116th CONGRESS 1st Session

S.	

To amend the Social Security Act to establish a new employment, training, and supportive services program for the long-term unemployed and individuals with barriers to employment, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. WYDEN 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 the long-term unemployed and individuals with barriers to employment, 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; AMENDMENT TO SOCIAL SECU-

RITY ACT; TABLE OF CONTENTS.

5 (a) SHORT TITLE.—This Act may be cited as the
6 "Economic Ladders to End Volatility and Advance Train7 ing and Employment Act of 2019" or the "ELEVATE
8 Act of 2019".

1 (b) Amendments to Social Security Act.—Ex-2 cept as otherwise specifically provided, whenever in this 3 Act an amendment is expressed in terms of an amendment to or repeal of a section or other provision, the reference 4 5 shall be considered to be made to that section or other provision of the Social Security Act. 6 7 (c) TABLE OF CONTENTS.—The table of contents for 8 this Act is as follows: Sec. 1. Short title; amendment to social security act; table of contents. Sec. 2. Employment, training, and supportive services program. Sec. 3. Self-employment assistance benefits and relocation assistance benefits. Sec. 4. Employee retention work opportunity credit. Sec. 5. Conforming amendments. Sec. 6. Effective date; regulations. 9 SEC. 2. EMPLOYMENT, TRAINING, AND SUPPORTIVE SERV-10 **ICES PROGRAM.** 11 (a) ESTABLISHMENT.—The Social Security Act (42) U.S.C. 301 et seq.) is amended by inserting after title XII 12 the following: 13 XIII—REEMPLOYMENT **"TITLE** 14 AND **OTHER JOB-RELATED** 15 ASSISTANCE AND BENEFITS 16 17 **"PART A—EMPLOYMENT, TRAINING, AND** 18 SUPPORTIVE SERVICES PROGRAM 19 "SEC. 1301. PURPOSE; DEFINITIONS; ADMINISTRATION. 20"(a) PURPOSE.—The purpose of this part is to pro-21 vide funds to States to initiate and expand the provision of employment services, training and other services and 22

3

activities, and supportive services for eligible individuals
 in order to—

3 "(1) promote subsidized employment programs
4 for public, private for-profit, private non-profit, and
5 social enterprise sector jobs;

6 "(2) expand the availability of jobs during eco7 nomic downturns or in areas with persistently high
8 unemployment or poverty;

9 "(3) provide economically and socially disadvan-10 taged individuals (such as the long-term unem-11 ployed, people with criminal records, former foster 12 youth, and other economically and socially disadvan-13 taged populations) with the ability to gain job expe-14 rience;

"(4) provide employers with new pathways into
the workforce development system enabling them to
have a greater role in the training and hiring of new
workers and labor market re-entrants; and

"(5) allow for sufficient State flexibility to design programs targeted at community-specific workforce gaps and employer needs.

22 "(b) DEFINITIONS.—In this part:

23 "(1) ADULT AND DISLOCATED WORKER EM24 PLOYMENT AND TRAINING ACTIVITIES.—The term
25 'adult and dislocated worker employment and train-

1	ing activities' means adult and dislocated worker
2	employment and training activities funded under
3	chapter 3 of subtitle B of title I of the Workforce
4	Innovation and Opportunity Act.
5	"(2) DISLOCATED WORKER.—The term 'dis-
6	located worker' has the meaning given that term in
7	section 3 of the Workforce Innovation and Oppor-
8	tunity Act.
9	"(3) ELIGIBLE INDIVIDUAL.—The term 'eligible
10	individual' means an individual who, on the basis of
11	an assessment by the State, has been determined to
12	be unlikely to find unsubsidized employment due
13	to—
14	"(A) being an individual with a barrier to
15	employment;
16	"(B) being a dislocated worker; or
17	"(C) local or national economic conditions.
18	"(4) Employment services.—The term 'em-
19	ployment services' means a subsidized job placement
20	in the public, private for-profit, private non-profit, or
21	social enterprise sector and includes payment or re-
22	imbursement of employer subsidies for wages, the
23	employer share of payroll taxes, employer costs for
24	unemployment insurance, employer costs for work-
25	ers' compensation premiums, and costs attributable

 $\mathbf{5}$

1 to supervision and other administration directly re-2 lated to the employment of an eligible individual in 3 the subsidized job placement. 4 "(5) INDIAN TRIBE.—The term 'Indian tribe' 5 has the meaning given that term in section 419(4). 6 "(6) INDIVIDUAL WITH A BARRIER TO EMPLOY-7 MENT.—The term 'individual with a barrier to em-8 ployment' has the meaning given that term in sec-9 tion 3 of the Workforce Innovation and Opportunity 10 Act and includes an individual who is an offender 11 (as defined in such section). 12 ((7))INTEGRATED EDUCATION AND TRAIN-13 ING.—The term 'integrated education and training' 14 has the meaning given that term in section 3 of the 15 Workforce Innovation and Opportunity Act. **((8)** 16 PAYROLL TAXES.—The term 'payroll 17 taxes' means taxes under section 3111, 3221, 3301, 18 or 3321 of the Internal Revenue Code of 1986, and 19 any similar State or local tax imposed on employers. 20 "(9) Supportive services.— 21 "(A) IN GENERAL.—The term 'supportive 22 services' has the meaning given that term in

section 3 of the Workforce Innovation and Op-

24 portunity Act.

1	"(B) ADDITIONAL SERVICES.—Such term
2	includes any of the following:
3	"(i) Stipends for an eligible individual
4	provided with unpaid training services.
5	"(ii) Legal services.
6	"(iii) Other supplemental services nec-
7	essary for an eligible individual to partici-
8	pate in the State program funded under
9	this part.
10	"(10) STATE EXPENDITURES.—The term 'State
11	expenditures' means all State or local funds that are
12	expended by the State or a local agency including
13	State or local funds that are matched or reimbursed
14	by the Federal Government and State or local funds
15	that are not matched or reimbursed by the Federal
16	Government.
17	"(11) TIER-1 PRACTICE.—Subject to subsection
18	(c), the term 'tier-1 practice' means a practice
19	that—
20	"(A) offers a new or potentially more effec-
21	tive strategy for addressing widely shared chal-
22	lenges;
23	"(B) has not been systematically studied
24	but is supported by a strong logic model; and

S.L.C.

7

"(C) is a departure from existing work force strategies.
 "(12) TIER-2 PRACTICE.—Subject to subsection
 (c), the term 'tier-2 practice' means a practice that

5 will expand knowledge about the efficacy of a work6 force strategy and provide more information about
7 the feasibility of implementing proven workforce
8 strategies in different contexts and is, with respect
9 to a State—

"(A) a practice that has been implemented
by a State program and evaluated by a State or
by a neutral third-party and the evaluation results indicate some potential for positive impacts on participant or system-wide outcomes;
or

"(B) a practice that has not been previously implemented by the State, but is supported by strong evidence of positive change
and has been evaluated before using an outcome, quasi-experimental, or random assignment design, and evaluation findings indicate
some statistically significant positive change.

23 "(13) TIER-3 PRACTICE.—Subject to subsection
24 (c), the term 'tier-3 practice' means with respect to
25 a State, a practice that—

S.L.C.

	0
1	"(A) previously has been implemented by a
2	program funded by a State; and
3	"(B) previously has been evaluated using a
4	random assignment design and the evaluation
5	findings indicate some positive impacts on par-
6	ticipant or system wide outcomes.
7	"(14) TRAINING AND OTHER SERVICES OR AC-
8	TIVITIES.—The term 'training and other services or
9	activities' means any of the following services or ac-
10	tivities if provided in conjunction with a subsidized
11	job placement and determined by the State as nec-
12	essary to significantly increase the likelihood that
13	the job placement will be successful for the employer
14	and employee and may improve the prospect of ob-
15	taining and retaining unsubsidized jobs:
16	"(A) Services provided through adult and
17	dislocated worker employment and training ac-
18	tivities.
19	"(B) Integrated education and training.
20	"(C) Education directly related to employ-
21	ment.
22	"(D) Vocational and employment services
23	integrated with trauma-informed substance use
24	disorder treatment, in collaboration with a sub-
25	stance use disorder treatment provider.

S.L.C.

9

1 "(E) Casework and job coaching. 2 "(F) Union-provided job training services. 3 "(c) OUTCOME MEASURES REQUIRED.—A practice 4 shall not be considered to be a tier-1, tier-2, or tier-3 prac-5 tice unless the practice is intended, studied, or evaluated for purposes of making meaningful improvements in vali-6 7 dated measures of important outcomes for eligible individ-8 uals and their families, such as recidivism, health, employ-9 ment, and economic well-being over the short and long-10 term. 11 "(d) ADMINISTRATION.—Subject to section 1302(d),

12 the program under this part shall be administered by the 13 Secretary through the Assistant Secretary for the Administration for Children and Families within the Department 14 15 of Health and Human Services and in consultation with the Secretary of Labor and the Secretary of Education. 16 17 "(e) STATE ENTITLEMENT.—This part constitutes budget authority in advance of appropriations Acts and 18 19 represents the obligation of the Federal Government to 20 provide payments to States under section 1304(a).

21 "SEC. 1302. STATE PLAN REQUIREMENTS.

"(a) IN GENERAL.—A State is not eligible for payment under section 1304 unless the State has submitted
to the Secretary a plan that describes—

"(1) the State's strategy for creating or ex panding programs that offers subsidized employment
 for eligible individuals and moving such individuals
 into unsubsidized employment;
 "(2) how such strategy fits with the State's

overall strategy for, and assessment of, the State's
workforce needs;

8 "(3) the employment services, training and 9 other services or activities, and supportive services to 10 be provided under the State program funded under 11 this part;

"(4) which specific populations of eligible individuals the State will serve, with a focus on how the
State plans to assess and serve the eligible individuals with serious or multiple barriers to employment;

"(5) the strategies the State will use for outreach and engagement with the populations specified
under paragraph (4) to ensure that such populations
are aware of subsidized employment opportunities in
their community;

"(6) the strategies the State will use for outreach, engagement, and ongoing collaboration with
employers to promote employers' use of the program
and ensure they have the training necessary to support eligible individuals;

11

"(7) the strategies the State will use, based on
such assessments, to create employability plans for
eligible individuals participating in the State program funded under this part and, based on such
plans, assign and provide eligible individuals with
employment services, training and other services and
activities, and supportive services;

8 "(8) how the State will coordinate the State 9 program funded under this part with other relevant 10 systems and programs based on the populations 11 identified which may include criminal justice, child 12 support, juvenile justice, child welfare, homeless 13 services and other human services and workforce de-14 velopment programs of the State, including pro-15 grams supported through the Workforce Innovation 16 and Opportunity Act;

"(9) how the State will ensure employers participating in the program comply with the nondisplacement requirements of section 1305(c); and

"(10) a plan for regular, rigorous evaluation of
the State program funded under this part, including
how the State plans to measure program outcomes
and impacts.

24 "(b) OTHER REQUIREMENTS.—The State shall in-25 clude with the plan a certification that supportive services

for eligible individuals will supplement, and not supplant,
 other assistance provided by the State.

3 "(c) DEADLINES FOR SUBMISSION.—

4 "(1) INITIAL PLAN.—The initial State plan 5 under this section shall be submitted by the State 6 agency or agencies responsible for administering the 7 State program under this part to the Secretary and, 8 as appropriate, to the Secretary of Labor and the 9 Secretary of Education, not later than 90 days prior 10 to the commencement of the State program funded 11 under this part and shall be for the period beginning 12 on the first day of the commencement of the State 13 program funded under the part and ending on the 14 day that is the last day of the period covered by the 15 unified State plan or combined State plan submitted 16 by the State under section 102 or 103 of the Work-17 force Innovation and Opportunity Act that is in ef-18 fect as of the date of submission.

19 "(2) SUBSEQUENT PLANS.—Each State plan
20 submitted under this section after the initial State
21 plan shall be submitted at the same time, in the
22 same manner, and apply for the same period, as a
23 unified State plan or a combined State plan sub24 mitted by the State under section 102 or 103 of the
25 Workforce Innovation and Opportunity Act.

13

"(3) APPROVAL.—Each State plan submitted
under this section by the State agency or agencies
responsible for administering the State program
under this part, and any amendments to the plan,
shall be subject to the approval of the Secretary, in
consultation with the Secretary of Labor or the Secretary of Education as appropriate.

8 "(d) STATE AGENCY.—At the option of the State, the 9 program funded under this part shall be administered by 10 the lead State agency responsible for administering the 11 State program funded under part A of title IV, the lead 12 State agencies responsible for administering the adult and 13 dislocated worker employment and training activities of 14 the State, or jointly by such agencies.

15 "SEC. 1303. USE OF FUNDS.

16 "(a) Authorized Uses.—

17 "(1) IN GENERAL.—Subject to paragraph (2), a
18 State shall use funds paid under section 1304 to
19 provide eligible individuals with—

20 "(A) employment services;

21 "(B) training and other services and activi-22 ties; and

23 "(C) supportive services while eligible indi24 viduals are provided with employment services
25 and training and other services and activities.

14

"(2) Spending requirement.—Not less than 1 2 70 percent of the total amount paid to a State for 3 a fiscal year quarter shall be for expenditures attrib-4 utable to employment services that are payment for 5 or reimbursement of employer costs for wages, the 6 employer share of payroll taxes, employer costs for 7 unemployment insurance, employer costs for work-8 ers' compensation premiums, or costs for employer-9 provided on-the-job training for subsidized job place-10 ments of eligible individuals.

11 "(3) TRAINING.—A State may use such funds 12 for training employers, agency personnel, and other 13 individuals related to the administration of the State 14 program funded under this part on issues related to 15 providing eligible individuals with employment serv-16 ices, training and other services and activities, and 17 supportive services.

18 "(4) ADMINISTRATIVE COSTS.—Subject to sec19 tion 1304(e), a State may use such funds for the
20 proper and efficient administration of the State pro21 gram funded under this part.

22 "(b) EVIDENCE-BASED PRACTICES AND ACTUAL JOB23 PLACEMENTS REQUIRED.—

24 "(1) IN GENERAL.—Subject to paragraph (3),
25 only State expenditures for employment services,

training and other services and activities, and sup portive services provided to eligible individuals that
 meet the following conditions shall be eligible for a
 Federal matching payment under section 1304:

5 "(A) The employment services, training 6 and other services and activities, supportive 7 services are provided in accordance with prac-8 tices that meet the requirements for being con-9 sidered a tier-1, tier-2, or tier-3 practice.

10 "(B) The State can demonstrate that the 11 employment services, training and other serv-12 ices and activities, and supportive services pro-13 vided for an eligible individual directly resulted 14 in employment (subsidized or unsubsidized) for 15 the eligible individual, or can demonstrate good 16 cause for why the job placement or employment 17 did not occur, which may include the failure of 18 an employer or an eligible individual to carry 19 out the employer's or individual's commitments 20 to the State program.

21 "(2) TIER-2 OR TIER-3 PRACTICES.—Beginning
22 with the 21st fiscal year quarter for which the State
23 carries out the program funded under this part, not
24 less than 50 percent of the total amount expended
25 by the State for the quarter shall be for employment

services, training and other services and activities,
 and supportive services provided in accordance with
 practices that meet the requirements for being con sidered a tier-2 or tier-3 practice.

5 "(3) PERIODS OF ECONOMIC DOWNTURN.—The
6 Secretary may waive any of the limitations on eligi7 ble expenditures under paragraphs (1) and (2) with
8 respect to 1 or more State programs funded under
9 this part during any period of local or national eco10 nomic downturn (as defined by the Secretary).

"(c) EVALUATIONS.—A State shall be eligible to receive a payment under section 1304 for expenditures attributable to evaluating the State program funded under
this part if—

15 "(1) the State submits to the Secretary a de-16 scription of the proposed evaluation; and

"(2) the Secretary determines that the design
and approach of the proposed evaluation is rigorous,
will measure program outcomes and impacts, and is
likely to yield information that is credible and will
be useful to the State.

22 "SEC. 1304. PAYMENTS TO STATES.

23 "(a) PAYMENTS TO STATES.—Subject to section
24 1303 and subsections (b) and (c) of this section, beginning
25 with the first fiscal year quarter for which a State plan

17

is approved under this part, and for each quarter there-1 2 after, the Secretary shall pay each State, out of any money 3 in the Treasury not otherwise appropriated, an amount 4 equal to the Federal medical assistance percentage that 5 applies for the fiscal year to the State under section 6 1905(b) (without regard to any adjustments to such per-7 centage applicable under that section or any other provi-8 sion of law) of the total amount expended by the State 9 during the quarter to provide eligible individuals with em-10 ployment services, training and other services and activities, and supportive services and, subject to subsection (e), 11 12 for the proper and efficient administration of the program 13 funded under this part.

14 "(b) INCREASED FEDERAL SUPPORT DURING ECO-15 NOMIC DOWNTURNS.—

16 "(1) INCREASED FMAP.—

17 "(A) IN GENERAL.—Beginning with any 18 fiscal year quarter for which the total unem-19 ployment in a State (seasonally adjusted) for 20 the period consisting of the most recent 3 21 months for which data for all States are pub-22 lished equals or exceeds the applicable percent-23 age specified in paragraph (2), the Federal 24 medical assistance percentage applicable to pay-25 ments made under subsection (a) to the State

1	for the quarter shall be increased by the appli-
2	cable number of percentage points specified in
3	paragraph (2), except that in no case shall the
4	Federal medical assistance percentage applica-
5	ble to payments under subsection (a) for a
6	State for a quarter exceed 100 percent.
7	"(B) DURATION.—
8	"(i) IN GENERAL.—Subject to clause
9	(ii), an increase in the Federal medical as-
10	sistance percentage made in accordance
11	with this subsection shall remain in effect
12	with respect to payments made to a State
13	under subsection (a) for at least 4 consecu-
14	tive fiscal year quarters.
15	"(ii) Additional increase in unem-
16	PLOYMENT.—If during the period for
17	which the Federal medical assistance per-
18	centage for a State is increased under this
19	subsection, the total unemployment in the
20	State (seasonally adjusted) for the period
21	consisting of the most recent 3 months for
22	which data for all States are published ex-
23	ceeds the applicable total unemployment
24	rate that was the basis for such increase,
25	the increase in the Federal medical assist-

1	ance percentage shall be the applicable
2	number of percentage points specified in
3	paragraph (2) that corresponds to the
4	most recent percentage of total unemploy-
5	ment in the State, beginning with the first
6	fiscal year quarter for which such percent-
7	age of total unemployment occurs and con-
8	tinuing for 3 succeeding fiscal year quar-
9	ters.
10	"(2) Applicable percentage; applicable
11	NUMBER OF PERCENTAGE POINTS.—For purposes of
12	paragraph (1), if the total unemployment in a State
13	(seasonally adjusted) for the period consisting of the
14	most recent 3 months for which data for all States
15	are published is—
16	"(A) equal to or greater than 6.5 percent
17	but loss than 7 nonent the smilleship much as
1/	but less than 7 percent, the applicable number
18	of percentage points is 20;
18	of percentage points is 20;
18 19	of percentage points is 20; "(B) equal to or greater than 7 percent
18 19 20	of percentage points is 20; "(B) equal to or greater than 7 percent but less than 7.5 percent, the applicable num-
18 19 20 21	of percentage points is 20; "(B) equal to or greater than 7 percent but less than 7.5 percent, the applicable num- ber of percentage points is 30;

S.L.C.

20

"(D) equal to or greater than 8 percent,
 the applicable number of percentage points is
 50.

4 "(c) MAINTENANCE OF EFFORT.—As a condition of 5 receiving payments under this section for a fiscal year— 6 "(1) the total amount of State expenditures for 7 employment services, training and other services and 8 activities, and supportive services provided through 9 the adult and dislocated worker employment and 10 training activities of the State for the fiscal year 11 shall not be less than the amount of such expendi-12 tures for fiscal year 2017; and

"(2) the total amount of State expenditures for
work, education, and training activities and work
supports under the State program funded under
part A of title IV shall not be less than the total
amount of such State expenditures for the preceding
fiscal year.

"(d) ADMINISTRATION OF PAYMENTS WITH TITLE
IV-A.—Section 405 shall apply to payments made to
States under this part in the same manner as section 405
applies to payments made to States under State programs
funded under part A of title IV.

24 "(e) LIMITATION.—Beginning with the fifth fiscal25 year quarter for which a State plan is approved under this

21

part, and for each quarter thereafter, a State shall not 1 2 receive a payment under this section for amounts ex-3 pended by the State during the quarter for the proper and 4 efficient administration of the program funded under this 5 part that exceed the amount equal to 15 percent of the 6 amount expended by the State during the quarter to pro-7 vide eligible individuals with employment services, training 8 and other services and activities, and supportive services. 9 "(f) PLANNING AND IMPLEMENTATION GRANTS; 10 TECHNICAL ASSISTANCE.—

11 "(1) IN GENERAL.—In addition to amounts 12 available to make payments to States under sub-13 section (a), the Secretary shall make grants to 14 States and Indian tribes (or intertribal consortiums 15 with a tribal family assistance plan approved under 16 section 412), for costs attributable to the planning 17 and implementation of a State or tribal program 18 funded under this part and shall provide technical 19 assistance to States and Indian tribes with respect 20 to the planning and implementation of such a pro-21 gram.

22 "(2) REQUIREMENTS.—

23 "(A) COMMUNITY ENGAGEMENT.—As a
24 condition of receiving a grant under this sub25 section, a State or Indian tribe shall engage

1	local communities, including focus groups of
2	target populations of eligible individuals and
3	employers, in the planning and implementation
4	of the State or tribal program funded under
5	this part.
6	"(B) 2-YEAR LIMIT.—No State or Indian
7	tribe shall receive a grant under this subsection
8	for more than 8 quarters.
9	"(C) NO MATCHING PAYMENT RE-
10	QUIRED.—No matching payment shall apply to
11	the grants made under this subsection.
12	"(3) Authorization of appropriations.—
13	There are authorized to be appropriated to the Sec-
14	retary to carry out this subsection for each fiscal
15	year beginning with fiscal year 2020, such sums as
16	are necessary.
17	"SEC. 1305. OTHER PROGRAM REQUIREMENTS.
18	"(a) Assessment and Employability Plan.—The
19	State shall establish procedures to—
20	"(1) assess, within 30 days of determining that
21	an individual is an eligible individual, the eligible in-
22	dividual's job skills, education, past work experience,
23	and potential barriers to employment; and

	20
1	((2) create, based on such assessment, an indi-
2	vidualized employability plan for each eligible indi-
3	vidual participating in the program that—
4	"(A) specifies—
5	"(i) the initial plan for the eligible in-
6	dividual, including whether the eligible in-
7	dividual is to be immediately begin working
8	in a subsidized job or needs training and
9	other services and activities or supportive
10	services before that placement can occur;
11	and
12	"(ii) the employment services that will
13	be provided to the eligible individual, as
14	well as the training and other services and
15	activities, and supportive services that will
16	be provided to the eligible individual while
17	the eligible individual is working in a sub-
18	sidized job; and
19	"(B) provides that, near the end of the in-
20	dividual's initial placement in a subsidized job,
21	an assessment will be made regarding whether
22	the eligible individual will be converted to a per-
23	manent employee, and if not, the job search as-
24	sistance and additional employment services,
25	training and other services and activities, and

S.L.C.

1	supportive services that will be provided to the
2	eligible individual with the goal of obtaining
3	and retaining unsubsidized employment.
4	"(b) Employment Standards and Criteria for
5	Subsidized Jobs.—
6	"(1) GENERAL REQUIREMENTS.—Any sub-
7	sidized job placement for an eligible individual par-
8	ticipating in the State program funded under this
9	part shall satisfy the following requirements:
10	"(A) Employment services that are pay-
11	ment for or reimbursement of employer costs
12	may only be used by an employer in the public,
13	private for-profit, private non-profit, or social
14	enterprise sector for such costs that are attrib-
15	utable to the hiring of, compensation for, or on-
16	the-job training of, the eligible individual.
17	"(B) An employer in the public, private
18	for-profit, private non-profit, or social enter-
19	prise sector shall not be paid a subsidy that ex-
20	ceeds 120 percent of wage costs.
21	"(C) An eligible individual in a subsidized
22	job placement shall be paid not less than the
23	prevailing minimum wage in the relevant juris-
24	diction and shall be covered by all relevant
25	labor and employment laws.

25

1 "(D) Subject to paragraph (4), a sub-2 sidized job placement for an eligible individual 3 shall not exceed 6 months unless the placement 4 is extended for not more than 6 additional 5 months for purposes of improving the work ex-6 perience, training and other services and activi-7 ties, and supportive services needs of an eligible 8 individual with less prior work experience, more 9 skill development and training needs, or greater 10 employment barriers. 11 "(E) Employers participating in the State

12 program agree to make a good faith effort to 13 hire an eligible individual placed in a subsidized 14 job in their employment if the individual has 15 demonstrated satisfactory performance and the 16 employer has a relevant job opening available 17 and to maintain a record of the share of sub-18 sidized workers hired on a permanent basis.

19 "(2) ADDITIONAL PLACEMENTS.—If, after com20 pleting a subsidized job placement, an eligible indi21 vidual is unemployed for at least 6 weeks (regardless
22 of whether such weeks are consecutive), the eligible
23 individual may apply for a new subsidized job place24 ment but the immediately subsequent placement

S.L.C.

26

may only be with a different public or private sector
 employer.

3 "(3) STATE VARIATION PERMITTED.—Employer 4 subsidies for a subsidized job placement may vary 5 within a State and among States carrying out pro-6 grams under this part provided that all eligible individuals employed in subsidized jobs shall be paid not 7 8 less than the prevailing minimum wage in the rel-9 evant jurisdiction and shall be covered by all rel-10 evant labor and employment laws.

11 "(4) EXCEPTIONS.—With respect to any period 12 for which the total unemployment in a State (sea-13 sonally adjusted) for the period consisting of the 14 most recent 3 months for which data for all States 15 are published equals or exceeds 7.5 percent, the Sec-16 retary may waive the limit on the duration of a sub-17 sidized job placement under paragraph (1)(D).

18 "(c) NONDISPLACEMENT.—A public or private sector
19 employer shall not use an eligible individual subsidized job
20 placement to—

"(1) displace or replace an employee, position,
or volunteer, or to partially displace or replace an
employee, position, or volunteer, such as through a
reduction in hours, wages, or employment benefits;
or

"(2) displace or replace an employee partici-
pating in a strike, collective bargaining or union ac-
tivities, or union organizing.
"SEC. 1306. REPORTS; TECHNICAL ASSISTANCE; RESEARCH;
AUDIT REQUIREMENT.
"(a) Quarterly Reports.—
"(1) STATE REPORTS.—A State shall submit
with each quarterly report required under section
411(a)(1) a report on the State program funded
under this part that contains such data and infor-
mation as the Secretary shall require.
"(2) Reports to congress.—The Secretary
shall submit with each annual report to Congress re-
quired under section 411(b) a report on the State
programs funded under this part, including dem-
onstration projects conducted under section 1309.
"(b) Ongoing Performance Assessment.—
"(1) IN GENERAL.—The Secretary shall study
and submit annual reports to Congress that—
"(A) measure the performances of the
State programs funded under this part, includ-
ing demonstration projects conducted under
section 1309;

1	"(B) include information about the cat-
2	egories of individuals and employers served by
3	such programs and projects; and
4	"(C) describe the activities eligible individ-
5	uals engaged in during the year.
6	"(2) TIMING OF SUBMISSIONS.—The Secretary
7	shall submit the reports required by paragraph
8	(1)—
9	"(A) in the case of the first such report,
10	2 years after the date on which the first State
11	program funded under this part is established;
12	and
13	"(B) in the case of subsequent reports, an-
13 14	"(B) in the case of subsequent reports, an- nually thereafter.
14	nually thereafter.
14 15 16	nually thereafter. "(c) Alignment With Workforce Innovation
14 15 16	nually thereafter. "(c) Alignment With Workforce Innovation and Opportunity Act Programs.—The Secretary shall
14 15 16 17	nually thereafter. "(c) ALIGNMENT WITH WORKFORCE INNOVATION AND OPPORTUNITY ACT PROGRAMS.—The Secretary shall coordinate with the Secretary of Labor on aligning per-
14 15 16 17 18	nually thereafter. "(c) ALIGNMENT WITH WORKFORCE INNOVATION AND OPPORTUNITY ACT PROGRAMS.—The Secretary shall coordinate with the Secretary of Labor on aligning per- formance measures and regulations for the State pro-
14 15 16 17 18 19	nually thereafter. "(c) ALIGNMENT WITH WORKFORCE INNOVATION AND OPPORTUNITY ACT PROGRAMS.—The Secretary shall coordinate with the Secretary of Labor on aligning per- formance measures and regulations for the State pro- grams funded under this part with the performance meas-
 14 15 16 17 18 19 20 	nually thereafter. "(c) ALIGNMENT WITH WORKFORCE INNOVATION AND OPPORTUNITY ACT PROGRAMS.—The Secretary shall coordinate with the Secretary of Labor on aligning per- formance measures and regulations for the State pro- grams funded under this part with the performance meas- ures and regulations applicable to the core programs of
 14 15 16 17 18 19 20 21 	nually thereafter. "(c) ALIGNMENT WITH WORKFORCE INNOVATION AND OPPORTUNITY ACT PROGRAMS.—The Secretary shall coordinate with the Secretary of Labor on aligning per- formance measures and regulations for the State pro- grams funded under this part with the performance meas- ures and regulations applicable to the core programs of States funded under the Workforce Innovation and Oppor-

25 of Labor, shall study and issue guidance to States on best

29

practices for assessing whether an individual satisfies the
 criteria for being an eligible individual under section
 1301(b)(3)(B) as being unlikely to find unsubsidized em ployment due to individual barriers, local economic condi tions, or national economic conditions.

6 "(e) NEW PERFORMANCE MEASURES.—

7 "(1) IN GENERAL.—The Secretary shall create 8 new performance measures that address income 9 gains and poverty reduction for eligible individuals 10 participating in the State program funded under this 11 part and the families of such individuals. Such per-12 formance measures shall be in addition to the per-13 formance accountability measures under section 14 116(b) of the Workforce Innovation and Opportunity 15 Act for the adult and dislocated worker employment 16 and training activities of the State and aligned with 17 the State program funded under this part.

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

24 "(f) COORDINATION OF DATA COLLECTION.—The25 Secretary, in consultation with the Secretary of Labor,

30

1 and, as appropriate, the Secretary of Treasury and the 2 Secretary of Education, shall determine the data States 3 shall collect and report regarding the State program fund-4 ed under this part and the extent to which that data col-5 lection and reporting, and required evaluations, can be coordinated with the data collection, reporting, and evalua-6 7 tions required for the State program funded under part 8 A of title IV and the performance accountability measures 9 under section 116(b) of the Workforce Innovation and Op-10 portunity Act for the adult and dislocated worker employment and training activities of the State. 11

"(g) 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).

16 "(h) INSPECTOR GENERAL AUDIT.—The Inspector 17 General of the Department of Health and Human Services 18 shall biennially audit a sample of the State programs 19 funded under this part to ensure compliance with program 20 requirements, including compliance with the nondisplace-21 ment requirements of section 1305(c), and to identify and 22 protect against any waste, fraud, or abuse in such pro-23 grams.

1"SEC. 1307. DIRECT FUNDING AND ADMINISTRATION FOR2PROGRAMS OPERATED BY INDIAN TRIBES.

3 "(a) IN GENERAL.—An Indian tribe or intertribal consortium with a tribal family assistance plan approved 4 5 under section 412 (or any Indian tribe that is a member of such a consortium) that proposes to establish a pro-6 7 gram under this part shall submit an application to the 8 Secretary to directly receive payments for expenditures 9 made to carry out the program (in this section referred 10 to as a 'tribal program application').

11 "(b) TRIBAL PROGRAM APPLICATION REQUIRE12 MENTS.—Subject to subsection (c), a tribal program appli13 cation shall include a plan that meets the requirements
14 of section 1302 in the same manner as such requirements
15 apply to a State.

16 "(c) PROGRAM REQUIREMENTS.—The program re-17 quirements specified in this part shall apply to an Indian tribe or intertribal consortium with a tribal program appli-18 19 cation and plan approved under this section in the same 20 manner as such requirements apply to a State except to 21 the extent that an Indian tribe or intertribal consortium 22 requests, and the Secretary approves, a waiver or modi-23 fication of any such requirements.

24 "(d) PAYMENTS.—

25 "(1) IN GENERAL.—Subject to paragraph (2),
26 the Secretary shall pay an Indian tribe or intertribal

32

consortium with a tribal program application and
 plan approved under this section in the same man ner as States are paid under section 1304.

"(2) APPLICATION OF TRIBAL FMAP.—The 4 5 Federal medical assistance percentage that would 6 apply under subsection (d) of section 479B if an In-7 dian tribe or tribal consortium operated a program 8 under that section (in this subsection referred to as 9 the 'tribal FMAP'), shall apply to payments made to 10 the Indian tribe or tribal consortium for expendi-11 tures attributable to carrying out a program under 12 this part, unless the tribal FMAP is less than the 13 Federal medical assistance percentage that applies 14 to the State in which the Indian tribe or tribal con-15 sortium is located in which case the State Federal 16 medical assistance percentage shall apply. In the 17 case of an Indian tribe or tribal consortium that is 18 located in more than 1 State, the State in which the 19 Indian tribe or tribal consortium is located that has 20 the highest Federal medical assistance percentage 21 shall apply to the preceding sentence.

"SEC. 1308. DIRECT FUNDING AND ADMINISTRATION FOR PROGRAMS OPERATED BY LOCAL GOVERN MENTS.

4 "(a) IN GENERAL.—The Secretary shall establish 5 procedures under which a local government, or a consortium of local governments within a State, may submit an 6 7 application to the Secretary to establish a program under 8 this part and directly receive payments for expenditures 9 made to carry out the program (in this section referred 10 to as a 'local government program application'), if the 11 State in which the local government or consortium is lo-12 cated does not elect to establish a State program under this part. 13

14 "(b) LOCAL GOVERNMENT PROGRAM APPLICATION
15 REQUIREMENTS.—Subject to subsection (c), a local gov16 ernment program application shall include a plan that
17 meets the requirements of section 1302 in the same man18 ner as such requirements apply to a State.

19 "(c) PROGRAM REQUIREMENTS.—The program re-20 quirements specified in this part shall apply to a local gov-21 ernment or consortium with a local government program 22 application and plan approved under this section in the 23 same manner as such requirements apply to a State except 24 to the extent that a local government or consortium re-25 quests, and the Secretary approves, a waiver or modifica-26 tion of any such requirements.

1 "(d) PAYMENTS.—The Secretary shall pay a local 2 government or consortium with a local government pro-3 gram application and plan approved under this section in 4 the same manner as the State in which the local govern-5 ment or consortium is located would have been paid under 6 section 1304 if the State had established a State program 7 under this part.

8 "SEC. 1309. PRO-WORKER EMPLOYERS DEMONSTRATION 9 PROJECTS.

10 "(a) AUTHORITY TO APPROVE DEMONSTRATION 11 PROJECTS.—The Secretary may authorize States to con-12 duct demonstration projects pursuant to this section which 13 the Secretary finds are likely to promote 1 or more of the 14 purposes described in section 1301(a) through subsidized 15 employment for eligible individuals working for certified 16 pro-worker employers.

17 "(b) CONDITIONS FOR STATE ELIGIBILITY.—A State
18 may be authorized to conduct such demonstration project
19 only if the State satisfies the following conditions:

"(1) The State submits an application to the
Secretary, at such time, in such manner, and containing the information specified in paragraph (2)
and such other information as the Secretary requires.

1	"(2) The State includes the following informa-
2	tion in the application submitted to the Secretary:
3	"(A) The criteria for being an eligible indi-
4	vidual if the State elects to include individuals
5	not described in section $1301(b)(3)$.
6	"(B) A description of the scientific or
7	quasi-scientific design for the demonstration
8	project that includes a randomized controlled
9	trial or another valid control group.
10	"(C) The outcome measures for evaluating
11	the impact of the demonstration project that
12	shall include, at a minimum, the following:
13	"(i) The percentage of eligible individ-
14	uals who are in unsubsidized employment
15	during the 2d quarter after exiting from
16	the demonstration project.
17	"(ii) The percentage of eligible indi-
18	viduals who are in unsubsidized employ-
19	ment during the 4th quarter after exiting
20	from the demonstration project.
21	"(iii) The median earnings of eligible
22	individuals who are in unsubsidized em-
23	ployment during the 2d quarter after
24	exiting from the demonstration project.

	30
1	"(iv) Other measures of employment
2	and earnings as specified by the Secretary
3	which, to the greatest extent practicable,
4	shall be based on the information required
5	for State performance reports under sec-
6	tion $116(d)(2)$ of the Workforce Innovation
7	and Opportunity Act (29 U.S.C.
8	3141(d)(2)).
9	"(c) WAIVER AUTHORITY.—
10	"(1) IN GENERAL.—The Secretary may waive
11	compliance with any requirement of this part or part
12	A of title IV which (if applied) would prevent a
13	State from carrying out a demonstration project
14	under this section or prevent the State from effec-
15	tively achieving the purpose of such a project.
16	"(2) Cost and Budget Neutrality.—The
17	Secretary shall not impose cost or budget neutrality
18	requirement as a condition for approving a dem-
19	onstration project under this section.
20	"(d) PAYMENT TO STATES.—
21	"(1) TREATMENT AS PROGRAM EXPENDI-
22	TURES.—The Secretary shall consider the expendi-
23	tures of any State to conduct a demonstration
24	project under this section to be expenditures under
25	this part.

37

1 "(2) ENHANCED FMAP.—The enhanced FMAP 2 described in the first sentence of section 2105(b)3 that is applicable to a State for a fiscal year shall 4 apply to payments made to the State for a fiscal 5 year quarter for expenditures to conduct a dem-6 onstration project under this section in lieu of the 7 Federal medical assistance percentage applicable to 8 payments made under section 1304(a) to the State 9 for the quarter. If the State is eligible for an in-10 crease in the Federal medical assistance percentage 11 applicable to payments under section 1304(a) in ac-12 cordance with subsection (b) of section 1304, the en-13 hanced FMAP applicable to the State for the fiscal 14 vear shall be used to determine the amount of the 15 increase.

"(e) DURATION OF DEMONSTRATION.—A demonstration project under this section may be conducted for such
period of years as the Secretary and a State shall agree,
but for not more than 5 years, unless in the judgment
of the Secretary, the demonstration project should be allowed to continue.

"(f) INDIAN TRIBES AND LOCAL GOVERNMENTS.—
An Indian tribe or intertribal consortium approved for
payments under section 1307 and a local government or
a consortium of local governments within a State approved

38

for payments under section 1308 may be considered a
 State for purposes of conducting a demonstration project
 under this section.

4 "(g) Pro-worker Employer Standard.—

5 ((1))ESTABLISHMENT OF STANDARD.—Not later than 2 years after the date of enactment of 6 7 this part, the Secretary and the Secretary of Labor, 8 jointly shall establish a standard for employers to 9 meet in order to be a certified pro-worker employer 10 for purposes of a demonstration project under this 11 section. At a minimum, the standard shall require 12 that an employer does the following:

13 "(A) OFFER PREDICTABLY.—The employer
14 has scheduling practices with predictable work
15 hours.

16 "(B) PROVIDE FAMILY-FRIENDLY BENE-17 FITS.—The employer offers paid family and 18 medical leave programs, paid sick days, health 19 insurance, child care, paid time off, and other 20 benefits that contribute to work-life balance, 21 and provides similar or portable benefits to 22 freelance, independent contractors, consultants, 23 outsourced and non-permanent workers, or 24 other contingent workers.

39

1 "(C) ENSURE ADEQUATE PAY.—The em-2 ployer pays employees a living wage that en-3 ables the employees to meet their basic needs 4 and has policies to ensure fair compensation for 5 freelance, independent contractors, consultants, 6 outsourced and non-permanent workers, or 7 other contingent workers by adopting clear con-8 tractual language and committing to on-time 9 payments.

10 "(D) INVEST IN EMPLOYEE GROWTH AND 11 DEVELOPMENT.—The employer provides in-12 house or through employee stipends and other 13 financial assistance, access to education and 14 training opportunities and promotes career 15 pathways for entry-level workers which demon-16 strably improve income and job responsibilities.

17 "(E) REWARD WORKERS WHEN COMPANY
18 DOES WELL.—The employer has profit-sharing
19 practices or other mechanisms that ensure
20 workers benefit when the company grows or in21 creases profits.

"(2) PROCESS FOR CERTIFICATION.—The Secretary of Labor, in consultation with the Secretary
shall establish a process by which an employer may
apply for and be issued a certification as a pro-work-

S.L.C.

40

er employer. The process may allow for applications
 for certification to be considered and issued by a
 State, the Secretary of Labor, or the Secretary, or
 an entity under a contract or other arrangement
 with the Secretary of Labor.

6 "(h) REPORTS AND PERFORMANCE ASSESSMENTS.— 7 The Secretary shall report on and assess the demonstra-8 tion projects conducted under this section as part of the 9 reports and ongoing performance assessments required 10 under section 1306.

11 "(i) DEFINITIONS.—In this section:

12 "(1) CERTIFIED PRO-WORKER EMPLOYER.—
13 The term 'certified pro-worker employer' means an
14 employer who has applied for and been issued a cer15 tification as having met the pro-worker employer
16 standard established under subsection (g).

17 "(2) ELIGIBLE INDIVIDUALS.—The term 'eligi18 ble individuals' has the meaning given that term in
19 section 1301(b)(3) and includes individuals who
20 meet such other criteria and a State conducting a
21 demonstration project under this section specifies
22 and the Secretary approves.".

23 (b) STUDY REGARDING INCENTIVES FOR ELEVATE
24 PROGRAM PERFORMANCE.—

41

(1) IN GENERAL.—The Secretary of Health and 1 2 Human Services shall enter into an agreement with 3 the National Academy of Sciences to evaluate State 4 programs carried out under part A of title XIII of 5 the Social Security Act (as added by subsection (a)), 6 including demonstration projects conducted under 7 section 1309 of that Act (as so added). The evalua-8 tion shall analyze the relationships between engage-9 ment, impacts, and outcome measures. The evalua-10 tion shall also examine the issue of program per-11 formance and include recommendations to Congress 12 as to whether and how program performance could 13 be tied to fiscal incentives. 14 (2) REPORT.—Not later than 7 years after the

date of enactment of this Act, the Secretary of Health and Human Services shall submit to Congress a report containing the results of the evaluation conducted under paragraph (1), together with recommendations for such legislation and administrative action as the Secretary determines appropriate.

22 SEC. 3. SELF-EMPLOYMENT ASSISTANCE BENEFITS AND 23 RELOCATION ASSISTANCE BENEFITS.

(a) ESTABLISHMENT.—Title XIII, as added by sec-tion 2(a), is amended by adding at the end the following:

1	"PART B-SELF-EMPLOYMENT AND RELOCATION
2	ASSISTANCE BENEFITS
3	"SEC. 1321. SELF-EMPLOYMENT ASSISTANCE BENEFITS.
4	"(a) IN GENERAL.—Every individual who—
5	"(1) is determined to be an eligible self-employ-
6	ment assistance individual (as defined in section
7	1325); and
8	((2) has filed an application for self-employ-
9	ment assistance under this title,
10	shall be entitled to a self-employment assistance benefit
11	for each week beginning with the first week in which such
12	individual meets the criteria specified in paragraphs (1)
13	and (2) and ending with the benefit termination week (as
14	defined in section 1325) determined with respect to the
15	individual.
16	"(b) Amount.—
17	"(1) IN GENERAL.—Subject to paragraph (2),
18	the self-employment assistance benefit for an indi-
19	vidual shall be the amount equal to $\frac{1}{2}$ of the aver-
20	age weekly earnings from the individual's most re-
21	cent employment.
22	"(2) MAXIMUM LIMIT.—The self-employment
23	assistance benefit for any individual shall not exceed
24	the amount equal to the maximum weekly unemploy-
25	ment insurance benefit in the State in which the in-
26	dividual resides.

1	43 "SEC. 1322. RELOCATION ASSISTANCE BENEFITS.
2	"(a) IN GENERAL.—Every individual who—
3	((1) is determined to be an eligible relocation
4	assistance individual (as defined in section 1325);
5	((2) has filed an application for relocation as-
6	sistance under this title,
7	shall be entitled to a relocation assistance benefit.
8	"(b) Amount.—
9	((1) IN GENERAL.—Subject paragraphs (2) and
10	(3), the relocation assistance benefit for an indi-
11	vidual shall be a lump-sum amount sufficient to en-
12	able the individual to move to a new area to earn
13	family-sustaining wages in employment and may in-
14	clude up to 90 percent of the reasonable and nec-
15	essary expenses incurred in relocating the individual,
16	the individual's family, and household effects, includ-
17	ing subsistence and transportation expenses.
18	"(2) Maximum limit.—
19	"(A) IN GENERAL.—The relocation assist-
20	ance benefit for any individual shall not exceed
21	\$2,000.
22	"(B) ANNUAL ADJUSTMENT.—The dollar
23	amount specified in subparagraph (A) shall be
24	increased, beginning with 2020, from year to
25	year based on the percentage increase in the
26	consumer price index for all urban consumers

S.L.C.

44

1	(all items; United States city average), rounded
2	up to the nearest \$10.

"(3) ADJUSTMENT FOR FAMILY SIZE.—An eligible relocation assistance individual who is relocating with a family may be paid a relocation assistance benefit greater than the benefit limit applicable
to a year. The size of an individual's family shall be
taken into account in determining the amount of
such benefit.

10 "(c) LIMITATION.—An individual may not be paid a
11 relocation assistance benefit more than 1 time during any
12 5-year period.

13 "SEC. 1323. ADMINISTRATIVE PROVISIONS.

14 "(a) ADMINISTRATION.—Self-employment assistance
15 benefits and relocation assistance benefits shall be admin16 istered by the Director, in consultation with the Secretary
17 of Labor.

18 "(b) OTHER ELIGIBILITY CRITERIA; APPLICATION.—
19 The Director, in consultation with the Secretary of Labor,
20 shall establish—

"(1) such additional criteria as appropriate for
an individual to be eligible for a self-employment assistance benefit or a relocation assistance benefit
under this title and for determining the amount of
such benefit;

S.L.C.

	10
1	"(2) application procedures, including with re-
2	spect to the filing of applications, the furnishing of
3	information and other material, and the reporting of
4	events and changes in circumstances, as may be nec-
5	essary for the effective and efficient administration
6	of this title, and which shall include permitting ap-
7	plications for a self-employment assistance benefit or
8	relocation assistance benefit to be submitted—
9	"(A) online;
10	"(B) at field offices of the Social Security
11	Administration;
12	"(C) through a one-stop center, as defined
13	in section 3 of the Workforce Innovation and
14	Opportunity Act; or
15	"(D) at offices of the Small Business Ad-
16	ministration; and
17	"(3) audit procedures and other program integ-
18	rity activities related to the provision of self-employ-
19	ment assistance benefits and relocation assistance
20	benefits.
21	"(c) Direct Payments.—A self-employment assist-
22	ance benefit or a relocation assistance benefit shall be paid
23	directly to an individual and may be included with other
24	benefits or assistance payable to, or on behalf of, the indi-
25	vidual under this Act.

1 "(d) ENTITLEMENT REDETERMINATIONS.—An indi-2 vidual's entitlement to a self-employment assistance ben-3 efit or a relocation assistance benefit under this title, and 4 the amount of such benefit, may be redetermined at such 5 time or times as the Director determines to be appro-6 priate.

7 "(e) REGULATIONS AND ADMINISTRATIVE ARRANGE8 MENTS.—

9 "(1) IN GENERAL.—The Director, in consulta-10 tion with the Secretary of Labor, may promulgate 11 such regulations, and make such administrative and 12 other arrangements, as may be necessary or appro-13 priate to carry out this title.

14 "(2) SUSPENSION AND TERMINATION OF AS15 SISTANCE.—Regulations promulgated by the Direc16 tor may provide for the suspension and termination
17 of entitlement to a benefit under this title as the Di18 rector determines is appropriate.

19 "(3) OVERPAYMENTS AND UNDERPAYMENTS;
20 PENALTIES FOR FRAUD.—Regulations promulgated
21 by the Director shall apply the provisions of sections
22 808 and 811 to self-employment assistance benefits
23 and relocation assistance benefits payable under this
24 title in the same manner as such provisions apply to
25 benefits payable under title VIII.

1 "(f) EVALUATIONS.—Not later than January 1, 2 2025, and periodically thereafter, the Director, in con-3 sultation with the Secretary of Labor, shall evaluate and 4 report to Congress on the effectiveness of the self-employ-5 ment assistance benefits, relocation assistance benefits, 6 and other activities carried out under this title.

7 "SEC. 1324. MISCELLANEOUS PROVISIONS.

8 "(a) SPECIAL RULES.—A self-employment assistance
9 benefit or a relocation assistance benefit—

"(1) except as provided in subsection (b), shall
be paid in addition to any other benefit or assistance
for which the individual is entitled to or eligible for
under this Act or any other provision of law; and
"(2) shall not be subject to Federal tax.

15 "(b) NO CONCURRENT RECEIPT OF SELF-EMPLOY-MENT ASSISTANCE BENEFIT AND UNEMPLOYMENT COM-16 PENSATION.—An individual may not receive a self-employ-17 ment assistance benefit for any week if the individual re-18 19 ceives unemployment compensation under any State or 20 Federal law (including under the Federal-State Unemploy-21 ment Compensation Act of 1970 and including unemploy-22 ment compensation paid as self-employment assistance) 23 for such week.

24 "(c) SUPPLEMENT NOT SUPPLANT.—Funds made25 available to carry out this title shall be used to supplement

the level of Federal funds that, in the absence of such
 availability, would be expended to provide a self-employ ment assistance benefit or reemployment assistance ben efit to individuals and in no case to supplant such Federal
 funds.

6 "SEC. 1325. DEFINITIONS.

7 "In this title:

"(1) BENEFIT TERMINATION WEEK.—The term 8 9 'benefit termination week' means, with respect to an 10 individual, the first week that occurs after the first 11 week of any 10-year period in which the individual 12 is paid a self-employment assistance benefit and is— 13 "(A) the week during which the individual 14 is determined to have sufficient earnings from 15 employment, as determined in accordance with 16 criteria established under section 1323; 17 "(B) the week during which the individual 18 is determined to no longer have a viable busi-19 ness plan or has stopped carrying out that plan; 20 or 21 "(C) the 26th week for which the indi-22 vidual has been paid such benefit. 23 "(2) DIRECTOR.—The term 'Director' means 24 the Director of the Office of Reemployment Assist-25 ance established under section 714.

1	"(3) ELIGIBLE SELF-EMPLOYMENT ASSISTANCE
2	INDIVIDUAL.—
3	"(A) IN GENERAL.—The term 'eligible self-
4	employment assistance individual' means an in-
5	dividual—
6	"(i) who—
7	"(I) is eligible for unemployment
8	compensation under any State of Fed-
9	eral law (including under the Federal-
10	State Unemployment Compensation
11	Act of 1970 and including unemploy-
12	ment compensation paid as self-em-
13	ployment assistance);
14	"(II) has become unemployed
15	through no fault of his or her own
16	during the most recent 12-week period
17	and is not eligible for any unemploy-
18	ment compensation described in
19	clause (i); or
20	"(III) in the case of a self-em-
21	ployed individual or an independent
22	contractor, whose hiring contract or
23	other arrangement has ended during
24	the most recent 12-week period and—

1	"(aa) whose most recent
2	Federal income tax return shows
3	an average profit of at least
4	\$4,600; or
5	"(bb) who attests to an av-
6	erage of \$1,500 in quarterly
7	profits for the most recently
8	ended taxable year, more than 50
9	percent of which come from in-
10	come from self-employment; and
11	"(ii) has a viable business plan, as de-
12	termined by the Department of Labor of
13	the State in which the individual resides, a
14	local workforce development board in such
15	State, or the Small Business Administra-
16	tion, is working on that business at least
17	20 hours per week, and is—
18	"(I) fully unemployed; or
19	"(II) partially unemployed and
20	earning not less than $\frac{1}{2}$ of the aver-
21	age weekly earnings from the individ-
22	ual's most recent employment or $\frac{1}{2}$ of
23	the amount of their weekly self-em-
24	ployment assistance benefit, whichever
25	is greater.

	$\partial 1$
1	"(B) ANNUAL ADJUSTMENT.—The dollar
2	amounts specified in subclause (III) of subpara-
3	graph (A)(i) shall be increased, beginning with
4	2020, from year to year based on the percent-
5	age increase in the consumer price index for all
6	urban consumers (all items; United States city
7	average), rounded up to the nearest \$10.
8	"(4) ELIGIBLE RELOCATION ASSISTANCE INDI-
9	VIDUAL.—The term 'eligible relocation assistance in-
10	dividual' means an individual—
11	"(A) who is—
12	"(i) a dislocated worker, as defined in
13	section 3 of the Workforce Innovation and
14	Opportunity Act;
15	"(ii) a long-term unemployed indi-
16	vidual, as determined in accordance with
17	criteria established under section 1323; or
18	"(iii) an underemployed individual, as
19	so determined;
20	"(B) who has filed an application for relo-
21	cation assistance before relocating within the
22	United States; and
23	"(C) with respect to whom a determination
24	has been made that the individual—

	02
1	"(i) has obtained suitable employment
2	affording a reasonable expectation of long-
3	term duration in the area in which the in-
4	dividual wishes to relocate, has obtained a
5	bona fide offer of such employment, or has
6	a reasonable expectation of obtaining such
7	employment; and
8	"(ii) cannot reasonably be expected to
9	secure comparable employment in the com-
10	muting area in which the individual re-
11	sides.
12	"(5) Local workforce development
13	BOARD.—The term 'local workforce development
14	board' means a local workforce development board
15	established under section 107 of the Workforce In-
16	novation and Opportunity Act.
17	"SEC. 1326. AUTHORIZATION OF APPROPRIATIONS.
18	"For the purpose of carrying out this part, there are
19	authorized to be appropriated such sums as may be nec-
20	essary for each fiscal year beginning with fiscal year
21	2020.''.
22	(b) Establishment of Office of Reemployment
23	ASSISTANCE.—Title VII of the Social Security Act (42
24	U.S.C. 901 et seg.) is amended by adding at the end the
25	following:

1 **"SEC. 714. OFFICE OF REEMPLOYMENT ASSISTANCE.** "(a) ESTABLISHMENT.—The Commissioner, in con-2 3 sultation with the Secretary, shall establish in the Social 4 Security Administration an Office of Reemployment As-5 sistance. The Office shall be headed by a Director who shall be appointed by the Commissioner, in consultation 6 7 with the Secretary. 8 "(b) DUTIES.—The Director shall— 9 "(1) administer self-employment assistance ben-10 efits under part B of title XIII; 11 "(2) administer relocation assistance benefits 12 under part B of title XIII; "(3) advise the Commissioner and the Secretary 13 14 on the effects of current policies and proposed statu-15 regulatory, administrative, and budgetary tory. 16 changes affecting self-employment assistance bene-17 fits and relocation assistance benefits under part B 18 of title XIII; 19 "(4) establish and maintain a clearinghouse for 20 collecting and disseminating information on— "(A) issues relating to self-employment as-21 22 sistance benefits and relocation assistance bene-23 fits; 24 "(B) research findings relating to such 25 benefits and reemployment programs; and

S.L.C.

54

"(C) innovative reemployment programs
 and activities;
 "(5) coordinate the activities within the Admin istration and the Department of Labor that relate to
 the provision of self-employment assistance benefits
 and relocation assistance benefits under part B of
 title XIII;

8 "(6) provide information to the Commissioner, 9 Secretary, and others in the Administration and De-10 partment of Labor with respect to the activities of 11 other Federal departments and agencies that relate 12 to self-employment assistance benefits and relocation 13 assistance benefits and reemployment programs and 14 activities; and

"(7) administer grants, cooperative agreements,
and contracts to provide technical assistance and
other activities as necessary to support activities related to the provision of self-employment assistance
benefits, relocation assistance benefits, and reemployment programs and activities.

21 "(c) DEFINITIONS.—In this section:

22 "(1) ADMINISTRATION.—The term 'Administra23 tion' means the Social Security Administration.

24 "(2) COMMISSIONER.—The term 'Commis25 sioner' means the Commissioner of Social Security.

1	"(3) DIRECTOR.—The term 'Director' means
2	the Director of the Office of Reemployment Assist-
3	ance established under this section.
4	"(4) OFFICE.—The term 'Office' means the Of-
5	fice of Reemployment Assistance established under
6	this section.
7	"(5) Secretary.—The term 'Secretary' means
8	the Secretary of Labor.
9	"(d) AUTHORIZATION OF APPROPRIATIONS.—For the
10	purpose of carrying out this section, there are authorized
11	to be appropriated such sums as may be necessary for
12	each fiscal year beginning with fiscal year 2020.".
13	SEC. 4. EMPLOYEE RETENTION WORK OPPORTUNITY CRED-
13 14	SEC. 4. EMPLOYEE RETENTION WORK OPPORTUNITY CRED- IT.
14	IT.
14 15 16	IT. (a) IN GENERAL.—Section 51 of the Internal Rev-
14 15 16	IT. (a) IN GENERAL.—Section 51 of the Internal Rev- enue Code of 1986 is amended by adding at the end the
14 15 16 17	IT. (a) IN GENERAL.—Section 51 of the Internal Rev- enue Code of 1986 is amended by adding at the end the following new subsection:
14 15 16 17 18	 IT. (a) IN GENERAL.—Section 51 of the Internal Revenue Code of 1986 is amended by adding at the end the following new subsection: "(1) EMPLOYEE RETENTION CREDIT.—
14 15 16 17 18 19	TT. (a) IN GENERAL.—Section 51 of the Internal Rev- enue Code of 1986 is amended by adding at the end the following new subsection: "(1) EMPLOYEE RETENTION CREDIT.— "(1) IN GENERAL.—The amount of the work
 14 15 16 17 18 19 20 	 IT. (a) IN GENERAL.—Section 51 of the Internal Revenue Code of 1986 is amended by adding at the end the following new subsection: "(1) EMPLOYEE RETENTION CREDIT.— "(1) IN GENERAL.—The amount of the work opportunity credit determined under subsection (a)
 14 15 16 17 18 19 20 21 	 IT. (a) IN GENERAL.—Section 51 of the Internal Revenue Code of 1986 is amended by adding at the end the following new subsection: "(1) EMPLOYEE RETENTION CREDIT.— "(1) IN GENERAL.—The amount of the work opportunity credit determined under subsection (a) for the taxable year shall be increased by an amount
 14 15 16 17 18 19 20 21 22 	IT. (a) IN GENERAL.—Section 51 of the Internal Rev- enue Code of 1986 is amended by adding at the end the following new subsection: "(1) EMPLOYEE RETENTION CREDIT.— "(1) IN GENERAL.—The amount of the work opportunity credit determined under subsection (a) for the taxable year shall be increased by an amount equal to 40 percent of the qualified second-year

1	"(A) IN GENERAL.—For purposes of this
2	subsection, the term 'qualified second-year
3	wages' means qualified wages (determined as if
4	ELEVATE employees were members of a tar-
5	geted group)—
6	"(i) which are paid to an ELEVATE
7	employee, and
8	"(ii) which are attributable to service
9	rendered during the 1-year period begin-
10	ning on the day after the last day of the
11	1-year period with respect to such em-
12	ployee determined under subsection $(b)(2)$.
13	"(B) LIMITATION.—The amount of the
14	qualified second-year wages which may be taken
15	into account with respect to any individual shall
16	not exceed \$6,000 per year.
17	"(3) ELEVATE EMPLOYEE.—For purposes of
18	this subsection, the term 'ELEVATE employee'
19	means an individual who is hired by the employer
20	through the subsidized employment program under
21	part A of title XIII of the Social Security Act and
22	who has been employed by the same employer for a
23	consecutive 24 months as of the last day of the pre-
24	ceding taxable year.".

57

1 (b) GAO STUDY.—The Comptroller General of the 2 United States shall conduct a study on the employee re-3 tention credit under section 51(l) of the Internal Revenue Code of 1986 and, not later than 6 months after the last 4 5 day of the second taxable year beginning after the date of the enactment of this Act, shall report to the Committee 6 7 on Finance of the Senate and the Committee on Wavs and 8 Means of the House of Representatives—

9 (1) whether such retention credit had a mean-10 ingful impact on retention as compared with other 11 currently existing and previous subsidized employ-12 ment programs, and

(2) whether such retention credit was easily understood by employers and had an impact on hiring
decisions in addition to any subsidy received under
title XIII of the Social Security Act.

(c) EXTENSION OF WORK OPPORTUNITY CREDIT.—
Paragraph (4) of section 51(c) of the Internal Revenue
Code of 1986 is amended by striking "December 31,
2019" and inserting "December 31, 2021".

(d) EFFECTIVE DATE.—The amendments made by
this section shall apply to taxable years beginning after
the date of the enactment of this Act.

24 SEC. 5. CONFORMING AMENDMENTS.

25 (a) TANF.—

1	(1) STATE PLAN.—Section 402 (42 U.S.C. 602)
2	is amended—
3	(A) in subsection $(a)(1)$ —
4	(i) in subparagraph (A)(iii), by insert-
5	ing "or employment services, training and
6	other services and activities, and sup-
7	portive services provided under the State
8	program funded under part A of title
9	XIII" before the period; and
10	(ii) in subparagraph (B)—
11	(I) in clause (iv), by inserting ",
12	unless the parent or caretaker is par-
13	ticipating in the State program fund-
14	ed under part A of title XIII" before
15	the period; and
16	(II) by adding at the end the fol-
17	lowing:
18	"(VI) The document shall indi-
19	cate whether the State elects to carry
20	out a State program to provide em-
21	ployment services, training and other
22	services and activities, and supportive
23	services under part A of title XIII.";
24	and
25	(B) by adding at the end the following:

"(d) STATE OPTION TO SUBMIT PLAN THAT ALIGNS
 WITH THE STATE PLAN UNDER TITLE XIII-A.—A State
 may elect to submit the State plan required under this
 section at the same time and in the same manner, and
 to apply for the same period, as the State plan required
 under section 1302.".

7 (2) PARTICIPATION IN THE STATE EMPLOY8 MENT, TRAINING, AND SUPPORTIVE SERVICES PRO9 GRAM UNDER TITLE XIII-A DEEMED TO BE MEETING
10 WORK PARTICIPATION REQUIREMENTS.—Section
11 407(c)(2) (42 U.S.C. 607(c)(2)) is amended by add12 ing at the end the following:

13 "(E) PARTICIPATION IN THE STATE EM-14 PLOYMENT, TRAINING, AND SUPPORTIVE SERV-15 ICES PROGRAM UNDER TITLE XIII-A DEEMED 16 TO BE MEETING WORK PARTICIPATION RE-17 QUIREMENTS.—For purposes of determining 18 monthly participation rates under paragraphs 19 (1)(B)(i) and (2)(B) of subsection (b), the fol-20 lowing individuals are deemed to be engaged in 21 work for a month:

22 "(i) RECIPIENTS.—Any recipient who
23 is participating in the State employment,
24 training, and supportive services program
25 under part A of title XIII (for any number

S.L.C.

1	of hours per week during the month) and
2	is receiving assistance under the State pro-
3	gram funded under this part or under any
4	State program funded with qualified State
5	expenditures (as defined in section
6	409(a)(7)(B)(i)).
7	"(ii) Individuals who would oth-
8	ERWISE BE RECIPIENTS.—Any individual
9	who is participating in the State employ-
10	ment, training, and supportive services
11	program under part A of title XIII (for
12	any number of hours per week during the
13	month) and would be a recipient of assist-
14	ance under the State program funded
15	under this part or under any State pro-
16	gram funded with qualified State expendi-
17	tures (as defined in section
18	409(a)(7)(B)(i)) but for the individual's
19	participation in the State employment,
20	training and supportive services program
21	under part A of title XIII.".
22	(3) TRIBAL PROGRAMS.—Section 412(b) (42
23	U.S.C. 612(b)) is amended by adding at the end the
24	following:

	01
1	"(4) Option to submit plan that aligns
2	WITH THE STATE PLAN UNDER TITLE XIII-A.—Sub-
3	section (d) of section 402 shall apply to a tribal fam-
4	ily assistance plan in the same manner as that sec-
5	tion applies to a plan under that section.".
6	(4) Administration.—Section 416 (42 U.S.C.
7	616) is amended—
8	(A) by striking "and part D shall be ad-
9	ministered by an Assistant Secretary for Family
10	Support within the Department of Health and
11	Human Services" and inserting ", part D, and
12	part A of title XIII shall be administered by the
13	Assistant Secretary for the Administration for
14	Children and Families within the Department
15	of Health and Human Services (and in the case
16	of part A of title XIII, in consultation with the
17	Secretary of Labor and the Secretary of Edu-
18	cation)"; and
19	(B) by striking "by law," and all that fol-
20	lows through the period and inserting "by
21	law.".
22	(b) TITLE VII.—Section 701(b) of such Act (42
23	U.S.C. 901(b)) is amended—
24	(1) by inserting a comma after "title II"; and

(2) by inserting, "and the benefits program es-1 2 tablished under part B of title XIII" before the pe-3 riod. 4 (c) TITLE XI.—Section 1101(a)(1) of such Act (42) U.S.C. 1301(a)(1)) is amended by striking "title XX" and 5 inserting "titles XIII and XX". 6 7 (d) INTERNAL REVENUE CODE.— 8 (1)WORK OPPORTUNITY CREDIT.—Section 9 51(c)(2)(B) of the Internal Revenue Code of 1986 is 10 amended by striking "section 482(e)" and inserting 11 "part A of title XIII". 12 (2) DISCLOSURE OF RETURNS AND RETURN IN-FORMATION.—Subparagraph 13 (D)of section 14 6103(l)(7) of the Internal Revenue Code of 1986 is 15 amended-(A) by striking "and" at the end of sub-16 17 clause (IV) of clause (viii); 18 (B) by striking the period at the end of clause (ix) and inserting "; and"; and 19 20 (C) by inserting after clause (ix) the fol-21 lowing new clause: 22 "(x) any benefits or assistance under 23 part B of title XIII of the Social Security Act.". 24

1 (e) TABLE OF CONTENTS FOR TITLE XIII.—Title

2 XIII, as added by section 2(a) and amended by section

3 3(a), is amended by inserting the following before part A:

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

"PART A-Employment, Training, and Supportive Services Program

- "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. Pro-worker employers demonstration projects.

"PART B—Self-Employment and Relocation Assistance Benefits

- "Sec. 1321. Self-employment assistance benefits."
- "Sec. 1322. Relocation assistance benefits.
- "Sec. 1323. Administrative provisions.
- "Sec. 1324. Miscellaneous provisions.
- "Sec. 1325. Definitions.
- "Sec. 1326. Authorization of appropriations.".

4 SEC. 6. EFFECTIVE DATE; REGULATIONS.

5 (a) EFFECTIVE DATE.—Except as provided in sec6 tion 4(d), the amendments made by this Act shall take
7 effect on October 1, 2019.

8 (b) REGULATIONS.—

9 (1) EMPLOYMENT, TRAINING, AND SUPPORTIVE
10 SERVICES PROGRAM.—The Secretary of Health and
11 Human Services, in consultation with the Secretary
12 of Labor and the Secretary of Education, shall—

13 (A) not later than 6 months after the date
14 of the enactment of this Act, issue proposed

	0 -
1	regulations for the purpose of implementing
2	part A of title XIII of the Social Security Act
3	(as added by section 2 of this Act), including
4	regulations establishing uniform data collection
5	requirements; and
6	(B) not later than 1 year after the date of
7	enactment of this Act, publish final regulations
8	for such purpose.
9	(2) Self-employment and relocation as-
10	SISTANCE BENEFITS.—The Commissioner of Social
11	Security, through the Director of the Office of Re-
12	employment Assistance (as established under section
13	3(b) of this Act) and in consultation with the Sec-
14	retary of Labor, shall—
15	(A) not later than 6 months after the date
16	of enactment of this Act, issue proposed regula-
17	tions for the purpose of implementing part B of
18	title XIII of the Social Security Act (as added
19	by section 3 of this Act), including regulations
20	establishing uniform data collection require-
21	ments; and
22	(B) not later than 1 year after the date of
23	the enactment of this Act, publish final regula-
24	tions for such purpose.