	(Original Signature of Member)
118	H. R.
	To establish a grant program for States to support apprentices in apprenticeships programs, and for other purposes.
	Mr. Cuellar introduced the following bill; which was referred to the
	Committee on
	A BILL
То	establish a grant program for States to support apprentices in apprenticeships programs, 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

This Act may be cited as the "Apprentice-Related

4

7

3 SECTION 1. SHORT TITLE.

6 SEC. 2. GRANT PROGRAM.

5 Child Care Act" or the "ARCC Act".

(a) Grants Authorized.—

1	(1) In General.—From the amount appro-
2	priated under subsection (i)(1) that is not reserved
3	under subsection (i)(2), the Secretary of Labor shall
4	award grants, on a competitive basis, to 10 States
5	for each such State to provide monthly stipends to
6	eligible child care providers on behalf of individuals
7	who are participating in pre-apprenticeship pro-
8	grams or apprenticeship programs to assist such in-
9	dividuals in covering the costs of childcare during
10	such participation.
11	(2) Grant amounts.—In awarding grants
12	under paragraph (1), the Secretary shall award an
13	equal amount to each State awarded such a grant.
14	(3) Grant periods.—A grant awarded under
15	this section shall be awarded—
16	(A) for a period of two years; and
17	(B) in equal amounts for each year of such
18	period.
19	(4) Grant Priority.—In awarding grants
20	under this section, the Secretary shall ensure that
21	States that are awarded the grants—
22	(A) are geographically diverse; and
23	(B) have pre-apprenticeship programs and
24	apprenticeship programs in in-demand industry

1	sectors and occupations, including in emerging
2	high-tech, high-growth industries.
3	(b) APPLICATION.—To be eligible for a grant under
4	this Act, a State shall submit to the Secretary an applica-
5	tion, in such form, at such time, and containing such in-
6	formation as the Secretary may require, which shall in-
7	clude the following:
8	(1) Information regarding how the State in-
9	tends to distribute monthly stipends in accordance
10	with subsection (c).
11	(2) In the case of any individual who is selected
12	to benefit from a stipend under subsection (c) and
13	participating in a pre-apprenticeship program or an
14	apprenticeship program that will end after the end
15	of the grant period, any plan the State may have to
16	provide child care support for such an individual for
17	the period of such pre-apprenticeship or apprentice-
18	ship program during which the individual will not be
19	benefitting from such stipends.
20	(c) Uses of Funds.—
21	(1) In general.—A State that receives a
22	grant under this Act shall—
23	(A) in accordance with the requirements of
24	paragraph (3), select individuals to benefit from
25	a monthly stipend who—

1	(i) have one or more dependent chil-
2	dren; and
3	(ii) are participating in a pre-appren-
4	ticeship program or an apprenticeship pro-
5	gram in the State; and
6	(B) distribute such stipends to eligible
7	child care providers directly on behalf of the in-
8	dividuals described under subparagraph (A).
9	(2) Monthly Stipend Amounts.—A monthly
10	stipend described in paragraph (1) shall not be less
11	than \$500 per dependent child.
12	(3) Priority.—In selecting individuals to ben-
13	efit from a monthly stipend, a State shall prioritize
14	individuals who are historically underrepresented in
15	the industries of the pre-apprenticeship programs or
16	apprenticeship programs of such individuals, based
17	on race, ethnicity, or gender.
18	(d) Reports by States.—
19	(1) Initial Report.—Not later than 180 days
20	after the end of the grant period of the grant award-
21	ed to a State under this Act, the State shall submit
22	to the Secretary a report that includes information
23	on—

a a ala
each
such
child
al;
such
ıl en-
, the
com-
pro-
gram
ry of
l en-
ım, a
vided
such
efits,

1	(v) the industry of the pre-apprentice-
2	ship program or apprenticeship program in
3	which the individual was a participant;
4	(B) for each apprenticeship program and
5	pre-apprenticeship program for which the State
6	provided stipends to eligible child care providers
7	on behalf of such individuals—
8	(i) the retention and completion rates
9	for the individuals described in subpara-
10	graph (A); and
11	(ii) the retention and completion rates
12	for the individuals not described in sub-
13	paragraph (A); and
14	(C) the method the State used to dis-
15	tribute the stipends to eligible child care pro-
16	viders.
17	(2) FOLLOW-UP REPORTS.—For each of the 3
18	years after the date that a State submits the report
19	under paragraph (1), the State shall submit to the
20	Secretary a report on the retention and completion
21	rates described in clauses (i) and (ii) of subpara-
22	graph (B) for the preceding year.
23	(3) DISAGGREGATION.—The information sub-
24	mitted under paragraphs (1) and (2) shall be
25	disaggregated by race, ethnicity, and gender, except

1	that such disaggregation shall not be required in the
2	case in which the number of apprentices in a sub-
3	group is insufficient to yield statistically reliable in-
4	formation or the results would reveal personally
5	identifiable information about an apprentice.
6	(e) Report by the Secretary.—
7	(1) Initial report.—Not later than 180 days
8	after the Secretary receives the last report under
9	subsection (d), the Secretary shall submit to Con-
10	gress a report that summarizes—
11	(A) the effect the stipends had—
12	(i) on the pre-apprenticeship program
13	or apprenticeship program retention and
14	completion rates of individuals who re-
15	ceived monthly stipends; and
16	(ii) the wage rates and benefits re-
17	ceived by such individuals after exiting an
18	apprenticeship program;
19	(B) the methods the States used to dis-
20	tribute stipends to eligible child care providers;
21	(C) any unanticipated effect or con-
22	sequence on—
23	(i) individuals receiving the stipend;

1	(ii) the sponsors of the pre-apprentice-
2	ship programs or the apprenticeship pro-
3	grams; and
4	(iii) the local areas in which the indi-
5	viduals who received a stipend participated
6	in such programs.
7	(2) Follow-up reports.—For each of the 3
8	years after the date that the Secretary submits the
9	report under paragraph (1), the Secretary shall sub-
10	mit to Congress a report that summarizes the infor-
11	mation in the reports received from the States under
12	subsection $(d)(2)$ for the preceding year.
13	(3) DISAGGREGATION.—The information sub-
14	mitted under paragraph (1)(A) shall be
15	disaggregated in accordance with the disaggregation
16	requirements of subsection (d)(2).
17	(f) STIPEND AMOUNTS EXCLUDED FROM FEDERAL
18	Taxation.—Stipend amounts awarded under this Act
19	may not be included in the gross income of the individual
20	who benefitted from such stipend for purposes of the In-
21	ternal Revenue Code of 1986.
22	(g) DISREGARD STIPEND AMOUNTS IN OTHER FED-
23	ERAL PROGRAMS.—Notwithstanding any other provision
24	of law, a stipend distributed to an eligible child care pro-
25	vider under this Act shall not be taken into account in

determining the need or eligibility of the individual who benefitted from such stipend for benefits or assistance, or the amount of such benefits or assistance, under any Fed-4 eral, State, or local program financed in whole or in part with Federal funds. 6 (h) Supplement Not SUPPLANT.—Any AND monthly stipend distributed to an eligible child care pro-8 vider on behalf of an individual under this Act shall supplement and not supplant the wages such individual earns while participating in a pre-apprenticeship program or ap-10 prenticeship program. 11 12 (i) AUTHORIZATION OF APPROPRIATIONS.— 13 (1) In General.—There are authorized to be 14 appropriated to carry out this Act \$100,000,000 for 15 each of fiscal years 2024–2025. 16 (2) Reservation.—The Secretary shall reserve 17 1.5 percent of the funds appropriated under para-18 graph (1) for each fiscal year to carry out the study 19 and report required by subsection (e). 20 (j) DEFINITIONS.—In this Act: APPRENTICESHIP PROGRAM.—The term 21 22 "apprenticeship program" means an apprenticeship 23 program registered under the Act of August 16, 24 1937 (commonly known as the "National Appren-25 ticeship Act"; 50 Stat. 664, chapter 663; 29 U.S.C.

1	50 et seq.), including any requirement, standard, or
2	rule promulgated under such Act.
3	(2) Eligible Child Care Provider.—The
4	term "eligible child care provider" has the meaning
5	given the term in section 658P of the Child Care
6	and Development Block Grant Act of 1990 (42
7	U.S.C. 9858n).
8	(3) Pre-apprenticeship program.—The
9	term "pre-apprenticeship program" means a pro-
10	gram, initiative, or set of strategies that—
11	(A) is designed to prepare individuals to
12	participate in an apprenticeship program, in-
13	cluding preparing individuals with the skills and
14	competencies necessary to succeed in such pro-
15	gram;
16	(B) is carried out by an entity that has en-
17	tered into a formal agreement with one or more
18	sponsors of an apprenticeship program; and
19	(C) includes—
20	(i) theoretical education (including the
21	use of curricula); and
22	(ii) training (including hands-on train-
23	ing)—

1	(I) aligned with industry stand-
2	ards of an apprenticeship program;
3	and
4	(II) that does not displace an em-
5	ployee where such training takes
6	place.
7	(4) State Board.—The term "State board"
8	means a State workforce development board estab-
9	lished under section 101 of the Worker Innovation
10	and Opportunity Act (29 U.S.C. 3101).
11	(5) WIOA TERMS.—The terms "area career
12	and technical education school", "community-based
13	organization", "in-demand industry sector or occu-
14	pation", "local area", "local board", "local edu-
15	cational agency", "secondary school", and "State",
16	have the meaning given such terms in section 3 of
17	the Worker Innovation and Opportunity Act (29
18	U.S.C. 3103).