116TH CONGRESS 2D SESSION S.

To amend the Social Security Act to establish a new employment, training, and supportive services program for unemployed and underemployed individuals and individuals with barriers to employment, to provide employment services to individuals who are unemployed or underemployed as a result of COVID-19, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. Wyden (for himself, Ms. Baldwin, Mr. Van Hollen, Mr. Bennet, and Mr. Booker) introduced the following bill; which was read twice and referred to the Committee on ______

A BILL

To amend the Social Security Act to establish a new employment, training, and supportive services program for unemployed and underemployed individuals and individuals with barriers to employment, to provide employment services to individuals who are unemployed or underemployed as a result of COVID-19, 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,

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1	SECTION 1	1.	SHORT	CITLE:	AMENDMENT 7	ro	SOCIAL	SECU-

- 2 RITY ACT; TABLE OF CONTENTS.
- 3 (a) SHORT TITLE.—This Act may be cited as the
- 4 "Jobs for Economic Recovery Act of 2020".
- 5 (b) Amendments to Social Security Act.—Ex-
- 6 cept as otherwise specifically provided, whenever in this
- 7 Act an amendment is expressed in terms of an amendment
- 8 to or repeal of a section or other provision, the reference
- 9 shall be considered to be made to that section or other
- 10 provision of the Social Security Act.
- 11 (c) Table of Contents.—The table of contents for
- 12 this Act is as follows:
 - Sec. 1. Short title; amendment to Social Security Act; table of contents.
 - Sec. 2. Purpose.
 - Sec. 3. Employment, training, and supportive services program.
 - Sec. 4. Employee retention work opportunity credit.
 - Sec. 5. Conforming amendments.
 - Sec. 6. Effective date; regulations.

13 SEC. 2. PURPOSE.

- The purposes of this act are the following:
- 15 (1) To provide immediate funding for sub-
- sidized employment programs that will create job op-
- portunities for individuals who have become unem-
- ployed or underemployed as a result of COVID-19
- when it is safe to provide such opportunities, taking
- into account the need to prevent the spread or recur-
- 21 rence of COVID-19.

1	(2) To expand subsidized employment programs
2	that reconnect unemployed and underemployed
3	workers to the workforce.
4	(3) To drive economic recovery by allowing for
5	sufficient state and local flexibility to create or ex-
6	pand programs that place workers in jobs that fil
7	community-specific workforce gaps and meet em-
8	ployer needs.
9	(4) To prevent long-term joblessness and struc-
10	tural unemployment and provide work opportunities
11	for individuals with barriers to employment.
12	SEC. 3. EMPLOYMENT, TRAINING, AND SUPPORTIVE SERV
13	ICES PROGRAM.
14	(a) Establishment.—The Social Security Act (42
15	U.S.C. 301 et seq.) is amended by inserting after title XII
16	the following:
17	"TITLE XIII—REEMPLOYMENT
18	AND OTHER JOB-RELATED
19	ASSISTANCE AND BENEFITS
20	"SEC. 1301. PURPOSE; DEFINITIONS; ADMINISTRATION.
21	"(a) Purpose.—The purpose of this title is to pro-
22	vide funds to States, Indian tribes, local governments, and
23	nonprofit organizations to initiate and expand the provi-
24	sion of employment services, training and other services

1	and activities, and supportive services for eligible individ-
2	uals in order to—
3	"(1) promote subsidized employment programs
4	for public, private for-profit, private non-profit, and
5	employment social enterprise sector jobs that enable
6	unemployed or underemployed individuals to earn in-
7	come and connect to the workforce;
8	"(2) expand the availability of jobs during eco-
9	nomic downturns or in areas with high unemploy-
10	ment or poverty;
11	"(3) provide economically and socially disadvan-
12	taged individuals and individuals with barriers to
13	employment (such as the long-term unemployed,
14	people with criminal records, former foster youth,
15	and other economically and socially disadvantaged
16	populations) with wages and the ability to gain job
17	experience;
18	"(4) provide employers with new pathways into
19	the workforce development system enabling them to
20	have a greater role in the training and hiring of new
21	workers and labor market re-entrants and facili-
22	tating their transition from subsidized job place-
23	ments to unsubsidized employment; and
24	"(5) allow for sufficient flexibility for States,
25	Indian tribes, local governments, and nonprofit orga-

1	nizations to design programs targeted at community-
2	specific workforce gaps and employer needs.
3	"(b) Definitions.—In this title:
4	"(1) ADULT AND DISLOCATED WORKER EM-
5	PLOYMENT AND TRAINING ACTIVITIES.—The term
6	'adult and dislocated worker employment and train-
7	ing activities' means adult and dislocated worker
8	employment and training activities funded under
9	chapter 3 of subtitle B of title I of the Workforce
10	Innovation and Opportunity Act.
11	"(2) DISLOCATED WORKER.—The term 'dis-
12	located worker' has the meaning given that term in
13	section 3 of the Workforce Innovation and Oppor-
14	tunity Act.
15	"(3) ELIGIBLE INDIVIDUAL.—The term 'eligible
16	individual' means an individual who, on the basis of
17	an assessment by the State, has been determined to
18	be unlikely to find unsubsidized employment due
19	to—
20	"(A) being an individual with a barrier to
21	employment;
22	"(B) being a dislocated worker; or
23	"(C) a period of economic downturn or ad-
24	verse local or national economic conditions.

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"(4) EMPLOYMENT SERVICES.—The term 'employment services' means a subsidized job placement (including a transitional job described in section 134(d)(5) of the Workforce Innovation and Opportunity Act) in the public, private for-profit, private non-profit, or employment social enterprise sector and includes payment or reimbursement of employer subsidies for wages, the employer share of payroll taxes, employer costs for unemployment insurance, employer costs for workers' compensation premiums, and costs attributable to supervision and other administration directly related to the employment of an eligible individual in the subsidized job placement.

"(5) INDIAN TRIBE—The term 'Indian tribe'

- "(5) Indian tribe.—The term 'Indian tribe' has the meaning given that term in section 419(4).
- "(6) Individual with a barrier to employment' has the meaning given that term in section 3 of the Workforce Innovation and Opportunity Act and includes an individual who is an offender (as defined in such section).
- "(7) Integrated education and training' has the meaning given that term in section 3 of the Workforce Innovation and Opportunity Act.

1	"(8) Payroll taxes.—The term 'payroll
2	taxes' means taxes under section 3111, 3221, 3301,
3	or 3321 of the Internal Revenue Code of 1986, and
4	any similar State or local tax imposed on employers.
5	"(9) Period of Economic Downturn.—The
6	term 'period of economic downturn' means, with re-
7	spect to a State, a period of 1 or more consecutive
8	months during which, for each month of such pe-
9	riod—
10	"(A) the average rate of total unemploy-
11	ment in the United States (seasonally adjusted)
12	for the most recent 3 months for which data is
13	available is at least 5.5 percent; or
14	"(B) the average rate of total unemploy-
15	ment in such State (seasonally adjusted) for the
16	most recent 3 months for which data for all
17	States is available is at least 5.5 percent.
18	"(10) Supportive services.—
19	"(A) IN GENERAL.—The term 'supportive
20	services' has the meaning given that term in
21	section 3 of the Workforce Innovation and Op-
22	portunity Act.
23	"(B) Additional services.—Such term
24	includes any of the following:

1	"(i) Stipends for an eligible individual
2	provided with unpaid training services.
3	"(ii) Legal services.
4	"(iii) Other supplemental services nec-
5	essary for an eligible individual to partici-
6	pate in the State program funded under
7	this title.
8	"(11) State expenditures.—The term 'State
9	expenditures' means all State or local funds that are
10	expended by the State or a local agency including
11	State or local funds that are matched or reimbursed
12	by the Federal Government and State or local funds
13	that are not matched or reimbursed by the Federal
14	Government.
15	"(12) Tier-1 practice.—Subject to subsection
16	(c), the term 'tier-1 practice' means a practice
17	that—
18	"(A) offers a new or potentially effective
19	strategy for addressing widely shared workforce
20	challenges; and
21	"(B) has not been systematically studied
22	but is supported by a strong logic model.
23	"(13) Tier-2 practice.—Subject to subsection
24	(c), the term 'tier-2 practice' means a practice that
25	will expand knowledge about the efficacy of a work-

1	force strategy and provide more information about
2	the feasibility of implementing proven workforce
3	strategies in different contexts and is, with respect
4	to a State—
5	"(A) a practice that has been implemented
6	by a State program and evaluated by a State or
7	by a third-party and the evaluation results indi-
8	cate potential for positive impacts on partici-
9	pant or system-wide outcomes; or
10	"(B) a practice that has not been pre-
11	viously implemented by the State, but is sup-
12	ported by evidence of positive change and has
13	been evaluated before using a pre- and post-as-
14	sessment comparison between intervention and
15	comparison groups and suggests some statis-
16	tically significant evidence of positive change
17	"(14) Tier-3 practice.—Subject to subsection
18	(c), the term 'tier-3 practice' means with respect to
19	a State, a practice that—
20	"(A) previously has been implemented by a
21	program funded by a State; and
22	"(B) previously has been evaluated using a
23	random assignment or quasi-experimental de-
24	sign and the evaluation findings indicate some

1	statistically significant positive impacts on par-
2	ticipant or system wide outcomes.
3	"(15) Training and other services or ac-
4	TIVITIES.—The term 'training and other services or
5	activities' means any of the following services or ac-
6	tivities if provided in conjunction with, including in
7	preparation for, a subsidized job placement and de-
8	termined by the State as necessary to significantly
9	increase the likelihood that the job placement will be
10	successful for the employer and employee and may
11	improve the prospect of obtaining and retaining un-
12	subsidized jobs:
13	"(A) Services provided through adult and
14	dislocated worker employment and training ac-
15	tivities.
16	"(B) Integrated education and training.
17	"(C) Education directly related to employ-
18	ment.
19	"(D) Vocational and employment services
20	integrated with trauma-informed substance use
21	disorder treatment, in collaboration with a sub-
22	stance use disorder treatment provider.
23	"(E) Casework and job coaching.
24	"(F) Union-provided employment services,
25	including labor-management training.

1	"(c) Outcome Measures Required.—A practice
2	shall not be considered to be a tier-1, tier-2, or tier-3 prac-
3	tice unless the practice is intended, studied, or evaluated
4	for purposes of making meaningful improvements in vali-
5	dated measures of important outcomes for eligible individ-
6	uals and their families, such as recidivism, health, employ-
7	ment, and economic well-being over the short and long-
8	term.
9	"(d) Administration.—Subject to section 1302(d),
10	the program under this title shall be administered by the
11	Secretary through the Assistant Secretary for the Admin-
12	istration for Children and Families within the Department
13	of Health and Human Services and in consultation with
14	the Secretary of Labor as appropriate.
15	"(e) Appropriated Entitlement.—
16	"(1) IN GENERAL.—This title establishes an en-
17	titlement to payments under this title for States, In-
18	dian tribes and tribal consortiums, and local govern-
19	ments with plans approved under this title.
20	"(2) Authorization of appropriations.—
21	There are authorized to be appropriated to the Sec-
22	retary to carry out this title for each fiscal year be-
23	ginning with fiscal year 2020, such sums as are nec-
24	essary.

1	"SEC.	1302.	STATE	PLAN	REQUIREMENTS.
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2	"(a) In General.—A State is not eligible for pay-
3	ment under section 1304 unless the State has submitted
4	to the Secretary a plan that describes—
5	"(1) the State's strategy for creating or ex-
6	panding programs that offer subsidized employment
7	for eligible individuals and moving such individuals
8	into unsubsidized employment;
9	"(2) how such strategy fits with the State's
10	overall strategy for, and assessment of, the State's
11	workforce needs;
12	"(3) the employment services, training and
13	other services or activities, and supportive services to
14	be provided under the State program funded under
15	this title;
16	"(4) which specific populations of eligible indi-
17	viduals the State will serve, with a focus on how the
18	State plans to assess and serve the eligible individ-
19	uals with serious or multiple barriers to employment;
20	"(5) the strategies the State will use for out-
21	reach and engagement with the populations specified
22	under paragraph (4) to ensure that such populations
23	are aware of subsidized employment opportunities in
24	their community;
25	"(6) the strategies the State will use to ensure
26	that its programs do not systematically exclude the

1	eligible individuals with the greatest barriers to em-
2	ployment;
3	"(7) the strategies the State will use for out
4	reach, engagement, and ongoing collaboration with
5	employers to promote employers' use of the program
6	and ensure employers have the training necessary to
7	support eligible individuals;
8	"(8) the strategies the State will use to create
9	employment plans for eligible individuals partici-
10	pating in the State program funded under this title
11	and, based on such plans, provide eligible individuals
12	with employment services, training and other serv
13	ices and activities, and supportive services;
14	"(9) how the State will coordinate the State
15	program funded under this title with other relevant
16	systems and programs based on the populations
17	identified which may include criminal justice, child
18	support, juvenile justice, child welfare, homeless
19	services, unemployment insurance, and other human
20	services and workforce development programs of the
21	State, including programs supported through the
22	Workforce Innovation and Opportunity Act;
23	"(10) how the State will ensure employers par-
24	ticipating in the program comply with the non-
25	displacement requirements of section 1305(c);

1	"(11) a plan for regular, well-executed evalua-
2	tion of the State program funded under this title, in-
3	cluding how the State plans to measure program
4	outcomes and impacts and whether the state plans
5	to employ a quasi-experimental or experimental re-
6	search design;
7	"(12) how the State will address gaps in em-
8	ployment and earnings by race, ethnicity, age, and
9	gender and collect data to measure progress in ad-
10	dressing those gaps;
11	"(13) how the State will incorporate feedback
12	from eligible individuals participating in the State
13	program to improve the program over time; and
14	"(14) such information about other aspects of
15	the plan as the Secretary may request.
16	"(b) Other Requirements.—The State shall in-
17	clude with the plan a certification that supportive services
18	for eligible individuals will supplement, and not supplant,
19	other assistance provided by the State.
20	"(c) Deadlines for Submission.—
21	"(1) Initial Plan.—The initial State plan
22	under this section shall be submitted by the State
23	agency or agencies responsible for administering the
24	State program under this title to the Secretary not
25	later than 90 days prior to the commencement of the

State program funded under this title and shall be for the period beginning on the first day of the com-mencement of the State program funded under the title and ending on the day that is the last day of the period covered by the unified State plan or com-bined State plan submitted by the State under section 102 or 103 of the Workforce Innovation and Opportunity Act that is in effect as of the date of submission.

- "(2) Subsequent Plans.—Each State plan submitted under this section after the initial State plan shall be submitted at the same time and apply for the same period, as a unified State plan or a combined State plan submitted by the State under section 102 or 103 of the Workforce Innovation and Opportunity Act.
- "(3) APPROVAL.—Each State plan submitted under this section by the State agency or agencies responsible for administering the State program under this title, and any amendments to the plan, shall be subject to the approval of the Secretary, in consultation with the Secretary of Labor as appropriate.
- 24 "(d) STATE AGENCY.—At the option of the State, the 25 program funded under this title shall be administered by

1	the lead State agency responsible for administering the
2	State program funded under part A of title IV, the lead
3	State agencies responsible for administering the adult and
4	dislocated worker employment and training activities of
5	the State, or jointly by such agencies.
6	"SEC. 1303. USE OF FUNDS.
7	"(a) Authorized Uses.—
8	"(1) In general.—Subject to paragraph (2), a
9	State shall use funds paid under section 1304 to
10	provide eligible individuals with—
11	"(A) employment services;
12	"(B) training and other services and activi-
13	ties; and
14	"(C) supportive services while eligible indi-
15	viduals are provided with employment services
16	and training and other services and activities.
17	"(2) Spending requirement.—Not less than
18	70 percent of the total amount paid to a State for
19	a fiscal year quarter shall be for expenditures attrib-
20	utable to employment services that are payment for
21	or reimbursement of employer costs for wages, the
22	employer share of payroll taxes, employer costs for
23	unemployment insurance, employer costs for work-
24	ers' compensation premiums, or costs for employer-

1	provided on-the-job training for subsidized job place-
2	ments of eligible individuals.
3	"(3) Training.—A State may use such funds
4	for training employers, agency personnel, and other
5	individuals related to the administration of the State
6	program funded under this title on issues related to
7	providing eligible individuals with employment serv-
8	ices, training and other services and activities, and
9	supportive services.
10	"(4) Administrative costs.—Subject to sec-
11	tion 1304(e), a State may use such funds for the
12	proper and efficient administration of the State pro-
13	gram funded under this title.
14	"(b) EVIDENCE-BASED PRACTICES AND ACTUAL JOB
15	PLACEMENTS REQUIRED.—
16	"(1) In general.—Subject to paragraph (3),
17	only State expenditures for employment services,
18	training and other services and activities, and sup-
19	portive services provided to eligible individuals that
20	meet the following conditions shall be eligible for a
21	Federal matching payment under section 1304:
22	"(A) The employment services, training
23	and other services and activities, supportive
24	services are provided in accordance with prac-

1	tices that meet the requirements for being con-
2	sidered a tier-1, tier-2, or tier-3 practice.
3	"(B) The State can demonstrate that the
4	employment services, training and other serv-
5	ices and activities, and supportive services pro-
6	vided for an eligible individual resulted in em-
7	ployment (subsidized or unsubsidized) for the
8	eligible individual, or can demonstrate good
9	cause for why the job placement or employment
10	did not occur, which may include the failure of
11	an employer or an eligible individual to carry
12	out the employer's or individual's commitments
13	to the State program.
14	"(2) Tier-2 or tier-3 practices.—Beginning
15	with the 21st fiscal year quarter for which the State
16	carries out the program funded under this title, not
17	less than 50 percent of the total amount expended
18	by the State for the quarter shall be for employment
19	services, training and other services and activities,
20	and supportive services provided in accordance with
21	practices that meet the requirements for being con-
22	sidered a tier-2 or tier-3 practice.
23	"(3) Periods of Economic Downturn.—The

Secretary may waive any of the limitations on eligible expenditures under paragraphs (1) and (2) with

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1	respect to 1 or more State programs funded under
2	this title during any period of economic downturn in
3	the State.
4	"(c) Evaluations.—A State shall be eligible to re-
5	ceive a payment under section 1304 for budgeted expendi-
6	tures attributable to evaluating the State program funded
7	under this title if—
8	"(1) the State submits to the Secretary a de-
9	scription of and budget for the proposed evaluation;
10	and
11	"(2) the Secretary determines that—
12	"(A) the budget for the proposed evalua-
13	tion is justifiable; and
14	"(B) the design and approach of the pro-
15	posed evaluation is rigorous, will use data to
16	statistically measure program outcomes and im-
17	pacts, and is likely to yield information that is
18	credible and will be useful to the State.
19	"SEC. 1304. PAYMENTS TO STATES.
20	"(a) Payments to States.—Subject to section
21	1303 and subsections (b) and (c) of this section, beginning
22	with the first fiscal year quarter for which a State plan
23	is approved under this title, and for each quarter there-
24	after, the Secretary shall pay each State, out of any money
25	in the Treasury not otherwise appropriated, an amount

- 1 equal to the Federal medical assistance percentage that
- 2 applies for the fiscal year to the State under section
- 3 1905(b) (without regard to any adjustments to such per-
- 4 centage applicable under that section or any other provi-
- 5 sion of law) of the total amount expended by the State
- 6 during the quarter to provide eligible individuals with em-
- 7 ployment services, training and other services and activi-
- 8 ties, and supportive services and, subject to subsection (e),
- 9 for the proper and efficient administration of the program
- 10 funded under this title.
- 11 "(b) Increased Federal Support During Eco-
- 12 Nomic Downturns.—

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13 "(1) Increased fmap.—

"(A) IN GENERAL.—Beginning with any fiscal year quarter for which the total unemployment in a State (seasonally adjusted) for the period consisting of the most recent 3 months for which data for all States are published equals or exceeds the applicable percentage specified in paragraph (2), the Federal medical assistance percentage applicable to payments made under subsection (a) to the State for the quarter shall be increased by the applicable number of percentage points specified in paragraph (2), except that in no case shall the

1	Federal medical assistance percentage applica-
2	ble to payments under subsection (a) for a
3	State for a quarter exceed 100 percent.
4	"(B) Duration.—
5	"(i) In general.—Subject to clause
6	(ii), an increase in the Federal medical as-
7	sistance percentage made in accordance
8	with this subsection shall remain in effect
9	with respect to payments made to a State
10	under subsection (a) for at least 4 consecu-
11	tive fiscal year quarters.
12	"(ii) Additional increase in unem-
13	PLOYMENT.—If during the period for
14	which the Federal medical assistance per-
15	centage for a State is increased under this
16	subsection, the total unemployment in the
17	State (seasonally adjusted) for the period
18	consisting of the most recent 3 months for
19	which data for all States are published ex-
20	ceeds the applicable total unemployment
21	rate that was the basis for such increase,
22	the increase in the Federal medical assist-
23	ance percentage shall be the applicable
24	number of percentage points specified in
25	paragraph (2) that corresponds to the

1	most recent percentage of total unemploy-
2	ment in the State, beginning with the first
3	fiscal year quarter for which such percent-
4	age of total unemployment occurs and con-
5	tinuing for 3 succeeding fiscal year quar-
6	ters.
7	"(2) Applicable percentage; applicable
8	NUMBER OF PERCENTAGE POINTS.—For purposes of
9	paragraph (1), if the total unemployment in a State
10	(seasonally adjusted) for the period consisting of the
11	most recent 3 months for which data for all States
12	are published is—
13	"(A) equal to or greater than 5.5 percent
14	but less than 6 percent, the applicable number
15	of percentage points is 20;
16	"(B) equal to or greater than 6 percent
17	but less than 6.5 percent, the applicable num-
18	ber of percentage points is 30;
19	"(C) equal to or greater than 6.5 percent
20	but less than 7 percent, the applicable number
21	of percentage points is 40; and
22	"(D) equal to or greater than 7 percent,
23	the applicable number of percentage points is
24	50.

1	"(c) Maintenance of Effort.—As a condition of
2	receiving payments under this section for a fiscal year—
3	"(1) the total amount of State expenditures for
4	employment services, training and other services and
5	activities, and supportive services provided through
6	the adult and dislocated worker employment and
7	training activities of the State for the fiscal year
8	shall not be less than the amount of such expendi-
9	tures for fiscal year 2019; and
10	"(2) the total amount of State expenditures for
11	work, education, and training activities and work
12	supports under the State program funded under
13	part A of title IV shall not be less than the total
14	amount of such State expenditures for the preceding
15	fiscal year.
16	"(d) Administration of Payments.—
17	"(1) In general.—Prior to the beginning of
18	each fiscal quarter, the Secretary shall estimate the
19	amount to which a State will be entitled under this
20	section for such quarter, based on—
21	"(A) a report filed by the State containing
22	its estimate of the total sum to be expended in
23	such quarter to provide eligible individuals with
24	employment services, training and other serv-
25	ices and activities, and supportive services

1	through the program funded under this title;
2	and
3	"(B) such other investigation as the Sec-
4	retary may find necessary.
5	"(2) PAYMENTS.—The Secretary shall then pay
6	to the State, in such installments as the Secretary
7	shall determine, the amount so estimated, reduced or
8	increased to the extent of any overpayment or un-
9	derpayment which the Secretary determines was
10	made under this section to such State for any prior
11	quarter and with respect to which adjustment has
12	not already been made under this subsection.
13	"(e) Limitation.—Beginning with the fifth fiscal
14	year quarter for which a State plan is approved under this
15	title, and for each quarter thereafter, a State shall not
16	receive a payment under this section for amounts ex-
17	pended by the State during the quarter for the proper and
18	efficient administration of the program funded under this
19	title that exceed the amount equal to 15 percent of the
20	amount expended by the State during the quarter to pro-
21	vide eligible individuals with employment services, training
22	and other services and activities, and supportive services.
23	"(f) Planning and Implementation Grants;
24	TECHNICAL ASSISTANCE.—

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"(1) IN GENERAL.—In addition to amounts available to make payments to States under subsection (a), the Secretary shall make grants to States, Indian tribes (or intertribal consortiums with a tribal family assistance plan approved under section 412), and local governments for costs attributable to the planning and implementation of a State or tribal program funded under this title and shall provide technical assistance to States and Indian tribes with respect to the planning and implementation of such a program.

"(2) Requirements.—

"(A) Community engagement.—As a condition of receiving a grant under this subsection, a State or Indian tribe shall engage local communities, including focus groups of target populations of eligible individuals and employers, in the planning and implementation of the State or tribal program funded under this title.

"(B) 2-YEAR LIMIT.—No State or Indian tribe shall receive a grant under this subsection for more than 8 quarters.

1	"(C) NO MATCHING PAYMENT RE-
2	QUIRED.—No matching payment shall apply to
3	the grants made under this subsection.
4	"SEC. 1305. OTHER PROGRAM REQUIREMENTS.
5	"(a) Assessment and Employment Plan.—
6	"(1) In general.—The State shall establish
7	procedures to—
8	"(A) assess, within 30 days of determining
9	that an individual is an eligible individual, the
10	eligible individual's job skills, education, past
11	work experience, and potential barriers to em-
12	ployment; and
13	"(B) create, based on such assessment, an
14	individualized employment plan for each eligible
15	individual participating in the program that—
16	"(i) specifies—
17	"(I) the initial plan for the eligi-
18	ble individual, including whether the
19	eligible individual is to immediately
20	begin working in a subsidized job or
21	needs training and other services and
22	activities, or supportive services before
23	that placement can occur; and
24	"(II) the employment services
25	that will be provided to the eligible in-

1	dividual, as well as the training and
2	other services and activities, and sup-
3	portive services that will be provided
4	to the eligible individual while the eli-
5	gible individual is working in a sub-
6	sidized job; and
7	"(ii) provides that, near the end of the
8	individual's initial placement in a sub-
9	sidized job, an assessment will be made re-
10	garding whether the eligible individual will
11	be converted to a permanent, unsubsidized
12	employee, and if not, the job search assist-
13	ance and additional employment services,
14	training and other services and activities,
15	and supportive services that will be pro-
16	vided to the eligible individual with the
17	goal of obtaining and retaining unsub-
18	sidized employment.
19	"(2) No discrimination against individ-
20	UALS WITH HIGHEST BARRIERS TO EMPLOYMENT.—
21	The State shall ensure that the procedures estab-
22	lished under paragraph (1) do not result in an eligi-
23	ble individual being disqualified from receiving em-
24	ployment services on the basis of the individual's
25	barriers to employment.

1	"(3) Nondiscrimination.—The State shall en-
2	sure that the procedures established under para-
3	graph (1) do not have the effect of making any eligi-
4	ble individual less likely to receive employment serv-
5	ices on the basis of the individual's race, sex, reli-
6	gious creed, national origin, or political affiliation.
7	"(b) Employment Standards and Criteria for
8	Subsidized Jobs.—
9	"(1) General requirements.—Any sub-
10	sidized job placement for an eligible individual par-
11	ticipating in the State program funded under this
12	title shall satisfy the following requirements:
13	"(A) Employment services that are pay-
14	ment for or reimbursement of employer costs
15	may only be used by an employer in the public,
16	private for-profit, private non-profit, or employ-
17	ment social enterprise sector for costs that are
18	attributable to the hiring of, compensation for,
19	or on-the-job training of, the eligible individual.
20	"(B) An employer in the public, private
21	for-profit, private non-profit, or employment so-
22	cial enterprise sector shall not be paid a subsidy
23	that exceeds 120 percent of wage costs.

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1	"(C) An eligible individual in a subsidized
2	job placement shall be paid at a rate that is not
3	less than whichever of the following is highest:
4	"(i) the minimum hourly wage rate
5	applicable to the individual under the laws
6	of the State or locality in which the indi-
7	vidual is employed;
8	"(ii) the wage rate applicable under
9	section 6 of the Fair Labor Standards Act
10	of 1938 (29 U.S.C. 206);
11	"(iii) if determined appropriate by the
12	State program funded under this title, the
13	prevailing wage rate in the locality in
14	which the individual is employed as deter-
15	mined by the Secretary of Labor, based on
16	area surveys of wage rates conducted by
17	the Department of Labor; and
18	"(iv) where a collective-bargaining
19	agreement covers employees at the site of
20	the subsidized job placement, a rate set for
21	the eligible individual in accordance with
22	the rates provided for in the agreement, in-
23	cluding prospective wage increases pro-
24	vided for in the agreement.

1	"(D) An eligible individual in a subsidized
2	job placement shall be covered by all relevant
3	labor and employment laws.
4	"(E) Subject to paragraph (5), a sub-
5	sidized job placement for an eligible individual
6	shall not exceed 6 months unless the placement
7	is extended for not more than 6 additional
8	months for purposes of improving the work ex-
9	perience, training and other services and activi-
10	ties, and supportive services needs of an eligible
11	individual with less prior work experience, more
12	skill development and training needs, or greater
13	employment barriers.
14	"(F) Employers participating in the State
15	program agree to make a good faith effort to
16	hire an eligible individual placed in a subsidized
17	job in their employment if the individual has
18	demonstrated satisfactory performance and the
19	employer has a relevant job opening available
20	and to maintain a record of the share of sub-
21	sidized workers hired to unsubsidized positions
22	on a permanent basis.
23	"(G) Employers shall ensure that the site
24	of employment is a location where an eligible
25	individual in a subsidized job placement who is

1	an individual with a disability, as defined in
2	section 7 of the Rehabilitation Act of 1973 (29
3	U.S.C. 705), interacts with other persons who
4	are not such individuals with disabilities (not
5	including supervisory personnel or individuals
6	who are providing services to such worker) to
7	the same extent as individuals who are not such
8	individuals with disabilities and who are in com-
9	parable positions interact with other persons.
10	"(H) For a site of employment at which
11	workers are covered by a collective bargaining
12	agreement, no subsidized job placement shall be
13	made at the site without the consent of all labor
14	organizations representing workers at such site.
15	"(I) In a case where the State is consid-
16	ering placing an eligible individual with an em-
17	ployer who has previously participated in the
18	State program, the state shall consider feedback
19	from workers previously placed with that em-
20	ployer when determining whether to continue
21	placing eligible individuals in subsidized jobs
22	with that employer.
23	"(J) A subsidized job placement in a gov-

ernment agency shall be subject to the same

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1	civil service protections otherwise applicable to
2	similar jobs at such agency.
3	"(K) An eligible individual who works on
4	average at least 30 hours of service per week in
5	a subsidized job placement with an employer
6	shall be treated as a full-time employee of such
7	employer for purposes of section 4980H of the
8	Internal Revenue Code of 1986.
9	"(2) Employer of Record.—
10	"(A) In general.—With respect to eligi-
11	ble individuals in subsidized job placements, the
12	employer of record may be—
13	"(i) the employer for whom the indi-
14	vidual performs work;
15	"(ii) the State or a political subdivi-
16	sion of the State; or
17	"(iii) a third party that has entered
18	into an agreement with the State to serve
19	as the employer of record with respect to
20	eligible individuals participating in the
21	State program funded under this title.
22	"(B) EVALUATIONS.—If the employer of
23	record with respect to an eligible individual in
24	a subsidized job placement is not the employer
25	for whom the individual performs work, any

1	employer evaluation required under this title
2	with respect to such job placement shall include
3	an evaluation of both the employer of record
4	and the employer for whom the individual per-
5	forms work.
6	"(3) Limitation on subsidized job place-
7	MENTS PER EMPLOYER.—
8	"(A) IN GENERAL.—No more than 10 per-
9	cent of the employees of an employer may be el-
10	igible individuals whose employment with such
11	employer is subsidized under this title, except
12	that—
13	"(i) an employer with fewer than 10
14	employees may employ 1 such individual;
15	"(ii) an employer with more than 500
16	employees may not employ more than 50
17	such individuals;
18	"(iii) there shall be no limitation on
19	the number of subsidized job placements
20	per employer if the employer's mission, as
21	reviewed and evaluated by the State on an
22	annual basis, includes the provision of em-
23	ployment services, training and other serv-
24	ices and activities, or supportive services to
25	individuals with barriers to employment,

1	subject to the State program's annual re-
2	view of the outcomes and experiences of el-
3	igible individuals in subsidized job place-
4	ments with the employer.
5	"(B) Application to employers of
6	RECORD.—For purposes of the limitations de-
7	scribed in subparagraph (A), if an eligible indi-
8	vidual in a subsidized job placement performs
9	work for an employer that is not the individ-
10	ual's employer of record—
11	"(i) the individual shall not be consid-
12	ered to be employed by the employer of
13	record; and
14	"(ii) the individual shall be considered
15	to be employed by the employer for whom
16	the individual performs work.
17	"(4) Additional placements.—If, after com-
18	pleting a subsidized job placement, an eligible indi-
19	vidual is unemployed for at least 4 weeks (regardless
20	of whether such weeks are consecutive), the eligible
21	individual may apply for a new subsidized job place-
22	ment but the immediately subsequent placement
23	may only be with a different employer (but may be
24	with the same employer of record, provided that the
25	individual is performing work for a different em-

1	ployer than the employer for whom the individual
2	performed work in the previous subsidized job place-
3	ment).
4	"(5) STATE VARIATION PERMITTED.—Employer
5	subsidies for a subsidized job placement may vary
6	within a State and among States carrying out pro-
7	grams under this title provided that all eligible indi-
8	viduals employed in subsidized jobs shall be paid not
9	less than the rate specified in subsection $(b)(1)(C)$
10	and shall be covered by all relevant labor and em-
11	ployment laws.
12	"(6) Exceptions.—With respect to any period
13	for which the total unemployment in a State (sea-
14	sonally adjusted) for the period consisting of the
15	most recent 3 months for which data for all States
16	are published equals or exceeds 5.5 percent, the Sec-
17	retary may waive the limit on the duration of a sub-
18	sidized job placement under paragraph $(1)(E)$.
19	"(c) Nondisplacement.—An employer shall not use
20	an eligible individual subsidized job placement if—
21	"(1) employing such individual will result in the
22	layoff or partial displacement (such as a reduction
23	in hours, wages, or employment benefits) of an exist-
24	ing employee or position of the employer;

1	"(2) such individual will assume any of the du-
2	ties or responsibilities of an employee who is partici-
3	pating in a strike, collective bargaining, or union or-
4	ganizing;
5	"(3) employing such individual infringes upon
6	the promotional opportunities of an existing em-
7	ployee of the employer; or
8	"(4) such individual will perform the same work
9	or substantially the same work as that performed by
10	any individual who has been laid off or partially dis-
11	placed and has not received an offer from the em-
12	ployer to be restored to the position the employee
13	had immediately prior to being laid off or partially
14	displaced.
15	"(d) Grievance Procedures.—The State shall es-
16	tablish and maintain a procedure for the filing and adju-
17	dication of grievances from eligible individuals, labor orga-
18	nizations, and other interested individuals concerning par-
19	ticipating employers, including grievances relating to pro-
20	posed placements of eligible workers with such employers.
21	"SEC. 1306. REPORTS; TECHNICAL ASSISTANCE; RESEARCH;
22	AUDIT REQUIREMENT.
23	"(a) Quarterly Reports.—
24	"(1) State reports.—A State shall submit
25	with each quarterly report required under section

1	411(a)(1) a report on the State program funded
2	under this title that contains such data and informa-
3	tion as the Secretary shall require.
4	"(2) Reports to congress.—The Secretary
5	shall submit with each annual report to Congress re-
6	quired under section 411(b) a report on the State
7	programs funded under this title.
8	"(b) Ongoing Performance Assessment.—
9	"(1) In general.—The Secretary shall study
10	and submit annual reports to Congress that—
11	"(A) measure the performances of the
12	State programs funded under this title;
13	"(B) include information about the cat-
14	egories of individuals and employers served by
15	such programs and projects, including the ex-
16	tent to which the State is serving the individ-
17	uals with the greatest barriers to employment;
18	and
19	"(C) describe the activities eligible individ-
20	uals engaged in during the year and evaluate
21	the quality of the services provided under such
22	programs.
23	"(2) Timing of submissions.—The Secretary
24	shall submit the reports required by paragraph
25	(1)—

1	"(A) in the case of the first such report,
2	2 years after the date on which the first State
3	program funded under this title is established;
4	and
5	"(B) in the case of subsequent reports, an-
6	nually thereafter.
7	"(c) Alignment With Workforce Innovation
8	AND OPPORTUNITY ACT PROGRAMS.—The Secretary shall
9	coordinate with the Secretary of Labor on aligning per-
10	formance measures and regulations for the State pro-
11	grams funded under this title with the performance meas-
12	ures and regulations applicable to the core programs of
13	States funded under the Workforce Innovation and Oppor-
14	tunity Act.
15	"(d) Individual Eligibility Assessment Guid-
16	ANCE.—The Secretary, in consultation with the Secretary
17	of Labor as appropriate, shall study and issue guidance
18	to States on best practices for assessing whether an indi-
19	vidual satisfies the criteria for being an eligible individual
20	under section 1301(b)(3) as being unlikely to find unsub-
21	sidized employment due to individual barriers, the individ-
22	ual's status as a displaced worker, or economic conditions
23	in the State in which the individual lives or works.
24	"(e) New Performance Measures.—

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"(1) IN GENERAL.—The Secretary shall create new performance measures that address income and earnings gains, job quality improvement, and poverty reduction (relative to both the official poverty line and the supplemental poverty measure) for eligible individuals participating in the State program funded under this title and the families of such individuals. Such performance measures shall be in addition to the performance accountability measures under section 116(b) of the Workforce Innovation and Opportunity Act for the adult and dislocated worker employment and training activities of the State and aligned with the State program funded under this title.

"(2) PROGRAM ACCESS.—The Secretary shall create a measure of program access to determine the extent to which States are serving individuals with the greatest barriers to employment and the portion of State caseloads that are made up of such workers.

"(f) COORDINATION OF DATA COLLECTION.—

"(1) IN GENERAL.—The Secretary, in consultation with the Secretary of Labor, shall determine the data States shall collect and report regarding the State program funded under this title and the extent to which that data collection and reporting, and re-

quired evaluations, can be coordinated with the data collection, reporting, and evaluations required for the State program funded under part A of title IV and the performance accountability measures under section 116(b) of the Workforce Innovation and Opportunity Act for the adult and dislocated worker

employment and training activities of the State.

- "(2) COORDINATION WITH OTHER EFFORTS.—
 The Secretary, in consultation with the Secretary of
 Labor and the Secretary of Education, shall assure
 that the data collected under this title aligns as
 much as possible with efforts to collect longitudinal
 data related to the performance of education, training, and workforce programs.
- 15 "(g) DISAGGREGATED DATA.—Data collected and 16 submitted under this section shall be disaggregated by 17 race, ethnicity, age, gender, and occupational category.
- "(h) Funding.—The Secretary shall use funding made available under section 413(h)(1) for research, technical assistance, and evaluation to conduct the performance assessments required under subsection (b).
- "(i) Inspector General Audit.—The Inspector General of the Department of Health and Human Services shall biennially audit a sample of the State programs funded under this title to ensure compliance with program

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- 1 requirements, including compliance with the nondisplace-
- 2 ment requirements of section 1305(c), and to identify and
- 3 protect against any waste, fraud, or abuse in such pro-
- 4 grams.
- 5 "SEC. 1307. DIRECT FUNDING AND ADMINISTRATION FOR
- 6 PROGRAMS OPERATED BY INDIAN TRIBES.
- 7 "(a) In General.—An Indian tribe or intertribal
- 8 consortium with a tribal family assistance plan approved
- 9 under section 412 (or any Indian tribe that is a member
- 10 of such a consortium) that proposes to establish a pro-
- 11 gram under this title shall submit an application to the
- 12 Secretary to directly receive payments for expenditures
- 13 made to carry out the program (in this section referred
- 14 to as a 'tribal program application').
- 15 "(b) Tribal Program Application Require-
- 16 MENTS.—Subject to subsection (c), a tribal program appli-
- 17 cation shall include a plan that meets the requirements
- 18 of section 1302 in the same manner as such requirements
- 19 apply to a State.
- 20 "(c) Program Requirements.—The program re-
- 21 quirements specified in this title shall apply to an Indian
- 22 tribe or intertribal consortium with a tribal program appli-
- 23 cation and plan approved under this section in the same
- 24 manner as such requirements apply to a State except to
- 25 the extent that an Indian tribe or intertribal consortium

1 requests, and the Secretary approves, a waiver or modi-

2 fication of any such requirements.

3 "(d) Payments.—

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"(1) IN GENERAL.—Subject to paragraph (2), the Secretary shall pay an Indian tribe or intertribal consortium with a tribal program application and plan approved under this section in the same manner as States are paid under section 1304.

> "(2) APPLICATION OF TRIBAL FMAP.—The Federal medical assistance percentage that would apply under subsection (d) of section 479B if an Indian tribe or tribal consortium operated a program under that section (in this subsection referred to as the 'tribal FMAP'), shall apply to payments made to the Indian tribe or tribal consortium for expenditures attributable to carrying out a program under this title, unless the tribal FMAP is less than the Federal medical assistance percentage that applies to the State in which the Indian tribe or tribal consortium is located in which case the State Federal medical assistance percentage shall apply. In the case of an Indian tribe or tribal consortium that is located in more than 1 State, the State in which the Indian tribe or tribal consortium is located that has

1	the highest Federal medical assistance percentage
2	shall apply to the preceding sentence.
3	"SEC. 1308. DIRECT FUNDING AND ADMINISTRATION FOR
4	PROGRAMS OPERATED BY LOCAL GOVERN-
5	MENTS.
6	"(a) In General.—The Secretary shall establish
7	procedures under which a local government, or a consor-
8	tium of local governments within a State, may submit an
9	application to the Secretary to establish a program under
10	this title and directly receive payments for expenditures
11	made to carry out the program (in this section referred
12	to as a 'local government program application'), if—
13	"(1) the State in which the local government or
14	consortium is located has not elected to establish a
15	State program under this title; or
16	"(2) the local government or consortium can
17	demonstrate that a local program would meet a need
18	or serve a population that is not met or sufficiently
19	served by the State program under this title.
20	"(b) Local Government Program Application
21	REQUIREMENTS.—Subject to subsection (c), a local gov-
22	ernment program application shall include a plan that
23	meets the requirements of section 1302 in the same man-
24	ner as such requirements apply to a State.

- 1 "(c) Program Requirements.—The program re-
- 2 quirements specified in this title shall apply to a local gov-
- 3 ernment or consortium with a local government program
- 4 application and plan approved under this section in the
- 5 same manner as such requirements apply to a State except
- 6 to the extent that a local government or consortium re-
- 7 quests, and the Secretary approves, a waiver or modifica-
- 8 tion of any such requirements.
- 9 "(d) Payments.—The Secretary shall pay a local
- 10 government or consortium with a local government pro-
- 11 gram application and plan approved under this section in
- 12 the same manner as States are paid under section 1304.
- 13 "SEC. 1309. GRANTS TO NONPROFIT ORGANIZATIONS.
- 14 "(a) IN GENERAL.—The Secretary, in consultation
- 15 with the Secretary of Labor, shall award multi-year grants
- 16 on a competitive basis to nonprofit organizations that sub-
- 17 mit applications to carry out employment services pro-
- 18 grams.
- 19 "(b) Scope of Grants.—Grants under this sub-
- 20 section may be regional programs or serve specific popu-
- 21 lations.
- 22 "(c) Application Process.—A nonprofit organiza-
- 23 tion seeking a grant under this subsection shall submit
- 24 an application to the Secretary at such a time, in such

1	a manner, and containing such information as the Sec-
2	retary may reasonably require.
3	"(d) Selection.—The Secretary shall select appli-
4	cants to receive a grant under this subsection based on—
5	"(1) the applicant's level of experience and
6	commitment to providing subsidized jobs;
7	"(2) the applicant's demonstrated ability to re-
8	cruit individuals of the region or other specific popu-
9	lation served by the grant and provide work opportu-
10	nities for such individuals; and
11	"(3) such other criteria as the Secretary deter-
12	mines appropriate.
13	"(e) Authorization of Appropriations.—There
14	are authorized to be appropriated to the Secretary to carry
15	out this subsection for each of fiscal years 2020 through
16	2025, such sums as are necessary.".
17	(b) Study Regarding Incentives for Program
18	Performance.—
19	(1) IN GENERAL.—The Secretary of Health and
20	Human Services shall enter into an agreement with
21	the National Academy of Sciences to evaluate State
22	programs carried out under part A of title XIII of
23	the Social Security Act (as added by subsection (a)).
24	The evaluation shall analyze the relationships be-
25	tween engagement, impacts, and outcome measures.

1	The evaluation shall also examine the issue of pro-
2	gram performance and include recommendations to
3	Congress as to whether and how program perform-
4	ance could be tied to fiscal incentives.
5	(2) Report.—Not later than 7 years after the
6	date of enactment of this Act, the Secretary of
7	Health and Human Services shall submit to Con-
8	gress a report containing the results of the evalua-
9	tion conducted under paragraph (1), together with
10	recommendations for such legislation and adminis-
11	trative action as the Secretary determines appro-
12	priate.
13	(e) Public Information About Availability of
14	EMPLOYMENT SERVICES.—Not later than January 1,
15	2022, the Secretary of Health and Human Services shall
16	make information publicly available to jobseekers (either
17	on a website established for such purpose or on an existing
18	Federal online resource that provides information to job-
19	seekers) about—
20	(1) whether they are eligible for employment
21	services under a State, local government, or tribal
22	program under title XIII of the Social Security Act
23	(as added by subsection (a)); and

1	(2) the appropriate State, local government, or
2	tribal agency to contact for further information
3	about such services and programs.
4	SEC. 4. EMPLOYEE RETENTION WORK OPPORTUNITY CRED-
5	IT.
6	(a) In General.—Section 51 of the Internal Rev-
7	enue Code of 1986 is amended by adding at the end the
8	following new subsection:
9	"(1) Employee Retention Credit.—
10	"(1) In general.—The amount of the work
11	opportunity credit determined under subsection (a)
12	for the taxable year shall be increased by an amount
13	equal to 40 percent of the qualified second-year
14	wages for such year with respect to previously sub-
15	sidized employees.
16	"(2) Qualified second-year wages.—
17	"(A) In general.—For purposes of this
18	subsection, the term 'qualified second-year
19	wages' means qualified wages (determined as if
20	previously subsidized employees were members
21	of a targeted group)—
22	"(i) which are paid to a previously
23	subsidized employee, and
24	"(ii) which are attributable to service
25	rendered during the 1-year period begin-

1	ning on the day after the last day of the
2	1-year period with respect to such em-
3	ployee determined under subsection $(b)(2)$.
4	"(B) LIMITATION.—The amount of the
5	qualified second-year wages which may be taken
6	into account with respect to any individual shall
7	not exceed \$6,000 per year.
8	"(3) Previously subsidized employee.—
9	For purposes of this subsection, the term 'previously
10	subsidized employee' means an individual who is
11	hired by an employer through the subsidized employ-
12	ment program under title XIII of the Social Security
13	Act and who has been employed by the same em-
14	ployer for a consecutive 24 months as of the last day
15	of the preceding taxable year.".
16	(b) GAO STUDY.—The Comptroller General of the
17	United States shall conduct a study on the employee re-
18	tention credit under section 51(l) of the Internal Revenue
19	Code of 1986 and, not later than 6 months after the last
20	day of the second taxable year beginning after the date
21	of the enactment of this Act, shall report to the Committee
22	on Finance of the Senate and the Committee on Ways and
23	Means of the House of Representatives—
24	(1) whether such retention credit had a mean-
25	ingful impact on retention as compared with other

1	currently existing and previous subsidized employ-
2	ment programs; and
3	(2) whether such retention credit was easily un-
4	derstood by employers and had an impact on hiring
5	decisions in addition to any subsidy received under
6	title XIII of the Social Security Act.
7	(c) Extension of Work Opportunity Credit.—
8	Paragraph (4) of section 51(c) of the Internal Revenue
9	Code of 1986 is amended by striking "December 31,
10	2020" and inserting "December 31, 2022".
11	(d) Effective Date.—The amendments made by
12	this section shall apply to taxable years beginning after
13	the date of the enactment of this Act.
14	SEC. 5. CONFORMING AMENDMENTS.
15	(a) TANF.—
16	(1) State Plan.—Section 402 (42 U.S.C. 602)
17	is amended—
18	(A) in subsection (a)(1)—
19	(i) in subparagraph (A)(iii), by insert-
20	ing "or employment services, training and
21	other services and activities, and sup-
22	portive services provided under the State
23	program funded under title XIII" before
24	the period; and
25	(ii) in subparagraph (B)—

1	(I) in clause (iv), by inserting ",
2	unless the parent or caretaker is par-
3	ticipating in the State program fund-
4	ed under title XIII" before the period;
5	and
6	(II) by adding at the end the fol-
7	lowing:
8	"(VI) The document shall indi-
9	cate whether the State elects to carry
10	out a State program to provide em-
11	ployment services, training and other
12	services and activities, and supportive
13	services under title XIII."; and
14	(B) by adding at the end the following:
15	"(d) STATE OPTION TO SUBMIT PLAN THAT ALIGNS
16	WITH THE STATE PLAN UNDER TITLE XIII.—A State
17	may elect to submit the State plan required under this
18	section at the same time and in the same manner, and
19	to apply for the same period, as the State plan required
20	under section 1302.".
21	(2) Participation in the state employ-
22	MENT, TRAINING, AND SUPPORTIVE SERVICES PRO-
23	GRAM UNDER TITLE XIII—A DEEMED TO BE MEETING
24	WORK PARTICIPATION REQUIREMENTS.—Section

1	407(c)(2) (42 U.S.C. $607(c)(2)$) is amended by add-
2	ing at the end the following:
3	"(E) PARTICIPATION IN THE STATE EM-
4	PLOYMENT, TRAINING, AND SUPPORTIVE SERV-
5	ICES PROGRAM UNDER TITLE XIII—A DEEMED
6	TO BE MEETING WORK PARTICIPATION RE-
7	QUIREMENTS.—For purposes of determining
8	monthly participation rates under paragraphs
9	(1)(B)(i) and $(2)(B)$ of subsection (b), the fol-
10	lowing individuals are deemed to be engaged in
11	work for a month:
12	"(i) RECIPIENTS.—Any recipient who
13	is participating in the State employment,
14	training, and supportive services program
15	under title XIII (for any number of hours
16	per week during the month) and is receiv-
17	ing assistance under the State program
18	funded under this part or under any State
19	program funded with qualified State ex-
20	penditures (as defined in section
21	409(a)(7)(B)(i)).
22	"(ii) Individuals who would oth-
23	ERWISE BE RECIPIENTS.—Any individual
24	who is participating in the State employ-
25	ment, training, and supportive services

1	program under title XIII (for any number
2	of hours per week during the month) and
3	would be a recipient of assistance under
4	the State program funded under this part
5	or under any State program funded with
6	qualified State expenditures (as defined in
7	section $409(a)(7)(B)(i)$) but for the indi-
8	vidual's participation in the State employ-
9	ment, training and supportive services pro-
10	gram under title XIII.".
11	(3) Tribal programs.—Section 412(b) (42
12	U.S.C. 612(b)) is amended by adding at the end the
13	following:
14	"(4) OPTION TO SUBMIT PLAN THAT ALIGNS
15	WITH THE STATE PLAN UNDER TITLE XIII—A.—Sub-
16	section (d) of section 402 shall apply to a tribal fam-
17	ily assistance plan in the same manner as that sec-
18	tion applies to a plan under that section.".
19	(b) Title XI.—Section 1101(a)(1) of such Act (42
20	U.S.C. 1301(a)(1)) is amended by striking "title XX" and
21	inserting "titles XIII and XX".
22	(c) Internal Revenue Code.—Section
23	51(c)(2)(B) of the Internal Revenue Code of 1986 is
24	amended by striking "section 482(e)" and inserting "title
25	XIII".

- 1 (d) Table of Contents for Title XIII.—Title
- 2 XIII, as added by section 3(a), is amended by inserting
- 3 the following before section 1301:

"TITLE XIII—REEMPLOYMENT AND OTHER JOB-RELATED ASSISTANCE AND BENEFITS

- "Sec. 1301. Purpose; definitions; administration.
- "Sec. 1302. State plan requirements.
- "Sec. 1303. Use of funds.
- "Sec. 1304. Payments to States.
- "Sec. 1305. Other program requirements.
- "Sec. 1306. Reports; technical assistance; research; audit requirement.
- "Sec. 1307. Direct funding and administration for programs operated by Indian tribes.
- "Sec. 1308. Direct funding and administration for programs operated by local governments.
- "Sec. 1309. Grants to nonprofit organizations.".

4 SEC. 6. EFFECTIVE DATE; REGULATIONS.

- 5 (a) Effective Date.—Except as provided in sec-
- 6 tion 4(d), the amendments made by this Act shall take
- 7 effect on January 1, 2022.
- 8 (b) Option to Accelerate Funding.—
- 9 (1) IN GENERAL.—If the Secretary of Health
- and Human Services receives from a State, Indian
- tribe, or unit of local government, a written notice,
- in such form and manner and containing such infor-
- mation as the Secretary shall require, that the State,
- Indian tribe, or unit of local government is oper-
- ating, or wishes to operate, an employment assist-
- ance program, then, during the period beginning on
- the first day of the first fiscal quarter that begins
- on or after the date that the Secretary receives such
- notice and ending on December 31, 2021, the Sec-

retary shall make payments to the State, Indian tribe, or unit of local government under paragraph (3).

(2) Definitions.—In this subsection:

(A) EMPLOYMENT ASSISTANCE PROGRAM.—The term "employment assistance program" means a program operated by a State, Indian tribe, or local government that provides qualified program assistance, including a program funded under part A of title IV of the Social Security Act (42 U.S.C. 401 et seq.) or any other State, tribal, or local program financed with Federal funds.

(B) QUALIFIED PROGRAM ASSISTANCE.—
The term "qualified program assistance" means employment services, training and other services and activities, or supportive services (as such terms are defined in section 1301(b) of the Social Security Act, as added by section 3), including any such services designed to reemploy individuals who are unemployed or underemployed for reasons related to COVID-19, but shall not include any employment services, training and other services and activities or supportive services that cannot be provided in a

1	manner that is safe for both program adminis-
2	trators and participants due to a COVID-19
3	outbreak.
4	(3) Payments.—
5	(A) In general.—Subject to subpara-
6	graph (B), the Secretary shall pay to any State,
7	Indian tribe, or local government that has a no-
8	tice in effect under paragraph (1) for a fiscal
9	quarter with respect to an employment assist-
10	ance program, an amount equal to the amount
11	that such State, tribe, or local government
12	would receive under title XIII of the Social Se-
13	curity Act (as added by section 3) if—
14	(i) such title were in effect with re-
15	spect to such State, tribe, or local govern-
16	ment;
17	(ii) the State, tribe, or local govern-
18	ment had a plan that met all requirements
19	of such title and was approved under such
20	title for such fiscal quarter, and the
21	amounts expended by the State, tribe, or
22	local government on qualified program as-
23	sistance under such program, were
24	amounts expended by the State, tribe, or

1	local government to provide such assist-
2	ance under such plan; and
3	(iii) the requirements of sections
4	1303, 1304(c), 1305, and 1306 of such
5	title did not apply.
6	(B) Limitations.—
7	(i) No duplicate funding.—For
8	purposes of subparagraph (A), in deter-
9	mining the amounts expended by a State,
10	tribe, or local government under an em-
11	ployment assistance program to provide
12	qualified program assistance, the total
13	amount of State expenditures on such as-
14	sistance shall be reduced by the amount of
15	Federal funds (other than funds paid
16	under this subsection) that have been paid
17	or that are expected to be paid to the
18	State, tribe, or local government with re-
19	spect to such assistance.
20	(ii) No funding for administra-
21	TIVE EXPENSES UNRELATED TO QUALI-
22	FIED PROGRAM ASSISTANCE.—No payment
23	shall be made to a State, Indian tribe, or
24	local government under this subsection for
25	administrative expenses of an employment

1	assistance program that are not attrib-
2	utable to the administration of qualified
3	program assistance.
4	(c) REGULATIONS.—The Secretary of Health and
5	Human Services, in consultation with the Secretary of
6	Labor as appropriate, shall—
7	(1) not later than 14 days after the date of en-
8	actment of this Act, issue guidance to States on how
9	to seek accelerated funding under subsection (b);
10	(2) not later than 6 months after the date of
11	the enactment of this Act, issue proposed regulations
12	for the purpose of implementing title XIII of the So-
13	cial Security Act (as added by section 2 of this Act),
14	including regulations establishing uniform data col-
15	lection requirements; and
16	(3) not later than 1 year after the date of en-
17	actment of this Act, publish final regulations for
18	such purpose.