDICATORS.—	
8 "(i) In general.—For	each State
9 submitting a State plan under	section 112
or section 113, there shall be	established,
in accordance with this paragrap	ph, levels of
performance for each of the s	system-wide
performance accountability indi	icators that
shall measure aggregate performance.	rmance for
the programs referred to	in section
121(b)(1)(B), and which may in	nclude data
from programs referred to	in section
18 121(b)(2)(B).	
19 "(ii) Identification	IN STATE
20 PLAN.—Prior to the third pro	ogram year
21 after enactment of this Act,	each State
shall identify, in the State pla	n, expected
levels of performance for each	of the cor-
responding system-wide performance of the control o	rmance ac-
25 countability indicators under	subsection

1	(j)(2) for each of the third and fourth pro-
2	gram years covered by the State plan.
3	"(iii) AGREEMENT ON STATE AD-
4	JUSTED LEVELS OF PERFORMANCE.—The
5	State shall reach agreement with the Sec-
6	retary of Labor and the Secretary of Edu-
7	cation on levels of performance for each in-
8	dicator under subsection (j)(2) for each of
9	the third and fourth program years cov-
10	ered by the State plan. In reaching the
11	agreement, the State and Secretaries shall
12	take into account the levels identified in
13	the State plan under clause (ii), and may
14	take into account the factors described in
15	subsection $(e)(3)(A)(v)$.
16	"(B) Levels of Performance for Ad-
17	DITIONAL INDICATORS.—The State may iden-
18	tify, in the State plan, State levels of perform-
19	ance for each of the additional indicators identi-
20	fied under subsection $(j)(2)(E)$. Such levels
21	shall be considered the State adjusted levels of
22	performance for purposes of this section.
23	"(C) Failure to meet system-wide
24	PERFORMANCE ACCOUNTABILITY MEASURES.—
25	If a State fails to meet State adjusted levels of

1	performance relating to indicators described in
2	paragraph (3) for any program year the Sec-
3	retary of Labor and the Secretary of Education
4	shall, upon request, provide technical assist-
5	ance, including assistance in the development of
6	a performance improvement plan.

7 "(5) Reports.—Not later than 1 year after the 8 date of the enactment of the Workforce Investment 9 Act of 2012, the Secretary of Labor shall report to 10 the Committee on Education and the Workforce on 11 the indicators described in paragraph (2) of this sec-12 tion and provide recommendations to the Committee 13 on improving coordination and increasing efficiencies 14 in one-stop partner programs.".

15 SEC. 119. AUTHORIZATION OF FUNDING FOR ONE-STOP IN-

16 FRASTRUCTURE.

- 17 Section 137 is amended by adding at the end the fol-18 lowing:
- 19 "(d) One-Stop Infrastructure.—
- "(1) AUTHORIZATION OF APPROPRIATIONS.—In addition to the funds authorized under subsections (a), (b), and (c), there is authorized to be appropriated an additional amount equal to 3 percent of the total of amounts appropriated under such subsections, for costs of infrastructure including rental

1	costs and other expenses associated with establishing
2	and maintaining one-stop centers in accordance with
3	section 121.
4	"(2) Allotment.—The Secretary shall allot
5	the funds appropriated pursuant to paragraph (1)
6	for each fiscal year among the States as follows:
7	"(A) Two-thirds of such sums shall be al-
8	lotted on the basis of the relative number of in-
9	dividuals in the civilian labor force in each
10	State as compared to the total number of such
11	individuals in all States.
12	"(B) One-third of such sums shall be allot-
13	ted on the basis of the relative number of un-
14	employed individuals in each State as compared
15	to the total number of such individuals in all
16	States.
17	For purposes of this paragraph, the number of indi-
18	viduals in the civilian labor force and the number of
19	unemployed individuals shall be based on data for
20	the most recent calendar year available, as deter-
21	mined by the Secretary.".
22	Subtitle C—Job Corps
23	SEC. 131. PURPOSES.
24	Section 141(1) is amended to read as follows:

1	"(1) to maintain a national Job Corps program,
2	carried out in partnership with States and commu-
3	nities, to—
4	"(A) assist eligible youth to connect to the
5	labor force by providing them with intensive so-
6	cial, academic, career and technical education,
7	and service-learning opportunities, in primarily
8	residential centers, in order for such youth to
9	obtain secondary school diplomas or recognized
10	postsecondary credentials leading to—
11	"(i) successful careers, in in-demand
12	industry sectors or occupations or the
13	Armed Forces, that will result in economic
14	self-sufficiency and opportunities for ad-
15	vancement; or
16	"(ii) enrollment in postsecondary edu-
17	cation; and
18	"(B) support responsible citizenship;".
19	SEC. 132. DEFINITIONS.
20	Section 142 is amended—
21	(1) in paragraph (2)—
22	(A) by striking "customer service";
23	(B) by striking "intake" and inserting "as-
24	sessment"; and

1	(C) by striking "a Jobs Corps center" and
2	inserting "support the purposes of the Jobs
3	Corps'';
4	(2) in paragraph (4), by striking "before com-
5	pleting the requirements" and all that follows and
6	inserting "prior to becoming a graduate.";
7	(3) in paragraph (5), by striking "has com-
8	pleted the requirements" and all that follows and in-
9	serting the following: "who, as a result of participa-
10	tion in the Job Corps program, has received a sec-
11	ondary school diploma or recognized equivalent or
12	completed the requirements of a career and technical
13	education and training program that prepares indi-
14	viduals for employment leading to economic self-suf-
15	ficiency or entrance into postsecondary education or
16	training."; and
17	(4) in paragraph (9), by striking "area served
18	by a regional office of the Employment and Training
19	Administration" and inserting "defined by the Sec-
20	retary".
21	SEC. 133. INDIVIDUALS ELIGIBLE FOR THE JOB CORPS.
22	Section 144 is amended by adding at the end the fol-
23	lowing:
24	"(4) Special rule for veterans.—Notwith-
25	standing the requirement of paragraph (2), a vet-

1	eran of the Armed Forces shall be eligible to become
2	an enrollee under this section if the individual—
3	"(A) meets the requirements of paragraphs
4	(1) and (3); and
5	"(B) does not meet the requirement of
6	paragraph (2) because the military income
7	earned by such individual within the 6-month
8	period prior to the individual's application for
9	Job Corps prevents the individual from meeting
10	such requirement.".
11	SEC. 134. RECRUITMENT, SCREENING, SELECTION, AND AS-
12	SIGNMENT OF ENROLLEES.
13	Section 145 is amended—
14	(1) in subsection (a)(2)—
15	(A) in subparagraph (C)(i), by striking
16	"vocational" and inserting "career and tech-
17	nical education and training"; and
18	(B) by amending subparagraph (E) to read
19	as follows:
20	"(E) assure appropriate representation of
21	enrollees from urban areas and from rural
22	areas.'';
23	(2) in subsection (a)(3)—
24	(A) in subparagraph (B), by striking ";
25	and" and inserting a semicolon;

1	(B) in subparagraph (C), by striking the
2	period and inserting "; and; and
3	(C) by adding at the end the following:
4	"(D) child welfare agencies that are re-
5	sponsible for children in foster care and chil-
6	dren eligible for assistance under section 477 of
7	the Social Security Act (42 U.S.C. 677).";
8	(3) in subsection (b)(1)(B), by inserting "and
9	agrees to such rules" after "failure to observe the
10	rules'';
11	(4) in subsection (c)—
12	(A) in paragraph (1) in the matter pre-
13	ceding subparagraph (A), by striking "an as-
14	signment" and inserting "a";
15	(B) in paragraph (2), in the matter pre-
16	ceding subparagraph (A), by striking "the Sec-
17	retary shall, every 2 years, analyze, for the Job
18	Corps center—" and inserting "every 2 years
19	the Secretary, in consultation with operators of
20	Job Corps centers, shall analyze relevant fac-
21	tors relating to each Job Corps center, includ-
22	ing—'';
23	(C) in subparagraph (B), by striking ";
24	and" and inserting a semicolon;
25	(D) in subparagraph (C)—

1	(i) by inserting "the education, train-
2	ing, and supportive" after "including"; and
3	(ii) by adding "and" after the semi-
4	colon; and
5	(E) by adding at the end the following:
6	"(D) the performance of the Job Corps
7	center relating to the expected levels of per-
8	formance for the indicators described in section
9	159(c)(1), and whether any actions have been
10	taken with respect to such center pursuant to
11	paragraphs (2) and (3) of section 159(f)."; and
12	(5) in subsection (d)—
13	(A) in paragraph (1)—
14	(i) in the matter preceding subpara-
15	graph (A), by striking "is closest to the
16	home of the enrollee, except that the" and
17	inserting "offers the type of career and
18	technical education and training selected
19	by the individual and, among the centers
20	that offer such education and training, is
21	closest to the home of the individual. The";
22	and
23	(ii) by striking subparagraph (A) and
24	redesignating subparagraphs (B) and (C)

1	as subparagraphs (A) and (B), respec-
2	tively; and
3	(B) in paragraph (2), by striking "to the
4	home of" and inserting "to the home of that of-
5	fers the career and technical education and
6	training desired by".
7	SEC. 135. ENROLLMENT.
8	Section 146(b) is amended—
9	(1) in paragraph (1), by striking "or"; and
10	(2) by redesignating paragraph (2) as para-
11	graph (4) and inserting after paragraph (1) the fol-
12	lowing:
13	"(2) in the case of an individual with a dis-
14	ability who would reasonably be expected to meet the
15	standards for a Job Corps graduate, as defined
16	under section 142(5), if allowed to participate in the
17	Job Corps for not more than 1 additional year;
18	"(3) in the case of an individual who partici-
19	pates in national service, as authorized by a Civilian
20	Conservation Center program, who would be granted
21	an enrollment extension in the Job Corps for the
22	amount of time equal to the period of national serv-
23	ice; or".
24	SEC. 136. JOB CORPS CENTERS.
25	Section 147 is amended—

1	(1) in subsection (a)—
2	(A) in paragraph (1)—
3	(i) in subparagraph (A), by striking
4	"vocational" both places it appears and in-
5	serting "career and technical"; and
6	(ii) in subparagraph (B), by inserting
7	", or other entity with the necessary capac-
8	ity," after "local entity"; and
9	(B) in paragraph (2)—
10	(i) in subparagraph (A), by striking
11	"subsections (c) and (d) of section 303 of
12	the Federal Property and Administrative
13	Services Act of 1949 (41 U.S.C. 253)" and
14	inserting "subsections (a) and (b) of sec-
15	tion 3304 of title 41, United States
16	Code,"; and
17	(ii) in subparagraph (B)(i)—
18	(I) in subclause (II), by striking
19	"vocational" and inserting "career
20	and technical education and";
21	(II) in subclause (III), by strik-
22	ing "is familiar with the surrounding
23	communities," and inserting "dem-
24	onstrates relationships with the sur-
25	rounding communities, employers,

1	labor organizations, workforce
2	boards,"; and
3	(III) by amending subclause (IV)
4	to read as follows:
5	"(IV) the performance of the en-
6	tity, if any, relating to operating or
7	providing activities described in this
8	subtitle to a Job Corps center, includ-
9	ing the entity's demonstrated effec-
10	tiveness in assisting individuals in
11	achieving the primary indicators of
12	performance for eligible youth de-
13	scribed in section 136(b)(2)(A)(ii).";
14	and
15	(2) by amending subsection (c) to read as fol-
16	lows:
17	"(c) Civilian Conservation Centers.—
18	"(1) In general.—The Job Corps centers may
19	include Civilian Conservation Centers, operated
20	under an agreement between the Secretary of Labor
21	and the Secretary of Agriculture, that are located
22	primarily in rural areas. Such centers shall provide,
23	in addition to academics, career and technical edu-
24	cation and training, and workforce preparation skills
25	training, programs of work experience to conserve,

- develop, or manage public natural resources or public recreational areas or to develop community projects in the public interest.
- "(2) Assistance during disasters.—Enroll-5 ees in Civilian Conservation Centers may provide as-6 sistance in addressing national, State, and local dis-7 asters, consistent with current child labor laws and regulations. The Secretary of Agriculture shall en-8 9 sure that with respect to the provision of such as-10 sistance the enrollees are properly trained, equipped, 11 supervised, and dispatched consistent with standards 12 for the conservation and rehabilitation of wildlife es-13 tablished under the Fish and Wildlife Coordination 14 Act (16 U.S.C. 661 et seq.).
 - "(3) NATIONAL LIAISON.—The Secretary of Agriculture shall designate a Job Corps National Liaison to support the agreement under this section between the Departments of Labor and Agriculture.".

19 SEC. 137. PROGRAM ACTIVITIES.

- 20 Section 148 is amended—
- 21 (1) by amending subsection (a) to read as fol-
- lows:

15

16

17

18

- 23 "(a) Activities Provided by Job Corps Cen-
- 24 TERS.—

"(1) IN GENERAL.—Each Job Corps center 1 2 shall provide enrollees with an intensive, organized, 3 and supervised program of education, including 4 English language acquisition programs, career and 5 technical education and training, work experience, 6 work-based learning, recreational activities, physical 7 rehabilitation and development, and counseling, 8 which may include information about financial lit-9 eracy. Each Job Corps center shall provide enrollees 10 assigned to the center with access to core services 11 described in section 134(c)(2) and the intensive serv-12 ices described in section 134(c)(3). 13 "(2) Relationship to opportunities.— 14 "(A) IN GENERAL.—The activities pro-15 vided under this subsection shall be targeted to helping enrollees, on completion of their enroll-16 17 ment— 18 "(i) secure and maintain meaningful 19 unsubsidized employment; "(ii) enroll in and complete secondary 20 21 education or postsecondary education or 22 training programs, including other suitable 23 career and technical education and train-24 ing, and registered apprenticeship pro-25 grams; or

1	"(iii) satisfy Armed Forces require-
2	ments.
3	"(3) Link to employment opportunities.—
4	The career and technical education and training pro-
5	vided shall be linked to the employment opportuni-
6	ties in the local area in which the enrollee intends
7	to seek employment after graduation.";
8	(2) in subsection (b)—
9	(A) in the subsection heading, by striking
10	"Education and Vocational" and inserting
11	"Academic and Career and Technical
12	Education and";
13	(B) by striking "education and vocational"
14	and inserting "career and technical education";
15	(C) by striking "vocational educational"
16	and inserting "career and technical edu-
17	cational"; and
18	(D) by striking "or technical institutes"
19	and inserting "technical institutes, or national
20	service providers";
21	(3) in subsection (c)—
22	(A) by amending paragraph (2) to read as
23	follows:
24	"(2) Benefits.—During the period of partici-
25	pation in an advanced career training program, an

1	enrollee shall be eligible for full Job Corps benefits,
2	or a monthly stipend equal to the average value of
3	the residential support, food, allowances, and other
4	benefits provided to enrollees assigned to residential
5	Job Corps centers."; and
6	(B) in paragraph (3), by striking "Each
7	year," and inserting "The Secretary shall de-
8	velop standards by which"; and
9	(4) by amending subsection (d) to read as fol-
10	lows:
11	"(d) Graduate Services.—In order to promote the
12	retention of graduates in employment or postsecondary
13	education, the Secretary shall arrange for the provision
14	of job placement and support services to graduates for up
15	to 12 months after the date of graduation. One-stop part-
16	ners, may support the provision of these services, includ-
17	ing services from the State vocational rehabilitation agen-
18	cy to supplement job placement and job development ef-
19	forts for Job Corps graduates who are individuals with
20	disabilities.".
21	SEC. 138. SUPPORT.
22	Section 150(b) is amended—
23	(1) in the subsection heading, by striking "Re-
24	ADJUSTMENT ALLOWANCES" and inserting "Tran-
25	SITION ALLOWANCES AND SUPPORT";

1	(2) in paragraph (1)—
2	(A) in the paragraph heading, by striking
3	"GRADUATES" and inserting "ALLOWANCES
4	FOR GRADUATES";
5	(B) in the first sentence, by striking "read-
6	justment" and inserting "transition"; and
7	(C) by striking the second and third sen-
8	tences, and inserting the following: "The transi-
9	tion allowance shall be incentive-based to reflect
10	a graduate's completion of academic, career and
11	technical education or training, and attainment
12	of recognized postsecondary credentials."; and
13	(3) by amending paragraph (2) to read as fol-
14	lows:
15	"(2) Transition support for former en-
16	ROLLEES.—The Secretary may arrange for the pro-
17	vision of 3 months of employment services for
18	former enrollees.".
19	SEC. 139. COMMUNITY PARTICIPATION.
20	Section 153 is amended—
21	(1) by amending subsections (a) and (b) to read
22	as follows:
23	"(a) Business and Community Participation.—
24	The director of each Job Corps center shall ensure the
25	establishment and development of the business and com-

1	munity networks described in subsection (b) in order to
2	enhance the effectiveness of such centers. At centers where
3	a national training contractor provides career and tech-
4	nical education training, and has direct and long-standing
5	linkages to registered apprenticeship programs or affili-
6	ated national employer groups, the national training con-
7	tractor shall have the lead in maintaining networks with
8	the programs described in clauses (ii) and (iii) of sub-
9	sections $(b)(1)(C)$.
10	"(b) Networks.—The activities carried out by each
11	Job Corps center under this section shall include—
12	"(1) establishing and developing relationships
13	and networks with—
14	"(A) local and distant employers, to the
15	extent practicable, in coordination with other
16	Federal and non-Federal programs that con-
17	duct similar outreach to employers;
18	"(B) applicable one-stop centers and appli-
19	cable local boards, for the purpose of pro-
20	viding—
21	"(i) information to, and referral of,
22	potential enrollees; and
23	"(ii) job opportunities for Job Corps
24	graduates; and
25	"(C)(i) youth programs;

1	"(ii) registered apprenticeship programs,
2	labor-management organizations and local labor
3	organizations;
4	"(iii) employers and contractors that sup-
5	port national training contractor programs; and
6	"(iv) community-based organizations, non-
7	profit organizations, and intermediaries pro-
8	viding workforce development-related services;
9	and
10	"(2) establishing and developing relationships
11	with members of the community in which the Job
12	Corps center is located, informing members of the
13	community about the projects of the Job Corps cen-
14	ter and changes in the rules, procedures, or activities
15	of the center that may affect the community, and
16	planning events of mutual interest to the community
17	and the Job Corps center."; and
18	(2) in subsection (c)—
19	(A) by striking "Liaison for" and inserting
20	"director of a"; and
21	(B) by striking "establish and develop"
22	and inserting "ensure the establishment and de-
23	velopment of".
24	SEC. 140. INDUSTRY COUNCILS.
25	Section 154 is amended—

1	(1) in subsection (a), by striking "after con-
2	sultation with the Liaison"; and
3	(2) in subsection (b)—
4	(A) in paragraph (1)(A)(ii), by striking
5	"area" and inserting "areas in which enrollees
6	will be seeking employment";
7	(B) by adding after paragraph (2) the fol-
8	lowing:
9	"(3) Employers outside of local area.—
10	The industry council for a Job Corps center may in-
11	clude, or otherwise provide for consultation with,
12	employers from outside the local area who are likely
13	to hire a significant number of enrollees from the
14	Job Corps center.
15	"(4) Special rule for single state local
16	AREAS.—In the case of a single State local area des-
17	ignated under section 116(b), the industry council
18	shall include a representative of the State Board.";
19	and
20	(C) in subsection (c), by striking "voca-
21	tional" each place it appears and inserting "ca-
22	reer and technical education and".

1	SEC. 141. EXPERIMENTAL, RESEARCH, AND DEMONSTRA-
2	TION PROJECTS AND COLLEGE CORPS PRO-
3	GRAM.
4	(a) Miscellaneous Amendments.—Section 156 is
5	amended—
6	(1) by striking "The Secretary" and inserting
7	"(a) In General.—The Secretary";
8	(2) by striking "program and may waive" and
9	inserting "program. The Secretary may waive"; and
10	(3) by inserting before the period the following:
11	"if the Secretary informs the Committee on Health,
12	Education, Labor, and Pensions of the Senate and
13	the Committee on Education and the Workforce of
14	the House of Representatives, in writing, not less
15	than 90 days in advance of issuing such waiver.".
16	(b) College Corps.—Section 156 is further amend-
17	ed by adding at the end the following new subsection:
18	"(b) College Corps.—
19	"(1) Establishment.—The Secretary of
20	Labor and the Secretary of Education shall jointly
21	establish a demonstration project under this section
22	to be known as the 'College Corps' that provide at-
23	risk youth intensive education and skills training in
24	order to prepare such youth for college and for high-
25	skilled employment that can only be achieved with a
26	college degree.

"(2) Selection of Sites.—The Secretary of Labor and the Secretary of Education shall jointly select sites to participate, on a competitive basis, from among underperforming Jobs Corps centers in areas with low levels of college attainment.

"(3) ELIGIBLE OPERATORS.—The Secretary shall select College Corps center operators on a competitive basis from among nonprofit organizations with prior success operating high-performing, college and career-ready education residential programs for at-risk young people.

"(4) Administration projects.—

"(A) IN GENERAL.—The Secretary shall administer the College Corps sites in collaboration with the Secretary of Education with the development of an interagency agreement that identifies the duties and responsibilities of the Departments under these projects.

"(B) Partnerships.—As part of the interagency agreement, the Secretary of Education will be responsible for partnering with a State or local education agency for the purposes of granting a high school diploma that adheres to college and career ready standards and accessing State and local education dollars.

1	"(C) Deadline.—A grant, contract, or co-
2	operative agreement to operate at least one cen-
3	ter shall be awarded to an eligible operative
4	within 1 year from enactment.
5	"(5) Eligible participants.—Individuals eli-
6	gible to participate in College Corps projects under
7	this subsection shall be low-income youth who are in
8	6th or 7th grade at the time they begin participation
9	who meet at least two of the following criteria:
10	"(A) Have a record of suspensions, office
11	referrals, or chronic truancy.
12	"(B) Have failed to achieve proficiency on
13	State assessment in mathematics, reading, or
14	both.
15	"(C) Live in a household that is headed by
16	a single parent or non-custodial parent.
17	"(D) Is homeless or is a foster child.
18	"(E) Live in a household that is public
19	housing or receives public housing assistance.
20	"(F) Have an immediate family member
21	who is or has been incarcerated.".
22	SEC. 142. TECHNICAL AMENDMENT.
23	Section 158(c)(1) is amended by striking "title II of
24	the Federal Property and Administrative Services Act of

1	$1949~(40~\mathrm{U.S.C.}~481~\mathrm{et}~\mathrm{seq.})"$ and inserting "chapter 5
2	of title 40, United States Code,".
3	SEC. 143. PERFORMANCE ACCOUNTABILITY AND MANAGE-
4	MENT.
5	Section 159 is amended—
6	(1) in the section heading, by striking "MAN-
7	AGEMENT INFORMATION" and inserting "PER-
8	FORMANCE ACCOUNTABILITY AND MANAGE-
9	MENT ''; and
10	(2) by striking subsections (c) through (f), re-
11	designating subsection (g) as subsection (j), and in-
12	serting after subsection (b) the following:
13	"(c) Information on Indicators of Perform-
14	ANCE.—
15	"(1) Levels of Performance and Indica-
16	TORS.—The Secretary shall annually establish ex-
17	pected levels of performance for Job Corps centers
18	and the Job Corps program relating to each of the
19	primary indicators of performance for eligible youth
20	activities described in section 136(b)(2)(A)(ii).
21	"(2) Performance of recruiters.—The
22	Secretary shall also establish performance indicators,
23	and expected performance levels on the performance
24	indicators, for recruitment service providers serving
25	the Job Corps program. The performance indicators

shall relate to the number of enrollees recruited, compared to the established goals for such recruitment, and the number of enrollees who remain committed to the program for 90 days after enrollment.

- "(3) Performance of career transition service providers.—The Secretary also shall establish performance indicators, and expected levels of performance for such indicators, for local and national career transition service provides serving the Job Corps program. The performance indicators shall include the number of graduates and former enrollees—
 - "(A) who entered an unsubsidized employment related to the training they received at Job Corps and their average wage; and
 - "(B) who entered other types of unsubsidized employment, the military, postsecondary education, or advanced training programs, including registered apprenticeship programs, and their average wage, if applicable.
- "(4) Report.—The Secretary shall collect, and annually submit to the Committee on Health, Education, Labor, and Pensions of the Senate and the Committee on Education and the Workforce of the House of Representatives, a report containing—

1	"(A) information on the performance of
2	each Job Corps center, and the Job Corps pro-
3	gram, on the performance indicators described
4	in paragraph (1), as compared to the expected
5	level of performance established under such
6	paragraph for each performance accountability
7	measure; and
8	"(B) information on the performance of
9	the service providers described in paragraph (2)
10	on the performance indicators established under
11	such paragraph, as compared to the expected
12	performance levels for the performance indica-
13	tors.
14	"(d) Additional Information.—
15	"(1) In General.—The Secretary shall also
16	collect, and submit in the report described in sub-
17	section (c), information on the performance of each
18	Job Corps center, and the Job Corps program, re-
19	garding—
20	"(A) the number of enrollees entering and
21	completing by field of education or training;
22	"(B) demographic information on the en-
23	rollees served, including age, race, gender, and
24	education and income level;

1	"(C) the number of graduates who entered
2	the Armed Forces;
3	"(D) the number of graduates who entered
4	unsubsidized employment related to the career
5	and technical education and training received
6	through the Job Corps program and the num-
7	ber who entered unsubsidized employment not
8	related to the education and training received;
9	"(E) the starting hourly wages of grad-
10	uates and whether they receive other forms of
11	compensation and benefits;
12	"(F) the number and percentage of former
13	enrollees, including the number dismissed under
14	the zero tolerance policy described in section
15	152(b); and
16	"(G) any additional information required
17	by the Secretary.
18	"(2) Rules for reporting of data.—The
19	disaggregation of data under this subsection shall
20	not be required when the number of individuals in
21	a category is insufficient to yield statistically reliable
22	information or when the results would reveal person-
23	ally identifiable information about an individual.
24	"(e) Methods.—The Secretary shall collect the in-
25	formation described in subsections (c) and (d), using

1	methods described in section 136(i)(2) and consistent with
2	State law, by entering into agreements with the States to
3	access such data for Job Corps enrollees, former enrollees,
4	and graduates.
5	"(f) Performance Assessments and Improve-
6	MENTS.—
7	"(1) Assessments.—The Secretary shall con-
8	duct an annual assessment of the performance of
9	each Job Corps center. Based on the assessment, the
10	Secretary shall take measures to continuously im-
11	prove the performance of the Job Corps program.
12	"(2) Performance improvement.—With re-
13	spect to a Job Corps center that fails to meet the
14	expected levels of performance relating to the pri-
15	mary indicators of performance specified in sub-
16	section (c)(1), the Secretary shall develop and imple-
17	ment a performance improvement plan. Such a plan
18	shall require action to be taken during a one-year
19	period, including—
20	"(A) providing technical assistance to the
21	center;
22	"(B) changing the career and technical
23	education and training offered at the center;
24	"(C) changing the management staff of the
25	center;

1	"(D) replacing the operator of the center;
2	"(E) reducing the capacity of the center;

"(F) relocating the center; or

4 "(G) closing the center.

"(3) Additional Performance improvement plans required under paragraph (2), the Secretary may develop and implement additional performance improvement plans. Such a plan shall require improvements, including the actions described in such paragraph, for a Job Corps center that fails to meet criteria established by the Secretary other than the expected levels of performance described in such paragraph.

"(4) CIVILIAN CONSERVATION CENTERS.—With respect to a Civilian Conservation Center that fails to meet the expected levels of performance relating to the primary indicators of performance specified in subsection (c)(1), or fails to improve performance as described in paragraph (2), the Secretary, in consultation with the Secretary of Agriculture, may select an entity to operate a Civilian Conservation Center on a competitive basis, in accordance with the requirements of section 147(a)(2)(B).

- 1 "(g) Participant Health and Safety.—The Sec-
- 2 retary shall require that an entity that has entered into
- 3 a contract with a Job Corps operator to provide work-
- 4 based learning activities for any Job Corps enrollee under
- 5 this subtitle shall comply with the Occupational Safety
- 6 and Health Act of 1970 (20 U.S.C. 651 et seq.) or, as
- 7 appropriate, under the corresponding State Occupational
- 8 Safety and Health Act of 1970 requirements in the State
- 9 in which such activities occur.
- 10 "(h) Buildings and Facilities.—The Secretary
- 11 shall collect, and submit in the report described in sub-
- 12 section (c), information regarding the state of Job Corps
- 13 buildings and facilities. Such report shall include—
- 14 "(1) a review of requested construction, reha-
- bilitation, and acquisition projects, by each Job
- 16 Corps center; and
- 17 "(2) a review of new facilities under construc-
- tion.
- 19 "(i) National and Community Service.—The
- 20 Secretary shall include in the report described in sub-
- 21 section (c) available information regarding the national
- 22 and community service activities of enrollees, particularly
- 23 those enrollees at Civilian Conservation Centers.".

SEC. 144. AUTHORIZATION OF APPROPRIATIONS. 2 Section 161 is amended by striking "fiscal years 3 1999 through 2003" and inserting "fiscal years 2013 4 through 2017". Subtitle D—National Programs 5 SEC. 151. NATIVE AMERICAN PROGRAMS. 6 7 Section 166 is amended— 8 (1) in subsection (a)(1)(B), by inserting "and 9 to equip them with the entrepreneurial skills nec-10 essary for successful self-employment" after "work-11 force"; 12 (2) in subsection (c)(2), by adding at the end 13 the following: "The Secretary may exercise the waiv-14 er authority of the preceding sentence not more than 15 once during any 4-year period with respect to any 16 single recipient."; (3) in subsection (d)— 17 18 (A) in paragraph (1)(B)— (i) by inserting "Alaska Natives" 19 after "Indians"; 20 21 (ii) by striking "unsubsidized"; and (iii) by inserting "leading to self-suffi-22 23 ciency and the development of the aca-24 demic, occupational, and literacy skills of 25 such individuals" before the period; and 26 (B) in paragraph (2)—

1	(i) in subparagraph (A)(i), by insert-
2	ing ", including training on entrepreneurial
3	skills" before the semicolon; and
4	(ii) in subparagraph (A)(ii), by insert-
5	ing "Alaska Native" after "Indian";
6	(4) in subsection (e)—
7	(A) in paragraph (3)—
8	(i) by striking "unsubsidized"; and
9	(ii) by inserting "leading to self-suffi-
10	ciency" before the semicolon; and
11	(B) in paragraph (5)—
12	(i) by inserting "accountability" after
13	"performance"; and
14	(ii) by inserting ", which shall include
15	the primary indicators of performance de-
16	scribed in section 136(b)(2)(A) and ex-
17	pected levels of performance for such indi-
18	cators, in accordance with subsection (h)"
19	before the period;
20	(5) by redesignating subsections (h) through (j)
21	as subsections (i) through (k), respectively, and in-
22	serting after subsection (g) the following new sub-
23	section:
24	"(h) Performance Accountability Measures.—

1	"(1) Additional performance indicators
2	AND STANDARDS.—
3	"(A) DEVELOPMENT OF INDICATORS AND
4	STANDARDS.—The Secretary, in consultation
5	with the Native American Employment and
6	Training Council, shall develop a set of per-
7	formance indicators and standards that is in
8	addition to the primary indicators of perform-
9	ance described in section 136(b)(2)(A) and that
10	shall be applicable to programs under this sec-
11	tion.
12	"(B) Special considerations.—Such
13	performance indicators and standards shall take
14	into account—
15	"(i) the purpose of this section as de-
16	scribed in subsection (a)(1);
17	"(ii) the needs of the groups served by
18	this section, including the differences in
19	needs among such groups in various geo-
20	graphic service areas; and
21	"(iii) the economic circumstances of
22	the communities served, including dif-
23	ferences in circumstances among various
24	geographic service areas.

1	"(C) AGREEMENT ON ADJUSTED LEVELS
2	OF PERFORMANCE.—The Secretary and the en-
3	tity described in subsection (c) shall reach
4	agreement on the levels of performance for each
5	of the primary indicators of performance de-
6	scribed in section 136(b)(2)(A), taking into ac-
7	count economic conditions, characteristics of the
8	individuals served, and other appropriate fac-
9	tors and using, to the extent practicable, the
10	statistical adjustment model under section
11	136(b)(3)(A)(viii). The levels agreed to shall be
12	the adjusted levels of performance and shall be
13	incorporated in the program plan.";
14	(6) in subsection (i) (as so redesignated)—
15	(A) in paragraph (2)(A)—
16	(i) by striking "performance meas-
17	ures" and inserting "regulations relating
18	to the performance accountability meas-
19	ures"; and
20	(ii) by striking "such subsection, tak-
21	ing into account the economic cir-
22	cumstances of such entities" and inserting
23	"this section"; and

1	(B) in paragraph $(4)(A)$, by inserting "and
2	to provide the advice described in subparagraph
3	(C)" before the period; and
4	(7) in subsection (k) (as so redesignated)—
5	(A) in paragraph (1) by striking "Amer-
6	ican Samoans who reside in Hawaii for the co-
7	location of federally funded and State-funded"
8	and inserting "the Cook Inlet Tribal Council,
9	Incorporated, and the University of Hawaii at
10	Maui, for the unique populations who reside in
11	Alaska or Hawaii, respectively, to improve job
12	training and"; and
13	(B) in paragraph (2), by striking "fiscal
14	year 1999" and inserting "each of fiscal years
15	2013 through 2017".
16	SEC. 152. MIGRANT AND SEASONAL FARMWORKER PRO-
17	GRAMS.
18	Section 167 is amended—
19	(1) in subsection (b)—
20	(A) by inserting "and deliver" after "ad-
21	minister"; and
22	(B) by inserting "workforce investment"
23	after "including youth";
24	(2) in subsection (c)—
25	(A) in paragraph (2)—

1	(i) in subparagraph (A)—
2	(I) by striking "identify" and in-
3	serting "describe the population to be
4	served and identify"; and
5	(II) by inserting ", including up-
6	graded employment in agriculture"
7	before the semicolon;
8	(ii) in subparagraph (B), by striking
9	"; and" and inserting a semicolon;
10	(iii) in subparagraph (C)—
11	(I) by striking "indicators of per-
12	formance" and inserting "perform-
13	ance accountability measures"; and
14	(II) by inserting ", which shall
15	include the expected levels of perform-
16	ance for the primary indicators of per-
17	formance described in section
18	136(b)(2)(A)" before the semicolon;
19	and
20	(iv) by inserting after subparagraph
21	(C) the following new subparagraphs:
22	"(D) describe the availability and accessi-
23	bility of local resources such as supportive serv-
24	ices, services provided through one-stop delivery
25	systems, and education and training services.

1	and how the resources can be made available to
2	the population to be served; and
3	"(E) describe the plan for providing serv-
4	ices under this section, including strategies and
5	systems for outreach, career planning, assess-
6	ment, and delivery through one-stop delivery
7	systems.";
8	(B) by redesignating paragraphs (3) and
9	(4) as paragraphs (4) and (5), respectively, and
10	inserting after paragraph (2) the following new
11	paragraph:
12	"(3) AGREEMENT ON ADJUSTED LEVELS OF
13	PERFORMANCE.—The Secretary and the entity de-
14	scribed in subsection (b) shall reach agreement on
15	the levels of performance for each of the primary in-
16	dicators of performance described in section
17	136(b)(2)(A), taking into account economic condi-
18	tions, characteristics of the individuals served, and
19	other appropriate factors, and using, to the extent
20	practicable the statistical adjustment model under
21	section 136(b)(3)(A)(viii). The levels agreed to shall
22	be the adjusted levels of performance and shall be
23	incorporated in the program plan."; and
24	(C) in paragraph (5)(B) (as so redesig-
25	nated)—

1	(i) by striking "grant or contract" the
2	first place it appears and inserting "grant,
3	contract, or agreement";
4	(ii) by striking "under the terms of
5	the grant agreement or contract";
6	(iii) by striking "requirement" and in-
7	serting "requirements";
8	(iv) by striking "plan described in
9	paragraph (1)" and inserting "program
10	plan''; and
11	(v) by striking "grant or contract"
12	the second place it appears and inserting
13	"period of the grant, contract, or agree-
14	ment";
15	(3) by amending subsection (d) to read as fol-
16	lows:
17	"(d) Authorized Activities.—Funds made avail-
18	able under this section and section 127 shall be used to
19	carry out workforce investment activities (including youth
20	workforce investment activities) and provide related assist-
21	ance for eligible migrant and seasonal farmworkers, which
22	may include—
23	"(1) outreach, employment, training, edu-
24	cational assistance, literacy assistance, English lan-
25	guage and literacy instruction, pesticide and worker

1	safety training, housing (including permanent hous-
2	ing), supportive services, and school dropout preven-
3	tion activities;
4	"(2) followup services for those individuals
5	placed in employment;
6	"(3) self-employment and related business or
7	micro-enterprise development education as needed by
8	eligible individuals as identified pursuant to the plan
9	required by subsection (c);
10	"(4) customized career and technical education
11	in occupations that will lead to higher wages, en-
12	hanced benefits, and long-term employment in agri-
13	culture or another area; and
14	"(5) technical assistance to improve coordina-
15	tion of services and implement best practices relat-
16	ing to service delivery through one-stop delivery sys-
17	tems.";
18	(4) by amending subsection (f) to read as fol-
19	lows:
20	"(f) REGULATIONS.—The Secretary shall establish
21	regulations to carry out this section, including regulations
22	relating to how economic and demographic barriers to em-
23	ployment of eligible migrant and seasonal farmworkers

24 should be considered and included in the negotiations lead-

1	ing to the adjusted levels of performance described in sub-
2	section (c).";
3	(5) in subsection (g), by striking "(enacted by
4	the Single Audit Act of 1984)"; and
5	(6) by amending subsection (h) and deleting
6	subsection (i) to read as follows:
7	"(h) Funding Allocation.—From the funds ap-
8	propriated and made available to carry out this section,
9	the Secretary may reserve not more than 1 percent for
10	national purposes, such as providing technical assistance
11	to eligible entities.".
12	SEC. 153. VETERANS WORKFORCE INVESTMENT PRO-
13	GRAMS.
13 14	GRAMS. Section 168 is amended—
14	Section 168 is amended—
14 15	Section 168 is amended— (1) in subsection (a)(3)(A), by inserting ", in-
14 15 16 17	Section 168 is amended— (1) in subsection (a)(3)(A), by inserting ", including services provided by one-stop operators and
14 15 16	Section 168 is amended— (1) in subsection (a)(3)(A), by inserting ", including services provided by one-stop operators and one-stop partners" before the semicolon;
14 15 16 17	Section 168 is amended— (1) in subsection (a)(3)(A), by inserting ", including services provided by one-stop operators and one-stop partners" before the semicolon; (2) in subsection (b)(2)(A), by inserting "ac-
14 15 16 17 18	Section 168 is amended— (1) in subsection (a)(3)(A), by inserting ", including services provided by one-stop operators and one-stop partners" before the semicolon; (2) in subsection (b)(2)(A), by inserting "accountability" after "performance"; and
14 15 16 17 18 19 20	Section 168 is amended— (1) in subsection (a)(3)(A), by inserting ", including services provided by one-stop operators and one-stop partners" before the semicolon; (2) in subsection (b)(2)(A), by inserting "accountability" after "performance"; and (3) by adding at the end of subsection (b) the
14 15 16 17 18 19 20 21	Section 168 is amended— (1) in subsection (a)(3)(A), by inserting ", including services provided by one-stop operators and one-stop partners" before the semicolon; (2) in subsection (b)(2)(A), by inserting "accountability" after "performance"; and (3) by adding at the end of subsection (b) the following new paragraph:
14 15 16 17 18 19 20 21	Section 168 is amended— (1) in subsection (a)(3)(A), by inserting ", including services provided by one-stop operators and one-stop partners" before the semicolon; (2) in subsection (b)(2)(A), by inserting "accountability" after "performance"; and (3) by adding at the end of subsection (b) the following new paragraph: "(3) PERFORMANCE ACCOUNTABILITY MEAS-

- 1 erans' Employment and Training shall, for each
- 2 grant or contract under this section providing edu-
- 3 cation, training, or employment services to veterans,
- 4 include among such measures the primary indicators
- of performance described in section 136(b)(2)(A)(i)
- 6 and adjusted levels of performance for each such in-
- 7 dicator that are agreed to by the Assistant Secretary
- 8 and the recipient of the grant or contract.".
- 9 SEC. 154. REPEAL.
- 10 Section 169 is repealed.
- 11 SEC. 155. TECHNICAL ASSISTANCE.
- 12 Section 170 is amended by adding at the end the fol-
- 13 lowing new subsection:
- 14 "(c) Promising and Proven Practices Coordi-
- 15 NATION.—Consistent with the identification and dissemi-
- 16 nation of promising and proven practices under subtitle
- 17 B of title I, the Secretary shall—
- 18 "(1) establish a system through which States
- and local areas share information regarding prom-
- 20 ising and proven practices with regard to the oper-
- 21 ation of workforce investment activities under this
- 22 Act;
- "(2) evaluate and disseminate information re-
- 24 garding such promising and proven practices and
- 25 identify knowledge gaps; and

1	"(3) commission research under section 170(c)
2	to address knowledge gaps identified under para-
3	graph (2).".
4	SEC. 156. INNOVATION PROJECTS.
5	Section 171 is amended—
6	(1) in the section heading, by striking " DEM -
7	ONSTRATION, PILOT, MULTISERVICE, RE-
8	SEARCH AND MULTISTATE PROJECTS" and in-
9	serting "INNOVATION PROJECTS";
10	(2) by amending subsections (b) and (c) to read
11	as follows:
12	"(b) Innovation Projects.—
13	"(1) IN GENERAL.—The Secretary shall,
14	through grants or contracts, carry out demonstra-
15	tion and pilot projects that are consistent with the
16	priorities specified in the plan published under sub-
17	section (a) and that are for the purposes of devel-
18	oping and implementing techniques and approaches,
19	and demonstrating the effectiveness of specialized
20	methods, in addressing employment and training
21	needs. Such projects shall—
22	"(A) include the provision of direct services
23	to individuals;
24	"(B) be subject to measures of perform-
25	ance that include the primary indicators of per-

1	formance described in section $136(b)(2)(A)$ as
2	well as other appropriate indicators; and
3	"(C) include an evaluation component as
4	appropriate to the program design.
5	"(2) Types of projects.—Such projects may
6	include—
7	"(A) projects that assist employers in con-
8	necting with the workforce investment system
9	established under this Act in order to facilitate
10	the recruitment, employment, and retention of
11	workers for jobs with career pathways and to
12	provide information to such system on skills
13	and high-growth occupations;
14	"(B) projects that focus on opportunities
15	for employment in industries and sectors of in-
16	dustries that are experiencing, or are likely to
17	experience, high rates of growth, including
18	health care and advanced manufacturing sec-
19	tors, and have jobs with wages and benefits
20	leading to economic self-sufficiency;
21	"(C) projects that focus on local partner-
22	ships of industry, labor, community colleges,
23	area career and technical education centers
24	community-based organizations, and economic
25	development organizations, to promote opportu-

1	nities for dislocated workers and long-term un-
2	employed to receive training and related serv-
3	ices for employment and access to career lad-
4	ders in high-demand sectors;
5	"(D) projects to determine the feasibility
6	of, and potential means to replicate, measuring
7	the compensation, including the wages, benefits,
8	and other incentives provided by an employer,
9	received by program participants by using data
10	other than or in addition to data available
11	through wage records, for potential use as a
12	performance indicator;
13	"(E) projects to develop and implement
14	promising or proven approaches and tech-
15	nologies, including the use of distance education
16	and activities to increase the digital literacy of
17	older individuals, in order to deliver employ-
18	ment related, work-based training services and
19	recognized postsecondary credentials;
20	"(F) projects that provide retention
21	grants, which grants shall—
22	"(i) be provided to job training and
23	apprenticeship programs that have dem-
24	onstrated expertise in serving low-income
25	individuals and that offer instruction, as-

1	sessment, and professional coaching, for
2	each low-income individual who is retained
3	in such employment with such employer for
4	a period of 1 year; and
5	"(ii) be provided taking into account
6	the economic benefit received by the Fed-
7	eral Government from the employment and
8	retention of the individual, including the
9	economic benefit from tax revenue and de-
10	creased public subsidies;
11	"(G) projects utilizing a pay-for-perform-
12	ance approach for providers of education, train-
13	ing, and employment services to individuals
14	with barriers to employment, including services
15	targeted to addressing the specific challenges
16	and conditions that have created barriers for
17	participants in programs under this Act;
18	"(H) projects that provide comprehensive
19	education and training services, and support
20	services, in coordination with local boards, for
21	populations in targeted high poverty areas
22	where the greatest barriers to employment
23	exist, including ex-offenders, out-of-school
24	youth, and public assistance recipient popu-

25

lations; and

1	"(I) projects that seek to replicate exem
2	plary youth programs that have demonstrated
3	effectiveness in 2 or more noncontiguous loca
4	areas in preparing youth for success in the
5	workforce.
6	"(3) Conditions.—
7	"(A) Competitive awards.—Grants of
8	contracts awarded for carrying out demonstra
9	tion and pilot projects under this subsection
10	shall be awarded on a competitive basis and in
11	accordance with generally applicable Federal re
12	quirements.
13	"(B) TIME LIMITS.—The Secretary shall
14	establish appropriate time limits for carrying
15	out demonstration and pilot projects under this
16	subsection."; and
17	(3) in subsection (e)(7), by striking "(Public
18	Law 109–58)" and inserting "(42 U.S.C. 15852)"
19	SEC. 157. WORKFORCE AND YOUTH INNOVATION AND BEST
20	PRACTICES GRANTS.
21	The Workforce Investment Act of 1998 is further
22	amended by inserting after section 171 the following nev
23	sections:

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1	"SEC. 171A. WORKFORCE INNOVATION AND BEST PRAC-
2	TICES GRANTS.
3	"(a) Purpose.—It is the purpose of this section to—

- "(1) promote the development of comprehensive workforce investment systems at the State, regional, and local levels that reflect the alignment of strategies and activities across the core programs and, where appropriate, across other workforce development, education, economic development, and human services programs, to provide effective, high quality, and client-centered services to job seekers and workers, youth, and employers;
- "(2) promote innovation and to improve, replicate, and expand models and service delivery strategies of demonstrated effectiveness in meeting the education, training, and employment needs of job seekers and workers, and youth, including such individuals with barriers to employment, and employers; and
- "(3) establish and improve programs for youth that provide access to career pathways that include the attainment of a recognized postsecondary credential or employment that leads to economic selfsufficiency.
- 25 "(b) Program Authorized.—From amounts ap-26 propriated to carry out this section, the Secretary of

1	Labor and the Secretary of Education, in accordance with
2	section 176, shall—
3	"(1) for the first program year that begins
4	after the date of enactment of the Workforce Invest-
5	ment Act of 2013, award transition grants in ac-
6	cordance with section 175; and
7	"(2) with funds not awarded for transition
8	grants under paragraph (1) for the first program
9	years that begins after the date of enactment of the
10	Workforce Investment Act of 2013, and for subse-
11	quent years, award workforce innovation and best
12	practices grants to eligible entities in accordance
13	with subsection (c).
14	"(c) Workforce Innovation and Best Prac-
15	TICES GRANTS TO ELIGIBLE ENTITIES.—
16	"(1) In general.—From funds described in
17	subsection (b)(1), the Secretary of Labor and the
18	Secretary of Education shall award workforce inno-
19	vation and replication grants on a competitive basis
20	to eligible entities in accordance with paragraph (2)
21	to be used for the purposes set forth in subsection
22	(a).
23	"(2) Eligible entities.—
24	"(A) In general.—To be eligible to re-
25	ceive a grant under this subsection, a State

1	partnership or regional entity shall meet the re-
2	quirements of this paragraph, submit an appli-
3	cation in accordance with subsection (e), and be
4	in partnership with one or more of the fol-
5	lowing:
6	"(i) A nonprofit organization with rel-
7	evant expertise, including a community-
8	based organization.
9	"(ii) An institution of higher edu-
10	cation, including a community college.
11	"(iii) A joint labor-management part-
12	nership.
13	"(B) State Partnership.—For a State
14	partnership to be eligible for funding under this
15	subsection, a Governor of a State shall—
16	"(i) submit the application in partner-
17	ship with the State board and with 1 or
18	more regional entities in the State de-
19	scribed in subparagraph (C); and
20	"(ii) demonstrate that the State has—
21	"(I) aligned the core programs;
22	"(II) made significant progress
23	towards aligning the core programs
24	with other workforce investment pro-
25	grams; and

1	"(III) achieved the alignments
2	described in subclauses (I) and (II)
3	consistent with the State plan.
4	"(C) REGIONAL ENTITIES.—To be identi-
5	fied as a regional entity and to be eligible for
6	funding under this subsection, a local board for
7	a local area that is aligned with a region, or all
8	of the local boards for local areas that comprise
9	a planning region under section 116(c), shall
10	demonstrate that—
11	"(i) the application has been devel-
12	oped in consultation with the State and is
13	not duplicative of other applications under
14	this subsection submitted by a State part-
15	nership; and
16	"(ii) the local board, or all of the local
17	boards for the planning region, has—
18	"(I) worked with the core pro-
19	grams to achieve alignment of such
20	programs in the region;
21	"(II) made significant progress
22	towards aligning the core programs
23	with other workforce investment pro-
24	grams in the region; and

1	"(III) achieved the alignments
2	described in subclauses (I) and (II)
3	consistent with the State plan.
4	"(d) Types of Grants Authorized.—
5	"(1) In General.—From amounts appro-
6	priated to carry out this section, the Secretary of
7	Labor and the Secretary of Education shall award
8	eligible entities one or more of the following:
9	"(A) Planning grant.—The Secretary of
10	Labor and the Secretary of Education may
11	award a planning grant under this section, not
12	to exceed a total of \$250,000 for a 1-year pe-
13	riod, to an eligible entity that—
14	"(i) is preparing to establish an inno-
15	vative workforce investment project; and
16	"(ii) has not received a grant under
17	this section.
18	"(B) INNOVATION GRANT.—The Secre-
19	taries may award an innovation grant under
20	this section, not to exceed a total of \$3,000,000
21	for a 2-year period to an eligible entity that—
22	"(i) has already received a planning
23	grant under this section; or
24	"(ii) has already established an inno-
25	vative workforce investment project.

1	"(C) Sustainability grant.—The Secre-
2	taries may award a sustainability grant, not to
3	exceed a total of \$2,000,000 for a 2-year period
4	or \$5,000,000 for a 5-year period, to an eligible
5	entity that—
6	"(i) has established an innovative
7	workforce investment project that has dem-
8	onstrated measurable improvements as
9	measured by the performance measures set
10	forth in section 136; and
11	"(ii) seeks to expand or replicate that
12	project on the State, local, or regional
13	level.
14	"(2) Federal and non-federal share.—
15	The Federal share for the grants described in para-
16	graph (1) shall be—
17	"(A) for a planning grant described in
18	paragraph (1)(A), 100 percent;
19	"(B) for an innovation grant described in
20	paragraph (1)(B)—
21	"(i) 90 percent of the costs of the ac-
22	tivities carried out under the grant, in the
23	first year of the grant;
24	"(ii) 80 percent of such costs in the
25	second year of the grant; and

1	"(iii) 70 percent of such costs in the
2	third year of the grant; and
3	"(C) for a sustainability grant described in
4	paragraph (1)(C)—
5	"(i) for an eligible entity that receives
6	a 2-year grant—
7	"(I) not more than 50 percent of
8	the costs of the activities carried out
9	under the grant, in the first year of
10	the grant; and
11	"(II) not more than 30 percent
12	of such costs in the second year of the
13	grant; and
14	"(ii) for an eligible entity that receives
15	a 5-year grant—
16	"(I) not more than 70 percent of
17	the costs of the activities carried out
18	under the grant, in the first year of
19	the grant;
20	"(II) not more than 60 percent
21	of such costs in the second year of the
22	$\operatorname{grant};$
23	"(III) not more than 50 percent
24	of such costs in the third year of the
25	grant;

1	"(IV) not more than 40 percent
2	of such costs in the fourth year of the
3	grant; and
4	"(V) not more than 30 percent of
5	such costs in the fifth year of the
6	grant.
7	"(3) Non-federal share.—The non-Federal
8	share of an innovation or sustainability grant under
9	this section may be in cash or in-kind, and may
10	come from State, local, philanthropic, private, or
11	other resources.
12	"(4) Financial Hardship Waiver.—The Sec-
13	retary of Labor and the Secretary of Education may
14	waive or reduce the matching share of an eligible en-
15	tity that has submitted an application under this
16	subsection if such entity demonstrates a need for
17	such waiver or reduction due to financial hardship
18	as defined by the Secretary of Labor and the Sec-
19	retary of Education.
20	"(5) FISCAL AGENT.—Each eligible entity that
21	is a State consortia or partnership receiving a grant
22	under this subsection shall designate an entity in the
23	partnership as the fiscal agent for purposes of this

grant.

1	"(6) Supplement not supplant.—Federal
2	funds awarded under this section shall be used to
3	supplement, not supplant non-Federal resources that
4	would be used to support activities carried out as
5	part of the innovative workforce investment project.
6	"(7) Grant Period.—
7	"(A) Planning grants.—Grants awarded
8	under paragraph (1)(A) shall be made for a pe-
9	riod of not longer than 1 year.
10	"(B) Innovation grant.—Grants award-
11	ed under paragraph (1)(B) shall be made for a
12	period of no longer than 3 years.
13	"(C) Sustainability Grant.—Grants
14	awarded under paragraph (1)(C) shall be made
15	for a period of no longer than 5 years.
16	"(e) Application.—An eligible entity seeking a
17	grant under this section shall submit an application to the
18	Secretary of Labor and the Secretary of Education at such
19	time, in such manner, and containing such information as
20	the Secretary of Labor and the Secretary of Education
21	may require. An application submitted under this para-
22	graph may include the following:
23	"(1) A description of the eligible entity, evi-
24	dence of the eligible entity's capacity to carry out ac-
25	tivities in support of the strategic objectives identi-

1	fied in the application under paragraph (4), and, if
2	the eligible entity is a partnership, a description of
3	the expected participation and responsibilities of
4	each of the partners.
5	"(2) A description of the industry or targeted
6	industry cluster that will be served through the
7	project, including a description of how the skilled
8	workforce needs of small- and medium-sized employ-
9	ers connected with that industry or industries will be
10	addressed.
11	"(3) A description of the target worker popu-
12	lations to be served through the project, including a
13	description of target worker populations with signifi-
14	cant barriers to employment and a description of
15	strategies that will be used to help overcome such
16	barriers.
17	"(4) A description of the strategic objectives
18	that the eligible entity seeks to achieve through the
19	funded project for—
20	"(A) implementing career pathways strate-
21	gies, which may include—
22	"(i) providing clear linkages between
23	remedial, academic and occupational pro-
24	grams within educational institutions, and
25	articulation of credits across institutions;

1	"(ii) designing curricula in terms of
2	competencies required for education and
3	career advancement, and, where possible,
4	tied to industry skill standards, certifi-
5	cations or licensing requirements including
6	those developed by industry or sector part-
7	nerships;
8	"(iii) offering programs at times and
9	places (including workplaces) convenient
10	for working adults and structured in small
11	modules or 'chunks', each leading to recog-
12	nized credential;
13	"(iv) allowing flexibility to enter and
14	exit education as participants' cir-
15	cumstances permit;
16	"(v) providing support services, in-
17	cluding career assessment and counseling,
18	case management, child care, transpor-
19	tation, financial aid and job placement;
20	"(vi) creating 'bridge programs' for
21	educationally disadvantaged youths and
22	adults that teach basic skills such as office
23	communication, math and problem solving
24	in the context of training for advancement

1	to better jobs and postsecondary training;
2	and
3	"(vii) aligning both public and private
4	funding sources, such as the Carl D. Per-
5	kins Career and Technical Education Act,
6	Workforce Investment Act, Adult Edu-
7	cation and Family Literacy Act, Tem-
8	porary Assistance to Needy Families, State
9	and Federal financial aid, and employer
10	tuition reimbursement;
11	"(B) implementing industry or sector part-
12	nerships, which may include—
13	"(i) recruiting key stakeholders in the
14	targeted industry cluster, such as multiple
15	businesses and employers, labor organiza-
16	tions, local boards, and education and
17	training providers, and regularly convening
18	the stakeholders in a collaborative struc-
19	ture that supports the sharing of informa-
20	tion, ideas, and challenges common to the
21	targeted industry cluster;
22	"(ii) identifying the training needs of
23	multiple businesses, especially skill gaps
24	critical to competitiveness and innovation
25	in the targeted industry cluster;

1	"(iii) facilitating economies of scale by
2	aggregating training and education needs
3	of multiple employers;
4	"(iv) helping postsecondary edu-
5	cational institutions, training institutions,
6	apprenticeship programs, area career and
7	technical education centers, and all other
8	training programs authorized under this
9	Act, align curricula, entrance requirements
10	and programs to industry demand and na-
11	tionally portable, recognized postsecondary
12	credentials (or, if not available for the tar-
13	geted industry, other credentials, as deter-
14	mined appropriate by the Secretary), par-
15	ticularly for higher skill, high-priority occu-
16	pations validated by the industry;
17	"(v) ensuring that the State agency
18	carrying out the State program under the
19	Wagner-Peyser Act (29 U.S.C. 49 et seq.),
20	including staff of the agency that provide
21	services under such Act, shall inform re-
22	cipients of unemployment insurance of the
23	job and training opportunities that may re-

sult from the implementation of this grant;

1	"(vi) informing and collaborating with
2	organizations such as youth councils, busi-
3	ness-education partnerships, apprenticeship
4	programs, secondary schools, and postsec-
5	ondary educational institutions, and with
6	parents and career counselors, for the pur-
7	pose of addressing the challenges of con-
8	necting disadvantaged adults and dis-
9	advantaged youth as defined in section in
10	this Act to careers;
11	"(vii) helping companies identify, and
12	work together to address, common organi-
13	zational and human resource challenges,
14	such as—
15	"(I) recruiting new workers;
16	$"(\Pi)$ implementing effective
17	workplace practices;
18	"(III) retraining dislocated and
19	incumbent workers;
20	"(IV) implementing a high-per-
21	formance work organization;
22	"(V) recruiting and retaining
23	women in nontraditional occupation;
24	"(VI) adopting new technologies;
25	and

1	"(VII) fostering experiential and
2	contextualized on-the-job learning;
3	"(viii) developing and strengthening
4	career ladders within and across compa-
5	nies, in order to enable dislocated, incum-
6	bent and entry-level workers to improve
7	skills and advance to higher-wage jobs;
8	"(ix) improving job quality through
9	improving wages, benefits, and working
10	conditions;
11	"(x) helping partner companies, in-
12	dustry or sector partnerships to attract po-
13	tential employees from a diverse job seeker
14	base, including individuals with barriers to
15	employment (such as job seekers who are
16	low income, youth, older workers, and indi-
17	viduals who have completed a term of im-
18	prisonment), by identifying such barriers
19	through analysis of the existing labor mar-
20	ket and implementing strategies to help
21	such workers overcome such barriers; and
22	"(xi) strengthening connections
23	among businesses in the targeted industry
24	cluster, leading to cooperation beyond
25	workforce issues that will improve competi-

1	tiveness and job quality, such as joint pur-
2	chasing, market research, or centers for
3	technology and innovation; and
4	"(C) implementing credential attainment
5	and measurement strategies, which may in-
6	clude—
7	"(i) establishing a cross agency com-
8	mittee (such as the State workforce invest-
9	ment board, a legislative task force, a P-
10	20 Council, or some other agreed upon
11	group) that is specifically focused on low
12	and middle skill education and training
13	outcomes to measure credential attainment
14	through the State's workforce investment
15	and training programs, by—
16	"(I) tracking, counting, meas-
17	uring and public reporting credential
18	attainment rates for all programs pro-
19	viding education and training beyond
20	a high school diploma but less than a
21	4-year degree;
22	"(II) measuring the result of
23	workforce training programs leading
24	to an recognized postsecondary cre-
25	dential, certificate of degree;

1	"(III) establishing statewide poli-
2	cies, goals, and guidelines for the col-
3	lection of credential outcome data for
4	all employment and training programs
5	and related programs and services
6	within the State;
7	"(IV) engaging other related de-
8	partments and agencies that may have
9	data or are involved in activities re-
10	lated to workforce development and
11	job training;
12	"(V) establishing standards and
13	data collection infrastructure to assess
14	the number of industry-recognized
15	middle skill credentials or certificates
16	produced through Federal or State
17	programs, and their relation to labor
18	market needs;
19	"(VI) setting credential attain-
20	ment goals in high demand industry
21	sector then monitor and measure
22	progress over time; and
23	"(VII) providing an annual as-
24	sessment and report to the Governor
25	and Legislature about the type of cre-

1	dential outcomes produced by pro-
2	grams and provide recommendations
3	to better align efforts across agencies
4	to meet employer demand;
5	"(ii) ensuring the collection of creden-
6	tial outcome data from a range of public
7	workforce and education programs to en-
8	sure State agencies and programs are in-
9	creasing the number of workers with the
10	skills and credentials needed to fill the pro-
11	jected demand for middle and high skilled
12	jobs;
13	"(iii) using the data in order to assess
14	workforce system outcomes, establish cre-
15	dential attainment goals, measure
16	progress, and hold agencies accountable to
17	increase the skills of the workforce; and
18	"(iv) developing a comprehensive
19	workforce system report that provides indi-
20	vidual agency outcomes and statewide rep-
21	resentation of the credential attainment
22	outcomes of the State's workforce invest-
23	ment system.
24	"(5) A description of a pay-for-performance ap-
25	proach for providers of education, training, and em-

1	ployment services to individuals with barriers to em-
2	ployment, including services targeted to addressing
3	the specific challenges and conditions that have cre-
4	ated barriers for participants in programs under this
5	Act.
6	"(f) Award Basis.—
7	"(1) Geographic distribution.—The Sec-
8	retary of Labor and the Secretary of Education shall
9	award competitive grants under this section in a
10	manner to ensure geographic diversity.
11	"(2) Priorities.—In awarding grants under
12	this section, the Secretaries shall give priority to eli-
13	gible entities that—
14	"(A) provide evidence of past or current
15	investments in workforce innovation projects
16	that incorporate one or more of the priority
17	strategies;
18	"(B) focus on addressing the skill needs of
19	multiple employers, including small- and me-
20	dium-sized businesses; or
21	"(C) target services to low-income individ-
22	uals, low-skill individuals, long-term unem-
23	ployed, and other populations with barriers to
24	employment.
25	"(g) Activities.—

1	"(1) In General.—An eligible entity receiving
2	a grant under this section shall carry out the activi-
3	ties necessary to meet the strategic objectives, in-
4	cluding planning activities if applicable, described in
5	the entity's application in a manner that—

- "(A) integrates services and funding sources in a way that enhances the effectiveness of the activities; and
- "(B) uses grant funds awarded under this section efficiently.
- "(2) ADMINISTRATIVE COSTS.—An eligible entity may retain a portion of a grant awarded under this section for a fiscal year to carry out the administration of this section in an amount not to exceed 5 percent of the grant amount.

"(h) Evaluation and Progress Reports.—

"(1) IN GENERAL.—Not later than 1 year after receiving a grant under this section, and annually thereafter during the grant period, an eligible entity shall report to the Secretary of Labor and the Secretary of Education, and to the Governor of the State that the eligible entity serves, on the spending and activities funded pursuant to a grant under this section, including an evaluation of the progress the eligible entity has made toward the strategic objec-

- tives identified in the application and measure the progress using the performance accountability measures identified in the application.
 - "(2) Public availability.—The Secretary shall transmit such reports to the Congress and make such reports available to the public.

"(i) Administration by the Secretaries.—

- "(1) Administrative costs.—The Secretaries may jointly retain a total of not more than 3 percent of the funds appropriated to carry out this section for each fiscal year to administer this section, including technical assistance and evaluation activities.
- "(2) TECHNICAL ASSISTANCE AND OVER-SIGHT.—The Secretaries shall provide technical assistance and oversight to assist the eligible entities in applying for and administering grants awarded under this section, including technical assistance and through the collection and dissemination of information on best practices.
- "(3) Performance accountability measures.—The Secretaries shall issue a range of performance measures, with quantifiable benchmarks, and methodologies that eligible entities may use to evaluate the effectiveness of each type of activity in making progress toward the strategic objectives de-

1	scribed in the application. Such measures shall con-
2	sider the benefits of the innovative workforce devel-
3	opment projects and its activities for workers, firms,
4	industries, and communities.
5	"(4) DISSEMINATION.—The Secretaries shall—
6	"(A) coordinate the annual review of each
7	eligible entity receiving a grant under this sec-
8	tion and produce an overview report that, at a
9	minimum, includes each funded project and
10	best practices identified;
11	"(B) make resource materials, including all
12	reports published and all data collected under
13	this section, available on the Internet; and
14	"(C) conduct conferences and seminars
15	to—
16	"(i) disseminate information on best
17	practices developed by eligible entities re-
18	ceiving a grant under this section; and
19	"(ii) provide information to interested
20	stakeholders.
21	"(5) Report to congress.—Not later than
22	24 months after the date of enactment of the Work-
23	force Investment Act of 2013 and on an annual
24	basis thereafter, the Secretaries shall transmit a re-
25	port to Congress on the grant program established

1	by this section. The report shall include a descrip-
2	tion of—
3	"(A) the eligible entities receiving funding;
4	"(B) the spending and activities carried
5	out by the eligible entities;
6	"(C) how the eligible entities were selected
7	to receive funding under this section; and
8	"(D) an assessment of the results achieved
9	by the grant program including findings from
10	the annual reviews conducted under subsection
11	(i).
12	"SEC. 171B. YOUTH INNOVATION AND BEST PRACTICES
13	GRANTS.
14	"(a) Program Authorized.—
15	"(1) In General.—The Secretary of Labor
16	and the Secretary of Education, shall—
17	"(A) for the first program year that begins
18	after the date of enactment of the Workforce
19	Investment Act of 2012, award transition
20	grants in accordance with section 176; and
2021	grants in accordance with section 176; and "(B) with funds not awarded for transition
21	"(B) with funds not awarded for transition
21 22	"(B) with funds not awarded for transition grants under paragraph (1) for the first pro-

year thereafter, award youth innovation and replication grants to eligible entities described in subsection (c) for the purposes described in subsection (b).

- "(b) Authorization and Purpose of Grants.—
- "(1) IN GENERAL.—From funds appropriated pursuant to section 174, the Secretary of Labor and the Secretary of Education shall award youth innovation and replication grants on a competitive basis to eligible entities described in subsection (c).
- "(2) USE OF FUNDS.—The grants awarded under this section shall be used to support the demonstration of innovative new strategies and activities, or the replication and expansion of effective evidence-based strategies and activities that are designed to substantially improve education and employment outcomes for eligible youth, including preparation for post secondary education and training and for careers. Such strategies and activities shall include—
 - "(A) establishing career pathways in in-demand industry sectors and occupations for eligible youth, in collaboration with other Federal, State, and local programs, and public and private entities:

1	"(B) developing and implementing a com-
2	prehensive strategy, for an area of high poverty,
3	that provides education and training programs,
4	resources, and other activities that prepare
5	youth for postsecondary education and training
6	and for employment that leads to economic self-
7	sufficiency;
8	"(C) developing and implementing strate-
9	gies and activities that provide opportunities for
10	youth with disabilities to receive education,
11	training, and employment services that lead to
12	a recognized postsecondary credential or inte-
13	grated, competitive employment, including
14	through incorporating elements of the individ-
15	ualized education program and related services
16	under the Individuals with Disabilities in Edu-
17	cation Act;
18	"(D) developing and implementing evi-
19	dence-based strategies and activities, such as—
20	"(i) education offered concurrently
21	and contextually with workforce prepara-
22	tion and training for a specific occupation
23	or occupational cluster;
24	"(ii) career academies;

1	"(iii) dropout prevention and recovery
2	strategies;
3	"(iv) paid or unpaid work experience,
4	including summer employment opportuni-
5	ties and employment opportunities avail-
6	able throughout the school year, combined
7	with academic learning leading to a recog-
8	nized postsecondary credential;
9	"(v) innovative programs for youth
10	facing multiple barriers to employment
11	that arrange for the provision of or provide
12	supportive services combined with edu-
13	cation, training, including preparation for
14	postsecondary education and training, or
15	employment activities; or
16	"(vi) to include youth service and con-
17	servation corps programs in which a
18	project undertaken is credited as qualifying
19	experience for higher education, job train-
20	ing, or careers in public service; or
21	"(E) other evidence-based strategies or ac-
22	tivities designed to improve the education and
23	employment outcomes for youth.
24	"(c) Eligible Entities and Application.—

1	"(1) Eligible entities.—An entity eligible to
2	receive a grant under this section shall include—
3	"(A)(i) the Governor of a State in coordi-
4	nation with the State board and with a local
5	board for a local area that is aligned with a re-
6	gion, or with all boards for local areas that
7	comprise a planning region, under section
8	116(e); or
9	"(ii) a local board for a local area that is
10	aligned with a region, or all local boards for
11	local areas that comprise a planning region,
12	under section 116(c), in consultation with the
13	standing committee on youth associated with
14	the local board; and
15	"(B) one or more of the following:
16	"(i) A State education agency.
17	"(ii) A local education agency.
18	"(iii) A nonprofit organization with
19	expertise serving eligible youth, including a
20	community-based organization, youth
21	corps, or an intermediary.
22	"(iv) An institution of higher edu-
23	cation, including a community college and
24	an area career and technical education cen-
25	ter.

1	"(v) A joint labor-management p	art-
2	nership.	

"(2) APPLICATION.—To receive a grant under this subsection, an eligible entity shall submit an application to the Secretary of Labor and the Secretary of Education at such time, in such manner, and containing such information, consistent with this paragraph, as the Secretaries may require. Each such application shall describe the innovation and replication strategies and activities that the eligible entity will carry out to strengthen the workforce investment system in the State or region in order to substantially improve education and employment outcomes for youth, such as youth with disabilities, served by such system, and may include—

"(A) a description of the region in the State or the State, as applicable, that will be the focus of grant activities, including analyses of economic conditions, skill needs, the workforce, and the workforce development services (including the strengths and weaknesses of such services and the capacity to provide such services) that are relevant to the proposed strategies and activities that would be carried out under the grant;

1	"(B) a description of the youth populations
2	to be served, including individuals with barriers
3	to employment who are youth, and the skill
4	needs of those populations;
5	"(C) a description of the promising strate-
6	gies and activities the eligible entity is pro-
7	posing to demonstrate, or the evidence-based
8	strategies and activities that the eligible entity
9	is proposing to expand or replicate;
10	"(D) a description of how the eligible enti-
11	ty will meaningfully involve youth in the design
12	and implementation of the proposed strategies
13	and activities;
14	"(E) a description of how, in carrying out
15	such strategies and activities, the eligible entity
16	will—
17	"(i) collaborate to leverage resources
18	among strategic partners to achieve the
19	purposes of the grant, and to provide the
20	matching share described in subsection
21	(d)(2); and
22	"(ii) ensure the sustainability of the
23	programs and activities supported by the
24	grant after grant funds are no longer
25	available;

1	"(F) a description of how the strategies
2	and activities will be aligned with the State plan
3	and the local plans in the region of the State
4	that will be the focus of grant activities;
5	"(G) a description of the outcomes, includ-
6	ing outcomes for the performance accountability
7	measures based on indicators of performance
8	described in section 136(b)(2)(A)(ii), to be
9	achieved by the proposed strategies and activi-
10	ties; and
11	"(H) a description of how the eligible enti-
12	ty will—
13	"(i) use technology;
14	"(ii) collect data;
15	"(iii) made data publicly available;
16	and
17	"(iv) use technology and date to im-
18	prove program delivery, activities, and ad-
19	ministration.
20	"(d) Matching Funds Requirements.—
21	"(1) Innovation fund share.—The amount
22	of the share of the funds provided under this section
23	shall be not greater than 50 percent of the cost of
24	the programs and activities that are carried out
25	under the grant.

1	"(2) Matching share.—
2	"(A) In general.—
3	"(i) Amount.—The amount of the
4	matching share under this subsection for a
5	program year may not be less than 50 per-
6	cent of the costs of the programs and ac-
7	tivities that are carried out under the
8	grant.
9	"(ii) IN CASH OR KIND.—The match-
10	ing share may be in cash or in kind (fairly
11	evaluated).
12	"(iii) Sources.—Not more than 50
13	percent of the matching share required
14	under this subsection may be provided
15	from Federal resources, of which not less
16	than 50 percent shall be provided from
17	Federal resources from the partner pro-
18	grams identified in the application other
19	than resources provided under the core
20	programs. Non-Federal sources for the
21	matching share may include State re-
22	sources, local resources, contributions from
23	private organizations, or a combination of
24	such resources and contributions.

1 "(B) Financial Hardship Waiver.—The 2 Secretary of Labor and the Secretary of Edu-3 cation may waive or reduce the matching share 4 of an eligible entity that has submitted an application under this subsection if such entity 6 demonstrates a need for such waiver or reduc-7 tion due to extreme financial hardship as defined by the Secretary of Labor and the Sec-8 9 retary of Education.

- "(C) Supplement not supplement.—The Federal and matching share required by this subsection shall be used to supplement and not supplant other Federal and State funds used to carry out activities described in this subsection.
- 15 "(e) Grant Period.—Grants awarded under this 16 subsection shall be awarded for periods of not more than 17 3 years in duration and may not be renewed.
- "(f) Reporting.—The Secretary of Labor and the Secretary of Education are authorized to establish appropriate reporting requirements for grantees under this subsection.
- "(g) Technical Assistance and Evaluation.— 23 For each program year for which funds are available to 24 carry out this section, the Secretary of Labor and the Sec-25 retary of Education may reserve a total of not more than

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3 percent of the amount available to carry out this subsection to provide technical assistance to applicants and 3 grantees under this subsection and to evaluate projects 4 carried out under this subsection. The Secretaries shall 5 ensure that the results of the evaluations are publicly 6 available, including through electronic means.". 7 SEC. 158. EVALUATIONS. 8 Section 172 is amended— 9 (1) in subsection (a)(2), by inserting "accountability" after "performance"; 10 11 (2) in subsection (c)— (A) by striking "as least" and inserting 12 "at least"; and 13 14 (B) by striking "2005" and inserting "2016"; 15 (3) in subsection (e), by striking "Labor and 16 17 Human Resources" and inserting "Health, Edu-18 cation, Labor, and Pensions"; and 19 (4) by redesignating subsection (f) as sub-20 section (g) and inserting after subsection (e) the fol-21 lowing new subsection: "(f) Publication of Reports.—If an entity that 22 23 enters into a contract or other arrangement with the Secretary to conduct an evaluation of a program or activity under this section requests permission from the Secretary

1	to publish a report resulting from the evaluation, such en-
2	tity may publish the report unless the Secretary denies
3	the request during the 90-day period beginning on the
4	date the Secretary receives such request.".
5	SEC. 159. NATIONAL DISLOCATED WORKER GRANTS.
6	Section 173 is amended—
7	(1) in the section heading, by striking "EMER-
8	GENCY" and inserting "DISLOCATED WORKER";
9	(2) by striking subsection (b) and redesignating
10	subsection (a) as subsection (b), and inserting before
11	such redesignated subsection the following new sub-
12	section:
13	"(a) Definitions.—In this section—
14	"(1) the term 'emergency or disaster' means—
15	"(A) an emergency or a major disaster, as
16	defined in paragraphs (1) and (2), respectively,
17	of section 102 of the Robert T. Stafford Dis-
18	aster Relief and Emergency Assistance Act (42
19	U.S.C. 5122 (1) and (2)); or
20	"(B) an emergency or disaster situation of
21	national significance that could result in a po-
22	tentially large loss of employment, as declared
23	or otherwise recognized by the chief official of
24	a Federal agency with authority for or jurisdic-

1	tion over the Federal response to the emergency
2	or disaster situation; and
3	"(2) the term 'disaster area' means an area
4	that has suffered or in which has occurred an emer-
5	gency or disaster.";
6	(3) in subsection (b) (as so redesignated)—
7	(A) by striking paragraph (4) and redesig-
8	nating paragraphs (1) through (3) and (4) as
9	subparagraphs (A) through (C), respectively,
10	and moving such subparagraphs (as so redesig-
11	nated) 2 ems to the right;
12	(B) in the matter preceding subparagraph
13	(A) (as so redesignated)—
14	(i) by striking "The Secretary" and
15	inserting:
16	"(1) Grants.—The Secretary"; and
17	(ii) by striking "emergency grants in
18	a timely manner" and inserting "dislocated
19	worker grants";
20	(C) in subparagraph (A) (as so redesig-
21	nated), by striking "subsection (c)" and insert-
22	ing "subsection (c)(1)(B)";
23	(D) in subsection (B) (as so redesignated),
24	by striking "an area that has suffered" and all
25	that follows and insert "a disaster area, to pro-

1	vide disaster relief employment in the disaster
2	area'';
3	(E) in subparagraph (C) (as so redesig-
4	nated), by striking "paragraphs (1) and (2)"
5	and inserting "subparagraphs (A) and (B)";
6	and
7	(F) by inserting after subparagraph (C)
8	the following:
9	"(D) to provide additional assistance to a
10	State board or local board serving an area
11	where—
12	"(i) a higher-than-average demand for
13	employment and training activities for dis-
14	located members of the Armed Forces,
15	spouses described in section 101(14)(E), or
16	members of the Armed Forces described in
17	subsection (c)(2)(A)(iv), exceeds State and
18	local resources for providing such activi-
19	ties; and
20	"(ii) such activities are to be carried
21	out in partnership with the Department of
22	Defense and Department of Veterans Af-
23	fairs transition assistance programs; and

1	"(E) from funds appropriated under sec-
2	tion 174(c), to a State or entity described in
3	subsection (c)(1)(B) to carry out—
4	"(i) subsection (e), including pro-
5	viding assistance to eligible individuals;
6	and
7	"(ii) subsection (f), including pro-
8	viding assistance to eligible individuals.
9	"(2) Decisions and obligations.—The Sec-
10	retary shall issue a final decision on a complete ap-
11	plication for a national dislocated worker grant
12	under this subsection not later than 45 calendar
13	days after receipt of the application.";
14	(4) in subsection (c)—
15	(A) in paragraph (1)(A), by striking "sub-
16	section (a)(1)" and inserting "subsection
17	(b)(1)(B)"; and
18	(B) in paragraph (2)—
19	(i) in the matter preceding subpara-
20	graph (A), by striking "emergency" and
21	inserting "dislocated worker"; and
22	(ii) in subparagraph (C), by striking
23	"emergency" and inserting "dislocated
24	worker";
25	(5) in subsection (d)—

1	(A) by striking "subsection (a)(2)" each
2	place it appears and inserting "subsection
3	(b)(1)(B)";
4	(B) in paragraph (1)(A)—
5	(i) by inserting ", in coordination with
6	the Administrator of the Federal Emer-
7	gency Management Agency, as applicable,"
8	after "shall be used"; and
9	(ii) by striking "structures" and in-
10	serting "public structures";
11	(C) in paragraph (2), by inserting "emer-
12	gency or" after "consequence of the";
13	(D) in paragraph (3)—
14	(i) by striking "No individual" and in-
15	serting:
16	"(A) IN GENERAL.—Except as provided in
17	subparagraph (B), no individual";
18	(ii) by striking "natural disaster" and
19	inserting "emergency or disaster"; and
20	(iii) by adding at the end the fol-
21	lowing new subparagraph:
22	"(B) Extension.—At the request of a
23	State, the Secretary may extend such employ-
24	ment, related to recovery from a single emer-

1	gency or disaster involving the State, for not
2	more than an additional 6 months."; and

(E) by adding at the end the following new paragraphs:

"(4) USE OF AVAILABLE FUNDS.—Funds made available under subsection (b)(1)(B) shall be available to assist workers described in paragraph (2) who are affected by an emergency or disaster, including workers who have relocated from an area in which an emergency or disaster has been declared or otherwise recognized, as appropriate. Under conditions determined by the Secretary and following notification to the Secretary, a State may use such funds, that are appropriated for any fiscal year and available for expenditure under any grant awarded to the State under this section, to provide any assistance authorized under this subsection. Funds used pursuant to the authority provided under this paragraph shall be subject to the liability and reimbursement requirements described in paragraph (5).

"(5) LIABILITY AND REIMBURSEMENT.—Nothing in this Act shall be construed to relieve liability, by a responsible party that is liable under Federal law, for any costs incurred by the United States under subsection (b)(1)(B) or this subsection, in-

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1	cluding the responsibility to provide reimbursement
2	for such costs to the United States.";
3	(6) by striking subsection (e) and redesignating
4	subsections (f) and (g) as subsections (e) and (f), re-
5	spectively;
6	(7) in subsection (e) (as so redesignated)—
7	(A) by striking "paragraph (4)(A) of sub-
8	section (a)" each place it appears and inserting
9	"subsection $(b)(1)(E)(i)$ ";
10	(B) in paragraph (1)—
11	(i) in subparagraph (A), by striking
12	"clauses (i) through (v)" and inserting
13	"clauses (i) through (iv)";
14	(ii) in subparagraph (B)(iii), by strik-
15	ing "enactment of this clause" and insert-
16	ing "enactment of the American Recovery
17	and Reinvestment Act of 2009 (Public
18	Law 111–5, 123 Stat. 115)"; and
19	(iii) in subparagraph (C), by striking
20	"subsection (g)" and inserting "subsection
21	(f)";
22	(C) in paragraph (2), by striking "sub-
23	section (g)" and inserting "subsection (f)":

1	(D) in paragraph $(3)(A)(i)$, by striking
2	"not later than" and inserting "notwith-
3	standing subsection (b)(2), not later than"; and
4	(E) in paragraph (7)(A)—
5	(i) in clause (i), by striking "section
6	4980B" and inserting "section
7	4980B(f)(4)"; and
8	(ii) in clause (ii)(I), by striking
9	"clause (i), (ii), or (vi) of paragraph
10	(2)(A))" and inserting "subparagraph (A),
11	(B), or (F) of section $35(e)(1)$ of such
12	Code)"; and
13	(8) in subsection (f), (as so redesignated)—
14	(A) by striking "paragraph (4)(A) of sub-
15	section (a)" each place it appears and inserting
16	"subsection (b) $(1)(E)(i)$ ";
17	(B) in paragraph (1), by striking "sub-
18	section (f)(1)(A)" and inserting "subsection
19	(e)(1)(A)"; and
20	(C) in paragraph (4)—
21	(i) in subparagraph (A)—
22	(I) in the matter preceding clause
23	(i), by striking "this subsection" and
24	inserting "subsection (b)(1)(E)(ii)";
25	and

1	(II) in clause (i), by striking "not
2	later than" and inserting "notwith-
3	standing subsection (b)(2), not later
4	than"; and
5	(ii) in subparagraph (B), by striking
6	" $174(c)(1)(B)$ " and inserting "subsection
7	(b)(1)(E)(ii)".
8	SEC. 160. YOUTHBUILD PROGRAM.
9	Section 173A is amended—
10	(1) in subsection (a)—
11	(A) in paragraph (3), by striking "; and"
12	and inserting a semicolon;
13	(B) in paragraph (4), by striking the pe-
14	riod and inserting "; and"; and
15	(C) by inserting after paragraph (4) the
16	following new paragraph:
17	"(5) to improve the quality and energy effi-
18	ciency of community and other nonprofit and public
19	facilities, including those facilities that are used to
20	serve homeless and low-income families.";
21	(2) in subsection (b)—
22	(A) by striking paragraph (8) and redesig-
23	nating paragraphs (9) through (13) as para-
24	graphs (8) through (12), respectively:

1	(B) in paragraph (11) (as so redesig-
2	nated), by striking "means housing provided"
3	and all that follows and inserting "has the
4	meaning given the term in section 401(29) of
5	the McKinney-Vento Homeless Assistance Act
6	(42 U.S.C. 11360(29))."; and
7	(C) in paragraph (12) (as so redesignated),
8	by striking "or construction" and inserting
9	"construction, or energy efficiency enhance-
10	ment'';
11	(3) in subsection (c)—
12	(A) in paragraph (2)—
13	(i) in subparagraph (A)(i), by striking
14	"or construction" and inserting "construc-
15	tion, or energy efficiency enhancement";
16	(ii) in subparagraph (A)(iv)—
17	(I) in subclause (II), by striking
18	"individuals with limited English pro-
19	ficiency" and inserting "participants
20	who are English language learners";
21	and
22	(II) in subclause (III), by strik-
23	ing "General Education Development
24	(GED) credential, or other State-rec-
25	ognized equivalent (including recog-

1	nized alternative standard" and in-
2	serting "or its recognized equivalent
3	including recognized certificates of at-
4	tendance or similar documents";
5	(iii) in subparagraph (A)(vii)—
6	(I) by striking "supportive serv-
7	ices"; and
8	(II) by inserting "or training"
9	after "postsecondary education";
10	(iv) in subparagraph (B), by striking
11	"or construction" and inserting "construc-
12	tion, or energy efficiency enhancement";
13	(v) in subparagraph (C)—
14	(I) by striking "or construction"
15	and inserting "construction, or energy
16	efficiency enhancement"; and
17	(II) by striking "10 percent" and
18	inserting "15 percent"; and
19	(vi) in subparagraph (D), by inserting
20	", including recruitment and selection of
21	participants,";
22	(B) in paragraph (3)(B)—
23	(i) in clause (i), by inserting "con-
24	struction and" after "opportunities in":

1	(ii) in clauses (iii) and (vi), by strik-
2	ing "or construction" each place it appears
3	and inserting "construction, or energy effi-
4	ciency enhancement";
5	(iii) in clause (x), by striking "voca-
6	tional education" and inserting "career
7	and technical education and training";
8	(iv) in clause (xii)—
9	(I) by striking "results" and in-
10	serting "levels";
11	(II) by striking "common" and
12	inserting "primary"; and
13	(III) by striking "youth and life-
14	long learning, as identified by the Sec-
15	retary" and inserting "eligible youth
16	described in section 136(b)(2)(A)(ii)";
17	(v) in clause (xvi)—
18	(I) in subclause (II), by inserting
19	"energy efficiency enhancement" after
20	"construction"; and
21	(II) in subclause (III), by strik-
22	ing "vocational education" and insert-
23	ing "career and technical education
24	and training"; and

1	(vi) in clause (xvii)(I), by inserting
2	"energy efficiency enhancement" after
3	"construction"; and
4	(C) in paragraph (4)—
5	(i) in subparagraph (C)—
6	(I) by inserting "community
7	and" after "which the housing and";
8	and
9	(II) by striking "or construction"
10	each place it appears and inserting
11	"construction, or energy efficiency en-
12	hancement"; and
13	(ii) in subparagraph (J)—
14	(I) in clause (ii), by inserting
15	"energy efficiency enhancement" after
16	"construction"; and
17	(II) in clause (iii), by striking
18	"vocational education" and inserting
19	"career and technical education and
20	training";
21	(4) in subsection (d), by striking "or construc-
22	tion" each place it appears and inserting "construc-
23	tion, or energy efficiency enhancement";
24	(5) in subsection (e)(1)—

1	(A) in subparagraph (A)(iii), by inserting
2	", or an individual who was a school dropout
3	and has subsequently re-enrolled" before the
4	period; and
5	(B) in amending subparagraph (B)(i) to
6	read as follows:
7	"(i) are basic skills deficient, despite
8	attainment of a secondary school diploma
9	or its recognized equivalent (including rec-
10	ognized certificates of attendance or simi-
11	lar documents for individuals with disabil-
12	ities); or'';
13	(6) in subsection $(f)(2)$ —
14	(A) in subparagraph (A), by inserting ", or
15	to support pilot and demonstration projects or
16	program evaluations with recipients of grants
17	under subsection (c) as directed by the Sec-
18	retary, including pilot or demonstration projects
19	that create new career tracks for Youthbuild
20	participants in areas such as health care and
21	manufacturing" before the period; and
22	(B) in subparagraph (B), by striking
23	"shall reserve" and inserting "shall reserve not
24	less than 3 percent and not more than";

1	(7) in subsection (g), by striking "postsec-
2	ondary educational institutions" and inserting "in-
3	stitutions of higher education"; and
4	(8) by amending subsection (h) to read as fol-
5	lows:
6	"(h) AUTHORIZATION OF APPROPRIATIONS.—There
7	are authorized to be appropriated for each of fiscal years
8	2013 through 2017 such sums as may be necessary to
9	carry out this section.".
10	SEC. 161. AUTHORIZATION OF APPROPRIATIONS.
11	Subsections (a) and (b) of section 174 are amended
12	to read as follows:
13	"(a) Native American Programs; Migrant and
14	SEASONAL FARMWORKER PROGRAMS; VETERANS' WORK-
15	FORCE INVESTMENT PROGRAMS.—
16	"(1) In general.—Subject to paragraph (2),
17	there are authorized to be appropriated to carry out
18	sections 166 through 168 such sums as may be nec-
19	essary for each of the fiscal years 2013 through
20	2017.
21	"(2) Reservations.—Of the amount appro-
22	priated pursuant to the authorization of appropria-
23	tions under paragraph (1) for a fiscal year, the Sec-
24	retary shall—

1	"(A) reserve not less than \$55,000,000 for
2	carrying out section 166;
3	"(B) reserve not less than $$70,000,000$ for
4	carrying out section 167; and
5	"(C) reserve not less than $$7,300,000$ for
6	carrying out section 168.
7	"(b) Technical Assistance; Innovation
8	Grants.—There are authorized to be appropriated to
9	carry out sections 169 through 171 such sums as may be
10	necessary for each of the fiscal years 2013 through
11	2017.".
12	SEC. 162. TRANSITION GRANTS TO STATES.
13	Subtitle D is further amended by adding at the end
1 /	the following:
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14 15	"SEC. 175. TRANSITION GRANTS TO STATES.
	"SEC. 175. TRANSITION GRANTS TO STATES. "(a) IN GENERAL.—For the program year described
15 16	
15 16	"(a) In General.—For the program year described in section 171A, from the funds allocated for awards de-
15 16 17	"(a) In General.—For the program year described in section 171A, from the funds allocated for awards de-
15 16 17 18	"(a) In General.—For the program year described in section 171A, from the funds allocated for awards described in section 171A and section 171B, the Secretary
15 16 17 18 19	"(a) IN GENERAL.—For the program year described in section 171A, from the funds allocated for awards described in section 171A and section 171B, the Secretary of Labor and the Secretary of Education shall award, on
15 16 17 18 19 20	"(a) In General.—For the program year described in section 171A, from the funds allocated for awards described in section 171A and section 171B, the Secretary of Labor and the Secretary of Education shall award, on a competitive basis, transition grants to States. The Secre-
15 16 17 18 19 20 21	"(a) IN GENERAL.—For the program year described in section 171A, from the funds allocated for awards described in section 171A and section 171B, the Secretary of Labor and the Secretary of Education shall award, on a competitive basis, transition grants to States. The Secretaries, to the extent practicable and consistent with the

1	"(b) APPLICATION.—To be eligible to receive a grant
2	under this section, the Governor of a State, in coordina-
3	tion with the State board and in consultation with the
4	local boards, shall submit an application to the Secretary
5	of Labor and the Secretary of Education, at such time
6	in a such manner, and containing such information, con-
7	sistent with this subsection, as the Secretaries may re-
8	quire, including—
9	"(1) a description of how the grant funds will
10	be used to carry out the transition activities de-
11	scribed in subsection (d);
12	"(2) a description of the process by which the
13	State will award funds to local areas in accordance
14	with subsection $(d)(2)$; and
15	"(3) assurances that all the entities carrying
16	out core programs in the State will participate in the
17	activities.
18	"(c) Grant Period.—Grants awarded under this
19	subsection shall be awarded for periods of not more than
20	2 years in duration and may not be renewed.

- 21 "(d) Use of Funds.—A State that receives a grant
- 22 under this section—
- "(1) may reserve not more than 40 percent of
- the grant funds for transition activities to assist in

- the development of the State plan under section 112 or 113; and
- "(2) shall use not less than 60 percent of the grant funds to award subgrants to local areas for transition activities to assist in the development local and regional plans under section 116(c) and 118, with a priority in making such awards to local areas most in need of resources to make the transition to meeting the requirements of the Workforce Investment Act of 2012.
- 11 "(e) LIMITATIONS.—No State may—
- 12 "(1) receive more than 1 grant under this sec-13 tion; and
- "(2) receive a grant under this section concurrently with a grant under section 171A or 171B for the first program year that commences after the date of enactment of the Workforce Investment Act of 2011.".
- 19 SEC. 163. INTERAGENCY AGREEMENT.
- 20 Subtitle D is further amended by adding after section
- 21 175 (as added by section 112) the following:
- 22 "SEC. 176. INTERAGENCY AGREEMENT.
- "(a) IN GENERAL.—The Secretary of Education and
- 24 the Secretary of Labor shall jointly develop policies for
- 25 the administration of this subtitle in accordance with such

- 1 terms as the Secretaries shall set forth in an interagency
- 2 agreement. Such interagency agreement, at a minimum,
- 3 shall include a description of the respective roles and re-
- 4 sponsibilities of the Secretaries in carrying out this sub-
- 5 title (both jointly and separately), including—
- "(1) how the funds available under this subtitle
 will be obligated and disbursed and compliance with
 applicable laws (including regulations) will be ensured, as well as how the grantees will be selected
 and monitored, and a peer review process for selection of grantees that includes program practitioners
 and national experts will be carried out;
 - "(2) how evaluations and research will be conducted on the effectiveness of grants awarded under this subtitle in addressing the education and employment needs of job seekers and workers, youth, and employers;
 - "(3) how technical assistance will be provided to applicants and grant recipients;
 - "(4) how information will be disseminated, including through electronic means, on best practices and effective strategies and service delivery models for activities carried out under this subtitle; and
- 24 "(5) how policies and processes critical to the 25 successful achievement of the education, training,

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1	and employment goals of this subtitle will be estab-
2	lished.
3	"(b) Transfer Authority.—The Secretary of
4	Labor and the Secretary of Education shall have the au-
5	thority to transfer funds between the Department of
6	Labor and the Department of Education to carry out this
7	subtitle in accordance with the agreement described in
8	subsection (a).
9	"(c) Reports.—The Secretary of Labor and the Sec-
10	retary of Education shall jointly develop and submit a bi-
11	ennial report to the Committee on Health, Education,
12	Labor, and Pensions of the Senate and the Committee on
13	Education and Workforce of the House of Representa-
14	tives, describing—
15	"(1) actions the Departments have taken to—
16	"(A) assess the effectiveness of the
17	projects carried out under this subtitle; and
18	"(B) facilitate the coordination of the pro-
19	grams carried out through the grants awarded
20	with other education, employment and training
21	programs;
22	"(2) barriers that impede effectiveness of
23	projects carried out under this subtitle;
24	"(3) the best practices and effective strategies
25	and service delivery models that the Departments

1	have identified pursuant to this subtitle and actions
2	the Departments have taken to promptly dissemi-
3	nate information, including through electronic
4	means, on such best practices, service delivery mod-
5	els, and effective strategies; and
6	"(4) the actions the Departments have taken to
7	leverage resources provided under Federal law other
8	than this subtitle and non-Federal resources, to im-
9	prove the workforce investment system nationwide,
10	including in States, regions, and local areas that
11	have not received funds under this subtitle.".
12	Subtitle E—Administration
13	SEC. 171. REQUIREMENTS AND RESTRICTIONS.
14	Section 181 is amended—
15	(1) in subsection (a), by amending subpara-
16	graph (B) of paragraph (1) to read as follows:
17	"(B) Rule of construction.—The ref-
18	erence in subparagraph (A) to section $6(a)(1)$
19	of the Fair Labor Standards Act of 1938 (29
20	U.S.C. 206(a)(1)) shall not be applicable for in-
21	dividuals in territorial jurisdictions in which
22	section 6 of the Fair Labor Standards Act of
23	1938 (29 U.S.C. 206) does not apply.";
24	(2) in subsection $(b)(1)$ by striking "invest-
25	ment" and inserting "development";

1	(3) in subsection $(c)(1)$, by inserting "or alloca-
2	tion" after "an allotment";
3	(4) in subsection $(d)(2)$ —
4	(A) by striking "employment and training
5	activity" and inserting "employment or training
6	activity";
7	(B) by inserting "incumbent worker train-
8	ing, transitional employment," after "on-the-job
9	training,"; and
10	(C) in paragraph (3), by inserting "(or
11	that has provided funding to an entity that has
12	violated such paragraph)" after "violated such
13	paragraph'';
14	(5) in subsection (e)—
15	(A) by inserting "to carry out an activity"
16	after "No funds available";
17	(B) by striking "and similar activities"
18	and inserting "or similar activities"; and
19	(C) by striking "title. No funds available
20	under subtitle B" and inserting "or under sub-
21	title C. No funds received to carry out an activ-
22	ity under subtitle B or C"; and
23	(6) in subsection (f), by inserting "or subtitle
24	C" after "subtitle B" both places it appears.

1 SEC. 172. FISCAL CONTROLS OR SANCTIONS.

2	Section 184 is amended—
3	(1) in subsection (a)—
4	(A) in paragraph (2)—
5	(i) in subparagraph (A), by striking
6	"the appropriate circulars" and inserting
7	"appropriate circulars or rules"; and
8	(ii) in subparagraph (B)(ii), by strik-
9	ing "administration of youth activities"
10	and inserting:
11	"(iii) administration of youth work-
12	force investment activities."; and
13	(B) in paragraphs $(5)(A)$, $(6)(C)$, and (7)
14	(A) and (B), by inserting "with the require-
15	ments" afer "compliance" each place it ap-
16	pears;
17	(2) in subsection (b)(1)(B)(v), by inserting
18	"with the provision" after "compliance";
19	(3) in subsection (e)—
20	(A) in paragraph (2)—
21	(i) by striking "made available" and
22	inserting "received";
23	(ii) by striking "offset repayment"
24	and inserting "require payment by offset-
25	ting the amount"; and

1	(iii) by inserting "under this title"
2	after "may be entitled"; and
3	(B) in paragraph (4), by inserting "(subse-
4	quent to the program year for which the deter-
5	mination was made)" after "allocations"; and
6	(4) in subsection $(d)(1)$, by striking "para-
7	graphs (2) and (3) of".
8	SEC. 173. REPORTS, RECORDKEEPING, INVESTIGATIONS.
9	Section 185(c) is amended—
10	(1) in paragraph (2), by striking "; and and
11	inserting a semicolon;
12	(2) in paragraph (3), by striking the period and
13	inserting "; and; and
14	(3) by adding at the end the following new
15	paragraph:
16	"(4) shall, to the extent practicable, submit or
17	make available (including through electronic means)
18	any reports, records, plans, or any other data that
19	are required to be submitted or made available, re-
20	spectively, under this title.".
21	SEC. 174. ADMINISTRATIVE PROVISIONS.
22	Section 189 is amended—
23	(1) in subsection (a), by striking "section 204
24	of the Intergovernmental Cooperation Act of 1968"

1	and inserting "section 6504 of title 31, United
2	States Code";
3	(2) in subsection (g), by amending paragraph
4	(2) to read as follows:
5	"(2) Availability.—
6	"(A) In general.—Funds obligated for
7	any program year for a program or activity
8	funded under subtitle B may be expended by
9	each State receiving such funds during that
10	program year and the 2 succeeding program
11	years. Funds received by local areas from
12	States under subtitle B during a program year
13	may be expended during that program year and
14	the succeeding program year.
15	"(B) CERTAIN NATIONAL ACTIVITIES.—
16	"(i) In general.—Funds obligated
17	for any program year for any program or
18	activity carried out under section 170 or
19	171 shall remain available until expended.
20	"(ii) Incremental funding
21	BASIS.—A contract or arrangement en-
22	tered into under the authority of section
23	170(c) (relating to research projects, stud-
24	ies and reports, and multistate projects) or
25	section 171 (relating to evaluations), in-

1	cluding a long-term, nonseverable services
2	contract, may be funded on an incremental
3	basis with annual appropriations or other
4	available funds.
5	"(C) Special Rule.—No amount of the
6	funds obligated for a program year for a pro-
7	gram or activity funded under this title shall be
8	deobligated on account of a rate of expenditure
9	that is consistent with a State plan, an oper-
10	ating plan described in section 151, or a plan,
11	grant agreement, contract, application, or other
12	agreement described in subtitle D, as appro-
13	priate."; and
14	(3) in subsection (i)—
15	(A) in paragraph (3), by inserting "ac-
16	countability" after "performance"; and
17	(B) in paragraph (4)—
18	(i) in subparagraph (A)(i)—
19	(I) by inserting "the funding of
20	infrastructure costs for one-stop cen-
21	ters," after "functions of local areas
22	and local boards"; and
23	(II) by inserting ", and other re-
24	quirements relating to the basic pur-
25	poses of this title" before the period;

1	(ii) in subparagraph (B)—
2	(I) in the matter preceding clause
3	(i), by striking "investment" and in-
4	serting "development"; and
5	(II) in clause (v), by striking "
6	an opportunity to comment on such
7	request has been provided to the local
8	board" and inserting ", in the case of
9	a waiver for a local area, an oppor-
10	tunity to comment on such request
11	has been provided to the local board
12	for the local area for which the waiver
13	is requested";
14	(iii) in subparagraph (C), by inserting
15	"for which the waiver was requested" after
16	"ensure that the local area"; and
17	(iv) by adding at the end the following
18	new subparagraph:
19	"(D) Expedited determination re-
20	GARDING PROVISION OF WAIVERS.—If the Sec-
21	retary has approved a waiver of statutory or
22	regulatory requirements for a State or local
23	area pursuant to this subsection, the Secretary
24	shall expedite the determination regarding the

1	provision of that waiver, for another State or
2	local area.".
3	SEC. 175. REPEALS.
4	The Act is further amended by striking section 190
5	and redesignating sections 191 through 195 as sections
6	190 through 194, respectively.
7	SEC. 176. GENERAL PROGRAM REQUIREMENTS.
8	Section 194 (as redesignated by section 185) is
9	amended by adding at the end the following new para-
10	graphs:
11	"(14) Funds provided under this title shall not
12	be used to establish or operate a stand-alone fee-for-
13	service enterprise in a situation in which a private
14	sector employment agency (as defined in section 701
15	of the Civil Rights Act of 1964 (42 U.S.C. 2000e)
16	is providing full access to similar or related services
17	in such a manner as to fully meet the identified
18	need. For purposes of this paragraph, such an enter-
19	prise does not include a one-stop delivery system de-
20	scribed in section 121(e).
21	"(15)(A) None of the funds available under this
22	title shall be used by a recipient or subrecipient of
23	such funds to pay the salary and bonuses of an indi-
24	vidual, either as direct costs or indirect costs, at a

rate in excess of the annual rate of basic pay pre-

1	scribed for level II of the Executive Schedule under
2	section 5313 of title 5, United States Code.
3	"(B) The limitation described in subparagraph
4	(A) shall not apply to vendors providing goods and
5	services as defined in Office of Management and
6	Budget Circular A–133.
7	"(C) In a case in which a State is a recipient
8	of such funds, the State may establish a lower limit
9	than is provided in subparagraph (A) for salaries
10	and bonuses of those receiving salaries and bonuses
11	from a subrecipient of such funds, taking into ac-
12	count factors including the relative cost of living in
13	the State, the compensation levels for comparable
14	State or local government employees, and the size of
15	the organizations that administer the Federal pro-
16	grams involved.".
17	SEC. 177. OFFICE OF DISABILITY EMPLOYMENT POLICY.
18	Subtitle E is further amended by adding at the end
19	the following:
20	"SEC. 195. OFFICE OF DISABILITY EMPLOYMENT POLICY.
21	"(a) Purpose.—The purpose of this section is to es-
22	tablish an Office of Disability Employment Policy—
23	"(1) to help develop and support national poli-
24	cies and practices that will increase employment and

1	economic advancement opportunities for all individ-
2	uals with disabilities; and
3	"(2) to ensure that such individuals are fully

- integrated into the 21st century workforce.
- 5 "(b) Office.—There is established within the De-
- 6 partment of Labor an Office of Disability Employment
- 7 Policy (referred to in this section as the 'Office'). Except
- 8 as otherwise specifically provided in this Act, such Office
- 9 shall be the principal entity carrying out the functions de-
- 10 scribed in this section.
- 11 "(c) Assistant Secretary.—
- 12 "(1) IN GENERAL.—The Office shall be headed 13 by an Assistant Secretary of Disability Employment 14 Policy (referred to in this title as the 'Assistant Sec-15 retary') appointed by the President by and with the 16 advice and consent of the Senate. Except as other-17 wise specifically provided in this Act, the Assistant 18 Secretary shall be the principal officer carrying out

the functions described in this section.

"(2) EXPERIENCE.—The Assistant Secretary shall be an individual with substantial experience in, and a thorough knowledge of, disability employment policy, training and educational opportunities for individuals with disabilities (including youth with disabilities), public benefit programs for individuals

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- with disabilities, job development, and the barriers that may limit employment and economic advancement opportunities of individuals with disabilities.
- "(3) Goals and direction.—In carrying out 5 the functions of the Office, the Assistant Secretary 6 shall be guided by the goals of achieving equal op-7 portunity, full participation, economic self-suffi-8 ciency, and independent living for all individuals 9 with disabilities, to the greatest extent possible. In 10 the performance of the functions of the Office, the 11 Assistant Secretary shall be directly responsible to 12 the Secretary of Labor.
- "(d) Functions.—The Assistant Secretary shall provide national leadership, and encourage interagency collaboration, on increasing employment and training opportunities for individuals with disabilities through the development of policies and initiatives (taking into account relevant information from other Federal agencies and in-
- 20 "(1) eliminate barriers to the employment and 21 training of individuals with disabilities;
- "(2) advance opportunities for employment, and identify strategies that increase employment opportunities in the private sector, for individuals with

- 1 disabilities, including recruitment, retention, and 2 promotion of such individuals;
- 3 "(3) identify and remove disincentives that limit 4 or prevent the full employment of individuals with 5 disabilities who are receiving benefits through Fed-6 eral or State programs such as medical assistance 7 under a State Medicaid program under title XIX of 8 the Social Security Act (42 U.S.C. 1396 et seq.), 9 disability insurance benefits under title II of the So-10 cial Security Act (42 U.S.C. 401 et seq.), or supplemental security income benefits under title XVI of 12 the Social Security Act (42 U.S.C. 1381 et seq.);
 - "(4) advise and assist the Department of Labor and other Federal agencies in the development of policies and practices that increase employment opportunities in the Federal Government for individuals with disabilities, including outreach to and recruitment, retention, and promotion of such individuals;
 - "(5) assist youth with disabilities, including such youth who are out-of-school youth, in successfully transitioning into the workforce;
 - "(6) increase access for individuals with disabilities seeking employment, education, and training services from a one-stop delivery system described in

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section 221(e) of the Workforce Investment Act of 2 2012, and other public and private providers of such 3 services and supports;

- "(7) increase coordination of activities between State vocational rehabilitation programs and the workforce development systems (as defined in section 101 of such Act), including the one-stop centers (as defined in such section 101), including assisting individuals with disabilities in maximizing the services available through such programs, systems, and centers;
- "(8) leverage available public and system resources to address individual and systematic employment barriers for individuals with disabilities, and assist such individuals in navigating the process of coordinating their public benefits, including health care;
- "(9) increase employment opportunities for individuals with significant disabilities in competitive integrated employment; and
- "(10) meet other objectives, as specified by the Secretary of Labor, that will increase employment and training opportunities for individuals with disabilities.

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1	"(e) Report.—For each fiscal year, beginning with
2	the first full fiscal year following the date of enactment
3	of the Workforce Investment Act of 2013, the Secretary
4	of Labor shall prepare a report and submit the report to
5	the Committee on Education and the Workforce of the
6	House of Representatives and the Committee on Health,
7	Education, Labor, and Pensions of the Senate, not later
8	than 90 days after the end of that fiscal year. The report
9	shall summarize the Office's progress in—
10	"(1) meeting the general objectives specified in
11	paragraphs (1) and (2) of subsection (a);
12	"(2) meeting each of the 4 goals specified in
13	subsection $(c)(3)$; and
14	"(3) developing the specific policies and initia-
15	tives specified in subsection (d).
16	"(f) AUTHORIZATION OF APPROPRIATIONS.—There
17	are authorized to be appropriated to carry out this section
18	such sums as may be necessary for each of fiscal years
19	2013 through 2017.".
20	SEC. 178. INDEPENDENT EVALUATION OF THE EFFICIENCY
21	AND EFFECTIVENESS OF THE FEDERAL
22	WORKFORCE INVESTMENT SYSTEM.
23	(a) Definitions.—In this section—

1	(1) the term "Federal job training program"
2	means any federally funded employment and train-
3	ing program; and
4	(2) the term "individual with barriers to em-
5	ployment" has the meaning given such term in sec-
6	tion 101(23) of the Workforce Investment Act of
7	2013.
8	(b) Evaluation by the Government Account-
9	ABILITY OFFICE.—
10	(1) Evaluation.—The Comptroller General
11	shall conduct an evaluation of the operations of fed-
12	erally funded job training programs in order to
13	evaluate their efficiency and effectiveness in pro-
14	viding job training services to eligible participants,
15	particularly individuals with barriers to employment.
16	The evaluation shall consider—
17	(A) the findings of the January 2011 re-
18	port of the Government Accountability Office
19	entitled "Multiple Employment and Training
20	Programs: Providing Information, Co-locating
21	Services and Consolidating Administrative
22	Structures could Promote Efficiencies" (GAO-
23	11–92).

1	(B) whether programs need to be enhanced
2	in order to more effectively provide needed serv-
3	ices;
4	(C) whether programs are effectively
5	aligned to provide needed services to different
6	eligible populations; and
7	(D) whether any programs provide duplica-
8	tive services to their participants and, if so,
9	why.
10	(2) Consultation and recommendations.—
11	The Comptroller General shall consult with the
12	States, local workforce investment boards, busi-
13	nesses, labor organizations, workforce advocates and
14	community organizations, and relevant education-re-
15	lated organizations in preparing its evaluation and
16	may make any recommendations to improve the effi-
17	ciency and effectiveness of training programs and at-
18	tain needed levels of services and accessibility of
19	services.
20	(3) Submission of Plan.—Not later than 12
21	months after the date of enactment of this Act, the
22	Comptroller General shall submit the evaluation and

1	Subtitle F—Community College to
2	Career Fund
3	SEC. 181. COMMUNITY COLLEGE TO CAREER FUND.
4	Title I is further amended by adding at the end the
5	following:
6	"Subtitle F—Community College to
7	Career Fund
8	"SEC. 199. COMMUNITY COLLEGE AND INDUSTRY PARTNER-
9	SHIPS PROGRAM.
10	"(a) Grants Authorized.—From funds appro-
11	priated under section 199D(1), the Secretary of Labor
12	and the Secretary of Education, in accordance with the
13	interagency agreement described in section 199E, shall
14	award competitive grants to eligible entities described in
15	subsection (b) for the purpose of developing, offering, im-
16	proving or providing educational or career training pro-
17	grams for workers.
18	"(b) Eligible Entity.—
19	"(1) IN GENERAL.—Entities eligible for a grant
20	under this section are any of the following (or a con-
21	sortium of any of the following) in partnership with
22	employers or an association of employers—
23	"(A) a junior or community college (as de-
24	fined in section 312(f) of the Higher Education
25	Act of 1965 (20 U.S.C. 1085(f)));

1	"(B) a four-year public institution of high-
2	er education (as defined in section 101 of the
3	Higher Education Act of 1965) that offers two-
4	year degrees, will use funds provided under this
5	section for activities at the certificate and asso-
6	ciate degree levels, and is not reasonably close,
7	as determined by the Secretaries, to a commu-
8	nity college;
9	"(C) a tribal college or university (as de-
10	fined in section 316(b) of the Higher Education

- Act); or
- "(D) at the discretion of the Secretaries, a private, not-for-profit, two-year institution of higher education in Puerto Rico, Guam, the United States Virgin Islands, American Samoa, the Commonwealth of the Northern Mariana Islands, the Republic of the Marshall Islands, the Federated States of Micronesia, or the Republic of Palau.
- "(2) Additional partnerships.—In addition to partnering with employers or an association of employers, the eligible entities described in paragraph (1) may partner with any of the organizations described in subparagraphs (A) through (D). Any

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1	such partnership shall collaborate with, and may in-
2	clude, the State or local workforce investment board.
3	"(A) An adult education provider or insti-
4	tution of higher education (as defined in section
5	101 of the Higher Education Act of 1965).
6	"(B) A community-based organization.
7	"(C) A joint-labor management partner-
8	ship.
9	"(D) Any other organization that the Sec-
10	retaries considers appropriate.
11	"(c) Application.—An eligible entity seeking a
12	grant under this section shall submit a grant proposal to
13	the Secretaries at such time and containing such informa-
14	tion as the Secretaries determine is required, including a
15	detailed description of—
16	"(1) the specific project for which the grant
17	proposal is submitted, including the manner in
18	which the grant will be used to develop, offer, im-
19	prove, or provide an educational or career training
20	program;
21	"(2) the extent to which the project will meet
22	the educational or career training needs of workers
23	in the area served by the eligible entity;
24	"(3) the extent to which the project will meet
25	the needs of employers in the region for skilled

1	workers in in-demand industry sectors and occupa-
2	tions;
3	"(4) the extent to which the project submitted
4	fits within any overall strategic plan developed by an
5	eligible entity; and
6	"(5) any previous experience of the eligible enti-
7	ty in providing educational or career training pro-
8	grams, the absence of which shall not automatically
9	disqualify an eligible institution from receiving a
10	grant under this section.
11	"(d) Criteria for Award.—
12	"(1) In general.—Grants under this section
13	shall be awarded based on criteria established by the
14	Secretaries, that include the following:
15	"(A) A determination of the merits of the
16	grant proposal submitted by the eligible entity
17	to develop, offer, improve, or provide edu-
18	cational or career training programs to be made
19	available to workers.
20	"(B) An assessment of the likely employ-
21	ment opportunities available in the region to in-
22	dividuals who complete an educational or career
23	training program that the eligible entity pro-
24	poses to develop, offer, improve, or provide.

1	"(C) An assessment of prior demand for
2	training programs by individuals eligible for
3	training served by the eligible entity as well as
4	availability and capacity of existing training
5	programs to meet future demand for training
6	programs.
7	"(2) Priority.—The Secretaries shall give pri-
8	ority to eligible entities that—
9	"(A) include a partnership with a business
10	or industry or sector partnership that—
11	"(i) pays a portion of the costs of
12	such programs; or
13	"(ii) agrees to hire individuals who
14	have completed a particular postsecondary
15	degree, certificate, or credential resulting
16	from the training program of the eligible
17	entity;
18	"(B) enter into a partnership with a labor
19	organization or labor-management training pro-
20	gram that provides technical expertise for occu-
21	pationally specific education necessary for a rec-
22	ognized postsecondary credential leading to a
23	skill occupation in an in-demand industry sec-
24	tor;

1	"(C) are focused on serving individuals
2	with barriers to employment, low-income, non-
3	traditional students as defined in section 803(j)
4	of the Higher Education Act (20 U.S.C.
5	11561(c)(j)), students who are dislocated work-
6	ers, students who are veterans, or students who
7	are long-term unemployed;
8	"(D) are community colleges serving areas
9	with high unemployment rates, including rural
10	areas; and
11	"(E) are eligible entities that include an
12	institution of higher education eligible for as-
13	sistance under title III or V of the Higher Edu-
14	cation Act of 1965.
15	"(e) USE OF FUNDS.—Grants awarded under this
16	section shall be used for one or more of the following:
17	"(1) The development, offering, improvement,
18	or provision of academic programs or training pro-
19	grams, that provide relevant job training for skilled
20	occupations that will meet the needs of employers in
21	in-demand industries sectors, and which may include
22	registered apprenticeship programs, on-the-job train-
23	ing programs, and programs that support employers
24	in upgrading the skills of their workforce.

1	"(2) The development and implementation of
2	policies and programs to expand opportunities for
3	students to earn a recognized postsecondary creden-
4	tial or degree in in-demand industry sectors and oc-
5	cupations, including by—
6	"(A) facilitating the transfer of academic
7	credits between institutions of higher education,
8	including the transfer of academic credits for
9	courses in the same field of study;
10	"(B) expanding articulation agreements
11	and policies that guarantee transfer between
12	such institutions, including through common
13	course numbering and general core curriculum;
14	and
15	"(C) developing or enhancing student sup-
16	port services programs.
17	"(3) The creation of workforce programs that
18	provide a sequence of education and occupational
19	training that leads to a recognized postsecondary
20	credential or degree, including programs that—
21	"(A) blend basic skills and occupational
22	training;
23	"(B) facilitate means of transitioning from
24	non-credit occupational, basic skills, or develop-

1	mental coursework to for-credit coursework
2	within and across institutions;
3	"(C) build or enhance linkages including
4	the development of dual enrollment programs
5	and early college high schools between sec-
6	ondary education or adult education programs
7	(including programs established under the Carl
8	D. Perkins Career and Technical Education Act
9	of 2006 and title II of this Act);
10	"(D) implement other innovative programs
11	designed to increase the provision of training
12	for students, including students who are vet-
13	eran members of the National Guard or Re-
14	serves, to enter skilled occupations in in-de-
15	mand industry sectors; and
16	"(E) support paid internships that will
17	allow students to simultaneously earn credit for
18	work-based learning and gain relevant employ-
19	ment experience in an in-demand industry sec-
20	tor or occupation, which shall include opportu-
21	nities that transition individuals into employ-
22	ment.
23	"(4) The support of regional or national in-de-
24	mand industry sectors to develop skills consortia

1	that will identify pressing workforce needs and de-
2	velop solutions such as—
3	"(A) standardizing industry certifications;
4	"(B) developing new training technologies;
5	and
6	"(C) collaborating with industry employers
7	to define and describe how specific skills lead to
8	particular jobs and career opportunities.
9	"SEC. 199A. PAY-FOR-PERFORMANCE AND PAY-FOR-SUC-
10	CESS JOB TRAINING PROJECTS.
11	"(a) Award Grants Authorized.—From funds
12	appropriated under section 199D(2), the Secretary of
13	Labor and the Secretary of Education, in accordance with
14	the interagency agreement described in section 199E,
15	shall award grants on a competitive basis to eligible enti-
16	ties described in subsection (b) who meet specific perform-
17	ance outcomes and criteria established by the Secretaries
18	under subsection (c). Projects funded by grants under this
19	section shall be referred to as either Pay-for-Performance
20	or Pay-for-Success projects, as set forth in subsection (b).
21	"(b) Eligible Entity.—To be eligible to receive a
22	grant under this section an entity shall be a State or local
23	organization (which may be a local workforce organiza-
24	tion) in partnership with entities such as community col-
25	leges and other training providers who—

"(1) in the case of Pay-for-Performance projects, agree to be reimbursed primarily on the basis of achievement of specified performance outcomes and criteria agreed upon by the Secretaries under subsection (c); or

"(2) in the case of Pay-for-Success projects, include partnerships with investors, such as philanthropic organizations that provide funding for a specific project or projects to address a clear and measurable job training need in the community or region and agree to be reimbursed under the grant only if the project or projects meet specified performance outcomes and criteria agreed to by the Secretaries under subsection (c).

"(c) Performance Outcomes and Criteria.—

- Not later than 6 months after the date of the enactment of this subtitle, the Secretary of Labor and the Secretary of Education shall establish and publish specific performance measures for the initial qualification of eligible entities to receive a grant under this section. At a minimum, to receive an award an eligible entity shall—
- 22 "(1) identify a particular program area and cli-23 ent population that is not achieving optimal out-24 comes;

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1	"(2) provide evidence that the proposed strat-
2	egy would achieve better results;
3	"(3) clearly articulate and quantify the im-
4	proved outcomes of such new approach;
5	"(4) for Pay-for-Success projects, specify a
6	monetary value that would need to paid to obtain
7	such results and explain the basis for such value;
8	"(5) identify data that would be required to
9	evaluate whether outcomes are being achieved for a
10	target population and a comparison group;
11	"(6) identify estimated savings that would re-
12	sult from the improved outcomes, including to other
13	programs or units of government;
14	"(7) demonstrate the capacity to collect re-
15	quired data, track outcomes, and validate those out-
16	comes; and
17	"(8) any other criteria the Secretaries may re-
18	quire.
19	"(d) Period of Availability for Pay-for-Suc-
20	CESS Projects.—Funds appropriated to carry out Pay-
21	for-Success projects pursuant to section 199D(2) shall,
22	upon obligation, remain available for disbursement until
23	expended, notwithstanding section 1552 of title 31, United
24	States Code, and, if later deobligated, in whole or in part,

- 1 be available until expended for additional Pay-for-Success
- 2 grants under this section.

3 "SEC. 199B. BRING JOBS BACK TO AMERICA GRANTS.

- 4 "(a) Grants Authorized.—From funds appro-
- 5 priated under section 199D(3), the Secretary of Labor
- 6 and the Secretary of Education, in accordance with the
- 7 interagency agreement described in section 199E, shall
- 8 award grants to State or local governments for job train-
- 9 ing and recruiting activities that can quickly provided
- 10 businesses with skilled workers in order to encourage busi-
- 11 nesses to remain in or relocate to areas served by such
- 12 governments. The Secretaries shall coordinate with the
- 13 Secretary of Commerce in carrying out this section.
- 14 "(b) Purpose and Use of Funds.—Grants award-
- 15 ed under this section may be used by a State or local gov-
- 16 ernment to issue subgrants to eligible entities as des-
- 17 ignated by the Secretaries, including those described in
- 18 section 199(b), to assist such eligible entities in providing
- 19 training necessary to provide skilled workers for busi-
- 20 nesses that have relocated or are considering relocating
- 21 operations outside the United States, and may instead re-
- 22 locate to the areas served by such governments.
- 23 "(c) Application.—A State or local government
- 24 seeking a grant under the program established under sub-
- 25 section (a) shall submit an application to the Secretaries

1	in such manner and containing such information as the
2	Secretaries may require. At a minimum, each application
3	shall include—
4	"(1) a description of the eligible entity or enti-
5	ties the State or local government proposes to assist
6	in providing job training or recruiting activities;
7	"(2) a description of the proposed or existing
8	business facility, including the number of jobs relat-
9	ing to such facility and the average wage or salary
10	of those jobs; and
11	"(3) a description of any other resources that
12	the State has committed to assisting such business
13	in locating such facility, including tax incentives pro-
14	vided, bonding authority exercised, and land grant-
15	ed.
16	"(d) Criteria.—The Secretaries shall award grants
17	to State and local governments that—
18	"(1) the Secretaries determine are most likely
19	to succeed with a grant under the program in assist-
20	ing an eligible entity in providing the training nec-
21	essary to cause a business or businesses to remain
22	in or relocate to areas served by such governments;
23	"(2) will fund training programs that will result
24	in the greatest number and quality of jobs;

1	"(3) have committed State or other resources
2	to the extent of their ability as determined by the
3	Secretaries, to assist a business or businesses to re-
4	main in or relocate to areas served by such govern-
5	ments; and
6	"(4) have met such other criteria as the Secre-
7	taries consider appropriate, including criteria relat-
8	ing to marketing plans, benefits to ongoing regional
9	or State strategies for economic development and job
10	growth.
11	"SEC. 199C. GRANTS FOR ENTREPRENEUR AND SMALL
12	BUSINESS STARTUP TRAINING.
13	"(a) Grants Authorized.—From funds appro-
14	priated under section 199D(4), the Secretary of Labor
15	and the Secretary of Education, in accordance with the
16	interagency agreement described in section 199E, shall
17	award competitive grants to eligible entities described in
18	subsection (b) to provide training in starting a small busi-
19	ness and entrepreneurship. The Secretaries shall coordi-
20	nate with the Administrator of the Small Business Admin-
21	istration in carrying out this section including in the devel-
22	opment of criteria and selection of proposals.
23	"(b) Eligible Entity.—
24	"(1) In general.—Entities eligible for a grant

1	sortium of any of the following) in partnership with
2	at least one local or regional economic development
3	entity described in paragraph (2)—
4	"(A) a junior or community college (as de-
5	fined in section 312(f) of the Higher Education
6	Act of 1965 (20 U.S.C. 1085(f)));
7	"(B) a four-year public institution of high-
8	er education (as defined in section 101 of the
9	Higher Education Act of 1965) that offers two-
10	year degrees, will use funds provided under this
11	section for activities at the certificate and asso-
12	ciate degree levels, and is not reasonably close,
13	as determined by the Secretaries, to a commu-
14	nity college;
15	"(C) a tribal college or university (as de-
16	fined in section 316(b) of the Higher Education
17	Act); or
18	"(D) at the discretion of the Secretaries, a
19	private, not-for-profit, two-year institution of
20	higher education in Puerto Rico, Guam, the
21	United States Virgin Islands, American Samoa,
22	the Commonwealth of the Northern Mariana Is-
23	lands, the Republic of the Marshall Islands, the
24	Federated States of Micronesia, or the Republic
25	of Palau.

1	"(2) Additional partnerships.—Local or re-
2	gional economic development entities described in
3	this paragraph are the following:
4	"(A) Small business development centers.
5	"(B) Women's business centers.
6	"(C) Regional innovation clusters.
7	"(D) Local accelerators or incubators.
8	"(E) State or local economic development
9	agencies.
10	"(c) APPLICATION.—An eligible entity seeking a
11	grant under this section shall submit a grant proposal in
12	such manner and containing such information as the Sec-
13	retaries and the Small Business Administrator shall re-
14	quire. Such information shall include the manner in which
15	entrepreneurship training and education will be provided,
16	the role of partners in such an arrangement, and the man-
17	ner in which the proposal will integrate and partner with
18	local economic development resources.
19	"(d) Use of Funds.—Grants awarded under this
20	section shall be used to provide training in entrepreneur-
21	ship and starting a small business, including through on-
22	line courses, intensive seminars, and comprehensive
23	courses.

$1\,$ "SEC. 199D. AUTHORIZATION OF APPROPRIATIONS.

2	"(a) In General.—There is authorized to be appro-
3	priated \$8,000,000,000 to carry out this subtitle, of which
4	\$4,000,000,000 is authorized to be appropriated to the
5	Secretary of Labor and \$4,000,000,000 is authorized to
6	be appropriated to the Secretary of Education. Such
7	amounts shall be used to carry out the programs author-
8	ized by this subtitle as follows:
9	"(1) \$7,000,000,000 is authorized for the pro-
10	gram established by section 199;
11	"(2) \$500,000,000 is authorized for the pro-
12	gram established by section 199A;
13	"(3) \$250,000,000 is authorized for the pro-
14	gram established by section 199B;
15	"(4) \$250,000,000 is authorized for the pro-
16	gram established by section 199C; and
17	"(5) Not more than 5 percent of the amounts
18	authorized under paragraphs (1) through (4) may be
19	used by the Secretaries to administer each respective
20	program, including providing technical assistance
21	and carrying out evaluations.
22	"(b) Period of Availability.—Except as provided
23	in section 199A(d), the funds appropriated pursuant to
24	subsection (a) shall be available for Federal obligation for
25	the fiscal year for which the funds are appropriated and
26	the succeeding 2 fiscal years.

1 "SEC. 199E. INTERAGENCY AGREEMENT.

2	"(a) In General.—The Secretary of Labor and the
3	Secretary of Education shall jointly develop policies for the
4	administration of this subtitle in accordance with such
5	terms as the Secretaries shall set forth in an interagency
6	agreement. Such interagency agreement, at a minimum,
7	shall include a description of the respective roles and re-
8	sponsibilities of the Secretaries in carrying out this sub-
9	title (both jointly and separately), including—
10	"(1) how the funds available under this subtitle
11	will be obligated and disbursed and compliance with
12	applicable laws (including regulations) will be en-
13	sured, as well as how the grantees will be selected
14	and monitored;
15	"(2) how evaluations and research will be con-
16	ducted on the effectiveness of grants awarded under
17	this subtitle in addressing the education and employ-
18	ment needs of workers, and employers;
19	"(3) how technical assistance will be provided
20	to applicants and grant recipients;
21	"(4) how information will be disseminated, in-
22	cluding through electronic means, on best practices
23	and effective strategies and service delivery models
24	for activities carried out under this subtitle; and
25	"(5) how policies and processes critical to the
26	successful achievement of the education, training,

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lished.

and employment goals of this subtitle will be estab-

3	"(b) Transfer Authority.—The Secretary of
4	Labor and the Secretary of Education shall have the au-
5	thority to transfer funds between the Department of
6	Labor and the Department of Education to carry out this
7	subtitle in accordance with the agreement described in
8	subsection (a). The Secretary of Labor and the Secretary
9	of Education shall have the ability to transfer funds to
10	the Secretary of Commerce and the Administrator of the
11	Small Business Administration to carry out sections 199B
12	and 199C, respectively.
13	"(c) Reports.—The Secretary of Labor and the Sec-
14	retary of Education shall jointly develop and submit a bi-
15	ennial report to the Committee on Health, Education,
16	Labor, and Pensions of the Senate and the Committee on
17	Education and the Workforce of the House of Representa-
18	tives, describing the activities carried out under this sub-
19	title and the outcomes of such activities.".
20	TITLE II—ADULT EDUCATION
21	AND LITERACY
22	SEC. 201. PURPOSES, DEFINITIONS, AND MISCELLANEOUS
23	PROVISIONS.
24	(a) Purpose.—Section 202 is amended to read as
25	follows:

1 "SEC. 202. PURPOSE.

2	"It is the purpose of this title to create a partnership
3	among the Federal Government, States, and localities to
4	provide, on a voluntary basis, adult education and literacy
5	activities, in order to—
6	"(1) assist adults to become literate and obtain
7	the knowledge and skills necessary for employment
8	and economic self-sufficiency;
9	"(2) assist adults who are parents to obtain the
10	education and skills that—
11	"(A) are necessary to becoming full part-
12	ners in the educational development of their
13	children; and
14	"(B) lead to sustainable improvements in
15	the economic opportunities for their family;
16	"(3) assist adults in attaining a secondary
17	school diploma or its equivalent and in the transition
18	to and success in postsecondary education and train-
19	ing, including through career pathways;
20	"(4) assist immigrants and other individuals
21	who are English language learners in improving
22	their reading, writing, speaking, and comprehension
23	skills in English;
24	"(5) assist immigrants in acquiring an under-
25	standing of the American system of government and
26	the responsibilities of citizenship;

1	"(6) assist States in expanding a 21st century
2	delivery system for adult education, literacy, and
3	workplace skills services that meet the needs of
4	adults at all skill levels;
5	"(7) assist adults in developing technology lit-
6	eracy; and
7	"(8) enable more adults to complete adult edu-
8	cation and enter and succeed in postsecondary edu-
9	cation and employment.".
10	(b) Definitions.—Section 203 is amended—
11	(1) by amending paragraph (1) to read as fol-
12	lows:
13	"(1) ADULT EDUCATION.—The term 'adult edu-
14	cation' means academic instruction and services
15	below the postsecondary level that increase an indi-
16	vidual's ability to—
17	"(A) read, write, and speak in English and
18	perform mathematics or other activities nec-
19	essary for the attainment of a secondary school
20	diploma or its recognized equivalent;
21	"(B) transition to and success in postsec-
22	ondary education and training; or
23	"(C) obtain employment.";
24	(2) in paragraph (2), by striking "activities de-
25	scribed in section 231(b)" and inserting "programs.

1	activities, and services that include adult education,
2	literacy, workplace adult education and literacy ac-
3	tivities, family literacy activities, English language
4	acquisition activities, workforce preparation activi-
5	ties, or integrated education and training";
6	(3) by striking paragraphs (3), (8), (9), (10),
7	(13), (14), and (17) and redesignating paragraphs
8	(4), (7), (11), (12), (15), (16), and (18) as para-
9	graphs (3), (9), (10), (11), (13), (14), and (15), re-
10	spectively;
11	(4) in paragraph (3) (as so redesignated), by
12	inserting "activities" after "literacy";
13	(5) by inserting after paragraph (3) (as so re-
14	designated) the following:
15	"(4) ELIGIBLE INDIVIDUAL.—The term 'eligible
16	individual' means an individual—
17	"(A) who has attained 16 years of age;
18	"(B) who is not enrolled or required to be
19	enrolled in secondary school under State law;
20	and
21	"(C) who—
22	"(i) is unable to compute or solve
23	problems, or read, write, or speak English
24	at a level necessary to function on the job,
25	in the individuals' family, or in society:

1	"(ii) does not have a secondary school
2	diploma or its recognized equivalent, and
3	has not achieved an equivalent level of edu-
4	cation; or
5	"(iii) is an English language learn-
6	er.'';
7	(6) in paragraph (5)—
8	(A) by striking "means—" and inserting
9	"means an organization that has demonstrated
10	effectiveness in providing adult education and
11	literacy activities that may include—";
12	(B) in subparagraphs (B) and (C), by
13	striking "of demonstrated effectiveness" both
14	places it appears;
15	(C) in subparagraph (H), by striking "lit-
16	eracy services" and all that follows and insert-
17	ing "adult education and literacy activities to
18	eligible individuals;";
19	(D) in subparagraph (I), by striking the
20	period at the end and inserting "; and"; and
21	(E) by adding at the end the following:
22	"(J) a partnership between an employer
23	and an entity described in any of subpara-
24	graphs (A) through (I).":

1	(7) by amending paragraph (6) to read as fol-
2	lows:
3	"(6) English language acquisition pro-
4	GRAM.—The term 'English language acquisition pro-
5	gram' means a program of instruction—
6	"(A) designed to help eligible individuals
7	who are English language learners achieve com-
8	petence in reading, writing, speaking, and com-
9	prehension of the English language;
10	"(B) that may lead to—
11	"(i) attainment of a secondary school
12	diploma or its recognized equivalent;
13	"(ii) transition to success in postsec-
14	ondary education and training; and
15	"(iii) employment or career advance-
16	ment; and
17	"(C) that such programs may be sequen-
18	tial, integrated, or concurrent in nature.";
19	(8) by inserting after paragraph (6) the fol-
20	lowing:
21	"(7) English language learner.—The term
22	'English language learner' when used with respect to
23	an eligible individual, means an eligible individual
24	who has limited ability in reading, writing, speaking,
25	or comprehending the English language, and—

1	"(A) whose native language is a language
2	other than English; or
3	"(B) who lives in a family or community
4	environment where a language other than
5	English is the dominant language.
6	"(8) High quality literacy instruction.—
7	The term 'high quality literacy instruction' means
8	developmentally appropriate, explicit, and systematic
9	instruction that provides students with—
10	"(A) early development and grade-level
11	mastery of oral language skills, both listening
12	and speaking, phonological awareness, using a
13	wide vocabulary, conventional forms of gram-
14	mar, and academic language;
15	"(B) the ability to read regularly spelled
16	words and high-frequency irregularly spelled
17	words and to decode regularly spelled unfa-
18	miliar words accurately, using phonemic aware-
19	ness, print awareness, alphabet knowledge, and
20	knowledge of English spelling patterns;
21	"(C) the ability to read texts accurately,
22	fluently, and with comprehension, relying on
23	knowledge of the vocabulary in those texts and
24	of the background information that the stu-
25	dents possess;

1	"(D) the ability to read with a purpose and
2	the capacity to differentiate purposes and to se-
3	lect and apply comprehension strategies appro-
4	priate to achieving the purpose;
5	"(E) an understanding of, and ability to
6	adapt to, the varying demands of different
7	genres, formats, and types of texts across the
8	core content areas in order to comprehend texts
9	of appropriate levels of complexity and content,
10	including texts necessary for mastery of grade-
11	level standards;
12	"(F) the ability to effectively access, criti-
13	cally evaluate, and appropriately synthesize in-
14	formation from a variety of sources and for-
15	mats;
16	"(G) the development and maintenance of
17	a motivation to read and write, as reflected in
18	habits of reading and writing regularly and or
19	discussing one's reading and writing with oth-
20	ers; and
21	"(H) the ability to write clearly, accu-
22	rately, and quickly so as to communicate ideas
23	and deepen comprehension, in ways that fit
24	purpose, audience, occasion, discipline, and for-
25	mat; adhere to conventions of spelling and

1	punctuation; and benefit from revision so as to
2	improve clarity, coherence, logical development,
3	and the precise use of language.";
4	(9) in paragraph (9)—
5	(A) in the paragraph heading, by striking
6	"Services" and inserting "Activities";
7	(B) in the matter preceding subparagraph
8	(A)—
9	(i) by striking "services" both places
10	it appears and inserting "activities"; and
11	(ii) by striking "changes in a family"
12	and inserting "improvements in the eco-
13	nomic prospects for a family and that bet-
14	ter enable parents to support their chil-
15	dren's learning needs";
16	(C) by striking subparagraph (C) and re-
17	designating subparagraphs (A) and (B) as sub-
18	paragraphs (B) and (C), respectively; and
19	(D) by inserting before subparagraph (B)
20	(as so redesignated) the following:
21	"(A) Parent adult education and literacy
22	activities that lead to readiness for the attain-
23	ment of a secondary school diploma or its rec-
24	ognized equivalent postsecondary education or

training, employment, career advancement, and
economic self-sufficiency.";

- (10) by inserting after paragraph (10) (as so redesignated) the following:
- "(11) Integrated education and training' means services that provide adult education and literacy activities contextually and concurrently with workforce preparation activities and workforce training for a specific occupation or occupational cluster. Such services may include offering adult education services concurrent with credit-bearing postsecondary education and training, including through co-instruction.
- "(12) Integrated english literacy and civics education' means an integrated program of educational services for immigrant and other limited English proficient adults, including immigrant professionals with degrees and credentials in their native countries, that enables them to achieve competency in the English language and acquire the basic and more advanced skills needed to function effectively as parents, workers, and citizens. Such programs shall include instruction in literacy

- and English language acquisition and instruction on the rights and responsibilities of citizenship and civic participation, and may include workforce training.";
 - (11) by amending paragraph (15) (as so redesignated) to read as follows:
 - "(15) Workplace adult Education and literacy activities' means adult education and literacy activities offered by an eligible provider in collaboration with an employer or employee organization at a workplace or an off-site location that is designed to improve the productivity of the workforce."; and
 - (12) by adding at the end the following:
 - "(16) Workforce preparation activities' means activities, programs, or services designed to help an individual acquire a combination of basic academic skills, critical thinking skills, and self-management skills, including competencies in utilizing resources, using information, working with others, understanding systems, working with technology, and skills necessary for successful transition into and completion of postsecondary education or training, or employment.".

1	(c) Home Schools.—Section 204 is amended—
2	(1) by inserting "whether a home school is
3	treated as a home school or a private school under
4	State law," after "home schools,"; and
5	(2) by striking "an English literacy program"
6	and all that follows and inserting "adult education
7	and literacy activities.".
8	(d) Rule of Construction.—Title II is further
9	amended by redesignating section 205 as section 206 and
10	inserting after section 204 the following:
11	"SEC. 205. RULE OF CONSTRUCTION REGARDING POSTSEC-
	ONDARY TRANSITION AND CONCURRENT EN-
12	ONDART TRANSITION AND CONCURRENT EN
12 13	ROLLMENT ACTIVITIES.
13	ROLLMENT ACTIVITIES.
13 14 15	ROLLMENT ACTIVITIES. "Nothing in this title shall be construed to prohibit
13 14 15	ROLLMENT ACTIVITIES. "Nothing in this title shall be construed to prohibit or discourage the use of funds provided under this title
13 14 15 16 17	ROLLMENT ACTIVITIES. "Nothing in this title shall be construed to prohibit or discourage the use of funds provided under this title for adult education and literacy activities that help eligible
13 14 15 16 17	ROLLMENT ACTIVITIES. "Nothing in this title shall be construed to prohibit or discourage the use of funds provided under this title for adult education and literacy activities that help eligible individuals transition to and succeed in postsecondary
13 14 15 16 17	ROLLMENT ACTIVITIES. "Nothing in this title shall be construed to prohibit or discourage the use of funds provided under this title for adult education and literacy activities that help eligible individuals transition to and succeed in postsecondary education, including credit-bearing coursework, and train-
13 14 15 16 17 18	"Nothing in this title shall be construed to prohibit or discourage the use of funds provided under this title for adult education and literacy activities that help eligible individuals transition to and succeed in postsecondary education, including credit-bearing coursework, and training or employment, or for concurrent enrollment activi-
13 14 15 16 17 18 19 20	"Nothing in this title shall be construed to prohibit or discourage the use of funds provided under this title for adult education and literacy activities that help eligible individuals transition to and succeed in postsecondary education, including credit-bearing coursework, and training or employment, or for concurrent enrollment activities.".
13 14 15 16 17 18 19 20 21	rollment activities. "Nothing in this title shall be construed to prohibit or discourage the use of funds provided under this title for adult education and literacy activities that help eligible individuals transition to and succeed in postsecondary education, including credit-bearing coursework, and training or employment, or for concurrent enrollment activities.". (e) Authorization of Appropriations.—Section

1	(2) by striking "of the fiscal years 1999
2	through 2003" and inserting "succeeding fiscal
3	year".
4	(f) TECHNICAL AMENDMENT.—Title II is further
5	amended—
6	(1) by striking subtitle B;
7	(2) by striking the subtitle A designation; and
8	(3) by redesignating chapters 1 through 4 as
9	subtitles A through D, respectively.
10	SEC. 202. AMENDMENTS TO SUBTITLE A.
11	(a) Reservation of Funds, Eligible Agencies,
12	Allotments.—Section 211 is amended—
13	(1) by amending subsection (a) to read as fol-
14	lows:
15	"(a) Reservation of Funds.—From the sum ap-
16	propriated under section 206 for a fiscal year, the Sec-
17	retary—
18	"(1) shall reserve \$250,000,000 to carry out
19	section $242(c)(1)(E)$;
20	"(2) shall reserve 1.5 percent to carry out the
21	remainder of section 242, except that the amount so
22	reserved shall not exceed \$15,000,000;
23	"(3) shall reserve 1.5 percent to carry out sec-
24	tion 243, except that the amount so reserved shall
25	not exceed \$12.000.000; and

1	"(4) shall reserve 12 percent of the amount
2	that remains after reserving funds under paragraphs
3	(1) and (2) to carry out section 244.";
4	(2) in subsection (b)—
5	(A) by striking "section 205" and insert-
6	ing "section 206"; and
7	(B) by striking "section 224" and insert-
8	ing "section 112 or a State unified plan ap-
9	proved under section 113"; and
10	(3) in subsection (c)—
11	(A) in paragraph (1)—
12	(i) by striking "section 205" and in-
13	serting "section 206";
14	(ii) by striking "section 224" and in-
15	serting "section 112 or a State unified
16	plan approved under section 113";
17	(iii) in subparagraph (A)—
18	(I) by striking "\$100,000" and
19	inserting "\$250,000"; and
20	(II) by inserting "except as pro-
21	vided in subsection (e)" after "out-
22	lying area"; and
23	(iv) in subparagraph (B), by striking
24	"\$250,000" and inserting "\$350,000";
25	and

1	(B) in paragraph (2), by striking "section
2	205" and inserting "section 206";
3	(4) by amending subsection (f) to read as fol-
4	lows:
5	"(f) Hold-Harmless Provisions.—
6	"(1) In general.—Notwithstanding subsection
7	(c), for fiscal year 2011 and each succeeding fiscal
8	year, no eligible agency shall receive an allotment
9	under this section that is less than 90 percent of the
10	allotment the eligible agency received for the pre-
11	ceding fiscal year under this section.
12	"(2) 100 PERCENT ALLOTMENT.—Notwith-
13	standing paragraph (1) of subsection (e), for a fiscal
14	year for which an eligible agency receives only an
15	initial allotment under subsection $(c)(1)$ (and no ad-
16	ditional allotment under subsection $(c)(2)$) the eligi-
17	ble agency shall receive an allotment under this sec-
18	tion that is equal to 100 percent of the initial allot-
19	ment under subsection $(c)(1)$.
20	"(3) Ratable reduction.—If for any fiscal
21	year the amount available for allotment under this
22	title is insufficient to satisfy the provisions of para-
23	graphs (1) and (2), the Secretary shall ratably re-
24	duce the payments to all eligible agencies, as nec-
25	essary."; and

1	(5) by adding at the end the following:
2	"(h) STUDY AND REPORT.—
3	"(1) STUDY.—The Comptroller General of the
4	United States shall conduct a study concerning the
5	formula described in this section and, in conducting
6	the study, shall, at a minimum—
7	"(A) examine whether the formula results
8	in a distribution of funds that sufficiently tar-
9	gets the entire population of individuals eligible
10	for adult education and literacy activities under
11	this title;
12	"(B) examine whether the data used to
13	count qualified adults, for purposes of the for-
14	mula, accurately identify the population of indi-
15	viduals eligible for the activities; and
16	"(C) develop recommendations, as nec-
17	essary, for improving the formula so that the
18	formula results in a distribution of funds that
19	better serves that population and the data used
20	to count qualified adults accurately measure
21	that population.
22	"(2) Report.—Not later than 3 years after the
23	date of enactment of the Workforce Investment Act
24	of 2013, the Comptroller General shall submit to the
25	Committee on Health, Education, Labor, and Pen-

sions of the Senate and the Committee on Education

2	and the Workforce of the House of Representatives
3	a report containing the results of the study de-
4	scribed in paragraph (1).".
5	(b) Performance Accountability System.—Sec-
6	tion 212 is amended to read as follows:
7	"SEC. 212. PERFORMANCE ACCOUNTABILITY SYSTEM.
8	"Programs and activities authorized in this title are
9	subject to the performance accountability provisions de-
10	scribed in section 136. Additional indicators shall include
11	the following:
12	"(1) Demonstrated improvements in literacy
13	skill levels in reading, writing, and speaking the
14	English language, numeracy, English language ac-
15	quisition, and other literacy skills.
16	"(2) Receipt of a secondary school diploma or
17	its equivalent.
18	"(3) Attainment of an industry-recognized
19	workforce readiness credential or other recognized
20	postsecondary credential, the attainment of which
21	requires skills below the postsecondary level.
22	"(4) Placement in, retention in, or completion
23	of a postsecondary education or training program.".

1	SEC. 203. AMENDMENTS TO SUBTITLE B.
2	(a) State Administration.—Section 221 is amend-
3	ed—
4	(1) in paragraph (1), by striking "submission,
5	and implementation of the State plan" and inserting
6	"implementation, and monitoring of the relevant
7	components of the State unified plan in section 112
8	or the State unified plan in section 113".
9	(b) STATE DISTRIBUTION AND MATCHING REQUIRE-
10	MENT.—Section 222 is amended—
11	(1) in subsection (a)—
12	(A) in the matter preceding paragraph (1),
13	by striking "this subtitle" and inserting "sec-
14	tion 211(b)";
15	(B) in paragraph (1)—
16	(i) by striking "82.5 percent" and in-
17	serting "80 percent";
18	(ii) by striking "10 percent" and in-
19	serting "not less than 10 percent"; and
20	(iii) by striking "of the 82.5 percent";
21	(C) in paragraph (2), by striking "12.5
22	percent" and inserting "15 percent"; and
23	(D) in paragraph (3), by striking
24	"\$65,000" and inserting "\$75,000"; and
25	(2) in subsection (b)(1), by striking "equal to—
26	" and inserting "that is not less than—".

1	(c) State Leadership Activities.—Section 223 is
2	amended by amending subsection (a) to read as follows:
3	"(a) ACTIVITIES.—
4	"(1) Required.—Each eligible agency shall
5	use funds made available under section 222(a)(2)
6	and from other funds available to the State for such
7	purposes, for the following adult education and lit-
8	eracy activities to develop or enhance the adult edu-
9	cation system of the State or outlying area:
10	"(A) The alignment of adult education and
11	literacy activities with other core programs and
12	one-stop partners, including eligible providers,
13	to implement the strategy identified in the uni-
14	fied State plan under section 112 or the State
15	unified plan under section 113, including the
16	development of career pathways to provide ac-
17	cess to employment and training services for in-
18	dividuals in adult education and literacy activi-
19	ties.
20	"(B) The establishment or operation of
21	high-quality professional development programs
22	to improve the instruction provided pursuant to
23	local activities required under section 231(b),
24	including instruction incorporating the essential

components of reading, writing, and numeracy

1	instruction and instruction for English lan-
2	guage learners as such components relate to
3	adults, instruction related to the specific needs
4	of adult learners, instruction provided by volun-
5	teers or by personnel of a State or outlying
6	area, and dissemination of information about
7	models and promising practices related to such
8	programs.
9	"(C) The provision of technical assistance
10	to eligible providers of adult education and lit-
11	eracy activities, including technical assistance
12	in—
13	"(i) the development and dissemina-
14	tion of instructional and programmatic
15	practices based on available evidence-based
16	research, where appropriate, in reading,
17	writing, speaking, mathematics, English
18	language acquisition programs, distance
19	education, and staff training;
20	"(ii) the role of eligible providers as a
21	one-stop partner in providing access to em-
22	ployment, education, and training services;
23	"(iii) the use of technology, including
24	for staff training, to eligible providers, es-

1	pecially the use of technology to improve
2	system efficiencies;
3	"(iv) the development of content and
4	models for career pathways, including inte-
5	grated education and training, career
6	bridge programs or instruction, and post-
7	secondary transition activities; and
8	"(v) the acquisition and implementa-
9	tion of technology tools, applications, and
10	other resources that will—
11	"(I) help in enhancing or rede-
12	signing adult education, literacy, and
13	workplace skills curricula to improve
14	technology literacy for adult learners;
15	"(II) facilitate assessments for
16	data analysis to enable individualized
17	instruction; and
18	"(III) be employed in profes-
19	sional development activities.
20	"(D) The monitoring and evaluation of the
21	quality of, and the improvement in, adult edu-
22	cation and literacy activities and the dissemina-
23	tion of information about models and proven or
24	promising practices within the State.

1 "(E) The assessment of the quality of the 2 adult education teacher workforce in the State, which shall include taking actions to improve 3 4 that quality, including by establishing a requirement that all paid professionals have at least a 6 bachelor's degree and that volunteers be re-7 quired to be supervised or supported by a paid 8 professional with a bachelor's degree, and 9 through such actions as working in partnership 10 with colleges and universities to improve the quality of adult education teacher preparation 12 and increase access to high-quality preparation 13 programs.

> "(F) The development of rigorous content standards and aligned assessments for their adult education programs that reflect accepted standards for college- and career-readiness that are aligned with the college- and career-ready standards the State develops and implements in compliance with section 14006(d)(4) of the American Recovery and Reinvestment Act of 2009.

"(2) Permissible activities.—Each eligible agency may use funds made available under section

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1	222(a)(2) for 1 or more of the following adult edu-
2	cation and literacy activities:
3	"(A) The support of State or regional net-
4	works of literacy resource centers.
5	"(B) The development and implementation
6	of technology applications, including online and
7	on-air educational digital content, translation
8	technology, or distance education, including
9	professional development to support the use of
10	instructional technology.
11	"(C) The development and dissemination
12	of curricula, including curricula incorporating
13	the essential components of reading instruction
14	as such components relate to adults.
15	"(D) The dissemination of content and
16	models for integrated education and training
17	and career pathways, including the provision of
18	technical assistance to eligible providers in the
19	State administering such programs.
20	"(E) The provision of assistance to eligible
21	providers in developing and implementing pro-
22	grams that achieve the objectives of this title
23	and in measuring the progress of those pro-
24	grams in achieving such objectives, including

1	meeting the State adjusted levels of perform-
2	ance described in section 136(b)(3).
3	"(F) The provision of assistance to eligible
4	providers in the development of new data man-
5	agement systems required by the performance
6	accountability system described in section
7	136(b).
8	"(G) The development and implementation
9	of a system to assist in the transition from
10	adult education to postsecondary education, in-
11	cluding linkages with postsecondary educational
12	institutions or institutions of higher education
13	"(H) The integration of literacy and
14	English language instruction with occupational
15	skill training, including promoting linkages with
16	employers.
17	"(I) Activities to promote workplace adult
18	education and literacy activities.
19	"(J) Activities to promote and complement
20	local outreach initiatives described in section
21	243(b)(3)(G).
22	"(K) In cooperation with efforts funded
23	under sections 242 and 243, development and
24	piloting of—

1	"(i) promising and proven assessment
2	tools and strategies that—
3	"(I) are based on evidence-based
4	research, where available and appro-
5	priate; and
6	"(II) identify the needs and cap-
7	ture the gains of students at all levels,
8	with particular emphasis on—
9	"(aa) students at the lowest
10	achievement level;
11	"(bb) students who are
12	English language learners; and
13	"(cc) adults with learning
14	disabilities;
15	"(ii) strategies for improving teacher
16	quality and retention;
17	"(iii) assistance in converting evi-
18	dence-based research into practice; and
19	"(iv) strategies in the use of tech-
20	nology, including online and on-air edu-
21	cational digital content to improve tech-
22	nology literacy for adult learners.
23	"(L) The development and implementation
24	of programs and services to meet the needs of

1	adult learners with learning disabilities who are
2	English language learners.
3	"(M) Family literacy activities that pro-
4	mote adult education and help parents become
5	their child's first teacher.
6	"(N) Support for recruitment and outreach
7	for instructors, students, and employers.
8	"(O) Other activities of statewide signifi-
9	cance that promote the purpose of this title.
10	"(3) DIGITAL LEARNING.—Each eligible agency
11	may reserve up to 10 percent of the funds made
12	available under section (222)(a)(2) for grants to an
13	entity that owns and operates a television public
14	broadcast station, as defined in section 397(6) of the
15	Communications Act of 1934 (47 U.S.C. 397(6))
16	(including a partnership of such entities), in part-
17	nership with an eligible agency, State Board de-
18	scribed in section 111, or institution of higher edu-
19	cation to develop, disseminate, and provide online
20	and on-air education and training services for
21	adults, including:
22	"(A) the development, training and use of
23	innovative, high-quality tools, products, and
24	educational digital content and services for—

1	"(i) adult education and literacy,
2	GED preparation, workforce training, and
3	related outreach (including community and
4	family) services;
5	"(ii) professional development; and
6	"(iii) English language education and
7	services for non-English speakers;
8	"(B) the development and implementation
9	of technology applications, including online and
10	on-air education digital content, translation
11	technology, or distance education, including
12	professional development to support the use of
13	instructional technology; and
14	"(C) developing and piloting strategies in
15	the use of technology through online and on-air
16	educational digital content, including to improve
17	technology literacy for adult learners.".
18	(d) State Plan.—Section 224 is amended to read
19	as follows:
20	"SEC. 224. STATE PLAN.
21	"Each State desiring to receive funds under this title
22	for any fiscal year shall submit and have approved by the
23	Secretary and the Secretary of Labor a State plan in ac-
24	cordance with section 112 or a State unified plan in ac-
25	cordance with section 113.".

1	(e) Programs for Corrections Education and
2	OTHER INSTITUTIONALIZED INDIVIDUALS.—Section 225
3	is amended—
4	(1) in subsection (b)—
5	(A) in paragraph (1), by striking "basic
6	education" and inserting "adult education and
7	literacy activities";
8	(B) in paragraph (2), by striking "edu-
9	cation programs" and inserting "education,";
10	and
11	(C) by striking paragraphs (3) and (4) and
12	inserting the following:
13	"(3) secondary school credit;
14	"(4) integrated education and training;
15	"(5) career pathways;
16	"(6) concurrent enrollment;
17	"(7) postsecondary correctional education
18	linked to employment;
19	"(8) peer tutoring; and
20	"(9) transition to re-entry initiatives and other
21	post-release services with the goal of reducing recidi-
22	vism."; and
23	(2) by striking subsection (d) and inserting the
24	following:

1	"(d) Report.—In addition to any report required
2	under section 136, each eligible agency that receives as-
3	sistance provided under this section shall annually prepare
4	and submit to the Secretary a report on the progress, as
5	described in section 136, of the eligible agency with re-
6	spect to the programs and activities carried out under this
7	section, including the rate of recidivism for the criminal
8	offenders served.
9	"(e) Definitions.—In this section:
10	"(1) Correctional institution.—The term
11	'correctional institution' means any—
12	"(A) prison;
13	"(B) jail;
14	"(C) reformatory;
15	"(D) work farm;
16	"(E) detention center; or
17	"(F) halfway house, community-based re-
18	habilitation center, or any other similar institu-
19	tion designed for the confinement or rehabilita-
20	tion of criminal offenders.
21	"(2) Criminal offender.—The term 'crimi-
22	nal offender' means any individual who is charged
23	with or convicted of any criminal offense.".

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1	SEC. 204. AMENDMENTS TO SUBTITLE C.
2	(a) Grants and Contracts for Eligible Pro-
3	VIDERS.—Section 231 is amended—
4	(1) in subsection (b), by striking "one or more
5	programs that provide" and all that follows and in-
6	serting "programs that provide adult education and
7	literacy activities, programs that provide such activi-
8	ties concurrently with postsecondary education or
9	training or employment activities, and credit-bearing
10	postsecondary coursework.";
11	(2) in subsection (c)—
12	(A) by striking "Each eligible" and insert-
13	ing:
14	"(1) In general.—Each eligible";
15	(B) by redesignating paragraphs (1) and
16	(2) as subparagraphs (A) and (B), respectively,
17	and moving such subparagraphs 2 ems to the
18	right;
19	(C) in subparagraph (A) (as so redesig-
20	nated), by inserting "and compete" after
21	"apply"; and
22	(D) by adding at the end the following:
23	"(2) GAO STUDY.—Not later than the second

program year following the date of enactment of the

Workforce Investment Act of 2013, the Comptroller

General shall conduct a study to determine how the

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1	provisions of paragraph (1) have been implemented
2	and whether such provisions accomplished the pur-
3	poses of such paragraph.";
4	(3) in subsection (d)—
5	(A) by striking "section 203(1)" and in-
6	serting "section 203(4)"; and
7	(B) by striking "other than adult edu-
8	cation activities" and inserting "other than ac-
9	tivities for eligible individuals"; and
10	(4) in subsection (e)—
11	(A) in paragraph (1), by striking "will es-
12	tablish measurable goals for participant out-
13	comes" and insert "would be responsive to—
14	"(A) regional needs as identified in the
15	local plan under section 118; and
16	"(B) serving individuals in the community
17	who were identified in such plan as most in
18	need of adult education and literacy activities,
19	including individuals—
20	"(i) who have low levels of literacy
21	skills;
22	"(ii) who have learning disabilities; or
23	"(iii) who are English language learn-
24	ers;'';

1	(B) by amending paragraphs (2) through
2	(8) to read as follows:
3	"(2) capacity, including past effectiveness in
4	improving the English language, reading, and
5	mathematic skills of eligible individuals of the eligi-
6	ble provider, to meet and exceed State-adjusted lev-
7	els of performance for the primary indicators of per-
8	formance described in section 136 for eligible indi-
9	viduals, especially with respect to eligible individuals
10	who have low levels of literacy;
11	"(3) the extent to which the eligible provider
12	demonstrates alignment between proposed activities
13	and services and the strategy and goals of the local
14	plan under section 118, as well as with the activities
15	and services of the one-stop partners;
16	"(4) whether the eligible provider's program
17	uses instructional practices that include the essential
18	components of reading instruction;
19	"(5) whether the eligible provider's activities
20	are built on a strong foundation of evidence-based
21	research on available and effective educational prac-
22	tices;
23	"(6) whether the eligible provider's activities ef-
24	fectively employ advances in technology and delivery
25	systems, including distance education;

1	"(7) whether the eligible provider's activities
2	provide learning in context, including through inte-
3	grated education and training, so that an individual
4	acquires the skills needed to transition to and suc-
5	cess in completing postsecondary education and
6	training programs, obtain and advance in employ-
7	ment leading to economic self-sufficiency, and exer-
8	cise the rights and responsibilities of citizenship;
9	"(8) whether the eligible provider's activities
10	are delivered by instructors, counselors, and admin-
11	istrators who meet minimum qualifications estab-
12	lished by the State, and who have access to profes-
13	sional development, including through electronic
14	means;";
15	(C) in paragraph (9)—
16	(i) by inserting "eligible provider's"
17	after "whether the";
18	(ii) by inserting "education, training,
19	and social service" after "other available";
20	(iii) by inserting "local workforce in-
21	vestment boards," after "postsecondary
22	educational institutions,"; and
23	(iv) by inserting ", business, industry,
24	labor organizations, community-based or-
25	ganizations, nonprofit organizations, and

1	intermediaries, for the development of ca-
2	reer pathways" before the semicolon;
3	(D) in paragraph (10)—
4	(i) by inserting "eligible provider's"
5	after "whether the";
6	(ii) by inserting "coordination with
7	Federal, State, and local" after "schedules
8	and"; and
9	(iii) by striking "and transportation"
10	and inserting "transportation, mental
11	health services, and career planning"; and
12	(E) by striking paragraphs (11) and (12)
13	and inserting the following:
14	"(11) the capacity of the eligible provider to
15	provide integrated education and training;
16	"(12) whether the eligible provider maintains
17	an information management system that has the ca-
18	pacity to report measurable participant outcomes
19	(consistent with section 136) and monitor program
20	performance;
21	"(13) the capacity of the eligible provider to
22	offer or connect individuals with career pathways
23	that will lead to economic self-sufficiency;
24	"(14) whether the local areas in which the eligi-
25	ble provider is located have demonstrated need for

1	additional English language acquisition programs
2	integrated English literacy, and civics education pro-
3	grams; and
4	"(15) the capacity of the eligible provider to
5	serve eligible individuals with disabilities, including
6	individuals with learning disabilities.".
7	(b) Local Application.—Section 232 is amend-
8	ed—
9	(1) in the matter preceding paragraph (1), by
10	striking "under this subtitle" and inserting "from
11	an eligible agency";
12	(2) in paragraph (1), by striking "; and" and
13	inserting "consistent with the requirements of this
14	title;"; and
15	(3) by striking the period at the end of para-
16	graph (2) and inserting a semicolon, and after such
17	paragraph inserting the following:
18	"(3) a description of how the eligible provider
19	will provide services in alignment with the local plan
20	under section 118, including how such provider will
21	promote concurrent enrollment in programs and ac-
22	tivities under titles I and II, as appropriate, to assist
23	eligible individuals in accessing and succeeding in

postsecondary education and job training services

1	and how such provider will promote access to career
2	pathways;
3	"(4) a description of how the eligible provider
4	will meet the State adjusted levels of performance
5	described in section 136(b)(3), including how such
6	provider will collect data to report on such perform-
7	ance indicators;
8	"(5) a description of how the eligible provider
9	will fulfill one-stop partner responsibilities as de-
10	scribed in section 121(b)(1)(A), as appropriate;
11	"(6) a description of how the eligible provider
12	will provide services in a manner that meets the
13	needs of eligible individuals; and
14	"(7) information that addresses the consider-
15	ations described under section 231(e), as applica-
16	ble.".
17	(c) Local Administrative Cost Limits.—Section
18	233 is amended—
19	(1) in subsection (a)(2), by striking "personnel
20	development and interagency coordination" and in-
21	serting "(including carrying out the requirements of
22	section 136), professional development, and the ac-
23	tivities described in paragraphs (3) and (5) of sec-
24	tion 232"; and

1	(2) in subsection (b), by striking "adequate
2	planning, administration, personnel development,
3	and interagency coordination" and inserting "the eli-
4	gible provider to carry out the activities described in
5	subsection $(a)(2)$ ".
6	SEC. 205. AMENDMENTS TO SUBTITLE D.
7	(a) Administrative Provisions.—Section 241(b)
8	is amended—
9	(1) in paragraph (1)(A), by striking "adult edu-
10	cation and literacy activities" and inserting "activi-
11	ties under this title"; and
12	(2) in paragraph (4), by striking "1 fiscal year
13	only" and inserting "not more than 1 fiscal year".
14	(b) NATIONAL INSTITUTE FOR ADULT EDUCATION
15	AND LITERACY.—Section 242 is amended—
16	(1) in subsection (a)—
17	(A) in the matter preceding paragraph (1),
18	by inserting "Adult Education and" after "In-
19	stitute for";
20	(B) in paragraph (1), by striking "lit-
21	eracy" and inserting "effective adult education
22	and literacy activities for adults and families,
23	including the identification of research topics";

1	(C) by redesignating paragraphs (2) and
2	(3) as paragraphs (3) and (4), respectively, and
3	inserting after paragraph (1) the following:
4	"(2) supports the development and replication
5	of promising and proven approaches to adult edu-
6	cation and literacy activities and programs of dem-
7	onstrated effectiveness;";
8	(D) in paragraph (3) (as so redesignated),
9	by striking "literacy" and inserting "and dis-
10	seminates information on adult education and
11	literacy activities,"; and
12	(E) in paragraph (4) (as so redesignated),
13	by striking "programs by—" and all that fol-
14	lows through subparagraph (A) and inserting
15	"activities by—
16	"(A) providing advice on the efforts of the
17	Department of Education, Department of
18	Labor, and the Department of Health and
19	Human Services and other relevant agencies to
20	achieve the goals of adult education and literacy
21	programs and programs consistent with title I,
22	within and across such agencies;
23	"(B) coordinating and participating in the
24	Federal effort to identify, produce, and dissemi-
25	nate information on adult education and lit-

1	eracy activities that are derived from available
2	evidence-based research and effective programs
3	that serve adults and families, including individ-
4	uals with learning disabilities; and
5	"(C) providing current information annu-
6	ally on effective practices and research in adult
7	education and literacy activities to the Com-
8	mittee on Health, Education, Labor, and Pen-
9	sions of the Senate and the Committee on Edu-
10	cation and the Workforce of the House of Rep-
11	resentatives, and the relevant Federal agen-
12	cies.";
13	(2) in subsection (b)—
14	(A) in paragraph (1), by inserting "Adult
15	Education and" after "Institute for"; and
16	(B) in paragraph (2), by striking "sepa-
17	rate" and inserting "independent";
18	(3) by amending subsection (c) to read as fol-
19	lows:
20	"(c) Duties.—
21	"(1) In general.—In order to reinforce and
22	support the alignment of activities and programs
23	consistent with provisions under title I, the Institute
24	is authorized—

1	"(A) to maintain a national electronic
2	database of information that disseminates infor-
3	mation to the broadest possible audience within
4	the adult education and literacy field, and that
5	includes—
6	"(i) best practices and research re-
7	garding the provision of adult education
8	and literacy activities, including instruction
9	in the essential components of reading in-
10	struction, integrated education and train-
11	ing, and the integration of English literacy
12	and civics education;
13	"(ii) public and private adult edu-
14	cation and literacy activities and programs,
15	and Federal, State, and local policies, af-
16	fecting the provision of adult education
17	and literacy activities at the national,
18	State, and local levels;
19	"(iii) opportunities for technical as-
20	sistance, meetings, conferences, and other
21	opportunities that lead to the improvement
22	of adult education and literacy activities;
23	"(iv) a list of eligible providers; and

1	"(v) best practices in reading re-
2	search, numeracy instruction, and service
3	to English language learners;
4	"(B) to coordinate the support of prom-
5	ising and proven research, as defined by the In-
6	stitute of Education Sciences, and development
7	on adult education and literacy activities for
8	adults and for employers across Federal agen-
9	cies, and to carry out basic and applied re-
10	search and development on topics that are not
11	being investigated by other organizations or
12	agencies, such as the special literacy needs of
13	individuals with learning disabilities;
14	"(C) to provide policy and technical assist-
15	ance to Federal, State, and local entities for the
16	improvement of policy and programs relating to
17	adult education and literacy activities;
18	"(D) to fund a network of State or re-
19	gional adult education and literacy resource
20	centers to assist State eligible agencies, eligible
21	providers, and private nonprofit efforts to im-
22	prove adult education and literacy activities
23	by—
24	"(i) encouraging the coordination of
25	adult education and literacy activities;

1	"(ii) enhancing the capacity of State
2	eligible agencies and eligible providers to
3	deliver adult education and literacy activi-
4	ties; and
5	"(iii) serving as a link between the In-
6	stitute and eligible providers of adult edu-
7	cation and literacy activities for the pur-
8	pose of sharing information, data, re-
9	search, expertise, and literacy resources,
10	and for soliciting research needs;
11	"(E) to establish and maintain a national
12	adult learning and technology resource center
13	to—
14	"(i) develop frameworks for tech-
15	nology-based learning and professional de-
16	velopment materials for adult education,
17	literacy, and workplace skills;
18	"(ii) support distance education for
19	professional development for eligible enti-
20	ties and eligible providers of adult edu-
21	cation, literacy, and workplace skills serv-
22	ices;
23	"(iii) coordinate and share informa-
24	tion on the innovative uses of technology,
25	such as the use of assistive technology to

1	deliver digital content to adult learners;
2	and
3	"(iv) be accessible to the public
4	through the website of the center;
5	"(F) to advise Congress and Federal de-
6	partments and agencies regarding the develop-
7	ment of policy with respect to adult education
8	and literacy activities;
9	"(G) to undertake other activities that lead
10	to the improvement of the Nation's adult edu-
11	cation and literacy delivery system and that
12	complement other such efforts being undertaken
13	by public and private agencies and organiza-
14	tions, including activities that relate to the ac-
15	quisition of skills in reading, writing, English
16	language acquisition, and mathematics;
17	"(H) to assist States that are pursuing the
18	implementation of standards-based educational
19	improvements and related standards-based as-
20	sessment instruments for eligible providers
21	through the dissemination of training, technical
22	assistance, and related support; and
23	"(I) to develop and disseminate best prac-
24	tices on the education, training, professional de-
25	velopment, certification, and credentialing of

1	adult education instructors, including how the
2	use of technology can contribute to such efforts.
3	"(2) Grants, contracts, and cooperative
4	AGREEMENTS.—The Institute may award competi-
5	tive grants to, or enter into contracts or cooperative
6	agreements with, individuals, public or private insti-
7	tutions, agencies, organizations, or consortia of such
8	institutions, agencies, or organizations to carry out
9	the activities of the Institute.
10	"(3) COORDINATION.—In identifying and sup-
11	porting promising and proven research the Institute
12	shall use standards for research quality that are con-
13	sistent with those of the Institute of Education
14	Sciences.";
15	(4) in subsection (d)(1), by striking "research,
16	or innovation" and inserting "or research";
17	(5) in subsection (e)—
18	(A) in the subsection heading, by inserting
19	"ADULT EDUCATION AND" after "Institute
20	FOR";
21	(B) in paragraph (1)—
22	(i) in subparagraph (A), by inserting
23	"Adult Education and" after "Institute
24	for'';
25	(ii) in subparagraph (B)(i)—

1	(I) by inserting "adult education
2	and" after "organizations and pro-
3	viders of"; and
4	(II) by striking "English lit-
5	eracy" and inserting "English lan-
6	guage acquisition";
7	(iii) in subparagraph (B)(ii), by strik-
8	ing "literacy programs" and inserting "or
9	have participated in or partnered with
10	workplace adult education and literacy ac-
11	tivities";
12	(iv) in subparagraph (B)(iii), by strik-
13	ing "literacy" both places it appears and
14	inserting "adult education and literacy";
15	(v) in subparagraph (B)(iv), by insert-
16	ing "adult education and literacy research,
17	including adult" after "area of";
18	(vi) in subparagraph (B)(vi), by strik-
19	ing "and";
20	(vii) in subparagraph (B)(vii), by
21	striking the period and inserting "; and";
22	and
23	(viii) by adding at the end the fol-
24	lowing:

1	"(viii) institutions of higher education
2	or postsecondary educational institutions.";
3	(C) in paragraph (2)—
4	(i) in subparagraph (B), by striking
5	"and";
6	(ii) in subparagraph (C), by striking
7	the period at the end and inserting ";
8	and"; and
9	(iii) by adding at the end the fol-
10	lowing:
11	"(D) review the biennial report submitted
12	to Congress pursuant to subsection (k)."; and
13	(D) in paragraph (5)—
14	(i) by striking "Any" and inserting
15	"A"; and
16	(ii) by inserting "at a meeting for
17	which there is a quorum" before the pe-
18	riod;
19	(6) in subsection (k)—
20	(A) in the matter preceding paragraph
21	(1)—
22	(i) by striking "The" and inserting
23	"not later than one year after the date of
24	enactment of the Workforce Investment

1	Act of 2013, and biennially thereafter,
2	the"; and
3	(ii) by striking "Committee on Labor
4	and Human Resources of the Senate" and
5	inserting "Committee on Health, Edu-
6	cation, Labor and Pensions of the Senate
7	and the relevant agencies";
8	(B) in paragraph (1), by inserting "adult
9	education and" after "field of"; and
10	(C) in paragraph (2), by striking "adult
11	education and" after "goals of the"; and
12	(7) by adding at the end the following:
13	"(m) National Institute for Literacy.—Any
14	reference in any other Federal law, Executive order, rule,
15	regulation, or delegation of authority, or any document of
16	or pertaining to—
17	"(1) the head of the National Institute for Lit-
18	eracy shall be treated as a reference to the head of
19	the National Institute for Adult Education and Lit-
20	eracy; and
21	"(2) the National Institute for Literacy shall be
22	treated as a reference to the National Institute for
23	Adult Education and Literacy.".
24	(c) National Leadership Activities.—Section
25	243 is amended—

1	(1) in the matter preceding paragraph (1)—
2	(A) by striking "The Secretary" and in-
3	serting:
4	"(a) In General.—The Secretary";
5	(B) by inserting "and outcomes" after
6	"the quality;
7	(C) by striking "programs" and inserting
8	"activities and programs"; and
9	(D) by striking "Such activities may in-
10	clude the following:" and inserting:
11	"(b) Allowable Activities.—The national leader-
12	ship activities described in subsection (a) may include the
13	following:";
14	(2) in paragraph (1)—
15	(A) by redesignating subparagraphs (A)
16	through (C) as subparagraphs (B) through (D),
17	respectively and inserting before subparagraph
18	(B) (as so redesignated) the following:
19	"(A) assistance to help States meet the re-
20	quirements of section 136;";
21	(B) in subparagraph (B) (as so redesig-
22	nated)—
23	(i) by striking "developing and using
24	performance measures" and inserting
25	"using performance accountability meas-

1	ures based on indicators described in sec-
2	tion 136, and data systems"; and
3	(ii) by striking ", including family lit-
4	eracy services";
5	(C) in subparagraph (C) (as so redesig-
6	nated), by striking "including family literacy
7	services" and all that follows and inserting
8	"utilizing evidence-based research where avail-
9	able;";
10	(D) in subparagraph (D) (as so redesig-
11	nated)—
12	(i) by striking "learning" and insert-
13	ing "education"; and
14	(ii) by striking the period and insert-
15	ing the following: ", including through the
16	use of instructional models that blend in-
17	person and online instruction; and"; and
18	(E) by adding at the end the following:
19	"(E) assistance in the development and
20	dissemination of promising and proven models
21	for addressing the digital literacy needs of
22	adults, including older adults.";
23	(3) by redesignating paragraph (2) as para-
24	graph (3), and inserting after paragraph (1) the fol-
25	lowing:

1	"(2) A program of grants, contracts, or cooper-
2	ative agreements awarded on a competitive basis to
3	national, regional, or local networks of private non-
4	profit organizations, public libraries, or institutions
5	of higher education to build the capacity of such net-
6	works' members to—
7	"(A) meet the performance requirements,
8	described in section 136, of eligible providers
9	under this title; and
10	"(B) involve eligible individuals in program
11	improvement."; and
12	(4) in paragraph (3) (as so redesignated)—
13	(A) in the matter preceding subparagraph
14	(A), by inserting "institutions of higher edu-
15	cation," after "postsecondary educational insti-
16	tutions,";
17	(B) in subparagraph (A), by striking "pho-
18	nemic awareness" and all that follows through
19	"reading comprehension" and inserting "the es-
20	sential components of reading instruction";
21	(C) in subparagraph (B), by striking ", in-
22	cluding family literacy services";
23	(D) in subparagraph (C), by striking "re-
24	search, such as" and inserting: "research, in-
25	cluding evidence-based research where available,

1	on national literacy basic skill acquisition for
2	adult learning, including";
3	(E) in subparagraph (D)—
4	(i) in clause (i), by striking the semi-
5	colon and inserting ", which may include
6	programs that—
7	"(I) accelerate learning outcomes
8	for eligible individuals with the lowest
9	literacy levels;
10	"(II) promote career pathways
11	for eligible individuals;
12	"(III) promote concurrent enroll-
13	ment programs in adult education and
14	credit bearing postsecondary
15	coursework; and
16	"(IV) develop high-quality profes-
17	sional development activities for eligi-
18	ble providers;"; and
19	(ii) in clause (ii), by striking "such as
20	the development" and all that follows and
21	inserting "such as—
22	"(I) programs for skill certifi-
23	cation;
24	"(II) the identification of effec-
25	tive strategies for working with adults

1	with learning disabilities and with
2	adults who are English language
3	learners;
4	"(III) integrated education and
5	training programs;
6	"(IV) programs providing adult
7	education and literacy activities co-
8	ordinated with employment services;
9	"(V) family literacy activities
10	that promote adult education and help
11	parents become their child's first
12	teacher; and
13	"(VI) postsecondary education
14	and training transition programs;";
15	(F) in subparagraph (E)—
16	(i) in the matter preceding clause (i),
17	by striking "through studies and analyses
18	conducted independently";
19	(ii) in clause (i)—
20	(I) by inserting "accountability"
21	after "performance";
22	(II) by inserting ", including in-
23	terim measures connected to increas-
24	ing advancement along a career path-

1	way," after "measures of account-
2	ability"; and
3	(III) by striking ", including
4	family literacy services";
5	(iii) in clause (ii)—
6	(I) by striking "including family
7	literacy services"; and
8	(II) by striking "adults (and of
9	children" and all that follows through
10	"in such activities" and inserting "eli-
11	gible individuals, lead";
12	(iv) in clause (iii)—
13	(I) by striking "adults" and in-
14	serting "eligible individuals";
15	(II) by striking "family"; and
16	(III) by striking "programs" and
17	inserting "activities"; and
18	(v) in clause (iv), by striking "eligible
19	agencies have distributed" and all that fol-
20	lows and inserting "different types of pro-
21	viders measurably improve the skills of eli-
22	gible individuals in adult education and lit-
23	eracy activities;";

1	(G) by redesignating subparagraphs (F),
2	(G) and (H) as subparagraphs (G), (H), and
3	(K), respectively;
4	(H) by inserting after subparagraph (E)
5	the following:
6	"(F) carrying out research on the relation-
7	ship between instructional quality, including
8	education levels, certification status, and experi-
9	ence of instructors, and the performance out-
10	comes of eligible providers consistent with sec-
11	tion 136;";
12	(I) in subparagraph (G) (as so redesig-
13	nated)—
14	(i) by inserting "of programs" after
15	"building"; and
16	(ii) by striking "subtitle" and insert-
17	ing "title"; and
18	(J) in subparagraph (H) (as so redesig-
19	nated), by striking "; and" and inserting a
20	semicolon and inserting after such subpara-
21	graph the following:
22	"(I) supporting the development of an enti-
23	ty that would produce and distribute tech-
24	nology-based programs and materials for adult
25	education and literacy activities using an inter-

1	connection system (as defined in section 397 of
2	the Communications Act of 1934 (47 U.S.C.
3	397)) and expand the effective outreach and
4	use of such programs and materials to eligible
5	providers;
6	"(J) determining how participation in
7	adult education and literacy activities prepares
8	eligible individuals for entry into postsecondary
9	education and employment and, in the case of
10	programs carried out in correctional institu-
11	tions, has an effect on recidivism; and".
12	(d) Integrated English Literacy and Civics
13	EDUCATION.—Subtitle D, as redesignated by section
14	201(f), is further amended by adding after section 243
15	the following new section:
16	"SEC. 244. INTEGRATED ENGLISH LITERACY AND CIVICS
17	EDUCATION.
18	"(a) In General.—From funds made available
19	under section $211(a)(1)(C)$ for each fiscal year, the Sec-
20	retary shall award grants to States, from allotments under
21	subsection (b), for integrated English literacy and civics
22	education.
23	"(b) Allotment.—
24	
24	"(1) In general.—Subject to paragraph (2),

1	211(a)(1)(C) for a fiscal year, the Secretary shall al-
2	locate—
3	"(A) 65 percent to the States on the basis
4	of a State's need for integrated English literacy
5	and civics education, as determined by calcu-
6	lating each State's share of a 10-year average
7	of the data of the Office of Immigration Statis-
8	tics of the Department of Homeland Security
9	for immigrants admitted for legal permanent
10	residence for the 10 most recent years; and
11	"(B) 35 percent to the States on the basis
12	of whether the State experienced growth, as
13	measured by the average of the 3 most recent
14	years for which the data of the Office of Immi-
15	gration Statistics of the Department of Home-
16	land Security for immigrants admitted for legal
17	permanent residence are available.
18	"(2) Minimum.—No State shall receive an al-
19	lotment under paragraph (1) in an amount that is
20	less than \$60,000.
21	"(c) Study To Determine Continued Need.—
22	Not later than 2 years after the date of the enactment
23	of the Workforce Investment Act of 2012 and every 2
24	years thereafter, the Secretaries of Education, Labor, and
25	Homeland Security shall submit a report to Congress

1	about the English-language instruction needs of adult im-
2	migrants. It shall include changes in national, State and
3	county-level approaches and requirements in English-lan-
4	guage instruction; data on the composition of recent immi-
5	gration flows and immigrant settlement patterns across
6	States; and estimated instructional needs based on the
7	English ability and educational attainment of recent immi-
8	grants from top immigrant-sending countries. Such study
9	shall be commissioned by the Institute of Education
10	Sciences, with its design conducted in collaboration with
11	the Departments of Labor and Homeland Security.".
12	TITLE III—AMENDMENTS TO
13	THE WAGNER-PEYSER ACT
1 1	
14	SEC. 301. EMPLOYMENT SERVICE OFFICES.
14	Section 1 of the Wagner-Peyser Act (29 U.S.C. 49)
15	Section 1 of the Wagner-Peyser Act (29 U.S.C. 49)
15 16	Section 1 of the Wagner-Peyser Act (29 U.S.C. 49) is amended by inserting "service" before "offices".
15 16 17	Section 1 of the Wagner-Peyser Act (29 U.S.C. 49) is amended by inserting "service" before "offices". SEC. 302. DEFINITIONS.
15 16 17 18	Section 1 of the Wagner-Peyser Act (29 U.S.C. 49) is amended by inserting "service" before "offices". SEC. 302. DEFINITIONS. Section 2 of the Wagner-Peyser Act (29 U.S.C. 49a)
15 16 17 18	Section 1 of the Wagner-Peyser Act (29 U.S.C. 49) is amended by inserting "service" before "offices". SEC. 302. DEFINITIONS. Section 2 of the Wagner-Peyser Act (29 U.S.C. 49a) is amended—
15 16 17 18 19	Section 1 of the Wagner-Peyser Act (29 U.S.C. 49) is amended by inserting "service" before "offices". SEC. 302. DEFINITIONS. Section 2 of the Wagner-Peyser Act (29 U.S.C. 49a) is amended— (1) by redesignating paragraphs (2) through
15 16 17 18 19 20 21	Section 1 of the Wagner-Peyser Act (29 U.S.C. 49) is amended by inserting "service" before "offices". SEC. 302. DEFINITIONS. Section 2 of the Wagner-Peyser Act (29 U.S.C. 49a) is amended— (1) by redesignating paragraphs (2) through (5) as paragraphs (3) through (6), respectively;
15 16 17 18 19 20 21	Section 1 of the Wagner-Peyser Act (29 U.S.C. 49) is amended by inserting "service" before "offices". SEC. 302. DEFINITIONS. Section 2 of the Wagner-Peyser Act (29 U.S.C. 49a) is amended— (1) by redesignating paragraphs (2) through (5) as paragraphs (3) through (6), respectively; (2) by inserting after paragraph (1) the fol-

1	(3) in paragraph (3) (as so redesignated)—
2	(A) by striking "investment board" each
3	place it appears and inserting "development
4	board"; and
5	(B) by striking "of 1998" and inserting
6	"of 2011";
7	(4) in paragraph (4) (as so redesignated)—
8	(A) by striking "134(c)" and inserting
9	"221(e)"; and
10	(B) by striking "1998" and inserting
11	"2011";
12	(5) in paragraph (5) (as so redesignated), by
13	striking "and" at the end;
14	(6) in paragraph (6) (as so redesignated), by
15	striking the period and inserting "; and"; and
16	(7) by adding at the end the following:
17	"(7) except in section 15, the term 'State agen-
18	cy', used without further description, means an
19	agency designated or authorized under section 4;
20	and
21	"(8) the term 'workplace learning advisor', has
22	the meaning given the terms in section 101 of the
23	Workforce Investment Act of 1998.".

1	SEC. 303. FEDERAL AND STATE EMPLOYMENT SERVICE OF-
2	FICES.
3	(a) Coordination.—Section 3(a) of the Wagner-
4	Peyser Act (29 U.S.C. 49b(a)) is amended by striking
5	"services" and inserting "service offices".
6	(b) Public Labor Exchange Services System.—
7	Section 3(c)(2) of the Wagner-Peyser Act (29 U.S.C.
8	49b(c)(2)) is amended by inserting ", and identify and dis-
9	seminate information on best practices for such system"
10	before the semicolon.
11	(c) One-Stop Centers.—Section 3 of the Wagner-
12	Peyser Act (29 U.S.C. 49b) is amended by inserting after
13	subsection (e) the following:
14	"(d) In order to improve service delivery, avoid dupli-
15	cation of services, and enhance coordination of services,
16	the employment service offices in each State and the one-
17	stop centers shall be collocated to the extent practicable.
18	"(e) The Secretary, in consultation with States, is au-
19	thorized to assist the States in the development of national
20	electronic tools that may be used to improve access to
21	workforce information for individuals through—
22	"(1) the one-stop delivery systems established
23	as described in section 121(e) of the Workforce In-
24	vestment Act of 2012; and
25	"(2) such other delivery systems as the Sec-
26	retary determines to be appropriate.".

1 SEC. 304. ALLOTMENT OF SUMS.

2	Section 6 of the Wagner-Peyser Act (29 U.S.C. 49e)
3	is amended—
4	(1) in subsection (a)—
5	(A) by striking "From" and inserting
6	"After making the reservation required by sub-
7	section (e), from"; and
8	(B) by striking "amounts appropriated
9	pursuant to section 5" and inserting "funds ap-
10	propriated and (except for Guam) certified
11	under section 5 and made available for allot-
12	ments under this section"; and
13	(2) in subsection $(b)(1)$ —
14	(A) in the matter preceding subparagraph
15	(A)—
16	(i) by inserting before "the Secretary"
17	the following "after making the allotments
18	required by subsection (a),"; and
19	(ii) by striking "sums" and all that
20	follows through "this Act" and inserting
21	"funds described in subsection (a)";
22	(B) in each of subparagraphs (A) and (B),
23	by striking "sums" and inserting "remainder";
24	and
25	(C) by adding at the end the following:
26	"For purposes of this paragraph, the term

1	'State' does not include Guam or the Virgin Is-
2	lands.''.
3	SEC. 305. USE OF SUMS.
4	(a) Resources for Unemployment Insurance
5	Claimants.—Section 7(a)(3) of the Wagner-Peyser Act
6	(29 U.S.C. 49f(a)(3)) is amended—
7	(1) by striking "and" at the end of subpara-
8	graph (E);
9	(2) by striking the period at the end of sub-
10	paragraph (F) and inserting "; and"; and
11	(3) by inserting after subparagraph (F) the fol-
12	lowing:
13	"(G) providing unemployment insurance
14	claimants and other unemployed individuals
15	with referrals to, and application assistance for,
16	training and education resources and programs,
17	including Federal Pell Grants under subpart 1
18	of part A of title IV of the Higher Education
19	Act of 1965 (20 U.S.C. 1070a et seq.), edu-
20	cational assistance under chapter 30 of title 38,
21	United States Code (commonly referred to as
22	the Montgomery GI Bill), and chapter 33 of
23	that title (Post-9/11 Veterans Educational As-
24	sistance), student assistance under title IV of
25	the Higher Education Act of 1965 (20 U.S.C.

- 1 1070 et seq.), State student higher education
- 2 assistance, and training and education pro-
- grams provided under titles I and II of the
- 4 Workforce Investment Act of 2012, and title I
- of the Rehabilitation Act of 1973 (29 U.S.C.
- 6 720 et seq.).".
- 7 (b) STATE ACTIVITIES.—Section 7(b) of the Wagner-
- 8 Peyser Act (29 U.S.C. 49f(b)) is amended—
- 9 (1) in paragraph (1), by striking "performance
- standards established by the Secretary' and insert-
- ing "the performance accountability measures that
- are based on indicators described in section
- 13 136(b)(2)(A)(i) of the Workforce Investment Act of
- 14 2012"; and
- 15 (2) in paragraph (2), by inserting "offices"
- after "employment service".
- 17 (c) Providing Additional Funds.—Section
- 18 7(c)(2) of the Wagner-Peyser Act (29 U.S.C. 49f(c)(2))
- 19 is amended by striking "1998" and inserting "2011".
- 20 (d) Other Services and Activities.—Section
- 21 7(d) of the Wagner-Peyser Act (29 U.S.C. 49f(d)) is
- 22 amended by striking "1998" and inserting "2011".
- 23 (e) Conforming Amendment.—Section 7(e) of the
- 24 Wagner-Peyser Act (29 U.S.C. 49f(e)) is amended by

- 1 striking "labor employment statistics" and inserting
- 2 "labor market information".
- 3 SEC. 306. STATE PLAN.
- 4 Section 8 of the Wagner-Peyser Act (29 U.S.C. 49g)
- 5 is amended to read as follows:
- 6 "Sec. 8. Any State desiring to receive assistance
- 7 under section 6 shall prepare and submit to, and have ap-
- 8 proved by, the Secretary and the Secretary of Education,
- 9 a State plan in accordance with section 112 or 113 of the
- 10 Workforce Investment Act of 2011.".
- 11 SEC. 307. PERFORMANCE ACCOUNTABILITY MEASURES.
- Section 13(a) of the Wagner-Peyser Act (29 U.S.C.
- 13 49l(a)) is amended to read as follows:
- 14 "(a) The activities carried out pursuant to section 7
- 15 shall be subject to the performance accountability meas-
- 16 ures that are based on indicators described in section
- 17 136(b)(2)(A)(i) of the Workforce Investment Act of
- 18 2011.".
- 19 SEC. 308. PILOT PROJECTS.
- The Wagner-Peyser Act is amended by inserting after
- 21 section 13 (29 U.S.C. 491) the following:
- 22 "SEC. 13A. PILOT PROJECTS.
- "(a) Grants.—From funds appropriated under sub-
- 24 section (f), the Secretary, in consultation with the Sec-
- 25 retary of Education, shall establish and carry out a pilot

- 1 program. In carrying out the program, the Secretary shall
- 2 annually make grants, on a competitive basis, to State
- 3 agencies to cooperate in the administration of this Act by
- 4 carrying out pilot projects that enhance the professional
- 5 development and provision of services by the staff of such
- 6 State agencies.
- 7 "(b) Use of Funds.—Funds made available under
- 8 this section may be used to enable a State agency to—
- 9 "(1) make available a broad range of career
- 10 guidance services, including career planning, apti-
- tude and interest assessments, provision of labor
- market information, job placement services, and
- evaluations of the outcomes for recipients of such
- 14 services;
- 15 "(2) strengthen the capacity of the State agen-
- cy to identify job openings through the use of tech-
- 17 nology, and through intensive outreach to small- and
- medium-size employers while using and enhancing
- the business and employer services authorized under
- 20 this Act;
- 21 "(3) provide professional development and ca-
- reer advancement opportunities for staff of a State
- agency in order to upgrade their skills and com-
- petencies in the provision of career development ac-
- 25 tivities, employer outreach, job placement, and other

- services authorized under this Act, including upgrading those skills and competencies through the training of such staff to improve their knowledge of, and ability to effectively interact with, staff and programs of one-stop partners and other entities admin-
- 6 istering workforce development programs;
- "(4) identify and implement strategies for State agency staff to provide technical assistance and training to assist other providers of workforce development activities, including workplace learning advisors, in providing counseling and employment-related services to workers and job seekers, and employers; and
 - "(5) identify and implement new strategies for integrating counseling and technology to enhance the provision of employment-related services under this Act.
- "(c) APPLICATIONS.—A State agency that seeks a 19 grant under this section shall submit an application to the 20 Secretary at such time, in such manner, and containing 21 such information as the Secretary may require.
- "(d) PRIORITY.—In awarding grants under this sec-tion, the Secretary, in consultation with the Secretary of
- 24 Education, shall—

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25 "(1) give priority to a State agency that—

1	"(A) demonstrates participation by em-
2	ployees of the agency and their organized rep-
3	resentatives in the planning of the proposed
4	pilot project;
5	"(B) demonstrates participation by the
6	employees, or provides an assurance that the
7	employees will participate, in the implementa-
8	tion of the pilot project; and
9	"(C) demonstrates that the State agency
10	has established a partnership, or provides an
11	assurance that the agency will establish a part-
12	nership, with a relevant professional organiza-
13	tion, or with an institution of higher education;
14	and
15	"(2) ensure geographic diversity and diversity
16	with respect to the population density of the States
17	in which projects under this section will be carried
18	out.
19	"(e) AUTHORIZATION OF APPROPRIATIONS.—There
20	is authorized to be appropriated to carry out this section
21	such sums as may be necessary for each of fiscal years
22	2013 through 2017.".
23	SEC. 309. LABOR MARKET INFORMATION SYSTEM.
24	(a) Heading.—The section heading for section 15 of
25	the Wagner-Peyser Act (29 U.S.C. 49l–2) is amended by

1	striking "EMPLOYMENT STATISTICS" and inserting
2	"LABOR MARKET INFORMATION SYSTEM".
3	(b) Name of System.—Section 15(a)(1) of the Wag-
4	ner-Peyser Act (29 U.S.C. 49l–2(a)(1)) is amended by
5	striking "employment statistics system of employment sta-
6	tistics" and inserting "labor market information system".
7	(c) System Responsibilities.—Section 15(b) of
8	the Wagner-Peyser Act (29 U.S.C. 49l–2(b)) is amend-
9	ed —
10	(1) by striking paragraph (1) and inserting the
11	following:
12	"(1) In general.—
13	"(A) STRUCTURE.—The labor market in-
14	formation system described in subsection (a)
15	shall be evaluated and improved by the Sec-
16	retary, in consultation with the Workforce In-
17	formation Advisory Council established in sub-
18	section (d).
19	"(B) Grants and responsibilities.—
20	"(i) In General.—The Secretary
21	shall carry out the provisions of this sec-
22	tion in a timely manner, through grants to
23	or agreements with States.
24	"(ii) Distribution of funds.—
25	Using amounts appropriated under sub-

	301
1	section (g), the Secretary shall provide
2	funds through those grants and agree-
3	ments. In distributing the funds (relating
4	to labor market information funding) for
5	fiscal years 2013 through 2017, the Sec-
6	retary shall continue to distribute the
7	funds to States in the manner in which the
8	Secretary distributed funds to the States
9	under this section for fiscal years 2004
10	through 2008."; and
11	(2) by striking paragraph (2) and inserting the
12	following:

- "(2) Duties.—The Secretary, with respect to data collection, analysis, and dissemination of labor market information for the system, shall carry out the following duties:
 - "(A) Assign responsibilities within the Department of Labor for elements of the labor market information system described in subsection (a) to ensure that the statistical and administrative data collected is consistent with appropriate Bureau of Labor Statistics standards and definitions, and that the information is accessible and understandable to users of such data.

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1	"(B) Actively seek the cooperation of heads
2	of other Federal agencies to establish and main-
3	tain mechanisms for ensuring complementarity
4	and nonduplication in the development and op-
5	eration of statistical and administrative data
6	collection activities.
7	"(C) Solicit, receive, and evaluate the rec-

- "(C) Solicit, receive, and evaluate the recommendations from the Workforce Information Advisory Council established in subsection (d) concerning the evaluation and improvement of the labor market information system described in subsection (a) and respond in writing to the Council regarding the recommendations.
- "(D) Through the Bureau of Labor Statistics and the Employment and Training Administration, and in collaboration with States, develop and maintain the elements of the labor market information system described in subsection (a), including the development of consistent procedures and definitions for use by the States in collecting the data and information described in subparagraphs (A) and (B) of subsection (a)(1).
- "(E) Establish procedures for the system to ensure that—

1	"(i) such data and information are
2	timely; and
3	"(ii) paperwork and reporting for the
4	system are reduced to a minimum.".
5	(d) Two-Year Plan.—Section 15 of the Wagner-
6	Peyser Act (29 U.S.C. 49l-2) is amended by striking sub-
7	section (c) and inserting the following:
8	"(c) Two-Year Plan.—The Secretary, acting
9	through the Commissioner of Labor Statistics and the As-
10	sistant Secretary for Employment and Training, and in
11	consultation with the Workforce Information Advisory
12	Council described in subsection (d) and heads of other ap-
13	propriate Federal agencies, shall prepare a 2-year plan for
14	the labor market information system. The plan shall be
15	developed and implemented in a manner that takes into
16	account the activities described in State plans submitted
17	by States under section 112 or 113 of the Workforce In-
18	vestment Act of 2012 and shall be submitted to the Com-
19	mittee on Education and the Workforce of the House of
20	Representatives and the Committee on Health, Education,
21	Labor, and Pensions of the Senate. The plan shall in-
22	clude—
23	"(1) a description of how the Secretary will
24	work with the States to manage the nationwide labor
25	market information system described in subsection

- (a) and the statewide workforce and labor market
 information systems that comprise the nationwide
 system;
- "(2) a description of the steps to be taken in the following 2 years to carry out the duties described in subsection (b)(2);
- 7 "(3) an evaluation of the performance of the 8 system, with particular attention to the improve-9 ments needed at the State and local levels;
- "(4) a description of the involvement of States in the development of the plan, through consultation by the Secretary with the Workforce Information Advisory Council in accordance with subsection (d); and
- "(5) a description of the written recommendations received from the Workforce Information Advisory Council established under subsection (d), and the extent to which those recommendations were incorporated into the plan.".
- 20 (e) Workforce Information Advisory Coun-
- 21 CIL.—Section 15 of the Wagner-Peyser Act (29 U.S.C.
- 22 49l-2) is amended by striking subsection (d) and inserting
- 23 the following:
- 24 "(d) Workforce Information Advisory Coun-
- 25 CIL.—

1 "(1) IN GENERAL.—The Secretary, through the 2 Commissioner of Labor Statistics and the Assistant 3 Secretary of Labor for Employment and Training, 4 shall formally consult at least twice annually with 5 the Workforce Information Advisory Council estab-6 lished in accordance with paragraph (2). Such con-7 sultations shall address the evaluation and improve-8 ment of the nationwide labor market information 9 system described in subsection (a) and the statewide 10 labor market information systems that comprise the nationwide system and how the Department of 12 Labor and the States will cooperate in the manage-13 ment of such systems. The Council shall provide 14 written recommendations to the Secretary con-15 cerning the evaluation and improvement of the na-16 tionwide system, including any recommendations re-17 garding the 2-year plan described in subsection (c).

"(2) Establishment of council.—

"(A) ESTABLISHMENT.—The Secretary shall establish an advisory council that shall be known as the Workforce Information Advisory Council (referred to in this section as the 'Council') to participate in the consultations and provide the recommendations described in paragraph (1).

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1	"(B) Membership.—The Secretary shall
2	appoint the members of the Council, which shall
3	consist of—
4	"(i) 4 members who are representa-
5	tives of lead State agencies with responsi-
6	bility for workforce investment activities,
7	or State agencies described in section 4,
8	who have been nominated by such agencies
9	or by a national organization that rep-
10	resents such agencies;
11	"(ii) 4 members who are representa-
12	tives of the State labor market information
13	directors affiliated with the State agencies
14	that perform the duties described in sub-
15	section (e)(2), who have been nominated by
16	the directors;
17	"(iii) 1 member who is a representa-
18	tive of providers of training services under
19	section 122 of the Workforce Investment
20	Act of 2012;
21	"(iv) 1 member who is a representa-
22	tive of economic development entities;
23	"(v) 1 member who is a representative
24	of businesses, who has been nominated by

1	national business organizations or trade
2	associations;
3	"(vi) 1 member who is a representa-
4	tive of labor organizations, who has been
5	nominated by a national labor federation;
6	"(vii) 1 member who is a representa-
7	tive of local workforce investment boards,
8	who has been nominated by a national or-
9	ganization representing such boards; and
10	"(viii) 1 member who is a representa-
11	tive of research entities that utilize labor
12	market information.
13	"(C) Geographic diversity.—The Sec-
14	retary shall ensure that the membership of the
15	Council is geographically diverse and that no 2
16	of the members appointed under clauses (i),
17	(ii), and (vii) represent the same State.
18	"(D) Period of Appointment; Vacan-
19	CIES.—
20	"(i) IN GENERAL.—Each member of
21	the Council shall be appointed for a term
22	of 3 years, except that the initial terms for
23	members may be 1, 2, or 3 years in order
24	to establish a rotation in which one-third
25	of the members are selected each year. Any

1 such member may be appointed for not 2 more than 2 consecutive terms.

"(ii) VACANCIES.—Any member appointed to fill a vacancy occurring before the expiration of the term for which the member's predecessor was appointed shall be appointed only for the remainder of that term. A member may serve after the expiration of that member's term until a successor has taken office.

"(E) TRAVEL EXPENSES.—The members of the Council shall not receive compensation for the performance of services for the Council, but shall be allowed travel expenses, including per diem in lieu of subsistence, at rates authorized for employees of agencies under subchapter I of chapter 57 of title 5, United States Code, while away from their homes or regular places of business in the performance of services for the Council. Notwithstanding section 1342 of title 31, United States Code, the Secretary may accept the voluntary and uncompensated services of members of the Council."

24 (f) STATE RESPONSIBILITIES.—Section 15(e) of the 25 Wagner-Peyser Act (29 U.S.C. 49l–2(e)) is amended—

1	(1) by striking "employment statistics" each
2	place it appears and inserting "labor market infor-
3	mation";
4	(2) in paragraph (1)(A) by striking "annual
5	plan" and inserting "plan described in subsection
6	(e)"; and
7	(3) in paragraph (2)—
8	(A) in subparagraph (G), by inserting
9	"and" at the end;
10	(B) by striking subparagraph (H);
11	(C) in subparagraph (I), by striking "sec-
12	tion 136(f)(2) of the Workforce Investment Act
13	of 1998" and inserting "section 131(i)(2) of the
14	Workforce Investment Act of 2012"; and
15	(D) by redesignating subparagraph (I) as
16	subparagraph (H).
17	(g) Authorization of Appropriations.—Section
18	15(g) of the Wagner-Peyser Act (29 U.S.C. 49l–2(g)) is
19	amended by striking "1999 through 2004" and inserting
20	"2013 through 2017".

1	TITLE IV—AMENDMENTS TO THE
2	REHABILITATION ACT OF 1973
3	Subtitle A—Introductory
4	Provisions
5	SEC. 401. REFERENCES.
6	Except as otherwise specifically provided, whenever in
7	this title an amendment or repeal is expressed in terms
8	of an amendment to, or repeal of, a provision, the amend-
9	ment or repeal shall be considered to be made to a provi-
10	sion of the Rehabilitation Act of 1973 (29 U.S.C. 701 et
11	seq.).
12	SEC. 402. FINDINGS, PURPOSE, POLICY.
13	(a) Findings.—Section 2(a) is amended—
14	(1) in paragraph (5), by striking "and" at the
15	end;
16	(2) in paragraph (6), by striking the period and
17	inserting "; and; and
18	(3) by adding at the end the following:
19	"(7)(A) a high proportion of students are leav-
20	ing secondary education without being employed in
21	competitive integrated employment, or being enrolled
22	in postsecondary education; and
23	"(B) there is a substantial need to support such
24	students as they transition from school to postsec-
25	ondary life.".

1	(b) Purpose.—Section 2(b) (29 U.S.C. 701(b)) is
2	amended—
3	(1) in paragraph (1)—
4	(A) in the matter preceding subparagraph
5	(A), by striking "with disabilities" and all that
6	follows through "economic" and inserting "with
7	disabilities, including individuals with the most
8	significant disabilities, to maximize opportuni-
9	ties for competitive integrated employment and
10	to achieve economic"; and
11	(B) at the end of subparagraph (F), by
12	striking "and";
13	(2) in paragraph (2), by striking the period at
14	the end and inserting a semicolon; and
15	(3) by adding at the end the following:
16	"(3) to increase employment opportunities and
17	employment outcomes for individuals with disabil-
18	ities, including through encouraging meaningful in-
19	volvement by employers and vocational rehabilitation
20	service providers on successful and prospective em-
21	ployment and placement strategies; and
22	"(4) to ensure, to the greatest extent possible,
23	that youth with disabilities and students with dis-
24	abilities who are transitioning from receipt of special
25	education services under the Individuals with Dis-

1	abilities Education Act (20 U.S.C. 1400 et seq.) and
2	receiving accommodations and supports consistent
3	with section 504 of the Rehabilitation Act of 1973
4	(29 U.S.C. 794) are either continuing their edu-
5	cation or employed in competitive integrated employ-
6	ment.".
7	SEC. 403. REHABILITATION SERVICES ADMINISTRATION.
8	Section 3 (29 U.S.C. 702) is amended—
9	(1) in subsection (a)—
10	(A) in the first sentence, by striking "Of-
11	fice of the Secretary" and inserting "Office of
12	Special Education and Rehabilitative Services";
13	(B) in the second sentence, by striking "IV
14	and V" and inserting "IV, V, VII, and VIII";
15	and
16	(C) by striking the last 3 sentences and in-
17	serting "The functions of the Commissioner
18	shall not be delegated to any officer, unless the
19	officer is directly responsible to the Assistant
20	Secretary for Special Education and Rehabilita-
21	tive Services.";
22	(2) by redesignating subsection (b) as sub-
23	section (c);
24	(3) by inserting after subsection (a) the fol-
25	lowing:

1	"(b) The Secretary shall ensure that—
2	"(1) the Rehabilitation Services Administration
3	provides oversight of, conducts monitoring of, and
4	provides technical assistance to, the designated State
5	agencies funded under this Act; and
6	"(2) the staff providing such oversight, moni-
7	toring, and technical assistance includes individuals
8	who have training in and experience with the pro-
9	grams administered by the Rehabilitation Services
10	Administration."; and
11	(4) in subsection (c), as redesignated by para-
12	graph (2), by striking "for the programs" and all
13	that follows and insert "in a manner that is con-
14	sistent with the purposes of the program for which
15	the funds are appropriated and of this Act, as enu-
16	merated in section 2(b)".
17	SEC. 404. DEFINITIONS.
18	Section 7 (29 U.S.C. 705) is amended—
19	(1) in paragraph (2)—
20	(A) in the matter preceding subparagraph
21	(A), by inserting after "means" the following:
22	"an assessment that presumes the attainment
23	of an employment outcome for all individuals
24	with disabilities (including individuals with sig-
25	nificant disabilities and individuals with the

1	most significant disabilities), and that relies
2	on''; and
3	(B) in subparagraph (B)—
4	(i) in clause (iii), by striking "and" at
5	the end;
6	(ii) in clause (iv), by striking the
7	semicolon and inserting "; and; and
8	(iii) by adding at the end the fol-
9	lowing:
10	"(v) to the maximum extent possible
11	relies on information obtained from experi-
12	ences in integrated employment settings in
13	the community, and other integrated com-
14	munity settings;";
15	(2) in paragraph (5)—
16	(A) in the matter preceding subparagraph
17	(A), by striking "for employment, including ca-
18	reer advancement" and inserting "for competi-
19	tive integrated employment and for career ad-
20	vancement, including";
21	(B) by redesignating subparagraphs (O)
22	through (Q) as subparagraphs (P) through (R)
23	(C) by inserting after subparagraph (N)
24	the following:

1	"(O) customized employment services;";
2	and
3	(D) in subparagraph (R), as redesignated
4	by subparagraph (B) of this paragraph, by
5	striking "(P)" and inserting "(Q)";
6	(3) by redesignating paragraphs (6) as para-
7	graph (7) and inserting after paragraph (5) the fol-
8	lowing new paragraph:
9	"(6) Competitive integrated employ-
10	MENT.—
11	"(A) In general.—The term competitive
12	integrated employment' means work by an em-
13	ployee who is an individual with a disability—
14	"(i) that is compensated at a rate
15	that—
16	"(I) is the same rate as the rate
17	for other employees who are not indi-
18	viduals with disabilities, and who are
19	similarly situated in similar occupa-
20	tions by the same employer and who
21	have similar training, experience, and
22	skills; and
23	"(II) shall be in accordance with
24	the applicable law, but in no event
25	less than the higher of the rate speci-

1	fied in section $6(a)(1)$ of the Fair
2	Labor Standards Act of 1938 (29
3	U.S.C. $206(a)(1)$) or the applicable
4	State or local minimum wage law;
5	"(ii) for which the employee receives
6	health and employment benefits com-
7	parable to those of other employees;
8	"(iii) that is at a location typically
9	found in the community where the em-
10	ployee interacts frequently with other em-
11	ployees and individuals who are not indi-
12	viduals with disabilities to the same extent
13	that non-disabled employees in comparable
14	positions interact with others; and
15	"(iv) that provides opportunities for
16	advancement that are equivalent to those
17	for other employees who are not individ-
18	uals with disabilities and who have com-
19	parable positions.
20	"(B) Inclusion of customized or sup-
21	PORTED EMPLOYMENT.—The term 'competitive
22	integrated employment' includes integrated em-
23	ployment resulting from the provision of cus-
24	tomized employment strategies or supported
25	employment services, provided the work in-

1	volved satisfies the criteria described in sub-
2	paragraph (A).
3	"(C) Inclusion of self-employment
4	OR MICRO-ENTERPRISES.—The term 'competi-
5	tive integrated employment' includes self-em-
6	ployment or micro-enterprises, as long as the
7	work involved satisfies the criteria described in
8	subparagraph (A).";
9	(4) by redesignating paragraphs (8) through
10	(28) as paragraphs (9) through (29), respectively,
11	and inserting after paragraph (7) the following:
12	"(8) Customized employment.—The term
13	'customized employment' means an employment out-
14	come in competitive integrated employment, for an
15	individual with a significant disability, that is based
16	on an individualized determination of the strengths,
17	needs, and interests of the individual with a signifi-
18	cant disability, is designed to meet the specific abili-
19	ties of the individual with a significant disability and
20	the business needs of the employer, and is carried
21	out through flexible strategies, such as—
22	"(A) job exploration by the individual; and
23	"(B) working with an employer to facili-
24	tate placement, including—

1	"(i) customizing a job description
2	based on current employer needs or on pre-
3	viously unidentified and unmet employer
4	needs;
5	"(ii) developing a set of job duties (in-
6	cluding a work schedule) and specifics of
7	supervision (including performance evalua-
8	tion and review), and determining job loca-
9	tion;
10	"(iii) representation by a professional
11	chosen by the individual, or self-represen-
12	tation by the individual, in working with
13	an employer to facilitate placement; and
14	"(iv) providing services and supports
15	at the job location.";
16	(5) in paragraph (12) (as so redesignated)—
17	(A) in subparagraph (A), by striking
18	"competitive employment in the integrated
19	labor market" and inserting "competitive inte-
20	grated employment"; and
21	(B) in subparagraph (C), by inserting
22	"customized employment," after "outcome of";
23	(6) in paragraph (18) (as so redesignated)—
24	(A) by striking the "and" at the end of
25	subparagraph (C);

1	(B) in subparagraph (D), by striking the
2	period at the end and inserting a semicolon;
3	and
4	(C) by adding at the end the following:
5	"(E) transition and prevention services
6	that—
7	"(i) facilitate the transition of individ-
8	uals with significant disabilities from nurs-
9	ing homes and other institutions to home
10	and community-based residences, with the
11	required supports and services;
12	"(ii) provide assistance to individuals
13	with significant disabilities who are at risk
14	of entering institutions so that the individ-
15	uals may remain in the community; and
16	"(iii) facilitate the transition of youth
17	(including students) who are individuals
18	with significant disabilities, who were eligi-
19	ble for individualized education programs
20	under section 614(d) of the Individuals
21	with Disabilities Education Act (20 U.S.C.
22	1414(d)), and who have completed their
23	secondary education or otherwise left
24	school, to postsecondary life, including em-
25	ployment; and

1	"(F) services to promote full access to
2	community life.";
3	(7) in paragraph (21)(B), by striking "and
4	VII" and inserting "VII, and VIII";
5	(8) by redesignating paragraphs (29) through
6	(34) as paragraphs (32) through (37), respectively;
7	(9) by inserting after paragraph (29) the fol-
8	lowing:
9	"(30) Post-employment service.—The term
10	'post-employment service' means a service identified
11	under section 103(a) that is—
12	"(A) provided subsequent to the achieve-
13	ment of an employment outcome; and
14	"(B) necessary for an individual to main-
15	tain or regain an employment outcome in com-
16	petitive integrated employment, consistent with
17	the individual's strengths, resources, priorities,
18	concerns, abilities, capabilities, interests, and
19	informed choice.
20	"(31) Pre-employment transition serv-
21	ICES.—
22	"(A) IN GENERAL.—The term 'pre-employ-
23	ment transition services' means a coordinated
24	set activities for an eligible student with a dis-
25	ability, designed within an outcome-oriented

1	process, that promotes movement from school
2	to any of the following post-school activities:
3	postsecondary education, vocational training,
4	competitive integrated employment (including
5	supported employment), adult education, adult
6	services, independent living, or community par-
7	ticipation.
8	"(B) Specific services.—The term 'pre-
9	employment transition services' means a set of
10	services, that is available to students with dis-
11	abilities, and that makes available, at a min-
12	imum—
13	"(i) career counseling;
14	"(ii) work-based learning experience,
15	including in-school and after school work
16	experience, or work experience outside the
17	traditional school setting (such as experi-
18	ence through job training or internships),
19	that is provided in an integrated environ-
20	ment to the maximum extent possible;
21	"(iii) counseling on opportunities for
22	enrollment in a comprehensive transition
23	or postsecondary educational program at

an institution of higher education;

1	"(iv) school-based preparatory em-
2	ployment experiences such as role playing,
3	social skills development, and independent
4	living training, coordinated with any tran-
5	sition services provided by the local edu-
6	cational agency under the Individuals with
7	Disabilities Education Act (20 U.S.C.
8	1400 et seq.); and
9	"(v) training in self-advocacy, indi-
10	vidual rights, self-determination skills, and
11	the informed consent process, as well as
12	peer mentoring.
13	"(C) COORDINATED SET OF ACTIVITIES.—
14	For purposes of subparagraph (A), the coordi-
15	nated set of activities shall be based on the in-
16	dividual student's needs, taking into account
17	the student's preferences and interests, and
18	shall include education and training, community
19	experiences, the development of employment
20	and other adult living objectives, and, when ap-
21	propriate, acquisition of daily living skills and
22	functional vocational evaluation.";
23	(10) by redesignating paragraphs (35) through
24	(39) as paragraphs (39) through (43), respectively,

1	and inserting after paragraph (37) (as so redesig-
2	nated) the following:
3	"(38) Student with a disability.—
4	"(A) IN GENERAL.—The term 'student
5	with a disability' means an individual with a
6	disability who—
7	"(i) attends a secondary school;
8	"(ii)(I) is not younger than the ear-
9	liest age for the provision of transition
10	services under section
11	614(d)(1)(A)(i)(VIII) of the Individuals
12	with Disabilities Education Act (20 U.S.C.
13	1414(d)(1)(A)(i)(VIII)); and
14	"(II)(aa) is not older than 21 years of
15	age; or
16	"(bb) if the State law for the State
17	provides for a higher maximum age for re-
18	ceipt of services under the Individuals with
19	Disabilities Education Act (20 U.S.C.
20	1400 et seq.), is not older than that max-
21	imum age; and
22	"(iii)(I) is eligible for, and receiving,
23	special education or related services under
24	part B of the Individuals with Disabilities
25	Education Act (20 U.S.C. 1411 et seq.); or

1	"(II) is an individual with a disability,
2	for purposes of section 504.";
3	(11) by striking paragraphs (38) and (39), as
4	redesignated by paragraph (12), and inserting the
5	following:
6	"(38) Supported Employment.—The term
7	'supported employment' means an employment out-
8	come in competitive integrated employment, includ-
9	ing customized employment, that is consistent with
10	the strengths, resources, priorities, concerns, abili-
11	ties, capabilities, interests, and informed choice of
12	the individuals involved, for individuals with the
13	most significant disabilities—
14	"(A)(i) for whom competitive integrated
15	employment has not historically occurred; or
16	"(ii) for whom competitive integrated em-
17	ployment has been interrupted or intermittent
18	as a result of a significant disability;
19	"(B) who, because of the nature and sever-
20	ity of their disability—
21	"(i) need intensive supported employ-
22	ment services for the period described in
23	paragraph (39); and
24	"(ii) need extended services described
25	in paragraph (13) in order to continue to

1	perform in such work beyond the period
2	described in paragraph (39); and
3	"(C) to the extent that on-going extended
4	services, as described in paragraph (13) of this
5	section, are needed, the designated State unit
6	will assist the individual in identifying providers
7	of those services.
8	"(39) Supported employment services.—
9	The term 'supported employment services' means
10	ongoing support services, including customized em-
11	ployment, needed to support and maintain an indi-
12	vidual with a most significant disability in an em-
13	ployment, outcome that—
14	"(A) are provided singly or in combination
15	and organized and made available in such a
16	way as to assist an eligible individual to succeed
17	in competitive integrated employment;
18	"(B) are based on a determination of the
19	needs of an eligible individual, as specified in an
20	individualized plan for employment; and
21	"(C) are provided by the designated State
22	unit for a period of not more than 24 months,
23	except that the period may be extended, if nec-
24	essary, in order to achieve the employment out-

1	come identified in the individualized plan for
2	employment."; and
3	(12) by inserting after paragraph (43) (as so
4	redesignated) the following:
5	"(44) Youth with a disability.—The term
6	'youth with a disability' means an individual with a
7	disability who—
8	"(A) is not younger than 14 years of age;
9	and
10	"(B) is not older than 24 years of age.".
11	SEC. 405. ADMINISTRATION OF THE ACT.
12	Section 12(a)(1) (29 U.S.C. 709) is amended—
13	(1) by striking " (1) " and inserting " $(1)(A)$ ";
14	and
15	(2) by adding at the end the following:
16	"(B) provide technical assistance to the des-
17	ignated State units on developing successful partner-
18	ships with local and multi-State businesses to in-
19	crease the employment of individuals with disabil-
20	ities; and
21	"(C) provide technical assistance to providers
22	and organizations on developing self-employment op-
2223	and organizations on developing self-employment op- portunities and outcomes for individuals with dis-

SEC. 406. REPORTS.

2	Section 13 (29 U.S.C. 710) is amended—
3	(1) in section (c)—
4	(A) by striking "(c)" and inserting
5	"(e)(1)"; and
6	(B) by adding at the end the following:
7	"(2) The ILA Director described in section 701A
8	shall include, in the annual report, information on the ex-
9	tent to which centers for independent living receiving
10	funds under part C of title VII have complied with the
11	standards and assurances set forth in section 725. The
12	ILA Director may identify individual centers for inde-
13	pendent living in the analysis contained in that informa-
14	tion. The ILA Director shall include in the report the re-
15	sults of onsite compliance reviews, identifying individual
16	centers for independent living and other recipients of as-
17	sistance under part C of title VII."; and
18	(2) by adding at the end the following:
19	''(d)(1)(A) The Commissioner shall ensure that the
20	reports, information, and data described in subparagraph
21	(B) are made publicly available in a timely and accessible
22	manner, including through electronic means, in order to
23	inform the public about the administration and perform-
24	ance of programs in each State under this Act.
25	"(B) The reports, information, and data referred to
26	in subparagraph (A) shall consist of—

1	"(i) reports submitted by a designated State
2	agency or designated State unit under this Act;

- "(ii) accountability information, including State performance information relating to evaluation standards and performance indicators, and additional performance accountability indicators, under section 106, including information on compliance with such standards, indicators, and measures, relating to individuals with disabilities, submitted by a designated State agency or designated State unit under this Act, or submitted by a State to the Secretary of Labor or the Secretary of Education under section 136 of the Workforce Investment Act of 1998;
 - "(iii) data collected from each designated State unit under this Act; and
- 17 "(iv) reports from monitoring conducted under 18 this Act, including relevant reports required under 19 section 136 of the Workforce Investment Act of 20 1998 and other relevant reports, information, and data required under title I of such Act.
- 22 "(C)(i) The Commissioner shall ensure that the infor-23 mation described in clause (ii) is made publicly available in a timely and accessible manner, including through elec-

tronic means. 25

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- 1 "(ii) The information referred to in clause (i) is—
- 2 "(I) the reports, information, and data required
- 3 to be submitted by designated State units or des-
- 4 ignated State agencies under this Act;
- 5 "(II) evaluations, studies, and audits conducted
- 6 by Federal agencies, concerning programs carried
- 7 out under this Act; and
- 8 "(III) a list that specifies the designated State
- 9 unit or designated State agency for each State, in-
- 10 cluding a link to the website maintained by each
- such unit or agency.
- 12 "(2) The Commissioner shall maintain public use
- 13 read-only access to the State and aggregated reports, and
- 14 analyzed data, concerning programs carried out under this
- 15 Act, that are filed and maintained in the Rehabilitation
- 16 Services Administration management information system
- 17 or a system maintained by the Department of Edu-
- 18 cation.".
- 19 SEC. 407. EVALUATION.
- 20 Section 14(f)(2) (29 U.S.C. 711(f)(2)) is amended by
- 21 striking "nonintegrated to integrated employment" and
- 22 inserting "nonintegrated to competitive integrated employ-
- 23 ment".
- 24 SEC. 408. CARRYOVER.
- 25 Section 19 (29 U.S.C. 716) is amended—

1	(1) in subsection (a), by striking "part B of
2	title I" and all that follows through "including" and
3	inserting "part B of title I (except the client assist-
4	ance program funded under section 112), part B of
5	title VI, or chapter 2 and 4 of title VII including";
6	and
7	(2) by adding at the end the following:
8	"(c) Client Assistance Program; Protection
9	AND ADVOCACY OF INDIVIDUAL RIGHTS.—
10	"(1) Appropriated amounts.—Notwith-
11	standing any other provision of law, any funds ap-
12	propriated for a fiscal year to carry out a grant pro-
13	gram under section 112 or 509 (except as provided
14	in section 509(b)), including any funds reallotted
15	during that fiscal year under such grant program,
16	that are not obligated and expended by a recipient
17	prior to the beginning of the succeeding fiscal year,
18	shall remain available for obligation and expenditure
19	by such recipient during such succeeding fiscal year.
20	"(2) Program income.—Notwithstanding any
21	other provision of law, any amount of program in-
22	come received by a recipient under a grant program
23	under section 112 or 509 in a fiscal year that is not
24	obligated and expended by the recipient prior to the

1	beginning of the succeeding fiscal year, shall remain
2	available until expended.".
3	SEC. 409. TRADITIONALLY UNDERSERVED POPULATIONS.
4	Section 21 (29 U.S.C. 718) is amended in subsection
5	(a), by striking paragraphs (1) and (2) and inserting the
6	following:
7	"(1) Racial profile.—The demographic pro-
8	file of the United States is changing at an unprece-
9	dented rate, with the population of the Nation be-
10	coming far more ethnically diverse than in the past.
11	Within the United States, while the rate of increase
12	from 2000 to 2010 for White Americans was 7.9
13	percent, the rate of increase during that period for
14	racial and ethnic minorities was much higher: 42.0
15	percent for Latinos, 11.4 percent for African-Ameri-
16	cans, and 34.9 percent for Asian-Americans.
17	"(2) Rate of disability.—Ethnic and racial
18	minorities tend to have disabling conditions at a dis-
19	proportionately high rate. In 2005—
20	"(A) among Americans ages 25 through
21	64, the rate of disability was 17.3 percent;
22	"(B) among African-Americans in that age
23	range, the disability rate was more than twice
24	as high, at 21.3 percent; and

1	"(C) for American Indians in the same age
2	range, the disability rate was 25.6 percent of
3	the general population.".
4	Subtitle B—Vocational
5	Rehabilitation Services
6	SEC. 411. DECLARATION OF POLICY; AUTHORIZATION OF
7	APPROPRIATIONS.
8	(a) Findings; Purpose; Policy.—Section 100(a)
9	(29 U.S.C. 720(a)) is amended—
10	(1) in paragraph (1)(C), by striking "gainful
11	employment in integrated settings" and inserting
12	"gainful employment in competitive integrated em-
13	ployment settings";
14	(2) in paragraph (2)(B), by striking "gainful
15	employment" and inserting "high quality employ-
16	ment that will increase opportunities for economic
17	self-sufficiency"; and
18	(3) in paragraph (3)—
19	(A) in subparagraph (B), by striking
20	"gainful employment in integrated settings"
21	and inserting "competitive integrated employ-
22	ment'';
23	(B) in subparagraph (C)(ii), by striking
24	"for the individuals"; and

1	(C) in subparagraph (E), by inserting
2	"should" before "facilitate".
3	(b) Authorization of Appropriations.—Section
4	100(b)(1) (29 U.S.C. 720(b)(1)) is amended by striking
5	"fiscal years 1999 through 2003" and inserting "fiscal
6	years 2013 through 2017".
7	SEC. 412. STATE PLANS.
8	(a) Plan Requirements.—Section 101(a) (29
9	U.S.C. 721(a)) is amended—
10	(1) in paragraph (1)—
11	(A) in subparagraph (A), by striking "to
12	participate" and all that follows and inserting
13	"to receive funds under this title for a fiscal
14	year, a State shall submit, and have approved
15	by the Secretary and the Secretary of Labor a
16	State plan in accordance with section 112, or a
17	State unified plan in accordance with section
18	113. The State plan or State unified plan shall
19	include the provisions of a State plan for voca-
20	tional rehabilitation services, described in this
21	subsection.";
22	(B) in subparagraph (B)—
23	(i) by striking "in the State plan for
24	vocational rehabilitation services," and in-
25	serting "as part of the vocational rehabili-

1	tation services portion of the State plan or
2	State unified plan submitted in accordance
3	with subparagraph (A),"; and
4	(ii) by striking "Rehabilitation Act
5	Amendments of 1998" and inserting
6	"Workforce Investment Act of 2012"; and
7	(C) in subparagraph (C)—
8	(i) by striking "The State plan shall
9	remain in effect subject to the submission
10	of such modifications" and inserting "The
11	vocational rehabilitation services portion of
12	the State plan or State unified plan sub-
13	mitted in accordance with subparagraph
14	(A) shall remain in effect until the State is
15	required to submit the plan in accordance
16	with subparagraph (A) or until the submis-
17	sion of such modifications"; and
18	(ii) by striking ", until the State sub-
19	mits and receives approval of a new State
20	plan'';
21	(2) in paragraph (2)—
22	(A) in subparagraph (A), by striking "The
23	State plan" and inserting "The State plan for
24	vocational rehabilitation services"; and
25	(B) in subparagraph (B)(ii)—

1	(i) in subclause (III), by striking
2	"and" at the end;
3	(ii) in subclause (IV), by striking the
4	period and inserting "; and"; and
5	(iii) by adding at the end the fol-
6	lowing:
7	"(V)(aa) has the authority and
8	responsibility within the State to en-
9	sure that the funds appropriated
10	under this title are expended only in
11	a manner that is consistent with the
12	purposes of this title; and
13	"(bb) the authority and responsi-
14	bility described in subparagraph (aa)
15	may not be delegated to or performed
16	by another agency, including the des-
17	ignated State agency for the voca-
18	tional rehabilitation program, and or
19	individual.";
20	(3) in paragraph (5)—
21	(A) in subparagraph (C), by striking
22	"and" at the end;
23	(B) by redesignating subparagraph (D) as
24	subparagraph (E): and

1	(C) by inserting after subparagraph (C)
2	the following:
3	"(D) notwithstanding subparagraph (C),
4	assure that the designated State unit may give
5	priority for the provision of services to those eli-
6	gible individuals who require specific services or
7	equipment in accordance with an approved indi-
8	vidualized plan for employment to maintain an
9	employment outcome under the vocational reha-
10	bilitation program; and";
11	(4) in paragraph (6)(B), by striking "to employ
12	and advance in employment" and inserting "to re-
13	cruit, employ, and advance in competitive integrated
14	employment";
15	(5) in paragraph (7)(A)(v)—
16	(A) by striking subclause (I) and inserting
17	the following:
18	"(I) a system for the continuing
19	education of rehabilitation profes-
20	sionals and paraprofessionals within
21	the designated State unit, particularly
22	with respect to rehabilitation tech-
23	nology, including training imple-
24	mented in coordination with entities
25	carrying out State programs under

1	section 4 of the Assistive Technology
2	Act of 1998 (29 U.S.C. 3003); and";
3	(6) in paragraph (8)—
4	(A) in subparagraph (A), by striking
5	" $(5)(D)$ " and inserting " $(5)(E)$ ";
6	(B) in subparagraph (B)—
7	(i) in the matter preceding clause (i)
8	by striking "(5)(D)" and inserting
9	(5)(E); and
10	(ii) in clause (iv), by striking
11	" $(5)(D)$ " and inserting " $(5)(E)$ "; and
12	(C) in subparagraph (C)(i), by striking
13	" $(5)(D)$ " and inserting " $(5)(E)$ ";
14	(7) in paragraph (10)—
15	(A) in subparagraph (B), by striking "an-
16	nual" and all that follows through "of 1998"
17	and inserting "annual reporting of information,
18	on eligible individuals receiving the services,
19	that is necessary to assess the State's perform-
20	ance on those primary indicators of perform-
21	ance (described in section $136(b)(2)(A)$ of the
22	Workforce Investment Act of 2012)";
23	(B) in subparagraph (C)—

1	(i) in the matter preceding clause (i),
2	by inserting ", from each individual
3	State," after "additional data";
4	(ii) in clause (i)(II), by striking "de-
5	termined" and all that follows and insert-
6	ing "determined to be ineligible for voca-
7	tional rehabilitation services, and the rea-
8	son for such determination of ineligibility
9	(disaggregated by type of disability, and
10	age);'';
11	(iii) in clause (ii)—
12	(I) in subclause (I), by striking
13	" $(5)(D)$ " and inserting " $(5)(E)$ ";
14	(II) in subclause (II), by striking
15	"and" at the end; and
16	(III) by adding at the end the
17	following:
18	"(IV) the total number of indi-
19	viduals with ongoing open cases
20	(disaggregated by individuals who are
21	in training settings, and individuals
22	who are in postsecondary education),
23	and the services individuals described
24	in this subclause are receiving;

1	"(V) the total number of stu-
2	dents with disabilities that are receiv-
3	ing pre-employment transition serv-
4	ices, and the total cost for providing
5	those services for each full fiscal year
6	after the date of enactment of the
7	Workforce Investment Act of 2012;
8	"(VI) the total number of stu-
9	dents with disabilities that are receiv-
10	ing transition services, and the total
11	cost for providing those services for
12	each full fiscal year after the date of
13	enactment of the Workforce Invest-
14	ment Act of 2012;
15	"(VII) the number of individuals
16	referred to one-stop centers, as de-
17	fined in section 134(c) of the Work-
18	force Investment Act of 1998; and
19	"(VIII) the number of individuals
20	referred from such one-stop centers to
21	designated State units and the out-
22	comes of such referrals;";
23	(iv) by striking all of clause (iii) and
24	inserting the following:

1	"(iii) the number of applicants and el-
2	igible recipients, including the numbers of
3	individuals with significant disabilities, who
4	exited the program carried out under this
5	title and the number who achieved employ-
6	ment outcomes after receiving vocational
7	rehabilitation services, including—
8	"(I) the number of youth with
9	disabilities who—
10	"(aa) entered postsecondary
11	education and the earnings of
12	such youth who completed post-
13	secondary education, by academic
14	fields;
15	"(bb) attained academic lev-
16	els and job skills needed for em-
17	ployment, such as a high school
18	diploma, certificate, or other edu-
19	cational credential required for
20	the employment outcome speci-
21	fied in the individual's individual-
22	ized plan for employment;
23	"(cc) entered postsecondary
24	training or programs for appren-
25	ticeships registered under the Act

1	of August 16, 1937 (commonly
2	known as the 'National Appren-
3	ticeship Act'; 50 Stat. 664, chap-
4	ter 663; 29 U.S.C. 50 et seq.);
5	and
6	"(dd) the number of youth
7	with disabilities who entered em-
8	ployment;
9	"(II) for individuals who obtained
10	an employment outcome with wages—
11	"(aa) the average length of
12	time for obtaining employment;
13	"(bb) the average earnings
14	of individuals who obtained an
15	employment outcome;
16	"(cc) the number who
17	earned the minimum wage rate
18	specified in section $6(a)(1)$ of the
19	Fair Labor Standards Act of
20	1938 (29 U.S.C. $206(a)(1)$) or
21	another wage level set by the
22	Commissioner, during such em-
23	ployment; and
24	"(dd) the number who re-
25	ceived employment benefits from

1	an employer during such employ-
2	ment;
3	"(III) a comparison, among indi-
4	viduals who obtained employment, of
5	the number of individuals who no
6	longer used public benefits; and
7	"(IV) for those individuals who
8	received supported employment serv-
9	ices—
10	"(aa) the number of individ-
11	uals who were employed 6
12	months after receiving such serv-
13	ices;
14	"(bb) the number of individ-
15	uals who were employed 12
16	months after receiving such serv-
17	ices; and
18	"(ce) the number of individ-
19	uals who earned wages at not
20	less than the minimum wage rate
21	determined under section 6(a)(1)
22	of the Fair Labor Standards Act
23	of 1938 (29 U.S.C. 206(a)(1))
24	during their employment; and";
25	and

1	(v) by striking clause (iv) and insert-
2	ing the following:
3	"(iv)(I) the transition from school to
4	postsecondary life, including employment,
5	and achievement of the postsecondary vo-
6	cational goals, of students with disabilities
7	served under the program carried out
8	under this title; and
9	"(II) the provision of supported em-
10	ployment services; and";
11	(C) in subparagraph (E)(ii), by striking
12	"of the State" and all that follows and inserting
13	"of the State in meeting the standards and in-
14	dicators established pursuant to section 106.";
15	and
16	(D) by adding at the end the following:
17	"(G) Rules for reporting of data.—
18	The disaggregation of data under this section
19	shall not be required within a category if the
20	number of participants in a category is insuffi-
21	cient to yield statistically reliable information,
22	or required if the results would reveal person-
23	ally identifiable information about an individual
24	participant.

1	"(H) Comprehensive report.—The
2	State plan shall specify that the Commissioner
3	will provide an annual comprehensive report
4	that includes the reports and data required
5	under this section, as well as a summary of the
6	reports and data, for each fiscal year. The
7	Commissioner shall submit the report to the
8	Committee on Education and the Workforce of
9	the House of Representatives, the Committee
10	on Appropriations of the House of Representa-
11	tives, the Committee on Health, Education,
12	Labor, and Pensions of the Senate, and the
13	Committee on Appropriations of the Senate, not
14	later than 180 days after the end of the fiscal
15	year involved.";
16	(8) in paragraph (11)—
17	(A) in subparagraph (A)(i)(II), by insert-
18	ing "(including programmatic accessibility and
19	physical accessibility)" after "program accessi-
20	bility";
21	(B) in subparagraph (C)—
22	(i) by inserting "the State programs
23	carried out under section 4 of the Assistive
24	Technology Act of 1998 (29 U.S.C.
25	3003)," after "including";

1	(ii) by inserting "noneducational
2	agencies serving out-of-school youth," after
3	"Agriculture"; and
4	(iii) by striking "such agencies and
5	programs" and inserting "such Federal,
6	State, and local agencies and programs";
7	(C) in subparagraph (D)—
8	(i) in clause (ii), by striking "comple-
9	tion" and inserting "implementation";
10	(ii) by redesignating clauses (iii) and
11	(iv) as clauses (iv) and (v), respectively;
12	and
13	(iii) by inserting after clause (ii) the
14	following:
15	"(iii) identifying options for additional
16	education and training, in order to facili-
17	tate the provision of services for youth
18	with disabilities, including transition serv-
19	ices for students with disabilities, such as
20	services provided under section 114;";
21	(D) by redesignating subparagraphs (E)
22	and (F) as subparagraphs (F) and (H), respec-
23	tively;
24	(E) by inserting after subparagraph (D)
25	the following:

1	"(E) Coordination with employers.—
2	The State plan shall contain plans, policies, and
3	procedures for coordination between the des-
4	ignated State units, State workforce investment
5	boards, local workforce investment boards, and
6	employers that provide for building relation-
7	ships with employers and identifying commu-
8	nity-based competitive integrated employment
9	opportunities and career exploration opportuni-
10	ties, in order to facilitate the provision of tran-
11	sition services for youth with disabilities and
12	students with disabilities, such as services pro-
13	vided under section 114;";
14	(F) in subparagraph (F), as redesignated
15	by subparagraph (E) of this paragraph—
16	(i) by inserting "chapter 1 of" after
17	"part C of"; and
18	(ii) by inserting ", as appropriate" be-
19	fore the period;
20	(G) by inserting after subparagraph (F),
21	as redesignated by subparagraph (E) of this
22	paragraph, the following:
23	"(G) Cooperative agreement regard-
24	ING INDIVIDUALS ELIGIBLE FOR HOME AND
25	COMMUNITY-BASED WAIVER PROGRAMS.—The

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State plan shall include an assurance that the designated State unit has entered into a formal cooperative agreement with the State agency responsible for administering the State Medicaid plan under title XIX of the Social Security Act (42 U.S.C. 1396 et seq.) and the State designated agency described in section 125(d) of the Developmental Disabilities Assistance and Bill of Rights Act of 2000 (42 U.S.C. 15025) with respect to the delivery of vocational rehabilitation services, including extended services, for individuals with the most significant disabilities who have been determined to be eligible for home- and community-based services under a Medicaid waiver, Medicaid State plan amendment, or other authority related to a State Medicaid program. The agreement shall describe strategies for collaboration and coordination in providing vocational rehabilitation services to such individuals receiving Medicaid home- and community-based services in a manner consistent with the person-centered planning process required by Medicaid.";

(H) in subparagraph (H), as redesignated by subparagraph (E) of this paragraph—

1	(i) in clause (ii)—
2	(I) by inserting "on or" before
3	"near"; and
4	(II) by striking "and" at the end;
5	(ii) by redesignating clause (iii) as
6	clause (iv); and
7	(iii) by inserting after clause (ii) the
8	following:
9	"(iii) strategies for the provision of
10	transition planning, by personnel of the
11	designated State unit, the State edu-
12	cational agency, and the recipient of funds
13	under part C, that will facilitate the devel-
14	opment and implementation of the individ-
15	ualized education programs under section
16	614(d) of the Individuals with Disabilities
17	Education Act (20 U.S.C. 1414(d)) and,
18	as appropriate, the development and com-
19	pletion of the individualized plans for em-
20	ployment under section 102, in order to
21	enable students with disabilities to achieve
22	employment outcomes;"; and
23	(I) by adding at the end the following:
24	"(I) COORDINATION WITH ASSISTIVE
25	TECHNOLOGY PROGRAMS.—The State plan shall

1	include an assurance that the designated State
2	unit, and the lead agency and implementing en-
3	tity (if any) designated by the Governor of the
4	State under section 4 of the Assistive Tech-
5	nology Act of 1998 (29 U.S.C. 3003), have de-
6	veloped working relationships and will enter
7	into agreements for the coordination of their ac-
8	tivities, including the referral of individuals
9	with disabilities to programs and activities de-
10	scribed in that section.
11	"(J) COORDINATION WITH TICKET TO
12	WORK AND SELF-SUFFICIENCY PROGRAM.—The
13	State plan shall include an assurance that the
14	designated State unit will coordinate activities
15	with any other State agency that is functioning
16	as an employment network under the Ticket to
17	Work and Self-Sufficiency Program established
18	under section 1148 of the Social Security Act
19	(42 U.S.C. 1320b–19).";
20	(9) in paragraph (14)—
21	(A) in the paragraph header, by striking
22	"Annual" and inserting "Semiannual";
23	(B) in subparagraph (A)—
24	(i) by striking "annual" and inserting
25	"semiannual";

1	(ii) by striking "(and thereafter" and
2	all that follows through "representative"
3	and inserting ", and annually thereafter";
4	and
5	(iii) by striking "to competitive" and
6	all that follows and inserting the following:
7	"to competitive integrated employment or
8	training for competitive integrated employ-
9	ment;";
10	(C) in subparagraph (B), by striking
11	"and" at the end;
12	(D) in subparagraph (C), by striking "the
13	individuals described" and all that follows and
14	inserting "individuals in attaining competitive
15	integrated employment; and"; and
16	(E) by adding at the end the following:
17	"(D) an assurance that the State will re-
18	port the information generated under subpara-
19	graphs (A), (B), and (C), for each of the indi-
20	viduals, to the Administrator of the Wage and
21	Hour Division of the Department of Labor for
22	each fiscal year, not later than 60 days after
23	the end of the fiscal year.";
24	(10) in paragraph (15)—
25	(A) in subparagraph (A)—

1	(i) in clause (i)—
2	(I) in subclause (II), by striking
3	"and" at the end; and
4	(II) by adding at the end the fol-
5	lowing:
6	"(IV) individuals with disabilities
7	receiving Medicaid home- and commu-
8	nity-based waiver habilitation services
9	(reference), including pre-vocational
10	and supported employment services;
11	and
12	"(V) youth with disabilities, and
13	students with disabilities, including
14	their need for pre-employment transi-
15	tion services described in section 114
16	or other transition services; and"; and
17	(ii) by striking clauses (ii) and (iii)
18	and inserting the following:
19	"(ii) include an assessment of the
20	needs of individuals with disabilities for
21	transition services and pre-employment
22	transition services provided under this Act,
23	and coordinated with transition services
24	provided under the Individuals with Dis-
25	abilities Education Act (20 U.S.C. 1400 et

1	seq.), and an assessment as to whether the
2	transition and pre-employment transition
3	services provided under those Acts meet
4	the needs of individuals with disabilities.";
5	(B) in subparagraph (B)—
6	(i) by redesignating clause (iii) as
7	clause (iv); and
8	(ii) by inserting after clause (ii) the
9	following:
10	"(iii) the number of individuals who
11	are eligible for services under this title, but
12	are not receiving such services due to an
13	order of selection; and"; and
14	(C) in subparagraph (D)—
15	(i) by redesignating clauses (iii)
16	through (v) as clauses (iv) through (vi);
17	and
18	(ii) by inserting after clause (ii) the
19	following:
20	"(iii) the methods to be used to im-
21	prove and expand vocational rehabilitation
22	services for students with disabilities, in-
23	cluding the coordination of services de-
24	signed to facilitate the transition of such
25	students from the receipt of educational

1	services in school to postsecondary life (in-
2	cluding the receipt of vocational rehabilita-
3	tion services under this title, postsecondary
4	education, employment, and pre-employ-
5	ment transition services under section
6	114);";
7	(11) in paragraph (20)—
8	(A) by redesignating subparagraph (B) as
9	subparagraph (C); and
10	(B) by inserting after subparagraph (A)
11	the following:
12	"(B) Information on assistance for
13	BENEFICIARIES OF ASSISTANCE UNDER TITLE
14	II OR XVI OF THE SOCIAL SECURITY ACT.—The
15	State plan shall include an assurance that the
16	designated State unit will make available, to in-
17	dividuals entitled to benefits under title II or
18	XVI of the Social Security Act (42 U.S.C. 401
19	et seq., 1381 et seq.) on the basis of a disability
20	or blindness—
21	"(i) information on the availability of
22	benefits and medical assistance authorized
23	under the State Medicaid program under
24	title XIX of the Social Security Act (42
25	U.S.C. 1396 et seq.) or under the Medi-

1	care program under title XVIII of the So-
2	cial Security Act (42 U.S.C. 1395 et seq.),
3	and medical assistance authorized under
4	other federally funded programs;
5	"(ii) information on the availability of
6	assistance through benefits planning and
7	assistance programs authorized under sec-
8	tion 1149 of the Social Security Act (42
9	U.S.C. 1320b–20) and services provided by
10	the State protection and advocacy system
11	and authorized under section 1150 of the
12	Social Security Act (42 U.S.C. 1320b–21);
13	and
14	"(iii) in the case of individuals who
15	are also eligible for a ticket under the
16	Ticket to Work and Self-Sufficiency Pro-
17	gram established under section 1148 of the
18	Social Security Act (42 U.S.C. 1320b–19),
19	general information regarding the options
20	for using the ticket and information on
21	how to contact a program manager of the
22	Ticket to Work and Self-Sufficiency Pro-
23	gram to obtain information on approved
24	employment networks, on providers for the
25	benefits planning and assistance programs

1	described in clause (ii) in the State, and on
2	the services provided by the State protec-
3	tion and advocacy system and described in
4	clause (ii)."; and
5	(12) by adding at the end the following:
6	"(25) Services for students with disabil-
7	ITIES.—The State plan shall provide an assurance
8	satisfactory to the Secretary that, with respect to
9	students with disabilities, the State—
10	"(A) has developed and will implement—
11	"(i) strategies to address the needs
12	identified in the assessments described in
13	paragraph (15); and
14	"(ii) strategies to achieve the goals
15	and priorities identified by the State, in ac-
16	cordance with paragraph (15), to improve
17	and expand vocational rehabilitation serv-
18	ices for students with disabilities on a
19	statewide basis; and
20	"(B) has developed and will implement a
21	plan to carry out the provision of pre-employ-
22	ment transition services in accordance with sec-
23	tion 114.
24	"(26) Job Growth and Development.—The
25	State plan shall provide an assurance describing how

- 1 the State will utilize initiatives involving in-demand
- 2 industry sectors or occupations as defined in section
- 3 101 of the Workforce Investment Act of 2012 to in-
- 4 crease competitive integrated employment opportuni-
- 5 ties for individuals with disabilities.".
- 6 (b) APPROVAL.—Section 101(b) (29 U.S.C. 721(b))
- 7 is amended to read as follows:
- 8 "(b) Submission; Approval; Modification.—The
- 9 State plan for vocational rehabilitation services shall be
- 10 subject to—
- "(1) section 112 of the Workforce Investment
- Act of 1998, in a case in which that plan is a por-
- tion of the State plan described in that section 112;
- 14 and
- 15 "(2) section 113 of such Act in a case in which
- that State plan for vocational rehabilitation services
- is a portion of the State unified plan described in
- that section 113.".
- 19 (c) Construction.—Section 101 (29 U.S.C. 721) is
- 20 amended by adding at the end the following:
- 21 "(c) Construction.—Nothing in this part shall be
- 22 construed to reduce the obligation of a local educational
- 23 agency or any other agency to provide or pay for any tran-
- 24 sition services that are allowable under the programs of
- 25 the respective agencies.".

1	SEC. 413. ELIGIBILITY AND INDIVIDUALIZED PLAN FOR EM-
2	PLOYMENT.
3	(a) Eligibility.—Section 102(a) (29 U.S.C. 722(a))
4	is amended—
5	(1) in paragraph (2)—
6	(A) in subparagraph (A)—
7	(i) in the subparagraph header, by
8	striking "Demonstration" and inserting
9	"APPLICANTS"; and
10	(ii) by striking ", unless" and all that
11	follows and inserting a period; and
12	(B) in subparagraph (B)—
13	(i) in the subparagraph header, by
14	striking "Methods" and inserting "Re-
15	SPONSIBILITIES";
16	(ii) in the first sentence—
17	(I) by striking "In making the
18	demonstration required under sub-
19	paragraph (A)," and inserting "Prior
20	to determining under this subsection
21	that an applicant described in sub-
22	paragraph (A) is unable to benefit due
23	to the severity of the individual's dis-
24	ability or that the individual is ineli-
25	gible for vocational rehabilitation serv-
26	ices,"; and

1	(II) by striking ", except under"
2	and all that follows and inserting a
3	period; and
4	(iii) in the second sentence, by strik-
5	ing "individual or to determine" and all
6	that follows and inserting "individual. In
7	providing the trial experiences, the des-
8	ignated State unit shall provide the indi-
9	vidual with the opportunity to try different
10	employment experiences, including sup-
11	ported employment, and the opportunity to
12	become employed in competitive integrated
13	employment.";
14	(2) in paragraph (3)(A)(ii), by striking "out-
15	come from" and all that follows and inserting "out-
16	come, including supported employment, from voca-
17	tional rehabilitation services due to the current (as
18	of the date of the determination) severity of the dis-
19	ability of the individual.";
20	(3) in paragraph (5)—
21	(A) in the matter preceding subparagraph
22	(A)—
23	(i) by striking "If an individual" and
24	inserting "If, after the designated State
25	unit carries out the activities described in

1	paragraph $(2)(B)$, a review of existing
2	data, and, to the extent necessary, the as-
3	sessment activities described in section
4	7(2)(A)(ii), an individual"; and
5	(ii) by striking "is determined" and
6	all that follows through "not to be" and in-
7	serting "is determined not to be";
8	(B) by redesignating subparagraphs (A)
9	through (D) as subparagraphs (B) through (E),
10	respectively;
11	(C) by inserting before subparagraph (B)
12	the following:
13	"(A) the ineligibility determination shall be
14	an individualized one, based on the available
15	data, and shall not be based on disability cat-
16	egory;"; and
17	(D) in clause (i) of subparagraph (C), as
18	redesignated by subparagraph (B) of this para-
19	graph, by inserting after "determination" the
20	following: ", including clear and convincing evi-
21	dence that forms the basis for the determina-
22	tion of ineligibility"; and
23	(4) in paragraph (6), by striking "60 days"
24	each place it appears and inserting "45 days".

1	(b) Development of an Individualized Plan
2	FOR EMPLOYMENT, AND RELATED INFORMATION.—Sec-
3	tion 102(b) (29 U.S.C. 722(b))—
4	(1) in paragraph (1)—
5	(A) by redesignating subparagraphs (B),
6	(C), and (D) as subparagraphs (C), and (D),
7	and (E), respectively; and
8	(B) by inserting after subparagraph (A)
9	the following:
10	"(B) information on the availability of as-
11	sistance from consumer organizations, as de-
12	fined in section 106(a)(4) (including a listing of
13	such organizations) that can assist an indi-
14	vidual in the development of an individualized
15	plan for employment;";
16	(2) in paragraph (3), as redesignated by para-
17	graph (2) of this subsection—
18	(A) in subparagraph (E)—
19	(i) in clause (i), by striking "and" at
20	the end;
21	(ii) in clause (ii), by striking the pe-
22	riod and inserting "; and; and
23	(iii) by adding at the end the fol-
24	lowing:

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1	"(iii) amended, as necessary, to in-
2	clude the post-employment services and
3	service providers that are necessary for the
4	individual to maintain or regain employ-
5	ment, consistent with the individual's
6	strengths, resources, priorities, concerns,
7	abilities, capabilities, interests, and in-
8	formed choice."; and
9	(B) by adding at the end the following:
10	"(F) Timeframe for completing the
11	INDIVIDUALIZED PLAN FOR EMPLOYMENT.—

"(F) TIMEFRAME FOR COMPLETING THE INDIVIDUALIZED PLAN FOR EMPLOYMENT.—
The individualized plan for employment shall be developed as soon as possible, but not later than a deadline of 90 days after the date of the determination of eligibility described in paragraph (1), unless the designated State unit and the eligible individual agree to an extension of that deadline to a specific date by which the individualized plan for employment shall be completed.

"(G) Failure to develop the individualized plan for employment within the specified timeframe.—In the event the individualized plan for employment is not completed by the deadline or extended deadline, as appro-

1 priate, under subparagraph (F), the eligible in-2 dividual shall have the right to request both me-3 diation and an impartial due process hearing 4 according to the procedures described in sub-5 section (c). At such hearing, the hearing officer 6 shall have the authority to order the designated 7 State unit to complete the individualized plan 8 for employment within a specific period of time, 9 not to exceed 60 days from the date of the deci-10 sion, in addition to any other authority given to 11 the officer under this section."; and 12 (3) in paragraph (3)— 13 (A) in subparagraph (A), by striking 14 "choice of the" and all that follows and insert-15 ing "choice of the eligible individual, consistent 16 with the employment outcome of competitive in-17 tegrated employment (except that in the case of 18 an eligible individual who is a student, the de-19 scription may be a description of the student's 20 projected employment outcome);"; 21 (B) in subparagraph (B)(i)— 22 (i) by redesignating subclause (II) as 23 subclause (III); and 24 (ii) by striking subclause (I) and in-

serting the following:

1	"(I) needed to achieve the employ-
2	ment outcome, including, as appropriate—
3	"(aa) the provision of assistive
4	technology devices and assistive tech-
5	nology services (including referrals de-
6	scribed in section 103(a)(3) to the de-
7	vice reutilization programs and dem-
8	onstrations described in subpara-
9	graphs (B) and (D) of section 4(e)(2)
10	of the Assistive Technology Act of
11	1998 (29 U.S.C. 3003(e)(2))) through
12	agreements developed under section
13	101(a)(11)(H); and
14	"(bb) personal assistance services
15	(including training in the management
16	of such services);
17	"(II) in the case of a plan for an eligi-
18	ble individual that is a student, the specific
19	transition services and supports (including
20	work experience, mentoring activities, and
21	supported employment) needed to achieve
22	the student's employment outcome or pro-
23	jected employment outcome; and";
24	(C) in subparagraph (F), by striking
25	"and" at the end;

1	(D) in subparagraph (G), by striking the
2	period and inserting "; and; and
3	(E) by adding at the end the following:
4	"(H) for an individual who also is receiving
5	assistance from an employment network under
6	the Ticket to Work and Self-Sufficiency Pro-
7	gram established under section 1148 of the So-
8	cial Security Act (42 U.S.C. 1320b–19), a list
9	of the services that are listed in the individual
10	work plan that the individual developed with
11	the employment network under subsection (g)
12	of that section, and a description of how re-
13	sponsibility for service delivery will be divided
14	between the employment network and the des-
15	ignated State unit in accordance with the agree-
16	ment between the two parties required under
17	the Ticket to Work and Self-Sufficiency Pro-
18	gram.".
19	(c) Procedures.—Section 102(c) (29 U.S.C.
20	722(e)) is amended—
21	(1) in paragraph (1), by adding at the end the
22	following: "These procedures also shall allow for the
23	review of any delay in the vocational rehabilitation
24	process.";
25	(2) in paragraph (2)—

1	(A) in subparagraph (A)—
2	(i) in clause (ii), by striking "and" at
3	the end;
4	(ii) in clause (iii), by striking the pe-
5	riod and inserting "; and; and
6	(iii) by adding at the end the fol-
7	lowing:
8	"(iv) any applicable State limit on the
9	time by which a request for mediation
10	under paragraph (4) or a hearing under
11	paragraph (5) shall be made, and any re-
12	quired procedure by which the request
13	shall be made."; and
14	(B) in subparagraph (B)(iii), by inserting
15	"the denial," before "reduction,"; and
16	(3) in paragraph (5)—
17	(A) by striking subparagraph (A) and in-
18	serting the following:
19	"(A) Officer.—A due process hearing de-
20	scribed in paragraph (2) shall be conducted by
21	an impartial hearing officer who, on reviewing
22	all the evidence presented, shall issue a written
23	decision based on the provisions of the approved
24	State plan, requirements specified in this Act
25	(including regulations implementing this Act),

1	and State regulations and policies that are con-
2	sistent with the Federal requirements specified
3	in this title. The officer shall provide the writ-
4	ten decision to the applicant or eligible indi-
5	vidual, or, as appropriate, the applicant's rep-
6	resentative or individual's representative, and to
7	the designated State unit. The impartial hear-
8	ing officer shall have the authority to render a
9	decision and require actions, consistent with the
10	requirements specified in this title (including
11	regulations implementing this title), regarding
12	all aspects of the applicant's or eligible individ-
13	ual's vocational rehabilitation services under
14	this title."; and
15	(B) in subparagraph (B), by striking "in
16	laws (including regulations)" and inserting
17	"about Federal and State laws (including regu-
18	lations) and the approved State plan".
19	SEC. 414. VOCATIONAL REHABILITATION SERVICES.
20	Section 103 (29 U.S.C. 723) is amended—
21	(1) in subsection (a)—
22	(A) by striking paragraph (15) and insert-
23	ing the following:
24	"(15) transition services for students with dis-
25	abilities, that facilitate the transition from school to

1	postsecondary life, such as achievement of an em-
2	ployment outcome in competitive integrated employ-
3	ment, or pre-employment transition services de-
4	scribed in section 114;";
5	(B) by redesignating paragraphs (17) and
6	(18) as paragraphs (18) and (19), respectively;
7	(C) by inserting after paragraph (16) the
8	following:
9	"(17) customized employment services;";
10	(D) in paragraph (18), as redesignated by
11	subparagraph (C) of this paragraph, by striking
12	the "and" at the end;
13	(E) in paragraph (19), as redesignated by
14	subparagraph (C) of this paragraph, by striking
15	the period and inserting "; and; and
16	(F) by adding at the end the following:
17	"(20) mentoring services."; and
18	(2) in subsection (b)—
19	(A) in paragraph (2)(A), by striking the
20	second sentence and inserting "Such programs
21	shall be used to provide services that promote
22	integration into the community and that result
23	in competitive integrated employment, including
24	supported employment and customized employ-
25	ment."; and

1	(B) by striking paragraph (6) and insert-
2	ing the following:
3	"(6) Consultation and technical assistance serv-
4	ices to assist State educational agencies and local
5	educational agencies in planning for the transition of
6	students with disabilities from school to postsec-
7	ondary life, including employment.".
8	SEC. 415. STATE REHABILITATION COUNCIL.
9	Section 105 (29 U.S.C. 725) is amended—
10	(1) in subsection $(b)(1)$ —
11	(A) in subparagraph (A)—
12	(i) by striking clause (ix) and insert-
13	ing the following:
14	"(ix) in a State in which one or more
15	projects are funded under section 121 and
16	in which such services are provided
17	through those projects, at least one rep-
18	resentative of the directors of the projects
19	located in such State;";
20	(ii) in clause (x), by striking "and" at
21	the end;
22	(iii) in clause (xi), by striking the pe-
23	riod and inserting "; and; and
24	(iv) by adding at the end the fol-
25	lowing:

1	"(xii) the director of the State's com-
2	prehensive statewide program of tech-
3	nology-related assistance funded under sec-
4	tion 4 of the Assistive Technology Act of
5	1998 (29 U.S.C. 3003)."; and
6	(B) in subparagraph (B)—
7	(i) in clause (xi), by striking "and" at
8	the end;
9	(ii) in clause (xii), by striking the pe-
10	riod and inserting "; and"; and
11	(iii) by adding at the end the fol-
12	lowing:
13	"(xiii) the director of the State's com-
14	prehensive statewide program of tech-
15	nology-related assistance funded under sec-
16	tion 4 of the Assistive Technology Act of
17	1998 (29 U.S.C. 3003)."; and
18	(2) in subsection (c)(6), by striking "Service
19	Act" and all that follows and inserting "Service Act
20	(42 U.S.C. 300x-3(a)) and the State workforce in-
21	vestment board, and with the activities of entities
22	carrying out programs under the Assistive Tech-
23	nology Act of 1998 (29 U.S.C. 3001 et seq.);".
24	SEC. 416. PERFORMANCE ACCOUNTABILITY MEASURES.
25	Section 106 (29 IJS C. 726) is amended—

1	(1) by striking subsection (a) and inserting the
2	following:
3	"(a) In General.—
4	"(1) STANDARDS AND INDICATORS.—The eval-
5	uation standards and performance indicators for the
6	vocational rehabilitation program carried out under
7	this title shall be subject to the performance ac-
8	countability provisions described in section 136(b) of
9	the Workforce Investment Act of 2012.
10	"(2) Additional Performance account-
11	ABILITY INDICATORS.—
12	"(A) In General.—Subject to subpara-
13	graph (B), the Commissioner may establish
14	through regulation additional performance ac-
15	countability indicators, which may include out-
16	come and related measures of program perform-
17	ance.
18	"(B) Comment.—Such additional per-
19	formance accountability indicators shall be de-
20	veloped with input from State vocational reha-
21	bilitation agencies, related professional and con-
22	sumer organizations, recipients of vocational re-
23	habilitation services, and other interested par-
24	ties.

1	"(3) Reports.—Each State that receives funds
2	under this title shall submit a report to the Commis-
3	sioner containing information on any additional per-
4	formance accountability indicators established under
5	paragraph (2).
6	"(4) Consumer organization.—In this sub-
7	section, the term 'consumer organization' means a
8	membership organization, or disability advocacy
9	group, for which a majority of the members of the
10	board of directors of the organization or group are
11	individuals with disabilities or family members of in-
12	dividuals with disabilities."; and
13	(2) in subsection (b)(2)(B), by striking clause
14	(i) and inserting the following:
15	"(i) on a biannual basis, review the
16	program improvement efforts of the State
17	and, if the State has not improved its per-
18	formance to acceptable levels, as deter-
19	mined by the Commissioner, direct the
20	State to make revisions to the plan to im-
21	prove performance; and".
22	SEC. 417. MONITORING AND REVIEW.
23	(a) In General.—Section 107(a) (29 U.S.C.
24	727(a)) is amended—

1	(1) in paragraph (3)(E), by inserting before the
2	period the following: ", including personnel of a cli-
3	ent assistance program under section 112, and past
4	or current recipients of vocational rehabilitation
5	services"; and
6	(2) in paragraph (4)—
7	(A) by striking subparagraphs (A) and (B)
8	and inserting the following:
9	"(A)(i) the eligibility process to ensure
10	compliance with the requirements set forth in
11	section 102(a); and
12	"(ii) implementation of an order of selec-
13	tion, if applicable, to ensure compliance with
14	the requirements set forth in section 101(a)(5);
15	and
16	"(B) the provision of services to ensure
17	compliance with section 103;";
18	(B) in subparagraph (C), by striking
19	"and" at the end;
20	(C) by redesignating subparagraph (D) as
21	subparagraph (E); and
22	(D) by inserting after subparagraph (C)
23	the following:
24	"(D) data on individuals determined to be
25	ineligible for services due to severity of their

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1	disability, to determine if systematic changes
2	could result in increased capacity to meet the
3	needs of such individuals; and".
4	(b) Review.—Section 107(d) of the Rehabilitation
5	Act of 1973 (29 U.S.C. 727(d)) is amended, in paragraphs
6	(1) and (2), by striking "a final determination of the Com-
7	missioner under section 101(b) or subsection (c)" and in-
8	serting "a final determination on a State plan for voca-
9	tional rehabilitation services under the procedures ref-
10	erenced in section 101(b), or a final determination by the
11	Commissioner under subsection (c)".
12	SEC. 418. TRAINING AND SERVICES FOR EMPLOYERS.

- Section 109 (29 U.S.C. 728a) is amended to read as 13
- 14 follows:
- 15 "SEC. 109. TRAINING AND SERVICES FOR EMPLOYERS.
- 16 "A State may expend payments received under sec-
- tion 111 to educate and provide services to employers who
- have hired or are interested in hiring individuals with dis-18
- 19 abilities under programs carried out under this title, in-
- 20 cluding—
- 21 "(1) providing training and technical assistance
- 22 to employers regarding the employment of individ-
- 23 uals with disabilities, including disability awareness,
- and the requirements of the Americans with Disabil-24

1	ities Act of 1990 (42 U.S.C. 12101 et seq.) and
2	other employment-related laws;
3	"(2) working with employers to—
4	"(A) provide opportunities for work-based
5	learning experience (including internships,
6	short-term employment, apprenticeships, and
7	fellowships), such as opportunities in conjunc-
8	tion with pre-employment transition services;
9	"(B) recruit qualified applicants with dis-
10	abilities;
11	"(C) train employees with disabilities; and
12	"(D) promote retention of employees who
13	are at risk of losing a job due to disability-re-
14	lated barriers;
15	"(3) providing consultations, technical assist-
16	ance, and support to employers on workplace accom-
17	modations, assistive technology, and facilities and
18	workplace access;
19	"(4) assisting employers with utilizing available
20	financial support, including tax credits and deduc-
21	tions available for hiring or accommodating individ-
22	uals with disabilities; and
23	"(5) supporting the development of working re-
24	lationships between State vocational rehabilitation
25	agencies, the workforce investment system, their

1	community partners, and employers on multi-State
2	and national levels, including—
3	"(A) encouraging employers to recruit
4	qualified individuals with disabilities for avail-
5	able employment opportunities;
6	"(B) facilitating such recruitment by dis-
7	seminating information about specific available
8	employment opportunities to qualified individ-
9	uals who are recipients of vocational rehabilita-
10	tion services under this subtitle, or who are ap-
11	plicants for such services;
12	"(C) matching qualified individuals who
13	are recipients of vocational rehabilitation serv-
14	ices under this subtitle, or who are applicants
15	for such services, with employers that have
16	available employment opportunities on the local,
17	regional, or national level; and
18	"(D) providing support services, as appro-
19	priate, to employers to facilitate the hiring of
20	qualified individuals who are recipients of voca-
21	tional rehabilitation services under this subtitle,
22	or who are applicants for such services.".
23	SEC. 419. STATE ALLOTMENTS.
24	(a) In General.—Section 110 (29 U.S.C. 730) is
25	amended—

- 1 (1) in subsection (a)(1), by striking "Subject to
- the provisions of subsection (c)" and inserting "Sub-
- ject to the provisions of subsections (c), (d), and (e),
- 4 and section 303(d)"; and
- 5 (2) by striking subsections (b) and (c) and in-
- 6 serting the following:
- 7 "(b)(1) Not later than 45 days prior to the end of
- 8 the fiscal year, the Commissioner shall determine, after
- 9 reasonable opportunity for the submission to the Commis-
- 10 sioner of comments by the State agency administering or
- 11 supervising the program established under this title,
- 12 whether any amount from the payment of an allotment
- 13 to a State under section 111(a) for any fiscal year will
- 14 not be utilized by such State in carrying out the purposes
- 15 of this title.
- 16 "(2)(A) As soon as practicable but not later than the
- 17 end of the fiscal year, the Commissioner shall reallot the
- 18 amount available under paragraph (1) to other States,
- 19 consistent with subparagraphs (B) and (C), for carrying
- 20 out the purposes of this title to the extent the Commis-
- 21 sioner determines that another State will be able to use
- 22 an additional amount, during that fiscal year or the subse-
- 23 quent fiscal year for carrying out such purposes.
- 24 "(B)(i) The Commissioner shall reallot a portion of
- 25 the amount available under paragraph (1) for a fiscal year

- 1 to each State whose allotment under subsection (a) for
- 2 such fiscal year is less than such State's allotment under
- 3 subsection (a) for the immediately preceding fiscal year,
- 4 adjusted by the percentage change in the funds available
- 5 for subsection (a) from the immediately preceding fiscal
- 6 year.
- 7 "(ii)(I) Subject to subclause (II), a State that is eligi-
- 8 ble to receive a reallotment under clause (i) shall receive
- 9 a portion for a fiscal year from the amount available for
- 10 reallotment under paragraph (1) that is equal to the dif-
- 11 ference between—
- "(aa) the amount such State was allotted under
- subsection (a) for such fiscal year; and
- "(bb) the amount such State was allotted under
- subsection (a) for the immediately preceding fiscal
- year, adjusted by the percentage change in the funds
- available for subsection (a) from the immediately
- 18 preceding fiscal year.
- 19 "(II) If the amount available for reallotment under
- 20 paragraph (1) is insufficient to provide each State eligible
- 21 to receive a reallotment under clause (i) with the portion
- 22 described in subclause (I), the amount reallotted to each
- 23 eligible State shall be determined by the Commissioner.
- 24 "(C) If there are funds remaining after each State
- 25 eligible to receive a reallotment under subparagraph (B)(i)

- 1 receives the portion described in subparagraph (B)(ii), the
- 2 Commissioner shall reallot the remaining funds among the
- 3 States requesting a reallotment.
- 4 "(3) The Commissioner shall reallot an amount to a
- 5 State under this subsection only if the State will be able
- 6 to make sufficient payments from non-Federal sources to
- 7 pay for the non-Federal share of the cost of vocational
- 8 rehabilitation services under the State plan for the fiscal
- 9 year for which the amount was appropriated.
- 10 "(4) For the purposes of this part, any portion made
- 11 available to a State for any fiscal year pursuant to this
- 12 subsection shall be regarded as an increase of such State's
- 13 allotment (as determined under the preceding provisions
- 14 of this section) for such year.
- "
 (c)(1) For fiscal year 2012 and for each fiscal year
- 16 thereafter, the Commissioner shall reserve, from the funds
- 17 appropriated under section 100(b)(1) for each fiscal year,
- 18 an amount that is not less than 1.23 percent and not more
- 19 than 1.5 percent of those funds in order to carry out sec-
- 20 tion 121, provided that the minimum percentage that may
- 21 be reserved shall increase by 0.01 percent for each suc-
- 22 ceeding fiscal year after fiscal year 2012.
- "(2) Notwithstanding paragraph (1), there shall be
- 24 no increase in the minimum percentage of funds reserved

1	under paragraph (1) unless there is an equivalent increase
2	in the funds appropriated under section $100(b)(1)$.".
3	(b) Reservation for Transition and Pre-Em-
4	PLOYMENT TRANSITION SERVICES.—Section 110 (29
5	U.S.C. 730) is amended by adding at the end the fol-
6	lowing:
7	"(d) From any State allotment under subsection (a)
8	for a fiscal year, the State shall reserve not less than 10
9	percent of the allotted funds for the provision of transition
10	services to assist students with disabilities and youth with
11	disabilities in transitioning from education or training to
12	employment, which includes pre-employment transition
13	services under section 114.".
14	SEC. 420. CLIENT ASSISTANCE PROGRAM.
15	Section 112 (29 U.S.C. 732) is amended—
16	(1) in subsection (a), in the first sentence—
17	(A) by striking "grants to States" and in-
18	serting "grants to agencies designated under
19	subsection (c) (referred to individually in this
20	section as a 'designated CAP agency')";
21	(B) by inserting "including under sections
22	114," after "all available benefits under this
23	Act,"; and
24	(C) by inserting "and eligibility" after "to
25	ensure the protection of the rights";

1	(2) in subsection (b), by striking the matter
2	preceding paragraph (1) and inserting "Neither an
3	agency within the State, nor the State, may receive
4	payments from an allotment under subsection (e) in
5	any fiscal year unless the State has designated
6	under subsection (c) an agency that—";
7	(3) in subsection (e)—
8	(A) in paragraph (2), by inserting "(as de-
9	fined in section 106(a))" after "consumer orga-
10	nizations"; and
11	(B) in paragraph (3), by striking "agency
12	designated under this subsection" and inserting
13	"designated CAP agency";
14	(4) in subsection (d), by striking "agency des-
15	ignated under subsection (e) of this section" and in-
16	serting "designated CAP agency";
17	(5) in subsection (e)—
18	(A) in paragraph (1)—
19	(i) by striking subparagraph (A) and
20	inserting the following:
21	"(A) After reserving funds under subparagraphs (E)
22	and (F), the Secretary shall allot the remainder of the
23	sums appropriated for each fiscal year under this section
24	among the designated CAP agencies within the States on

1	the basis of relative population of each State, except that
2	no such agency shall receive less than \$50,000.";
3	(ii) in subparagraph (B), by inserting
4	"the designated CAP agencies located in"
5	before "American Samoa"; and
6	(iii) by striking subparagraph (D) and
7	inserting the following:
8	"(D)(i) For any fiscal year for which the funds ap-
9	propriated for such fiscal year under subsection (h) exceed
10	\$7,500,000, the minimum allotment under this subsection
11	shall be \$100,000 for the designated CAP agencies located
12	in States and \$45,000 for the designated CAP agencies
13	located in territories.
14	"(ii) For any fiscal year for which the total amount
15	appropriated under subsection (h) exceeds the total
16	amount appropriated under such subsection (or the cor-
17	responding provision) for the preceding fiscal year, the
18	Secretary shall increase each of the minimum allotments
19	under clause (i) by a percentage that shall not exceed the
20	percentage increase, calculated by dividing such total
21	amount for the fiscal year involved by such total amount
22	for the preceding fiscal year.
23	"(E)(i) For any fiscal year for which the amount ap-
24	propriated under subsection (h) equals or exceeds
25	\$13,000,000, the Secretary shall reserve funds appro-

- 1 priated under subsection (h) to make a grant to the pro-
- 2 tection and advocacy system serving the American Indian
- 3 Consortium, to provide designated CAP agency services in
- 4 accordance with the requirements of this section. The
- 5 amount of such a grant shall be the same amount as is
- 6 provided to a territory under subparagraph (B), as in-
- 7 creased under clauses (i) and, if applicable, (ii) of subpara-
- 8 graph (D).
- 9 "(ii) In this subparagraph:
- 10 "(I) The term 'American Indian Consortium'
- has the meaning given the term in section 102 of the
- 12 Developmental Disabilities Assistance and Bill of
- 13 Rights Act of 2000 (42 U.S.C. 15002).
- 14 "(II) The term 'protection and advocacy sys-
- tem' means a protection and advocacy system estab-
- lished under subtitle C of title I of the Develop-
- 17 mental Disabilities Assistance and Bill of Rights Act
- of 2000 (42 U.S.C. 15041 et seq.).
- 19 "(F) For any fiscal year for which the amount appro-
- 20 priated under subsection (h) equals or exceeds
- 21 \$14,000,000, the Secretary shall reserve not less than 1.8
- 22 percent and not more than 2.2 percent of such amount
- 23 to provide a grant for training and technical assistance
- 24 for the programs established under this section. Such

1	training and technical assistance shall be coordinated with
2	activities provided under section 509(c)(1)(A).";
3	(B) in paragraph (2)—
4	(i) except as provided in clause (ii), by
5	striking "State" each place it appears and
6	inserting "designated CAP agency"; and
7	(ii) by striking "States" each place it
8	appears and inserting "designated CAP
9	agencies"; and
10	(C) in paragraph (3), by striking "agency
11	designated" and all that follows and inserting
12	"designated CAP agency the amount specified
13	in the application approved under subsection
14	(f).'';
15	(6) in subsection (f), by striking "State" and
16	inserting "designated CAP agency";
17	(7) in paragraph (1) of subsection (g), by strik-
18	ing "such programs" and inserting "the designated
19	CAP agency of a State"; and
20	(8) in subsection (h), by striking "1999
21	through 2003" and inserting "2013 through 2017".
22	SEC. 421. TECHNICAL ASSISTANCE FOR QUALITY SERVICES.
23	Part B of title I (29 U.S.C. 730 et seq.), is amended
24	by adding at the end the following:

1 "SEC. 113. ADDITIONAL TECHNICAL ASSISTANCE.

2	"The Commissioner shall provide technical assistance
3	for programs provided under this title regarding improv-
4	ing the quality of vocational rehabilitation services pro-
5	vided through the programs, including—
6	"(1) consulting with the Department of Labor,
7	the Small Business Administration, other appro-
8	priate Federal agencies, State and local workforce
9	investment boards, and businesses or business-led
10	intermediaries;
11	"(2) based on information obtained through the
12	consultations, providing—
13	"(A) technical assistance that improves
14	quality by enabling designated State units to
15	develop successful partnerships with local and
16	multi-State businesses in an effort to employ in-
17	dividuals with disabilities; and
18	"(B) technical assistance on developing
19	self-employment opportunities and improving
20	employment outcomes for individuals with dis-
21	abilities; and
22	"(3) providing technical assistance to improve
23	the quality of vocation rehabilitation services pro-
24	grams carried out under section 121.".

1	SEC. 4	422.	PRE-EMPL	OYMENT	TRANSITION	SERVICES.
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2	Part B of title I (29 U.S.C. 730 et seq.), as amended
3	by section 521, is further amended by adding at the end
4	the following:
5	"SEC. 114. PROVISION OF PRE-EMPLOYMENT TRANSITION
6	SERVICES FOR STUDENTS WITH DISABIL-
7	ITIES.
8	"(a) In General.—From the funds reserved under
9	section 110(d), and funds made available from State,
10	local, and private funding sources (consistent with require-
11	ments that apply to the acceptance and use of such funds),
12	each State shall ensure that—
13	"(1) the designated State unit shall provide, or
14	arrange for the provision of, pre-employment transi-
15	tion services for all students with disabilities who are
16	in need of such services; and
17	"(2) the designated State unit will not expend
18	more than 5 percent of the funds reserved to carry
19	out this section to pay for the administrative costs
20	associated with providing pre-employment transition
21	services under this section.
22	"(b) Local Pre-Employment Transition Coor-
23	DINATOR.—
24	"(1) COORDINATOR.—Each local office of a des-
25	ignated State unit shall designate at least 1 staff
26	person to carry out the responsibilities of a Local

1	Pre-Employment Transition Coordinator for stu-
2	dents with disabilities, as well as appropriate staff to
3	support the Coordinator in carrying out the respon-
4	sibilities as described in paragraph (2).
5	"(2) Responsibilities.—It shall be the re-
6	sponsibility of a Local Pre-Employment Transition
7	Coordinator to—
8	"(A) attend individualized education pro-
9	gram meetings, as appropriate, for students
10	with disabilities;
11	"(B) work with the local workforce invest-
12	ment boards, one-stop centers, and employers to
13	develop job opportunities for students with dis-
14	abilities, including internships, summer employ-
15	ment opportunities and other employment op-
16	portunities available throughout the school year,
17	and apprenticeships; and
18	"(C) work with schools, including those
19	carrying out activities under section
20	614(d)(1)(A)(i)(VIII) of the Individuals with
21	Disabilities Education Act (20 U.S.C.
22	1414(d)(1)(A)(i)(VIII)), to coordinate and en-
23	sure the provision of pre-employment transition

services for students with disabilities, including

1	services described in clauses (i) through (v) of
2	section $7(30)(B)$.
3	"(c) National Pre-Employment Transition Co-
4	ORDINATION.—
5	"(1) IN GENERAL.—The Secretary of Education
6	and the Secretary of Labor shall each designate a
7	lead staff person to fulfill the responsibilities of a
8	National Pre-Employment Transition Coordinator
9	for Students with Disabilities. The National Pre-
10	Employment Transition Coordinators shall work co-
11	operatively, and with other Federal agencies includ-
12	ing the Corporation for National and Community
13	Service, to develop and coordinate—
14	"(A) agency policies related to pre-employ-
15	ment transition services; and
16	"(B) resources to increase job opportuni-
17	ties for students with disabilities, including in-
18	ternships, summer employment opportunities
19	and other employment opportunities available
20	throughout the school year, and apprentice-
21	ships.
22	"(2) Construction.—Nothing in this sub-
23	section shall be construed to prohibit either Sec-
24	retary from assigning additional responsibilities,
25	other than the responsibilities described in this sub-

1	section, to a staff person designated under this sub-
2	section.".
3	SEC. 423. AMERICAN INDIAN VOCATIONAL REHABILITA-
4	TION SERVICES.
5	Section 121 (29 U.S.C. 741) is amended—
6	(1) in subsection (a), in the first sentence, by
7	inserting before the period the following: "(referred
8	to in this section as 'eligible individuals'), consistent
9	with such eligible individuals' strengths, resources,
10	priorities, concerns, abilities, capabilities, interests,
11	and informed choice, so that such individuals may
12	prepare for, and engage in, high quality employment
13	that will increase opportunities for economic self-suf-
14	ficiency";
15	(2) in subsection (b)—
16	(A) in paragraph (1)—
17	(i) in subparagraph (B), by striking
18	"and" at the end;
19	(ii) in subparagraph (C), by striking
20	the period and inserting "; and; and
21	(iii) by adding at the end the fol-
22	lowing:
23	"(D) contains assurances that—
24	"(i) all decisions affecting eligibility
25	for vocational rehabilitation services, the

1	nature and scope of available vocational re-
2	habilitation services, and the provision of
3	such services, will be made by a represent-
4	ative of the tribal vocational rehabilitation
5	program funded through the grant; and
6	"(ii) such decisions will not be dele-
7	gated to another agency or individual.";
8	and
9	(B) by striking paragraphs (3) and (4) and
10	inserting the following:
11	"(3) If an application is approved under this part for
12	a grant, the resulting grant shall be for 5 years, if the
13	grant recipient complies with the program requirements
14	for the program carried out under this part (including the
15	regulations promulgated for the program). The grant shall
16	be renewed for additional 5-year periods if the Commis-
17	sioner determines that the grant recipient demonstrated
18	acceptable past performance and the grant recipient sub-
19	mits, and obtains approval by the Commissioner, for a
20	plan, including a proposed budget, that identifies future
21	performance criteria, goals, and objectives. The State shall
22	continue to provide vocational rehabilitation services under
23	the State plan to American Indians residing on or near
24	a reservation whenever such State includes any such

- 1 American Indians in its State population under section
- 2 110(a)(1).
- 3 "(4) In allocating funds for grants under this part,
- 4 the Secretary shall give priority to paying the continuation
- 5 costs of projects in existence on the date of the allocation
- 6 and may provide for increases in funding for such projects
- 7 that the Secretary determines to be necessary.";
- 8 (3) by redesignating subsection (c) as sub-
- 9 section (d); and
- 10 (4) by inserting after subsection (b) the fol-
- 11 lowing:
- " (c)(1) From the funds appropriated and made avail-
- 13 able to carry out this part for any fiscal year, beginning
- 14 with fiscal year 2012, the Commissioner shall first reserve
- 15 not less than 1.8 percent and not more than 2 percent
- 16 of the funds to provide training and technical assistance
- 17 to governing bodies described in subsection (a) for such
- 18 fiscal year.
- "(2) From the funds reserved under paragraph (1),
- 20 the Commissioner shall make grants to, and enter into
- 21 contracts and other arrangements with, entities that have
- 22 experience in the operation of vocational rehabilitation
- 23 services programs under this section to provide such train-
- 24 ing and technical assistance with respect to developing,
- 25 conducting, administering, and evaluating such programs.

1	"(3) The Commissioner shall conduct a survey of the
2	governing bodies regarding training and technical assist-
3	ance needs in order to determine funding priorities for
4	such grants, contracts, or other arrangements.
5	"(4) To be eligible to receive a grant or enter into
6	a contract or other arrangement under this section, such
7	an entity shall submit an application to the Commissioner
8	at such time, in such manner, and containing a proposal
9	to provide such training and technical assistance, and con-
10	taining such additional information as the Commissioner
11	may require. The Commissioner shall provide for peer re-
12	view of grant applications by panels that include persons
13	who are not government employees and who have experi-
14	ence in the operation of vocational rehabilitation services
15	programs under this section.".
16	Subtitle C—Research and Training
17	SEC. 431. PURPOSE.
18	Section 200 (29 U.S.C. 760) is amended—
19	(1) in paragraph (1), by inserting "technical as-
20	sistance," after "training,";
21	(2) in paragraph (2), by inserting "technical as-
22	sistance," after "training,";
23	(3) in paragraph (3)—
24	(A) in the matter preceding subparagraph
25	(A)—

1	(i) by inserting ", use, and adoption"
2	after "transfer"; and
3	(ii) by inserting "in a timely and effi-
4	cient manner," after "disabilities"; and
5	(B) in subparagraph (D), by inserting
6	"and dissemination of research findings to indi-
7	viduals with disabilities and other interested en-
8	tities" after "technology";
9	(4) in paragraph (5), by striking "and" after
10	the semicolon;
11	(5) in paragraph (6), by striking the period and
12	inserting "; and; and
13	(6) by adding at the end the following:
14	"(7) identify effective strategies for supporting
15	the employment of individuals with disabilities in
16	competitive integrated employment.".
17	SEC. 432. AUTHORIZATION OF APPROPRIATIONS.
18	Section 201(a) (29 U.S.C. 761(a)) is amended—
19	(1) in paragraph (1), by striking "1999
20	through 2003" and inserting "2013 through 2017";
21	and
22	(2) in paragraph (2), by striking "1999
23	through 2003" and inserting "2013 through 2017".

1	SEC. 433. NATIONAL INSTITUTE ON DISABILITY AND REHA-
2	BILITATION RESEARCH.
3	Section 202 (29 U.S.C. 762) is amended—
4	(1) in subsection $(a)(1)(A)$ —
5	(A) in clause (ii), by striking "and train-
6	ing; and" and inserting ", training, and tech-
7	nical assistance;";
8	(B) by redesignating clause (iii) as clause
9	(iv); and
10	(C) by inserting after clause (ii) the fol-
11	lowing:
12	"(iii) knowledge translation and dis-
13	semination; and";
14	(2) in subsection (b)—
15	(A) in paragraph (3), by striking "in reha-
16	bilitation" and inserting "on disability and re-
17	habilitation";
18	(B) in paragraph (4)—
19	(i) in the matter preceding subpara-
20	graph (A), by inserting "education, health
21	and health care," after "independent liv-
22	ing,"; and
23	(ii) by striking subparagraphs (A)
24	through (D) and inserting the following:
25	"(A) public and private entities, includ-
26	ing—

1	"(i) elementary schools and secondary
2	schools (as defined in section 9101 of the
3	Elementary and Secondary Education Act
4	of 1965);
5	"(ii) institutions of higher education;
6	and
7	"(iii) nongovernmental agencies and
8	organizations;
9	"(B) rehabilitation practitioners;
10	"(C) employers and organizations rep-
11	resenting employers with respect to employ-
12	ment-based educational materials or research;
13	"(D) individuals with disabilities (espe-
14	cially such individuals who are members of mi-
15	nority groups or of populations that are
16	unserved or underserved by programs under
17	this Act);
18	"(E) the individuals' representatives for
19	the individuals described in subparagraph (D);
20	and
21	"(F) the Committee on Health, Education,
22	Labor, and Pensions of the Senate, the Com-
23	mittee on Appropriations of the Senate, the
24	Committee on Education and the Workforce of
25	the House of Representatives, the Committee

1	on Appropriations of the House of Representa-
2	tives, and the National Council on Disability;".
3	(C) in paragraph (6)—
4	(i) by inserting "disability and" after
5	"advances in"; and
6	(ii) by inserting "education, health
7	and health care," after "independent liv-
8	ing,";
9	(D) in paragraph (7), by striking "taking
10	whatever action is necessary to keep the Con-
11	gress fully and currently informed" and insert-
12	ing "reporting to Congress on a continuing and
13	yearly basis'';
14	(E) in paragraph (8), by striking "health,
15	income," and inserting "health and health care,
16	income, education,";
17	(F) in paragraph (10), by striking "and
18	telecommuting; and" and inserting ", supported
19	employment (including customized employ-
20	ment), and telecommuting;";
21	(G) in paragraph (11), by striking the pe-
22	riod and inserting "; and; and
23	(H) by adding at the end the following:
24	"(12) ensuring that the research activities and
25	findings, demonstration projects, reports, evalua-

- tions, studies, information described in this section, as well as information about any reports in progress, will be made publicly available in a timely manner, including through electronic means (such as the website of the Department of Education and other relevant government agency websites) in order to inform the public about the research and activities performed under this title.";
 - (3) in subsection (d)(1), in the second sentence, by inserting before the period the following: ", and shall not be an employee of the Department of Education during the 90-day period before such appointment";
 - (4) in subsection (f)(1), by striking the second sentence and inserting the following: "The scientific peer review shall be conducted by individuals who are not Department of Education employees, who are scientists or other experts in the disability and rehabilitation field (including the independent living field), including individuals with disabilities and the individuals' representatives, and who have sufficient knowledge to review applications for the financial assistance. Such panel shall include a member of the covered school community (for any activity resulting in educational materials or a product to be used in

1	a covered school), a member of the business commu-
2	nity (for an activity resulting in a product to be used
3	in an employment activity), a member of the assist-
4	ive technology community (for an activity relating to
5	assistive technology), and an accessible electronic
6	and information technology vendor or manufacturer
7	(for an activity relating to accessible electronic and
8	information technology). The peer review panel shall
9	include a director of a designated State unit for a
10	panel that considers research related to the oper-
11	ation or administration of the vocational rehabilita-
12	tion program.";
13	(5) in subsection (h)—
14	(A) in paragraph (1)(A)—
15	(i) by inserting "disability and" after
16	"priorities for"; and
17	(ii) by inserting "dissemination," after
18	"training,"; and
19	(B) in paragraph (2)(A), by striking ", es-
20	pecially in the area of employment";
21	(6) by redesignating subsections (i), (j), and
22	(k), as subsections (j), (k), and (l), respectively;
23	(7) by inserting after subsection (h) the fol-
24	lowing:

1	(i)(1) The Director shall determine if entities that
2	received financial assistance under this title are complying
3	with the applicable requirements of this Act and achieving
4	measurable goals, described in section 204(d)(2), that are
5	consistent with the requirements of the programs under
6	which the entities received the financial assistance.
7	"(2) To assist the Director in carrying out the re-
8	sponsibilities described in paragraph (1), the Director
9	shall require recipients of financial assistance under this
10	title to submit relevant information to evaluate program
11	outcomes with respect to the measurable goals described
12	in section 204(d)(2) pursuant to section 75.118 of title
13	34, Code of Federal Regulations.";
14	(8) in subsection (k), as redesignated by para-
15	graph (6), by striking paragraph (3); and
16	(9) by striking subsection (l), as redesignated
17	by paragraph (6), and inserting the following:
18	"(l) The Director shall make grants to institutions
19	of higher education for the training of rehabilitation re-
20	searchers, including individuals with disabilities and tradi-
21	tionally underserved populations of individuals with dis-
22	abilities, as described in section 21, with particular atten-
23	tion to research areas that—
24	"(1) support the implementation and objectives

25

of this Act; and

1	"(2) improve the effectiveness of services au-
2	thorized under this Act.
3	"(m)(1) Not later than December 31 of each year,
4	the Director shall prepare, and submit to the Secretary,
5	the Committee on Health, Education, Labor, and Pen-
6	sions of the Senate, and the Committee on Education and
7	the Workforce of the House of Representatives, a report
8	on the activities funded under this title.
9	"(2) The report under paragraph (1) shall include—
10	"(A) a compilation and summary of the infor-
11	mation provided by recipients of financial assistance
12	for such activities under this title;
13	"(B) a summary of recipients of financial as-
14	sistance received under this title and the progress of
15	the recipients of financial assistance in achieving the
16	measurable goals described in section 204(d)(2); and
17	"(C) a summary of practical implications of re-
18	search outcomes and anticipated next steps.
19	"(n)(1) If the Director determines that an entity that
20	receives financial assistance under this title fails to comply
21	with the applicable requirements of this Act, or to make
22	progress toward achieving the measurable goals described
23	in section 204(d)(2), with respect to the covered activities
24	involved, the Director shall enact monitoring and enforce-

1	ment measures pursuant to section 75.253 of title 34,
2	Code of Federal Regulations.
3	"(2) As part of the annual report required under sub-
4	section (m), the Secretary shall describe each action taken
5	by the Secretary under paragraph (1) and the outcomes
6	of such action.".
7	SEC. 434. INTERAGENCY COMMITTEE.
8	Section 203 (29 U.S.C. 763) is amended—
9	(1) in subsection $(a)(1)$ —
10	(A) by striking "and cooperation" and in-
11	serting ", cooperation, and collaboration";
12	(B) by inserting "disability and" after
13	"agencies conducting";
14	(C) by inserting "the Chairman of the Na-
15	tional Council on Disability, the Assistant Sec-
16	retary for Disability Employment Policy, the
17	Secretary of Defense, the Director of the Office
18	on Disability of the Department of Health and
19	Human Services," after "Assistant Secretary
20	for Special Education and Rehabilitative Serv-
21	ices,"; and
22	(D) by striking "and the Director of the
23	National Science Foundation." and inserting
24	"the Director of the National Science Founda-
25	tion, the Secretary of Commerce, and the Ad-

1	ministrator of the Small Business Administra-
2	tion.";
3	(2) in subsection (b)—
4	(A) in paragraph (1), by striking "from
5	targeted individuals" and inserting "individuals
6	with disabilities and their representatives"; and
7	(B) in paragraph (2)—
8	(i) by striking subparagraphs (A) and
9	(B) and inserting the following:
10	"(A) share information regarding the
11	range of assistive technology research, rehabili-
12	tation research, and research that incorporates
13	the principles of universal design, that is being
14	carried out by members of the Committee and
15	other Federal departments and organizations;
16	"(B) identify and make efforts to address,
17	gaps in assistive technology research, rehabilita-
18	tion research, and research that incorporates
19	the principles of universal design, that are not
20	being adequately addressed;";
21	(ii) in subparagraph (D)—
22	(I) by striking "and research
23	that incorporates the principles of uni-
24	versal design" and inserting ", reha-
25	bilitation research, and research that

1	incorporates the principles of uni-
2	versal design"; and
3	(II) by striking "and" after the
4	semicolon; and
5	(iii) in subparagraph (E), by striking
6	"and research that incorporates the prin-
7	ciples of universal design." and inserting ",
8	rehabilitation research, and research that
9	incorporates the principles of universal de-
10	sign; and";
11	(3) by striking subsection (d);
12	(4) by redesignating subsection (c) as sub-
13	section (d);
14	(5) by inserting after subsection (b) the fol-
15	lowing:
16	``(c)(1) Not later than 2 years after the date of enact-
17	ment of the Workforce Investment Act of 2012, and peri-
18	odically thereafter, the Committee shall host a disability
19	and rehabilitation research summit, for the purposes of
20	establishing a research agenda to ensure projects are rel-
21	evant and applicable, bringing together policymakers, rep-
22	resentatives from Federal agencies conducting disability
23	and rehabilitation research, nongovernmental funders of
24	rehabilitation research, and organizations representing in-
25	dividuals with disabilities, researchers, and providers.

1	"(2) Based on the proceedings of the summit de-
2	scribed in paragraph (1), the Committee shall develop a
3	comprehensive Government-wide strategic plan for dis-
4	ability and rehabilitation research. The strategic plan shall
5	include measurable goals and objectives, action-oriented
6	measures, timetables, budgets, and assignment of respon-
7	sible individuals and agencies for carrying out research ac-
8	tivities. At a minimum, the strategic plan shall include—
9	"(A) research priorities and recommendations;
10	"(B) the development of a searchable Govern-
11	ment-wide inventory of disability and rehabilitation
12	research for trend and data analysis across Federal
13	agencies;
14	"(C) a set of guiding principles and policies and
15	procedures for conducting and administering dis-
16	ability and rehabilitation research across Federal
17	agencies; and
18	"(D) a summary of underemphasized and of
19	duplicative areas of research.
20	"(3) Not later than 90 days after the conclusion of
21	the summit described in paragraph (1), the strategic plan
22	described in paragraph (2) shall be submitted to the Presi-
23	dent and the Committee on Health, Education, Labor, and
24	Pensions of the Senate and the Committee on Education
25	and the Workforce of the House of Representatives.

1	"(4) The annual report prepared by the Committee
2	under subsection (d) shall include an annual accounting
3	of the progress made in implementing the strategic plan
4	described in paragraph (2), including achievement of
5	measurable goals and objectives, timetables, budgets, and
6	the assignment of responsible individuals and agencies.
7	"(5) The Committee shall have the authority to facili-
8	tate collaborative projects among Federal agencies by re-
9	ceiving the transfer of funds from such agencies.";
10	(6) in subsection (d), as redesignated by para-
11	graph (4), by striking paragraph (1) and inserting
12	the following:
13	"(1) describes the progress of the Committee in
14	fulfilling the duties described in subsections (b) and
15	(c), and including specifically for subsection (c)—
16	"(A) a report of the progress made in im-
17	plementing the strategic plan;
18	"(B) a description of the achievement of
19	measurable goals, objectives, and timetables;
20	"(C) detailed budgetary information; and
21	"(D) the assignment of responsible individ-
22	uals and agencies."; and
23	(7) in subsection (e)—
24	(A) in paragraph (1), by striking "and"
25	after the semicolon:

1	(B) in paragraph (2), by striking the pe-
2	riod at the end and inserting "; and"; and
3	(C) by adding at the end the following:
4	"(3) the term 'rehabilitation research' means
5	research on issues and topics related to attaining
6	maximum self sufficiency and function by individuals
7	with disabilities, including research on assistive tech-
8	nology and universal design, employment, education,
9	health and function, and community integration and
10	participation.".
11	SEC. 435. RESEARCH AND OTHER COVERED ACTIVITIES.
12	Section 204 (20 U.S.C. 764) is amended—
13	(1) in subsection (a)—
14	(A) in paragraph (1)—
15	(i) by inserting "have practical real
16	life applications and" before "maximize";
17	and
18	(ii) by striking "employment, inde-
19	pendent living," and inserting "employ-
20	ment, education, independent living, health
21	and health care,";
22	(B) in paragraph (2)—
23	(i) in subparagraph (A), by inserting
24	"and from which the research findings can

1	be transferred to practice" after "State
2	agencies'; and
3	(ii) in subparagraph (B)—
4	(I) by striking clause (ii) and in-
5	serting the following:
6	"(ii) studies and analysis of policies and the
7	interaction of how particular factors (industrial, vo-
8	cational, educational, employment, social, rec-
9	reational, psychiatric, psychological, economic, and
10	health and health care), including for traditionally
11	underserved populations as described in section 21,
12	affect the rehabilitation of individuals with disabil-
13	ities;";
14	(II) in clause (iii), by striking
15	"are homebound" and inserting "have
16	significant challenges attempting to
17	engage with community life outside of
18	their homes";
19	(III) in clause (iv), by inserting
20	", including the principles of universal
21	design and the interoperability of
22	products and services" after "disabil-
23	ities'';
24	(IV) in clause (v), by inserting ",
25	and to promote employment opportu-

1	nities in competitive integrated em-
2	ployment" after "employment";
3	(V) in clause (vi), by striking
4	"and" after the semicolon;
5	(VI) in clause (vii), by striking
6	"and assistive technology." and in-
7	serting ", assistive technology, and
8	communications technology; and"; and
9	(VII) by adding at the end the
10	following:
11	"(viii) studies, analyses, and other activities af-
12	feeting employment outcomes as defined in section
13	7(11), including self-employment and telecommuting,
14	of individuals with disabilities."; and
15	(C) by adding at the end the following:
16	"(3) In carrying out this section, the Director shall
17	emphasize covered activities that include plans for—
18	"(A) dissemination of high quality materials,
19	scientifically valid research results, or findings, con-
20	clusions, and recommendations resulting from cov-
21	ered activities, including through electronic means
22	(such as the website of the Department of Edu-
23	cation), so that such information is available in a
24	timely manner to the general public; or

1	"(B) the commercialization of marketable prod-
2	ucts, research results, or findings, resulting from the
3	covered activities.";
4	(2) in subsection (b)—
5	(A) in paragraph (1), by striking "(18)"
6	both places the term appears and inserting
7	"(17)";
8	(B) in paragraph (2)—
9	(i) in subparagraph (A), by striking
10	clauses (i) and (ii) and inserting the fol-
11	lowing:
12	"(i) be operated in collaboration with institu-
13	tions of higher education or providers of rehabilita-
14	tion services, developers or providers of assistive
15	technology devices, assistive technology services, or
16	information technology devices or services, or pro-
17	viders of other appropriate services; and
18	"(ii) serve as centers of national excellence and
19	national or regional resources for individuals with
20	disabilities, as well as providers, educators, and re-
21	searchers.";
22	(ii) in subparagraph (B)—
23	(I) in clause (i), by striking "al-
24	leviate or stabilize" and all that fol-
25	lows through the semicolon and in-

1	serting "maximize health and function
2	(including alleviating or stabilizing
3	conditions, or preventing secondary
4	conditions), and promote maximum
5	social and economic independence of
6	individuals with disabilities, including
7	promoting the ability of the individ-
8	uals to prepare for, secure, retain, re-
9	gain, or advance in employment;";
10	(II) in clause (iii), by striking
11	"and" after the semicolon; and
12	(III) by striking clause (iv) and
13	inserting the following:
14	"(iv) serving as an informational and technical
15	assistance resource to individuals with disabilities, as
16	well as to providers, educators, and researchers,
17	through conferences, workshops, public education
18	programs, in-service training programs, and similar
19	activities and providing knowledge translation to
20	promote the use of research findings through train-
21	ing, technical assistance, and dissemination, includ-
22	ing identifying potential new areas of research; and
23	"(v) developing practical applications for the
24	findings of the research of the Centers."; and
25	(iii) in subparagraph (C)—

1	(I) in clause (i), by inserting ",
2	including research on assistive tech-
3	nology devices, assistive technology
4	services, and accessible electronic and
5	information technology devices" after
6	"research";
7	(II) in clause (ii), by striking
8	"and social" and inserting ", social,
9	and economic";
10	(III) by striking clauses (iii)
11	through (vi) and inserting the fol-
12	lowing:
13	"(iii) improving the evaluation process for de-
14	termining the assistive technology needs of individ-
15	uals with disabilities;
16	"(iv) research related to vocational rehabilita-
17	tion, including the use of assistive technology devices
18	and accessible electronic and information technology
19	devices in employment;
20	"(v) continuation of research that promotes the
21	emotional, social, educational, and functional growth
22	of children who are individuals with disabilities, as
23	well as their integration in school, employment, and
24	community activities;

1	"(vi) continuation of research to develop and
2	evaluate interventions, policies, and services that
3	support families of children and adults who are indi-
4	viduals with disabilities;
5	"(vii) continuation of research that will improve
6	services and policies that foster the independence
7	and social integration of individuals with disabilities,
8	and enable individuals with disabilities, including in-
9	dividuals with intellectual disabilities and other de-
10	velopmental disabilities, to live in their communities;
11	and
12	"(viii) research, dissemination, and technical as-
13	sistance on best practices in supported employment
14	and other strategies to promote competitive inte-
15	grated employment for persons with the most signifi-
16	cant disabilities.";
17	(IV) by striking subparagraph
18	(D) and inserting the following:
19	"(D) Training of students preparing to be rehabilita-
20	tion personnel or to provide rehabilitative, assistive, or
21	supportive services (such as rehabilitation counseling, per-
22	sonal care services, direct care, job coaching, aides in
23	school based setting, or advice or assistance in utilizing
24	assistive technology devices, assistive technology services,
25	and accessible electronic and information technology de-

1	vices and services) shall be an important priority for each
2	such Center.";
3	(V) by striking subparagraph (I);
4	and
5	(VI) by redesignating subpara-
6	graphs (J) through (O) as subpara-
7	graphs (I) through (N), respectively;
8	(C) in paragraph (3)—
9	(i) in subparagraph (B)—
10	(I) in clause (ii)(II), by striking
11	"employment" and inserting "edu-
12	cational, employment,"; and
13	(II) in clause (iii)(II), by striking
14	"employment" and inserting "edu-
15	cational, employment,";
16	(ii) in subparagraph (D)(ii), by add-
17	ing at the end the following: "Each such
18	Center conducting an activity relating to
19	assistive technology or relating to acces-
20	sible electronic and information technology
21	shall include in the advisory committee a
22	member of the assistive technology or ac-
23	cessible electronic and information tech-
24	nology community, respectively. Each such
25	Center conducting an activity resulting in

1	educational materials or a product to be
2	used in a covered school, or resulting in a
3	product to be used in an employment activ-
4	ity, shall include in the advisory committee
5	a member of the covered school commu-
6	nity, or a member of the business commu-
7	nity, respectively."; and
8	(iii) in subparagraph (G)(ii), by in-
9	serting "the success of any commercialized
10	product researched or developed through
11	the Center," after "individuals with dis-
12	abilities,";
13	(D) in paragraph (4)(B)—
14	(i) in clause (i)—
15	(I) by striking "special" and in-
16	serting "unique"; and
17	(II) by inserting "social and
18	functional needs, and" before "acute
19	care"; and
20	(ii) in clause (iv), by inserting "edu-
21	cation, health and health care," after "em-
22	ployment,";
23	(E) in paragraph (8)—
24	(i) by striking "Veteran's Administra-
25	tion" and inserting "Department of Vet-

1	erans Affairs, the Department of Defense,
2	the Substance Abuse and Mental Health
3	Services Administration, the Federal Com-
4	munications Commission,"; and
5	(ii) by inserting "the Department of
6	Commerce, the Small Business Adminis-
7	tration, the Department of Labor," after
8	"Space Administration,";
9	(F) by striking paragraphs (9) and (11);
10	(G) by redesignating paragraphs (10),
11	(12), (13) , (14) , (15) , (16) , (17) , and (18) , as
12	paragraphs (9), (10), (11), (12), (13), (14),
13	(15), and (16), respectively;
14	(H) in paragraph (11), as redesignated by
15	subparagraph (G)—
16	(i) in the matter preceding subpara-
17	graph (A), by striking "employment needs
18	of individuals with disabilities," and insert-
19	ing "employment needs, opportunities, and
20	outcomes (including those relating to self-
21	employment, supported employment, and
22	telecommuting) of individuals with disabil-
23	ities, including older individuals with dis-
24	abilities, students with disabilities who are
25	transitioning from school to postsecondary

1	life, including employment, and out of
2	school youth with disabilities,";
3	(ii) in subparagraph (B), by inserting
4	"and employment related" after "the em-
5	ployment";
6	(iii) in subparagraph (E), by striking
7	"and" after the semicolon;
8	(iv) in subparagraph (F), by striking
9	the period at the end and inserting ";
10	and"; and
11	(v) by adding at the end the following:
12	"(G) develop models and alternatives to
13	help transition sheltered workshops for individ-
14	uals with disabilities to competitive integrated
15	employment for such individuals, and develop
16	recommendations for decreasing reliance on the
17	special minimum wage certificate program
18	under section 14(c) of the Fair Labor Stand-
19	ards Act of 1938 (29 U.S.C. 214(c)).";
20	(I) in paragraph (14), as redesignated by
21	subparagraph (G), by striking "and access to
22	gainful employment." and inserting ", full par-
23	ticipation, equal opportunity, and economic self-
24	sufficiency."; and
25	(J) by adding at the end the following:

1	"(17) Research grants may be used to provide for re-
2	search and training concerning the delivery of vocational
3	rehabilitation services. Such projects and activities may in-
4	clude projects and activities designed to—
5	"(A) identify, develop, and evaluate evidence-
6	based practices or policies that are effective in im-
7	proving employment outcomes for individuals with
8	disabilities;
9	"(B) conduct research related to improving the
10	provision of services for underserved or special popu-
11	lations, such as strategies to enhance employment
12	services and outcomes for middle-aged and older
13	workers with disabilities or American Indians with
14	disabilities;
15	"(C) conduct research on the delivery of voca-
16	tional rehabilitation services to rural areas;
17	"(D) demonstrate innovative models of service
18	delivery or testing methods of service delivery that
19	have the potential to improve the effectiveness of
20	programs authorized under this Act, including the
21	use of assistive technology devices and accessible
22	electronic and information technology devices in em-

ployment;

23

1	"(E) conduct research on ways to improve the
2	performance of State vocational rehabilitation agen-
3	cies;
4	"(F) disseminate and promote the implementa-
5	tion of evidence-based practices identified through
6	these activities; and
7	"(G) conduct rigorous evaluations of programs
8	and activities administered by the Rehabilitation
9	Services Administration or supported under this
10	Act."; and
11	(3) by adding at the end the following:
12	"(d)(1) The Director shall award the grants, con-
13	tracts, or other financial assistance under this title on a
14	competitive basis.
15	"(2)(A) To be eligible to receive financial assistance
16	under this section for a covered activity, an entity shall
17	submit an application to the Director at such time, in such
18	manner, and containing such information as the Director
19	may require.
20	"(B) The application shall include information de-
21	scribing—
22	"(i) measurable goals, as established through
23	section 1115 of title 31, United States Code, and a
24	timeline and specific plan for meeting the goals, that

1	the applicant has set for addressing priorities related
2	to—
3	"(I) commercialization of a marketable
4	product (including a marketable curriculum or
5	research) resulting from the covered activity;
6	"(II) in the case of a covered activity relat-
7	ing to technology, technology transfer;
8	"(III) in the case of research, dissemina-
9	tion of research results to, as applicable, Gov-
10	ernment entities, individuals with disabilities,
11	covered schools, the business community, the
12	assistive technology community, and the acces-
13	sible electronic and information technology com-
14	munity; and
15	"(IV) other priorities as required by the
16	Director; and
17	"(ii) how the applicant will quantifiably meas-
18	ure the goals to determine whether the goals have
19	been accomplished.
20	"(3)(A) In the case of an application for financial as-
21	sistance under this section to carry out a covered activity
22	that results in the development of a marketable product,
23	the application shall also include a commercialization and
24	dissemination plan, as appropriate, containing commer-
25	cialization and marketing strategies for the product in-

- 1 volved, and strategies for disseminating information about
- 2 the product. The financial assistance shall not be used to
- 3 carry out the commercialization and marketing strategies.
- 4 "(B) In the case of any other application for financial
- 5 assistance to carry out a covered activity under this sec-
- 6 tion, the application shall also include a dissemination
- 7 plan, containing strategies for disseminating educational
- 8 materials, research results, or findings, conclusions, and
- 9 recommendations, resulting from the covered activity.".

10 SEC. 436. REHABILITATION RESEARCH ADVISORY COUNCIL.

- 11 Section 205 (29 U.S.C. 765) is amended—
- 12 (1) in subsection (a), by inserting "not less
- than" after "composed of"; and
- 14 (2) by striking subsection (c) and inserting the
- 15 following:
- 16 "(c) QUALIFICATIONS.—Members of the Council
- 17 shall include representatives of rehabilitation profes-
- 18 sionals, rehabilitation researchers, the directors of commu-
- 19 nity rehabilitation programs, the business community (in-
- 20 cluding a representative of the small business community)
- 21 that has experience with the system of vocational rehabili-
- 22 tation services carried out under this Act and with hiring
- 23 individuals with disabilities, assistive technology devel-
- 24 opers and manufacturers, information technology vendors
- 25 and manufacturers, entities carrying out programs under

1	the Assistive Technology Act of 1998 (29 U.S.C. 3001 et
2	seq.), covered school professionals, individuals with dis-
3	abilities, and the individuals' representatives. At least one-
4	half of the members shall be individuals with disabilities
5	or the individuals' representatives.".
6	SEC. 437. DEFINITION OF COVERED SCHOOL.
7	Title II (29 U.S.C. 760) is amended by adding at
8	the end the following:
9	"SEC. 206. DEFINITION OF COVERED SCHOOL.
10	"In this title, the term 'covered school' means an ele-
11	mentary school or secondary school (as such terms are de-
12	fined in section 9101 of the Elementary and Secondary
13	Education Act of 1965 (20 U.S.C. 7801)) or an institution
14	of higher education.".
15	Subtitle D—Professional Develop-
16	ment and Special Projects and
17	Demonstration
18	SEC. 441. TRAINING.
19	Section 302 (29 U.S.C. 772) is amended—
20	(1) in subsection (a)—
21	(A) in paragraph (1)—
22	(i) in subparagraph (E)—
23	(I) by striking all after "deliver"
24	and inserting "supported employment
25	services and customized employment

1	services to individuals with the most
2	significant disabilities"; and
3	(II) by striking "and" after the
4	semicolon;
5	(ii) in subparagraph (F), by striking
6	"and" after the semicolon;
7	(iii) in subparagraph (G), by striking
8	the period at the end and inserting ";
9	and"; and
10	(iv) by adding at the end the fol-
11	lowing:
12	"(H) personnel trained in providing assist-
13	ive technology services.";
14	(2) in subsection $(b)(1)(B)(i)$, by striking "or
15	prosthetics and orthotics" and inserting "prosthetics
16	and orthotics, rehabilitation teaching for the blind,
17	or orientation and mobility instruction";
18	(3) in subsection (g)—
19	(A) in paragraph (1), by adding after the
20	period the following: "Any technical assistance
21	provided to community rehabilitation programs
22	shall be focused on the employment outcome of
23	competitive integrated employment for individ-
24	uals with disabilities."; and
25	(B) in paragraph (3)—

1	(i) in subparagraph (A), by striking
2	clause (iv) and inserting the following:
3	"(iv) for the 2 years following the
4	date of enactment of the Workforce Invest-
5	ment Act of 2012, to provide training re-
6	garding the amendments made to this
7	Act."; and
8	(ii) in subparagraph (B), by striking
9	"on the date of enactment of the Rehabili-
10	tation Act Amendments of 1998" and in-
11	serting "on the date of enactment of the
12	Workforce Investment Act of 2012"; and
13	(4) in subsection (i), by striking "fiscal years
14	1999 through 2003" and inserting "fiscal years
15	2013 through 2017".
16	SEC. 442. DEMONSTRATION AND TRAINING PROGRAMS.
17	Section 303 (29 U.S.C. 773) is amended—
18	(1) in subsection (b)—
19	(A) in paragraph (5)—
20	(i) in subparagraph (A)—
21	(I) by striking clause (i) and in-
22	serting the following:
23	"(i) special projects and demonstra-
24	tion programs focused on improving transi-
25	tion from education to competitive inte-

1	grated employment for youth who are indi-
2	viduals with significant disabilities;"; and
3	(II) by striking clause (iii) and
4	inserting the following:
5	"(iii) increasing competitive integrated
6	employment for individuals with significant
7	disabilities."; and
8	(B) by striking paragraph (6);
9	(2) in subsection $(c)(2)$ —
10	(A) in subparagraph (E), by striking
11	"and" after the semicolon;
12	(B) by redesignating subparagraph (F) as
13	subparagraph (G); and
14	(C) by inserting after subparagraph (E)
15	the following:
16	"(F) to provide support and guidance in
17	helping individuals with significant disabilities
18	including students with disabilities, transition
19	to competitive integrated employment; and"
20	and
21	(3) by amending subsection (e) to read as fol-
22	lows:
23	"(e) Authorization of Appropriations.—For the
24	purpose of carrying out this section (other than sub-
25	sections (c) and (e)), there are authorized to be appro-

1 priated such sums as may be necessary for each of the fiscal years 2013 through 2017.". SEC. 443. MIGRANT AND SEASONAL FARMWORKERS. 4 Section 304(b) (29 U.S.C. 774(b)) is amended by striking "fiscal years 1999 through 2003" and inserting "fiscal years 2013 through 2017". SEC. 444. RECREATIONAL PROGRAMS. 8 Section 305 (29 U.S.C. 776) is amended— 9 (1) in subsection (a)(1)(B), by striking "con-10 struction of facilities for aquatic rehabilitation ther-11 apy,"; and 12 (2) in subsection (b), by striking "fiscal years 1999 through 2003" and inserting "fiscal years 13 2013 through 2017". 14 Subtitle E—National Council on 15 **Disability** 16 17 SEC. 451. REPORT. 18 Section 401 (29 U.S.C. 781) is amended by striking 19 subsection (c). SEC. 452. AUTHORIZATION OF APPROPRIATIONS. 21 Section 405 (29 U.S.C. 785) is amended by striking

"fiscal years 1999 through 2003" and inserting "fiscal

23 years 2013 through 2017".

1 Subtitle F—Rights and Advocacy

2	SEC. 456. BOARD AND COUNCIL.
3	(a) Architectural and Transportation Bar-
4	RIERS COMPLIANCE BOARD.—Section 502(j) (29 U.S.C.
5	792(j)) is amended by striking "1999 through 2003" and
6	inserting "2013 through 2017".
7	(b) Program or Activity.—Section 504(b)(2)(B)
8	(29 U.S.C. $794(b)(2)(B)$) is amended by striking "voca-
9	tional education" and inserting "career and technical edu-
10	cation".
11	(e) Interagency Disability Coordinating Coun-
12	CIL.—Section 507(a) (29 U.S.C. 794c(a)) is amended by
13	inserting "the Chairperson of the National Council on Dis-
14	ability," before "and such other".
15	SEC. 457. PROTECTION AND ADVOCACY OF INDIVIDUAL
16	RIGHTS.
17	Section 509 (29 U.S.C. 794e) is amended—
18	(1) in subsection $(c)(1)(A)$, by inserting "a
19	grant or contract for" before "training";
20	(2) in subsection (f)—
21	(A) in paragraph (2)—
22	(i) by striking "general" and all that
23	follows through "records" and inserting
24	"general authorities (including rights and

1	remedies), including the authority to access
2	records"; and
3	(ii) by inserting "of title I" after
4	"subtitle C"; and
5	(B) in paragraph (3), by striking "author-
6	ity" and inserting "authority (including the
7	right)";
8	(3) in subsection (g)(2), by striking "was paid"
9	and all that follows and inserting "was paid, except
10	that program income generated from the amount
11	paid to an eligible system for a fiscal year shall re-
12	main available to such system in accordance with
13	section 19 of this Act.";
14	(4) in subsection (l), by striking "1999 through
15	2003" and inserting "2013 through 2017";
16	(5) by redesignating subsections (l) and (m) as
17	subsections (m) and (n), respectively; and
18	(6) by inserting after subsection (k) the fol-
19	lowing:
20	"(1) System Authority.—For purposes of serving
21	persons eligible for services under this section, an eligible
22	system shall have the same general authorities, including
23	access to records, as the system is afforded under subtitle
24	C of title I of the Developmental Disabilities Assistance
25	and Bill of Rights Act of 2000 (42 U.S.C. 15041 et seq.),

1	as determined by the Commissioner of the Administration
2	on Developmental Disabilities.".
3	SEC. 458. STANDARDS FOR ACCESSIBLE MEDICAL DIAG-
4	NOSTIC EQUIPMENT.
5	Section 510 (29 U.S.C. 794f) is amended—
6	(1) by redesignating subsection (c) as sub-
7	section (d);
8	(2) by inserting after subsection (b) the fol-
9	lowing:
10	"(c) REGULATIONS.—Not later than 6 months after
11	the date of the issuance of the standards under subsection
12	(a), each appropriate Federal agency authorized to pro-
13	mulgate regulations under section 504 or the Americans
14	with Disabilities Act of 1990 shall prescribe regulations
15	in an accessible format, to the extent necessary to carry
16	out the provisions of this section, section 504, and the
17	Americans with Disabilities Act of 1990, as applicable,
18	that include accessibility standards that are consistent
19	with the standards issued under subsection (a)."; and
20	(3) in subsection (d), as redesignated by para-
21	graph (1), by adding at the end the following: "Not
22	later than 6 months after the date of the issuance
23	of such amended standards, each Federal agency
24	covered by subsection (c) shall prescribe revised reg-

1	ulations, in an accessible format, that are consistent
2	with the amended standards.".
3	Subtitle G-Employment Opportu-
4	nities for Individuals With Dis-
5	abilities
6	SEC. 461. PROJECTS WITH INDUSTRY.
7	Section 611 (29 U.S.C. 795) is amended—
8	(1) in subsection (a)—
9	(A) in paragraph (1)—
10	(i) by striking "in the competitive"
11	and inserting "in competitive integrated
12	employment in the"; and
13	(ii) by inserting "locally" after "ca-
14	reer advancement";
15	(B) in paragraph (2)—
16	(i) in the matter preceding subpara-
17	graph (A)—
18	(I) by inserting "local and na-
19	tional" after "jointly financed"; and
20	(II) by inserting "in competitive
21	integrated employment" after "career
22	opportunities";
23	(ii) in subparagraph (A)—
24	(I) by striking clause (ii) and in-
25	serting the following:

1	"(ii) identify job and career availability
2	within the community in consultations with
3	local workforce investment boards, consistent
4	with the existing and emerging in-demand in-
5	dustry sectors and occupations as defined in
6	section 101 of the Workforce Investment Act of
7	2012, and the employment needs of employers
8	in those industry sectors and occupations;";
9	(II) in clause (iii), by striking
10	"and" after the semicolon;
11	(III) in clause (iv), by inserting
12	"and" after the semicolon; and
13	(IV) by adding at the end the fol-
14	lowing:
15	"(v) coordinate such training and job
16	placement activities with the local workforce in-
17	vestment boards described in clause (ii) as ap-
18	propriate, and with the Job Corps center indus-
19	try councils established under section 154 of
20	the Workforce Investment Act of 2012."; and
21	(iii) in subparagraph (C)—
22	(I) in clause (i), by striking
23	"and" after the semicolon;
24	(II) by redesignating clause (ii)
25	as clause (iii); and

1	(III) by inserting after clause (i)
2	the following:
3	"(ii) internship programs for individuals
4	with disabilities who seek employment; and";
5	(2) in subsection (e)(2), by striking "in States,
6	portions of States, Indian tribes, or tribal organiza-
7	tions" and inserting "nationally or in States, in por-
8	tions of States, across multiple States, or in Indian
9	tribes or tribal organizations"; and
10	(3) by adding at the end the following:
11	"(i) Prohibited Use of Funds.—Grant funds
12	awarded under this section shall not be used to support
13	services in sheltered workshops or segregated settings.".
14	SEC. 462. AUTHORIZATION OF APPROPRIATIONS.
15	Section 612 (29 U.S.C. 795a) is amended by striking
16	"fiscal years 1999 through 2003" and inserting "fiscal
17	years 2013 through 2017".
18	SEC. 463. SUPPORTED EMPLOYMENT SERVICES.
19	Part B of title VI (29 U.S.C. 795g) is amended to
20	read as follows:
21	"PART B—SUPPORTED EMPLOYMENT SERVICES
22	"SEC. 621. PURPOSE.
23	"It is the purpose of this part to authorize allotments,
24	in addition to grants for vocational rehabilitation services
25	under title I, to assist States in developing collaborative

1	programs with appropriate entities to provide supported
2	employment services for individuals with the most signifi-
3	cant disabilities, including youth with the most significant
4	disabilities, to enable such individuals to achieve an em-
5	ployment outcome of supported employment in competitive
6	integrated employment.
7	"SEC. 622. ALLOTMENTS.
8	"(a) In General.—
9	"(1) States.—The Secretary shall allot the
10	sums appropriated for each fiscal year to carry out
11	this part among the States on the basis of relative
12	population of each State, except that—
13	"(A) no State shall receive less than
14	$$250,000$, or $\frac{1}{3}$ of 1 percent of the sums ap-
15	propriated for the fiscal year for which the al-
16	lotment is made, whichever amount is greater;
17	and
18	"(B) if the sums appropriated to carry out
19	this part for the fiscal year exceed the sums ap-
20	propriated to carry out this part for fiscal year
21	1992 by \$1,000,000 or more, no State shall re-
22	ceive less than $$300,000$, or $\frac{1}{3}$ of 1 percent of
23	the sums appropriated for the fiscal year for
24	which the allotment is made, whichever amount
25	is greater.

1	"(2) Certain territories.—
2	"(A) In general.—For the purposes of
3	this subsection, Guam, American Samoa, the
4	United States Virgin Islands, and the Common-
5	wealth of the Northern Mariana Islands shall
6	not be considered to be States.
7	"(B) Allotment.—Each jurisdiction de-
8	scribed in subparagraph (A) shall be allotted
9	not less than ½ of 1 percent of the amounts
10	appropriated for the fiscal year for which the
11	allotment is made.
12	"(b) Reallotment.—Whenever the Commissioner
13	determines that any amount of an allotment to a State
14	for any fiscal year will not be expended by such State for
15	carrying out the provisions of this part, the Commissioner
16	shall make such amount available for carrying out the pro-
17	visions of this part to one or more of the States that the
18	Commissioner determines will be able to use additional
19	amounts during such year for carrying out such provi-
20	sions. Any amount made available to a State for any fiscal
21	year pursuant to the preceding sentence shall, for the pur-
22	poses of this section, be regarded as an increase in the
23	allotment of the State (as determined under the preceding
24	provisions of this section) for such year.

- 1 "(c) Limitations on Administrative Costs.—A
- 2 State that receives an allotment under this part shall not
- 3 use more than 5 percent of the funds made available
- 4 through the allotment to pay for administrative costs.
- 5 "(d) Services for Youth With the Most Sig-
- 6 NIFICANT DISABILITIES.—A State that receives an allot-
- 7 ment under this part shall expend half of the allotment
- 8 for the provision of supported employment services, in-
- 9 cluding extended services, to youth with the most signifi-
- 10 cant disabilities in order to assist those youth to achieve
- 11 an employment outcome in supported employment.
- 12 "SEC. 623. AVAILABILITY OF SERVICES.
- 13 "(a) Supported Employment Services.—Funds
- 14 provided under this part may be used to provide supported
- 15 employment services to individuals who are eligible under
- 16 this part.
- 17 "(b) Extended Services.—Except as provided in
- 18 paragraph (c), funds provided under this part, or title I,
- 19 may not be used to provide extended services to individuals
- 20 who are eligible under this part or title I.
- 21 "(c) Extended Services for Youth With the
- 22 Most Significant Disabilities.—Funds allotted under
- 23 this part, or title I, and used for the provision of services
- 24 under this part to youth with the most significant disabil-
- 25 ities pursuant to section 622(d) of this part, may be used

- 1 to provide extended services to youth with the most signifi-
- 2 cant disabilities for a period not to exceed four years.
- 3 "SEC. 624. ELIGIBILITY.
- 4 "An individual, including a youth with a disability,
- 5 shall be eligible under this part to receive supported em-
- 6 ployment services authorized under this part if—
- 7 "(1) the individual, including a youth with a
- 8 disability, is eligible for vocational rehabilitation
- 9 services under title I;
- 10 "(2) the individual, including a youth, is deter-
- mined to be an individual with a most significant
- disability; and
- "(3) a comprehensive assessment of rehabilita-
- tion needs of the individual or youth described in
- section 7(2)(B), including an evaluation of rehabili-
- tation, career, and job needs, identifies supported
- employment as the appropriate employment outcome
- 18 for the individual or youth.
- 19 "SEC. 625. STATE PLAN.
- 20 "(a) State Plan Supplements.—To be eligible for
- 21 an allotment under this part, a State shall submit to the
- 22 Commissioner, as part of the State plan under section
- 23 101, a State plan supplement for providing supported em-
- 24 ployment services authorized under this Act to individuals,
- 25 including youth with the most significant disabilities, who

- 1 are eligible under this Act to receive the services. Each
- 2 State shall make such annual revisions in the plan supple-
- 3 ment as may be necessary.
- 4 "(b) Contents.—Each such plan supplement
- 5 shall—
- 6 "(1) indicate each designated State agency as
- 7 the agency to administer the program assisted under
- 8 this part;
- 9 "(2) summarize the results of the comprehen-
- sive, statewide assessment conducted under section
- 11 101(a)(15)(A)(i), with respect to the rehabilitation
- needs of individuals, including youth, with signifi-
- cant disabilities and the need for supported employ-
- ment services, including needs related to coordina-
- 15 tion;
- 16 "(3) describe the quality, scope, and extent of
- supported employment services authorized under this
- Act to be provided to individuals, including youth
- with the most significant disabilities, who are eligible
- 20 under this Act to receive the services and specify the
- 21 goals and plans of the State with respect to the dis-
- tribution of funds received under section 622;
- 23 "(4) demonstrate evidence of the efforts of the
- designated State agency to identify and make ar-
- 25 rangements (including entering into cooperative

1	agreements) with other State agencies and other ap-
2	propriate entities to assist in the provision of sup-
3	ported employment services;
4	"(5) demonstrate evidence of the efforts of the
5	designated State agency to identify and make ar-
6	rangements (including entering into cooperative
7	agreements) with other public or nonprofit agencies
8	or organizations within the State, employers, natural
9	supports, and other entities with respect to the pro-
10	vision of extended services;
11	"(6) a description of the activities to be con-
12	ducted under this part, using the funds specified in
13	section 622(d) of this title, for providing supported
14	employment services to youth with the most signifi-
15	cant disabilities, including—
16	"(A) the provision of extended services for
17	a period not to exceed four years; and
18	"(B) how the State will use the funds spec-
19	ified in section 622(d) to leverage other public
20	and private funds to increase resources for ex-
21	tended services and expand supported employ-
22	ment opportunities for youth with the most sig-
23	nificant disabilities;
24	"(7) provide assurances that—

1	"(A) funds made available under this part
2	will only be used to provide supported employ-
3	ment services authorized under this Act to indi-
4	viduals, including youth, who are eligible under
5	this part to receive the services;
6	"(B) the comprehensive assessments of in-
7	dividuals with significant disabilities, including
8	youth with the most significant disabilities, con-
9	ducted under section $102(b)(1)$ and funded
10	under title I will include consideration of sup-
11	ported employment as an appropriate employ-
12	ment outcome;
13	"(C) an individualized plan for employ-
14	ment, as required by section 102, will be devel-
15	oped and updated using funds under title I in
16	order to—
17	"(i) specify the supported employment
18	services to be provided, including as appro-
19	priate for youth with the most significant
20	disabilities, transition services and pre-em-
21	ployment transition services provided in ac-
22	cordance with sections $101(a)(25)$ and
23	114;
24	"(ii) specify the expected extended
25	services needed, including the extended

1	services that may be provided to youth
2	with the most significant disabilities under
3	this part, in accordance with an approved
4	individualized plan for employment, for a
5	period not to exceed four years; and
6	"(iii) identify, as appropriate, the
7	source of extended services, which may in-
8	clude natural supports, or to the extent
9	that it is not possible to identify the source
10	of extended services at the time the indi-
11	vidualized plan for employment is devel-
12	oped;
13	"(D) the State will use funds provided
14	under this part only to supplement, and not
15	supplant, the funds provided under title I, in
16	providing supported employment services speci-
17	fied in the individualized plan for employment;
18	"(E) services provided under an individual-
19	ized plan for employment will be coordinated
20	with services provided under other individual-
21	ized plans established under other Federal or
22	State programs;
23	"(F) to the extent jobs skills training is
24	provided, the training will be provided onsite;

1	"(G) supported employment services will
2	include placement in an integrated setting
3	based on the unique strengths, resources, prior-
4	ities, concerns, abilities, capabilities, interests,
5	and informed choice of individuals with the
6	most significant disabilities;
7	"(H) the State agencies designated under
8	paragraph (1) will expend not more than 5 per-
9	cent of the allotment of the State under this
10	part for administrative costs of carrying out
11	this part; and
12	"(I) with respect to supported employment
13	services provided to youth with the most signifi-
14	cant disabilities with the funds described in sec-
15	tion 622(d), the designated State agency will
16	provide, directly or indirectly through public or
17	private entities, non-Federal contributions to-
18	wards the grant award in an amount that is not
19	less than 10 percent of such costs; and
20	"(8) contain such other information and be sub-
21	mitted in such manner as the Commissioner may re-
22	quire.

1 "SEC. 626. RESTRICTION.

- 2 "Each State agency designated under section
- 3 625(b)(1) shall collect the information required by section
- 4 101(a)(10) separately for eligible—
- 5 "(1)(A) individuals receiving supported employ-
- 6 ment services under this part; and
- 7 "(B) individuals receiving supported employ-
- 8 ment services under title I; and
- 9 "(2)(A) youth receiving supported employment
- services under this part; and
- 11 "(B) youth receiving supported employment
- services under title I.
- 13 "SEC. 627. SAVINGS PROVISION.
- 14 "(a) Supported Employment Services.—Noth-
- 15 ing in this Act shall be construed to prohibit a State from
- 16 providing supported employment services in accordance
- 17 with the State plan submitted under section 101 by using
- 18 funds made available through a State allotment under sec-
- 19 tion 110.
- 20 "(b) Post-Employment Services.—Nothing in
- 21 this part shall be construed to prohibit a State from pro-
- 22 viding discrete post-employment services in accordance
- 23 with the State plan submitted under section 101 by using
- 24 funds made available through a State allotment under sec-
- 25 tion 110 to an individual who is eligible under this sub-
- 26 part.

1 "SEC. 628. AUTHORIZATION OF APPROPRIATIONS.

- 2 "There is authorized to be appropriated to carry out
- 3 this part, including for technical assistance, such sums as
- 4 may be necessary for each of the fiscal years 2013 through
- 5 2017.".

6 Subtitle H—Independent Living

- 7 Services and Centers for Inde-
- 8 pendent Living
- 9 **CHAPTER 1—GENERAL PROVISIONS**
- 10 SEC. 471. PURPOSE.
- Section 701 (29 U.S.C. 796) is amended, in para-
- 12 graph (3), by inserting before the period the following: ",
- 13 with the goal of improving the independence of and equal
- 14 opportunity for individuals with disabilities".
- 15 SEC. 472. INDEPENDENT LIVING ADMINISTRATION.
- Title VII (29 U.S.C. 796 et seq.) is amended by in-
- 17 serting after section 701 the following:
- 18 "SEC. 701A. INDEPENDENT LIVING ADMINISTRATION.
- 19 "(a) Establishment.—In order to promote the phi-
- 20 losophy and purpose of section 701, there is established
- 21 within the Department of Education an Independent Liv-
- 22 ing Administration, independent of the Rehabilitation
- 23 Services Administration.
- 24 "(b) DIRECTOR.—The Independent Living Adminis-
- 25 tration shall be headed by a Director (referred to in this
- 26 title as the 'ILA Director') appointed by the Secretary.

- 1 The ILA Director shall not have been an employee of the
- 2 Department of Education during the 90-day period before
- 3 such appointment, and shall have substantial knowledge
- 4 of independent living services. The Independent Living
- 5 Administration shall be the principal agency, and the ILA
- 6 Director shall be the principal officer, of the Department
- 7 for carrying out this title. The ILA Director shall have
- 8 the same reporting relationship as is outlined in section
- 9 202(a)(2), and shall be a different individual than the
- 10 Commissioner.
- 11 "(c) GENERAL COUNSEL.—The Office of the General
- 12 Counsel of the Department of Education shall designate
- 13 1 or more individuals, with substantial background in and
- 14 knowledge of independent living services and centers for
- 15 independent living under this title, to provide advice, sup-
- 16 port, and technical assistance to the ILA Director.
- 17 "(d) Input.—The ILA Director shall have the au-
- 18 thority to seek such input and advice, including convening
- 19 meetings, as the ILA Director determines to be appro-
- 20 priate with respect to the policies and conduct of the Inde-
- 21 pendent Living Administration.
- 22 "(e) Staff.—The Secretary shall ensure that—
- "(1) the Independent Living Administration has
- sufficient staff to provide oversight of, conduct au-
- diting of, and provide technical assistance to, the

1	centers for independent living and Statewide Inde-
2	pendent Living Councils funded under this Act; and
3	"(2) such staff includes qualified individuals
4	who have significant experience with centers for
5	independent living or Statewide Independent Living
6	Councils described in section 705.".
7	SEC. 473. DEFINITIONS.
8	Section 702 (29 U.S.C. 796a) is amended—
9	(1) in paragraph (1)—
10	(A) in the matter before subparagraph (A),
11	by inserting "for individuals with significant
12	disabilities (regardless of age or income)" be-
13	fore "that—";
14	(B) in subparagraph (A), by striking
15	"and" at the end;
16	(C) in subparagraph (B), by striking the
17	period and inserting ", including, at a min-
18	imum, independent living core services as de-
19	fined in section 7(17); and"; and
20	(D) by adding at the end the following:
21	"(C) has sufficient staff to provide the
22	services described in subparagraph (B)."; and
23	(2) in paragraph (2), by striking the period and
24	inserting the following: ", both in terms of—

1	"(A) the management, staffing, decision-
2	making, and operation of the center; and
3	"(B) the center's establishment of policies,
4	direction, and provision of services.".
5	SEC. 474. STATE PLAN.
6	Section 704 (29 U.S.C. 796c) is amended—
7	(1) in subsection (a)—
8	(A) in paragraph (1)—
9	(i) by inserting after "State plan" the
10	following: "developed and signed in accord-
11	ance with paragraph (2),"; and
12	(ii) by striking "Commissioner" each
13	place it appears and inserting "ILA Direc-
14	tor'';
15	(B) in paragraph (2)—
16	(i) in the matter preceding subpara-
17	graph (A), by striking "developed and
18	signed by"; and
19	(ii) by striking subparagraphs (A) and
20	(B) and inserting the following:
21	"(A) developed by the chairperson of the
22	Statewide Independent Living Council, the di-
23	rector of the designated State entity described
24	in subsection (c), and the directors of the cen-
25	ters for independent living in the State, after

1	receiving public input from individuals with dis-
2	abilities throughout the State; and
3	"(B) signed by—
4	"(i) the chairperson of the Statewide
5	Independent Living Council, acting on be-
6	half of and at the direction of the Council;
7	"(ii) the director of the designated
8	State entity described in subsection (c);
9	and
10	"(iii) not less than 51 percent of the
11	directors of the centers for independent liv-
12	ing in the State.";
13	(C) in paragraph (3)—
14	(i) in subparagraph (A), by striking
15	"State independent living services" and in-
16	serting "independent living services in the
17	State";
18	(ii) in subparagraph (B), by striking
19	"and" at the end; and
20	(iii) by striking subparagraph (C) and
21	inserting the following:
22	"(C) working relationships and collabora-
23	tion between—
24	"(i) centers for independent living;
25	and

1	"(ii)(I) entities carrying out programs
2	that provide independent living services, in-
3	cluding those serving older individuals;
4	"(II) other community-based organi-
5	zations that provide or coordinate the pro-
6	vision of housing, transportation, employ-
7	ment, information and referral assistance,
8	services, and supports for individuals with
9	significant disabilities; and
10	"(III) entities carrying out the voca-
11	tional rehabilitation program established
12	under title I, and other programs providing
13	services for individuals with disabilities;
14	and
15	"(D) cooperative agreements and partner-
16	ships to provide a seamless model for provision
17	of services to individuals with disabilities and to
18	avoid duplication of services.";
19	(D) in paragraph (4), by striking "Com-
20	missioner" each place it appears and inserting
21	"ILA Director"; and
22	(E) by adding at the end the following:
23	"(5) Statewide Basis.—The State plan shall
24	provide for the provision of independent living serv-
25	ices on a statewide basis, to the greatest extent pos-

1	sible, including through the establishment of addi-
2	tional centers for independent living or focused out-
3	reach to serve underserved populations.";
4	(2) in subsection (b), by striking the period and
5	inserting the following: ", as well as a plan for fund-
6	ing the administrative costs of the Council.";
7	(3) in subsection (c)—
8	(A) in the subsection heading, by striking
9	"Unit" and inserting "Entity";
10	(B) in the matter preceding paragraph (1),
11	by striking "the designated State unit of such
12	State" and inserting "a State entity of such
13	State (referred to in this title as the 'designated
14	State entity'), which may be the designated
15	State unit, an entity within the designated
16	State agency, or an entity within a different
17	State agency,";
18	(C) in paragraphs (3) and (4), by striking
19	"Commissioner" each place it appears and in-
20	serting "ILA Director";
21	(D) in paragraph (3), by striking "and" at
22	the end; and
23	(E) in paragraph (4), by striking the pe-
24	riod and inserting "; and";

1	(4) in subsection (i), by striking paragraphs (1)
2	and (2) and inserting the following:
3	"(1) the Statewide Independent Living Council;
4	"(2) centers for independent living;
5	"(3) the designated State entity; and
6	"(4) other State agencies or entities rep-
7	resented on the Council, other councils that address
8	the needs and issues of specific disability popu-
9	lations, and other public and private entities deter-
10	mined to be appropriate by the Council.";
11	(5) in subsection (m)—
12	(A) in paragraph (4), by striking "Com-
13	missioner" each place it appears and inserting
14	"ILA Director"; and
15	(B) in paragraph (5), by striking "Com-
16	missioner" each place it appears and inserting
17	"ILA Director"; and
18	(6) by adding at the end the following:
19	"(o) Promoting Full Access to Community
20	Life.—
21	"(1) IN GENERAL.—The plan shall describe
22	how the State will provide independent living serv-
23	ices that promote full access to community life for
24	individuals with significant disabilities.
25	"(2) SERVICES —The services shall include—

1	"(A) facilitating transitions of individuals
2	with significant disabilities from nursing homes
3	and other institutions, to home- and commu-
4	nity-based residences, with the requisite sup-
5	ports and services;
6	"(B) providing assistance to individuals
7	with significant disabilities that are at risk of
8	entering institutions so that the individuals may
9	remain in the community; and
10	"(C) facilitating transitions of youth (in-
11	cluding students) who are individuals with sig-
12	nificant disabilities, who were eligible for indi-
13	vidualized education programs under section
14	614(d) of the Individuals with Disabilities Edu-
15	cation Act (20 U.S.C. 1414(d)), and who have
16	completed their secondary education or other-
17	wise left school, to postsecondary life, including
18	employment.".
19	SEC. 475. STATEWIDE INDEPENDENT LIVING COUNCIL.
20	Section 705 (29 U.S.C. 796d) is amended—
21	(1) in subsection (b)—
22	(A) by striking paragraph (2) and insert-
23	ing the following:
24	"(2) Composition.—The Council shall in-
25	clude—

1	"(A) among its voting members, at least 1
2	director of a center for independent living cho-
3	sen by the directors of centers for independent
4	living within the State;
5	"(B) among its voting members, for a
6	State in which 1 or more centers are funded
7	under section 721(c)(4), at least 1 representa-
8	tive of the directors of the centers; and
9	"(C) as ex officio, nonvoting members, a
10	representative of the designated State entity,
11	and representatives from State agencies that
12	provide services for individuals with disabil-
13	ities.";
14	(B) in paragraph (3)—
15	(i) by redesignating subparagraphs
16	(C) through (F) as subparagraphs (D)
17	through (G), respectively;
18	(ii) in subparagraph (B), by striking
19	"parents and guardians of"; and
20	(iii) by inserting after paragraph (B)
21	the following:
22	"(C) parents and guardians of individuals
23	with disabilities:"; and

1	(C) in paragraph (5)(B), by striking
2	"paragraph (3)" and inserting "paragraph
3	(1)";
4	(2) by striking subsection (c) and inserting the
5	following:
6	"(c) Functions.—
7	"(1) Duties.—The Council shall—
8	"(A) in conjunction with the directors of
9	the centers for independent living in the State,
10	and the designated State entity, jointly develop
11	and sign the State plan as provided in section
12	704(a)(2);
13	"(B) monitor, review, and evaluate the im-
14	plementation of the State plan;
15	"(C) have at least 4 regularly scheduled
16	meetings per year, and ensure that such meet-
17	ings of the Council are open to the public and
18	sufficient advance notice of such meetings is
19	provided;
20	"(D) submit to the ILA Director such
21	periodic reports as the ILA Director may rea-
22	sonably request, and keep such records, and af-
23	ford such access to such records, as the ILA
24	Director finds necessary to verify the informa-
25	tion in such reports; and

1	"(E) as appropriate, coordinate activities
2	with the State Rehabilitation Council estab-
3	lished under section 105, if the State has such
4	a Council, or the commission described in sec-
5	tion 101(a)(21)(A), if the State has such a
6	commission, and councils that address the
7	needs of specific disability populations and
8	issues under other Federal law.
9	"(2) Authorities.—The Council may, con-
10	sistent with the State plan described in section 704,
11	unless prohibited by State law—
12	"(A) facilitate the improvement and co-
13	ordination of services provided to individuals
14	with disabilities by centers for independent liv-
15	ing, the designated State unit, other govern-
16	ment agencies, and community organizations;
17	"(B) conduct resource development activi-
18	ties to obtain funding from public and private
19	resources to support the activities described in
20	this subsection or to support the provision of
21	independent living services by centers for inde-
22	pendent living; and
23	"(C) perform such other functions, con-
24	sistent with the purpose of this chapter and
25	comparable to other functions described in this

1	subsection, as the Council determines to be ap-
2	propriate.
3	"(3) Limitation.—The Council shall not pro-
4	vide independent living services directly to individ-
5	uals with significant disabilities or manage such
6	services.";
7	(3) in subsection (e)—
8	(A) in paragraph (1), in the first sentence,
9	by striking "prepare" and all that follows
10	through "a plan" and inserting "prepare, in
11	conjunction with the designated State entity, a
12	plan''; and
13	(B) in paragraph (3), by striking "agency"
14	and inserting "entity"; and
15	(4) in subsection (f)—
16	(A) by striking "such resources" and in-
17	serting "available resources"; and
18	(B) by striking "(including" and all that
19	follows through "compensation" and inserting
20	"(such as personal assistance services), and to
21	pay reasonable compensation".
22	SEC. 476. RESPONSIBILITIES OF THE ILA DIRECTOR.
23	Section 706 (29 U.S.C. 796d–1) is amended—
24	(1) by striking the title of the section and in-
25	serting the following:

1	"SEC. 706. RESPONSIBILITIES OF THE ILA DIRECTOR.";
2	(2) in subsection (a)—
3	(A) in paragraph (1), by striking "Com-
4	missioner" each place it appears and inserting
5	"ILA Director"; and
6	(B) in paragraph (2)—
7	(i) in subparagraph (A), by striking
8	"Commissioner" each place it appears and
9	inserting "ILA Director"; and
10	(ii) in subparagraph (B)—
11	(I) in clause (i)—
12	(aa) by striking "Secretary"
13	and inserting "Secretary or the
14	Commissioner"; and
15	(bb) by striking "to the
16	Commissioner; and" and insert-
17	ing "to the ILA Director;";
18	(II) by redesignating clause (ii)
19	as clause (iii); and
20	(III) by inserting after clause (i)
21	the following:
22	"(ii) to the State agency shall be
23	deemed to be references to the designated
24	State entity; and";
25	(3) by striking subsection (b) and inserting the
26	following:

1	"(b) Indicators.—Not later than 1 year after the
2	date of enactment of the Workforce Investment Act of
3	2012, the ILA Director shall develop and publish in the
4	Federal Register indicators of minimum compliance for
5	centers for independent living (consistent with the stand-
6	ards set forth in section 725), and indicators of minimum
7	compliance for Statewide Independent Living Councils.";
8	(4) in subsection (c)—
9	(A) by striking paragraph (1) and insert-
10	ing the following:
11	"(1) Reviews.—
12	"(A) Types of reviews.—The ILA Di-
13	rector shall annually conduct—
14	"(i) onsite compliance reviews of at
15	least 15 percent of the centers for inde-
16	pendent living that receive funds under
17	section 722 and shall periodically conduct
18	such a review of each such center;
19	"(ii) onsite compliance reviews of at
20	least one-third of the designated State
21	units that receive funding under section
22	723, and, to the extent necessary to deter-
23	mine the compliance of such a State unit
24	with subsections (f) and (g) of section 723,

1	centers that receive funding under section
2	723 in such State; and
3	"(iii) onsite compliance reviews for at
4	least 10 percent of the Statewide Inde-
5	pendent Living Councils established in
6	each State under section 705.
7	"(B) Selections.—The ILA Director
8	shall select the centers, State units, and Coun-
9	cils described in this paragraph for review on a
10	random basis."; and
11	(B) in paragraph (2)—
12	(i) in the matter preceding subpara-
13	graph (A), by striking "Commissioner"
14	and inserting "ILA Director";
15	(ii) in subparagraph (A), by striking
16	"such a review" and inserting "a review
17	described in paragraph (1)"; and
18	(iii) in subparagraphs (A) and (B), by
19	striking "Department" each place it ap-
20	pears and inserting "Independent Living
21	Administration"; and
22	(5) by striking subsection (d).

CHAPTER 2—INDEPENDENT LIVING 1 2 **SERVICES** 3 SEC. 477. ADMINISTRATION. 4 (a) Allotments.—Section 711 (29 U.S.C. 796e) is 5 amended— 6 (1) in subsection (a)— 7 (A) in paragraph (1)(A)— (i) by striking "Except" and inserting 8 "After the reservation required by section 9 10 711A is made, and except"; and 11 (ii) by inserting "the remainder of the" before "sums appropriated"; and 12 13 (B) in paragraph (2)(B), by striking 14 "amounts made available for purposes of this part" and inserting "remainder described in 15 16 paragraph (1)(A)"; 17 (2) in subsections (a), (b), and (c), by striking 18 "Commissioner" each place it appears and inserting 19 "ILA Director"; and 20 (3) by adding at the end the following: 21 "(d) ADMINISTRATION.—Funds allotted or made 22 available to a State under this section shall be adminis-23 tered by the designated State entity, in accordance with the approved State plan, except for States covered by section 723.". 25

- 1 (b) Training and Technical Assistance.—Part
- 2 B of title VII is amended by inserting after section 711
- 3 (29 U.S.C. 796e) the following:
- 4 "SEC. 711A. TRAINING AND TECHNICAL ASSISTANCE.
- 5 "(a) IN GENERAL.—From the funds appropriated to
- 6 carry out this part for any fiscal year, beginning with fis-
- 7 cal year 2012, the ILA Director shall first reserve not less
- 8 than 1.8 percent and not more than 2 percent of the funds
- 9 to provide training and technical assistance to Statewide
- 10 Independent Living Councils for such fiscal year.
- 11 "(b) Allocation.—From the funds reserved under
- 12 subsection (a), the ILA Director shall make grants to, and
- 13 enter into contracts and other arrangements with, entities
- 14 that have experience in the operation of Statewide Inde-
- 15 pendent Living Councils to provide such training and tech-
- 16 nical assistance with respect to developing, conducting, ad-
- 17 ministering, and evaluating Statewide Independent Living
- 18 Councils.
- 19 "(c) Funding Priorities.—The ILA Director shall
- 20 conduct a survey of Statewide Independent Living Coun-
- 21 cils regarding training and technical assistance needs in
- 22 order to determine funding priorities for such grants, con-
- 23 tracts, or other arrangements.
- 24 "(d) Review.—To be eligible to receive a grant or
- 25 enter into a contract or other arrangement under this sec-

- 1 tion, such an entity shall submit an application to the ILA
- 2 Director at such time, in such manner, and containing a
- 3 proposal to provide such training and technical assistance,
- 4 and containing such additional information as the ILA Di-
- 5 rector may require. The ILA Director shall provide for
- 6 peer review of grant applications by panels that include
- 7 persons who are not government employees and who have
- 8 experience in the operation of Statewide Independent Liv-
- 9 ing Councils.".
- 10 (c) Payments.—Section 712(a) (29 U.S.C. 796e–
- 11 1(a)) is amended by striking "Commissioner" and insert-
- 12 ing "ILA Director."
- 13 (d) AUTHORIZED USES OF FUNDS.—Section 713 (29)
- 14 U.S.C. 796e-2) is amended—
- 15 (1) by striking the matter preceding paragraph
- 16 (1) and inserting the following:
- 17 "(a) In General.—The State may use funds re-
- 18 ceived under this part (but not more than 30 percent of
- 19 the funds paid to the State under section 712) to provide
- 20 the resources described in section 705(e), relating to the
- 21 Statewide Independent Living Council, may retain funds
- 22 under section 704(c)(5), and shall distribute the remain-
- 23 der of the funds received under this part in a manner con-
- 24 sistent with the approved State plan under section 704
- 25 for the activities described in subsection (b).

1	"(b) Activities.—The State may use the remainder
2	of the funds described in subsection (a)—"; and
3	(2) in paragraph (1), by inserting ", particu-
4	larly those in unserved areas of the State" after
5	"disabilities".
6	(e) Authorization of Appropriations.—Section
7	714 (29 U.S.C. 796e–3) is amended by striking "1999
8	through 2003" and inserting "2013 through 2017".
9	CHAPTER 3—CENTERS FOR
10	INDEPENDENT LIVING
11	SEC. 481. PROGRAM AUTHORIZATION.
12	Section 721 (29 U.S.C. 796f) is amended—
13	(1) in subsection (a)—
14	(A) by striking "1999" and inserting
15	"2012";
16	(B) by striking "Commissioner shall allot"
17	and inserting "ILA Director shall make avail-
18	able''; and
19	(C) by inserting ", centers for independent
20	living," after "States";
21	(2) in subsection (b)—
22	(A) in paragraph (1)—
23	(i) by striking "For" and all that fol-
24	lows through "Commissioner" and insert-
25	ing "From the funds appropriated to carry

1	out this part for any fiscal year, beginning
2	with fiscal year 2012, the ILA Director";
3	(ii) by inserting "not less than 1.8
4	percent and not more than 2 percent of the
5	funds" after "reserve"; and
6	(iii) by striking "eligible agencies"
7	and all that follows and inserting "centers
8	for independent living and eligible agencies
9	for such fiscal year.";
10	(B) in paragraph (2)—
11	(i) by striking "Commissioner" and
12	inserting "ILA Director"; and
13	(ii) by inserting "fiscal management
14	of," before "planning,";
15	(C) in paragraphs (3), (4), and (5), by
16	striking "Commissioner" each place it appears
17	and inserting "ILA Director"; and
18	(D) in paragraph (3), by striking "State-
19	wide Independent Living Councils and";
20	(3) by striking subsection (c) and inserting the
21	following:
22	"(c) Allotments to States.—
23	"(1) Definitions.—In this subsection:
24	"(A) Additional appropriation.—The
25	term 'additional appropriation' means the

1	amount (if any) by which the appropriation for
2	a fiscal year exceeds the total of—
3	"(i) the amount reserved under sub-
4	section (b) for that fiscal year; and
5	"(ii) the appropriation for fiscal year
6	2008.
7	"(B) Appropriation.—The term 'appro-
8	priation' means the amount appropriated to
9	carry out this part.
10	"(C) Base appropriation.—The term
11	'base appropriation' means the portion of the
12	appropriation for a fiscal year that is equal to
13	the lesser of—
14	"(i) an amount equal to 100 percent
15	of the appropriation, minus the amount re-
16	served under subsection (b) for that fiscal
17	year; or
18	"(ii) the appropriation for fiscal year
19	2008.
20	"(2) Allotments to states from base ap-
21	PROPRIATION.—After the reservation required by
22	subsection (b) has been made, the ILA Director
23	shall allot to each State whose State plan has been
24	approved under section 706 an amount that bears
25	the same ratio to the base appropriation as the

1	amount the State received under this subsection for
2	fiscal year 2008 bears to the total amount that all
3	States received under this subsection for fiscal year
4	2008.
5	"(3) Allotments to states of additional
6	APPROPRIATION.—From the portion of any addi-
7	tional appropriation for each fiscal year that remains
8	after the application of paragraph (4), the ILA Di-
9	rector shall allot to each State whose State plan has
10	been approved under section 706 an amount equal
11	to the sum of—
12	"(A) an amount that bears the same ratio
13	to 50 percent of the portion as the population
14	of the State bears to the population of all
15	States; and
16	"(B) $\frac{1}{56}$ of 50 percent of that portion.
17	"(4) Grants for centers for american in-
18	DIANS.—
19	"(A) Grants.—The ILA Director may re-
20	serve not more than 5 percent of the additional
21	appropriation for any fiscal year. The ILA Di-
22	rector shall use the reserved funds to make in-
23	dividual grants to support new or existing cen-
24	ters for independent living run by, or in con-
25	junction with, the governing bodies of American

1 Indian tribes located on Federal or State res-2 ervations (including consortia of such governing bodies). A governing body that receives such a 3 4 grant shall use the grant funds for such a center that serves American Indians who are indi-6 viduals with disabilities residing on or near 7 such a reservation. "(B) Applications.— 8 9 "(i) In general.—To be eligible to 10 receive a grant under this paragraph for 11 an independent living center, a governing 12 body, or a governing body in conjunction 13 with a center for independent living, shall 14 submit an application to the ILA Director 15 at such time, in such manner and con-16 taining such information as the ILA Direc-17 tor may require, and obtain approval for 18 the application. 19 "(ii) CONTENTS.—At a minimum, the 20 application shall contain an assurance that 21 the center— 22 "(I) will meet the definition of a 23 center for independent living under

section 702;

24

1	"(II) will provide independent liv-
2	ing core services (as defined in section
3	7(17)) to American Indians described
4	in subparagraph (A) and, in appro-
5	priate cases, may provide to such
6	American Indians services tradition-
7	ally used by Indian tribes;
8	"(III) will have sufficient staff to
9	provide the services described in sub-
10	clause (II); and
11	"(IV) will comply with the stand-
12	ards and provide and comply with the
13	assurances for centers for independent
14	living under section 725.
15	"(C) CARRYOVER AUTHORITY.—Notwith-
16	standing any other provision of law, any funds
17	provided through a grant made under subpara-
18	graph (A) to an individual grant recipient for a
19	fiscal year that are not obligated or expended
20	by the recipient prior to the beginning of the
21	succeeding fiscal year shall remain available for
22	obligation and expenditure by such recipient
23	during that succeeding fiscal year and the sub-
24	sequent fiscal year.

1	"(D) Reservation.—In this paragraph,
2	the term 'reservation' has the meaning given
3	the term in section 121(d).";
4	(4) in subsection (d), by striking "Commis-
5	sioner" each place it appears and inserting "ILA Di-
6	rector"; and
7	(5) by adding at the end the following:
8	"(e) Carryover Authority.—Notwithstanding any
9	other provision of law—
10	"(1) any funds appropriated for a fiscal year to
11	carry out a grant program under section 722 or
12	723, that are not obligated and expended by the re-
13	cipients prior to the beginning of the succeeding fis-
14	cal year shall remain available for obligation and ex-
15	penditure by such recipients during that succeeding
16	fiscal year and the subsequent fiscal year; and
17	"(2) any amounts of program income received
18	by recipients under a grant program under section
19	722 or 723 in a fiscal year, that are not obligated
20	and expended by the recipients prior to the begin-
21	ning of the succeeding fiscal year, shall remain avail-
22	able for obligation and expenditure by such recipi-
23	ents during that succeeding fiscal year and the sub-
24	sequent fiscal year.".

1 SEC. 482. CENTERS. 2 (a) CENTERS IN STATES IN WHICH FEDERAL FUND-3 ING EXCEEDS STATE FUNDING.—Section 722 (29 U.S.C. 4 796f-1) is amended— 5 (1) in subsections (a), (b), and (c), by striking 6 "Commissioner" each place it appears and inserting 7 "ILA Director"; 8 (2) in subsection (c)— (A) by striking "grants" and inserting 9 "grants for a fiscal year"; and 10 11 (B) by striking "by September 30, 1997" 12 and inserting "for the preceding fiscal year"; 13 (3) in subsection (d)— 14 (A) in paragraph (1)— (i) by striking "Commissioner" and 15 16 inserting "ILA Director"; and (ii) by striking "region, consistent" 17 and all that follows and inserting "region. 18 19 The ILA Director's determination of the 20 most qualified applicant shall be consistent 21 with the provisions in the State plan set-22 ting forth the design of the State for es-23 tablishing a statewide network of centers 24 for independent living."; and 25 (B) in paragraph (2)—

1	(i) in the matter preceding subpara-
2	graph (A), by striking "Commissioner"
3	and inserting "ILA Director"; and
4	(ii) by striking subparagraph (A) and
5	inserting the following:
6	"(A) shall consider comments regarding
7	the application—
8	"(i) by individuals with disabilities
9	and other interested parties within the new
10	region proposed to be served;
11	"(ii) if any, by the Statewide Inde-
12	pendent Living Council in the State in
13	which the applicant is located;"; and
14	(iii) in subparagraph (C), by inserting
15	", and consistent with the other objectives
16	of this title" before the period; and
17	(4) in subsections (e) and (g) by striking "Com-
18	missioner" each place it appears and inserting "ILA
19	Director.".
20	(b) Centers in States in Which State Funding
21	Exceeds Federal Funding.—Section 723 (29 U.S.C.
22	796f-2) is amended—
23	(1) in subsections (a), (b), (g), (h), and (i), by
24	striking "Commissioner" each place it appears and
25	inserting "ILA Director";

1	(2) in subsection (a), in the header of para-
2	graph (3), by striking "COMMISSIONER" and insert-
3	ing "ILA DIRECTOR"; and
4	(3) in subsection (e)—
5	(A) by striking "grants" and inserting
6	"grants for a fiscal year"; and
7	(B) by striking "by September 30, 1997"
8	and inserting "for the preceding fiscal year".
9	(c) Centers Operated by State Agencies.—Sec-
10	tion 724 (29 U.S.C. 796f–3) is amended—
11	(1) in the matter preceding paragraph (1)—
12	(A) by striking "1993" and inserting
13	"2012";
14	(B) by striking "Rehabilitation Act
15	Amendments of 1998" and inserting "Work-
16	force Investment Act of 2012"; and
17	(C) by striking "1994" and inserting
18	"2012"; and
19	(2) by striking "Commissioner" each place it
20	appears and inserting "ILA Director".
21	SEC. 483. STANDARDS AND ASSURANCES.
22	Section 725 (29 U.S.C. 796f-4) is amended—
23	(1) in subsection (b)—
24	(A) in paragraph (1)(D), by striking "to
25	society" and inserting ", both within the com-

1	munity and throughout the United States,";
2	and
3	(B) in paragraph (5)—
4	(i) by inserting "(as defined in section
5	7(17))" after "core services"; and
6	(ii) by inserting before the period the
7	following: "to eligible individuals, to pro-
8	mote full access to community life"; and
9	(2) in subsection (e), by striking "Commis-
10	sioner" each place it appears and inserting "ILA Di-
11	rector".
12	SEC. 484. AUTHORIZATION OF APPROPRIATIONS.
13	Section 727 (29 U.S.C. 796f-6) is amended by strik-
14	ing "fiscal years 1999 through 2003" and inserting "fiscal
15	years 2013 through 2017".
16	CHAPTER 4—INDEPENDENT LIVING SERV-
17	ICES FOR OLDER INDIVIDUALS WHO
18	ARE BLIND
19	SEC. 486. INDEPENDENT LIVING SERVICES FOR OLDER IN-
20	DIVIDUALS WHO ARE BLIND.
21	Chapter 2 of title VII of the Rehabilitation Act of
22	1973 (29 U.S.C. 796j et seq.) is amended—
23	(1) by redesignating sections 752 and 753 as
24	sections 753 and 754, respectively; and
25	(2) by inserting after section 751 the following:

1 "SEC. 752. TRAINING AND TECHNICAL ASSISTANCE.

- 2 "(a) Grants; Contracts; Other Arrange-
- 3 MENTS.—For any fiscal year for which the funds appro-
- 4 priated to carry out this chapter exceed the funds appro-
- 5 priated to carry out this chapter for fiscal year 2008, the
- 6 Commissioner shall first reserve from such excess, to pro-
- 7 vide training and technical assistance to designated State
- 8 agencies, or other providers of independent living services
- 9 for older individuals who are blind, that are funded under
- 10 this chapter for such fiscal year, not less than 1.8 percent,
- 11 and not more than 2 percent, of the funds appropriated
- 12 to carry out this chapter for the fiscal year involved.
- 13 "(b) Allocation.—From the funds reserved under
- 14 subsection (a), the Commissioner shall make grants to,
- 15 and enter into contracts and other arrangements with, en-
- 16 tities that demonstrate expertise in the provision of serv-
- 17 ices to older individuals who are blind, to provide training
- 18 and technical assistance with respect to planning, devel-
- 19 oping, conducting, administering, and evaluating inde-
- 20 pendent living programs for older individuals who are
- 21 blind.
- 22 "(c) Funding Priorities.—The Commissioner shall
- 23 conduct a survey of designated State agencies that receive
- 24 grants under section 753 regarding training and technical
- 25 assistance needs in order to determine funding priorities

- 1 for grants, contracts, and other arrangements under this
- 2 section.
- 3 "(d) Application.—To be eligible to receive a grant
- 4 or enter into a contract or other arrangement under this
- 5 section, an entity shall submit an application to the Com-
- 6 missioner at such time, in such manner, containing a pro-
- 7 posal to provide such training and technical assistance,
- 8 and containing such additional information as the Com-
- 9 missioner may require.
- 10 "(e) Prohibition on Combined Funds.—No funds
- 11 reserved by the Commissioner under this section may be
- 12 combined with funds appropriated under any other Act or
- 13 portion of this Act if the purpose of combining funds is
- 14 to make a single discretionary grant or a single discre-
- 15 tionary payment, unless such reserved funds are sepa-
- 16 rately identified in the agreement for such grant or pay-
- 17 ment and are used for the purposes of this chapter.".
- 18 SEC. 487. PROGRAM OF GRANTS.
- 19 Section 753 of the Rehabilitation Act of 1973 (29
- 20 U.S.C. 796k), as redesignated by section 586, is amend-
- 21 ed—
- 22 (1) by striking subsection (h);
- 23 (2) by redesignating subsections (i) and (j) as
- subsections (h) and (i), respectively;

1	(3) in subsection (b), by striking "section 753"
2	and inserting "section 754";
3	(4) in subsection (c)—
4	(A) in paragraph (1), by striking "section
5	753" and inserting "section 754"; and
6	(B) in paragraph (2)—
7	(i) by striking "subsection (j)" and in-
8	serting "subsection (i)"; and
9	(ii) by striking "subsection (i)" and
10	inserting "subsection (h)";
11	(5) in subsection (g), by inserting ", or con-
12	tracts with," after "grants to";
13	(6) in subsection (h), as redesignated by para-
14	graph (2)—
15	(A) in paragraph (1), by striking "sub-
16	section (j)(4)" and inserting "subsection
17	(i)(4)"; and
18	(B) in paragraph (2)—
19	(i) in subparagraph (A)(vi), by adding
20	"and" after the semicolon;
21	(ii) in subparagraph (B)(ii)(III), by
22	striking "; and inserting a period;
23	and
24	(iii) by striking subparagraph (C);
25	and

1	(7) in subsection (i), as redesignated by para-
2	graph (2)—
3	(A) by striking paragraph (2) and insert-
4	ing the following:
5	"(2) Minimum allotment.—
6	"(A) STATES.—In the case of any of the
7	several States, the District of Columbia, or the
8	Commonwealth of Puerto Rico, the amount re-
9	ferred to in paragraph (1)(A) for a fiscal year
10	is the greater of—
11	"(i) \$350,000;
12	"(ii) an amount equal to the amount
13	the State, the District of Columbia, or the
14	Commonwealth of Puerto Rico received to
15	carry out this chapter for fiscal year 2008;
16	or
17	"(iii) an amount equal to $\frac{1}{3}$ of 1 per-
18	cent of the amount appropriated under sec-
19	tion 754, and not reserved under section
20	752, for the fiscal year and available for
21	allotments under subsection (a).
22	"(B) CERTAIN TERRITORIES.—In the case
23	of Guam, American Samoa, the United States
24	Virgin Islands, or the Commonwealth of the
25	Northern Mariana Islands, the amount referred

1	to in paragraph (1)(A) for a fiscal year is
2	\$60,000.'';
3	(B) in paragraph (3)(A), by striking "sec-
4	tion 753" and inserting "section 754, and not
5	reserved under section 752,"; and
6	(C) in paragraph (4)(B)(i), by striking
7	"subsection (i)" and inserting "subsection (h)".
8	SEC. 488. INDEPENDENT LIVING SERVICES FOR OLDER IN-
9	DIVIDUALS WHO ARE BLIND AUTHORIZATION
10	OF APPROPRIATIONS.
11	Section 754 of the Rehabilitation Act of 1973 (29
12	U.S.C. 796l), as redesignated by section 586, is amended
13	by striking "fiscal years 1999 through 2003" and insert-
14	ing "fiscal years 2013 through 2017".
15	Subtitle I—Increasing Employment
16	Opportunities for Individuals
17	With Disabilities
18	SEC. 491. DISABILITY EMPLOYMENT.
19	The Rehabilitation Act of 1973 (29 U.S.C. 701 et
20	seq.) is amended by adding at the end the following:

1	"TITLE VIII—INCREASING EM-
2	PLOYMENT OPPORTUNITIES
3	FOR INDIVIDUALS WITH DIS-
4	ABILITIES
5	"SEC. 801. PUBLIC EDUCATION CAMPAIGNS ABOUT HIRING
6	INDIVIDUALS WITH DISABILITIES.
7	"(a) In General.—Not later than 120 days after
8	the date of enactment of the Workforce Investment Act
9	of 2012, the Secretary of Labor, acting through the As-
10	sistant Secretary and in coordination with the Commis-
11	sioner of the Rehabilitation Services Administration, the
12	Commissioner of Social Security, the Commissioner of the
13	Internal Revenue Service, and the heads of other relevant
14	Federal agencies and divisions of Federal agencies, shall
15	develop and carry out public education campaigns that
16	educate employers (including small businesses), employees
17	(including individuals with disabilities), and members of
18	the general public (including young adults) on the benefits
19	of hiring individuals with disabilities. The public education
20	campaign for employers (including small businesses) shall
21	include information on—
22	"(1) the work opportunity credit under section
23	51 of the Internal Revenue Code of 1986; and

1	"(2) tax incentives available to businesses to
2	help cover the cost of improving accessibility, includ-
3	ing—
4	"(A) the disabled access credit under sec-
5	tion 44 of the Internal Revenue Code of 1986;
6	and
7	"(B) the tax deduction available under sec-
8	tion 190 of the Internal Revenue Code of 1986,
9	for expenses for architectural barrier removal.
10	"(b) Educational Materials.—The public edu-
11	cation campaigns described in subsection (a) shall include,
12	as necessary, different educational materials in order to
13	adequately target and educate, small businesses, employ-
14	ers generally, employees, and members of the general pub-
15	lic, including educational materials on work incentives that
16	may assist individuals with disabilities in leaving programs
17	of public benefits, entering the workforce, advancing their
18	economic status, and contributing to and participating
19	more fully in their communities.".
20	SEC. 492. TABLE OF CONTENTS.
21	The table of contents in section 1(b) is amended—
22	(1) by striking the item relating to section 109
23	and inserting the following:
	"Sec. 109. Training and services for employers.";
24	(2) by inserting after the item relating to sec-
25	tion 112 the following:

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"Sec. 113. Additional technical assistance.
    "Sec. 114. Pre-employment transition services.";
 1
               (3) by inserting after the item relating to sec-
 2
          tion 205 the following:
    "Sec. 206. Definition of covered school.";
 3
               (4) by inserting after the item relating to sec-
 4
          tion 509 the following:
    "Sec. 510. Establishment of standards for accessible medical diagnostic equip-
                  ment.";
 5
               (5) by striking the items relating to part B of
 6
          title VI and inserting the following:
                 "PART B—SUPPORTED EMPLOYMENT SERVICES
    "Sec. 620. Authorization of appropriations.";
 7
               (6) in the items relating to title VII—
 8
                     (A)(i) by inserting after the item relating
 9
               to section 701 the following:
    "Sec. 701A. Independent Living Administration.";
10
               and
11
                     (ii) by striking the item relating to section
12
               706 and inserting the following:
    "Sec. 706. Responsibilities of the ILA Director.";
13
                     (B) by inserting after the item relating to
14
               section 711 the following:
    "Sec. 711A. Training and technical assistance.";
15
               and
16
                     (C) by striking the items relating to sec-
17
               tions 752 and 753 and inserting the following:
    "Sec. 752. Training and technical assistance.
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"Sec. 753. Program of grants.

"Sec. 754. Authorization of appropriations.";

1 and

2 (7) by adding at the end the following:

"TITLE VIII—INCREASING EMPLOYMENT OPPORTUNITIES FOR INDIVIDUALS WITH DISABILITIES

"Sec. 801. Public education campaigns about hiring individuals with disabilities.".

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