116TH CONGRESS 1ST SESSION H.R.4101

AUTHENTICATED U.S. GOVERNMENT INFORMATION

> To establish an expansive infrastructure program to create local jobs and raise the quality of life in every community, to launch middle class career pathways in infrastructure, and to invest in high-quality American jobs, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

JULY 30, 2019

Ms. BASS (for herself, Mrs. NAPOLITANO, Ms. MOORE, Ms. MENG, Ms. FUDGE, Mrs. WATSON COLEMAN, Mr. PAYNE, Mr. HASTINGS, Mr. CLYBURN, Mr. CLEAVER, Mr. BUTTERFIELD, Ms. JACKSON LEE, Mr. DANNY K. DAVIS of Illinois, Mr. JOHNSON of Georgia, Mrs. LAWRENCE, Mrs. BEATTY, Ms. JAYAPAL, Mr. ESPAILLAT, Ms. CLARKE of New York, Ms. LEE of California, Mrs. TORRES of California, Ms. OCASIO-CORTEZ, Mr. CÁRDENAS, Mr. VARGAS, and Mr. GRIJALVA) introduced the following bill; which was referred to the Committee on Transportation and Infrastructure, and in addition to the Committees on Education and Labor, Agriculture, Financial Services, Energy and Commerce, Natural Resources, Homeland Security, and Small Business, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

- To establish an expansive infrastructure program to create local jobs and raise the quality of life in every community, to launch middle class career pathways in infrastructure, and to invest in high-quality American jobs, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

1 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "Build Local, Hire Local Act".
- 4 (b) TABLE OF CONTENTS.—The table of contents for
- 5 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Findings.
 - Sec. 3. Definitions.

TITLE I—CREATING JOBS AND RAISING THE QUALITY OF LIFE IN EVERY COMMUNITY

Subtitle A—Creating Local Jobs Across the Country

- Sec. 111. Targeted hiring requirements for construction jobs created by covered infrastructure programs.
- Sec. 112. Compliance with court orders.

Subtitle B—Rebuilding Our Infrastructure With American Business

- Sec. 121. Definitions.
- Sec. 122. Increasing meaningful small business participation.
- Sec. 123. Requiring meaningful participation from targeted businesses.
- Sec. 124. Compliance with court orders.
- Sec. 125. Expansion of Small Business Administration Surety Bond Program.

Subtitle C—Encouraging the Use of U.S. Employment Plans and Best-Value Contracting Analysis

Sec. 131. Creating a best-value analysis for Federal expenditures on infrastructure, use of U.S. Employment Plans, and preferences for registered apprenticeship programs and neutrality in union organizing.

Subtitle D—Improving Safety, Connectivity, and Access to Better Opportunities

- Sec. 141. Accessibility data program.
- Sec. 142. Establishment of performance measures for transportation accessibility.
- Sec. 143. Technical assistance program.
- Sec. 144. Connect Communities Program.

TITLE II—LAUNCHING MIDDLE CLASS CAREER PATHWAYS IN INFRASTRUCTURE

- Sec. 201. Building American Infrastructure and Careers Program.
- Sec. 202. Infrastructure workforce equity capacity building program.
- Sec. 203. Authorization of appropriations.

TITLE III—INVESTING IN HIGH-QUALITY AMERICAN JOBS

Sec. 301. Wage rate.

•HR 4101 IH

Sec. 302. Raise labor standards, improve working conditions, and strengthen workers' bargaining power.
Sec. 303. Buy America Bureau.

1 SEC. 2. FINDINGS.

2 Congress finds that—

3 (1) infrastructure plays a vital role in the lives
4 of all people in the United States;

5 (2) the aging infrastructure of the United 6 States is in need of a significant investment to re-7 pair, rebuild, and modernize, and in the process, the 8 Federal Government can take necessary steps to ad-9 dress economic and racial injustices that have lim-10 ited opportunities for far too many people of the 11 United States;

12 (3) decades of disinvestment and exclusionary 13 policies have isolated many people of color, low-in-14 come people, and disabled individuals in the United 15 States from opportunity across the urban centers, 16 deindustrialized cities, rural regions, and Tribal 17 areas of the United States, including horribly inad-18 equate investment to ensure universal access to 19 clean air and water, safe and reliable transportation, 20 affordable housing, quality living wage jobs, high-21 speed internet, modernized schools, and parks and 22 community facilities;

(4) while the construction of the National Highway System remains one of the most transformative
•HR 4101 IH

achievements in the history of the United States, it
 came at the expense of many low-income commu nities as well as minority neighborhoods of all in come levels that were destroyed by the construction
 and isolated from the broader community and from
 economic opportunity;

7 (5) investing in repairing, rebuilding, and mod-8 ernizing the infrastructure of the United States pre-9 sents an opportunity to learn from the mistakes of 10 the past and reimagine how communities can design 11 and build infrastructure to be more equitable, help-12 address structural inequities faced by ing to 13 marginalized communities nationwide, including a 14 lack of good paying jobs, affordable, accessible, and 15 inclusive housing, decaying roads, bridges, and 16 schools, inadequate access to technology, and expo-17 sure to toxic emissions and poisoned water;

(6) accessibility to quality infrastructure, training, and jobs is an issue across the United States,
spanning from rural and Tribal areas to urban and
suburban areas;

(7) transportation infrastructure has a significant impact on access to jobs, education, healthcare,
healthy foods, and other essential services;

(8) accessibility to essential services is defined
 not only by speed, but also by ease of access, which
 includes the ability to safely and conveniently access
 services by all modes of travel;

5 (9) with a shortage of construction firms that 6 are ready and able to take on the large-scale infra-7 structure projects the United States demands, the 8 close to 478,000 specialty trade contractors in small-9 er minority, women, and disadvantaged businesses 10 could be supported to meet this demand;

(10) small businesses and under-represented
contractors, including minority-, women-, veteranowned businesses, and businesses owned by disabled
individuals should have the opportunity to rebuild
their communities and employ hardworking people of
the United States along the way;

(11) as of 2018, about ¼ of the infrastructure
workforce is projected to retire or permanently leave
their jobs over the next decade, compounding the infrastructure crisis in the United States;

(12) as of 2019, the Board of Governors of the
Federal Reserve System finds that skilled trades and
many occupations that do not require a 4-year degree are not considered to be at significant risk of
automation;

2 employment opportunities in both the public and pri-3 vate sectors, including design, manufacturing, con-4 struction, operation, governance, and maintenance of 5 infrastructure assets in the United States; 6 (14) more than 1 in 10 jobs in the United 7 States is a transportation- or infrastructure-related 8 job; 9 (15) many infrastructure jobs provide competi-10 tive wages with low barriers to entry, many of which 11 require on-the-job training in lieu of formal 4-year 12 degree higher education programs; 13 (16) in spite of rising income inequality, infra-14 structure jobs paid approximately 30 percent more 15 to low income individuals than other occupations in 16 2018;17 (17) women, people of color, and particularly 18 women of color are underrepresented in construction 19 jobs; 20 (18) while women across all occupations cur-21 rently make up about 50 percent of the workforce, 22 women in construction and extraction occupations 23 has hovered around 3 percent for the last 3 decades; 24 (19) while Black Americans make up about 12 25 percent of the overall workforce, Black Americans

(13) infrastructure jobs include a wide range of

1	only represent 7 percent of construction and extrac-
2	tion occupations;
3	(20) by focusing on improving workforce devel-
4	opment systems through targeted employment strat-
5	egies, the Federal Government can improve the qual-
6	ity of future projects and better ensure that all com-
7	munities benefit from investments that—
8	(A) protect workers;
9	(B) expand opportunities for advancement;
10	(C) establish strong labor standards; and
11	(D) redress discriminatory policies that
12	have unfairly burdened low-income communities
13	and communities of color with pollution of geo-
14	graphic isolation; and
15	(21) the Federal Government should make con-
16	certed efforts to close the workforce gap, through co-
17	ordination with States and units of local govern-
18	ment, workforce development agencies, national and
19	regional nonprofit intermediaries, labor organiza-
20	tions, and institutions of higher education and other
21	educational institutions, including historically Black
22	colleges and universities and Hispanic-serving insti-
23	tutions, to recruit, train, and retain the next genera-
24	tion of infrastructure workers in the United States,
25	with a focus on—

1	(A) achieving gender, ethnic, racial, and
2	ability diversity; and
3	(B) recruiting and training individuals
4	from communities with high unemployment
5	rates, including African-American communities,
6	Hispanic communities, Indian Tribes, the dis-
7	abled community, and the LGBTQ community.
8	SEC. 3. DEFINITIONS.
9	In this Act:
10	(1) COVERED INFRASTRUCTURE PROGRAM.—
11	The term "covered infrastructure program" means
12	any of the following:
13	(A) Direct and guaranteed loans and
14	grants under section 306(a) of the Consolidated
15	Farm and Rural Development Act (7 U.S.C.
16	1926(a)).
17	(B) Distance learning and telemedicine
18	grants under section 2333 of the Food, Agri-
19	culture, Conservation, and Trade Act of 1990
20	(7 U.S.C. 950aaa–2).
21	(C) Broadband loans and loan guarantees
22	under title IV of the Rural Electrification Act
23	of 1936 (7 U.S.C. 950bb et seq.).
24	(D) The community connect grant pro-
25	gram established under title III of the Agri-

1	culture, Rural Development, Food and Drug
2	Administration, and Related Agencies Appro-
3	priations, 2004 (Public Law 108–199; 118
4	Stat. 29).
5	(E) Solid waste management grants under
6	section 310B(b) of the Consolidated Farm and
7	Rural Development Act (7 U.S.C. 1932(b)).
8	(F) A program or project carried out
9	under the Public Works and Economic Develop-
10	ment Act of 1965 (42 U.S.C. 3121 et seq.).
11	(G) Financial assistance for development,
12	implementation, or modification of a State en-
13	ergy conservation plan under section 363 of the
14	Energy Policy and Conservation Act (42 U.S.C.
15	6323).
16	(H) State water pollution control revolving
17	funds established under title VI of the Federal
18	Water Pollution Control Act (33 U.S.C. 1381 et
19	seq.).
20	(I) State drinking water treatment revolv-
21	ing loan funds established under section 1452
22	of the Safe Drinking Water Act (42 U.S.C.
23	300j–12).

1	(J) Grants for construction of health cen-
2	ters provided by the Secretary of Health and
3	Human Services.
4	(K) Grants for construction, renovation, or
5	repair of non-Federal research facilities pro-
6	vided by the Director of the National Institutes
7	of Health.
8	(L) The public transportation security as-
9	sistance grant program under section 1406 of
10	the Implementing Recommendations of the $9/11$
11	Commission Act of 2007 (6 U.S.C. 1135).
12	(M) Assistance provided under the Public
13	Housing Capital Fund established under section
14	9(d) of the United States Housing Act of 1937
15	(42 U.S.C. 1437g(d)).
16	(N) The community development block
17	grant program under title I of the Housing and
18	Community Development Act of 1974 (42)
19	U.S.C. 5301 et seq.).
20	(O) The Indian housing block grant pro-
21	gram under section 101 of the Native American
22	Housing Assistance and Self-Determination Act
23	of 1996 (25 U.S.C. 4111).

1	(P) The rural water supply program under
2	section 103 of the Rural Water Supply Act of
3	2006 (43 U.S.C. 2402).
4	(Q) Financial assistance provided under
5	the Water Infrastructure Finance and Innova-
6	tion Act (33 U.S.C. 3901 et seq.).
7	(R) Assistance provided under title 23,
8	United States Code.
9	(S) Assistance provided under chapter 53
10	of title 49, United States Code.
11	(T) Programs for civil works projects, in-
12	cluding water resources projects, under the ju-
13	risdiction of the Corps of Engineers.
14	(U) Assistance provided for a freight or
15	passenger rail project under subtitle V of title
16	49, United States Code.
17	(V) Assistance provided for an airport de-
18	velopment project under chapter 471 of title 49,
19	United States Code.
20	(W) Assistance for an environmental clean-
21	up project under the Comprehensive Environ-
22	mental Response, Compensation, and Liability
23	Act of 1980 (42 U.S.C. 9601 et seq.).
24	(X) Assistance provided under section
25	7007 and 7008 of the Elementary and Sec-

1	ondary Education Act of 1965 (20 U.S.C.
2	7707, 7708).
3	(Y) Mutual and self-help housing assist-
4	ance provided under section 523 of the Housing
5	Act of 1949 (42 U.S.C. 1490c).
6	(Z) Site development loans provided under
7	section 524 of the Housing Act of 1949 (42)
8	U.S.C. 1490d).
9	(AA) Loan guarantees for rural rental
10	housing provided under section 538 of the
11	Housing Act of 1949 (42 U.S.C. 1490p-2).
12	(BB) Assistance provided by the Commu-
13	nity Development Financial Institutions Fund
14	established under section 104(a) of the Riegle
15	Community Development and Regulatory Im-
16	provement Act of 1994 (12 U.S.C. 4703(a)).
17	(CC) Grants awarded from the Capital
18	Magnet Fund established under section 1339 of
19	the Federal Housing Enterprises Financial
20	Safety and Soundness Act of 1992 (12 U.S.C.
21	4569).
22	(DD) Assistance provided under the Con-
23	nect America Fund of the Federal Communica-
24	tions Commission under subpart D of part 54

	10
1	of title 47, Code of Federal Regulations (or a
2	successor regulation).
3	(EE) The Connect Communities Program
4	under section 144.
5	(FF) Any similar program, as determined
6	by the Director of the Office of Management
7	and Budget, in consultation with the heads of
8	the relevant Federal agencies.
9	(2) Head of the relevant federal agen-
10	CY.—The term "head of the relevant Federal agen-
11	cy" means the head of a Federal department or
12	agency that administers or has jurisdiction over a
13	covered infrastructure program.
14	(3) Local workforce development
15	BOARD.—The term "local workforce development
16	board" has the meaning given the term "local
17	board" in section 3 of the Workforce Innovation and
18	Opportunity Act (29 U.S.C. 3102).
19	(4) STATE WORKFORCE DEVELOPMENT
20	BOARD.—The term "State workforce development
21	board" has the meaning given the term "State
22	board" in section 3 of the Workforce Innovation and
23	Opportunity Act (29 U.S.C. 3102).

1	TITLE I-CREATING JOBS AND
2	RAISING THE QUALITY OF
3	LIFE IN EVERY COMMUNITY
4	Subtitle A—Creating Local Jobs
5	Across the Country
6	SEC. 111. TARGETED HIRING REQUIREMENTS FOR CON-
7	STRUCTION JOBS CREATED BY COVERED IN-
8	FRASTRUCTURE PROGRAMS.
9	(a) DEFINITION OF LOCAL.—
10	(1) IN GENERAL.—In this section, the term
11	"local", with respect to hiring for a project, means
12	hiring within the geographical boundaries of the
13	area in which the project is located, as determined
14	by the recipient of assistance under a covered infra-
15	structure program, in coordination with the head of
16	the relevant Federal agency, subject to the require-
17	ment that the geographical area shall—
18	(A) include high-poverty, high-unemploy-
19	ment zip codes; and
20	(B) be the size of a county, multi-county,
21	statewide, or multi-State region.
22	(2) SAVINGS PROVISION.—Nothing in para-
23	graph (1) prohibits interstate hiring.
24	(b) REQUIREMENT.—

1 (1) IN GENERAL.—Notwithstanding any other 2 provision of law and to the maximum extent prac-3 ticable, except to the extent that the head of the rel-4 evant Federal agency determines otherwise, in the 5 case of any construction project carried out under a 6 covered infrastructure program, the head of the rel-7 evant Federal agency shall ensure that, of the work-8 ers hired for the project (including workers hired for 9 related maintenance, service, or operations activities 10 for the project), the applicable percentage described 11 in paragraph (2) are hired through local hiring, in 12 partnership with a registered apprenticeship pro-13 gram, if applicable, or with a State workforce devel-14 opment board or local workforce development board, 15 if applicable. 16 (2) APPLICABLE PERCENTAGE.—The applicable 17 percentage referred to in paragraph (1) is— 18 (A) for fiscal year 2020, 10 percent; 19 (B) for fiscal year 2021, 20 percent;

- 20 (C) for fiscal year 2022, 30 percent;
- (D) for fiscal year 2023, 40 percent; and
 (E) for fiscal year 2024 and each fiscal
 year thereafter, 50 percent.

1	(c) PRIORITY.—In carrying out subsection (b), the
2	head of the relevant Federal agency shall ensure that the
3	entity carrying out the project gives priority to—
4	(1) individuals with a barrier to employment (as
5	defined in section 3 of the Workforce Innovation and
6	Opportunity Act (29 U.S.C. 3102)), including ex-of-
7	fenders and disabled individuals (as defined in sec-
8	tion 121);
9	(2) veterans (as defined in section 121); and
10	(3) individuals that represent populations that
11	are traditionally underrepresented in the infrastruc-
12	ture workforce, such as women and racial and ethnic
13	minorities.
13 14	(d) Reports and Oversight.—
14	(d) Reports and Oversight.—
14 15	(d) REPORTS AND OVERSIGHT.—(1) IN GENERAL.—Not less frequently than an-
14 15 16	 (d) REPORTS AND OVERSIGHT.— (1) IN GENERAL.—Not less frequently than annually, the Secretary of Labor, in consultation with
14 15 16 17	 (d) REPORTS AND OVERSIGHT.— (1) IN GENERAL.—Not less frequently than annually, the Secretary of Labor, in consultation with the heads of the relevant Federal agencies, shall—
14 15 16 17 18	 (d) REPORTS AND OVERSIGHT.— (1) IN GENERAL.—Not less frequently than annually, the Secretary of Labor, in consultation with the heads of the relevant Federal agencies, shall— (A) submit to Congress a report on the im-
14 15 16 17 18 19	 (d) REPORTS AND OVERSIGHT.— (1) IN GENERAL.—Not less frequently than annually, the Secretary of Labor, in consultation with the heads of the relevant Federal agencies, shall— (A) submit to Congress a report on the implementation of this section; and
 14 15 16 17 18 19 20 	 (d) REPORTS AND OVERSIGHT.— (1) IN GENERAL.—Not less frequently than annually, the Secretary of Labor, in consultation with the heads of the relevant Federal agencies, shall— (A) submit to Congress a report on the implementation of this section; and (B) make the report under subparagraph
 14 15 16 17 18 19 20 21 	 (d) REPORTS AND OVERSIGHT.— (1) IN GENERAL.—Not less frequently than annually, the Secretary of Labor, in consultation with the heads of the relevant Federal agencies, shall— (A) submit to Congress a report on the implementation of this section; and (B) make the report under subparagraph (A), including any related data, publicly avail-
 14 15 16 17 18 19 20 21 22 	 (d) REPORTS AND OVERSIGHT.— (1) IN GENERAL.—Not less frequently than annually, the Secretary of Labor, in consultation with the heads of the relevant Federal agencies, shall— (A) submit to Congress a report on the implementation of this section; and (B) make the report under subparagraph (A), including any related data, publicly available on the internet.

1	(A) carry out a review of the implementa-
2	tion of this section to determine compliance
3	with this section; and
4	(B) submit to Congress a report on the re-
5	sults of the review under subparagraph (A), in-
6	cluding any suggestions or recommendations for
7	legislative, regulatory, or other changes to im-
8	prove the implementation of this section or
9	compliance with this section.
10	SEC. 112. COMPLIANCE WITH COURT ORDERS.
11	Nothing in this subtitle limits the eligibility of an in-
12	dividual or entity to receive assistance made available
13	under a covered infrastructure program if the individual
14	or entity is prevented, in whole or in part, from complying
15	with section 111(b) because a Federal court issues a final
16	order in which the court finds that a requirement or the
17	implementation of that section is unconstitutional.
18	Subtitle B-Rebuilding Our Infra-
19	structure With American Busi-
20	ness

- 21 SEC. 121. DEFINITIONS.
- 22 In this subtitle:
- 23 (1) DISABLED INDIVIDUAL.—The term "dis-24 abled individual" means an individual with a dis-

1	ability (as defined in section 3 of the Americans with
2	Disabilities Act of 1990 (42 U.S.C. 12102)).
3	(2) LGBTQ.—The term "LGBTQ" means,
4	with respect to an individual, a lesbian, gay, bisex-
5	ual, transgender, or queer individual.
6	(3) Owned and controlled.—The term
7	"owned and controlled", with respect to a business,
8	means—
9	(A) ownership of at least 51 percent of the
10	business, or in the case of any publicly owned
11	business, ownership of at least 51 percent of
12	the stock; and
13	(B) control of the management and daily
14	business operations of the business.
15	(4) Small business concern.—
16	(A) IN GENERAL.—The term "small busi-
17	ness concern" means a small business concern
18	(within the meaning of section 3(a) of the
19	Small Business Act (15 U.S.C. 632(a))).
20	(B) EXCLUSIONS.—The term "small busi-
21	ness concern" does not include any concern or
22	group of concerns controlled by the same so-
23	cially and economically disadvantaged individual
24	or individuals that have average annual gross
25	receipts during the preceding 3 fiscal years in

1	excess of \$23,980,000, as adjusted annually by
2	the head of the relevant Federal agency for in-
3	flation.
4	(5) Socially or economically disadvan-
5	TAGED INDIVIDUAL.—The term "socially or eco-
6	nomically disadvantaged individual" means any so-
7	cially and economically disadvantaged individuals
8	within the meaning of section 8(d) of the Small
9	Business Act (15 U.S.C. 637(d)) and relevant sub-
10	contracting regulations issued pursuant to that Act.
11	(6) VETERAN.—The term "veteran" has the
12	meaning given the term in section 101 of title 38,
13	United States Code.
14	SEC. 122. INCREASING MEANINGFUL SMALL BUSINESS PAR-
15	TICIPATION.
15 16	TICIPATION. (a) IN GENERAL.—Except to the extent that the head
16	
16	(a) IN GENERAL.—Except to the extent that the head
16 17	(a) IN GENERAL.—Except to the extent that the head of the relevant Federal agency determines otherwise—
16 17 18	 (a) IN GENERAL.—Except to the extent that the head of the relevant Federal agency determines otherwise— (1) not less than the percentage described in
16 17 18 19	 (a) IN GENERAL.—Except to the extent that the head of the relevant Federal agency determines otherwise— (1) not less than the percentage described in subsection (b) for the applicable fiscal year of the
16 17 18 19 20	 (a) IN GENERAL.—Except to the extent that the head of the relevant Federal agency determines otherwise— (1) not less than the percentage described in subsection (b) for the applicable fiscal year of the amounts made available for each covered infrastruc-
 16 17 18 19 20 21 	 (a) IN GENERAL.—Except to the extent that the head of the relevant Federal agency determines otherwise— (1) not less than the percentage described in subsection (b) for the applicable fiscal year of the amounts made available for each covered infrastructure program shall be expended through small busi-
 16 17 18 19 20 21 22 	 (a) IN GENERAL.—Except to the extent that the head of the relevant Federal agency determines otherwise— (1) not less than the percentage described in subsection (b) for the applicable fiscal year of the amounts made available for each covered infrastructure program shall be expended through small business concerns; and
 16 17 18 19 20 21 22 23 	 (a) IN GENERAL.—Except to the extent that the head of the relevant Federal agency determines otherwise— (1) not less than the percentage described in subsection (b) for the applicable fiscal year of the amounts made available for each covered infrastructure program shall be expended through small business concerns; and (2) not less than the percentage described in

1	
1	under each covered infrastructure program shall be
2	subcontracted through a small business concern.
3	(b) PERCENTAGE DESCRIBED.—The percentage re-
4	ferred to in each of paragraphs (1) and (2) of subsection
5	(a) is—
6	(1) for fiscal year 2020, 6 percent;
7	(2) for fiscal year 2021, 12 percent;
8	(3) for fiscal year 2022, 19 percent;
9	(4) for fiscal year 2023, 26 percent; and
10	(5) for fiscal year 2024 and each fiscal year
11	thereafter, 33 percent.
12	(c) REPORT.—Not less frequently than once each fis-
13	cal year, the Administrator of the Small Business Admin-
14	istration, in consultation with the heads of the relevant
15	Federal agencies, shall submit to Congress a report on the
16	implementation of subsection (a).
17	SEC. 123. REQUIRING MEANINGFUL PARTICIPATION FROM
18	TARGETED BUSINESSES.
19	(a) IN GENERAL.—Except to the extent that the head
19 20	(a) IN GENERAL.—Except to the extent that the head of the relevant Federal agency determines otherwise, not
20	of the relevant Federal agency determines otherwise, not
20 21	of the relevant Federal agency determines otherwise, not less than the percentage described in subsection (b) for

1	(1) socially or economically disadvantaged indi-
2	viduals;
3	(2) women;
4	(3) veterans;
5	(4) LGBTQ individuals;
6	(5) disabled individuals; or
7	(6) ex-offenders.
8	(b) PERCENTAGE DESCRIBED.—The percentage re-
9	ferred to in subsection (a) is—
10	(1) for fiscal year 2020, 6 percent;
11	(2) for fiscal year 2021, 12 percent;
12	(3) for fiscal year 2022, 18 percent;
13	(4) for fiscal year 2023, 24 percent; and
14	(5) for fiscal year 2024 and each fiscal year
15	thereafter, 30 percent.
16	(c) REPORT.—Not less frequently than once each fis-
17	cal year, the Secretary of Commerce, in consultation with
18	the Administrator of the Small Business Administration
19	and the heads of the relevant Federal agencies, shall sub-
20	mit to Congress a report on the implementation of sub-
21	section (a).
22	SEC. 124. COMPLIANCE WITH COURT ORDERS.

Nothing in this subtitle limits the eligibility of an individual or entity to receive assistance made available
under a covered infrastructure program if the individual

or entity is prevented, in whole or in part, from complying
 with section 122(a) or 123(a), as applicable, because a
 Federal court issues a final order in which the court finds
 that a requirement or the implementation of section
 122(a) or 123(a), as applicable, is unconstitutional.

6 SEC. 125. EXPANSION OF SMALL BUSINESS ADMINISTRA7 TION SURETY BOND PROGRAM.

8 Section 411(a)(1)(A) of the Small Business Invest9 ment Act of 1958 (15 U.S.C. 694b(a)(1)(A)) is amended
10 by striking "\$6,500,000" and inserting "\$10,000,000".

Subtitle C—Encouraging the Use of 11 **Employment** U.S. Plans and 12 **Best-Value Contracting Analysis** 13 14 SEC. 131. CREATING A BEST-VALUE ANALYSIS FOR FED-15 ERAL EXPENDITURES ON INFRASTRUCTURE, 16 USE OF U.S. EMPLOYMENT PLANS, AND PREF-17 ERENCES FOR REGISTERED APPRENTICE-18 SHIP PROGRAMS AND NEUTRALITY IN UNION 19 ORGANIZING.

20 (a) DEFINITIONS.—In this section:

(1) COMMITMENT TO HIGH-QUALITY CAREER
AND BUSINESS OPPORTUNITIES.—The term "commitment to high-quality career and business opportunities" means participation in a registered apprenticeship program (as defined in section 201(a)(2)).

1	(2) U.S. EMPLOYMENT PLAN.—The term "U.S.
2	Employment Plan" means a plan under which an
3	entity receiving Federal assistance for a project
4	under a covered infrastructure program shall—
5	(A) include in a request for proposal an
6	encouragement for bidders to include, with re-
7	spect to the project—
8	(i) high-quality wage, benefit, and
9	training commitments by the bidder and
10	the supply chain of the bidder for the
11	project; and
12	(ii) a commitment to recruit and hire
13	individuals described in section 111(c) if
14	the project results in the hiring of employ-
15	ees not currently or previously employed by
16	the bidder and the supply chain of the bid-
17	der for the project;
18	(B) give preference for the award of the
19	contract to a bidder that includes the commit-
20	ments described in clauses (i) and (ii) of sub-
21	paragraph (A); and
22	(C) ensure that each bidder that includes
23	the commitments described in clauses (i) and
24	(ii) of subparagraph (A) that is awarded a con-

1	(b) Best-Value Framework.—To the maximum
2	extent practicable, a recipient of assistance under a cov-
3	ered infrastructure program is encouraged—
4	(1) to ensure that each dollar invested in infra-
5	structure uses a best-value contracting framework to
6	maximize the local value of federally funded con-
7	tracts by evaluating bids on price and other criteria
8	prioritized in the bid, such as—
9	(A) equity;
10	(B) environmental and climate justice;
11	(C) impact on greenhouse gas emissions;
12	(D) resilience;
13	(E) the results of a 40-year life-cycle anal-
14	ysis;
15	(F) safety;
16	(G) commitment to creating or sustaining
17	high-quality job opportunities affiliated with
18	registered apprenticeship programs (as defined
19	in section $201(a)(2)$) for disadvantaged or
20	underrepresented individuals in infrastructure
21	industries in the United States; and
22	(H) access to jobs and essential services by
23	all modes of travel for all users, including dis-
24	abled individuals (as defined in section 121);

(2) in evaluating bids, to give at least equal
 weight to the criteria described in paragraph (1) as
 to past performance; and

4 (3) to ensure community engagement, trans5 parency, and accountability in carrying out each
6 stage of the project.

7 (c) PREFERENCE FOR REGISTERED APPRENTICE-8 SHIP PROGRAMS.—To the maximum extent practicable, a 9 recipient of assistance under a covered infrastructure pro-10 gram, with respect to the project for which the assistance is received, shall give preference to a bidder that dem-11 12 onstrates a commitment to high-quality job opportunities 13 affiliated with registered apprenticeship programs (as defined in section 201(a)(2)). 14

15 (d) PREFERENCE FOR NEUTRALITY IN UNION ORGA-NIZING.—Notwithstanding any other provision of law, the 16 head of each relevant Federal agency, in consultation with 17 18 the Secretary of Labor, shall give preference in providing assistance under a covered infrastructure program to an 19 entity that commits to giving preference in awarding con-20 21 tracts and subcontracts for projects carried out with that 22 assistance to bidders that have an explicit neutrality policy 23 on any issue involving the organization of employees for 24 purposes of collective bargaining.

1 (e) USE OF U.S. EMPLOYMENT PLAN.—Notwith-2 standing any other provision of law, in carrying out a 3 project under a covered infrastructure program, each enti-4 ty that receives Federal assistance shall use a U.S. Em-5 ployment Plan for each contract of \$5,000,000 or more 6 for the purchase of manufactured goods or of services, 7 based on an independent cost estimate.

8 (f) REPORT.—Not less frequently than once each fis-9 cal year, the heads of the relevant Federal agencies shall 10 jointly submit to Congress a report describing the imple-11 mentation of this section.

12 (g) INTENT OF CONGRESS.—

13 (1) IN GENERAL.—It is the intent of Con14 gress—

(A) to encourage recipients of Federal assistance under covered infrastructure programs
to use a best-value contracting framework described in subsection (b)(1) for the purchase of
goods and services;

(B) to encourage recipients of Federal assistance under covered infrastructure programs
to use preferences for registered apprenticeship
programs and neutrality in union organizing as
described in subsections (c) and (d) when evaluating bids for projects using that assistance;

1	(C) to require that recipients of Federal
2	assistance under covered infrastructure pro-
3	grams use the U.S. Employment Plan in car-
4	rying out the project for which the assistance
5	was provided; and
6	(D) that full and open competition under
7	covered infrastructure programs means a proce-
8	dural competition that prevents corruption, fa-
9	voritism, and unfair treatment by recipient
10	agencies.
11	(2) INCLUSION.—A best-value contracting
12	framework described in subsection $(b)(1)$ is a frame-
13	work that authorizes a recipient of Federal assist-
14	ance under a covered infrastructure program, in
15	awarding contracts, to evaluate a range of factors,
16	including price, the quality of products, the quality
17	of services, and commitments to the creation of good
18	jobs for all people in the United States.
19	Subtitle D—Improving Safety,
20	Connectivity, and Access to Bet-
21	ter Opportunities
22	SEC. 141. ACCESSIBILITY DATA PROGRAM.
23	(a) IN GENERAL.—Not later than 1 year after the
24	date of enactment of this Act, the Secretary of Transpor-

carry out an accessibility data program (referred to in this
 section as the "program").

3 (b) PURPOSE.—The purpose of the program is to de4 velop or procure an accessibility data set and make that
5 data set available to each eligible entity selected to partici6 pate in the program to improve the transportation plan7 ning of those eligible entities by—

8 (1) measuring the level of access by multiple
9 transportation modes to important destinations,
10 which may include—

11 (A) jobs, including areas with a concentra-12 tion of available jobs;

13 (B) health care facilities;

14 (C) child care services;

15 (D) educational and workforce training fa-16 cilities;

17 (E) affordable and accessible housing;

18 (F) food sources; and

19 (G) connections between modes, including20 connections to—

21 (i) high-quality transit or rail service;
22 (ii) safe bicycling corridors; and
23 (iii) safe sidewalks that achieve com24 pliance with applicable requirements of the

1	Americans with Disabilities Act of 1990
2	(42 U.S.C. 12101 et seq.);
3	(2) disaggregating the level of access by mul-
4	tiple transportation modes by a variety of population
5	categories, which may include—
6	(A) low-income populations;
7	(B) minority populations;
8	(C) age;
9	(D) disability; and
10	(E) geographical location; and
11	(3) assessing the change in accessibility that
12	would result from new transportation investments.
13	(c) ELIGIBLE ENTITIES.—An entity eligible to par-
14	ticipate in the program is—
15	(1) a State (as defined in section 101(a) of title
16	23, United States Code);
17	(2) a metropolitan planning organization; or
18	(3) a rural planning organization.
19	(d) APPLICATION.—To be eligible to participate in
20	the program, an eligible entity shall submit to the Sec-
21	retary an application at such time, in such manner, and
22	containing such information as the Secretary may require,
23	including information relating to—

1	(1) previous experience of the eligible entity
2	measuring transportation access or other perform-
3	ance management experience;
4	(2) the types of important destinations to which
5	the eligible entity intends to measure access;
6	(3) the types of data disaggregation the eligible
7	entity intends to pursue; and
8	(4) a general description of the methodology the
9	eligible entity intends to apply.
10	(e) Selection.—The Secretary shall seek to achieve
11	diversity of participants in the program, including—
12	(1) by selecting a range of eligible entities that
13	shall include not less than—
13 14	shall include not less than— (A) 5 States;
14	(A) 5 States;
14 15	(A) 5 States;(B) 10 metropolitan planning organiza-
14 15 16	(A) 5 States;(B) 10 metropolitan planning organizations, of which—
14 15 16 17	 (A) 5 States; (B) 10 metropolitan planning organizations, of which— (i) 5 shall each serve an area with a
14 15 16 17 18	 (A) 5 States; (B) 10 metropolitan planning organizations, of which— (i) 5 shall each serve an area with a population of not more than 200,000 peo-
14 15 16 17 18 19	 (A) 5 States; (B) 10 metropolitan planning organizations, of which— (i) 5 shall each serve an area with a population of not more than 200,000 people; and
 14 15 16 17 18 19 20 	 (A) 5 States; (B) 10 metropolitan planning organizations, of which— (i) 5 shall each serve an area with a population of not more than 200,000 people; and (ii) 5 shall each serve an area with a
 14 15 16 17 18 19 20 21 	 (A) 5 States; (B) 10 metropolitan planning organizations, of which— (i) 5 shall each serve an area with a population of not more than 200,000 people; and (ii) 5 shall each serve an area with a population of 200,000 or more people; and

1	(A) a range of capacity and previous expe-
2	rience with measuring transportation access;
3	and
4	(B) a variety of proposed methodologies
5	and focus areas for measuring level access.
6	(f) DUTIES.—For each eligible entity participating in
7	the program, the Secretary shall—
8	(1) develop or acquire an accessibility data set
9	described in subsection (b); and
10	(2) submit the data set to the eligible entity.
11	(g) Methodology.—In calculating the measures for
12	the data set under the program, the Secretary shall ensure
13	that methodology is open source.
14	(h) AVAILABILITY.—The Secretary shall make an ac-
15	cessibility data set under the program available to—
16	(1) units of local government within the juris-
17	diction of the eligible entity participating in the pro-
18	gram; and
19	(2) researchers.
20	(i) REPORT.—Not later than 120 days after the last
21	date on which the Secretary submits data sets to the eligi-
22	ble entity under subsection (f), the Secretary shall submit
23	to Congress a report on the results of the program, includ-
24	ing the feasibility of developing and providing periodic ac-
25	cessibility data sets for all States, regions, and localities.

(j) PUBLIC AVAILABILITY OF DATA.—The Secretary
 may make publicly available on the internet the data sets
 and the report under subsection (i).

4 (k) FUNDING.—The Secretary shall carry out the
5 program using amounts made available to the Secretary
6 for administrative expenses to carry out programs under
7 the authority of the Secretary.

8 SEC. 142. ESTABLISHMENT OF PERFORMANCE MEASURES 9 FOR TRANSPORTATION ACCESSIBILITY.

10 (a) CONNECTIVITY AND ACCESSIBILITY PERFORM11 ANCE MEASURES.—Section 150 of title 23, United States
12 Code, is amended—

13 (1) in subsection (c)—

14	(A) in paragraph (1), by inserting "and in
15	the case of paragraph (7) , not later than 3
16	years after the date of enactment of the Build
17	Local, Hire Local Act," after "MAP-21,"; and
18	(B) by adding at the end the following:
19	"(7) Multimodal transportation
20	CONNECTIVITY AND ACCESSIBILITY.—
21	"(A) DEFINITION OF DISADVANTAGED
22	POPULATION.—In this paragraph, the term 'dis-
23	advantaged population' means a low-income
24	population, a minority population, or people

with disabilities, as determined by the Secretary.

3 "(B) REGULATIONS.—The Secretary shall 4 issue such regulations as are necessary to es-5 tablish performance measures relating to trans-6 portation connectivity and accessibility for 7 States, metropolitan planning organizations, 8 and units of local government to improve the 9 connectivity and accessibility of roadways, pub-10 lic transportation infrastructure, pedestrian and 11 bikeway infrastructure, and other transpor-12 tation infrastructure.

13 "(C) INCLUSIONS.—The performance
14 measures established pursuant to subparagraph
15 (B) shall include measures to assess—

16 "(i) with respect to the general popu17 lation serviced by a transportation sys18 tem—

19 "(I) the change in cumulative ac-20 cess to employment opportunities and 21 other essential services, including edu-22 cational and workforce training loca-23 tions, health care facilities, rec-24 reational assets, and supermarkets 25 and grocers;

1

1	"(II) multimodal choice and en-
2	hanced interconnections among
3	modes—
4	"(aa) to offer variety of
5	choice between and among
6	modes;
7	"(bb) to provide accessible
8	and reliable transportation for all
9	users; and
10	"(cc) to encourage travel de-
11	mand management among local
12	and statewide employers; and
13	"(III) any other issues the Sec-
14	retary determines to be appropriate;
15	and
16	"(ii) with respect to disadvantaged
17	populations serviced by a transportation
18	system—
19	"(I) transportation accessibility
20	for disadvantaged populations;
21	"(II) change in cumulative acces-
22	sibility for disadvantaged populations
23	to employment opportunities and
24	other essential services, including edu-
25	cational and workforce training loca-

1tions, health care facilities, rec-2reational assets, and supermarkets3and grocers; and4"(III) any other issues the Sec-5retary determines to be appropriate.";6(2) in subsection (d)(1), by striking "and (6)"7and inserting "(6), and (7)"; and8(3) by adding at the end the following:9"(f) REPORT ON MULTIMODAL TRANSPORTATION10CONNECTIVITY AND ACCESSIBILITY.—Not less frequently11than annually—12"(1) each State, metropolitan planning organi-13zation, and unit of local government shall submit to14the Secretary the progress of that entity toward15achieving the performance measures under sub-16section (c)(7); and
 and grocers; and "(III) any other issues the Sec- retary determines to be appropriate."; (2) in subsection (d)(1), by striking "and (6)" and inserting "(6), and (7)"; and (3) by adding at the end the following: "(f) REPORT ON MULTIMODAL TRANSPORTATION CONNECTIVITY AND ACCESSIBILITY.—Not less frequently than annually— "(1) each State, metropolitan planning organization, and unit of local government shall submit to the Secretary the progress of that entity toward achieving the performance measures under sub-
 4 "(III) any other issues the Secretary determines to be appropriate."; 6 (2) in subsection (d)(1), by striking "and (6)" 7 and inserting "(6), and (7)"; and 8 (3) by adding at the end the following: 9 "(f) REPORT ON MULTIMODAL TRANSPORTATION 10 CONNECTIVITY AND ACCESSIBILITY.—Not less frequently 11 than annually— 12 "(1) each State, metropolitan planning organi- 13 zation, and unit of local government shall submit to 14 the Secretary the progress of that entity toward 15 achieving the performance measures under sub-
 retary determines to be appropriate."; (2) in subsection (d)(1), by striking "and (6)" and inserting "(6), and (7)"; and (3) by adding at the end the following: "(f) REPORT ON MULTIMODAL TRANSPORTATION CONNECTIVITY AND ACCESSIBILITY.—Not less frequently than annually— "(1) each State, metropolitan planning organi- zation, and unit of local government shall submit to the Secretary the progress of that entity toward achieving the performance measures under sub-
 6 (2) in subsection (d)(1), by striking "and (6)" 7 and inserting "(6), and (7)"; and 8 (3) by adding at the end the following: 9 "(f) REPORT ON MULTIMODAL TRANSPORTATION 10 CONNECTIVITY AND ACCESSIBILITY.—Not less frequently 11 than annually— 12 "(1) each State, metropolitan planning organi- 13 zation, and unit of local government shall submit to 14 the Secretary the progress of that entity toward 15 achieving the performance measures under sub-
 and inserting "(6), and (7)"; and (3) by adding at the end the following: "(f) REPORT ON MULTIMODAL TRANSPORTATION CONNECTIVITY AND ACCESSIBILITY.—Not less frequently than annually— "(1) each State, metropolitan planning organi- zation, and unit of local government shall submit to the Secretary the progress of that entity toward achieving the performance measures under sub-
 8 (3) by adding at the end the following: 9 "(f) REPORT ON MULTIMODAL TRANSPORTATION 10 CONNECTIVITY AND ACCESSIBILITY.—Not less frequently 11 than annually— 12 "(1) each State, metropolitan planning organi- 13 zation, and unit of local government shall submit to 14 the Secretary the progress of that entity toward 15 achieving the performance measures under sub-
 9 "(f) REPORT ON MULTIMODAL TRANSPORTATION 10 CONNECTIVITY AND ACCESSIBILITY.—Not less frequently 11 than annually— 12 "(1) each State, metropolitan planning organi- 13 zation, and unit of local government shall submit to 14 the Secretary the progress of that entity toward 15 achieving the performance measures under sub-
 10 CONNECTIVITY AND ACCESSIBILITY.—Not less frequently 11 than annually— 12 "(1) each State, metropolitan planning organi- 13 zation, and unit of local government shall submit to 14 the Secretary the progress of that entity toward 15 achieving the performance measures under sub-
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12 "(1) each State, metropolitan planning organi- 13 zation, and unit of local government shall submit to 14 the Secretary the progress of that entity toward 15 achieving the performance measures under sub-
 13 zation, and unit of local government shall submit to 14 the Secretary the progress of that entity toward 15 achieving the performance measures under sub-
14 the Secretary the progress of that entity toward 15 achieving the performance measures under sub-
15 achieving the performance measures under sub-
16 section $(c)(7)$; and
17 "(2) the Secretary shall—
18 "(A) submit to Congress a report that in-
19 cludes the results of the reporting under para-
20 graph (1); and
21 "(B) make publicly available on the inter-
22 net the report under subparagraph (A) and any
23 accompanying data.".

1	(b) Highway Metropolitan Planning Coordina-
2	TION.—Section 134(h)(2)(B) of title 23, United States
3	Code, is amended by adding at the end the following:
4	"(iii) Multimodal transportation
5	ACCESSIBILITY PERFORMANCE TARGETS.—
6	Selection of performance targets by a met-
7	ropolitan planning organization shall be co-
8	ordinated, to the maximum extent prac-
9	ticable, with the relevant State, local trans-
10	portation planning agencies, and providers
11	of public transportation to ensure consist-
12	ency with section $150(c)(7)$.".
13	(c) Public Transportation Metropolitan
14	PLANNING COORDINATION.—Section 5303(h)(2)(B) of
15	title 49, United States Code, is amended by adding at the
16	end the following:
17	"(iii) Multimodal transportation
18	ACCESSIBILITY PERFORMANCE TARGETS.—
19	Selection of performance targets by a met-
20	ropolitan planning organization shall be co-
21	ordinated, to the maximum extent prac-
22	ticable, with the relevant State, local trans-
23	portation planning agencies, and providers
24	of public transportation to ensure consist-
25	ency with section $150(c)(7)$ of title 23.".

1 SEC. 143. TECHNICAL ASSISTANCE PROGRAM.

2 (a) IN GENERAL.—The Secretary of Transportation 3 (referred to in this section as the "Secretary"), in coordination with the Administrator of the Federal Highway Ad-4 5 ministration, the Administrator of the Federal Transit Administration, the Secretary of Housing and Urban De-6 7 velopment, and the Secretary of Agriculture shall establish a program (referred to in this section as the "program") 8 9 to provide technical assistance to local communities adja-10 cent to planned or existing transportation infrastructure 11 projects to explore design and policy approaches to create connected, economically prosperous, and environmentally 12 13 and physically healthy communities that—

- 14 (1) avoid displacement of the current popu-15 lation; and
- 16 (2) maximize high-quality jobs in the United17 States that pay family-sustaining wages.

(b) PURPOSES.—The purposes of the program are—
(1) to identify innovative solutions to infra-

structure challenges, including reconnecting communities that—

22 (A) are bifurcated by infrastructure such23 as highways or viaducts;

24 (B) lack safe, reliable, and affordable25 transportation choices; or

1 (C) have been disconnected due to natural 2 disasters, in particular, communities in areas 3 that are being harmed the most by climate 4 change; and

5 (2) to inform the transportation planning and
6 project life cycle by actively encouraging community
7 input and feedback.

8 (c) APPLICATION.—To be eligible to receive technical 9 assistance under the program, a local community de-10 scribed in subsection (a) shall submit to the Secretary an 11 application at such time, in such manner, and containing 12 such information as the Secretary may require, includ-13 ing—

14 (1) a description of the "community team" that
15 will participate in the program, which shall consist
16 of—

17 (A) elected officials;

18 (B) senior transportation professionals;

19 (C) State workforce development boards or20 local workforce development boards; and

21 (D) a cross-section of residents of the local22 community;

(2) a description of a neighborhood infrastructure challenge, including all modes and users of
transportation, in the local community that limits

3 (3) an explanation of the goals the local com4 munity aims to achieve with assistance under the
5 program; and

6 (4) letters of support from the applicable State
7 department of transportation and other entities,
8 such as community groups, transit agencies, port au9 thorities, metropolitan planning organizations, and
10 political subdivisions of State and local governments.

(d) PRIORITY.—In selecting local communities to
participate in the program, the Secretary shall give priority to a local community that is economically disadvantaged.

(e) TECHNICAL ASSISTANCE.—The Secretary shall
provide to a local community that is selected to participate
in the program—

18 (1) technical assistance to inform, prepare, and19 enable the local community to better engage in—

20 (A) Federal transportation planning;

21 (B) programming and planning to improve
22 resiliency and environmental sustainability and
23 reduce greenhouse gas emissions;

1	(C) the environmental review process
2	under the National Environmental Policy Act of
3	1969 (42 U.S.C. 4321 et seq.);
4	(D) life-cycle analysis of a prospective
5	project;
6	(E) Federal assistance programs; and
7	(F) policies that maximize the creation of
8	high-quality jobs in the United States; and
9	(2) technical expertise through representatives
10	from regional and national design, architecture, en-
11	gineering, and planning firms and public, private,
12	and nonprofit land use professionals.
13	(f) FUNDING.—The Secretary shall use not less than
14	10 percent of the amounts made available to carry out
15	section 144 for each fiscal year to carry out the program.
16	SEC. 144. CONNECT COMMUNITIES PROGRAM.
17	(a) ESTABLISHMENT.—
18	(1) IN GENERAL.—The Secretary of Transpor-
19	tation (referred to in this section as the "Sec-
20	retary"), in coordination with the Administrator of
21	the Federal Highway Administration, the Adminis-
22	trator of the Federal Transit Administration, the
23	Secretary of Housing and Urban Development, the
24	Secretary of Labor, the Administrator of the Envi-
25	ronmental Protection Agency, and the Secretary of

1	Agriculture shall carry out a competitive grant pro-
2	gram to be known as the "Connect Communities
3	Program" (referred to in this section as the "pro-
4	gram") to provide grants for projects to create con-
5	nected, economically prosperous, and environ-
6	mentally and physically healthy communities in—
7	(A) areas that are economically disadvan-
8	taged, including areas that have experienced
9	levels of poverty of 20 percent or more, high
10	levels of outmigration, and high levels of
11	deindustrialization;
12	(B) areas that currently lack accessible
13	and affordable transportation options in terms
14	of—
15	(i) lack of access to jobs and services;
16	and
17	(ii) lack of physical accessibility;
18	(C) neighborhoods bifurcated by large-scale
19	infrastructure projects; or
20	(D) areas that have been negatively im-
21	pacted by climate change.
22	(2) GOALS.—The goals of the program are—
23	(A) to reduce the cost of construction, op-
24	erations, and maintenance of arterial highways;

1	(B) to demonstrate the social, economic,
2	and environmental benefits that result from re-
3	placing a grade-separated facility with an at-
4	grade boulevard;
5	(C) to improve neighborhood connectivity,
6	including the re-establishment of through
7	streets eliminated as a result of the construc-
8	tion of the grade-separated facility;
9	(D) to increase the total acreage of land
10	within the project corridor returned to produc-
11	tive use, including commercial, residential, rec-
12	reational, and habitat restoration uses;
13	(E) to improve the resiliency and reduce
14	the environmental impact of existing infrastruc-
15	ture assets; and
16	(F) to increase the connectivity of dis-
17	advantaged communities to economic oppor-
18	tunity.
19	(b) ELIGIBILITY.—
20	(1) ELIGIBLE ENTITIES.—An entity eligible to
21	receive a grant under the program is—
22	(A) a State (as defined in section 101(a)
23	of title 23, United States Code) or any other
24	territory or possession of the United States;
25	(B) an Indian Tribe;

1	(C) a unit of local government;
2	(D) a political subdivision of a State or
3	local government;
4	(E) a transit agency;
5	(F) a metropolitan planning organization;
6	(G) a nonprofit organization, including a
7	community mission-based organization;
8	(H) a community development financial in-
9	stitution (as defined in section 103 of the Rie-
10	gle Community Development and Regulatory
11	Improvement Act of 1994 (12 U.S.C. 4702));
12	(I) a special purpose district or public au-
13	thority with a transportation function, including
14	a port authority;
15	(J) a Federal land management agency
16	that applies jointly with a State or group of
17	States; or
18	(K) a multistate or multijurisdictional
19	group of entities described in subparagraphs
20	(A) through (J).
21	(2) ELIGIBLE PROJECTS.—A project eligible to
22	be carried out with funds from a grant provided
23	under the program is—

1	(A) a project for community-based redevel-
2	opment, rehabilitation, or replacement of infra-
3	structure, including—
4	(i) the removal of a limited access
5	highway, a viaduct or overpass, an Inter-
6	state route, an interchange, a bridge, or
7	any other principal arterial facility that
8	has—
9	(I) historically had detrimental
10	effects on minority and low-income
11	communities; or
12	(II) created barriers to commu-
13	nity connectivity due to high speeds,
14	grade separations or other design fac-
15	tors; and
16	(ii) if necessary to achieve the pur-
17	poses of the program, road realignment or
18	new construction;
19	(B) a project to prevent the displacement
20	of minority or low-income individuals or busi-
21	nesses during and after redevelopment, rehabili-
22	tation, or replacement of infrastructure;
23	(C) a project for transit-oriented develop-
24	ment in a low-income area or that benefits low-
25	income individuals that includes 1 or more of—

1	(i) transit-supportive, accessible,
2	mixed-use development (including commer-
3	cial development, affordable and accessible
4	housing, and market-rate housing) that is
5	within 2 miles of and accessible to 1 or
6	more public transportation facilities that—
7	(I) achieve compliance with—
8	(aa) applicable requirements
9	of the Americans with Disabil-
10	ities Act of 1990 (42 U.S.C.
11	12101 et seq.); and
12	(bb) the most recent public
13	rights-of-way accessibility guide-
14	lines developed by the Architec-
15	tural and Transportation Bar-
16	riers Compliance Board estab-
17	lished by section $502(a)(1)$ of the
18	Rehabilitation Act of 1973 (29
19	U.S.C. 792(a)(1)); and
20	(II) are connected with high fre-
21	quency to job centers;
22	(ii) the facilitation of multimodal
23	connectivity and accessibility to employ-
24	ment opportunities and other essential
25	services, including educational and work-

1	force training locations, health care facili-
2	ties, recreational assets, and supermarkets
3	and grocers; and
4	(iii) an increase in access to transit
5	hubs for pedestrian and bicycle traffic;
6	(D) a public transportation project eligible
7	for assistance under chapter 53 of title 49,
8	United States Code, that will achieve the pur-
9	poses of the program, including—
10	(i) an investment in intermodal
11	projects; and
12	(ii) a new fixed guideway capital
13	project or a small start project (as those
14	terms are defined in section 5309(a) of
15	title 49, United States Code), if a grant
16	under the program will expedite the com-
17	pletion of the project and the entry into
18	revenue service of the project;
19	(E) a passenger rail transportation project
20	that achieves the purpose of the program;
21	(F) a project to improve the resiliency of
22	infrastructure against natural disasters;
23	(G) a project to reduce the environmental
24	impact of existing infrastructure assets;

1	(H) a project to bring a community into
2	compliance with the performance measures es-
3	tablished under section $150(c)(7)$ of title 23,
4	United States Code; and
5	(I) any other project that the Secretary de-
6	termines would achieve the purpose of the pro-
7	gram.
8	(3) ELIGIBLE AREAS.—An eligible project
9	under paragraph (2) shall be carried out in an area
10	or neighborhood described in subparagraphs (A)
11	through (D) of subsection $(a)(1)$.
12	(c) APPLICATIONS.—
13	(1) IN GENERAL.—To be eligible to receive a
14	grant under the program, an eligible entity shall
15	submit to the Secretary an application at such time,
16	in such manner, and containing such information as
17	the Secretary may require, including—
18	(A) a project plan developed with assist-
19	ance under section 143 or independently, as ap-
20	plicable;
21	(B) a description of how the project meets
22	the criteria described in subsection (d);
23	(C) a certification that the eligible entity
24	has solicited public comments on the project
25	plan that includes—

1	(i) a certification that the eligible en-
2	tity has held 2 or more public hearings, at
3	least 1 of which was held outside of stand-
4	ard business hours in a location that was
5	open and accessible to the community in
6	which the proposed project is located;
7	(ii) a description of the process for re-
8	ceiving public comments, including involve-
9	ment of residents and stakeholders in the
10	community in which the project will occur;
11	(iii) a summary of the comments re-
12	ceived; and
13	(iv) such other information as the
14	Secretary may require;
15	(D) a description of how the grant would
16	be used and the current status of project plan-
17	ning;
18	(E) a description of how the project will
19	address the purposes of the program, including
20	plans to avoid displacement of current residents
21	in the project area;
22	(F) a description of how the eligible entity
23	will prioritize the well-being and advancement
24	of disadvantaged populations through the
25	project and as an outcome of the project;

- 1 (G) an assessment of— 2 (i) the accessibility of employment op-3 portunities and other essential services, in-4 cluding educational and workforce training 5 locations, health care facilities, recreational 6 assets, and supermarkets and grocers, 7 within the area to public transportation fa-8 cilities and nearby affordable housing; and 9 (ii) how the proposed project will re-10 late to identified needs in those areas; 11 (H) an assessment of transportation op-12 tions in the area, including— 13 (i) public transportation options; 14 (ii) options for people with low in-15 comes, people living in high-poverty areas, 16 elderly people, and people with disabilities; 17 and 18 (iii) any obstacles to providing access 19 to locations that offer employment oppor-20 tunities and other essential services, in-21 cluding educational and workforce training 22 locations, health care facilities, recreational 23 assets, and supermarkets and grocers; 24 (I) an assessment of methods for lowering
- 25 the combined cost of housing and transpor-

1	tation for families in the region, particularly for
2	families that utilize workforce housing and for
3	low-, very low-, and extremely low-income fami-
4	lies;
5	(J) an assessment of how the project will
6	revitalize existing communities, including—
7	(i) the approximate number of jobs
8	the project will create;
9	(ii) the services the project will deliver
10	to workers and the community; and
11	(iii) any antidisplacement efforts that
12	will be included in the project;
13	(K) a plan for evaluating progress in in-
14	creasing opportunities for and improvements to
15	the quality of life for disadvantaged populations
16	and the broader community in which the project
17	is completed; and
18	(L) information about the status of appli-
19	cable Federal environmental reviews and ap-
20	provals for the project, including reviews and
21	approvals under the National Environmental
22	Policy Act of 1969 (42 U.S.C. 4321 et seq.).
23	(2) MULTIPLE PROJECTS.—An eligible entity
24	may submit an application for multiple projects in 1
25	application.

1	(3) Definition of workforce housing.—
2	For the purpose of paragraph $(1)(I)$, the term
3	"workforce housing" means housing, the cost of
4	which does not exceed 30 percent of—
5	(A) the amount equal to 120 percent of the
6	median income in the area, as determined by
7	the Secretary, with appropriate adjustments for
8	the size of the family; or
9	(B) if the Secretary determines that there
10	are unusually high or low incomes in the area,
11	another amount, as determined by the Sec-
12	retary.
13	(d) Selection.—
14	(1) IN GENERAL.—The Secretary shall select
15	projects to receive grants under the program based
16	0n—
17	(A) how the project will contribute to a
18	state of good repair for infrastructure assets;
19	(B) how the project would increase eco-
20	nomic competitiveness, including the effects of
21	revitalizing communities, neighborhoods, and
22	commercial centers supported by existing infra-
23	structure;
24	(C) how the project will support environ-
25	mental protection, including resiliency, by in-

1	creasing demand for nonmotorized transpor-
2	tation and public transportation;
3	(D) how or whether the project will pre-
4	vent residents in the area from being forcibly or
5	unwillingly displaced;
6	(E) the anticipated effects on quality of
7	life for all residents in the project area;
8	(F) whether the project uses innovative
9	strategies, including innovative technologies, in-
10	novative project delivery, or innovative financ-
11	ing;
12	(G) the extent to which the project—
13	(i) is supported by a broad range of
14	stakeholders;
15	(ii) demonstrates collaboration among
16	neighboring and regional jurisdictions; and
17	(iii) is coordinated with projects with
18	similar objectives, such as projects for eco-
19	nomic development, housing, water and
20	waste infrastructure, power and electric in-
21	frastructure, broadband, and land use
22	plans and policies;
23	(H) how the project will increase non-Fed-
24	eral revenue for transportation infrastructure
25	investment;

1	(I) demonstrated project readiness, includ-
2	ing use of technical assistance under section
3	143; and
4	(J) the costs and benefits of the project.
5	(2) PRIORITY.—The Secretary shall give pri-
6	ority to projects that have been developed under the
7	technical assistance program under section 143.
8	(e) DISTRIBUTION OF GRANTS.—
9	(1) IN GENERAL.—In providing grants under
10	the program, the Secretary shall ensure—
11	(A) an equitable geographic distribution of
12	funds; and
13	(B) an appropriate balance in addressing
14	the needs of urban, suburban, rural, and Tribal
15	communities.
16	(2) LIMITATION.—For each fiscal year, the Sec-
17	retary shall ensure that the total amount of funds
18	provided through grants under the program for each
19	State is not more than \$150,000,000.
20	(f) Amount of Grant.—
21	(1) IN GENERAL.—Except as provided in para-
22	graph (2) and subject to subsection $(e)(2)$, a grant
23	provided under the program shall be in an amount
24	that is not less than \$5,000,000.

1	(2) RURAL AND TRIBAL AREAS.—In the case of
2	a project in a rural area (as defined in section
3	101(a) of title 23, United States Code), or in a Trib-
4	al area, a grant provided under the program shall be
5	in an amount that is not less than \$1,000,000.
6	(g) USE OF FUNDS.—
7	(1) IN GENERAL.—Subject to paragraph (2), an
8	eligible entity that receives a grant under the pro-
9	gram may use the grant funds for—
10	(A) development phase activities, including
11	planning, feasibility analysis, revenue fore-
12	casting, environmental review, permitting, pre-
13	liminary engineering and design work, and
14	other preconstruction activities; and
15	(B) construction, reconstruction, rehabili-
16	tation, replacement, acquisition of real property
17	(including land relating to the project and im-
18	provements to land), environmental mitigation,
19	construction contingencies, and acquisition of
20	equipment.
21	(2) LIMITATION.—Not more than 20 percent of
22	the amount of the grant may be used for the activi-
23	ties described in paragraph (1)(A).
24	(h) Federal Share.—

(1) IN GENERAL.—Except as provided in para graph (2), the Federal share of the cost of a project
 carried out with a grant under the program shall not
 exceed 80 percent.

5 (2) HARDSHIP AREAS.—The Federal share of 6 the cost of a project carried out with a grant under 7 the program may be up to 100 percent if the Sec-8 retary identifies the area in which the project will be 9 carried out as a hardship area, as determined by the 10 Secretary.

(i) TIFIA PROGRAM.—On the request of an eligible
entity, the Secretary may use 5 percent of the grant for
the purpose of paying the subsidy and administrative costs
necessary to provide Federal credit assistance under chapter 6 of title 23, United States Code, for the project.

(j) STANDARDS.—Notwithstanding any other provision of law, a project carried out with a grant under the
program shall not be subject to the traffic volume requirements under section 109(b) of title 23, United States
Code.

21 (k) Performance Measures.—

(1) IN GENERAL.—For each year until the
project is completed, each eligible entity that receives a grant under the program shall agree to establish, in coordination with the Secretary, perform-

1	ance measures and reporting requirements in addi-
2	tion to measures and requirements under this sec-
3	tion that shall be met at the end of each year in
4	which the eligible entity receives funds under the
5	grant program.
6	(2) VIOLATION OF GRANT AGREEMENT.—If the
7	Secretary determines that an eligible entity has not
8	met the performance measures established under
9	paragraph (1), is not making reasonable progress to-
10	ward meeting those measures, or is otherwise in vio-
11	lation of the grant agreement, the Secretary may—
12	(A) withhold additional financial assistance
13	until the performance measures are met; or
14	(B) terminate the grant agreement.
15	(1) Community Advisory Board.—
16	(1) IN GENERAL.—For each project carried out
17	with a grant under the program, the eligible entity
18	shall form a community advisory board.
19	(2) Composition.—A community advisory
20	board shall be composed of representatives of—
21	(A) the relevant State and units of local
22	government;
23	(B) the relevant State workforce develop-
24	ment board or local workforce development
25	board;

1	(C) relevant metropolitan planning organi-
2	zations;
3	(D) labor organizations;
4	(E) residents or organizational representa-
5	tion of the area in which the project is occur-
6	ring; and
7	(F) any other relevant representatives im-
8	portant to the implementation of the project,
9	such as a county board of developmental dis-
10	abilities, as determined by the eligible entity, in
11	coordination with the Secretary.
12	(3) DUTIES.—A community advisory board
13	shall, with respect to the applicable project—
14	(A) ensure community engagement, trans-
15	parency, and accountability in carrying out each
16	stage of the project; and
17	(B) track, evaluate, and report progress on
18	clear and meaningful indicators related to—
19	(i) targeted hiring commitments;
20	(ii) quality wage, benefits, and train-
21	ing commitments;
22	(iii) goals for participation by small
23	businesses and businesses in accordance
24	with section 123(a) in the project;

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1	(iv) progress made on the objectives of
2	the program as described in subsection (a);
3	and
4	(v) any other relevant areas, as deter-
5	mined by the eligible entity, in coordina-
6	tion with the Secretary.
7	(4) STIPEND.—The eligible entity may provide
8	a stipend to representatives on the community advi-
9	sory board based on the expressed need of represent-
10	atives, on approval by the Secretary.
11	(m) Reports.—
12	(1) IN GENERAL.—Not less frequently than
13	once each year, each eligible entity that receives a
14	grant under the program, in coordination with the
15	applicable community advisory board under sub-
16	section (1), shall submit to the Secretary periodic re-
17	ports on the use of the grant funds.
18	(2) CONTENTS.—A periodic report under para-
19	graph (1) shall include—
20	(A) the amount of Federal funds received,
21	obligated, and expended by the eligible entity
22	under the program;
23	(B) the number of projects that have been
24	put out to bid using the grant funds and the

1	amount of Federal funds associated with each
2	project;
3	(C) the number of projects for which con-
4	tracts have been awarded for the project carried
5	out under the program and the amount of Fed-
6	eral funds associated with the contracts;
7	(D) the number of projects for which work
8	has begun under the contracts referred to in
9	subparagraph (C) and the amount of Federal
10	funds associated with the contracts;
11	(E) the number of projects for which work
12	has been completed under the contracts referred
13	to in subparagraph (C) and the amount of Fed-
14	eral funds associated with the contracts;
15	(F) the number of direct, on-project jobs
16	created or sustained by the Federal funds pro-
17	vided for projects under the program and, to
18	the extent possible, the estimated indirect jobs
19	created or sustained in the associated supplying
20	industries, including—
21	(i) the number of job-years created
22	and the total increase in employment in
23	the project area since the date of enact-
24	ment of this Act; and

1	(ii) information on local hiring, hiring
2	of economically disadvantaged individuals,
3	and hiring of individuals with a barrier to
4	employment (including ex-offenders) and
5	disabled individuals (as defined in section
6	121), with respect to the project;
7	(G) an analysis of the contracts awarded
8	that indicates participation levels of small busi-
9	nesses and disadvantaged businesses;
10	(H) suggestions for improvements in trans-
11	portation accessibility for disadvantaged popu-
12	lations, based on criteria developed by the Sec-
13	retary; and
14	(I) any other criteria the Secretary deter-
15	mines to be appropriate.
16	(3) Report to congress.—Each fiscal year,
17	the Secretary shall transmit to Congress the reports
18	received by the Secretary under paragraph (1).
19	(4) GAO REPORT ON INFRASTRUCTURE REMOV-
20	ALS.—Not later than 2 years after the date of enact-
21	ment of this Act, the Comptroller General of the
22	United States shall submit to Congress a report on
23	infrastructure removal, including—

1	(A) an identification of examples of
2	projects to remove infrastructure using assist-
3	ance from a covered infrastructure program;
4	(B) an evaluation of the effect of infra-
5	structure removal projects on the surrounding
6	area, including impacts to the local economy,
7	congestion effects, safety outcomes, and impacts
8	on the movement of freight and people;
9	(C) an analysis of the costs and benefits of
10	removing underutilized infrastructure assets
11	that are nearing the end of the useful life of the
12	assets compared to replacing or reconstructing
13	the assets; and
14	(D) recommendations for integrating the
15	findings and results under subparagraphs (A)
16	through (C) into infrastructure planning and
17	decisionmaking processes.
18	(n) FUNDING.—There is authorized to be appro-
19	priated to carry out the program \$5,000,000,000 for each

20 of fiscal years 2020 through 2024.

TITLE II—LAUNCHING MIDDLE CLASS CAREER PATHWAYS IN INFRASTRUCTURE

4 SEC. 201. BUILDING AMERICAN INFRASTRUCTURE AND CA-

REERS PROGRAM.

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6 (a) DEFINITIONS.—In this section:

7 (1) WIOA DEFINITIONS.—The terms "career 8 pathway", "community-based organization", "indi-9 vidual with a barrier to employment", "industry or 10 sector partnership", "integrated education and 11 training", "postsecondary educational institution", "recognized postsecondary credential", and "work-12 13 force development system" have the meanings given 14 those terms in section 3 of the Workforce Innovation 15 and Opportunity Act (29 U.S.C. 3102).

16 (2) OTHER DEFINITIONS.—

17 (\mathbf{A}) CAREER AND TECHNICAL EDU-18 CATION.—The term "career and technical edu-19 cation" has the meaning given the term in sec-20 tion 3 of the Carl D. Perkins Career and Tech-21 nical Education Act of 2006 (20 U.S.C. 2302). 22 (B) ELIGIBLE ENTITY.—The term "eligible entity" means-23

24 (i) a local workforce development25 board;

1	(ii) a State workforce development
2	board;
3	(iii) an industry or sector partnership,
4	which may be led by any member of such
5	partnership, including—
6	(I) a community-based organiza-
7	tion;
8	(II) a recognized State labor or-
9	ganization, central labor council, or
10	another labor representative, as ap-
11	propriate; or
12	(III) an education or training
13	provider; or
14	(iv) any combination of entities de-
15	scribed in any of clauses (i) through (iii).
16	(C) Registered apprenticeship pro-
17	GRAM.—The term "registered apprenticeship
18	program'' means an apprenticeship program
19	registered with the Department of Labor or a
20	federally recognized State Apprenticeship Agen-
21	cy and that complies with the requirements
22	under parts 29 and 30 of title 29, Code of Fed-
23	eral Regulations, as in effect on January 1,
24	2019.

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

(E) SUPPORTIVE SERVICES.—The term "supportive services" means services such as transportation, child care, dependent care, housing, and needs-related payments, that are necessary to enable an individual to participate in activities authorized under this Act or under the Workforce Innovation and Opportunity Act (29 U.S.C. 3101 et seq.).

11 (F) TARGETED INFRASTRUCTURE INDUS-12 TRY.—The term "targeted infrastructure indus-13 try" means an infrastructure industry, includ-14 ing transportation (including surface, transit, 15 aviation, or railway transportation), construc-16 tion, energy, water, information technology, or 17 utilities industries, that the eligible entity iden-18 tifies in accordance with subsection (c)(2)(A).

19 (G) VETERAN.—The term "veteran" has
20 the meaning given such term in section 121.

(H) WORK-BASED LEARNING PROGRAM.—
The term "work-based learning program"
means a program that provides workers with
paid work experience and corresponding classroom instruction, delivered in an employment

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1	relationship that both the business and worker
2	intend to be permanent.
3	(b) Establishment of Building American In-
4	FRASTRUCTURE AND CAREERS PROGRAM.—
5	(1) IN GENERAL.—Not later than 180 days
6	after the date of enactment of this Act, the Sec-
7	retary, in consultation with the Secretary of Trans-
8	portation, the Secretary of Energy, the Secretary of
9	Commerce, the Secretary of Education, the Adminis-
10	trator of the Environmental Protection Agency, and
11	the Chief of Engineers of the Army Corps of Engi-
12	neers, shall establish a program, to be known as the
13	"Building American Infrastructure and Careers Pro-
14	gram", to provide grants under paragraph (2) to eli-
15	gible entities for the purposes of—
16	(A) promoting careers and quality employ-
17	ment practices in targeted infrastructure indus-
18	tries among individuals with a barrier to em-
19	ployment (including ex-offenders), veterans, or
20	individuals who are traditionally underrep-
21	resented in the targeted infrastructure indus-
22	tries;
23	(B) leveraging the existing capacity of
24	workforce development systems through dem-

1	and align quality training, including industry or
2	sector partnerships, registered apprenticeship
3	programs, and pre-apprenticeship programs af-
4	filiated with registered apprenticeship pro-
5	grams, and hiring that create a pipeline of
6	qualified workers; and
7	(C) advancing efficiency and performance
8	on projects in targeted infrastructure indus-
9	tries.
10	(2) GRANTS.—
11	(A) IN GENERAL.—The Secretary, in con-
12	sultation with the Secretary of Transportation,
13	the Secretary of Energy, the Secretary of Com-
14	merce, the Secretary of Education, the Admin-
15	istrator of the Environmental Protection Agen-
16	cy, and the Chief of Engineers of the Army
17	Corps of Engineers, shall award grants on a
18	competitive basis to eligible entities that submit
19	an application meeting the requirements under
20	subsection (c) for such eligible entities to, sub-
21	ject to subparagraph (E), carry out a job train-
22	ing program including the activities described in
23	subsection (d) for assisting individuals with a
24	barrier to employment (including ex-offenders),
25	veterans, or individuals who are traditionally

underrepresented in the targeted infrastructure
industry, in obtaining and maintaining employ-
ment in a targeted infrastructure industry.
(B) Types of grants.—A grant awarded
under this section may be in the form of—
(i) an implementation grant, for enti-
ties seeking an initial grant under this sec-
tion, in order for such entity to establish
and carry out a job training program de-
scribed in subparagraph (A); or
(ii) a renewal grant for entities that
have already received an implementation
grant under this section for such a job
training program, in order for such entity
to continue carrying out such job training
program.
(C) DURATION.—Each grant awarded
under this section shall be for a period not to
exceed 3 years.
(D) Amount.—The amount of a grant
awarded under this section may not exceed—
(i) for an implementation grant,
\$2,500,000; and
(ii) for a renewal grant, \$1,500,000.

1 (E) CONSTRUCTION INDUSTRY.—Notwith-2 standing any other provision in this section, if 3 the targeted infrastructure industry for a grant 4 awarded under this section is the construction 5 industry, the grant shall only be available for 6 the establishment or operation of a pre-appren-7 ticeship program affiliated with a registered ap-8 prenticeship program. 9 (3) AWARD BASIS.— 10 (A) GEOGRAPHIC DIVERSITY.—The Sec-11 retary shall award grants under this section in 12 a manner that ensures geographic diversity in 13 the areas in which activities will be carried out 14 under the grants, including a balance between 15 rural and tribal areas and urban areas. 16 (B) PRIORITY FOR TARGETED HIRING OR 17 U.S. EMPLOYMENT PLAN PROJECTS.—In award-18 ing grants under this section, the Secretary 19 shall give priority to eligible entities that— 20 (i) ensure that not less than 50 per-21 cent of the workers hired to participate in 22 the job training program are hired through 23 local hiring in accordance with section 111, 24 including by prioritizing individuals with a

barrier to employment (including ex-of-

1	fenders), disabled individuals as defined in
2	section 121, veterans, and individuals that
3	represent populations that are traditionally
4	underrepresented in the infrastructure
5	workforce; or
6	(ii) ensure the commitments described
7	in clauses (i) and (ii) of section
8	131(a)(2)(A) with respect to carrying out
9	the job training program.
10	(C) PRIORITY FOR RENEWAL GRANTS.—In
11	awarding renewal grants under this section, the
12	Secretary shall give priority to eligible entities
13	that demonstrate long-term sustainability of an
14	industry or sector partnership.
15	(c) Application Process.—
16	(1) IN GENERAL.—An eligible entity seeking a
17	grant under this section shall submit to the Sec-
18	retary an application at such time, in such manner,
19	and containing such information as the Secretary
20	may reasonably require, including the contents de-
21	scribed in paragraph (2).
22	(2) CONTENTS.—An application submitted
23	under paragraph (1) shall contain, at a minimum—
24	(A) an identification of the targeted infra-
25	structure industry to be served by the job train-

1	ing program supported by a grant under this
2	section;
3	(B) a description of the individuals with a
4	barrier to employment, veterans, or individuals
5	who are traditionally underrepresented in the
6	targeted infrastructure industry, that will be
7	served by such program, including—
8	(i) an analysis of the labor market in
9	the targeted infrastructure industry;
10	(ii) a description of the barriers to
11	employment that may affect such individ-
12	uals; and
13	(iii) a description of strategies that
14	the program will employ to help such indi-
15	viduals overcome such barriers;
16	(C) a description of the credentials that
17	the program will assist such individuals in ob-
18	taining, which credentials—
19	(i) shall be nationally portable;
20	(ii) shall be recognized postsecondary
21	credentials or, if not available for the in-
22	dustry, other credentials determined by the
23	Secretary to be appropriate; and
24	(iii) shall be related to the targeted
25	infrastructure industry; and

1	(D) a description of the services described
2	in subsection $(d)(3)$ that the program will offer
3	to such individuals.
4	(d) ACTIVITIES.—
5	(1) IN GENERAL.—Each job training program
6	supported under this section—
7	(A) shall include—
8	(i) activities designed to achieve the
9	strategic objectives described in paragraph
10	(2); and
11	(ii) the services described in para-
12	graph (3) for individuals with a barrier to
13	employment (including ex-offenders), vet-
14	erans, or individuals who are traditionally
15	underrepresented in the targeted infra-
16	structure industry; and
17	(B) may include a partnership between the
18	eligible entity and an employer to assist such
19	employer in carrying out a work-based learning
20	program, including a registered apprenticeship
21	program or a pre-apprenticeship program affili-
22	ated with a registered apprenticeship program.
23	(2) Strategic objectives.—The strategic ob-
24	jectives described in this paragraph are the fol-
25	lowing:

1	(A)(i) Recruiting key stakeholders in the
2	targeted infrastructure industry, which stake-
3	holders may include employers, labor organiza-
4	tions, local workforce development boards, and
5	education and training providers, including pro-
6	viders of career and technical education.
7	(ii) Regularly convening such stakeholders
8	in a collaborative manner that supports the
9	sharing of information, ideas, and challenges,
10	which are common to the targeted infrastruc-
11	ture industry.
12	(B) Identifying the training needs of em-
13	ployers in the targeted infrastructure industry,
14	including—
15	(i) needs for skills critical to competi-
16	tiveness and innovation in such industry;
17	(ii) needs of registered apprenticeship
18	programs, pre-apprenticeship programs af-
19	filiated with registered apprenticeship pro-
20	grams, or other work-based learning pro-
21	grams that may be supported by a grant
22	under this section; and
23	(iii) needs for the alignment of a job
24	training program supported under this sec-
25	tion with career pathways.

(C) Facilitating actions, through industry or sector partnerships, registered apprenticeship programs, or pre-apprenticeship programs affiliated with registered apprenticeship programs, that lead to economies of scale by aggregating training and education needs of multiple employers in the targeted infrastructure industry.

8 (D) Assisting postsecondary educational 9 institutions, training institutions, sponsors of 10 registered apprenticeship programs, and all 11 other providers of career and technical edu-12 cation and training programs that may be receiving assistance under this section, align cur-13 14 ricula, entrance requirements, and programs to 15 the targeted infrastructure industry needs and 16 the credentials described in subsection 17 (c)(2)(C), particularly for high-skill, high-pri-18 ority occupations related to the targeted infra-19 structure industry.

(E) Providing information on the activities
carried out through the job training program
supported under this section to the State agency carrying out the State program under the
Wagner-Peyser Act (29 U.S.C. 49 et seq.), including staff of the agency that provide services

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under such Act, to enable the agency to inform recipients of unemployment compensation of the employment and training opportunities that may be offered through such job training program supported under this section.

6 (F) Assisting employers in the targeted in-7 frastructure industry to attract potential work-8 ers from a diverse jobseeker base, including in-9 dividuals with a barrier to employment (includ-10 ing ex-offenders), veterans, or individuals who 11 are traditionally underrepresented in the tar-12 geted infrastructure industry, by identifying 13 any such barriers, reasons for such underrep-14 resentation, or related issues for veterans 15 through analysis of the labor market in the tar-16 geted infrastructure industry and implementing 17 strategies to help such individuals overcome 18 such barriers, reduce such underrepresentation, 19 and address such issues.

20 (3) SERVICES.—

(A) IN GENERAL.—Each job training program supported by a grant under this section
shall provide services to individuals with a barrier to employment, veterans, or individuals who
are traditionally underrepresented in the tar-

1	geted infrastructure industry, which may in-
2	clude—
3	(i) pre-employment services as de-
4	scribed in subparagraph (B); and
5	(ii) employment services as described
6	in subparagraph (C).
7	(B) PRE-EMPLOYMENT SERVICES.—The
8	pre-employment services described in this sub-
9	paragraph may include—
10	(i) skills training, including career
11	and technical education, and integrated
12	education and training, with respect to the
13	targeted infrastructure industry;
14	(ii) initial assessments of such individ-
15	uals;
16	(iii) services to provide work attire
17	and necessary tools for a work site in the
18	targeted infrastructure industry;
19	(iv) supportive services, such as child
20	care and transportation;
21	(v) mentoring services; and
22	(vi) job placement assistance.
23	(C) Employment services.—The em-
24	ployment services described in this subpara-
25	graph are services provided to individuals with

1	a barrier to employment (including ex-offend-
2	ers), veterans, or individuals who are tradition-
3	ally underrepresented in the targeted infra-
4	structure industry, and that are employed in a
5	work-based learning program in the targeted in-
6	frastructure industry. A job training program
7	supported by a grant under this section shall
8	provide such services to such individuals during
9	their first 6 months of employment through
10	such program, to assure the individuals succeed
11	in the program. Such services may include—
12	(i) ongoing case management and
13	services, including the services described in
14	subparagraph (B);
15	(ii) continued skills training, including
16	career and technical education, integrated
17	education and training, and soft-skills
18	training such as problem solving and lead-
19	ership training, conducted in collaboration
20	with the employers of such individuals;
21	(iii) additional mentorship and reten-
22	tion supports for such individuals; and
23	(iv) targeted training for the employer
24	participating in the work-based learning
25	program, including for frontline managers,

1	journey level workers (such as mentors)
2	working with individuals with a barrier to
3	employment, veterans, or individuals who
4	are traditionally underrepresented in the
5	targeted infrastructure industry, and
6	human resource representatives of the em-
7	ployer.
8	(e) EVALUATIONS.—
9	(1) IN GENERAL.—Not later than 3 years after
10	the date of enactment of this Act, the Secretary, in
11	consultation with the Secretary of Transportation,
12	the Secretary of Energy, the Secretary of Com-
13	merce, the Secretary of Education, the Adminis-
14	trator of the Environmental Protection Agency, and
15	the Chief of Engineers of the Army Corps of Engi-
16	neers, shall prepare and submit a report to Congress
17	that evaluates the effectiveness of the grants award-
18	ed under this section in advancing the strategic ob-
19	jectives described in subsection $(d)(2)$, and the pur-
20	poses described in subsection $(b)(1)$.
21	(2) DATA.—The report required under para-
22	graph (1) shall provide and analyze each of the fol-
23	lowing:
24	(A) The number of participants in job
25	training programs supported under this section,

1	disaggregated by age, race or ethnicity, gender,
2	status as an individual with a barrier to em-
3	ployment, and income.
4	(B) The percentage of such participants
5	who are in unsubsidized employment prior to
6	enrolling in such program.
7	(C) The median earnings of such partici-
8	pants prior to enrolling in such program.
9	(D) The percentage of such participants
10	who are in unsubsidized employment during the
11	second quarter after exit from such program
12	and salary statistics of such participants, in-
13	cluding mean and median earnings.
14	(E) The percentage of such participants
15	who are in unsubsidized employment during the
16	fourth quarter after exit from such program
17	and the salary statistics of such participants,
18	including mean and median earnings.
19	(F) The percentage of such participants
20	who obtain a recognized postsecondary creden-
21	tial, or a secondary school diploma or its recog-
22	nized equivalent, during participation in or
23	within 1 year after exit from such program.
24	(G) The percentage of such participants
25	who, during a program year, are in an edu-

1	cation or training program that leads to a rec-
2	ognized postsecondary credential or employment
3	and who are achieving measurable skill gains
4	toward such a credential or employment.
5	SEC. 202. INFRASTRUCTURE WORKFORCE EQUITY CAPAC-
6	ITY BUILDING PROGRAM.
7	(a) DEFINITIONS.—In this section:
8	(1) ELIGIBLE ENTITY.—The term "eligible enti-
9	ty" means an entity that—
10	(A) has an affiliate network or offices in
11	not less than 3 communities and across not less
12	than 2 States;
13	(B) has the programmatic capability to
14	serve individuals with a barrier to employment
15	or individuals who are traditionally underrep-
16	resented in infrastructure industries;
17	(C) has clearly and convincingly dem-
18	onstrated that it has the capacity to provide
19	technical assistance to entities carrying out job
20	training programs under section 201; and
21	(D) submits an application in accordance
22	with subsection (c).
23	(2) Individual with a barrier to employ-
24	MENT.—The term "individual with a barrier to em-
25	ployment" has the meaning given such term in sec-

tion 3 of the Workforce Innovation and Opportunity
 Act (29 U.S.C. 3102).

3 (b) CAPACITY BUILDING PROGRAM.—The Secretary 4 shall reserve 10 percent of the amounts appropriated 5 under section 203 to award grants, contracts, or other agreements or arrangements as the Secretary determines 6 7 appropriate, to eligible entities for the purpose of building 8 the capacity of entities receiving a grant under section 201 9 to implement the activities described in subsection (d) of 10 such section to more effectively serve individuals with a barrier to employment, including ex-offenders, veterans as 11 12 defined in section 121, or individuals who are traditionally 13 underrepresented in the targeted infrastructure industry served through the job training program supported under 14 15 such section.

(c) APPLICATION.—An entity seeking an award under
this section shall submit to the Secretary an application
at such time, in such manner, and containing such information as the Secretary may reasonably require.

(d) USE OF FUNDS.—An award made under this section may be used to provide technical assistance to entities
receiving a grant under section 201 in order for such entities to carry out the activities described in subsection (d)
of that section. Such technical assistance may include assistance with—

1 (1) the development and training of staff; 2 (2) the provision of outreach, intake, assess-3 ments, and service delivery; 4 (3) the coordination of services across providers 5 and programs; and (4) the development of performance account-6 7 ability measures. 8 (e) AMOUNT.—The amount of a grant awarded under this section may not exceed \$5,000,000. 9 10 (f) REPORT.—An eligible entity receiving a grant under this section shall, not later than 6 months after the 11 12 grant is awarded, submit to the Secretary a report that includes-13 14 (1) the impact of the technical assistance pro-15 vided under this section on the outcomes of grants 16 under section 201; and 17 (2) such other criteria as determined by the 18 Secretary. 19 **SEC. 203. AUTHORIZATION OF APPROPRIATIONS.** 20 There is authorized to be appropriated to carry out 21 this title \$1,000,000,000 for each of fiscal years 2020 22 through 2024.

TITLE III—INVESTING IN HIGH QUALITY AMERICAN JOBS

3 SEC. 301. WAGE RATE.

4 (a) DAVIS-BACON ACT.—

5 (1) IN GENERAL.—Notwithstanding any other 6 provision of law, for fiscal year 2020 and each fiscal 7 year thereafter, all laborers and mechanics employed 8 by contractors or subcontractors on projects assisted 9 in whole or in part under a covered infrastructure 10 program, including projects described in paragraph 11 (3) assisted in whole or in part under such pro-12 grams, without regard to the form or type of Fed-13 eral assistance provided under such program, shall 14 be paid wages at rates not less than those prevailing 15 on projects of a similar character in the locality as 16 determined by the Secretary of Labor in accordance 17 with subchapter IV of chapter 31 of title 40, United 18 States Code (commonly known as the "Davis-Bacon 19 Act'').

(2) AUTHORITY.—With respect to the labor
standards specified in paragraph (1), the Secretary
of Labor shall have the authority and functions set
forth in Reorganization Plan Numbered 14 of 1950
(64 Stat. 1267; 5 U.S.C. App.) and section 3145 of
title 40, United States Code.

(3) REVOLVING LOAN FUNDS.—A project de scribed in this paragraph is a project, in the case of
 a covered infrastructure program that capitalizes re volving loan funds, that is assisted in whole or in
 part with amounts deposited in the revolving loan
 fund, including loan repayments and interest earned.
 (b) SERVICE EMPLOYEES.—

8 (1) IN GENERAL.—Notwithstanding any other 9 provision of law, for fiscal year 2020 and each fiscal 10 year thereafter, all service employees, including serv-11 ice employees that are operations workers or mainte-12 nance workers, employed by contractors or sub-13 contractors on projects assisted in whole or in part 14 under a covered infrastructure program, without re-15 gard to the form or type of Federal assistance pro-16 vided under such program, shall be paid a wage and 17 fringe benefits that are not less than the minimum 18 wage and fringe benefits determined in accordance 19 with paragraphs (1) and (2), respectively, of section 20 6703 of title 41, United States Code, for service em-21 ployees engaged in the performance of a contract or 22 subcontract to which chapter 67 of title 41, United 23 States Code, applies.

24 (2) DEFINITION OF SERVICE EMPLOYEE.—In
25 this subsection, the term "service employee" has the

A STANDARDS, IMPROVE WORKING NS, AND STRENGTHEN WORKERS' NG POWER. —In this section— "covered award" means an award 5500,000 made to an entity under acture program by the head of the gency; and n "covered subaward" means a
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RE-GRANT, LOAN, OR CONTRACT
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nd belief, whether there has been
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decision, or civil judgment, as de-
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RE-GRANT, LOAN, OR CONTRA URES.—The head of a relevanall require an entity applying f pepresent, to the best of the entity and belief, whether there has be rative merits determination, ar

1	Labor, rendered against the entity in the pre-
2	ceding 3 years for violations of—
3	(i) the Fair Labor Standards Act of
4	1938 (29 U.S.C. 201 et seq.);
5	(ii) the Occupational Safety and
6	Health Act of 1970 (29 U.S.C. 651 et
7	seq.);
8	(iii) the Migrant and Seasonal Agri-
9	cultural Worker Protection Act (29 U.S.C.
10	1801 et seq.);
11	(iv) the National Labor Relations Act
12	(29 U.S.C. 151 et seq.);
13	(v) subchapter IV of chapter 31 of
14	title 40, United States Code (commonly
15	known as the "Davis-Bacon Act");
16	(vi) chapter 67 of title 41, United
17	States Code (commonly known as the
18	"Service Contract Act");
19	(vii) Executive Order 11246 (42
20	U.S.C. 2000e note; relating to equal em-
21	ployment opportunity), including any
22	amendment to such Executive order;
23	(viii) section 503 of the Rehabilitation
24	Act of 1973 (29 U.S.C. 793);

1	(ix) section 4212 of title 38, United
2	States Code;
3	(x) the Family and Medical Leave Act
4	of 1993 (29 U.S.C. 2601 et seq.);
5	(xi) title VII of the Civil Rights Act of
6	1964 (42 U.S.C. 2000e et seq.);
7	(xii) the Americans with Disabilities
8	Act of 1990 (42 U.S.C. 12101 et seq.);
9	(xiii) the Age Discrimination in Em-
10	ployment Act of 1967 (29 U.S.C. 621 et
11	seq.);
12	(xiv) Executive Order 13658 (79 Fed.
13	Reg. 9851; relating to establishing a min-
14	imum wage for contractors);
15	(xv) subsection (h) of this section; or
16	(xvi) equivalent State laws, as defined
17	in guidance issued by the Secretary of
18	Labor; and
19	(2) to require any applicant for a covered
20	subaward from the entity—
21	(A) to represent to the best of the appli-
22	cant's knowledge and belief, whether there has
23	been any administrative merits determination,
24	arbitral award or decision, or civil judgment, as
25	defined in guidance issued by the Secretary of

1	Labor, rendered against the applicant in the
2	preceding 3 years for violations of any of the
3	labor laws listed in paragraph (1); and
4	(B) to update such information not less
5	than every 6 months for the duration of the
6	covered subaward.
7	(c) Pre-Award Corrective Measures.—The head
8	of a relevant Federal agency shall, prior to awarding a
9	covered award, provide an entity that makes a disclosure
10	under subsection $(b)(1)$ an opportunity to report any steps
11	taken to correct a violation of or improve compliance with
12	the labor laws listed in subsection $(b)(1)$, including any
13	agreements entered into by the entity with an enforcement
14	agency.
15	(d) DISCLOSURE OF VIOLATIONS.—
16	(1) IN GENERAL.—Not later than 180 days
17	after the date of enactment of this Act, the Sec-
18	retary of Labor shall establish a website that—
19	(A) is available to the public at no cost;
20	(B) indicates each violation disclosed under
21	subsection (b) or $(e)(1)$ with respect to an enti-
22	ty applying for, or receiving, a covered award or
23	covered subaward until such violation is cor-
24	rected and the entity is in compliance with all
25	labor laws listed in subsection $(b)(1)$; and

1 (C) is designed to enable interested parties 2 to easily identify entities applying for, or receiv-3 ing, covered awards or covered subawards that 4 are in violation of any labor laws listed in sub-5 section (b)(1) and steps taken by such entities 6 to correct the violations or improve compliance 7 with such laws. 8 (2) Fulfilling reporting requirements.—

7 (2) FULFILLING REPORTING REQUIREMENTS.— 9 The Secretary of Labor, in consultation with the Di-10 rector of the Office of Management and Budget and 11 the heads of the relevant Federal agencies, shall in-12 clude on the website established under paragraph (1) 13 the ability for all entities that apply for or receive 14 covered awards or covered subawards to fulfill re-15 porting requirements under this section.

16 (3) AGENCY COOPERATION.—The heads of the
17 relevant Federal agencies shall provide the Secretary
18 of Labor with the data necessary to maintain the
19 website established under paragraph (1).

20 (e) POST-AWARD GRANT, LOAN, OR CONTRACT AC-21 TIONS.—

(1) INFORMATION UPDATES.—The head of a
relevant Federal agency shall require each entity receiving a covered award or covered subaward to, not
later than once every 6 months, update the informa-

1	tion provided under paragraph (1) or (2), as applica-
2	ble, of subsection (b).
3	(2) Corrective actions.—
4	(A) ENTITY AWARDED ASSISTANCE.—The
5	head of a relevant Federal agency, in consulta-
6	tion with the Labor Compliance Advisor des-
7	ignated by such head under subsection (f) and
8	in coordination with the heads of the other rel-
9	evant Federal agencies as applicable, shall de-
10	termine whether any information provided
11	under paragraph (1) by an entity receiving a
12	covered award warrants corrective action. Such
13	action—
14	(i) may include—
15	(I) an agreement requiring ap-
16	propriate remedial measures;
17	(II) compliance assistance;
18	(III) resolving issues to avoid
19	further violations;
20	(IV) the decision not to exercise
20 21	(IV) the decision not to exercise an option on assistance awarded or to
21	an option on assistance awarded or to
21 22	an option on assistance awarded or to terminate the assistance awarded; or

1 pend the entity from future participa-2 tion in any of the covered infrastruc-3 ture programs; and 4 (ii) shall include disclosure on the website established under subsection (d). 5 6 (B) SUBAWARDS.—An entity that receives 7 a covered award, in consultation with head of the relevant Federal agency and the Labor 8 9 Compliance Advisor designated by such head 10 under subsection (f), shall determine whether 11 any information provided under subsection (b)(2) by a recipient of a covered subaward 12 13 warrants corrective action, including remedial 14 measures, compliance assistance, and resolving 15 issues to avoid further violations.

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16 (3)DEPARTMENT \mathbf{OF} LABOR INVESTIGA-17 TIONS.—The Secretary of Labor shall, as appro-18 priate, inform the heads of the relevant Federal 19 agencies of investigations by the Secretary of entities 20 receiving covered awards or covered subawards for 21 purposes of determining the appropriateness of ac-22 tions described in subparagraphs (A) and (B) of 23 paragraph (2).

24 (f) LABOR COMPLIANCE ADVISORS.—

1	(1) IN GENERAL.—Each head of a relevant
2	Federal agency shall designate a senior official to
3	serve as the Labor Compliance Advisor for the agen-
4	cy.
5	(2) DUTIES.—The Labor Compliance Advisor
6	shall—
7	(A) meet quarterly with the Deputy Sec-
8	retary, Deputy Administrator, or equivalent of-
9	ficial of the agency with regard to matters cov-
10	ered under this section;
11	(B) work with officials of the agency to
12	promote greater awareness and understanding
13	of—
14	(i) the labor laws listed in subsection
15	(b)(1), including recordkeeping, reporting,
16	and notice requirements under such laws;
17	and
18	(ii) best practices for compliance with
19	such laws;
20	(C) advise the head of the relevant Federal
21	agency whether agreements are in place or are
22	otherwise needed to address appropriate reme-
23	dial measures, compliance assistance, steps to
24	resolve issues to avoid violations of the labor
25	laws listed in subsection $(b)(1)$, or other related

1	matters concerning entities applying for or re-
2	ceiving covered awards or covered subawards;
3	(D) coordinate assistance for entities that
4	apply for or receive covered awards or covered
5	subawards that are seeking help in addressing
6	and preventing violations of such labor laws;
7	(E) in consultation with the Secretary of
8	Labor or other relevant enforcement agencies,
9	provide assistance to the head of the relevant
10	Federal agency regarding appropriate actions to
11	be taken in response to violations, by entities
12	applying for or receiving covered awards or cov-
13	ered subawards, of the labor laws listed in sub-
14	section $(b)(1)$ identified prior to or after receipt
15	of such awards, and to address complaints in a
16	timely manner, by—
17	(i) providing assistance to officials of
18	the agency in reviewing the information
19	provided under subsections (b) and $(e)(1)$,
20	or other information indicating a violation
21	of such a labor law, in order to assess the
22	serious, repeated, willful, or pervasive na-
23	ture of such violation and evaluate steps
24	entities applying for or receiving covered
25	awards or covered subawards have taken to

correct violations of or improve compliance with such laws;

3 (ii) helping officials of the agency de-4 termine the appropriate response to address violations of the labor laws listed in 5 6 subsection (b)(1), or other information in-7 dicating such violations, particularly serious, repeated, willful, or pervasive viola-8 9 tions, including agreements requiring ap-10 propriate remedial measures, decisions not 11 to award assistance or exercise an option 12 on an award of assistance, termination of 13 an award of assistance, or referral of de-14 tails to be posted on the website estab-15 lished under subsection (d);

(iii) providing assistance to officials of
the agency in receiving and responding to,
or making referrals of, complaints alleging
violations of the labor laws listed in subsection (b)(1) by entities applying for or
receiving covered awards or covered subawards;

23 (iv) supporting officials of the agency24 in the coordination of actions taken pursu-

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1	ant to this section to ensure agency-wide
2	consistency, to the extent practicable; and
3	(v) as appropriate, sending informa-
4	tion to agency suspension and debarment
5	officials in accordance with agency proce-
6	dures;
7	(F) consult with the head of the relevant
8	Federal agency, and the Secretary of Labor as
9	necessary, in the development of regulations,
10	policies, and guidance addressing compliance
11	with the labor laws listed in subsection $(b)(1)$
12	by entities applying for or receiving covered
13	awards or covered subawards;
14	(G) make recommendations to the head of
15	the relevant Federal agency to strengthen agen-
16	cy management of compliance with such labor
17	laws by entities applying for or receiving cov-
18	ered awards or covered subawards;
19	(H) publicly report, on an annual basis, a
20	summary of actions taken by the head of the
21	relevant Federal agency to promote greater
22	compliance with the labor laws listed in sub-
23	section $(b)(1)$, including the head's response to
24	serious, repeated, willful, or pervasive violations
25	of such labor laws; and

1	(I) participate in the interagency meetings
2	regularly convened by the Secretary of Labor
3	under subsection $(g)(2)$.
4	(g) Measures To Ensure Government-Wide
5	CONSISTENCY.—Not later than 1 year after the date of
6	enactment of this Act, the Secretary of Labor shall—
7	(1) develop a process—
8	(A) for the Labor Compliance Advisors
9	designated under subsection (f) to consult with
10	the Secretary of Labor in carrying out the re-
11	sponsibilities of such Advisors under subsection
12	(f)(2)(E); and
13	(B) by which the head of the relevant Fed-
14	eral agencies and Labor Compliance Advisors
15	may give appropriate consideration to deter-
16	minations and agreements made by the Sec-
17	retary of Labor and such heads;
18	(2) regularly convene interagency meetings of
19	Labor Compliance Advisors to share and promote
20	best practices for improving compliance with the
21	labor laws listed in subsection $(b)(1)$; and
22	(3) designate an appropriate contact within the
23	Department of Labor with whom the heads of the
24	relevant Federal agencies may consult with respect
25	to requirements and activities under this section.

1 (h) WORKFORCE DIVERSITY PROGRAMS.—

2 (1) IN GENERAL.—The head of a relevant Fed-3 eral agency, in coordination with the Secretary of 4 Labor, shall require each entity that has not less 5 than 50 employees and receives a covered award or 6 covered subaward to develop and maintain a work-7 force diversity program in accordance with this sub-8 section to ensure equal employment opportunity 9 through the recruitment, selection, and advancement 10 of individuals who are qualified for the applicable 11 position and who are individuals with a barrier to 12 employment (including ex-offenders), racial or ethnic 13 minorities, women, disabled individuals, or veterans.

14 (2) STRUCTURE OF WORKFORCE DIVERSITY
15 PROGRAMS.—A workforce diversity program required
16 under paragraph (1) of an entity described in such
17 paragraph shall include programs, policies, practices,
18 and procedures that fulfill the purposes of this sub19 section. Such programs, policies, practices, and pro20 cedures shall—

(A) contain a diagnostic component that
includes more than 1 quantitative analysis designed to evaluate the composition of the workforce of the entity and compare such composi-

1	tion to the composition of other relevant
2	workforces;
3	(B) include action-oriented programs, such
4	as programs for training and outreach;
5	(C) include internal auditing and reporting
6	systems as a means of—
7	(i) measuring the entity's progress to-
8	ward achieving a diverse workforce; and
9	(ii) monitoring and examining employ-
10	ment decisions and compensation systems
11	to evaluate the impact of those systems on
12	diverse applicants and employees;
13	(D) be incorporated into the entity's per-
14	sonnel policies, practices, and procedures;
15	(E) be updated annually for the duration
16	of the project assisted by the covered award or
17	covered subaward; and
18	(F) be readily available for reporting to the
19	Secretary for the purposes of compliance re-
20	view.
21	(3) Designation of responsibility.—An en-
22	tity described in paragraph (1) shall provide for the
23	implementation of the workforce diversity program
24	required under such paragraph by—

1	(A) assigning responsibility and account-
2	ability to an official of the entity; and
3	(B) providing the assigned official with the
4	authority, resources, and support of and access
5	to top management of the entity to ensure the
6	effective implementation of such program.
7	(4) Identification of problem areas.—
8	(A) IN GENERAL.—An entity described in
9	paragraph (1) shall perform an in-depth anal-
10	ysis of the employment process of the entity to
11	determine—
12	(i) whether impediments to equal em-
13	ployment opportunity exist in such process;
14	and
15	(ii) if such impediments exist, the as-
16	pects of such process in which such im-
17	pediments exist.
18	(B) EVALUATIONS.—An analysis under
19	subparagraph (A) shall include an analysis of—
20	(i) whether, across different positions
21	of the entity, there are problems of utiliza-
22	tion or distribution of individuals who are
23	qualified for such positions and are individ-
24	uals with a barrier to employment (includ-
25	ing ex-offenders), racial or ethnic minori-

ties, women, disabled individuals, or veterans;

(ii) personnel activity to determine 3 4 whether there are selection disparities, 5 which such analysis may include an anal-6 ysis of the number of applications and 7 interviews, hires, terminations, promotions, 8 and other personnel actions of the entity; 9 (iii) compensation systems to deter-10 mine whether there are disparities in com-11 pensation;

12 (iv) selection, recruitment, referral, 13 and other personnel procedures to deter-14 mine whether such procedures result in 15 disparities in the employment or advance-16 ment of individuals who are qualified for 17 the applicable position and are individuals 18 with a barrier to employment (including 19 ex-offenders), racial or ethnic minorities, 20 women, disabled individuals, or veterans; 21 and

(v) any other issue that may impact
the success of the workforce diversity program required of the entity under paragraph (1).

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1	(5) ACTION-ORIENTED PROGRAMS.—An entity
2	described in paragraph (1) shall develop and execute
3	action-oriented programs designed to—
4	(A) correct any problem areas identified
5	under this subsection; and
6	(B) attain established goals and objectives
7	that—
8	(i) require the entity to follow dif-
9	ferent procedures than those procedures
10	that may have previously produced inad-
11	equate results; and
12	(ii) demonstrate the entity has made
13	good faith efforts to remove identified bar-
14	riers to workforce diversity, expand em-
15	ployment opportunities, and produce meas-
16	urable results to achieve improved work-
17	force diversity.
18	(6) INTERNAL AUDIT AND REPORTING SYS-
19	TEM.—An entity described in paragraph (1) shall
20	develop and implement an auditing system that peri-
21	odically measures the effectiveness of the workforce
22	diversity program developed and maintained by the
23	entity under such paragraph. Such system shall in-
24	clude requirements for the entity to—

1	(A) monitor records of all personnel activ-
2	ity, including referrals, placements, transfers,
3	promotions, terminations, and compensation, at
4	all levels of employment with the entity to en-
5	sure the workforce diversity program is carried
6	out in accordance with the purposes of this sub-
7	section;
8	(B) require internal reporting on a sched-
9	uled basis as to the degree to which equal em-
10	ployment opportunity and organizational objec-
11	tives are attained;
12	(C) review the results of reports required
13	under this subsection with all levels of manage-
14	ment of the entity; and
15	(D) advise top management of the entity
16	of the effectiveness of the program and submit
17	recommendations to improve unsatisfactory per-
18	formance with respect to the program.
19	(7) Compliance status.—
20	(A) IN GENERAL.—In determining whether
21	an entity described in paragraph (1) has com-
22	plied with the requirements for the workforce
23	diversity program under this subsection, the
24	head of the relevant Federal agency, in coordi-
25	nation with the Secretary of Labor, shall—

	102
1	(i) review the nature and extent of the
2	entity's good faith in carrying out activities
3	under paragraphs (4) , (5) , and (6) , and
4	the appropriateness of those activities to
5	identify equal employment opportunity
6	problems; and
7	(ii) analyze statistical data and other
8	non-statistical information to indicate
9	whether employees and applicants of the
10	entity are being treated without regard to
11	their race, color, religion, sex, sexual ori-
12	entation, gender identity, national origin,
13	or disability status.
14	(B) TECHNICAL ASSISTANCE.—The head
15	of the relevant Federal agency, in coordination
16	with the Secretary of Labor, may provide tech-
17	nical assistance to an entity described in para-
18	graph (1) to assist such entity in achieving
19	compliance with the requirements under this
20	subsection, which may include an agreement be-
21	tween the head of the relevant Federal agency
22	and the entity requiring appropriate remedial
23	measures.
24	(C) CORRECTIVE ACTION.—If an entity de-
25	scribed in paragraph (1) remains in noncompli-

1	ance with the requirements under this sub-
2	section following technical assistance under sub-
3	paragraph (B), the head of the relevant Federal
4	agency, in coordination with the Secretary of
5	Labor and the heads of the other relevant Fed-
6	eral agencies as applicable, may take corrective
7	action against the entity. Such action may in-
8	clude—
9	(i) the decision not to exercise an op-
10	tion on assistance awarded or to terminate
11	the assistance awarded; or
12	(ii) in coordination with the heads of
13	the other relevant Federal agencies, the de-
14	cision to debar or suspend the entity from
15	future participation in any of the covered
16	infrastructure programs.
17	(i) PAYCHECK TRANSPARENCY.—
18	(1) IN GENERAL.—Except as provided in para-
19	graph (3), each head of a relevant Federal agency
20	shall require entities receiving a covered award or a
21	covered subaward to provide each individual de-
22	scribed in paragraph (2) with a document for each
23	pay period containing information concerning, with
24	respect to such individual for such pay period—

1	(A) hours worked, including overtime
2	hours worked;
3	(B) pay, including any additions made to
4	or deductions made from pay; and
5	(C) job classification.
6	(2) INDIVIDUALS DESCRIBED.—An individual
7	described in this paragraph is any individual per-
8	forming work on a project for an entity, receiving a
9	covered award or covered subaward, that is required
10	to maintain wage records with respect to such indi-
11	vidual under—
12	(A) the Fair Labor Standards Act of 1938
13	(29 U.S.C. 201 et seq.);
14	(B) subchapter IV of chapter 31 of title
15	40, United States Code (commonly referred to
16	as the "Davis-Bacon Act");
17	(C) chapter 67 of title 41, United States
18	Code (commonly known as the "Service Con-
19	tract Act''); or
20	(D) any applicable State law.
21	(3) Exceptions.—
22	(A) Employees exempt from overtime
23	REQUIREMENTS.—A document provided under
24	paragraph (1) to an individual who is exempt
25	under section 13 of the Fair Labor Standards

Act of 1938 (29 U.S.C. 213) from the overtime 1 2 compensation requirements under section 7 of such Act (29 U.S.C. 207) shall not be required 3 4 to include a record of the hours worked by the 5 individual if the entity receiving the covered 6 award or covered subaward informs the indi-7 vidual of the status of such individual as ex-8 empt from such overtime compensation require-9 ments.

10 (B) SUBSTANTIALLY SIMILAR STATE 11 LAWS.—The requirements under this subsection 12 shall be deemed to be satisfied if the entity re-13 ceiving the covered award or covered subaward 14 complies with State or local requirements that 15 the Secretary of Labor has determined are sub-16 stantially similar to the requirements under this 17 subsection.

18 (4) INDEPENDENT CONTRACTORS.—If an entity 19 receiving a covered award or covered subaward 20 treats an individual performing work on a project 21 assisted by such award or subaward as an inde-22 pendent contractor, and not as an employee, of the 23 entity, the entity shall provide the individual a docu-24 ment informing the individual of the status of the 25 individual as an independent contractor.

1	(j) Notice of Hire.—
2	(1) IN GENERAL.—Each head of a relevant
3	Federal agency shall require entities receiving a cov-
4	ered award or a covered subaward to provide each
5	individual described in subsection $(i)(2)$, at the time
6	of hiring, a written notice containing each of the fol-
7	lowing:
8	(A) The name of the entity, including any
9	name used by the entity in conducting business.
10	(B) The physical address of the entity's
11	main office or principal place of business, and
12	a mailing address, if different from such phys-
13	ical address.
14	(C) The telephone number of the entity.
15	(D) The date on which the individual will
16	regularly receive a paycheck from the entity.
17	(E) The individual's rate of pay, and the
18	basis of that rate, including (as applicable)—
19	(i) by the hour, shift, day, week, sal-
20	ary, piece, or commission;
21	(ii) any allowances claimed as part of
22	the minimum wage, including tips and
23	meal or lodging allowances; and
24	(iii) overtime rate of pay, including
25	any exemptions from overtime pay.

1	(F) The individual's job classification, and
2	the prevailing wage for the corresponding class
3	of laborers and mechanics employed on projects
4	of a similar character in the locality in which
5	the work is to be performed.
6	(2) Enforcement.—
7	(A) FINE.—
8	(i) IN GENERAL.—The head of a rel-
9	evant Federal agency may assess a civil
10	fine, subject to clause (ii), of \$500 against
11	an entity that knowingly violates para-
12	graph (1) for each individual to whom the
13	entity failed to notify in violation of such
14	paragraph.
15	(ii) INFLATION.—The head of a rel-
16	evant Federal agency shall, for each year
17	beginning 1 year after the date of enact-
18	ment of this Act, adjust the amount under
19	clause (i) for inflation.
20	(B) REBUTTABLE PRESUMPTION.—The
21	failure to provide a notice in compliance with
22	paragraph (1) shall be a rebuttable presumption
23	that an entity required to provide such notice
24	knowingly violated such paragraph.
25	(k) NEUTRALITY.—

1	(1) Allowable costs.—Except as provided in
2	paragraph (2), an entity receiving a covered award
3	or covered subaward may use the assistance of such
4	award or subaward for costs incurred in maintaining
5	satisfactory relations between the entity and employ-
6	ees of the entity on a project assisted by the award
7	or subaward, including costs of shop stewards, labor
8	management committees, employee publications, and
9	other related activities.
10	(2) Limitation on federal assistance.—
11	(A) IN GENERAL.—No Federal assistance
12	made available under a covered award or cov-
13	ered subaward may be used for costs incurred
14	in—
15	(i) activities undertaken to persuade
16	employees of any entity to exercise or not
17	to exercise, or concerning the manner of
18	such employees in exercising or not exer-
19	cising, the right to organize and bargain
20	collectively through representatives of the
21	employees' own choosing; or
22	(ii) any other activities that are sub-
23	ject to the requirements under section
24	203(b) of the Labor-Management Report-

1	ing and Disclosure Act of 1959 (29 U.S.C.
2	433(b)).
3	(B) EXAMPLES.—Examples of costs pro-
4	hibited under subparagraph (A) include the
5	costs of—
6	(i) preparing and distributing mate-
7	rials for a purpose described in subpara-
8	graph (A);
9	(ii) hiring or consulting legal counsel
10	or consultants for such purpose;
11	(iii) meetings held for such purpose
12	(including paying the salaries of the
13	attendees at such meetings); and
14	(iv) planning or conducting activities
15	for such purpose during work hours by
16	managers, supervisors, or labor organiza-
17	tion representatives.
18	(1) Complaint and Dispute Transparency.—
19	(1) IN GENERAL.—
20	(A) AWARDS.—Each head of a relevant
21	Federal agency shall require entities receiving a
22	covered award to agree that any decision to ar-
23	bitrate the claim of an employee or independent
24	contractor performing work for a project as-
25	sisted by the award that arises under title VII

1	of the Civil Rights Act of 1964 (42 U.S.C.
2	2000e et seq.) or any tort related to or arising
3	out of sexual assault or sexual harassment may
4	only be made with the voluntary consent of the
5	employee or independent contractor after the
6	dispute arises.
7	(B) SUBAWARDS.—Each head of a relevant
8	Federal agency shall require that an entity cov-
9	ered under subparagraph (A) incorporate the
10	requirement under such subparagraph into each
11	subaward made for a project assisted by the
12	award at any tier under the award.
13	(2) EXCEPTION FOR EMPLOYEES AND INDE-
14	PENDENTS CONTRACTORS.—
15	(A) IN GENERAL.—The requirements
16	under paragraph (1) shall not apply with re-
17	spect to an employee or independent contractor
18	who—
19	(i) is covered by a collective bar-
20	gaining agreement negotiated between the
21	entity receiving an award or subaward and
22	a labor organization representing the em-
23	ployee or independent contractor; or
24	(ii) except as provided in subpara-
25	graph (B), entered into a valid agreement

to arbitrate claims described in such para-
graph before the entity received the award
or subaward described in such paragraph.
(B) APPLICABILITY.—The requirements
under paragraph (1) shall apply with respect to
an employee or independent contractor of an
entity receiving a covered award or covered
subaward—
(i) if the entity receiving the award or
subaward is permitted to change the terms
of the agreement described in subpara-
graph (A)(ii) with the employee or inde-
pendent contractor; or
(ii) in the event such agreement is re-
negotiated or replaced after the entity re-
ceives the award or subaward.
(m) DEFINITIONS.—In this section:
(1) DISABLED INDIVIDUAL.—The term "dis-
abled individual" has the meaning given such term
in section 121.
(2) Individual with a barrier to employ-
MENT.—The term "individual with a barrier to em-
ployment" has the meaning given such term in sec-
tion 3 of the Workforce Innovation and Opportunity
Act (29 U.S.C. 3102).

1	(3) VETERAN.—The term "veteran" has the
2	meaning given such term in section 121.
3	SEC. 303. BUY AMERICA BUREAU.
4	(a) DEFINITIONS.—In this section:
5	(1) BUY AMERICA LAW.—The term "Buy Amer-
6	ica law'' means—
7	(A) section 313 of title 23, United States
8	Code;
9	(B) section 5323(j) of title 49, United
10	States Code;
11	(C) section 22905(a) of title 49, United
12	States Code;
13	(D) section 50101(a) of title 49, United
14	States Code;
15	(E) section 608 of the Federal Water Pol-
16	lution Control Act (33 U.S.C. 1388); and
17	(F) section $1452(a)(4)$ of the Safe Drink-
18	ing Water Act (42 U.S.C. 300j–12(a)(4)).
19	(2) DIRECTOR.—The term "Director" means
20	the Director of the Buy America Bureau established
21	by subsection (b).
22	(b) ESTABLISHMENT.—There is established in the
23	Department of Commerce an office, to be known as the
24	"Buy America Bureau".

1	(c) LEADERSHIP.—The Buy America Bureau shall be
2	headed by a Director, who shall—
3	(1) be appointed by the Secretary of Commerce;
4	and
5	(2) report to the Secretary of Commerce.
6	(d) DUTIES.—The Director shall—
7	(1) establish a program to certify and conduct
8	oversight of third-party auditors that work with enti-
9	ties that receive assistance under a covered infra-
10	structure program to ensure compliance with Buy
11	America laws;
12	(2) establish guidelines for ensuring trans-
13	parency in the Buy America auditing process under
14	paragraph (1), including—
15	(A) the use of and fulfillment of requests
16	pursuant to section 552 of title 5, United
17	States Code (commonly known as the "Freedom
18	of Information Act"); and
19	(B) the disclosure of information relating
20	to a Buy America audit by third-party auditors
21	under paragraph (1);
22	(3) establish guidelines to support the establish-
23	ment, strengthening, and oversight of compliance
24	with Buy America laws, taking into consideration

1	and seeking to maximize the direct and indirect do-
2	mestic jobs benefitted or created;
3	(4) establish a clearinghouse website to make
4	publicly available information on—
5	(A) Buy America audits conducted by
6	third-party auditors under paragraph (1);
7	(B) third-party auditors that have received
8	a certification from the Director under para-
9	graph (1) ; and
10	(C) requested waivers of Buy America laws
11	under covered infrastructure programs; and
12	(5) submit to Congress an annual report on—
13	(A) waivers from a Buy America law that
14	have been requested;
15	(B) waivers from a Buy America law that
16	have been granted; and
17	(C) any supply chain gaps in the United
18	States that may need to be addressed to im-
19	prove compliance with Buy America laws with-
20	out a waiver.

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