[117H636]

		••••••
(Orig	ginal Signature o	of Member)

118TH CONGRESS 1st Session



To promote registered apprenticeships and other work-based learning programs for small and medium-sized businesses within in-demand industry sectors, through the establishment and support of industry or sector partnerships.

IN THE HOUSE OF REPRESENTATIVES

Ms. BONAMICI introduced the following bill; which was referred to the Committee on _____

A BILL

- To promote registered apprenticeships and other work-based learning programs for small and medium-sized businesses within in-demand industry sectors, through the establishment and support of industry or sector partnerships.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Promoting Apprentice5 ships through Regional Training Networks for Employers
6 Required Skills Act of 2023" or the "PARTNERS Act".

 $\mathbf{2}$

1 SEC. 2. PURPOSE.

2 The purpose of this Act is to promote registered ap-3 prenticeships and other work-based learning programs for 4 small and medium-sized businesses within in-demand in-5 dustry sectors, through the establishment and support of 6 industry or sector partnerships.

7 SEC. 3. DEFINITIONS.

8 In this Act:

9 (1) ELIGIBLE PARTNERSHIP.—The term "eligi-10 ble partnership" means an industry or sector part-11 nership as defined in section 3 of the Workforce In-12 novation and Opportunity Act (29 U.S.C. 3102) that 13 submits and obtains approval of an application con-14 sistent with section 5(c).

(2) IN-DEMAND INDUSTRY SECTOR.—The term
"in-demand industry sector" means a sector described in subparagraphs (A)(i) and (B) of section
3(23) of the Workforce Innovation and Opportunity
Act (29 U.S.C. 3102(23)).

20 (3) LOCAL OR REGIONAL.—The term "local or
21 regional", used with respect to an entity, means that
22 the entity provides services in, respectively, a local
23 area or region.

(4) REGISTERED APPRENTICESHIP.—The term
"registered apprenticeship" means an apprenticeship
registered under the Act of August 16, 1937 (com-

4

5

6

7

8

9

3

1	monly known as the "National Apprenticeship Act";
2	50 Stat. 664, chapter 663; 29 U.S.C. 50 et seq.).

(A) IN GENERAL.—The term "work-based learning program" means a program that provides workers with paid work experience and corresponding classroom instruction, delivered in an employment relationship that both the business and worker intend to lead to continuing employment after the program ends.

10 (B) WORK EXPERIENCE.—In subpara-11 graph (A), the term "paid work experience" in-12 cludes training by an employer that is provided 13 to a paid employee while engaged in productive 14 work in a job that provides knowledge or skills 15 essential to the full and adequate performance 16 of the job.

17 (5) WORKFORCE TERMS.—The terms "Governor", "individual with a barrier to employment", 18 19 "industry or sector partnership", "local area", "local board", "State board", "outlying area", "recognized 20 postsecondary credential", "region", "State", and 21 22 "supportive services", used with respect to activities 23 supported under this Act, have the meanings given 24 the terms in section 3 of the Workforce Innovation 25 and Opportunity Act (29 U.S.C. 3102).

(6) SECRETARY.—The term "Secretary" means
 the Secretary of Labor.

3 SEC. 4. AVAILABILITY OF FUNDS.

From funds paid into the general fund of the Treasury and available under section 286(s)(2) of the Immigration and Nationality Act (8 U.S.C. 1356(s)(2)), the Secretary shall carry out this Act.

8 SEC. 5. ALLOTMENTS TO STATES.

9 (a) RESERVATION.—Of the amounts available for this
10 Act under section 4, the Secretary may reserve—

(1) not more than 5 percent of those amounts
for the costs of technical assistance and Federal administration of this Act;

14 (2) not more than 2 percent of those amounts
15 for the costs of evaluations conducted under section
16 8(b); and

17 (3) not more than ¹/₄ of 1 percent of such
18 amounts to provide assistance to the outlying areas.
19 (b) ALLOTMENTS.—

(1) IN GENERAL.—Of the amounts available for
this Act under section 4 that remain after the Secretary makes the reservations under subsection (a),
the Secretary shall, for the purpose of supporting
(which may include assistance in establishing expanded) local or regional eligible partnerships to

1	support work-based learning programs under this
2	Act, make allotments to eligible States in accordance
3	with clauses (ii) through (v) of section $132(b)(1)(B)$
4	of the Workforce Innovation and Opportunity Act
5	(29 U.S.C. 3162(b)(1)(C)), subject to paragraph
6	(2).
7	(2) Application.—For purposes of applying
8	the clauses described in paragraph (1), under para-
9	graph (1), the Secretary—
10	(A) shall not apply subclauses (I) and (III)
11	of clause (iv) with respect to the first fiscal year
12	after the date of enactment of this Act;
13	(B) shall apply clause (iv)(II) by sub-
14	stituting "0.5 percent of the remaining amounts
15	described in paragraph (1) " for the total de-
16	scribed in that clause;
17	(C) shall not apply clause (iv)(IV);
18	(D) shall apply clause $(v)(II)$ by sub-
19	stituting the term "allotment percentage", used
20	with respect to the second full fiscal year after
21	the date of enactment of this Act, or a subse-
22	quent fiscal year, means a percentage of the re-
23	maining amounts described in paragraph (1)
24	that is received through an allotment made

2

6

under this subsection for the fiscal year for the two sentences in that clause; and

3 (E) shall apply clause (v)(III) by sub4 stituting "a work-based learning program car5 ried out under this Act" for "a program of
6 workforce investment activities carried out
7 under this subtitle".

8 (3) USE OF UNALLOTTED FUNDS.—If a State 9 fails to meet the requirements for an allotment 10 under this subsection, the Secretary may allot funds 11 that are not allotted under paragraphs (1) and (2) 12 to eligible States under a formula based on the for-13 mula specified in section 132(c) of the Workforce In-14 novation and Opportunity Act (29 U.S.C. 3173(c)).

(4) DEFINITION.—In this subsection, the term
"eligible State" means a State that meets the requirements of section 102 or 103 of the Workforce
Innovation and Opportunity Act (29 U.S.C. 3112,
3113) and subsection (c).

(c) STATE ELIGIBILITY.—To be eligible to receive an
allotment under subsection (b), a State, in consultation
with State boards and local boards, shall submit an application to the Secretary, at such time, in such manner, and
containing a description of the activities to be carried out

with the grant funds. At a minimum, the application shall
 include information on—

3 (1) the local or regional industry or sector part4 nerships that will be supported, including the lead
5 partners for the partnerships, and how the partner6 ships will work to engage small and medium-sized
7 businesses, as applicable, in the activities of the
8 partnerships;

9 (2) the in-demand industry sectors that will be 10 served, including how such industry sectors were 11 identified, and how the activities of the partnerships 12 will align with State, regional, and local plans as re-13 quired under title I of the Workforce Innovation and 14 Opportunity Act (29 U.S.C. 3111 et seq.);

(3) the registered apprenticeship programs or
other work-based learning programs to be supported
though the partnerships;

(4) the populations that will receive services, including individuals with barriers to employment and
populations that were historically underrepresented
in the industry sectors to be served through the
partnerships;

(5) the services, including business engagement,
classroom instruction, and support services (including at least 6 months of post-employment support

services), that will be supported through the grant
 funds;

3 (6) the recognized postsecondary credentials
4 that workers will obtain through participation in the
5 program and the quality of the program that leads
6 to the credentials;

7 (7) levels of performance to be achieved on the
8 performance indicators described in section 8, to
9 measure progress towards expanding work-based
10 learning programs;

(8) how local or regional partnerships will leverage additional resources, including funding provided
under title I of the Workforce Innovation and Opportunity Act (29 U.S.C. 3111 et seq.) and nonFederal resources, to support the activities carried
out under this Act; and

17 (9) such other subjects as the Secretary may18 require.

(d) REVIEW OF APPLICATIONS.—The Secretary shall
review applications submitted under subsection (c) in consultation with the Secretary of Education and the Secretary of Health and Human Services.

23 SEC. 6. GRANTS TO PARTNERSHIPS.

24 (a) GRANTS.—

1 (1) IN GENERAL.—The Governor of a State 2 that receives an allotment under section 5 shall use 3 the funds made available through the allotment and 4 not reserved under subsection (d) to award grants to 5 eligible partnerships. The Governor shall award the 6 grants for the purpose of assisting (which may include establishing or expanding) local or regional in-7 8 dustry or sector partnerships that are identified in 9 the application submitted under section 5(c), to 10 carry out activities described in section 7. 11 (2) PERIOD AND AMOUNT OF GRANT.—A State 12 may make a grant under this section for a period of

13 3 years, and in an amount of not more than
14 \$500,000.

(3) AVAILABILITY OF FUNDS.—The Governor of
a State that receives an allotment under section 5
for a fiscal year may use the funds made available
through the allotment during that year or the 2 subsequent fiscal years.

20 (b) ELIGIBILITY.—To be eligible to receive a grant
21 under this section, an industry or sector partnership de22 scribed in subsection (a)(1) shall—

(1) submit an application to the State at such
time, in such manner, and containing such information as the State may require; and

(2) designate a partner in the industry or sector
 partnership, to serve as the fiscal agent for purposes
 of the grant.

4 (c) AWARDS OF GRANTS.—

5 (1) PARTICIPATION IN MULTIPLE ELIGIBLE
6 PARTNERSHIPS.—Subject to paragraph (2), a State
7 may award grants under this section in a way that
8 results in an entity being represented in more than
9 one partnership that receives such a grant.

10 (2) GEOGRAPHIC DIVERSITY.—In making the
11 grants, a State shall ensure that there is geographic
12 diversity in the areas in which activities will be car13 ried out under the grants.

(d) ADMINISTRATION.—The State may reserve not
more than 5 percent of the amount of an allotment under
section 5 for the administration of the grants awarded
under this section.

18 SEC. 7. USE OF FUNDS.

(a) IN GENERAL.—An eligible partnership that receives a grant under section 6 shall use the grant funds
to support a registered apprenticeship or other work-based
learning program. The eligible partnership shall use the
grant funds to support the activities described in subsections (b) and (c) and such other strategies as may be
necessary to support the development and implementation

of work-based learning programs, and participant reten tion in and completion of those programs. The partnership
 may use the grant funds to establish or expand eligible
 partnerships.

5 (b) BUSINESS ENGAGEMENT.—The eligible partner6 ship shall use grant funds to provide services to engage
7 businesses in work-based learning programs, which may
8 include assisting a small or medium-sized business with—

9 (1) the navigation of the registration process
10 for a sponsor of a registered apprenticeship pro11 gram;

(2) the connection of the business with an education provider to develop classroom instruction to
complement on-the-job learning;

15 (3) the development of a curriculum for a work-16 based learning program;

17 (4) the employment of workers in a work-based
18 learning program for a transitional period before the
19 business hires an individual for continuing employ20 ment;

(5) the provision of training to managers and
front-line workers to serve as trainers or mentors to
workers in the work-based learning program;

24 (6) the provision of career awareness activities;25 and

1	(7) the recruitment of individuals to participate
2	in a work-based learning program from individuals
3	receiving additional workforce and human services,
4	including-
5	(A) workers in programs under the Work-
6	force Innovation and Opportunity Act (29
7	U.S.C. 3101 et seq.);
8	(B) recipients of assistance through the
9	supplemental nutrition assistance program es-
10	tablished under the Food and Nutrition Act of
11	2008 (7 U.S.C. 2011 et seq.); and
12	(C) recipients of assistance through the
13	program of block grants to States for tem-
14	porary assistance for needy families established
15	under part A of title IV of the Social Security
16	Act (42 U.S.C. 601 et seq.).
17	(c) Support Services for Workers.—
18	(1) IN GENERAL.—The eligible partnership
19	shall use grant funds to provide support services for
20	workers to assure their success in work-based learn-
21	ing programs, which may include—
22	(A) connection of individuals with adult
23	basic education during pre-work-based learning
24	or training, and during the period of employ-
25	ment;

1	(B) connection of individuals with pre-
2	work-based learning or training, including
3	through a pre-apprenticeship program;
4	(C) provision of additional mentorship and
5	retention supports for individuals pre-work-
6	based learning or training, and during the pe-
7	riod of employment;
8	(D) provision of tools, work attire, and
9	other required items necessary to start employ-
10	ment pre-work-based learning or training, and
11	during the period of employment; and
12	(E) provision of transportation, child care
13	services, or other support services pre-work-
14	based learning or training, and during the pe-
15	riod of employment, except that not more than
16	5 percent of grant funds received by an eligible
17	partnership may be used for the provision of
18	such services.
19	(2) LENGTH OF SERVICES.—Each eligible part-
20	nership shall provide support services for workers for
21	not less than 12 months after the date of placement
22	of an individual in a work-based learning program.
23	That 12-month period shall include a period of pre-

1	riod of employment as described in subsection
2	(b)(4), and a period of continuing employment.
3	SEC. 8. PERFORMANCE AND ACCOUNTABILITY.
4	(a) LOCAL REPORTS.—Not later than 1 year after

5 receiving a grant under section 6, and annually thereafter,
6 each eligible partnership in a State shall conduct an eval7 uation and submit to the State a local report containing
8 information on—

9 (1) levels of performance achieved by the eligi10 ble partnership with respect to the performance indi11 cators under section 116(b)(2)(A) of the Workforce
12 Innovation and Opportunity Act (29 U.S.C.
13 3141(b)(2)(A))—

14 (A) for all workers in the work-based15 learning program involved; and

16 (B) for all such workers, disaggregated by
17 each population specified in section 3(24) of the
18 Workforce Innovation and Opportunity Act (29)
19 U.S.C. 3102(24)) and by race, ethnicity, sex,
20 and age; and

(2) levels of performance achieved by the eligible partnership with respect to the performance indicators under that section 116(b)(2)(A)—

(A) for individuals with barriers to employ ment in the work-based learning program in volved; and

4 (B) for all such individuals, disaggregated
5 by each population specified in section 3(24) of
6 the Workforce Innovation and Opportunity Act
7 and by race, ethnicity, sex, and age.

8 (b) STATE REPORTS.—Not later than 24 months 9 after receiving initial local reports under subsection (a) 10 (but in no case less than 18 months after the cor-11 responding grants are awarded) and annually thereafter, 12 the State shall conduct an evaluation and submit a report 13 to the Secretary containing—

14 (1) the information provided by the eligible15 partnerships through the local reports; and

16 (2) the State level of performance, aggregated
17 across all eligible partnerships, with respect to the
18 performance indicators described in subsection (a).

19 SEC. 9. CONFORMING AMENDMENTS.

(a) AMERICAN COMPETITIVENESS AND WORKFORCE
IMPROVEMENT ACT OF 1998.—Section 414(c) of the
American Competitiveness and Workforce Improvement
Act of 1998 (29 U.S.C. 2916a) is repealed.

(b) IMMIGRATION AND NATIONALITY ACT.—Section
 286(s)(2) of the Immigration and Nationality Act (8
 U.S.C. 1356(s)(2)) is amended to read as follows:

4 "(2) USE OF FEES FOR WORK-BASED LEARNING
5 PROGRAMS.—50 percent of amounts deposited into
6 the H–1B Nonimmigrant Petitioner Account shall
7 remain available to the Secretary of Labor until expended to carry out the PARTNERS Act.".