115TH CONGRESS 1ST SESSION	<b>S.</b>	

To amend the Internal Revenue Code of 1986 to create tax incentives for coal community zones, to provide education and training opportunities for individuals living and working in coal communities, and for other purposes.

### IN THE SENATE OF THE UNITED STATES

Mr.	Bennet	introduced	the following	bill;	which	was	$\operatorname{read}$	twice	and	referr	ed
		to the Co	ommittee on $\_$								

# A BILL

- To amend the Internal Revenue Code of 1986 to create tax incentives for coal community zones, to provide education and training opportunities for individuals living and working in coal communities, and for other purposes.
  - 1 Be it enacted by the Senate and House of Representa-
  - 2 tives of the United States of America in Congress assembled,
  - 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
  - 4 (a) Short Title.—This Act may be cited as the
  - 5 "Coal Community Empowerment Act of 2017".
  - 6 (b) Table of Contents for
  - 7 this Act is as follows:

Sec. 1. Short title; table of contents.

#### TITLE I—COAL COMMUNITY ZONE TAX INCENTIVES

Sec. 101. Coal community zones.

#### TITLE II—EDUCATION AND TRAINING FOR COAL COMMUNITIES

- Sec. 201. Definitions.
- Sec. 202. Individual support accounts.
- Sec. 203. Priority for employment and training activities for qualifying individuals.
- Sec. 204. Development grants.
- Sec. 205. Business training funds.
- Sec. 206. Interagency agreement.

# 1 TITLE I—COAL COMMUNITY

## **ZONE TAX INCENTIVES**

- 3 SEC. 101. COAL COMMUNITY ZONES.
- 4 (a) IN GENERAL.—Subchapter Y of chapter 1 of the
- 5 Internal Revenue Code of 1986 is amended by adding at
- 6 the end the following new part:

### 7 "PART IV—COAL COMMUNITY ZONES

- "Sec. 1400V-1. Definition of coal community zone.
- "Sec. 1400V-2. Application of empowerment zone incentives to coal community zones.
- "Sec. 1400V-3. Commercial revitalization deduction.
- "Sec. 1400V-4. Exclusion of capital gains.
- "Sec. 1400V-5. Application of new markets tax credit to investments in community development entities serving coal community zones.

### 8 "SEC. 1400V-1. DEFINITION OF COAL COMMUNITY ZONE.

- 9 "(a) In General.—For purpose of this part, the
- 10 term 'coal community zone' means any county in the
- 11 United States in which—
- "(1)(A) there were not less than 50 fewer indi-
- viduals employed at coal mines in such county for
- calendar year 2015 as compared to calendar year
- 15 2011 (determined based on data collected by the

1	Federal Mine Safety and Health Administration),
2	and
3	"(B) the quarterly average of the total number
4	of employees employed in such county for the first
5	calendar year in the applicable period (as estimated
6	by the Bureau of Labor Statistics) was not more
7	than 20,000, or
8	"(2) not less than an average of 5 percent of
9	the total employment within the county during the
10	applicable period was at coal mines.
11	"(b) Definitions.—For purposes of this section—
12	"(1) APPLICABLE PERIOD.—The term 'applica-
13	ble period' means the period beginning after Decem-
14	ber 31, 2010, and ending before January 1, 2016.
15	"(2) COAL MINE.—The term 'coal mine' has the
16	meaning given such term under section $3(h)(2)$ of
17	the Federal Mine Safety and Health Act of 1977.
18	"SEC. 1400V-2. APPLICATION OF EMPOWERMENT ZONE IN-
19	CENTIVES TO COAL COMMUNITY ZONES.
20	"(a) In General.—For purposes of this title, except
21	as otherwise provided in this section, a coal community
22	zone shall be treated as an empowerment zone designated
23	under subchapter U.
24	"(b) Period of Designation.—A designation as an
25	empowerment zone under subsection (a) shall remain in

1	effect during the period beginning on January 1, 2018,
2	and ending on December 31, 2022.
3	"(c) Special Rules for Bonds.—
4	"(1) IN GENERAL.—In the case of a coal com-
5	munity zone bond—
6	"(A) such bond shall not be treated as a
7	private activity bond for purposes of section
8	146, and
9	"(B) section 1394(c) shall not apply.
10	"(2) Limitation on amount of Bonds.—
11	"(A) In General.—There is a national
12	coal community zone bond limitation for all coal
13	community zone bonds. Such limitation is
14	\$1,000,000,000.
15	"(B) ALLOCATION OF LIMITATION.—The
16	Secretary shall allocate the limitation under
17	subparagraph (A) to States in which there are
18	located coal community zones. Such allocation
19	shall be in proportion to the population of resi-
20	dents in coal community zones in such States
21	relative to the total population of residents in
22	all coal community zones. The limitation allo-
23	cated to a State under the preceding sentence
24	shall be allocated to issuers of coal community
25	zone bonds in such State.

1	(C) DESIGNATION SUBJECT TO LIMITA-
2	TION AMOUNT.—The maximum face amount of
3	bonds issued which may be designated under
4	paragraph (3)(A) shall not exceed the limitation
5	amount allocated to such issuer under subpara-
6	graph (B).
7	"(3) COAL COMMUNITY BOND.—For purposes
8	of this subsection, the term 'coal community bond'
9	means any bond which would be described in section
10	1394(a) if—
11	"(A) such bond was designated for pur-
12	poses of this subsection by the bond issuer, and
13	"(B) only coal community zones were
14	taken into account under sections 1397C and
15	1397D.
16	"(d) Special Rules for Employment Credit.—
17	In applying section 1396 to a coal community zone, the
18	term 'qualified zone employee' shall not include any indi-
19	vidual who begins work for the employer before January
20	1, 2018. Rules similar to section 51(i)(2) shall apply for
21	purposes of the preceding sentence.
22	"(e) Special Rules for Increased Section 179
23	Expensing.—
24	"(1) In general.—In applying section 1397A
25	to a coal community zone—

1	"(A) $\$500,000$ ' shall be substituted for
2	' $\$35,000$ ' in subsection (a)(1)(A), and
3	"(B) in lieu of applying subsection (a)(2),
4	the dollar amount in effect under section
5	179(b)(2) shall be increased by the lesser of—
6	"(i) \$500,000, or
7	"(ii) the cost of section 179 property
8	which is qualified zone property (as defined
9	in section 179D)placed in service during
10	the taxable year.
11	"(2) Inflation adjustment.—
12	"(A) IN GENERAL.—In the case of any
13	taxable year beginning in a calendar year after
14	2018, the \$500,000 amounts in subparagraphs
15	(A) and (B)(i) of paragraph (1) shall each be
16	increased by an amount equal to—
17	"(i) such dollar amount, multiplied by
18	"(ii) the cost-of-living adjustment de-
19	termined under section 1(f)(3) for the cal-
20	endar year in which the taxable year be-
21	gins, determined by substituting 'calendar
22	year 2017' for 'calendar year 1992' in sub-
23	paragraph (B) thereof.

"(B) ROUNDING.—Any increase deter-
mined under subparagraph (A) shall be rounded
to the nearest multiple of \$10,000.
"(f) Special Rules for Nonrecognition of Gain
ON ROLLOVER OF EMPOWERMENT ZONE INVEST-
MENTS.—In applying section 1397B to a coal community
zone—
"(1) 'December 31, 2017' shall be substituted
for 'the date of the enactment of this paragraph' in
subsection (b)(1)(A)(iii), and
"(2) 'January 1, 2023' shall be substituted for
'the day after the date set forth in section
1391(d)(1)(A)(i)' in subsection $(b)(1)(A)(iv)$ .
"SEC. 1400V-3. COMMERCIAL REVITALIZATION DEDUCTION.
"For purposes of section 1400I—
"(1) a coal community zone shall be treated as
a renewal community, and
"(2) in applying such section to a coal commu-
nity zone—
"(A) subsection (d)(2)(A) shall be applied
by substituting 'each calendar year after 2017
and before 2023 is \$16,000,000 for each coal
community zone (as defined in section 1400V-
1) in the State' for 'each calendar year after

1	2001 and before 2010 is \$12,000,000 for each
2	renewal community in the State', and
3	"(B) subsection (g) shall be applied by
4	substituting 'December 31, 2022' for 'Decem-
5	ber 31, 2009'.
6	"SEC. 1400V-4. EXCLUSION OF CAPITAL GAINS.
7	"(a) In General.—Gross income does not include
8	any qualified capital gain from the sale or exchange of
9	a qualified coal community zone asset held for more than
10	5 years.
11	"(b) Qualified Coal Community Zone Asset.—
12	For purposes of this section—
13	"(1) In general.—The term 'qualified coal
14	community zone asset' means—
15	"(A) any qualified coal community zone
16	stock,
17	"(B) any qualified coal community zone
18	partnership interest, and
19	"(C) any qualified coal community zone
20	business property.
21	"(2) Qualified coal community zone
22	STOCK.—
23	"(A) IN GENERAL.—Except as provided in
24	subparagraph (B), the term 'qualified coal com-

1	munity zone stock' means any stock in a do
2	mestic corporation if—
3	"(i) such stock is acquired by the tax
4	payer after December 31, 2017, and before
5	January 1, 2023, at its original issue (di
6	rectly or through an underwriter) from the
7	corporation solely in exchange for cash,
8	"(ii) as of the time such stock was
9	issued, such corporation was a coal com
10	munity zone business (or, in the case of a
11	new corporation, such corporation was
12	being organized for purposes of being a
13	coal community zone business), and
14	"(iii) during substantially all of the
15	taxpayer's holding period for such stock
16	such corporation qualified as a coal com
17	munity zone business.
18	"(B) REDEMPTIONS.—A rule similar to
19	the rule of section 1202(c)(3) shall apply for
20	purposes of this paragraph.
21	"(3) Qualified coal community zone part
22	NERSHIP INTEREST.—The term 'qualified coal com
23	munity zone partnership interest' means any capita
24	or profits interest in a domestic partnership if—

1	"(A) such interest is acquired by the tax-
2	payer after December 31, 2017, and before
3	January 1, 2023, from the partnership solely in
4	exchange for cash,
5	"(B) as of the time such interest was ac-
6	quired, such partnership was a coal community
7	zone business (or, in the case of a new partner-
8	ship, such partnership was being organized for
9	purposes of being a coal community zone busi-
10	ness), and
11	"(C) during substantially all of the tax-
12	payer's holding period for such interest, such
13	partnership qualified as a coal community zone
14	business.
15	A rule similar to the rule of paragraph (2)(B) shall
16	apply for purposes of this paragraph
17	"(4) Qualified coal community zone busi-
18	NESS PROPERTY.—
19	"(A) In General.—The term 'qualified
20	coal community zone business property' means
21	tangible property if—
22	"(i) such property was acquired by
23	the taxpayer by purchase (as defined in
24	section $179(d)(2)$ ) after December 31,
25	2017, and before January 1, 2023,

1	"(11) the original use of such property
2	in the coal community zone commences
3	with the taxpayer, and
4	"(iii) during substantially all of the
5	taxpayer's holding period for such prop-
6	erty, substantially all of the use of such
7	property was in a coal community zone
8	business of the taxpayer.
9	"(B) Special rule for substantial im-
10	PROVEMENTS.—The requirements of clauses (i)
11	and (ii) of subparagraph (A) shall be treated as
12	satisfied with respect to—
13	"(i) property which is substantially
14	improved by the taxpayer before January
15	1, 2023, and
16	"(ii) any land on which such property
17	is located.
18	The determination of whether a property is sub-
19	stantially improved shall be made under clause
20	(ii) of section $1400B(b)(4)(B)$ , except that 'De-
21	cember 31, 2017' shall be substituted for 'De-
22	cember 31, 1997' in such clause.
23	"(5) Coal community zone business.—For
24	purposes of this section, the term 'coal community
25	zone business' means any entity or proprietorship

1	which would be a qualified business entity or quali-
2	fied proprietorship under section 1397C if references
3	to coal community zones were substituted for ref-
4	erences to empowerment zones.
5	"(c) Qualified Capital Gain.—For purposes of
6	this section—
7	"(1) In general.—Except as otherwise pro-
8	vided in this subsection, the term 'qualified capital
9	gain' means any gain recognized on the sale or ex-
10	change of—
11	"(A) a capital asset, or
12	"(B) property used in the trade or busi-
13	ness (as defined in section 1231(b)).
14	"(2) Gain before 2018 or after 2022 not
15	QUALIFIED.—The term 'qualified capital gain' shall
16	not include any gain attributable to periods before
17	January 1, 2018, or after December 31, 2022.
18	"(3) Certain rules to apply.—Rules similar
19	to the rules of paragraphs (3), (4), and (5) of sec-
20	tion 1400B(e) shall apply for purposes of this sub-
21	section.
22	"(d) CERTAIN RULES TO APPLY.—For purposes of
23	this section, rules similar to the rules of paragraphs (5),
24	(6), and (7) of subsection (b), and subsections (f) and (g),
25	of section 1400B shall apply; except that for such pur-

poses section 1400B(g)(2) shall be applied by substituting 'January 1, 2018' for 'January 1, 1998' and 'December 3 31, 2022' for 'December 31, 2014'. 4 "(e) Regulations.—The Secretary shall prescribe 5 such regulations as may be appropriate to carry out the purposes of this section, including regulations to prevent 6 7 the abuse of the purposes of this section. 8 "SEC. 1400V-5. APPLICATION OF NEW MARKETS TAX CRED-9 IT TO INVESTMENTS IN COMMUNITY DEVEL-10 OPMENT ENTITIES SERVING COAL COMMU-11 NITY ZONES. 12 "For purposes of section 45D— 13 "(1) a qualified community development entity 14 shall be eligible for an allocation under subsection 15 (f)(2) thereof of the increase in the new markets tax 16 credit limitation described in paragraph (2) only if 17 a significant mission of such entity is the recovery 18 and redevelopment of population census tracts with-19 in coal community zones, 20 "(2) the new markets tax credit limitation oth-21 erwise determined under subsection (f)(1) thereof 22 shall be increased by an amount equal to 23 \$300,000,000 for each of calendar years 2017, 24 2018, 2019, and 2020, to be allocated among quali-

fied community development entities to make quali-

25

1	fied low-income community investments within coal
2	community zones, and
3	"(3) subsection $(f)(3)$ thereof shall be applied
4	separately with respect to the amount of the increase
5	under paragraph (2).".
6	(b) Conforming Amendments.—
7	(1) Section 1394(f)(3)(B) of the Internal Rev-
8	enue Code of 1986 is amended by inserting "or any
9	coal community zone" after "District of Columbia
10	Enterprise Zone".
11	(2) The table of parts for subchapter Y of chap-
12	ter 1 of the Internal Revenue Code of 1986 is
13	amended by adding at the end the following new
14	item:
	"PART IV—COAL COMMUNITY ZONES".
15	TITLE II—EDUCATION AND
16	TRAINING FOR COAL COMMU-
17	
	NITIES
18	NITIES SEC. 201. DEFINITIONS.
18 19	
	SEC. 201. DEFINITIONS.
19	SEC. 201. DEFINITIONS.  In this title:
19 20	SEC. 201. DEFINITIONS.  In this title:  (1) COAL COMMUNITY INDIVIDUAL.—The term
19 20 21	SEC. 201. DEFINITIONS.  In this title:  (1) Coal community individual" means an individual—

1	(2) Coal community student.—The term
2	"coal community student" means a coal community
3	individual attending an educational program.
4	(3) COAL COMMUNITY ZONE.—The term "coal
5	community zone" has the meaning given the term in
6	section 1400V–1 of the Internal Revenue Code of
7	1986, as added by section 101.
8	(4) Coal-fired generator.—The term "coal-
9	fired generator" means an electric utility steam gen-
10	erating unit that burns coal for 50 percent or more
11	of the average annual heat input.
12	(5) COAL-RELATED EMPLOYEE.—The term
13	"coal-related employee" means, with respect to any
14	county, any individual who—
15	(A) is employed at a coal mine (as defined
16	in section 3(h)(2) of the Federal Mine Safety
17	and Health Act of 1977(30 U.S.C. 802)) in
18	such county, or
19	(B) is employed at a coal-fired generator
20	located in such county by the owner of such
21	coal-fired generator.
22	(6) Eligible enti-
23	ty" means a partnership between—

1	(A)(i) an institution of higher education
2	(as defined in section 102 of the Higher Edu-
3	cation Act of 1965 (20 U.S.C. 1002));
4	(ii) a nonprofit educational organization;
5	or
6	(iii) a provider identified under section 122
7	of the Workforce Innovation and Opportunity
8	Act (29 U.S.C. 3152); and
9	(B) not less than 1 business or industry
10	that intends to expand or hire additional or new
11	workers who are coal community individuals or
12	who previously worked in the coal community
13	zone.
14	(7) In-demand industry sector or occupa-
15	TIONS.—The term "in-demand industry sector or oc-
16	cupation" has the meaning given the term in section
17	3 of the Workforce Innovation and Opportunity Act
18	(29 U.S.C. 3102).
19	(8) Local administrator.—The term "local
20	administrator" means an entity that—
21	(A) is—
22	(i) a local governmental agency;
23	(ii) a partnership consisting of a local
24	governmental agency and an institution of

1	higher education or a nonprofit organiza-
2	tion;
3	(iii) a local board (as defined in sec-
4	tion 3 of the Workforce Innovation and
5	Opportunity Act (29 U.S.C. 3102);
6	(iv) a State governmental agency;
7	(v) a nonprofit organization; and
8	(B) has been selected by the local govern-
9	ment of a coal community zone to administer
10	the individual support account program under
11	section 202 and the business training fund pro-
12	gram under section 205, to the extent the local
13	government elects to apply for grants under ei-
14	ther such section.
15	(9) QUALIFYING INDIVIDUAL.—The term
16	"qualifying individual" means an individual—
17	(A) whose principal residence is within a
18	coal community zone; and
19	(B) whom the local administrator of the
20	coal community zone determines is in need of
21	additional education and training in order to
22	obtain long-term employment at a high wage.
23	(10) Recognized postsecondary creden-
24	TIAL.—The term "recognized postsecondary creden-
25	tial" has the meaning given the term in section 3 of

1	the Workforce Innovation and Opportunity Act (29
2	U.S.C. 3102).
3	(11) Secretaries.—The term "Secretaries"
4	means the Secretary of Education and the Secretary
5	of Labor.
6	SEC. 202. INDIVIDUAL SUPPORT ACCOUNTS.
7	(a) Program Authorized.—
8	(1) In general.—For each fiscal year for
9	which funds are available under subsection (f), the
10	Secretaries, in accordance with the interagency
11	agreement described in section 206, shall carry out
12	a program awarding grants to local administrators
13	of coal community zones, to enable the local admin-
14	istrators to use such funds to manage individual
15	support accounts for qualifying individuals.
16	(2) Duration.—
17	(A) IN GENERAL.—Grants awarded under
18	paragraph (1) shall be expended for approved
19	education and training by the last day of the 3-
20	year period beginning on the award date.
21	(B) Renewal.—The Secretaries may
22	renew a grant under paragraph (1) once for an
23	additional 2-year period, if the local adminis-
24	trator demonstrates that the program under the

1	grant has had a record of success and high-
2	quality outcomes.
3	(b) APPLICATION.—A local administrator of a coal
4	community zone desiring funds under this section shall
5	submit an application to the Secretaries at such time, in
6	such manner, and containing such information, as the Sec-
7	retaries may require. Such application shall include—
8	(1) the number of qualifying individuals in the
9	community;
10	(2) a plan for allocating funds to qualifying in-
11	dividuals;
12	(3) a description of the providers of education
13	and training in the community and their outcomes-
14	based track record of success, including, for such
15	programs—
16	(A) the student completion rates of the
17	programs of education and training;
18	(B) the employment rates for students
19	completing the programs of education and
20	training as of 1 year, 3 years, and 5 years after
21	the completion of the program; and
22	(C) the annual salary of students com-
23	pleting the programs of education and training
24	as of 1 year, 3 years, and 5 years after comple-
25	tion of the program; and

1	(4) if new eligible education and training pro-
2	viders are expected to open or expand to the coal
3	community zone or the local administrator plans to
4	recruit or encourage new such providers—
5	(A) a description of such providers; and
6	(B) evidence to demonstrate such providers
7	will be high-quality and result in the employ-
8	ment of a significant percentage of individuals
9	in high-wage, in demand industries.
10	(c) Distribution of Funds.—The Secretaries shall
11	award funds under this section to local administrators
12	that submit an application under subsection (b) based
13	on—
14	(1) the number of people affected by the decline
15	in employment opportunities for coal-related employ-
16	ees during the applicable period;
17	(2) the quality of the providers of education
18	and training in the community; and
19	(3) the likelihood that funding will result in em-
20	ployment in a high-demand, high-wage industry for
21	coal-related employees or others in the community in
22	need of additional education and training.
23	(d) Use of Funds.—
24	(1) In general.—A local administrator receiv-
25	ing funds under this section for a coal community

zone shall use such funds to establish individual support accounts described in paragraph (2) for qualifying individuals. (2) Individual support accounts.—

- (A) IN GENERAL.—Amounts made available through an individual support account established for a qualifying individual shall be used to pay for education and training costs described in paragraph (3) that will prepare the qualifying individual for long-term, high-wage employment.
- (B) Amount.—For any fiscal year, the amount provided under this section for an individual support account of a qualifying individual for a fiscal year shall not exceed the maximum amount of a Federal Pell Grant for the most recent award year.
- (C) LIMITED FUNDS.—If, for any fiscal year, the amount of funds provided under this section to a local administrator for a coal community zone are not enough to fund individual support accounts for all qualifying individuals in the coal community zone requesting such accounts, the local administrator shall give a priority to qualifying individuals requesting to use

1	the account funds for education and training
2	programs that—
3	(i) prepare individuals for in-demand
4	industry sectors or occupations; and
5	(ii) have strong outcomes based on
6	the criteria described in subsection
7	(e)(1)(B).
8	(3) Eligible education and training pro-
9	GRAMS.—
10	(A) In general.—Amounts provided in
11	an individual support account for a qualifying
12	individual may be used for costs related to a
13	program of education and training approved by
14	the local administrator under subparagraph
15	(B), which may include—
16	(i) a program offered by an institution
17	of higher education (as defined in section
18	102 of the Higher Education Act of 1965
19	(20 U.S.C. 1002));
20	(ii) a program of training, including a
21	program leading to a recognized postsec-
22	ondary credential, offered by an eligible
23	provider of training services identified
24	under section 122 of the Workforce Inno-

1	vation and Opportunity Act (29 U.S.C.
2	3152); and
3	(iii) costs (including associated edu-
4	cation, curriculum, and mentorship costs).
5	related to an apprenticeship, internship, or
6	externship—
7	(I) in an in-demand industry sec-
8	tor or occupation; or
9	(II) for a position where there is
10	a reasonable expectation of long-term
11	employment.
12	(B) Additional education and train-
13	ING PROGRAMS.—A local administrator shall
14	provide a process through which the adminis-
15	trator may approve the use of funds in an indi-
16	vidual support account for education or training
17	expenses. Through such process, the adminis-
18	trator shall—
19	(i) allow a qualified individual to re-
20	quest the approval of a particular provider
21	or program of education and training, or a
22	particular education and training expense
23	on an individual basis;

1	(11) before approving a provider, pro-
2	gram of education or training, or other
3	education and training expense, consider—
4	(I) the local industry demands;
5	(II) the likelihood that an indi-
6	vidual will be employed following the
7	completion of the program of edu-
8	cation or training; and
9	(III) the quality and effectiveness
10	of the program of education or train-
11	ing offered by the provider, based on
12	the outcomes-based record of success
13	of the provider, including—
14	(aa) the student completion
15	rates of the programs of edu-
16	cation and training offered by the
17	provider;
18	(bb) the employment rates
19	for students completing the pro-
20	grams of education and training
21	as of 1 year, 3 years, and 5 years
22	after the completion of the pro-
23	gram; and
24	(cc) the annual salary of
25	students completing the pro-

25

1	grams of education and training
2	as of 1 year, 3 years, and 5 years
3	after completion of the program;
4	and
5	(iii) make a determination that such
6	provider is in the best interest of the coal
7	community zone and the qualifying individ-
8	uals.
9	(e) Reports.—
10	(1) Local administrator reports.—Each
11	local administrator receiving funds under this sec-
12	tion for a fiscal year shall, for each such year, pre-
13	pare and submit a report to the Secretaries that in-
14	cludes—
15	(A) a description of the achievements of
16	the program supported under this section, in-
17	cluding the program's levels of performance
18	achieved with respect to the primary indicators
19	of performance described in section
20	116(b)(2)(A)(i) of the Workforce Innovation
21	and Opportunity Act (29 U.S.C.
22	3141(b)(2)(A)(i));
23	(B) a description of the outcomes-based re-
24	sults for the programs of training and edu-
25	cation for which funds were used under this

1	section, in the aggregate and individually, in-
2	cluding—
3	(i) the student completion rates of the
4	program of education and training;
5	(ii) the employment rates for students
6	completing the program of education and
7	training as of 1 year, 3 years, and 5 years
8	after the completion of the program; and
9	(iii) the annual salary of students
10	completing the program of education and
11	training as of 1 year, 3 years, and 5 years
12	after completion of the program;
13	(C) the return on investment of funds pro-
14	vided to individual support accounts under this
15	section; and
16	(D) any other information that the Secre-
17	taries may require.
18	(2) Report to congress.—The Secretaries
19	shall prepare and submit an annual report to Con-
20	gress regarding the program supported under this
21	section.
22	(3) Institute of education sciences eval-
23	UATION.—The Director of the Institute of Education
24	Sciences shall evaluate the effectiveness, quality, and
25	return in investment of funds under this section.

1	(f) AUTHORIZATION OF APPROPRIATIONS.—There
2	are authorized to be appropriated to the Secretary of
3	Labor to carry out this section such sums as may be nec-
4	essary for each of fiscal years 2018 through 2023.
5	SEC. 203. PRIORITY FOR EMPLOYMENT AND TRAINING AC-
6	TIVITIES FOR QUALIFYING INDIVIDUALS.
7	(a) REQUIRED LOCAL EMPLOYMENT AND TRAINING
8	ACTIVITIES.—Section 134(c) of the Workforce Innovation
9	and Opportunity Act (29 U.S.C. 3174(c)) is amended by
10	adding at the end the following:
11	"(4) Priority individuals.—
12	"(A) IN GENERAL.—With respect to funds
13	allocated to a local area for adult employment
14	and training activities under paragraph (2)(A)
15	or (3) of section 133(b) or for dislocated worker
16	employment and training activities under sec-
17	tion 133(b)(2)(B), priority shall be given to pri-
18	ority individuals for receipt of career services
19	described in paragraph (2) and training serv-
20	ices. The appropriate local board and the Gov-
21	ernor shall direct the one-stop operators in the
22	local area with regard to making determinations
23	related to such priority.
24	"(B) DEFINITION.—In this paragraph, the
25	term 'priority individual' means a qualifying in-

1	dividual, as defined in section 201 of the Coal
2	Community Empowerment Act of 2017, who is
3	eligible to receive the service involved under this
4	subsection.".
5	(b) Allowable Local Employment and Train-
6	ING ACTIVITIES.—Section 134(d) of the Workforce Inno-
7	vation and Opportunity Act (29 U.S.C. 3174(d)) is
8	amended by adding at the end the following:
9	"(6) Priority individuals.—
10	"(A) IN GENERAL.—With respect to funds
11	allocated to a local area for adult employment
12	and training activities under paragraph (2)(A)
13	or (3) of section 133(b) or for dislocated worker
14	employment and training activities under sec-
15	tion 133(b)(2)(B), priority shall be given to pri-
16	ority individuals for receipt of services described
17	in paragraphs (1) through (5) of this sub-
18	section. The appropriate local board and the
19	Governor shall direct the one-stop operators in
20	the local area with regard to making determina-
21	tions related to such priority.
22	"(B) Definition.—In this paragraph, the
23	term 'priority individual' means a qualifying in-
24	dividual, as defined in section 201 of the Coal
25	Community Empowerment Act of 2017, who is

1	eligible to receive the service involved under this
2	subsection.".
3	SEC. 204. DEVELOPMENT GRANTS.
4	(a) Program Authorized.—
5	(1) In general.—From amounts made avail-
6	able to carry out this section, the Secretaries, in ac-
7	cordance with the interagency agreement described
8	in section 206, shall award grants, on a competitive
9	basis, to eligible entities, to support the eligible enti-
10	ties in the development, revamping, improvement, or
11	expansion of programs of education and training for
12	coal community zones in in-demand industry sectors
13	or occupations or in industries in local demand.
14	(2) Duration.—
15	(A) IN GENERAL.—A grant awarded under
16	this section shall be for a period of 3 years.
17	(B) Renewal.—The Secretaries may
18	renew a grant awarded under section for a sin-
19	gle 2-year period, if—
20	(i) the eligible entity demonstrates
21	that the program under the grant has a
22	record of success and high-quality out-
23	comes; and
24	(ii) the local government or local ad-
25	ministrator that submitted the demonstra-

1	tion of application approval under the ini-
2	tial application under subsection $(b)(1)(E)$
3	approves of the renewal.
4	(b) Application.—
5	(1) In general.—An eligible entity desiring a
6	grant under this section shall submit an application
7	to the Secretaries at such time, in such manner, and
8	containing such information as the Secretaries may
9	require, including—
10	(A) the number of coal community stu-
11	dents in the coal community zone to be served;
12	(B) a plan for allocating funds to coal
13	community students;
14	(C) a description of the eligible entity's
15	track record of success with the programs of
16	education and training to be supported under
17	the grant, including—
18	(i) the student completion rates of the
19	programs of education and training;
20	(ii) the employment rates for students
21	completing the programs of education and
22	training as of 1 year, 3 years, and 5 years
23	after the completion of the program;
24	(D) a demonstration that the eligible entity
25	is of high quality and will be a benefit to the

1	coal community students and the coal commu-
2	nity zone;
3	(E) a demonstration of application ap-
4	proval from the local government of the coal
5	community zone or, in the case of a coal com-
6	munity zone receiving a grant under section
7	202, the local administrator for such grant, in-
8	cluding a statement that the application and
9	funds requested under the application is in the
10	best interest of the coal community zone and
11	coal community students; and
12	(F) an assurance that if the program sup-
13	ported under the grant does not enroll the re-
14	quired percentage of coal community students
15	under subsection (c)(1), the eligible entity shall
16	reimburse the Secretaries, in the amount and
17	manner described in subsection (d).
18	(c) Use of Funds.—An eligible entity receiving $\epsilon$
19	grant under this program shall use such funds for the de-
20	velopment, revamping, improvement, or expansion of a
21	high-quality training and education program that—
22	(1) predominantly serves coal community stu-
23	dents by ensuring that not less than 75 percent of
24	the students enrolled in the program are coal com-
25	munity students;

1	(2) provides training in high-wage, high-demand
2	industries or in industries in local demand;
3	(3) is free or offered at a very low cost to coal
4	community students; and
5	(4) enters into an agreement with each coal
6	community student that enrolls in the program to
7	ensure that the eligible entity can obtain the infor-
8	mation necessary for the report under subsection
9	(e)(1).
10	(d) Reimbursement.—
11	(1) In general.—An eligible entity that does
12	not enroll the required percentage described in sub-
13	section $(c)(1)$ shall reimburse the Secretaries in the
14	amount equal to the product of—
15	(A) the average per-student cost of the
16	program; and
17	(B) the number of additional coal commu-
18	nity students that would have been needed in
19	order for the program to meet the 75 percent
20	coal community student enrollment requirement
21	under subsection (c)(1).
22	(2) Use of Reimbursed funds.—Any funds
23	reimbursed to the Secretaries under this subsection
24	may be used by the Secretaries to award additional
25	grants under this section.

1	(e) Reports.—
2	(1) Eligible entity report.—Each eligible
3	entity receiving a grant under this section shall pre-
4	pare and submit to the Secretaries an annual report
5	regarding the outcomes of the grant, including—
6	(A) the number of students, and the num-
7	ber of coal community students, enrolled in the
8	program supported under the grant;
9	(B) the number of students, and the num-
10	ber of coal community students, completing
11	such program;
12	(C) the number of students, and the num-
13	ber of coal community students, who have com-
14	pleted such program and who are employed
15	after completion of such program as of—
16	(i) 6 months after the date of comple-
17	tion;
18	(ii) 1 year after the date of comple-
19	tion;
20	(iii) 3 years after the date of comple-
21	tion; and
22	(iv) 5 years after the date of comple-
23	tion;

1	(D) the average wage of students, and the
2	average wage of coal community students, who
3	have completed such program as of—
4	(i) 6 months after the date of comple-
5	tion;
6	(ii) 1 year after the date of comple-
7	tion; and
8	(iii) 3 years after the date of comple-
9	tion; and
10	(E) the satisfaction rate of all students
11	and the satisfaction rate of coal community stu-
12	dents, including students who completed the
13	program and students who did not complete—
14	(i) 6 months after the date of comple-
15	tion or leaving the program;
16	(ii) 1 year after the date of completion
17	or leaving the program; and
18	(iii) 3 years after the date of comple-
19	tion or leaving the program.
20	(2) Report to congress.—The Secretaries
21	shall prepare and submit an annual report to Con-
22	gress regarding the grants awarded under this sec-
23	tion.
24	(3) Institute of education sciences eval-
25	UATION.—The Director of the Institute of Education

1	Sciences shall evaluate the effectiveness, quality, and
2	return in investment of grant funds provided under
3	this section.
4	(f) Authorization of Appropriations.—There
5	are authorized to be appropriated to the Secretary of Edu-
6	cation to carry out this section such sums as may be nec-
7	essary for fiscal years 2018 through 2023.
8	SEC. 205. BUSINESS TRAINING FUNDS.
9	(a) Program Authorized.—
10	(1) In general.—From amounts made avail-
11	able under subsection (e), the Secretaries, in accord-
12	ance with the interagency agreement under section
13	206, shall award grants, on a competitive basis, to
14	local administrators to enable the local administra-
15	tors to award subgrants under subsection (e) to
16	businesses to provide in-house training, and future
17	employment, to coal community individuals.
18	(2) Duration.—
19	(A) IN GENERAL.—A grant awarded under
20	this section shall be for a 3-year period.
21	(B) Limitation.—A local administrator
22	may not receive more than 1 grant under this
23	section.
24	(b) Applications.—A local administrator desiring a
25	grant under this section shall submit to the Secretaries

1	an application at such time, in such manner, and con-
2	taining such information as the Secretaries may require
3	including—
4	(1) the number of coal community individuals
5	in the coal community zone to be served;
6	(2) the number of coal community individuals
7	that will benefit from the program;
8	(3) a description of the eligible businesses de-
9	scribed in subsection (c)(2) that will participate in
10	the program proposed under the grant, including the
11	in-demand industry sectors or occupations rep-
12	resented by the businesses;
13	(4) the target employment numbers of partici-
14	pating individuals for the eligible businesses partici-
15	pating;
16	(5) a plan for allocating grant funds to busi-
17	nesses; and
18	(6) a description of the process through which
19	the coal community agency will evaluate any re-
20	quests to waive the employment requirement under
21	subsection $(c)(3)(B)$ .
22	(c) Subgrants.—
23	(1) In general.—Each local administrator re-
24	ceiving a grant under this section shall use grant
25	funds to award subgrants, to eligible businesses de-

1	scribed in paragraph (2), to enable the eligible busi-
2	nesses to provide in-house training to coal commu-
3	nity individuals in preparation for employment with
4	or advancement within the eligible businesses.
5	(2) Eligibility.—In order to be eligible for a
6	subgrant under this subsection, a business shall—
7	(A) be a business located in a coal commu-
8	nity zone; and
9	(B) provide an assurance that the business
10	will hire, for a minimum of one year, each coal
11	community individual who completes the in-
12	house training provided under the subgrant or
13	will reimburse the local administrator in accord-
14	ance with paragraph (3).
15	(3) Reimbursement of training for em-
16	PLOYEES NOT HIRED.—
17	(A) In general.—A business that does
18	not hire or retain, for a period of not less than
19	1 year, all coal community individuals who com-
20	plete the in-house training provided under a
21	subgrant under this subsection shall reimburse
22	the local administrator in the amount equal to
23	the cost of the training provided to such em-
24	ployee, subject to subparagraph (B).

1	(B) Waiver.—Upon request by a business
2	receiving a subgrant under this subsection, the
3	local administrator may waive the reimburse-
4	ment requirement of subparagraph (A) for a
5	business if the local administrator determines
6	that—
7	(i) the business made substantial ef-
8	fort to comply with the employment re-
9	quirement under subparagraph (A);
10	(ii) hired a significant percentage of
11	individuals relative to the amount of funds
12	provided under the grant; or
13	(iii) the decision made by the business
14	to not hire or retain an individual was for
15	cause.
16	(C) Use of Reimbursed funds.—By not
17	later than 30 days after receiving a reimburse-
18	ment under paragraph (3)(A), a local adminis-
19	trator—
20	(i) shall report the receipt of such
21	funds to the Secretaries; and
22	(ii) may apply to the Secretaries for
23	permission to reallocate the funds received
24	under this paragraph during the grant pe-
25	riod.

I	(d) Reports.—
2	(1) Reports by Businesses.—Each business
3	receiving a subgrant under subsection (c) shall pre-
4	pare and submit an annual report to the local ad-
5	ministrator regarding the subgrant, including—
6	(A) the numbers of coal community indi-
7	viduals—
8	(i) beginning the training provided
9	under this section;
10	(ii) completing such training;
11	(iii) hired by the business within 3
12	months of completion; and
13	(iv) still employed by the business, as
14	of 6 months, 1 year, 2 years, and 4 years
15	after the completion of the training; and
16	(B) the average salary of the coal commu-
17	nity individuals hired after completing the
18	training.
19	(2) Reports by coal community agen-
20	CIES.—Each local administrator receiving a grant
21	under this section shall prepare and submit an an-
22	nual report to the Secretaries regarding the grant
23	under this section.
24	(3) Report by Secretaries.—The Secretaries
25	shall prepare and submit an annual report to Con-

1	gress regarding the grant program under this sec-
2	tion that includes the information provided by the
3	coal community agencies under paragraph (2).
4	(4) Institute of education sciences eval-
5	UATION.—The Director of the Institute of Education
6	Sciences shall evaluate the effectiveness, quality, and
7	return in investment of grant funds provided under
8	this section.
9	(e) Authorization of Appropriations.—There
10	are authorized to be appropriated to the Secretary of
11	Labor to carry out this section such sums as may be nec-
12	essary for each of fiscal years 2018 through 2023.
13	SEC. 206. INTERAGENCY AGREEMENT.
14	The Secretary of Education and the Secretary of
15	Labor shall jointly administer the programs under sections
16	203, 204, and 205 in accordance with such terms as the
17	Secretaries set forth in an interagency agreement. Such
18	interagency agreement shall include, at a minimum and
19	for each such program—
20	(1) a description of the respective roles and re-
21	sponsibilities of the Secretaries (both jointly and
22	separately); and
23	(2) provisions establishing that, for each of the
24	programs under such sections, the Secretary to
25	whom funds are authorized to be appropriated under

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1 section 202(f), 204(f), or 205(e) shall have fiscal au-

- 2 thority over the program carried out under such sec-
- 3 tion and will be responsible for the obligation and

4 disbursement of such funds.