103d CONGRESS H. R. 2884

AN ACT

To establish a national framework for the development of School-to-Work Opportunities systems in all States, and for other purposes.

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To establish a national framework for the development of School-to-Work Opportunities systems in all States, 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 "School-to-Work Opportunities Act of 1993".

1 (b) Table of Contents.—The table of contents is

2 as follows:

- Sec. 1. Short title; table of contents.
- Sec. 2. Findings.
- Sec. 3. Purposes and congressional intent.
- Sec. 4. Definitions.
- Sec. 5. Federal administration.
- Sec. 6. Authorization of appropriations.

TITLE I—SCHOOL-TO-WORK OPPORTUNITIES BASIC PROGRAM COMPONENTS

- Sec. 101. General program requirements.
- Sec. 102. Work-based learning component.
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- Sec. 104. Connecting activities component.

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- Sec. 201. Purpose.
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- Sec. 213. Application.
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- Sec. 221. Authorization.
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- Sec. 301. Purposes.
- Sec. 302. Authorization.
- Sec. 303. Application.
- Sec. 304. Use of amounts.
- Sec. 305. Conformity with approved State plan.
- Sec. 306. Reports.

Sec. 307. High poverty area defined.

TITLE IV—NATIONAL PROGRAMS AND REPORTS

- Sec. 401. Research, demonstration, and other projects.
- Sec. 402. Performance outcomes and evaluation.
- Sec. 403. Training and technical assistance.
- Sec. 404. Amendment to Job Training Partnership Act to provide school-towork opportunities activities for Capacity Building and Information and Dissemination Network.
- Sec. 405. Reports to Congress.

TITLE V—WAIVER OF STATUTORY AND REGULATORY REQUIREMENTS

- Sec. 501. State and local partnership requests and responsibilities for waivers.
- Sec. 502. Waiver authority of Secretary of Education.
- Sec. 503. Waiver authority of Secretary of Labor.
- Sec. 504. Combination of Federal funds for high poverty schools.

TITLE VI—SAFEGUARDS

Sec. 601. Safeguards.

TITLE VII—REAUTHORIZATION OF JOB TRAINING FOR THE HOMELESS DEMONSTRATION PROGRAM UNDER THE STEWART B. McKINNEY HOMELESS ASSISTANCE ACT

Sec. 701. Reauthorization.

1 SEC. 2. FINDINGS.

- 2 The Congress finds that—
- 3 (1) three-fourths of all high school students in
- 4 the United States enter the workforce without bac-
- 5 calaureate degrees, and many do not possess the
- 6 academic and entry-level occupational skills nec-
- 7 essary to succeed in the changing workplace;
- 8 (2) a substantial number of youths in the
- 9 United States, especially disadvantaged students,
- students of diverse racial, ethnic, and cultural back-
- grounds, and students with disabilities, do not com-
- 12 plete school;

- (3) unemployment among youths in the United States is intolerably high, and earnings of high school graduates have been falling relative to those individuals with more education;
 - (4) the workplace in the United States is changing in response to heightened international competition and new technologies, and these forces, which are ultimately beneficial to the Nation, are shrinking the demand for and undermining the earning power of unskilled labor;
 - (5) the United States lacks a comprehensive and coherent system to help its youths acquire knowledge, skills, abilities, and information about and access to the labor market necessary to make an effective transition from school to career-oriented work or to further education and training;
 - (6) students in the United States can achieve high academic and occupational standards, and many learn better and retain more when they learn in context, rather than in the abstract;
 - (7) while many students in the United States have part-time jobs, there is infrequent linkage between those work experiences and either the student's career planning or exploration, or with school-based learning;

- 1 (8) work-based learning, which is modeled after 2 the time-honored apprenticeship concept, integrates 3 theoretical instruction with structured on-the-job 4 training, and this approach, combined with school-5 based learning, can be very effective in engaging stu-6 dent interest, enhancing skill acquisition, developing 7 positive work attitudes, and preparing youths for 8 high-skill, high-wage careers;
 - (9) Federal resources currently fund a series of categorical, work-related education and training programs, many of which serve disadvantaged youths, that are not administered in a coordinated manner; and
 - (10) in 1992 approximately 3,400,000 individuals in the United States ages 16 through 24 had not completed high school and were not currently enrolled in school, a number representing approximately 11 percent of all individuals in this age group, which indicates that these young persons are particularly unprepared for the demands of a 21st century workforce.

22 SEC. 3. PURPOSES AND CONGRESSIONAL INTENT.

- (a) Purposes.—The purposes of this Act are to—
- 24 (1) establish a national framework within which 25 all States can create statewide School-to-Work Op-

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- portunities systems that are a part of comprehensive education reform, that are integrated with the systems developed under the Goals 2000: Educate America Act, and that offer opportunities for all students to participate in a performance-based education and training program that will enable them to earn portable credentials, prepare them for a first job in a high-skill, high-wage career, and increase their opportunities for further education;
 - (2) utilize workplaces as active learning components in the educational process by making employers joint partners with educators in providing opportunities for all students to participate in high-quality, work-based learning experiences;
 - (3) use Federal funds as venture capital, to underwrite the initial costs of planning and establishing statewide School-to-Work Opportunities systems that will be maintained with other Federal, State, and local resources;
 - (4) promote the formation of partnerships that are dedicated to linking the worlds of school and work among secondary and postsecondary educational institutions, private and public employers, organized labor, government, community-based organized response to the formation of partnerships that are dedicated to linking the worlds of school and work among secondary and postsecondary educational institutions, private and public employers, organized labor, government, community-based organized response to the community of partnerships that are dedicated to linking the worlds of school and work among secondary and postsecondary educational institutions, private and public employers, organized labor, government, community-based organized response to the community of t

- nizations, parents, students, and local education and
 training agencies;
 - (5) promote the formation of partnerships between elementary, middle, and secondary schools and local businesses as an investment in future workplace productivity and competitiveness;
 - (6) help all students attain high academic and occupational standards;
 - (7) build on and advance a range of promising school-to-work programs, such as tech-prep education, career academies, school-to-apprenticeship programs, cooperative education, youth apprenticeship, business-education compacts, and promising strategies that assist school dropouts that can be developed into programs funded under this Act;
 - (8) improve the knowledge and skills of youths by integrating academic and occupational learning, integrating school-based and work-based learning, and building effective linkages between secondary and postsecondary education;
 - (9) motivate all youths, including low-achieving youths, school dropouts, and youths with disabilities to stay in or return to school or a classroom setting and strive to succeed by providing enriched learning experiences and assistance in obtaining high skill,

- high wage employment and continuing their education in secondary and postsecondary educational institutions;
 - (10) expose students to the vast array of career opportunities and facilitate the selection of career majors based on individual interests, goals, strengths, and abilities;
 - (11) increase opportunities for minorities and women by enabling individuals to prepare for careers which are not traditional for their race or gender; and
- 12 (12) further the National Education Goals set 13 forth in title I of the Goals 2000: Educate America 14 Act.
- 15 (b) Congressional Intent.—It is the intent of the 16 Congress that the Secretary of Labor and the Secretary 17 of Education jointly administer this Act in a flexible man-18 ner that—
- (1) promotes State and local discretion in es tablishing and implementing School-to-Work Opportunities systems and programs; and
- 22 (2) contributes to reinventing government by 23 building on State and local capacity, eliminating du-24 plication, supporting locally established initiatives,

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1	requiring measurable goals for performance, and of-
2	fering flexibility in meeting these goals.
3	SEC. 4. DEFINITIONS.
4	For purposes of this Act, the following definitions
5	apply:
6	(1) ALL STUDENTS.—The term "all students"
7	means male and female students from a broad range
8	of backgrounds and circumstances, including dis-
9	advantaged students, students with diverse racial,
10	ethnic, and cultural backgrounds, American Indians,
11	Alaskan Natives, Native Hawaiians, students with
12	disabilities, students with limited English pro-
13	ficiency, migrant children, school dropouts, and aca-
14	demically talented students.
15	(2) Approved state plan.—The term "ap-
16	proved State plan" or "approved plan" means a
17	State plan to establish a School-to-Work Opportuni-
18	ties system that is submitted by a State to the Sec-
19	retaries under section 213 and approved by the Sec-
20	retaries in accordance with section 214.
21	(3) Career guidance and counseling.—
22	The term "career guidance and counseling" means
23	programs—
24	(A) which pertain to the body of subject
25	matter and related techniques and methods or-

1	ganized for the development in individuals of
2	career awareness, career planning, career deci-
3	sionmaking, placement skills, and knowledge
4	and understanding of local, State, and national
5	occupational, educational, and labor market
6	needs, trends, and opportunities;
7	(B) which assist individuals in making and
8	implementing informed educational and occupa-
9	tional choices; and
10	(C) which aid students to develop career
11	options with attention to surmounting gender
12	race, ethnic, disability, language, or socio-
13	economic impediments to career options and en-
14	couraging careers in nontraditional occupations.
15	(4) Career major.—The term "career major"
16	means a coherent sequence of courses or field of
17	study that prepares a student for a first job and
18	that—
19	(A) integrates occupational and academic
20	learning, integrates work-based and school-
21	based learning, and establishes linkages be-
22	tween secondary and postsecondary education;
23	(B) prepares the student for employment
24	in broad occupational clusters or industry sec-
25	tors;

- (C) typically includes at least 2 years of 1 2 secondary school and 1 or 2 years of postsecondary education; 3 4 (D) results in the award of a high school diploma, a General Equivalency Diploma, or al-5 ternative diploma or certificate for those stu-6 7 dents with disabilities for whom such alternative diploma or certificate is appropriate, a 8 9 certificate or diploma recognizing successful completion of 1 or 2 years of postsecondary 10 11 education (if appropriate), and a skill certifi-12 cate; and (E) may lead to further training, such as 13 14 entry into a registered apprenticeship program, 15 or admission into a degree-granting college or 16 university. 17 (5) Community-based organizations.—The 18 term "community-based organizations" has the 19 meaning given such term in section 4(5) of the Job 20 Training Partnership Act (29 U.S.C. 1503(5)). (6) Elements of an industry.—The term 21 22
 - "elements of an industry" means, with respect to a particular industry that a student is preparing to enter, such elements as planning, management, finances, technical and production skills, underlying

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- principles of technology, labor and community issues, health and safety, and environmental issues related to that industry.
 - (7) EMPLOYER.—The term "employer" includes both public and private employers.
 - (8) GOVERNOR.—The term "Governor" means the chief executive of a State.
 - (9) Local educational agency" means a public board of education or other public authority legally constituted within a State for either administrative control or direction of, or to perform a service function for, public elementary or secondary schools in a city, county, township, school district, or other political subdivision of a State, or such combination of school districts or counties as are recognized in a State as an administrative agency for its public elementary or secondary schools. Such term includes any other public institution or agency having administrative control and direction of a public elementary or secondary school.
 - (10) Local partnership.—The term "local partnership" means a local entity that is responsible for local School-to-Work Opportunities programs and that—

1	(A) consists of employers, representatives
2	of local educational agencies and local post-
3	secondary educational institutions (including
4	representatives of area vocational education
5	schools, where applicable), local educators (such
6	as teachers, counselors, or administrators), rep-
7	resentatives of organized labor, other represent-
8	atives of non-managerial employees, and stu-
9	dents; and
10	(B) may include other entities, such as—
11	(i) employer organizations;
12	(ii) community-based organizations;
13	(iii) national trade associations work-
14	ing at the local levels;
15	(iv) industrial extension centers;
16	(v) rehabilitation agencies and organi-
17	zations;
18	(vi) registered apprenticeship agen-
19	cies;
20	(vii) local vocational education enti-
21	ties;
22	(viii) proprietary institutions of higher
23	education (as defined in section 481(b) of
24	the Higher Education Act of 1965 (20
25	U.S.C. 1088(b)) which continue to meet

1	the eligibility and certification require-
2	ments under section 498 of such Act;
3	(ix) local government agencies;
4	(x) parent organizations;
5	(xi) teacher organizations;
6	(xii) vocational student organizations;
7	(xiii) private industry councils estab-
8	lished under section 102 of the Job Train-
9	ing Partnership Act (29 U.S.C. 1512);
10	(xiv) federally recognized Indian
11	tribes, Indian organizations, and Alaska
12	Native villages; and
13	(xv) Native Hawaiians.
14	(11) Postsecondary educational institu-
15	TION.—The term "postsecondary education institu-
16	tion" means an institution of higher education (as
17	such term is defined in section 481 of the Higher
18	Education Act of 1965 (20 U.S.C. 1088)) which
19	continues to meet the eligibility and certification re-
20	quirements under section 498 of such Act.
21	(12) REGISTERED APPRENTICESHIP AGENCY.—
22	The term "registered apprenticeship agency" means
23	either—
24	(A) the Bureau of Apprenticeship and
25	Training in the Department of Labor; or

- 1 (B) a State apprenticeship agency recog-2 nized and approved by the Bureau of Appren-3 ticeship and Training as the appropriate body 4 for State registration or approval of local ap-5 prenticeship programs and agreements for Fed-6 eral purposes.
 - (13) REGISTERED APPRENTICESHIP PROGRAM.—The term "registered apprenticeship program" means a program registered by a registered apprenticeship agency.
 - (14) RELATED SERVICES.—The term "related services" includes the types of services described in section 602(17) of the Individuals with Disabilities Education Act (20 U.S.C. 1401(17)).
 - (15) SCHOOL DROPOUT.—The term "school dropout" means an individual who is no longer attending any school, is subject to a compulsory attendance law, and who has not received a secondary school diploma or a certificate from a program of equivalency for such a diploma.
 - (16) SCHOOL SITE MENTOR.—The term "school site mentor" means a professional employed at the school who is designated as the advocate for a particular student, and who works in consultation with classroom teachers, counselors, and the employer to

- design and monitor the progress of the student's school-to-work program.
 - (17) SECRETARIES.—The term "Secretaries" means the Secretary of Education and the Secretary of Labor.
 - (18) SKILL CERTIFICATE.—The term "skill certificate" means a portable, industry-recognized credential issued by a School-to-Work Opportunities program under an approved plan, that certifies that a student has mastered skills at levels that are at least as challenging as skill standards endorsed by the National Skill Standards Board established under the Goals 2000: Educate America Act, except that until such skill standards are developed, the term "skill certificate" means a credential issued under a process described in a State's approved plan.

(19) STATE.—

- (A) IN GENERAL.—Except as provided in subparagraph (B), the term "State" means each of the several States, the District of Columbia, and the Commonwealth of Puerto Rico.
- (B) TITLES IV AND V.—For purposes of titles IV and V, the term "State" means each of the several States, the District of Columbia, the

- Commonwealth of Puerto Rico, the Commonwealth of the Northern Mariana Islands, American Samoa, Guam, the Virgin Islands, the Federated States of Micronesia, the Republic of the Marshall Islands, and Palau.
 - (20) STATE EDUCATIONAL AGENCY.—The term "State educational agency" means the officer or agency primarily responsible for the State supervision of public elementary and secondary schools.
 - (21) WORKPLACE MENTOR.—The term "workplace mentor" means an employee at the workplace who possesses the skills and knowledge to be mastered by a student, and who instructs the student, critiques the student's performance, challenges the student to perform well, and works in consultation with classroom teachers and the employer.

17 SEC. 5. FEDERAL ADMINISTRATION.

- 18 (a) JOINT ADMINISTRATION.—
- 19 (1) IN GENERAL.—Notwithstanding the Department of Education Organization Act (20 U.S.C. 3401 et seq.), the General Education Provisions Act (20 U.S.C. 1221 et seq.), the statutory provisions relating to the establishment of the Department of Labor (29 U.S.C. 551 et seq.), and section 166 of the Job Training Partnership Act (29 U.S.C. 1576),

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the Secretaries shall jointly provide for the administration of this Act, and may issue whatever procedures, guidelines, and regulations, in accordance with section 553 of title 5, United States Code, they deem necessary and appropriate to administer and

enforce the provisions of this Act.

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- (2) Submission of Plan.—Not later than 120 days after the date of the enactment of this Act, the Secretaries shall develop and submit a plan for the joint administration of this Act to the Committee on Education and Labor of the House of Representatives and the Committee on Labor and Human Resources of the Senate for review and comment on such plan by such committees.
- 15 (b) Termination or Suspension of Assist-16 ance.—
- 17 (1) IN GENERAL.—The Secretaries may termi18 nate or suspend any financial assistance under this
 19 Act, in whole or in part, or not extend payments
 20 under an existing grant under this Act, if the Sec21 retaries determine that a recipient has failed to meet
 22 any requirements of this Act, including—
- 23 (A) reporting requirements under section 24 402(c);
- 25 (B) regulations under this Act; or

1	(C) an approved plan submitted pursuant
2	to this Act.
3	(2) Notice and opportunity for hear-
4	ING.—If the Secretaries terminate or suspend finan-
5	cial assistance, or do not extend payments under an
6	existing grant under paragraph (1), with respect to
7	recipient or proposed recipient, then the Secretaries
8	shall provide—
9	(A) prompt notice to such recipient or pro-
10	posed recipient; and
11	(B) the opportunity for a hearing to such
12	recipient or proposed recipient not later than 30
13	days after the date on which such notice is
14	provided.
15	(3) Nondelegation.—The Secretaries shall
16	not delegate any of the functions or authority speci-
17	fied under this subsection, other than to an officer
18	whose appointment was required to be made by and
19	with the advice and consent of the Senate.
20	(c) Acceptance of Gifts.—The Secretaries are au-
21	thorized, in carrying out this Act, to accept, purchase, or
22	lease in the name of the Department of Labor or the De-
23	partment of Education, and employ or dispose of in fur-
24	therance of the purposes of this Act, any money or prop-

- 1 erty, real, personal, or mixed, tangible or intangible, re-
- 2 ceived by gift, devise, bequest, or otherwise.
- 3 (d) Use of Voluntary and Uncompensated
- 4 Services.—Notwithstanding section 1342 of title 31,
- 5 United States Code, the Secretaries are authorized to ac-
- 6 cept voluntary and uncompensated services in furtherance
- 7 of the purposes of this Act.

8 SEC. 6. AUTHORIZATION OF APPROPRIATIONS.

- 9 (a) IN GENERAL.—There are authorized to be appro-
- 10 priated to the Secretaries to carry out this Act
- 11 \$300,000,000 for fiscal year 1995 and such sums as may
- 12 be necessary for each of the fiscal years 1996 through
- 13 2002.
- 14 (b) Reservations.—From amounts appropriated
- 15 under subsection (a) for any fiscal year, the Secretaries—
- 16 (1) shall reserve an amount equal to not more
- than one half of 1 percent of such amounts for such
- fiscal year to provide grants under sections 202(b)
- and 212(b) to the Commonwealth of the Northern
- 20 Mariana Islands, American Samoa, Guam, the Vir-
- gin Islands, the Federated States of Micronesia, the
- Republic of the Marshall Islands, and Palau;
- 23 (2) shall reserve an amount equal to not more
- than one half of 1 percent of such amounts for such
- 25 fiscal year to provide grants under subtitle C of title

1	II to establish and carry out School-to-Work Oppor-
2	tunities programs for Indian youths that involve Bu-
3	reau funded schools (as defined in section 1139(3)
4	of the Education Amendments of 1978 (25 U.S.C.
5	2019(3)));
6	(3) shall reserve an amount equal to 10 percent
7	of such amounts for such fiscal year to provide
8	grants under section 302(b) to local partnerships lo-
9	cated in high poverty areas; and
10	(4) may reserve an amount equal to not more
11	than 5 percent of such amounts for such fiscal year
12	to carry out title IV.
13	(c) Availability of Funds.—Amounts authorized
14	to be appropriated under subsection (a) are authorized to
15	remain available until expended.
16	TITLE I—SCHOOL-TO-WORK OP-
17	PORTUNITIES BASIC PRO-
18	GRAM COMPONENTS
19	SEC. 101. GENERAL PROGRAM REQUIREMENTS.
20	A School-to-Work Opportunities program under this
21	Act shall—
22	(1) integrate work-based learning and school-
23	based learning, as provided for in sections 102 and
24	103, integrate academic and occupational learning,

1	and build effective linkages between secondary and
2	postsecondary education;
3	(2) provide all students opportunities to com-
4	plete a career major; and
5	(3) incorporate the basic program components
6	provided in sections 102 through 104.
7	SEC. 102. WORK-BASED LEARNING COMPONENT.
8	The work-based learning component of a School-to-
9	Work Opportunities program shall include—
10	(1) a planned program of job training and work
11	experiences, including pre-employment and employ-
12	ment skills to be mastered at progressively higher
13	levels, that are relevant to a student's career major
14	and lead to the award of a skill certificate;
15	(2) paid work experience;
16	(3) workplace mentoring;
17	(4) instruction in general workplace com-
18	petencies; and
19	(5) broad instruction in a variety of elements of
20	an industry.
21	SEC. 103. SCHOOL-BASED LEARNING COMPONENT.
22	The school-based learning component of a School-to-
23	Work Opportunities program shall include—
24	(1) career awareness and career exploration and
25	counseling (beginning at the earliest possible age,

- but beginning no later than the middle school grades) in order to help students who may be interested to identify, and select or reconsider, their interests, goals, and career majors, including those options that may not be traditional for their gender, race, or ethnicity;
 - (2) initial selection by interested students of a career major not later than the beginning of the 11th grade;
 - (3) a program of study designed to meet the same academic content standards the State has established for all students, including, where applicable, standards established under the Goals 2000: Educate America Act, and to meet the requirements necessary for a student to earn a skill certificate;
 - (4) a program of instruction and curriculum that integrates academic and vocational learning (including applied methodologies and team-teaching strategies), and incorporates instruction in a variety of elements of an industry, appropriately tied to a participant's career major;
 - (5) regularly scheduled evaluations involving ongoing consultation with students and school dropouts to identify their academic strengths and weaknesses, academic progress, workplace knowledge, goals, and

1	the need for additional learning opportunities to
2	master core academic and vocational skills; and
3	(6) mechanisms which allow students partici-
4	pating in a school-to-work program to transfer to a
5	post-secondary program.
6	SEC. 104. CONNECTING ACTIVITIES COMPONENT.
7	The connecting activities component of a School-to-
8	Work Opportunities program shall include—
9	(1) matching students with employers' work-
10	based learning opportunities;
11	(2) serving as a liaison among the employer,
12	school, teacher, parent, student, and, if appropriate,
13	other community partners;
14	(3) providing technical assistance and services
15	to employers, including small and medium sized
16	businesses, and others in designing work-based and
17	school-based learning components, counseling and
18	case management services, and in the training of
19	teachers, workplace mentors, school site mentors,
20	and counselors;
21	(4) providing assistance to schools and employ-
22	ers to integrate school-based and work-based learn-
23	ing and integrate academic and occupational learn-
24	ing;

- 1 (5) providing assistance to participants who
 2 have completed the program in finding an appro3 priate job, continuing their education, or entering
 4 into an additional training program, and linking stu5 dents with other community services which may be
 6 necessary to assure a successful transition from
 7 school to work;
 - (6) collecting information regarding post-program outcomes of participants in the School-to-Work Opportunities program and analyzing such information, to the extent practicable, on the basis of socioeconomic status, race, gender, ethnicity, disability, limited English proficiency, school dropouts, and academically talented students; and
 - (7) linking youth development activities under this Act with employer and industry strategies for upgrading the skills of their workers.

1 TITLE II—SCHOOL-TO-WORK OP-

- 2 PORTUNITIES SYSTEM DE-
- 3 **VELOPMENT AND IMPLEMEN-**
- 4 TATION GRANTS TO STATES
- 5 Subtitle A—State Development
- 6 Grants
- **7 SEC. 201. PURPOSE.**
- 8 The purpose of this subtitle is to assist States and
- 9 the territories in planning and developing comprehensive,
- 10 statewide systems for school-to-work opportunities.
- 11 SEC. 202. AUTHORIZATION.
- 12 (a) IN GENERAL.—The Secretaries may provide de-
- 13 velopment grants to States in such amounts as the Sec-
- 14 retaries determine is necessary to enable such States to
- 15 complete development of comprehensive, statewide School-
- 16 to-Work Opportunities systems that may have begun with
- 17 funds provided under the Job Training Partnership Act
- 18 (29 U.S.C. 1501 et seq.) and the Carl D. Perkins Voca-
- 19 tional and Applied Technology Education Act (20 U.S.C.
- 20 2301 et seq.).
- 21 (b) Grants to Territories.—From amounts re-
- 22 served under section 6(b)(1), the Secretaries shall provide
- 23 grants in accordance with this subtitle to the Common-
- 24 wealth of the Northern Mariana Islands, American
- 25 Samoa, Guam, the Virgin Islands, the Federated States

- 1 of Micronesia, the Republic of the Marshall Islands, and
- 2 Palau, to complete development of comprehensive School-
- 3 to-Work Opportunities systems in those territories.
- 4 SEC. 203. APPLICATION.
- 5 (a) IN GENERAL.—The Secretaries may not provide
- 6 a development grant under section 202 to a State unless
- 7 the State submits to the Secretaries an application in such
- 8 form and containing such information as the Secretaries
- 9 may reasonably require.
- 10 (b) Coordination With Goals 2000: Educate
- 11 AMERICA ACT.—A State seeking assistance under both
- 12 this Act and the Goals 2000: Educate America Act may—
- 13 (1) submit a single application containing plans
- that meet the requirements of both Acts and ensure
- that both plans are coordinated and not duplicative;
- 16 or
- 17 (2) if such State has already submitted its ap-
- plication for funds under the Goals 2000: Educate
- 19 America Act, submit its application under this Act
- as an amendment to the Goals 2000: Educate Amer-
- 21 ica Act application so long as such amendment
- meets the requirements of this Act and is coordi-
- 23 nated with and not duplicative of the Goals 2000:
- 24 Educate America Act application.
- 25 (c) CONTENTS.—Such application shall include—

- (1) a timetable and an estimate of the amount of funding needed to complete the planning and development necessary to implement a comprehensive, statewide School-to-Work Opportunities system for all students;
 - (2) a description of how the Governor, the State educational agency, the State agency officials responsible for vocational education, job training, and employment, economic development, and postsecondary education, the State sex equity coordinator assigned under section 111(b)(1) of the Carl D. Perkins Vocational and Applied Technology Education Act (20 U.S.C. 2321(b)(1)), and other appropriate officials will collaborate in the planning and development of the State School-to-Work Opportunities system;
 - (3) a description of how the State has enlisted and will continue to enlist the active and continued participation in the planning and development of the statewide School-to-Work Opportunities system of employers and other interested parties such as locally elected officials, secondary and postsecondary educational institutions or agencies, business associations, industrial extension centers, employees, organized labor, teachers, related services personnel,

- 1 students, parents, community-based organizations,
- 2 Indian tribes, rehabilitation agencies and organiza-
- 3 tions, registered apprenticeship agencies, and voca-
- 4 tional educational agencies;
- 5 (4) a description of how the State will coordi-6 nate its planning activities with each local partner-7 ship within the State that has received a grant
- 8 under title III, if any;
- 9 (5) a designation of a fiscal agent to receive 10 and be accountable for funds provided from a grant
- 11 under section 202; and
- 12 (6) a description of how the State will provide
- opportunities for students from low-income families,
- low achieving students, students with limited Eng-
- lish proficiency, and school dropouts to participate in
- school-to-work programs.

17 SEC. 204. USE OF AMOUNTS.

- The Secretaries may not provide a development grant
- 19 under section 202 to a State unless the State agrees that
- 20 it will use all amounts received from such grant to develop
- 21 a statewide School-to-Work Opportunities system, which
- 22 may include—
- 23 (1) identifying or establishing an appropriate
- 24 State structure to administer the School-to-Work
- 25 Opportunities system;

- 1 (2) identifying existing secondary and post-2 secondary school-to-work programs which might be 3 incorporated into the State system;
 - (3) identifying or establishing broad-based partnerships among employers, labor, education, government, and other community-based organizations and parent organizations to participate in the design, development, and administration of School-to-Work Opportunities programs;
 - (4) developing a marketing plan to build consensus and support for School-to-Work Opportunities programs;
 - (5) promoting the active involvement of business (including small and medium sized businesses) in planning, developing, and implementing local School-to-Work Opportunities programs, and in establishing partnerships with elementary, middle, and secondary schools;
 - (6) identifying ways that existing local school-to-work programs could be coordinated with the statewide School-to-Work Opportunities system;
 - (7) supporting local School-to-Work Opportunities planning and development activities to provide guidance, training and technical assistance for teachers, employers, mentors, counselors, adminis-

trators, and others, in the development of School-to-1 2 Work Opportunities programs; (8) developing training programs for teachers, 3 counselors, mentors, and others on counseling and 4 5 training women, minorities, and individuals with dis-6 abilities for high-skill, high-wage careers in non-traditional occupations; 7 (9) initiating pilot programs for testing key 8 components of State program design; 9 10 (10) developing a State process for issuing skill 11 certificates that is consistent with the work of the 12 National Skill Standards Board and the criteria es-13 tablished under Goals 2000: Educate America Act; 14 (11) designing challenging curricula in coopera-15 tion with representatives of local partnerships; (12) developing a system for labor market anal-16 17 ysis and strategic planning for local targeting of in-18 dustry sectors or broad occupational clusters; 19 (13) analyzing the post high school employment 20 experiences of recent high school graduates and dropouts; 21 22 (14) preparing the plan required for submission 23 of an application for an implementation grant under

subtitle B;

- 1 (15) working with localities to develop strate2 gies to recruit and retain all students in programs
 3 under this Act, including those from a broad range
 4 of backgrounds and circumstances, through collabo5 rations with community-based organizations, where
 6 appropriate, and other entities with expertise in
 7 working with these students; and
- 8 (16) coordinating recruitment of out-of-school, 9 at-risk, and disadvantaged youths with those organi-10 zations and institutions who have a successful his-11 tory of working with such youths.

12 SEC. 205. ALLOCATION REQUIREMENT.

- 13 The Secretaries may not provide a development grant
- 14 under section 202 to any State in an amount exceeding
- 15 \$1,000,000 in any fiscal year.

16 **SEC. 206. REPORTS.**

- 17 The Secretaries may not provide a development grant
- 18 under section 202 to a State unless the State agrees that
- 19 it will submit to the Secretaries such periodic reports as
- 20 the Secretaries may reasonably require relating to the use
- 21 of amounts from such grant.

Subtitle B—State Implementation

2 Grants

3 SEC. 211. PURPOSE.

1

- 4 The purpose of this subtitle is to assist States and
- 5 the territories in the implementation of comprehensive,
- 6 statewide School-to-Work Opportunities systems.

7 SEC. 212. AUTHORIZATION.

- 8 (a) IN GENERAL.—The Secretaries may provide im-
- 9 plementation grants to States in such amounts as the Sec-
- 10 retaries determine is necessary to enable such States to
- 11 implement comprehensive, statewide School-to-Work
- 12 Opportunities systems.
- 13 (b) Grants to Territories.—From amounts re-
- 14 served under section 6(b)(1), the Secretaries shall provide
- 15 grants in accordance with this subtitle to the Common-
- 16 wealth of the Northern Mariana Islands, American
- 17 Samoa, Guam, the Virgin Islands, the Federated States
- 18 of Micronesia, the Republic of the Marshall Islands, and
- 19 Palau, to implement comprehensive School-to-Work
- 20 Opportunities systems in those territories.
- 21 (c) Period of Grant.—The provision of payments
- 22 under a grant under subsection (a) or subsection (b) shall
- 23 extend over a period of 5 fiscal years and shall be subject
- 24 to the annual approval of the Secretaries and subject to

- 1 the availability of appropriations for the fiscal year in-
- 2 volved to make the payments.
- 3 (d) LIMITATION.—A State or territory shall be eligi-
- 4 ble to receive only 1 implementation grant under sub-
- 5 section (a) or subsection (b), as the case may be.
- 6 SEC. 213. APPLICATION.
- 7 (a) IN GENERAL.—The Secretaries may not provide
- 8 an implementation grant under section 212 to a State un-
- 9 less the State submits to the Secretaries an application
- 10 in such form and containing such information as the Sec-
- 11 retaries may reasonably require.
- 12 (b) Coordination With Goals 2000: Educate
- 13 AMERICA ACT.—A State seeking assistance under both
- 14 this Act and the Goals 2000: Educate America Act may—
- 15 (1) submit a single application containing plans
- that meet the requirements of both Acts and ensure
- that both plans are coordinated and not duplicative;
- 18 or
- 19 (2) if such State has already submitted its ap-
- 20 plication for funds under the Goals 2000: Educate
- 21 America Act, submit its application under this Act
- as an amendment to the Goals 2000: Educate Amer-
- ica Act application so long as such amendment
- 24 meets the requirements of this Act and is coordi-

nated with and not duplicative of the Goals 2000: 1 2 Educate America Act application. (c) CONTENTS.—Such application shall include— 3 (1) a plan for a comprehensive, statewide 5 School-to-Work Opportunities system under a State plan that meets the requirements described in sub-6 7 section (d): (2) a description of how the State will allocate 8 9 funds under this Act to local partnerships; and (3) a request, if the State decides to submit 10 11 such a request, for 1 or more waivers of certain stat-12 utory or regulatory requirements, as provided for under title V. 13 (d) STATE PLAN.—A State plan shall— 14 15 (1) designate the geographical areas to be 16 served by local partnerships, which shall, to the ex-17 tent feasible, reflect local labor market areas; 18 (2) describe how the State will stimulate and 19 support local School-to-Work Opportunities pro-20 grams that meet the requirements of this Act, and how the State's system will be expanded over time 21 22 to cover all geographic areas in the State, including 23 urban and rural areas;

(3) describe the procedure by which the Gov-

- cy officials responsible for vocational education, job training and employment, economic development, and postsecondary education, the State sex equity coordinator assigned under section 111(b)(1) of the Carl D. Perkins Vocational and Applied Technology Education Act (20 U.S.C. 2321(b)(1)), and other appropriate officials will collaborate in the implementation of the School-to-Work Opportunities system;
 - (4) describe how the State has obtained and will continue to obtain the active involvement in the statewide School-to-Work Opportunities system of employers and other interested parties such as locally elected officials, secondary and postsecondary educational institutions or agencies, business associations, industrial extension centers, employees, organized labor, teachers, related services personnel, students, parents, community-based organizations, rehabilitation agencies and organizations, registered apprenticeship agencies, local vocational educational agencies, vocational student organizations, and State or regional cooperative education associations;
 - (5) describe how the School-to-Work Opportunities system will coordinate with or integrate existing local school-to-work programs and other appropriate

1	programs, including those financed from State and
2	private sources, with funds available from related
3	programs under other provisions of Federal law,
4	such as—
5	(A) the Adult Education Act (20 U.S.C.
6	1201 et seq.);
7	(B) the Carl D. Perkins Vocational and
8	Applied Technology Education Act (20 U.S.C.
9	2301 et seq.);
10	(C) the Elementary and Secondary Edu-
11	cation Act of 1965 (20 U.S.C. 2701 et seq.);
12	(D) the Higher Education Act of 1965 (20
13	U.S.C. 2701 et seq.);
14	(E) the Job Opportunities and Basic Skills
15	Training Program authorized under part F of
16	title IV of the Social Security Act (42 U.S.C.
17	681 et seq.);
18	(F) the Goals 2000: Educate America Act;
19	(G) the Individuals With Disabilities Edu-
20	cation Act (20 U.S.C. 1400 et seq.);
21	(H) the Job Training Partnership Act (29
22	U.S.C. 1501 et seq.);
23	(I) the National Apprenticeship Act (29
24	U.S.C. 50 et seg.):

1	(J) the Rehabilitation Act of 1973 (29
2	U.S.C. 701 et seq.); and
3	(K) the National and Community Service
4	Trust Act of 1993;
5	(6) describe the State's strategy for providing
6	training for teachers, employers, mentors, coun-
7	selors, and others, including programs which focus
8	on the counseling and training of women, minorities,
9	and individuals with disabilities for high-skill, high-
10	wage careers in non-traditional occupations, and
11	provide assurance of coordination with such activi-
12	ties in other Acts;
13	(7) describe how the State will adopt, develop,
14	or assist local partnerships in the development of
15	model curricula and innovative instructional meth-
16	odologies, to be used in the secondary, and where
17	possible, the elementary grades, that integrate aca-
18	demic and vocational learning and promote career
19	awareness, and that are consistent with academic
20	and skill standards established pursuant to the
21	Goals 2000: Educate America Act;
22	(8) describe how the State will expand and im-
23	prove career and academic counseling in the elemen-
24	tary and secondary grades, which may include link-

- ages to career counseling and labor market information services outside of the school system;
 - (9) describe the resources, including private sector resources, the State intends to employ in maintaining the School-to-Work Opportunities system when funds under this Act are no longer available;
 - (10) describe how the State will ensure effective and meaningful opportunities for all students to participate in School-to-Work Opportunities programs;
 - (11) describe the State's goals and the methods it will use, such as awareness and outreach, to ensure opportunities for young women to participate in School-to-Work Opportunities programs in a manner that leads to employment in high-performance, high-paying jobs, including non-traditional employment, and goals to ensure an environment free from racial and sexual harassment;
 - (12) describe how the State will ensure opportunities for low achieving students, students with disabilities, and school dropouts to participate in School-to-Work Opportunities programs;
 - (13) describe the State's process for assessing the skills and knowledge required in career majors and awarding skill certificates that is consistent with the work of the National Skill Standards Board and

- the criteria established under Goals 2000: Educate
 America Act;
- 3 (14) describe the manner in which the State 4 will, to the extent feasible, continue programs fund-5 ed under title III in the State School-to-Work Op-6 portunities system;
 - (15) describe how local school-to-work programs, including those funded under title III, if any, will be integrated into the State School-to-Work Opportunities system;
 - (16) describe the performance standards that the State intends to meet in establishing and carrying out the School-to-Work Opportunities system, including how the standards developed under section 115 of the Carl D. Perkins Vocational and Applied Technology Education Act (20 U.S.C. 2301 et seq.) have been incorporated into such performance standards or are used in coordination with such standards;
 - (17) designate a fiscal agent to receive and be accountable for funds provided from a grant under section 212; and
 - (18) describe the means by which students who are involved in a school-to-work program may transfer to a post-secondary program.

1	(e) APPROVAL OF STATE PLAN.—In developing the
2	State plan that meets the requirements described in sub-
3	section (d)—
4	(1) the Governor shall approve those portions of
5	the plan under the jurisdiction of the Governor; and
6	(2) other appropriate officials or entities shall
7	approve those portions that address matters that,
8	under State or other applicable law, are not under
9	the jurisdiction of the Governor.
10	SEC. 214. REVIEW OF APPLICATION.
11	(a) In General.—The Secretaries shall review each
12	application submitted by a State under section 213, in-
13	cluding the State plan contained in such application, and
14	shall approve or disapprove such application in accordance
15	with this section.
16	(b) Approval Criteria.—The Secretaries may ap-
17	prove an application only if the State demonstrates in the
18	application—
19	(1) that the State plan is replicable, sustain-
20	able, and innovative;
21	(2) that the officials listed in section 213(d)(3)
22	will collaborate in the planning and development of
23	the proposed plan;
24	(3) that other Federal, State, and local re-
25	sources will be used to implement the proposed plan;

- 1 (4) the extent to which such plan would limit 2 administrative costs and increase amounts spent on 3 delivery of services to students enrolled in programs 4 under this Act; and
- 5 (5) if the State, according to census data, has 6 at least 1 urban and at least 1 rural area, the State 7 will ensure the establishment of a partnership in at 8 least 1 urban and 1 rural area in the State.
- 9 (c) DISAPPROVAL.—If the Secretaries determine that
 10 an application submitted by a State does not meet the cri11 teria under subsection (b), or that the application is in12 complete or otherwise unsatisfactory, the Secretaries
 13 shall—
 - (1) notify the State of the reasons for the failure to approve the application;
 - (2) if the application does not meet the criteria under subsection (b), inform the State of the opportunity to apply for a development grant under subtitle A, except that further development funds may not be awarded to a State that receives an implementation grant; and
 - (3) if the application is incomplete or otherwise unsatisfactory, permit the State to resubmit a corrected or amended application.

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1	(d) Use of Funds for Review of Applica-
2	TIONS.—The Secretaries may use amounts reserved under
3	section $6(b)(4)$ for the review of applications submitted
4	under subsection (a).
5	SEC. 215. USE OF AMOUNTS.
6	The Secretaries may not provide an implementation
7	grant under section 212 to a State unless the State agrees
8	that it will use all amounts received from such grant to
9	implement the State's School-to-Work Opportunities sys-
10	tem in accordance with the following requirements:
11	(1) Subgrants to local partnerships.—
12	(A) Authority.—
13	(i) In general.—Except as provided
14	in clause (ii), the State shall provide
15	subgrants to local partnerships, according
16	to criteria established by the State, for the
17	purpose of carrying out School-to-Work
18	Opportunities programs described in title
19	I.
20	(ii) Prohibition.—The State shall
21	not provide subgrants to local partnerships
22	that have received implementation grants
23	under title III, except that this prohibition
24	shall not apply with respect to local part-

1	nerships that are located in high poverty
2	areas, as such term is defined in such title.
3	(B) Application by local partner-
4	SHIP.—The State may not provide a subgrant
5	under subparagraph (A) to a local partnership
6	unless the partnership submits to the State an
7	application that—
8	(i) describes how the program will in-
9	clude the basic program components and
10	otherwise meet the requirements of this
11	Act;
12	(ii) sets forth measurable program
13	goals and outcomes;
14	(iii) describes the local strategies and
15	timetables to provide School-to-Work Op-
16	portunities program opportunities for all
17	students as appropriate for the specific lo-
18	cality;
19	(iv) provides assurances that, to the
20	extent practicable, school-to-work opportu-
21	nities provided to students will be in indus-
22	tries and occupations offering high-skill,
23	high-wage employment opportunities; and
24	(v) provides such other information as
25	the State may require.

1	(C) DISAPPROVAL OF APPLICATION.—If
2	the State determines that an application sub-
3	mitted by a local partnership does not meet the
4	criteria under subparagraph (B), or that the
5	application is incomplete or otherwise unsatis-
6	factory, the State shall—
7	(i) notify the local partnership of the
8	reasons for the failure to approve the ap-
9	plication; and
10	(ii) if the application is incomplete or
11	otherwise unsatisfactory, permit the local
12	partnership to resubmit a corrected or
13	amended application.
14	(D) USE OF AMOUNTS BY LOCAL PART-
15	NERSHIP.—The State may not provide a
16	subgrant under subparagraph (A) to a local
17	partnership unless the partnership agrees that
18	it will use all amounts received from such
19	subgrant to carry out activities to implement
20	School-to-Work Opportunities programs de-
21	scribed in title I, and such activities may in-
22	clude—
23	(i) recruiting and providing assistance
24	to employers, including small- and me-
25	dium-sized businesses, to provide the work-

1	based learning components in the School-
2	to-Work Opportunities program;
3	(ii) establishing consortia of employers
4	to support the School-to-Work Opportuni-
5	ties program and provide access to jobs re-
6	lated to students' career majors;
7	(iii) supporting or establishing
8	intermediaries to perform the activities de-
9	scribed in section 104 and to provide as-
10	sistance to students and school dropouts in
11	obtaining jobs and further education and
12	training;
13	(iv) designing or adapting school cur-
14	ricula that can be used to integrate aca-
15	demic and vocational learning, school-based
16	and work-based learning, and secondary
17	and postsecondary education;
18	(v) providing training to work-based
19	and school-based staff on new curricula,
20	student assessments, student guidance,
21	and feedback to the school regarding stu-
22	dent performance;
23	(vi) designing or expanding and im-
24	proving career awareness, exploration, and
25	counseling activities, beginning at the earli-

1	est possible age, but beginning no later
2	than the middle school grades;
3	(vii) establishing in schools participat-
4	ing in a School-to-Work Opportunities pro-
5	gram a graduation assistance program to
6	assist at-risk students, low-achieving stu-
7	dents, and students with disabilities in
8	graduating from high school, enrolling in
9	postsecondary education or training, and
10	finding or advancing in jobs;
11	(viii) providing supplementary and
12	support services, including child care and
13	transportation;
14	(ix) conducting or obtaining an in
15	depth analysis of the local labor market
16	and the generic and specific skill needs of
17	employers to identify high-demand, high-
18	wage careers to target;
19	(x) integrating work-based and school-
20	based learning into existing job training
21	programs for school dropouts;
22	(xi) establishing or expanding school-
23	to-apprenticeship programs in cooperation
24	with registered apprenticeship agencies and
25	apprenticeship sponsors;

1	(xii) assisting participating employers,
2	including small- and medium-size busi-
3	nesses, to identify and train workplace
4	mentors and to develop work-based learn-
5	ing components;
6	(xiii) promoting the formation of part-
7	nerships between elementary, middle, and
8	secondary schools and local businesses as
9	an investment in future workplace produc-
10	tivity and competitiveness;
11	(xiv) designing local strategies to pro-
12	vide adequate planning time and staff de-
13	velopment activities for teachers, school
14	counselors, and school site mentors, includ-
15	ing opportunities outside the classroom
16	which are in the worksite;
17	(xv) enhancing linkages between exist-
18	ing after-school, weekend, and summer
19	jobs, career exploration and school-based
20	learning; and
21	(xvi) coordinating recruitment of
22	dropouts and at-risk and disadvantaged
23	youths by the local partnership with re-
24	cruitment of these individuals by organiza-
25	tions and institutions which have a history

1	of success in working with these targeted
2	individuals.
3	(E) PARTNERSHIP COMPACT.—The State
4	may not provide a subgrant under subpara-
5	graph (A) to a local partnership unless the
6	partnership agrees that it will establish a proc-
7	ess by which the responsibilities and expecta-
8	tions of students, parents, employers, and
9	schools are clearly established and agreed upon
10	at the point of entry of the student into a ca-
11	reer major program of study.
12	(F) Administrative costs.—The local
13	partnership may not use more than 5 percent
14	of amounts received from a subgrant under
15	subparagraph (A) for any fiscal year for admin-
16	istrative costs associated with activities in car-
17	rying out, but not including, activities under
18	subparagraphs (D) and (E) for such fiscal year.
19	(G) ALLOCATION REQUIREMENTS.—
20	(i) First year.—In the 1st fiscal
21	year for which a State receives amounts
22	from a grant under section 212, the State
23	shall use not less than 70 percent of such
24	amounts to provide subgrants to local part-

nerships under subparagraph (A).

1	(ii) SECOND YEAR.—In the 2d fiscal
2	year for which a State receives amounts
3	from a grant under section 212, the State
4	shall use not less than 80 percent of such
5	amounts to provide subgrants to local part-
6	nerships under subparagraph (A).
7	(iii) Third year and succeeding
8	YEARS.—In the 3d fiscal year for which a
9	State receives amounts from a grant under
10	section 212, and in each succeeding year,
11	the State shall use not less than 90 per-
12	cent of such amounts to provide subgrants
13	to local partnerships under subparagraph
14	(A).
15	(2) Additional state activities.—The State
16	may also—
17	(A) recruit and provide assistance to em-
18	ployers to provide work-based learning for all
19	students;
20	(B) conduct outreach activities to promote
21	and support collaboration in School-to-Work
22	Opportunities programs by businesses, orga-
23	nized labor, and other organizations;
24	(C) provide training for teachers, employ-
25	ers, workplace mentors, counselors, and others;

1	(D) provide labor market information to
2	local partnerships that is useful in determining
3	which high-skill, high-wage occupations are in
4	demand;
5	(E) design or adapt model curricula that
6	can be used to integrate academic and voca-
7	tional learning, school-based and work-based
8	learning, and secondary and postsecondary edu-
9	cation;
10	(F) design or adapt model work-based
11	learning programs and identifying best prac-
12	tices;
13	(G) conduct outreach activities and provid-
14	ing technical assistance to other States that are
15	developing or implementing School-to-Work Op-
16	portunities systems;
17	(H) reorganize and streamline State sys-
18	tems to facilitate the development of a com-
19	prehensive School-to-Work Opportunities sys-
20	tem;
21	(I) identify ways that existing local school-
22	to-work programs could be integrated with the
23	statewide School-to-Work Opportunities system;
24	(J) design career awareness and explo-
25	ration activities (that may begin as early as the

elementary grades, but beginning no later than 1 middle school grades) such as job shadowing, 2 3 job site visits, school visits by individuals in various occupations, and mentoring; (K) design and implement school-sponsored work experiences, such as school-spon-6 sored enterprises and community development 7 projects; 8 9 (L) encourage the formation of partnerships between elementary, middle, and second-10 11 ary schools and local businesses as an invest-12 ment in future workplace productivity and com-13 petitiveness; 14 (M) coordinate recruitment of out-of-15 school, at-risk, and disadvantaged youths with 16 those organizations and institutions who have a 17 successful history of working with such youths; 18 and 19 (N) conduct outreach to all students in a 20 manner that most appropriately meets their 21 need and the needs of their communities. SEC. 216. ALLOCATION REQUIREMENT. 23 The Secretaries shall establish the minimum and maximum amounts available for an implementation grant under section 212, and shall determine the actual amount

- 1 granted to any State based on such criteria as the scope
- 2 and quality of the plan and the number of projected pro-
- 3 gram participants.
- 4 SEC. 217. ADMINISTRATIVE COSTS.
- 5 The State may not use more than 5 percent of
- 6 amounts received from an implementation grant under
- 7 section 212 for any fiscal year for administrative costs as-
- 8 sociated with activities in carrying out, but not including,
- 9 activities under section 215 for such fiscal year.
- 10 **SEC. 218. REPORTS.**
- 11 The Secretaries may not provide an implementation
- 12 grant under section 212 to a State unless the State agrees
- 13 that it will submit to the Secretaries such periodic reports
- 14 as the Secretaries may reasonably require relating to the
- 15 use of amounts from such grant.
- 16 Subtitle C—Development and Im-
- 17 plementation Grants for School-
- 18 to-Work Programs for Indian
- 19 Youths
- 20 SEC. 221. AUTHORIZATION.
- 21 (a) IN GENERAL.—From amounts reserved under
- 22 section 6(b)(2), the Secretaries shall provide grants to es-
- 23 tablish and carry out School-to-Work Opportunities pro-
- 24 grams for Indian youths that involve Bureau funded

1	schools (as defined in section 1139(3) of the Education
2	Amendments of 1978 (25 U.S.C. 2019(3))).
3	(b) Additional Authorities.—The Secretaries
4	may carry out subsection (a) through such means as they
5	find appropriate, including—
6	(1) the transfer of funds to the Secretary of the
7	Interior; and
8	(2) the provision of financial assistance to In-
9	dian tribes and Indian organizations.
10	SEC. 222. REQUIREMENTS.
11	In providing grants under section 221, the Secretar-
12	ies shall require recipients of such grants to comply with
13	requirements similar to those requirements imposed on
14	States under subtitles A and B of this title.
15	TITLE III—FEDERAL IMPLEMEN-
16	TATION GRANTS TO LOCAL
17	PARTNERSHIPS
18	SEC. 301. PURPOSES.
19	The purposes of this title are—
20	(1) to authorize the Secretaries to provide com-
21	petitive grants directly to local partnerships in order
22	to provide funding for communities that have built
23	a sound planning and development base for School-
24	to-Work Opportunities programs and are ready to

1	begin implementing a local School-to-Work Opportu-
2	nities program; and
3	(2) to authorize the Secretaries to provide com-
4	petitive grants to local partnerships to implement
5	School-to-Work Opportunities programs in high pov-
6	erty areas of urban and rural communities to pro-
7	vide support for a comprehensive range of education,
8	training, and support services for youths residing in
9	such areas.
10	SEC. 302. AUTHORIZATION.
11	(a) Grants to Local Partnerships.—
12	(1) IN GENERAL.—Subject to paragraph (2),
13	the Secretaries may provide implementation grants
14	directly to local partnerships in States in such
15	amounts as the Secretaries determine is necessary to
16	enable such partnerships to implement a School-to-
17	Work Opportunities program.
18	(2) RESTRICTIONS.—A local partnership—
19	(A) shall be eligible to receive only 1 grant
20	under this subsection;
21	(B) shall not be eligible to receive a grant
22	under this subsection if such partnership is lo-
23	cated in a State that—
24	(i) has been provided an implementa-
25	tion grant under section 212; and

1	(ii) has received amounts from such
2	grant for any fiscal year after the 1st fis-
3	cal year under such grant; and
4	(C) that receives a grant under this sub-
5	section shall not be eligible to receive a grant
6	under subsection (b).
7	(b) Grants to Local Partnerships in High Pov-
8	erty Areas.—
9	(1) IN GENERAL.—Subject to paragraphs (2)
10	and (3), the Secretaries shall, from amounts re-
11	served under section 6(b)(3), provide grants to local
12	partnerships which are located in high poverty areas
13	in States in such amounts as the Secretaries deter-
14	mine is necessary to enable such partnerships to im-
15	plement a School-to-Work Opportunities program in
16	such areas.
17	(2) Restrictions.—A local partnership—
18	(A) shall be eligible to receive only 1 grant
19	under this subsection; and
20	(B) that receives a grant under this sub-
21	section shall not be eligible to receive a grant
22	under subsection (a).
23	(3) Priority.—In providing grants under
24	paragraph (1), the Secretaries shall give priority to
25	local partnerships that have a demonstrated effec-

- tiveness in the delivery of comprehensive vocational
- 2 preparation programs with successful rates in job
- 3 placement through cooperative activities among local
- 4 educational agencies, local businesses, labor organi-
- 5 zations, and other organizations.
- 6 (c) Period of Grant.—The provision of payments
- 7 under a grant under subsection (a) or (b) shall extend over
- 8 a period of 5 fiscal years and shall be subject to the annual
- 9 approval of the Secretaries and subject to the availability
- 10 of appropriations for the fiscal year involved to make the
- 11 payments.
- 12 SEC. 303. APPLICATION.
- 13 (a) IN GENERAL.—The Secretaries may not provide
- 14 an implementation grant under section 302 to a local part-
- 15 nership unless the partnership—
- 16 (1) submits to the State for review and com-
- ment an application in such form and containing
- such information as the Secretaries may reasonably
- 19 require; and
- 20 (2) submits such application to the Secretaries.
- 21 (b) Time Limit for State Review and Com-
- 22 MENT.—
- 23 (1) IN GENERAL.—The State shall provide for
- review and comment on the application under sub-
- section (a) not later than 30 days after the date on

- which the State receives the application from the local partnership.
- 3 (2) Submission without state review and 4 Comment.—If the State does not provide review and 5 comment within the 30-day time period specified in 6 paragraph (1), the local partnership may submit the 7 application to the Secretaries without first obtaining 8 such review and comment.
 - (c) CONTENTS.—Such application shall include—
 - (1) the designation of a fiscal agent to receive and be accountable for amounts received from a grant under section 302;
 - (2) the State's comments regarding such application under subsection (a)(1);
 - (3) information that is consistent with the content requirements for a State plan that are specified in paragraphs (4) through (10) of section 213(d); and
- 19 (4) a description of how the partnership will 20 meet the other requirements of this Act.
- 21 (d) Use of Funds for Review of Applica-
- 22 TIONS.—The Secretaries may use amounts reserved under
- 23 section 6(b)(4) for the review of applications submitted
- 24 under subsection (a).

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SEC. 304. USE OF AMOUNTS.

- 2 The Secretaries may not provide an implementation
- 3 grant under section 302 to a local partnership unless the
- 4 partnership agrees that it will use all amounts from such
- 5 grant to carry out activities to implement a School-to-
- 6 Work Opportunities program described in title I, including
- 7 the activities described in clauses (i) through (xvi) of
- 8 section 215(1)(D).

9 SEC. 305. CONFORMITY WITH APPROVED STATE PLAN.

- The Secretaries may not award a grant under section
- 11 302 to a local partnership located in a State that has an
- 12 approved plan unless the Secretaries determine, after con-
- 13 sultation with the State, that the plan submitted by the
- 14 partnership is in accord with the approved State plan.
- 15 **SEC. 306. REPORTS.**
- The Secretaries may not provide an implementation
- 17 grant under section 302 to a local partnership unless the
- 18 partnership agrees that it will submit to the Secretaries
- 19 such periodic reports as the Secretaries may reasonably
- 20 require relating to the use of amounts from such grant.
- 21 SEC. 307. HIGH POVERTY AREA DEFINED.
- For purposes of this title, the term "high poverty
- 23 area" means—
- 24 (1) a census tract, a contiguous group of census
- 25 tracts, a nonmetropolitan county, a Native American
- Indian reservation, or an Alaska Native village, with

- a poverty rate of 30 percent or more, as determined 1 2 by the Bureau of the Census; or (2) an area that has an unemployment rate 3 greater than the national average unemployment for the most recent 12 months for which satisfactory 5 6 data are available. TITLE IV—NATIONAL PROGRAMS 7 AND REPORTS 8 SEC. 401. RESEARCH, DEMONSTRATION, AND OTHER 10 PROJECTS. 11 (a) IN GENERAL.—From amounts reserved under section 6(b)(4), the Secretaries shall conduct research and development and establish a program of experimental and demonstration projects, to further the purposes of this 15 Act. 16 (b) Additional Use of Amounts.—Amounts reserved under section 6(b)(4) may also be used for programs or services authorized under any other provision of this Act that are most appropriately administered at the national level and that will operate in, or benefit more 21 than, one State.
- SEC. 402. PERFORMANCE OUTCOMES AND EVALUATION.
- 23 (a) IN GENERAL.—The Secretaries, in collaboration
- with the States, shall by grants, contracts, or otherwise,

establish a system of performance measures for assessing State and local programs regarding— 3 (1) progress in the development and implemen-4 tation of State plans that include the basic program 5 components and otherwise meet the requirements of 6 title I: 7 (2) participation in School-to-Work Opportunities programs by employers, schools, students, and 8 9 school dropouts, including information on the gender, race, ethnicity, socioeconomic background, lim-10 11 ited English proficiency, and disability of all partici-12 pants; (3) progress in developing and implementing 13 14 strategies for addressing the needs of students and 15 school dropouts; 16 (4) progress in meeting the State's goals to en-17 sure opportunities for young women to participate in 18 School-to-Work Opportunities programs; 19 (5) outcomes of participating students and 20 school dropouts, by gender, race, ethnicity, socioeconomic background, limited English proficiency, 21 22 and disability of the participants, including informa-23 tion on— 24 (A) academic learning gains;

1	(B) staying in school and attaining a high
2	school diploma, or a General Equivalency Di-
3	ploma, or alternative diploma or certificate for
4	those students with disabilities for whom such
5	alternative diploma or certificate is appropriate,
6	skill certificate, and college degree;
7	(C) placement and retention in further
8	education or training, particularly in the stu-
9	dent's career major; and
10	(D) job placement, retention, and earnings,
11	particularly in the student's career major; and
12	(6) the extent to which the program has met
13	the needs of employers.
14	(b) EVALUATION.—The Secretaries shall conduct a
15	national evaluation of School-to-Work Opportunities pro-
16	grams funded under this Act by grants, contracts, or oth-
17	erwise, that will track and assess the progress of imple-
18	mentation of State and local programs and their effective-
19	ness based on measures such as those described in sub-
20	section (a).
21	(c) REPORTS.—Each State shall provide periodic re-
22	ports, at such intervals as the Secretaries determine, con-
23	taining—
24	(1) information described in paragraphs (1)
25	through (6) of subsection (a); and

1	(2) information on the extent to which current
2	Federal programs implemented at the State and
3	local level may be duplicative, outdated, overly re-
4	strictive, or otherwise counter-productive to the de-
5	velopment of comprehensive statewide School-to-
6	Work Opportunities systems.
7	SEC. 403. TRAINING AND TECHNICAL ASSISTANCE.
8	(a) Purpose.—The Secretaries shall work in co-
9	operation with the States, the State sex equity coordina-
10	tors assigned under section 111(b)(1) of the Carl D. Per-
11	kins Vocational and Applied Technology Education Act
12	(20 U.S.C. 2321(b)(1)), employers and their associations,
13	secondary and postsecondary schools, student and teacher
14	organizations, organized labor, and community-based or-
15	ganizations to increase their capacity to develop and im-
16	plement effective School-to-Work Opportunities programs.
17	(b) AUTHORIZED ACTIVITIES.—The Secretaries shall
18	provide, through grants, contracts, or other arrange-
19	ments—
20	(1) training, technical assistance, and other ac-
21	tivities that will—
22	(A) enhance the skills, knowledge, and ex-
23	pertise of the personnel involved in planning
24	and implementing State and local School-to-

1	Work Opportunities programs, such as training
2	of personnel to assist students; and
3	(B) improve the quality of services pro-
4	vided to individuals served under this Act;
5	(2) assistance to States and local partnerships
6	in order to integrate resources available under this
7	Act with resources available under other Federal,
8	State, and local authorities; and
9	(3) assistance to States and local partnerships
10	to recruit employers to provide the work-based learn-
11	ing component of School-to-Work Opportunities pro-
12	grams.
13	SEC. 404. AMENDMENT TO JOB TRAINING PARTNERSHIP
	SEC. 404. AMENDMENT TO JOB TRAINING PARTNERSHIP ACT TO PROVIDE SCHOOL-TO-WORK OPPOR
13 14 15	
14 15	ACT TO PROVIDE SCHOOL-TO-WORK OPPOR
14	ACT TO PROVIDE SCHOOL-TO-WORK OPPOR- TUNITIES ACTIVITIES FOR CAPACITY BUILD
14 15 16	ACT TO PROVIDE SCHOOL-TO-WORK OPPOR- TUNITIES ACTIVITIES FOR CAPACITY BUILD- ING AND INFORMATION AND DISSEMINATION
14 15 16 17	ACT TO PROVIDE SCHOOL-TO-WORK OPPOR- TUNITIES ACTIVITIES FOR CAPACITY BUILD- ING AND INFORMATION AND DISSEMINATION NETWORK.
14 15 16 17	ACT TO PROVIDE SCHOOL-TO-WORK OPPORE TUNITIES ACTIVITIES FOR CAPACITY BUILD- ING AND INFORMATION AND DISSEMINATION NETWORK. Section 453(b)(2) of the Job Training Partnership
14 15 16 17 18	ACT TO PROVIDE SCHOOL-TO-WORK OPPORE TUNITIES ACTIVITIES FOR CAPACITY BUILD ING AND INFORMATION AND DISSEMINATION NETWORK. Section 453(b)(2) of the Job Training Partnership Act (29 U.S.C. 1733(b)(2)) is amended—
14 15 16 17 18 19 20	ACT TO PROVIDE SCHOOL-TO-WORK OPPORE TUNITIES ACTIVITIES FOR CAPACITY BUILD ING AND INFORMATION AND DISSEMINATION NETWORK. Section 453(b)(2) of the Job Training Partnership Act (29 U.S.C. 1733(b)(2)) is amended— (1) in subparagraph (C)(ii)(V), by striking the
14 15 16 17 18 19 20 21	TUNITIES ACTIVITIES FOR CAPACITY BUILDING AND INFORMATION AND DISSEMINATION NETWORK. Section 453(b)(2) of the Job Training Partnership Act (29 U.S.C. 1733(b)(2)) is amended— (1) in subparagraph (C)(ii)(V), by striking the period at the end of such subparagraph and insert-

1	"(D)(i) from the amount appropriated pur-
2	suant to section 6(a) of the School-to-Work Op-
3	portunities Act of 1993, collect and disseminate
4	information—
5	"(I) on successful school-to-work pro-
6	grams carried out pursuant to such Act
7	and innovative school and work-based cur-
8	riculum;
9	"(II) on research and evaluation con-
10	ducted concerning school-to-work opportu-
11	nities activities;
12	"(III) that will assist States and part-
13	nerships in undertaking labor market anal-
14	ysis, surveys or other activities related to
15	economic development;
16	"(IV) on skill certificates, skill stand-
17	ards and related assessment technologies;
18	and
19	"(V) on methods for recruiting and
20	building the capacity of employers to pro-
21	vide work-based learning opportunities;
22	and
23	"(ii) from such amount, facilitate commu-
24	nication and the exchange of information and
25	ideas among States and partnerships carrying

1	out school-to-work opportunities programs pur-
2	suant to such Act.".
3	SEC. 405. REPORTS TO CONGRESS.
4	Not later than 24 months after the date of the enact-
5	ment of this Act, and every 12 months thereafter, the Sec-
6	retaries shall submit a report to the Congress on all
7	School-to-Work Opportunities programs carried out pur-
8	suant to this Act. The Secretaries shall, at a minimum,
9	include in each such report—
10	(1) information concerning the programs that
11	receive assistance under this Act;
12	(2) a summary of the information contained in
13	the State and local partnership reports submitted
14	under titles II and III and section 402(c); and
15	(3) information regarding the findings and ac-
16	tions taken as a result of any evaluation conducted
17	by the Secretaries.
18	TITLE V—WAIVER OF STATU-
19	TORY AND REGULATORY RE-
20	QUIREMENTS
21	SEC. 501. STATE AND LOCAL PARTNERSHIP REQUESTS AND
22	RESPONSIBILITIES FOR WAIVERS.
23	(a) STATE REQUEST FOR WAIVER.—A State may
24	submit, as a part of the State plan (or as an amendment
25	to the plan) described in section 213(d), a request for a

- 1 waiver of 1 or more statutory or regulatory provisions de-
- 2 scribed in section 502 or 503 from the Secretaries in order
- 3 to carry out the School-to-work Opportunity system estab-
- 4 lished by such State. Such request may include different
- 5 waivers with respect to different areas within the State.
 - (b) Local Partnership Request for Waiver.—
 - (1) IN GENERAL.—A local partnership that seeks a waiver of any of the laws specified in section 502 or 503 shall submit an application for such waiver to the State and the State shall determine whether to submit the application for such waiver to the Secretaries.

(2) Time limit.—

- (A) IN GENERAL.—The State shall make a determination to submit the application under paragraph (1) not later than 30 days after the date on which the State receives the application from the local partnership.
- (B) DIRECT SUBMISSION.—If the State does not make a determination to submit the application within the 30-day time period specified in subparagraph (A), the local partnership may submit the application to the Secretaries without first obtaining such review and comment.

1	(c) Waiver Criteria.—The request by the State
2	shall meet the criteria contained in section 502 or section
3	503 and shall specify the laws or regulations referred to
4	in those sections that the State wants waived.
5	SEC. 502. WAIVER AUTHORITY OF SECRETARY OF EDU
6	CATION.
7	(a) Waiver Authority.—
8	(1) IN GENERAL.—Except as provided in sub-
9	section (c), the Secretary of Education may waive
10	any requirement under any provision of law referred
11	to in subsection (b), or any regulation issued under
12	such provision, for a State that requests such a
13	waiver and has an approved State plan under section
14	214—
15	(A) if, and only to the extent that, the Sec-
16	retary of Education determines that such re-
17	quirement impedes the ability of the State or a
18	local partnership to carry out the purposes of
19	this Act;
20	(B) if the State provides the Secretary
21	with documentation of the necessity for the
22	waiver, including—
23	(i) the specific requirement that wil
24	be waived;

1	(ii) the specific positive outcomes ex-
2	pected from the waiver and why those out-
3	comes cannot be achieved while complying
4	with the requirement;
5	(iii) the process which will be used to
6	monitor the progress in implementing the
7	waiver; and
8	(iv) such other information as the
9	Secretary may require;
10	(C) if the State waives, or agrees to waive,
11	similar requirements of State law; and
12	(D) if the State—
13	(i) has provided all local partnerships
14	in the State, and local educational agencies
15	participating in a local partnership in the
16	State, with notice and an opportunity to
17	comment on the State's proposal to seek a
18	waiver;
19	(ii) provides, to the extent feasible,
20	students, parents, and advocacy and civil
21	rights groups an opportunity to comment
22	on the State's proposal to seek a waiver;
23	and

(iii) has submitted the comments of
the local partnerships and local educational
agencies to the Secretary of Education.
(2) Approval or disapproval.—The Sec-
retary of Education shall promptly approve or dis-
approve any request submitted pursuant to para-
graph (1) and shall issue a decision that shall—
(A) include the reasons for approving or
disapproving the request, including a response
to comments; and
(B) be disseminated by the State seeking
the waiver to interested parties, including edu-
cators, parents, students, advocacy and civil
rights organizations, and the public.
(3) Approval criteria.—In approving a re-
quest under paragraph (2), the Secretary of Edu-
cation shall consider the amount of State resources
that will be used to implement the State plan.
(4) Time period for waiver.—Each waiver
approved under paragraph (2) shall be for a period
not to exceed 5 years, except that the Secretary of
Education may extend such period if the Secretary
determines that the waiver has been effective in ena-
bling the State or local partnership to carry out the

purposes of this Act.

1	(b) Applicable Provisions of Law.—The applica-
2	ble provisions of law referred to in this subsection are the
3	following:
4	(1) Chapter 1 of title I of the Elementary and
5	Secondary Education Act of 1965, including the
6	Even Start Act.
7	(2) Part A of chapter 2 of title I of the Elemen-
8	tary and Secondary Education Act of 1965.
9	(3) The Dwight D. Eisenhower Mathematics
10	and Science Education Act (part A of title II of the
11	Elementary and Secondary Education Act of 1965).
12	(4) The Emergency Immigrant Education Act
13	of 1984 (part D of title IV of the Elementary and
14	Secondary Education Act of 1965).
15	(5) The Drug-Free Schools and Communities
16	Act of 1986 (title V of the Elementary and Second-
17	ary Education Act of 1965).
18	(6) The Carl D. Perkins Vocational and Applied
19	Technology Education Act.
20	(c) Waivers Not Authorized.—The Secretary of
21	Education may not waive any requirement under any pro-
22	vision of law referred to in subsection (b), or any regula-
23	tion issued under such provision, relating to—
24	(1) the basic purposes or goals of such provi-
25	sion of law;

1	(2) maintenance of effort;
2	(3) comparability of services;
3	(4) the equitable participation of students at-
4	tending private schools;
5	(5) parental participation and involvement;
6	(6) the distribution of funds to State or to local
7	educational agencies;
8	(7) the eligibility of individuals for participation
9	in a program under such provision of law;
10	(8) public health or safety, labor standards,
11	civil rights, occupational safety and health, or envi-
12	ronmental protection; or
13	(9) prohibitions or restrictions relating to the
14	construction of buildings or facilities.
15	(d) TERMINATION OF WAIVERS.—The Secretary of
16	Education shall periodically review the performance of any
17	State or local partnership for which the Secretary has
18	granted a waiver under subsection (a) and shall terminate
19	the waiver if—
20	(1) the Secretary determines that the perform-
21	ance of the State, local partnership, or local edu-
22	cational agency affected by the waiver, as the case
23	may be, has been inadequate to justify a continu-
24	ation of the waiver; or

1	(2) the State fails to waive similar requirements
2	of State law as required or agreed to in accordance
3	with subsection $(a)(1)(B)$.
4	SEC. 503. WAIVER AUTHORITY OF SECRETARY OF LABOR.
5	(a) Waiver Authority.—
6	(1) In general.—Except as provided in sub-
7	section (c), the Secretary of Labor may waive any
8	requirement under any provision of the Job Training
9	Partnership Act (29 U.S.C. 1501 et seq.), or any
10	regulation issued under such provision, for a State
11	that requests such a waiver and has an approved
12	State plan under section 214—
13	(A) if, and only to the extent that, the Sec-
14	retary of Labor determines that such require-
15	ment impedes the ability of the State or a local
16	partnership to carry out the purposes of this
17	Act;
18	(B) if the State provides the Secretary
19	with documentation of the necessity for the
20	waiver, including—
21	(i) the specific requirement that will
22	be waived;
23	(ii) the specific positive outcomes ex-
24	pected from the waiver and why those out-

1	comes cannot be achieved while complying
2	with the requirement;
3	(iii) the process which will be used to
4	monitor the progress in implementing the
5	waiver; and
6	(iv) such other information as the
7	Secretary may require;
8	(C) if the State waives, or agrees to waive,
9	similar requirements of State or territory law;
10	and
11	(D) if the State—
12	(i) has provided all local partnerships
13	in the State with notice and an oppor-
14	tunity to comment on the State's proposal
15	to seek a waiver;
16	(ii) provides, to the extent feasible,
17	students, parents, and advocacy and civil
18	rights groups an opportunity to comment
19	on the State's proposal to seek a waiver;
20	and
21	(iii) has submitted the comments of
22	the local partnerships to the Secretary of
23	Labor.
24	(2) Approval or disapproval.—The Sec-
25	retary of Labor shall promptly approve or dis-

- approve any request submitted pursuant to paragraph (1) and shall issue a decision that shall—
- 3 (A) include the reasons for approving or 4 disapproving the request, including a response 5 to comments; and
 - (B) be disseminated by the State seeking the waiver to interested parties, including educators, parents, students, advocacy and civil rights organizations, and the public.
 - (3) APPROVAL CRITERIA.—In approving a request under paragraph (2), the Secretary of Labor shall consider the amount of State resources that will be used to implement the State plan.
 - (4) TIME PERIOD FOR WAIVER.—Each waiver approved under paragraph (2) shall be for a period not to exceed 5 years, except that the Secretary of Labor may extend such period if the Secretary determines that the waiver has been effective in enabling the State or local partnership to carry out the purposes of this Act.
- (b) WAIVERS NOT AUTHORIZED.—The Secretary of Labor may not waive any requirement under any provision of the Job Training Partnership Act (29 U.S.C. 1501 et seq.), or any regulation issued under such provision, relating to—

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1	(1) the basic purposes or goals of such provi-
2	sion of law;
3	(2) the eligibility of individuals for participation
4	in a program under such provision of law;
5	(3) the allocation of funds under such provision
6	of law;
7	(4) public health or safety, labor standards,
8	civil rights, occupational safety and health, or envi-
9	ronmental protection;
10	(5) maintenance of effort; or
11	(6) prohibitions or restrictions relating to the
12	construction of buildings or facilities.
13	(c) TERMINATION OF WAIVERS.—The Secretary of
14	Labor shall periodically review the performance of any
15	State or local partnership for which the Secretary has
16	granted a waiver under subsection (a) and shall terminate
17	the waiver if—
18	(1) the Secretary determines that the perform-
19	ance of the State or local partnership affected by the
20	waiver has been inadequate to justify a continuation
21	of the waiver; or
22	(2) the State fails to waive similar requirements
23	of State or territory law as required or agreed to in
24	accordance with subsection (a)(1)(B).

1	SEC. 504. COMBINATION OF FEDERAL FUNDS FOR HIGH
2	POVERTY SCHOOLS.
3	(a) In General.—In order to integrate existing
4	school-to-work transition activities with activities under
5	this Act and maximize the effective use of resources, a
6	local partnership may carry out schoolwide school-to-work
7	activities in schools that meet the requirements of sub-
8	paragraphs (A) and (B) of section 263(g)(1) of the Job
9	Training Partnership Act (29 U.S.C. 1643(g)(1)(A) and
10	(B)) by combining Federal funds under this Act with other
11	Federal funds from among those programs under—
12	(1) the provisions of law listed in paragraphs
13	(2) through (6) of section 502(b); and
14	(2) the Job Training Partnership Act (29
15	U.S.C. 1501 et seq.)
16	(b) Use of Funds.—A local partnership may use
17	the Federal funds combined under subsection (a) under
18	the requirements of this Act, except that the provisions
19	contained in paragraphs (1) through (6) and paragraphs
20	(8) and (9) of section 502(c), and paragraph (1) and para-
21	graphs (3) through (6) of section 503(b) shall remain in
22	effect with respect to the use of such funds.
23	(c) Additional Information in Application.—A
24	local partnership seeking to combine funds under sub-
25	section (a) must include in its application under title II
26	or title III—

(1) a description of the funds it proposes to
combine under the requirements of this Act;
(2) the activities to be carried out with such
funds;
(3) the specific outcomes expected of partici-
pants in schoolwide school-to-work activities; and
(4) such other information as the State, or Sec-
retaries, as the case may be, may require.
(d) Dissemination of Information.—The local
partnership shall, to the extent feasible, provide informa-
tion on the proposed combination of Federal funds under
subsection (a) to parents, students, educators, advocacy
and civil rights organizations, and the public.
and civil rights organizations, and the public. TITLE VI—SAFEGUARDS
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TITLE VI—SAFEGUARDS SEC. 601. SAFEGUARDS. The following safeguards shall apply to each Schoolto-Work Opportunities program carried out under this
TITLE VI—SAFEGUARDS SEC. 601. SAFEGUARDS. The following safeguards shall apply to each Schoolto-Work Opportunities program carried out under this Act:
TITLE VI—SAFEGUARDS SEC. 601. SAFEGUARDS. The following safeguards shall apply to each Schoolto-Work Opportunities program carried out under this Act: (1) Nondiscrimination.—Nothing in this Act
TITLE VI—SAFEGUARDS SEC. 601. SAFEGUARDS. The following safeguards shall apply to each School-to-Work Opportunities program carried out under this Act: (1) Nondiscrimination.—Nothing in this Act shall be construed to modify or affect any Federal
TITLE VI—SAFEGUARDS SEC. 601. SAFEGUARDS. The following safeguards shall apply to each School-to-Work Opportunities program carried out under this Act: (1) Nondiscrimination.—Nothing in this Act shall be construed to modify or affect any Federal or State law prohibiting discrimination on the basis
TITLE VI—SAFEGUARDS SEC. 601. SAFEGUARDS. The following safeguards shall apply to each School-to-Work Opportunities program carried out under this Act: (1) Nondiscrimination.—Nothing in this Act shall be construed to modify or affect any Federal or State law prohibiting discrimination on the basis of race, religion, color, ethnicity, national origin,

- for the wages of youth participants or workplace mentors.
 - (3) LABOR STANDARDS.—The labor standards contained in section 143 of the Job Training Partnership Act (29 U.S.C. 1553), except for the standards contained in subsection (a)(4) of such section, shall apply to each program.
 - (4) Individuals not entitled to services.—Nothing in this Act shall be construed to provide any individual with an entitlement to the services authorized by this Act.
 - (5) SIMILAR AUTHORITY OF OTHER OFFICIALS OR ENTITIES NOT SUPERSEDED.—Nothing in this Act shall be construed to negate or supersede the authority of any official or entity responsible under State or other applicable law for authority that is similar to authority specified under this Act.
 - (6) Supplement not supplant require-Ment.—Funds provided under this Act shall be used to supplement and not to supplant Federal, State, and local public funds expended to provide services for existing school-to-work opportunities systems and programs.
- 24 (7) OTHER SAFEGUARDS.—The Secretaries 25 shall provide such other safeguards as they deem ap-

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- 1 propriate in order to ensure that participants in a
- 2 program are afforded adequate supervision by skilled
- adult workers, or, otherwise, to further the purposes
- 4 of this Act.

5 TITLE VII—REAUTHORIZATION

- 6 OF JOB TRAINING FOR THE
- 7 HOMELESS DEMONSTRATION
- 8 PROGRAM UNDER THE STEW-
- 9 ART B. McKINNEY HOMELESS
- 10 **ASSISTANCE ACT**
- 11 SEC. 701. REAUTHORIZATION.
- Section 739(a) of the Stewart B. McKinney Homeless
- 13 Assistance Act (42 U.S.C. 11449(a)) is amended by strik-
- 14 ing "the following amounts:" and all that follows and in-
- 15 serting "such sums as may be necessary for each of the
- 16 fiscal years 1994 and 1995.".

Passed the House of Representatives November 15, 1993.

Attest:

Clerk.

HR 2884 EH——2

HR 2884 EH——3

HR 2884 EH——4

HR 2884 EH——5

HR 2884 EH——6