^{110TH CONGRESS} 2D SESSION S. 3200

To develop capacity and infrastructure for mentoring programs.

IN THE SENATE OF THE UNITED STATES

JUNE 26, 2008

A BILL

To develop capacity and infrastructure for mentoring programs.

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 "Mentoring for All Act5 of 2008".

6 SEC. 2. PURPOSE.

7 The purpose of this Act is to support youth men8 toring through the creation of a \$50,000,000 competitive
9 fund to serve more of the at-risk youth of the United
10 States. Such monies would build and strengthen men-

Mr. KERRY (for himself, Mr. SPECTER, Mr. COLEMAN, and Mr. AKAKA) introduced the following bill; which was read twice and referred to the Committee on Health, Education, Labor, and Pensions

1	toring infrastructure and provide subgrants to increase
2	the availability of mentoring in the United States.
3	SEC. 3. GRANTS TO DEVELOP CAPACITY AND INFRASTRUC-
4	TURE FOR MENTORING PROGRAMS.
5	Title I of the National and Community Service Act
6	of 1990 (42 U.S.C. 12511 et seq.) is amended—
7	(1) by redesignating subtitles F through I as
8	subtitles G through J, respectively; and
9	(2) by inserting after subtitle E the following:
10	"Subtitle F—Grants to Develop Ca-
11	pacity and Infrastructure for
12	Mentoring Programs
13	"SEC. 167. DEFINITIONS.
14	
14	"In this subtitle:
14	"(1) ELIGIBLE ENTITY.—The term 'eligible en-
15	"(1) ELIGIBLE ENTITY.—The term 'eligible en-
15 16	"(1) ELIGIBLE ENTITY.—The term 'eligible en- tity' means—
15 16 17	"(1) ELIGIBLE ENTITY.—The term 'eligible en- tity' means— "(A) a mentoring program;
15 16 17 18	 "(1) ELIGIBLE ENTITY.—The term 'eligible entity' means— "(A) a mentoring program; "(B) a nonprofit organization (such as an
15 16 17 18 19	 "(1) ELIGIBLE ENTITY.—The term 'eligible entity' means— "(A) a mentoring program; "(B) a nonprofit organization (such as an after-school center or church), a school, or local
15 16 17 18 19 20	 "(1) ELIGIBLE ENTITY.—The term 'eligible entity' means— "(A) a mentoring program; "(B) a nonprofit organization (such as an after-school center or church), a school, or local governmental agency, that desires to add a
 15 16 17 18 19 20 21 	 "(1) ELIGIBLE ENTITY.—The term 'eligible entity' means— "(A) a mentoring program; "(B) a nonprofit organization (such as an after-school center or church), a school, or local governmental agency, that desires to add a mentoring component to the work of the organi-
 15 16 17 18 19 20 21 22 	 "(1) ELIGIBLE ENTITY.—The term 'eligible entity' means— "(A) a mentoring program; "(B) a nonprofit organization (such as an after-school center or church), a school, or local governmental agency, that desires to add a mentoring component to the work of the organization, school, or agency; or

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1	"(A) shall include—
2	"(i) not less than 2 youth mentoring
3	organizations experienced in providing
4	quality mentoring services; and
5	"(ii) not less than 1 entity that can
6	provide volunteers (such as a corporation,
7	institution of higher education, or service
8	organization); and
9	"(B) may include 1 or more entities de-
10	scribed in paragraph (1)(B).
11	"(3) Local mentoring partnership.—The
12	term 'local mentoring partnership' means a non-
13	partisan, collaborative, public-private sector effort
14	that—
15	"(A) works to grow and strengthen direct-
16	service mentoring programs in all forms and
17	settings to—
18	"(i) increase the number of at-risk
19	youth in the local service area receiving
20	mentoring from screened and trained adult
21	mentors;
22	"(ii) increase the resources in the
23	local service area dedicated to mentoring;
24	"(iii) promote quality standards for
25	mentoring programs; and

1	"(iv) expand mentoring opportunities
2	tailored to the needs and circumstances of
2	youth;
	· /
4	"(B) implements a service area mentoring
5	plan that—
6	"(i) raises public awareness about
7	mentoring via a media campaign through-
8	out the local service area;
9	"(ii) increases recruitment and refer-
10	ral of mentors;
11	"(iii) develops new mentoring re-
12	sources;
13	"(iv) provides affordable and acces-
14	sible mentoring training and technical as-
15	sistance; and
16	"(v) collects and tracks mentoring
17	data;
18	"(C) is not a mentoring program; and
19	"(D) does not provide direct mentoring
20	services to youth.
21	"(4) MENTORING.—The term 'mentoring'
22	means a structured and trusting relationship—
23	"(A) that brings youth together with car-
24	ing individuals who serve as mentors and offer
25	guidance, support, and encouragement aimed at

1	developing the competence and character of the
2	mentees;
3	"(B) that may take many forms, includ-
4	ing—
5	"(i) traditional mentoring (1 adult to
6	1 youth);
7	"(ii) group mentoring (1 adult to
8	more than 1 but not more than 4 youth);
9	"(iii) team mentoring (several adults
10	working with small groups of youth, in
11	which the adult to youth ratio is not great-
12	er than 1 to 4);
13	"(iv) peer mentoring (caring youth
14	mentoring other youth); and
15	"(v) e-mentoring (mentoring via e-
16	mail and the Internet); and
17	"(C) in which the mentor and mentee meet
18	or communicate regularly for a minimum of 4
19	hours per month (or, in the case of e-men-
20	toring, the mentor and mentee communicate on
21	at least a weekly basis) for not less than 9
22	months.
23	"(5) MENTORING PROGRAM.—The term 'men-
24	toring program' means a nonprofit organization,
25	school, or local governmental agency, that provides

1	youth mentoring in a setting such as a workplace,
2	a school, a faith-based or nonprofit organization lo-
3	cation, an afterschool center, a juvenile corrections
4	facility, or a community setting.
5	"(6) MENTORING SERVICES.—The term 'men-
6	toring services' means services and activities that a
7	mentoring program should undertake to ensure that
8	the program is offering high-quality mentoring, in-
9	cluding—
10	"(A) hiring staff and training staff in men-
11	toring best practices;
12	"(B) reaching and enrolling eligible youth;
13	"(C) developing partnerships with local or-
14	ganizations;
15	"(D) recruiting, screening, and training
16	adult volunteers;
17	((E) matching youth with suitable adult
18	volunteer mentors;
19	"(F) providing casework support and over-
20	sight of the mentoring relationship; and
21	"(G) evaluating outcomes for mentored
22	youth.
23	"(7) STATE MENTORING PARTNERSHIP.—The
24	term 'State mentoring partnership' means a non-

1	partisan, collaborative, public-private sector effort
2	that—
3	"(A) works to grow and strengthen direct-
4	service mentoring programs in all forms and
5	settings to—
6	"(i) increase the number of at-risk
7	youth in the State receiving mentoring
8	from screened and trained adult mentors;
9	"(ii) increase State resources dedi-
10	cated to mentoring;
11	"(iii) promote quality standards for
12	mentoring programs; and
13	"(iv) expand mentoring opportunities
14	tailored to the needs and circumstances of
15	youth;
16	"(B) implements a service area mentoring
17	plan that—
18	"(i) raises public awareness about
19	mentoring via a statewide media campaign;
20	"(ii) increases recruitment and refer-
21	ral of mentors;
22	"(iii) develops new mentoring re-
23	sources;

1	"(iv) provides affordable and acces-
2	sible mentoring training and technical as-
3	sistance; and
4	"(v) collects and tracks mentoring
5	data;
6	"(C) is not a mentoring program; and
7	"(D) does not provide direct mentoring
8	services to youth.
9	"SEC. 167A. MENTORING CAPACITY-BUILDING GRANT PRO-
10	GRAM.
11	"(a) Definition of Eligible Mentoring Part-
12	NERSHIP.—In this section, the term 'eligible mentoring
13	partnership' means a State mentoring partnership or local
14	mentoring partnership that has an interest in—
15	"(1) significantly increasing the number of
16	mentors within the partnership's State or local serv-
17	ice area, respectively; and
18	"(2) supporting all types, models, and brands of
19	youth mentoring.
20	"(b) Program Authorized.—
21	"(1) IN GENERAL.—The Corporation shall es-
22	tablish a capacity-building grant program to award,
23	on a competitive basis, 3-year grants to eligible men-
24	toring partnerships to enable the mentoring partner-

1	ships to carry out the activities described in sub-
2	section (d).
3	"(2) Amount of grants.—The Corporation
4	shall determine the amount of each grant under this
5	section based on—
6	"(A) the demonstrated need for service
7	within the partnership's proposed service area;
8	"(B) the scope of the activities proposed to
9	be funded under the grant; and
10	"(C) the likely impact of the proposed ac-
11	tivities on increasing the percentage of children
12	with mentors, and the quality of mentoring pro-
13	grams, within the partnership's proposed serv-
14	ice area.
15	"(c) Application.—An eligible mentoring partner-
16	ship that desires to receive a grant under this section shall
17	submit an application at the time, in such manner, and
18	containing such information as the Corporation may rea-
19	sonably require.
20	"(d) Use of Funds.—
21	"(1) IN GENERAL.—An eligible mentoring part-
22	nership that receives a grant under this section shall
23	use—
24	"(A) not less than 80 percent of the
25	amounts provided under the grant to award

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1	subgrants under paragraph (2) in order to sup-
2	port mentoring programs within the partner-
3	ship's service area; and
4	"(B) not more than 20 percent of such
5	amounts to carry out 1 or more partnership ac-
6	tivities identified in the service area mentoring
7	plan as described in paragraph (3), in order to
8	provide expanded, high-quality services within
9	the service area.
10	"(2) Subgrants for local mentoring.—
11	"(A) IN GENERAL.—An eligible mentoring
12	partnership that receives a grant under this
13	section shall make subgrants, on a competitive
14	basis, to eligible entities to enable the eligible
15	entities to support all of the components of pro-
16	viding high-quality mentoring services.
17	"(B) APPLICATION.—An eligible entity de-
18	siring a subgrant under this paragraph shall
19	submit an application at such time, in such
20	manner, and containing such information as the
21	eligible mentoring partnership shall reasonably
22	require.
23	"(C) PRIORITY.—In awarding subgrants
24	under subparagraph (A), an eligible mentoring

1	partnership may give priority to eligible entities
2	that are local collaboratives.
3	"(D) Amount of subgrants.—The eligi-
4	ble mentoring partnership shall determine the
5	amount of each subgrant under this paragraph
6	based on—
7	"(i) the demonstrated need for service
8	within the area served by the eligible enti-
9	ty;
10	"(ii) the scope of the proposed activi-
11	ties to be funded by the subgrant; and
12	"(iii) the likely impact of the proposed
13	activities on increasing the number of men-
14	tors within the area served by the eligible
15	entity.
16	"(E) DURATION OF SUBGRANT PERIOD.—
17	The duration of a subgrant awarded under this
18	paragraph shall be not less than 1 year nor
19	more than 3 years, and shall be decided by the
20	eligible mentoring partnership based on the eli-
21	gible mentoring partnership's assessment of the
22	subgrant program's capacity.
23	"(3) PARTNERSHIP ACTIVITIES.—The service
24	area mentoring plan activities that may be carried

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1	out by an eligible mentoring partnership in accord-
2	ance with paragraph (1)(B) include the following:
3	"(A) Increasing capacity—
4	"(i) to provide high-quality volunteer
5	training and technical assistance to all
6	mentoring programs within the partner-
7	ship's service area, including those pro-
8	grams that receive funding through sub-
9	grants under paragraph (2); and
10	"(ii) to support organizations wishing
11	to add a mentoring component to the orga-
12	nization's work, such as an after-school
13	center, church, or school.
14	"(B) Undertaking significant outreach and
15	recruitment efforts in support of all mentoring
16	programs in the partnership's service area, in-
17	cluding those mentoring programs that receive
18	funding through the subgrants under paragraph
19	(2), such as creating—
20	"(i) a new initiative targeted at a spe-
21	cific population of volunteers;
22	"(ii) an awareness-building campaign;
23	or
24	"(iii) a targeted outreach campaign to
25	partners such as lead corporations, service

1	organizations, or institutions of higher
2	education that can provide wholesale access
3	to volunteers.
4	"(C) Collecting and analyzing data on the
5	subgrants under paragraph (2) and other men-
6	toring programs, and making subsequent rec-
7	ommendations for improvement, to ensure men-
8	toring is taking place in a high-quality way.
9	"(D) Carrying out special projects that—
10	"(i) would positively impact mentoring
11	in the partnership's service area; and
12	"(ii) address any mentoring needs
13	specific to the service area.
14	"(4) NATIONAL COORDINATION.—An eligible
15	mentoring partnership receiving a grant under this
16	section shall participate in the national network of
17	mentoring partnerships, in order to ensure collabora-
18	tion and to facilitate the exchange of knowledge, as-
19	sistance, and support.
20	"(e) Matching Requirements.—
21	"(1) NEW GRANTEES.—An eligible mentoring
22	partnership that receives a grant under this section
23	and has not previously received such a grant shall
24	provide toward the cost of the activities assisted
25	under the grant, an amount equal to—

1	"(A) for the first year of the grant, 10 per-
2	cent of the Federal funds provided under the
3	grant for such year;
4	"(B) for the second year of the grant, 25
5	percent of the Federal funds provided under the
6	grant for such year; and
7	"(C) for the third year of the grant, 50
8	percent of the Federal funds provided under the
9	grant for such year.
10	"(2) EXPERIENCED GRANTEES.—An eligible
11	mentoring partnership that receives a grant under
12	this section and has previously received such a grant
13	shall provide toward the cost of the activities as-
14	sisted under the grant an amount equal to 50 per-
15	cent of the Federal funds provided under the grant.
16	"(3) IN CASH OR IN-KIND.—A matching re-
17	quirement under this subsection may be provided in
18	cash or in-kind, fairly evaluated.
19	"SEC. 167B. GRANT PROGRAM TO BUILD STATE AND NA-
20	TIONAL MENTORING INFRASTRUCTURE.
21	"(a) Program Authorized.—The Corporation shall
22	award, on a competitive basis, 3-year grants to entities
23	or a collaborative of entities to enable the entities or
24	collaboratives to—

"(1) build the necessary infrastructure to create
 a State mentoring partnership; or

3 "(2) implement mentoring projects of national4 scope.

5 "(b) APPLICATION.—An entity or collaborative of en6 tities that desires to receive a grant under this section
7 shall submit an application at such time, in such manner,
8 and containing such information as the Corporation may
9 reasonably require.

10 "(c) AMOUNT OF GRANTS.—The Corporation shall
11 determine the amount of each grant under this section
12 based on—

13 "(1) the demonstrated need for service within
14 the proposed service area of the entity or collabo15 rative;

16 "(2) the scope of the activities proposed to be17 funded under the grant; and

"(3) the likely impact of the proposed activities
on increasing the percentage of children with mentors, and the quality of mentoring programs, within
the proposed service area.

22 "(d) USE OF FUNDS.—

23 "(1) STATE MENTORING INFRASTRUCTURE.—
24 An entity or collaborative of entities that receives a
25 grant for the purpose described in subsection (a)(1)

shall use the grant funds to support planning and
implementation for the development of a new State
mentoring partnership where a State mentoring
partnership does not exist at the time of the applica-
tion, or to help a local mentoring partnership expand
statewide to become a State mentoring partnership.
State mentoring partnership creation may include—
"(A)(i) conducting an assessment on the
state of mentoring;
"(ii) hiring critical staff for the partner-
ship;
"(iii) developing a strategic plan;
"(iv) engaging key public or private sup-
porters and providers; and
"(v) beginning to provide services to men-
toring programs;
"(B) creating and launching the new men-
toring partnership that—
"(i) by not later than the end of the
second year of the grant, provides recruit-
ment and technical assistance or training
services for mentoring programs in that
State;
"(ii) by not later than the end of the
third year of the grant, meets the defini-

- tion of a State mentoring partnership and 1 2 is able to carry out the activities and functions described in subparagraphs (A) and 3 4 (B) of section 167(7); and 5 "(iii) will be able to compete for fund-6 ing under section 167A(b) in the future; 7 and "(C) accessing knowledge, assistance, and 8 9 support provided by the national network of 10 mentoring partnerships. 11 (2)NATIONAL MENTORING INFRASTRUC-12 TURE.—An entity or collaborative of entities that re-13 ceives a grant for the purpose described in sub-14 section (a)(2) shall use the grant funds to support, 15 at the national level, projects that are critical collec-16 tively to improve the ability of direct service men-17 toring programs, State mentoring partnerships, and 18 local mentoring partnerships to increase the quality 19 and availability of mentoring, which projects may in-20 clude— "(A) conducting research; 21 22 "(B) tracking and evaluating data; and 23 "(C) developing and disseminating national 24 training and technical assistance resources.
- 25 "(e) MATCHING REQUIREMENTS.—

1	"(1) NEW GRANTEES.—An entity or collabo-
2	rative of entities that receives a grant under this
3	section and has not previously received such a grant
4	shall provide toward the cost of the activities as-
5	sisted under the grant, an amount equal to—
6	"(A) for the first year of the grant, 10 per-
7	cent of the Federal funds provided under the
8	grant for such year;
9	"(B) for the second year of the grant, 25
10	percent of the Federal funds provided under the
11	grant for such year; and
12	"(C) for the third year of the grant, 50
13	percent of the Federal funds provided under the
14	grant for such year.
15	"(2) Experienced grantees.—An entity or
16	collaborative of entities that receives a grant under
17	this section and has previously received such a grant
18	shall provide toward the cost of the activities as-
19	sisted under the grant an amount equal to 50 per-
20	cent of the Federal funds provided under the grant.
21	"(3) IN CASH OR IN-KIND.—A matching re-
22	quirement under this subsection may be provided in
23	cash or in-kind, fairly evaluated.
24	"SEC. 167C. NATIONAL ACTIVITIES.
25	"The Corporation shall—

"(1) evaluate the activities carried out under
 this subtitle; and

"(2) provide training and technical assistance
to recipients of financial assistance under this subtitle, drawing upon the knowledge, assistance, and
support provided by the national network of mentoring partnerships.

8 "SEC. 167D. REPORTS AND EVALUATIONS.

9 "(a) REPORT TO CORPORATION.—For each fiscal year, each recipient of a grant under this subtitle during 10 that fiscal year shall submit to the Corporation, by the 11 12 date specified by the Corporation, a report regarding the 13 effectiveness of activities carried out using the grant. Each report shall include an evaluation of the grant program 14 15 in such form and containing such information as the Corporation may reasonably require. 16

17 "(b) REPORT TO CONGRESS.—Not less often than 18 once every 3 years, the Corporation shall submit a report 19 to the Education and Labor Committee of the House of 20 Representatives and the Health, Education, Labor, and 21 Pensions Committee of the Senate on the effectiveness of 22 the activities carried out under this subtitle to include, at 23 a minimum—

1	"(1) the number of State mentoring partner-
2	ships and local mentoring partnerships supported;
3	and
4	"(2) the impact of such mentoring partnerships
5	on the partnerships' service areas, such as—
6	"(A) the growth in the number of men-
7	toring relationships;
8	"(B) the quality and types of mentoring
9	programs; and
10	"(C) the impact of subgrants under section
11	167A on local mentoring programs.
12	"SEC. 167E. AUTHORIZATION OF APPROPRIATIONS.
13	"(a) Authorization of Appropriations.—There
13 14	"(a) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated to the Corporation to
14 15	is authorized to be appropriated to the Corporation to
14 15	is authorized to be appropriated to the Corporation to carry out this subtitle \$50,000,000 for each of the fiscal
14 15 16	is authorized to be appropriated to the Corporation to carry out this subtitle \$50,000,000 for each of the fiscal years 2009 to 2014.
14 15 16 17	is authorized to be appropriated to the Corporation to carry out this subtitle \$50,000,000 for each of the fiscal years 2009 to 2014. "(b) RESERVATIONS.—From the amount appro-
14 15 16 17 18	is authorized to be appropriated to the Corporation to carry out this subtitle \$50,000,000 for each of the fiscal years 2009 to 2014. "(b) RESERVATIONS.—From the amount appro- priated under subsection (a) for a fiscal year—
 14 15 16 17 18 19 	 is authorized to be appropriated to the Corporation to carry out this subtitle \$50,000,000 for each of the fiscal years 2009 to 2014. "(b) RESERVATIONS.—From the amount appropriated under subsection (a) for a fiscal year— "(1) 80 percent of such amount shall be used
 14 15 16 17 18 19 20 	 is authorized to be appropriated to the Corporation to carry out this subtitle \$50,000,000 for each of the fiscal years 2009 to 2014. "(b) RESERVATIONS.—From the amount appropriated under subsection (a) for a fiscal year— "(1) 80 percent of such amount shall be used to carry out section 167A;
 14 15 16 17 18 19 20 21 	 is authorized to be appropriated to the Corporation to carry out this subtitle \$50,000,000 for each of the fiscal years 2009 to 2014. "(b) RESERVATIONS.—From the amount appropriated under subsection (a) for a fiscal year— "(1) 80 percent of such amount shall be used to carry out section 167A; "(2) 15 percent of such amount shall be used

1	SEC. 4. CONFORMING AMENDMENTS.
2	The National Community Service Act of 1990 (42)
3	U.S.C. 12501 et seq.) is amended—
4	(1) in section 118(a) (42 U.S.C. 12551(a)), by
5	striking "subtitle H" and inserting "subtitle I";
6	(2) in section $122(a)(2)$ (42 U.S.C.
7	12572(a)(2)), by striking "subtitle I" and inserting
8	"subtitle J";
9	(3) in section $193A(f)(1)$ (42 U.S.C.
10	12651d(f)(1)), by striking "subtitles C and I" and
11	inserting "subtitles C and J"; and
12	(4) in section $501(a)(2)$ (42 U.S.C.
13	12681(a)(2))—
14	(A) in the paragraph heading, by striking
15	"SUBTITLES C, D, AND H" and inserting "SUB-
16	TITLES C, D, AND I'';
17	(B) in subparagraph (A), by striking "sub-
18	titles C and H" and inserting "subtitles C and
19	I"; and
20	(C) in subparagraph (B), by striking "sub-
21	title H" and inserting "subtitle I".

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