107TH CONGRESS 1ST SESSION

S. 1193

To provide for the creation of private-sector-led Community Workforce Partnerships, and for other purposes.

IN THE SENATE OF THE UNITED STATES

July 18, 2001

Mr. Bayh introduced the following bill; which was read twice and referred to the Committee on Health, Education, Labor, and Pensions

A BILL

To provide for the creation of private-sector-led Community Workforce Partnerships, 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.
- 4 This Act may be cited as the "Community Workforce
- 5 Development and Modernization Partnership Act".
- 6 SEC. 2. AUTHORIZATION.
- 7 (a) In General.—From amounts made available to
- 8 carry out this Act, the Secretary of Labor (referred to in
- 9 this Act as the "Secretary"), in consultation with the Sec-
- 10 retary of Commerce and the Secretary of Education, shall

1	award grants on a competitive basis to eligible entities de-
2	scribed in subsection (b) to assist each entity to—
3	(1) help workers improve those job skills that
4	are necessary for employment by businesses in the
5	industry with respect to which the entity was estab-
6	lished;
7	(2) help dislocated workers find employment;
8	and
9	(3) upgrade the operating and competitive ca-
10	pacities of businesses that are members of the enti-
11	ty.
12	(b) Eligible Entities.—An eligible entity de-
13	scribed in this subsection is a consortium (either estab-
14	lished prior to the date of enactment of this Act or estab-
15	lished specifically to carry out programs under this Act)
16	that—
17	(1) shall include—
18	(A) 2 or more businesses (or nonprofit or-
19	ganizations representing businesses) that are
20	facing similar workforce development or busi-
21	ness modernization challenges;
22	(B) labor organizations, if the businesses
23	described in subparagraph (A) employ workers
24	who are covered by collective bargaining agree-
25	ments; and

1	(C) 1 or more businesses (or nonprofit or-
2	ganizations that represent businesses) with re-
3	sources or expertise that can be brought to bear
4	on the workforce development and business
5	modernization challenges referred to in sub-
6	paragraph (A); and
7	(2) may include—
8	(A) State governments and units of local
9	government;
10	(B) educational institutions;
11	(C) labor organizations; or
12	(D) nonprofit organizations.
13	(c) Common Geographic Region.—To the max-
14	imum extent practicable, the organizations that are mem-
15	bers of an eligible entity described in subsection (b) shall
16	be located within a single geographic region of the United
17	States.
18	(d) Priority Consideration.—In awarding grants
19	under subsection (a), the Secretary shall give priority con-
20	sideration to—
21	(1) eligible entities that serve dislocated work-
22	ers or workers who are threatened with becoming to-
23	tally or partially separated from employment;
24	(2) eligible entities that include businesses with
25	fewer than 250 employees: or

1 (3) eligible entities from a geographic region in 2 the United States that has been adversely impacted 3 by the movement of manufacturing operations or businesses to other regions or countries, due to cor-5 porate restructuring, technological advances, Federal 6 law, international trade, or another factor, as deter-7 mined by the Secretary. 8 SEC. 3. PARTNERSHIP ACTIVITIES. 9 (a) Use of Grant Amounts.—Each eligible entity 10 that receives a grant under section 2 shall use the amount made available through the grant to carry out a program 11 12 that provides— 13 (1) workforce development activities to improve 14 the job skills of individuals who have, are seeking, 15 or have been dislocated from, employment with a 16 business that is a member of that eligible entity, or 17 with a business that is in the industry of a business 18 that is a member of that eligible entity; 19 (2) business modernization activities; or 20 (3) activities that are— 21 (A) workforce investment activities (includ-22 ing such activities carried out through one-stop 23 delivery systems) carried out under subtitle B 24 of title I of the Workforce Investment Act of 25 1998 (42 U.S.C. 2811 et seq.); or

1	(B) activities described in section 25 of the
2	National Institute of Standards and Technology
3	Act (15 U.S.C. 278k).
4	(b) ACTIVITIES INCLUDED.—
5	(1) Workforce Development activities.—
6	The workforce development activities referred to in
7	subsection (a)(1) may include activities that—
8	(A) develop skill standards and provide
9	training, including—
10	(i) assessing the training and job skill
11	needs of the industry involved;
12	(ii) developing a sequence of skill
13	standards that are benchmarked to ad-
14	vanced industry practices;
15	(iii) developing curricula and training
16	methods;
17	(iv) purchasing, leasing, or receiving
18	donations of training equipment;
19	(v) identifying and developing the
20	skills of training providers;
21	(vi) developing apprenticeship pro-
22	grams; and
23	(vii) developing training programs for
24	dislocated workers;

1	(B) assist workers in finding new employ-
2	ment; or
3	(C) provide supportive services to workers
4	who—
5	(i) are participating in a program car-
6	ried out by the entity under this Act; and
7	(ii) are unable to obtain the sup-
8	portive services through another program
9	providing the services.
10	(2) Business modernization activities.—
11	The business modernization activities referred to in
12	subsection (a)(2) may include activities that upgrade
13	technical or organizational capabilities in conjunc-
14	tion with improving the job skills of workers in a
15	business that is a member of that entity.
16	SEC. 4. APPLICATION.
17	To be eligible to receive a grant under section 2, an
18	entity shall submit an application to the Secretary at such
19	time, in such manner, and containing such information as
20	the Secretary may reasonably require.
21	SEC. 5. SEED GRANTS AND OUTREACH ACTIVITIES.
22	(a) SEED GRANTS.—The Secretary may provide tech-
23	nical assistance and award financial assistance (not to ex-
24	ceed \$150,000 per award) on such terms and conditions
25	as the Secretary determines to be appropriate—

- 1 (1) to businesses, nonprofit organizations rep-2 resenting businesses, and labor organizations, for 3 the purpose of establishing an eligible entity; and
- 4 (2) to entities described in paragraph (1) and 5 established eligible entities, for the purpose of pre-6 paring such application materials as may be required 7 under section 4.
- 8 (b) Outreach and Promotional Activities.—
- 9 The Secretary may undertake such outreach and pro-
- 10 motional activities as the Secretary determines will best
- 11 carry out the objectives of this Act.
- 12 (c) Limitations on Expenditures.—The Sec-
- 13 retary may not use more than 10 percent of the amount
- 14 authorized to be appropriated under section 8 to carry out
- 15 this section.
- 16 SEC. 6. LIMITATIONS ON FUNDING.
- 17 (a) REQUIREMENT OF MATCHING FUNDS.—The Sec-
- 18 retary may not award a grant under this Act to an eligible
- 19 entity unless such entity agrees that the entity will make
- 20 available non-Federal contributions toward the costs of
- 21 carrying out activities funded by that grant in an amount
- 22 that is not less than \$2 for each \$1 of Federal funds made
- 23 available through the grant.
- 24 (b) IN-KIND CONTRIBUTIONS.—The Secretary—

1	(1) shall, in awarding grants under this Act,
2	give priority consideration to those entities whose
3	members offer in-kind contributions; and
4	(2) may not consider any in-kind contribution
5	in lieu of or as any part of the contributions re-
6	quired under subsection (a).
7	(c) Senior Management Training and Develop-
8	MENT.—An eligible entity may not use any amount made
9	available through a grant awarded under this Act for
10	training and development activities for senior manage-
11	ment, unless that entity certifies to the Secretary that ex-
12	penditures for the activities are—
13	(1) an integral part of a comprehensive mod-
14	ernization plan; or
15	(2) dedicated to team building or employee in-
16	volvement programs.
17	(d) Performance Measures.—Each eligible entity
18	shall, in carrying out the activities referred to in section
19	3, provide for development of, and tracking of perform-
20	ance according to, performance outcome measures.
21	(e) Administrative Costs.—Each eligible entity
22	may use not more than 20 percent of the amount made
23	available to that entity through a grant awarded under

 $24~{\rm this}~{\rm Act}$ to pay for administrative costs.

1	(f) MAXIMUM AMOUNT OF GRANT.—No eligible enti-
2	ty may receive—
3	(1) a grant under this Act in an amount of
4	more than \$1,000,000 for any fiscal year; or
5	(2) grants under this Act in any amount for
6	more than 3 fiscal years.
7	(g) Support for Existing Operations.—
8	(1) In general.—In making grants under this
9	Act, the Secretary may use a portion equal to not
10	more than 50 percent of the funds appropriated to
11	carry out this Act for a fiscal year, to support the
12	existing training and modernization operations of ex-
13	isting eligible entities.
14	(2) Entities.—The Secretary may award a
15	grant to an existing eligible entity for existing train-
16	ing and modernization operations only if the enti-
17	ty—
18	(A) currently offers (as of the date of the
19	award of the grant) a combination of training
20	modernization, and business assistance services
21	(B) targets industries with jobs that tradi-
22	tionally have low wages;
23	(C) targets industries that are faced with
24	chronic job loss; and

1	(D) has demonstrated success in accom-	
2	plishing the objectives of activities described in	
3	section 3.	
4	(3) Application.—Paragraph (1) shall not	
5	apply to support for the expansion of training and	
6	modernization operations of existing eligible entities.	
7	(4) Definitions.—In this subsection:	
8	(A) Existing training and moderniza-	
9	TION ACTIVITY.—The term "existing training	
10	and modernization activity" means a training	
11	and modernization activity carried out prior to	
12	the date of enactment of this Act.	
13	(B) Existing eligible entity.—The	
14	term "existing eligible entity" means an eligible	
15	entity that was established prior to the date of	
16	enactment of this Act.	
17	SEC. 7. EVALUATION.	
18	Not later than 3 years after the date of the enact-	
19	ment of this Act, the Secretary shall prepare and submit	
20	to Congress a report on the effectiveness of the activities	
21	carried out under this Act.	
22	SEC. 8. AUTHORIZATION OF APPROPRIATIONS.	
23	There are authorized to be appropriated to carry out	
24	this Act—	
25	(1) \$10.000.000 for fiscal year 2002:	

1	(2) \$15,000,000 for fiscal year 2003;
2	(3) \$20,000,000 for fiscal year 2004;
3	(4) \$25,000,000 for fiscal year 2005; and
4	(5) \$30,000,000 for fiscal year 2006.

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