AMENDMENT TO
RULES COMMITTEE PRINT 117–31
OFFERED BY MS. JOHNSON OF TEXAS

Page 4, in the item relating to section 10630, insert “non-Federal” before “employee”.

Page 57, strike lines 13 through 19 and insert the following:

(i) for fiscal years 2022 and 2023, not later than 90 days after the date of enactment of this Act; and

(ii) for each subsequent fiscal year through 2026, as part of the annual budget submission of the President under section 1105(a) of title 31, United States Code.

Page 61, strike line 22 and all that follows through page 62, line 4, and insert the following:

(i) for fiscal years 2022 and 2023, not later than 90 days after the date of enactment of this Act; and

(ii) for each subsequent fiscal year through 2026, as part of the annual budget.
et submission of the President under section 1105(a) of title 31, United States Code.

Page 80, line 21, strike “shall be made available” and insert “are authorized to be appropriated”.

Page 82, line 9, strike “shall be made available” and insert “are authorized to be appropriated”.

Page 83, line 21, strike “shall be made available” and insert “are authorized to be appropriated”.

Page 85, line 8, strike “shall be made available” and insert “are authorized to be appropriated”.

Page 87, line 5, strike “shall be made available” and insert “are authorized to be appropriated”.

Page 88, line 5, strike “shall be made available” and insert “are authorized to be appropriated”.

Page 89, line 1, strike “shall be made available” and insert “are authorized to be appropriated”.

Page 93, lines 18 and 19, strike “shall be made available” and insert “are authorized to be appropriated”.
Page 94, lines 11 and 12, strike “the Secretary shall make available” and insert “there are authorized to be appropriated to the Secretary”.

Page 94, lines 19 and 20, strike “the Secretary shall make available” and insert “there are authorized to be appropriated to the Secretary”.

Page 95, lines 4 and 5, strike “the Secretary shall make available” and insert “there are authorized to be appropriated to the Secretary”.

Page 95, lines 12 and 13, strike “the Secretary shall make available” and insert “there are authorized to be appropriated to the Secretary”.

Page 95, lines 20 and 21, strike “the Secretary shall make available” and insert “there are authorized to be appropriated to the Secretary”.

Page 110, line 24, insert “territorial,” after “State,.”

Page 116, line 20, insert “territorial,” after “State,.”

Page 130, lines 13 and 14, strike “the Secretary shall make available” and insert “there are authorized to be appropriated to the Secretary”.
Page 139, line 20, strike “shall be made available” and insert “are authorized to be appropriated”.

Page 156, line 19, strike “shall be made available” and insert “are authorized to be appropriated”.

Page 158, line 22, strike “shall be made available” and insert “are authorized to be appropriated”.

Page 160, line 24, strike “shall be made available” and insert “are authorized to be appropriated”.

Page 163, line 23, strike “shall be made available” and insert “are authorized to be appropriated”.

Page 165, line 14, strike “shall be made available” and insert “are authorized to be appropriated”.

Page 173, lines 16 and 17, strike “shall be made available” and insert “are authorized to be appropriated”.

Page 181, line 6, after “Foundation”, insert “, the Secretary of Health and Human Services,”.

Page 183, lines 21 and 22, after “Foundation”, insert “, the Secretary of Health and Human Services,”.

Page 185, line 22, strike “the House, and” and insert “the House of Representatives, the Committee on
Energy and Commerce of the House of Representa-
tives,”.

Page 186, line 12, strike “shall be made available” and insert “are authorized to be appropriated”.

Page 191, line 12, strike “shall be” and insert “is authorized to be appropriated”.

Page 191, lines 14 and 15, strike “may be trans-
ferred to” and insert “is authorized to be appropriated for”.

Page 191, line 16, strike “shall be for” and insert “is authorized to be appropriated to”.

Page 192, line 5, strike “shall be” and insert “is au-
thorized to be appropriated”.

Page 192, line 7, strike “shall be” and insert “is au-
thorized to be appropriated”.

Page 192, line 9, strike “shall be” and insert “is au-
thorized to be appropriated”.

Page 192, line 11, strike “shall be” and insert “is authorized to be appropriated”.

Page 192, line 15, strike “shall be” and insert “is authorized to be appropriated”.
Page 193, line 1, strike “shall be” and insert “is authorized to be appropriated”.

Page 193, lines 3 and 4, strike “may be transferred to” and insert “is authorized to be appropriated for”.

Page 193, line 5, strike “shall be” and insert “is authorized to be appropriated”.

Page 193, line 7, strike “shall be” and insert “is authorized to be appropriated”.

Page 193, line 10, strike “shall be” and insert “is authorized to be appropriated”.

Page 193, line 12, strike “shall be” and insert “is authorized to be appropriated”.

Page 193, line 16, strike “shall be” and insert “is authorized to be appropriated”.

Page 194, line 3, strike “shall be” and insert “is authorized to be appropriated”.

Page 194, lines 5 and 6, strike “may be transferred to” and insert “is authorized to be appropriated for”.

Page 194, line 7, strike “shall be” and insert “is authorized to be appropriated”.

Page 194, line 9, strike “shall be” and insert “is authorized to be appropriated”.
Page 194, line 12, strike “shall be” and insert “is authorized to be appropriated”.

Page 194, line 14, strike “shall be” and insert “is authorized to be appropriated”.

Page 194, line 18, strike “shall be” and insert “is authorized to be appropriated”.

Page 195, line 5, strike “shall be” and insert “is authorized to be appropriated”.

Page 195, lines 7 and 8, strike “may be transferred to” and insert “is authorized to be appropriated for”.

Page 195, line 9, strike “shall be” and insert “is authorized to be appropriated”.

Page 195, line 11, strike “shall be” and insert “is authorized to be appropriated”.

Page 195, line 14, strike “shall be” and insert “is authorized to be appropriated”.

Page 195, line 16, strike “shall be” and insert “is authorized to be appropriated”.

Page 195, line 20, strike “shall be” and insert “is authorized to be appropriated”.

Page 196, line 7, strike “shall be” and insert “is authorized to be appropriated”.
Page 196, lines 9 and 10, strike “may be transferred to” and insert “is authorized to be appropriated for”.

Page 196, line 11, strike “shall be” and insert “is authorized to be appropriated”.

Page 196, line 13, strike “shall be” and insert “is authorized to be appropriated”.

Page 196, line 16, strike “shall be” and insert “is authorized to be appropriated”.

Page 196, line 18, strike “shall be” and insert “is authorized to be appropriated”.

Page 196, line 22, strike “shall be” and insert “is authorized to be appropriated”.

Page 214, strike lines 16 through 22.

Page 219, strike line 4 and all that follows through “standards” on line 6.

Page 220, line 2, strike “and their supply chains”.

Page 220, lines 8 and 9, strike “the private sector and” and insert “the Assistant Secretary for Communications and Information, the private sector, and”.

Page 221, line 15, strike “Commutations” and insert “Communications”.
Page 222, strike line 19 and all that follows through “section.” on page 223, line 2.

Page 227, line 3, after “program”, insert “, in consultation with the Environmental Protection Agency,”.

Page 241, strike line 5 and all that follows through page 242, line 2, and insert the following:

(b) Stevenson-Wyder Updates.—Section 17(c)(1) of the Stevenson-Wyler Technology Innovation Act of 1980 (15 U.S.C. 3711a(c)(1)) is amended—

   (1) by moving each of subparagraphs (D) and (E) two ems to the left; and

   (2) by adding at the end the following:

   “(G) Community.”.

Page 243, line 12, insert after “Intelligence” the following: “, the National Counterintelligence and Security Center of the Office of the Director of National Intelligence,”.

Page 245, line 10, insert “and the Permanent Select Committee on Intelligence” after “Technology”.

Page 245, line 12, insert “and the Select Committee on Intelligence” after “tation”.

Page 265, lines 16 and 17, strike “shall be made available” and insert “is authorized to be appropriated”.
Page 265, line 19, strike “shall be” and insert “is authorized to be appropriated”.

Page 265, line 22, strike “shall be” and insert “is authorized to be appropriated”.

Page 266, lines 1 and 2, strike “shall be made available” and insert “is authorized to be appropriated”.

Page 266, line 4, strike “shall be” and insert “is authorized to be appropriated”.

Page 266, line 6, strike “shall be” and insert “is authorized to be appropriated”.

Page 266, line 8, strike “shall be” and insert “is authorized to be appropriated”.

Page 266, line 11, strike “shall be” and insert “is authorized to be appropriated”.

Page 266, line 14, strike “shall be” and insert “is authorized to be appropriated”.

Page 266, line 16, strike “shall be” and insert “is authorized to be appropriated”.

Page 266, line 18, strike “shall be made available” and insert “is authorized to be appropriated”.

Page 266, line 20, strike “shall be made available” and insert “is authorized to be appropriated”.

Page 266, line 20, strike “shall be made available” and insert “is authorized to be appropriated”.

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Page 266, line 20, strike “shall be made available” and insert “is authorized to be appropriated”.

Page 266, line 20, strike “shall be made available” and insert “is authorized to be appropriated”.
Page 266, line 22, strike “shall be made available” and insert “is authorized to be appropriated”.

Page 267, lines 6 and 7, strike “shall be made available” and insert “is authorized to be appropriated”.

Page 267, line 9, strike “shall be” and insert “is authorized to be appropriated”.

Page 267, line 12, strike “shall be” and insert “is authorized to be appropriated”.

Page 267, lines 15 and 16, strike “shall be made available” and insert “is authorized to be appropriated”.

Page 267, line 18, strike “shall be” and insert “is authorized to be appropriated”.

Page 267, line 20, strike “shall be” and insert “is authorized to be appropriated”.

Page 267, line 22, strike “shall be” and insert “is authorized to be appropriated”.

Page 268, line 1, strike “shall be” and insert “is authorized to be appropriated”.

Page 268, line 4, strike “shall be made available” and insert “is authorized to be appropriated”.

Page 268, line 6, strike “shall be” and insert “is authorized to be appropriated”.
Page 268, line 8, strike “shall be made available” and insert “is authorized to be appropriated”.

Page 268, line 10, strike “shall be made available” and insert “is authorized to be appropriated”.

Page 268, line 12, strike “shall be made available” and insert “is authorized to be appropriated”.

Page 268, lines 20 and 21, strike “shall be made available” and insert “is authorized to be appropriated”.

Page 268, line 23, strike “shall be” and insert “is authorized to be appropriated”.

Page 269, line 1, strike “shall be” and insert “is authorized to be appropriated”.

Page 269, lines 4 and 5, strike “shall be made available” and insert “is authorized to be appropriated”.

Page 269, line 7, strike “shall be” and insert “is authorized to be appropriated”.

Page 269, line 9, strike “shall be” and insert “is authorized to be appropriated”.

Page 269, line 11, strike “shall be” and insert “is authorized to be appropriated”.

Page 269, line 14, strike “shall be” and insert “is authorized to be appropriated”.
Page 269, line 17, strike “shall be made available” and insert “is authorized to be appropriated”.

Page 269, line 19, strike “shall be made available” and insert “is authorized to be appropriated”.

Page 269, line 21, strike “shall be made available” and insert “is authorized to be appropriated”.

Page 269, line 23, strike “shall be made available” and insert “is authorized to be appropriated”.

Page 270, line 1, strike “shall be made available” and insert “is authorized to be appropriated”.

Page 270, lines 9 and 10, strike “shall be made available” and insert “is authorized to be appropriated”.

Page 270, line 12, strike “shall be” and insert “is authorized to be appropriated”.

Page 270, line 15, strike “shall be” and insert “is authorized to be appropriated”.

Page 270, lines 18 and 19, strike “shall be made available” and insert “is authorized to be appropriated”.

Page 270, line 21, strike “shall be” and insert “is authorized to be appropriated”.

Page 270, line 23, strike “shall be” and insert “is authorized to be appropriated”.

Page 270, lines 9 and 10, strike “shall be made available” and insert “is authorized to be appropriated”.

Page 270, line 12, strike “shall be” and insert “is authorized to be appropriated”.

Page 270, line 15, strike “shall be” and insert “is authorized to be appropriated”.

Page 270, lines 18 and 19, strike “shall be made available” and insert “is authorized to be appropriated”.

Page 270, line 21, strike “shall be” and insert “is authorized to be appropriated”.

Page 270, line 23, strike “shall be” and insert “is authorized to be appropriated”.
Page 271, line 1, strike “shall be” and insert “is authorized to be appropriated”.

Page 271, line 4, strike “shall be” and insert “is authorized to be appropriated”.

Page 271, line 7, strike “shall be made available” and insert “is authorized to be appropriated”.

Page 271, line 9, strike “shall be” and insert “is authorized to be appropriated”.

Page 271, line 11, strike “shall be made available” and insert “is authorized to be appropriated”.

Page 271, line 13, strike “shall be made available” and insert “is authorized to be appropriated”.

Page 271, line 15, strike “shall be made available” and insert “is authorized to be appropriated”.

Page 271, lines 23 and 24, strike “shall be made available” and insert “is authorized to be appropriated”.

Page 272, line 1, strike “shall be” and insert “is authorized to be appropriated”.

Page 272, line 4, strike “shall be” and insert “is authorized to be appropriated”.

Page 272, lines 7 and 8, strike “shall be made available” and insert “is authorized to be appropriated”.
Page 272, line 10, strike “shall be” and insert “is authorized to be appropriated”.

Page 272, line 12, strike “shall be” and insert “is authorized to be appropriated”.

Page 272, line 14, strike “shall be” and insert “is authorized to be appropriated”.

Page 272, line 17, strike “shall be” and insert “is authorized to be appropriated”.

Page 272, line 20, strike “shall be made available” and insert “is authorized to be appropriated”.

Page 272, line 22, strike “shall be” and insert “is authorized to be appropriated”.

Page 273, line 1, strike “shall be made available” and insert “is authorized to be appropriated”.

Page 273, line 3, strike “shall be made available” and insert “is authorized to be appropriated”.

Page 273, line 5, strike “shall be made available” and insert “is authorized to be appropriated”.

Page 362, line 19, insert “territorial,” after “State,”.

Page 367, line 22, after “programs,” insert “and in consultation with the Secretary of Agriculture,”.
Page 382, strike lines 14 through 25 and insert the following:

(5) TECHNOLOGY AND PRIVACY STANDARDS.—

In carrying out this subsection, the Director shall—

(A) consider application and use of systems and technologies that incorporate protection measures to reasonably ensure confidential data and statistical products are protected in accordance with obligations under chapter 35 of title 44, United States Code, subchapter III, section 3561 et seq., including systems and technologies that ensure raw data and other sensitive inputs are not accessible to recipients of statistical outputs from the National Secure Data Service demonstration project; and

(B) to the extent feasible, consider applying privacy-enhancing technologies to approved projects when appropriate, or take appropriate measures to minimize re-identification risks consistent with any applicable guidance or regulations issued under chapter 35 of title 44, United States Code, subchapter III, section 3561 et seq.

Page 392, line 22, strike “state and local” and insert “State, territorial, local”.

Page 394, line 23, strike “state,” and insert “State, territorial.”.

Page 403, strike lines 11 through 21 (and redesignate subsequent subsections accordingly).

Page 410, strike lines 16 through 19 and insert the following:

(4) Omics.—The term “omics” refers to the collective technologies used to explore the roles, relationships, and actions of the various types of molecules that make up the cells and systems of an organism and the systems level analysis of their functions.

Page 418, line 8, strike “Office of Science and Technology Policy” and all that follows through “‘Interagency Committee’)” on line 18 and insert “Office of Science and Technology Policy”.

Page 419, line 7, strike “3” and insert “5”.

Page 419, line 8, strike “Technology” and insert “Technology, the Committee on Agriculture,”.

Page 419, line 11, strike “Transportation” and insert “Transportation, the Committee on Agriculture, Nutrition, and Forestry,”.
Page 421, line 9, strike “national security” and insert “economic competitiveness, national security,”.

Page 422, line 1, strike “Triennial” and insert “Quinquennial”.

Page 422, line 4, strike “third” and insert “fifth”.

Page 422, line 6, after “Technology”, insert “and the Committee on Agriculture”.

Page 422, line 8, after “Transportation”, insert “and the Committee on Agriculture, Nutrition, and Forestry”.

Page 426, line 14, insert “and” at the end.

Page 426, strike lines 15 and 16.

Page 426, line 17, strike “(8)” and insert “(7)”.

Page 426, line 22, strike “3” and insert “5”.

Page 426, line 24, after “Technology”, insert “and the Committee on Agriculture”.

Page 427, line 2, after “Transportation”, insert “and the Committee on Agriculture, Nutrition, and Forestry”.

Page 428, line 21, after “Technology”, insert “and the Committee on Agriculture”.
Page 428, line 23, after “Transportation”, insert “and the Committee on Agriculture, Nutrition, and Forestry”.

Page 433, strike lines 1 through 10 and insert the following:

1. (e) DEPARTMENT OF AGRICULTURE.—As part of the Initiative, the Secretary of Agriculture shall support research and development in engineering biology, including in synthetic biology and biomaterials, through the Agricultural Research Service, the National Institute of Food and Agriculture programs, and the Office of the Chief Scientist.

Page 540, line 13, insert “territorial,” after “State,”.

Page 555, line 11, insert “non-Federal” before “employee”.

Page 555, line 15, insert “non-Federal” before “employees”.

Page 556, line 12, strike “and”.

Page 556, line 16, strike “Director.” and insert “Director; and”.

Page 556, after line 16, insert the following:
(4) ensure that any such programs or activities are in conformance with the Department’s research security policies, including DOE Order 486.1.

Page 557, strike line 10 and all that follows through page 561, line 3.

Page 561, line 13, strike “636” and insert “10636”.

Page 561, lines 13 and 14, strike “Energizing Technology Transfer Act” and insert “America COMPETES Act of 2022”.

Page 566, line 20, strike “16351” and insert “16352”.

Page 566, line 22, strike “Energizing Technology Transfer Act” and insert “America COMPETES Act of 2022”.

Page 566, line 26, strike “Energizing Technology Transfer Act” and insert “America COMPETES Act of 2022”.

Page 569, line 3, strike “624, 628, 629, 630, 631, and 633” and insert “10624, 10628, 10629, 10630, 10631, and 10633”.
Page 569, line 4, strike “Energizing Technology Transfer Act” and insert “America COMPETES Act of 2022”.

Page 569, line 12, strike “623, 624, 625, and 627” and insert “10623, 10624, 10625, and 10627”.

Page 569, line 13, strike “Energizing Technology Transfer Act” and insert “America COMPETES Act of 2022”.

Page 576, line 20, insert “territorial,” after “State,”.

Page 584, line 25, after “education”, insert “and mentoring”.

Page 585, line 4, after “STEM”, insert “and manufacturing”.

Page 606, line 12, insert “territorial,” after “State,”.

Page 607, after line 23, insert the following:

“(4) INSTITUTION OF HIGHER EDUCATION.—

The term ‘institution of higher education’ has the meaning given such term in the Higher Education Act of 1965, as amended (20 U.S.C. 1001).
“(5) NATIONAL LABORATORY.—The term ‘National Laboratory’ has the meaning given that term in section 2 of the Energy Policy Act of 2005 (42 U.S.C. 15801).

Page 614, line 12, insert “territorial,” after “State,”.

Page 617, line 16, strike “this Act, and every 3 years thereafter” and insert “the America COMPETES Act of 2022, and again 3 years later”.

Page 628, after line 22, insert the following (and redesignate the subsequent paragraphs accordingly):

(8) STEM.—The term “STEM” means the field or disciplines listed in section 2 of the STEM Education Act of 2015 (42 U.S.C. 6621 note).

Page 630, line 14, strike “mission” and insert “missions”.

Page 631, line 21, after “the”, insert “Director of the”.

Page 637, lines 21 and 22, strike “of Energy”.

Page 640, line 21, strike “Secretary” and insert “Director”.

Page 641, line 5, strike “of Energy”.
Page 641, line 13, strike “section 10663” and insert “sections 10663 and 10664”.

Page 643, line 12, strike “year 2022” and insert “years 2022 and 2023”.

Page 646, line 19, insert “and the Permanent Select Committee on Intelligence” after “merce”.

Page 646, line 20, insert “and the Select Committee on Intelligence” after “Transportation”.

Page 654, line 6, insert “and the Permanent Select Committee on Intelligence” after “Commerce”.

Page 654, line 6, insert “and the Committee on Foreign Affairs” before “of the House”.

Page 654, line 8, insert “and the Select Committee on Intelligence” after “Transportation”.

Page 654, line 8, insert “and the Committee on Foreign Relations” before “of the Senate”.

Page 657, line 10, insert “and the Permanent Select Committee on Intelligence” after “Commerce”.

Page 657, line 12, insert “and the Select Committee on Intelligence” after “Transportation”.

Page 669, line 20, strike “Assistant Secretary” and insert “Secretary of Commerce, in consultation with the
Director of the Cybersecurity and Infrastructure Security Agency,”.

Page 670, line 2, strike “Assistant Secretary” and insert “Secretary of Commerce, in consultation with the Director of the Cybersecurity and Infrastructure Security Agency,”.

Page 672, strike lines 4 through 7.

Page 680, beginning on line 5, strike “SUPPLY CHAIN RESILIENCE AND CRISIS RESPONSE OFFICE” and insert “OFFICE OF MANUFACTURING SECURITY AND RESILIENCE”.

Page 680, beginning on line 9, strike “Supply Chain Resilience and Crisis Response Office” and insert “Office of Manufacturing Security and Resilience”.

Page 682, beginning on line 17, strike “the Office of Supply Chain Resilience and Crisis Response” and insert “Manufacturing Security and Resilience”.

Page 682, line 21, add after the period at the end the following: “The Assistant Secretary of Manufacturing Security and Resilience may function as and be known as the United States Chief Manufacturing Officer.”.

Page 684, beginning on line 7, strike “tax incentives, trade preferences, or”.
Page 691, line 11, insert “territorial and” before “Tribal”.

Page 694, line 18, strike “AGREEMENTS” and insert “COOPERATION”.

Page 694, beginning on line 19, strike “the United States Trade Representative and any”.

Page 694, beginning on line 20, strike “agency” and insert “agencies”.

Page 694, line 21, strike “enter into agreements” and insert “cooperate”.

Page 695, line 23, insert “territorial and” before “Tribal”.

Page 709, beginning on line 1, strike “CRITICAL SUPPLY CHAIN RESILIENCE PROGRAM” and insert “MANUFACTURING SECURITY AND RESILIENCE PROGRAM”.

Page 731, line 22, strike “appropriated” and insert “authorized to be appropriated”.

Page 731, line 24, strike “may be used” and insert “is authorized to be appropriated”.

Page 732, line 1, strike “may be used” and insert “is authorized to be appropriated”.
Page 732, line 2, insert “and” after the semicolon at the end.

Page 732, line 3, strike “may be used” and insert “is authorized to be appropriated”.

Page 732, line 5, strike “; and” and insert a period.

Page 732, strike lines 6 and 7.

Page 732, after line 7, insert the following:

(3) ADMINISTRATIVE COSTS.—Of the amounts authorized to be appropriated under paragraph (2), up to 2 percent per fiscal year is authorized to be appropriated for administrative costs associated with carrying out this section.

Page 744, beginning on line 2, strike “the Office of Supply Chain Resilience and Crisis Response” and insert “Manufacturing Security and Resilience”.

Page 751, line 13, strike “Supply Chain Resilience and Crisis Response Office” and insert “Office of Manufacturing Security and Resilience”.

Page 752, after line 24, insert the following:

(O) The Committee on Agriculture of the House of Representatives.
(P) The Committee on Agriculture, Nutrition, and Forestry of the Senate.

Page 754, line 8, strike “the Commonwealth of”.

Page 754, line 10, strike “or possession”.

Page 757, line 18, insert “the United States Trade Representative,” after “Energy,”.

Page 786, line 19, insert “and manufacturers” after “industry”.

Page 788, line 3, insert “manufacturers,” after “Organization,”.

Page 788, line 7, insert “Such amounts shall remain available until expended.” after “2026.”.

Page 788, after line 7, insert the following:

(f) CONSTRUCTION PROJECTS.—All laborers and mechanics employed by contractors or subcontractors in the performance of construction, alteration or repair work carried out, in whole or in part, with financial assistance made available under this section shall be paid wages at rates not less than those prevailing on projects of a character similar in the locality as determined by the Secretary of Labor in accordance with subchapter IV of chapter 31 of title 40, United States Code. With respect to the labor
standards specified in this section, the Secretary of Labor shall have the authority and functions set forth in Reorganization Plan Numbered 14 of 1950 (64 Stat. 1267; 5 U.S.C. App.) and section 3145 of title 40, United States Code.

Page 788, strike lines 14 through 17.

Beginning on page 792, strike line 5 and all that follows through page 795, line 3 and insert the following:

(j) LABOR-MANAGEMENT COOPERATION.—

(1) IN GENERAL.—Notwithstanding any contrary provision of law, including the National Labor Relations Act (29 U.S.C. 151 et seq.), paragraphs (2) through (7) shall apply with respect to any funding recipient who is an employer and any labor organization who represents or seeks to represent employees of a funding recipient, as those terms are defined in section 2 of the National Labor Relations Act (29 U.S.C. 152).

(2) LABOR PEACE.—Any employer receiving funds under this section shall recognize for purposes of collective bargaining a labor organization that demonstrates that a majority of the employees in a unit appropriate for bargaining who perform or will perform funded work have signed valid authoriza-
tions designating the labor organization as their bar-
gaining representative and that no other labor organ-
ization is currently certified or recognized as the
exclusive representative of any of the employees in
the unit pursuant to the National Labor Relations
Act (29 U.S.C. 151 et seq.). Upon such showing of
majority status, the employer shall notify the labor
organization and the National Labor Relations
Board (the Board) that it has determined that the
labor organization represents a majority of the em-
ployees and that it is recognizing the labor organiza-
tion as the exclusive representative of the employees
for the purposes of collective bargaining pursuant to
section 9 of the National Labor Relations Act (29

(3) CERTIFICATION.—Should a dispute over
majority status or the appropriateness of the unit
arise between the employer and the labor organiza-
tion, either party may request that the Board inves-
tigate and resolve the dispute. If the Board finds
that a majority of the employees in a unit appro-
priate for bargaining has signed valid authorizations
designating the labor organization as their bar-
gaining representative and that no other individual
or labor organization is currently certified or recog-
nized as the exclusive representative of any of the
employees in the unit, the Board shall not direct an
election but shall certify the labor organization as
the representative described in section 9(a) of the
National Labor Relations Act (29 U.S.C. 159(a)).

(4) Commencement of bargaining.—Not later than 10 days after receiving a written request
for collective bargaining from a recognized or cer-
tified labor organization, or within such period as
the parties agree upon, the labor organization and
employer shall meet and commence to bargain collec-
tively and shall make every reasonable effort to con-
clude and sign a collective bargaining agreement.

(5) Mediation.—If after the expiration of the
90-day period beginning on the date on which bar-
gaining is commenced, or such additional period as
the parties may agree upon, the parties have failed
to reach an agreement, either party may notify the
Federal Mediation and Conciliation Service of the
existence of a dispute and request mediation. When-
ever such a request is received, it shall be the duty
of the Service promptly to put itself in communica-
tion with the parties and to use its best efforts, by
mediation and conciliation, to bring them to agree-
ment.
(6) ARBITRATION.—If after the expiration of the 30-day period beginning on the date on which the request for mediation is made under paragraph (5), or such additional period as the parties may agree upon, the Service is not able to bring the parties to agreement by conciliation, the Service shall refer the dispute to a tripartite arbitration panel established in accordance with such regulations as may be prescribed by the Service, with one member selected by the labor organization, one member selected by the employer, and one neutral member mutually agreed to by the parties. The labor organization and employer must each select the members of the tripartite arbitration panel within 14 days of the Service’s referral; if the labor organization or employer fail to do so, the Service shall designate any members not selected by the labor organization or the employer. A majority of the tripartite arbitration panel shall render a decision settling the dispute as soon as practicable and not later than within 120 days, absent extraordinary circumstances or by agreement or permission of the parties, and such decision shall be binding upon the parties for a period of 2 years, unless amended during such period by
written consent of the parties. Such decision shall be based on—

(A) the employer’s financial status and prospects;

(B) the size and type of the employer’s operations and business;

(C) the employees’ cost of living;

(D) the employees’ ability to sustain themselves, their families, and their dependents on the wages and benefits they earn from the employer; and

(E) the wages and benefits other employers in the same business provide their employees.

(7) SUBCONTRACTORS.—Any employer receiving funds under this section shall require any subcontractor whose employees perform or will perform funded work to comply with the requirements set forth in paragraphs (1) through (6) above.

Page 814, line 19, strike “The alteration, falsification,” and insert “The intentional material falsification,.”

Page 815, line 8, through page 816, line 10, amend subsection (b) to read as follows:

(b) PENALTIES.—Section 303(f) of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 333(f)) is amended—
(1) in subparagraphs (A) and (C) of paragraph (5), by striking or “or (9)” each place it appears and inserting “(9), or (10)”; and

(2) by adding at the end the following:

“(10) Notwithstanding subsection (a), any person who violates section 301(fff) shall be subject to—

“(A) a civil monetary penalty not to exceed—

“(i) $1,000,000 per violation; and

“(ii) $10,000,000 for all violations (excluding those described in subparagraph (B)) adjudicated in a single proceeding; and

“(B) in the case of a violation that continues after the Secretary provides written notice to such person, if such person does not sufficiently remedy the violation, including by producing corrected records or information, additional civil penalties not to exceed—

“(i) $1,000,000 for the first 30-day period (or any portion thereof) following such notice during which such person continues to be in violation;

“(ii) for each such 30-day period thereafter, the amount that is double the amount actually imposed for the preceding 30-day period,
not to exceed $2,000,000 for any 30-day period;
and
“(iii) $20,000,000 for all violations described in this subparagraph adjudicated in a single proceeding.”.

Page 862, line 2, insert “the Permanent Select Committee on Intelligence of the House of Representatives and the Select Committee on Intelligence of the Senate,” after “Representatives,”.

Page 867, line 1, insert “the Office of the Director of National Intelligence,” after “Commerce,.”.

Page 867, line 12, strike “and”.

Page 867, line 13, insert “, and the Permanent Select Committee on Intelligence” after “Services”.

Page 867, line 16, strike “and”.

Page 867, line 17, insert “, and the Select Committee on Intelligence” after “Affairs”.

Page 872, line 24, insert “(including the Permanent Select Committee on Intelligence of the House of Representatives and the Select Committee on Intelligence of the Senate)” after “Congress”.

Page 880, line 18, strike “and”.

Page 862, line 2, insert “the Permanent Select Committee on Intelligence of the House of Representatives and the Select Committee on Intelligence of the Senate,” after “Representatives,”.

Page 867, line 1, insert “the Office of the Director of National Intelligence,” after “Commerce,.”.

Page 867, line 12, strike “and”.

Page 867, line 13, insert “, and the Permanent Select Committee on Intelligence” after “Services”.

Page 867, line 16, strike “and”.

Page 867, line 17, insert “, and the Select Committee on Intelligence” after “Affairs”.

Page 872, line 24, insert “(including the Permanent Select Committee on Intelligence of the House of Representatives and the Select Committee on Intelligence of the Senate)” after “Congress”.

Page 880, line 18, strike “and”.

Page 862, line 2, insert “the Permanent Select Committee on Intelligence of the House of Representatives and the Select Committee on Intelligence of the Senate,” after “Representatives,”.

Page 867, line 1, insert “the Office of the Director of National Intelligence,” after “Commerce,.”.

Page 867, line 12, strike “and”.

Page 867, line 13, insert “, and the Permanent Select Committee on Intelligence” after “Services”.

Page 867, line 16, strike “and”.

Page 867, line 17, insert “, and the Select Committee on Intelligence” after “Affairs”.

Page 872, line 24, insert “(including the Permanent Select Committee on Intelligence of the House of Representatives and the Select Committee on Intelligence of the Senate)” after “Congress”.

Page 880, line 18, strike “and”.

Page 862, line 2, insert “the Permanent Select Committee on Intelligence of the House of Representatives and the Select Committee on Intelligence of the Senate,” after “Representatives,”.

Page 867, line 1, insert “the Office of the Director of National Intelligence,” after “Commerce,.”.

Page 867, line 12, strike “and”.

Page 867, line 13, insert “, and the Permanent Select Committee on Intelligence” after “Services”.

Page 867, line 16, strike “and”.

Page 867, line 17, insert “, and the Select Committee on Intelligence” after “Affairs”.

Page 872, line 24, insert “(including the Permanent Select Committee on Intelligence of the House of Representatives and the Select Committee on Intelligence of the Senate)” after “Congress”.

Page 880, line 18, strike “and”.
Page 880, line 19, insert “, and the Permanent Select Committee on Intelligence” after “Reform”.

Page 880, line 24, strike “and”.

Page 880, line 25, insert “, and the Select Committee on Intelligence” after “Affairs”.

Page 884, line 21, strike “and” and insert a comma.

Page 884, line 22, insert “, and the Permanent Select Committee on Intelligence” after “Reform”.

Page 885, line 1, strike “and” and insert a comma.

Page 885, line 3, insert “, and the Select Committee on Intelligence” after “fairs”.

Page 889, line 24, strike “and”.

Page 890, line 1, insert “, and the Permanent Select Committee on Intelligence” after “Means”.

Page 890, line 5, strike “and the Committee on Finance” and insert “, the Committee on Finance, and the Select Committee on Intelligence”.

Page 890, line 15, strike “and Foreign Affairs” and insert “, Foreign Affairs, and the Permanent Select Committee on Intelligence”.
Page 890, line 17, strike “and Foreign Relations” and insert “, Foreign Relations, and the Select Committee on Intelligence”.

Page 895, line 23, strike “and”.

Page 895, line 24, insert “, and the Select Committee on Intelligence” after “Appropriations”.

Page 896, line 2, strike “and”.

Page 896, line 3, insert “, and the Permanent Select Committee on Intelligence” after “Appropriations”.

Page 905, line 13, insert “(including the Permanent Select Committee on Intelligence of the House of Representatives and the Select Committee on Intelligence of the Senate)” after “committees”.

Page 981, line 17, insert “(including the Permanent Select Committee on Intelligence of the House of Representatives and the Select Committee on Intelligence of the Senate)” after “mittees”.

Page 983, line 13, insert “(including the Permanent Select Committee on Intelligence of the House of Representatives and the Select Committee on Intelligence of the Senate)” after “committees”.
Page 992, line 4, insert “(including the Permanent Select Committee on Intelligence of the House of Representatives and the Select Committee on Intelligence of the Senate)” after “committees”.

Page 995, beginning on line 23, amend paragraph (1) to read as follows:

(1) understanding the origins of the COVID-19 pandemic may help the United States better prepare, prevent, and respond to pandemic health threats in the future;

Page 996, beginning on line 21, strike paragraph (5).

Page 997, line 15, insert “, which resulted in broad intelligence community agreement that the ‘virus was not developed as a biological weapon’ and ‘two hypotheses remain plausible: natural exposure to an infected animal and a laboratory-associated incident’” after “COVID–19”.

Page 1034, line 22, insert “, and the Permanent Select Committee on Intelligence of the House of Representatives and the Select Committee on Intelligence of the Senate,” after “Representatives,”.
Page 1068, line 2, insert “(including the Permanent Select Committee on Intelligence of the House of Representatives and the Select Committee on Intelligence of the Senate)” after “committees”.

Page 1084, beginning line 7, strike “United States” and all that follows through “addressing”.

Page 1111, line 17, strike “consultation” and insert “coordination”.

Page 1252, after line 6, insert the following new subsection (and redesignate the subsequent subsections accordingly):

(f) REPORT.—Not later than 180 days after the date of the enactment of this Act, the Secretary shall submit to the appropriate committees of Congress (including the Permanent Select Committee on Intelligence of the House of Representatives and the Select Committee on Intelligence of the Senate) a report on the matters covered by this section. The report shall be submitted in unclassified form, but may include a classified annex.

Page 1269, line 24, strike “possessions or” before “territories”.

Page 1271, line 10, strike “possessions or” after “any of its”.
Page 1272, after line 12, insert the following new paragraph (and redesignate the subsequent paragraphs accordingly):

(1) Appropriate congressional committees.—The term “appropriate congressional committees” includes the Permanent Select Committee on Intelligence of the House of Representatives and the Select Committee on Intelligence of the Senate.

Page 1272, line 20, strike “[section 3][update cross reference?]” and insert “subsection (a)”.

Page 1286, line 9, strike “and” at the end.

Page 1286, line 10, insert “, and the Select Committee on Intelligence” after “Judiciary”.

Page 1286, line 10, insert “, and the Committee on Appropriations” before “of the Senate”.

Page 1286, line 13, strike “and”.

Page 1286, line 14, insert “, and the Permanent Select Committee on Intelligence” after “Judiciary”.

Page 1286, line 14, insert “, and the Committee on Appropriations” before “of the House”.

Page 1291, line 12, add “Amounts deposited into such Fund under this subparagraph shall be credited as
discretionary offsetting collections.” after the period at the end.

Page 1291, line 16, insert “to the extent and in such amounts as provided in advance in appropriations Acts” before “for the purposes”.

Page 1291, line 17, strike “paragraph (1)” and all that follows through the end of the subparagraph and insert “paragraph (1).”.

Page 1325, line 6, strike the semicolon and insert “; and”.

Page 1325, line 10, strike “; and” and insert a period.

Page 1325, strike lines 11 through 16.

Page 1337, line 8, insert “(including the Permanent Select Committee on Intelligence of the House of Representatives and the Select Committee on Intelligence of the Senate)” after “Congress”.

Page 1355, line 10, insert “in consultation with the Administrator of the Environmental Protection Agency, the Secretary of Energy, and any other Federal agency the President determines appropriate,” after “Development,”.
Page 1375, strike lines 4 and 5 and insert “SHORT-LIVED CLIMATE POLLUTANTS.”.

Page 1375, strike lines 6 through 11.

Page 1376, line 14, strike “pollutants”.

Page 1376, line 11, insert “or enhance” after “craft”.

Page 1376, beginning on line 17, strike “black carbon, methane, tropospheric ozone, and hydrofluorocarbons” and insert “short-lived climate pollutants”.

Page 1376, line 21, insert “pollutant” after “climate”.

Page 1377, line 20, strike “phasing out sources” and insert “significantly reducing emissions”.

Page 1377, line 23, insert “effectively” before “mitigate”.

Page 1379, line 10, insert “or maintain” after “enhance”.

Page 1379, line 22, strike “pollutant”.

Page 1380, beginning on line 16, strike “shall work with the Administrator of the Environmental Protection
Agency to” and insert “, in coordination with the Administrator of the Environmental Protection Agency, shall”.

Beginning on page 1380, strike line 21 and all that follows through page 1381, line 18.

Page 1382, line 6, strike “eliminate” and insert “significantly reduce”.

Page 1382, beginning on line 9, strike “Consistent with strategies adopted by the International Maritime Organization to reduce greenhouse gas emissions from ships, the Secretary of State, in consultation with the Secretary of Transportation, the Secretary of Commerce, the Administrator,” and insert “The Administrator of the Environmental Protection Agency, in consultation with the Secretary of State, the Secretary of Energy, the Secretary of Transportation, the Secretary of Commerce,.”.

Page 1382, line 25, strike “POLLUTANT”.

Page 1383, beginning on line 4, strike “Black Carbon, Methane, and High-GWP HFC” and insert “Short-Lived Climate”.

Page 1383, strike lines 6 through 8 and insert the following:
(2) MEMBERSHIP.—The members of the Working Group shall include the head (or a designee thereof) of—

(A) the Department of Agriculture;

(B) the Department of Commerce;

(C) the Department of Defense;

(D) the Department of Energy;

(E) the Department of Health and Human Services;

(F) the Department of the Interior;

(G) the Department of State;

(H) the Department of Transportation;

(I) the Environmental Protection Agency;

(J) the National Oceanic and Atmospheric Administration;

(K) the Council on Environmental Quality;

(L) the United States Agency for International Development; and

(M) any other Federal agency the President determines appropriate.

Page 1383, strike lines 10 through 19.

Page 1384, beginning on line 11, strike “pollutants”.

In section 30608, strike “black carbon, methane, and high-GWP HFC” each place it appears and insert “short-lived climate pollutants”.

Page 1393, line 9, insert “international” after “monitor”.

Page 1393, line 24, insert “international” after “from”.

Page 1400, line 13, insert “(including the Permanent Select Committee on Intelligence of the House of Representatives and the Select Committee on Intelligence of the Senate)” after “Congress”.

Page 1436, line 5, insert “, in consultation with the Administrator of the Environmental Protection Agency,” after “Secretary”.

Page 1476, line 4, insert “and the Permanent Select Committee on Intelligence of the House of Representatives and the Select Committee on Intelligence of the Senate” after “Senate”.

Page 1483, line 22, strike “, are also a boon for” and insert “and law enforcement, can be tools abused by”.

Page 1483, line 25, strike “use” and insert “abuse”.
Page 1485, strike lines 5 through 18 and insert the following:

1 (1) in subsection (a)(2)(C), by striking “subsection (b)(5)” and inserting “paragraphs (5) and
2 (6) of subsection (b)”; and

Page 1485, line 20, insert “for or” before “on”.

Page 1490, line 13, insert “and the Permanent Select Committee on Intelligence” after “Resources”.

Page 1490, line 16, insert “and the Select Committee on Intelligence” after “Resources”.

Page 1497, line 7, insert “and the Committee on Foreign Affairs” before “of the House”.

Page 1497, line 9, insert “and the Committee on Foreign Relations” before “of the Senate”.

Page 1497, line 9, insert “and the Permanent Select Committee on Intelligence of the House of Representatives and the Select Committee on Intelligence of the Senate” after “Senate”.

Page 1501, line 7, strike section 60801 and insert the following:
SEC. 60801. SUPPORT FOR INTERNATIONAL INITIATIVES TO PROVIDE DEBT RELIEF TO DEVELOPING COUNTRIES WITH UNSUSTAINABLE LEVELS OF DEBT.

(a) DEBT RELIEF.—The Secretary of the Treasury, in consultation with the Secretary of State, shall—

(1) engage with international financial institutions and official and commercial creditors to advance support for prompt and effective implementation and improvement of the Common Framework for Debt Treatments beyond the Debt Service Suspension Initiative (in this section referred to as the “Common Framework”), and any successor framework or similar coordinated international debt treatment process through the establishment and publication of clear and accountable—

(A) debt treatment benchmarks designed to achieve debt sustainability for each participating debtor;

(B) standards for equitable burden sharing among all creditors with material claims on each participating debtor, without regard for their official, private, or hybrid status;

(C) robust debt disclosure, including but not limited to inter-creditor data sharing and a broad presumption in favor of public disclosure;
of material terms and conditions of claims on participating debtors;

(D) expanded eligibility criteria to include all countries with unsustainable levels of sovereign debt;

(E) standards for comprehensive creditor participation consistent with robust application of the policies of the International Monetary Funds relating to lending into arrears; and

(F) consistent enforcement and improvement of the policies of multilateral institutions relating to asset-based and revenue-based borrowing by participating debtors, and coordinated standards on restructuring collateralized debt;

(2) engage with international financial institutions and official and commercial creditors to advance support for a comprehensive and effective debt payment standstill for each participating debtor from the time of its application for, and until the completion of its negotiations under, the Common Framework, or any successor framework or similar coordinated international debt treatment process: provided, however, that any such standstill should incentivize prompt and comprehensive debt restruc-
turing agreement and provide temporary cash flow
relief for the debtor, without exacerbating its vulner-
ability to debt distress; and

(3) instruct the United States Executive Direc-
tor at the International Monetary Fund and the
United States Executive Director at the World Bank
to use the voice and vote of the United States to ad-
advance the efforts described in paragraphs (1) and
(2), including by urging international financial insti-
tutions to participate in debt relief, without under-
mining their ability to continue to provide new and
additional flows of aid and assistance.

(b) REPORTING REQUIREMENT.—Not later than 120
days after the date of the enactment of this Act, and annu-
ally thereafter until the end of the COVID–19 pandemic,
as determined by the World Health Organization, the Sec-
retary of the Treasury, in coordination with the Secretary
of State, shall submit to the Committees on Banking,
Housing, and Urban Affairs and Foreign Relations of the
Senate and the Committees on Financial Services and
Foreign Affairs of the House of Representatives a report
that describes—

(1) actions that have been taken, in coordina-
tion with international financial institutions, by offi-
cial creditors, including the government of, and
state-owned enterprises in, the People’s Republic of China, and relevant commercial creditor groups to advance debt relief for countries with unsustainable debt that have sought relief under the Common Framework, any successor framework or mechanism, or under any other coordinated international arrangement for sovereign debt restructuring;

(2) any implementation challenges that hinder the ability of the Common Framework to provide timely debt restructuring for any country with unsustainable debt that seeks debt relief or debt payment relief, including any refusal of any creditors to participate in equitable burden sharing, including but not limited to failure to share (or publish, as appropriate) all material information needed to assess debt sustainability and inter-creditor equity;

(3) recommendations on how to address challenges identified in paragraph (2);

(4) any United States policy concerns with respect to providing debt relief to specific countries; and

(5) the transparency and accountability measures established or proposed to ensure that resources freed up by the debt relief described in paragraph (1) are used for activities that respond to the health,
economic, and social effects of the COVID–19 pandemic, climate change resiliency, or help ensure equitable recoveries and growth.

Page 1507, line 21, insert “the Chairman and Ranking Member of the Committee on Energy and Commerce” after “the Chairman and Ranking Member of the Committee on Financial Services”.

Page 1520, lines 20 and 21, strike “the Commonwealth of”.

Page 1520, lines 21 and 22, strike “or possession”.

Page 1545, line 21, strike “sees” and insert “seas”.

Page 1545, line 22, strike “another” and insert “any”.

Page 1572, lines 18 and 19, strike “shall be made available to” and insert “is authorized to be appropriated to”.

Page 1572, lines 20 and 21, strike “shall be made available to” and insert “is authorized to be appropriated to”.

Page 1576, line 5, after “local,” insert “territorial,”.

Page 1580, line 7, strike “local” and insert “local, territorial,”.
Page 1581, line 24, after “local,” insert “territorial,”.

Page 1588, line 15, after “Islander,” insert “territorial,“.

Page 1607, strike lines 1 through 4.

Page 1612, line 18, strike “which shall” and all that follows through the end of subsection (a) and insert “consisting of such amounts as are appropriated to the Fund.”

Page 1613, strike lines 2 through 7, and redesignate the subsequent subsection accordingly.

Page 1628, strike lines 5 through 8.

Page 1629, strike line 14 and all that follows through page 1630, line 16, and redesignate the subsequent subsections accordingly.

Page 1636, line 1, strike “Of the amounts” and all that follows through “may be used for” and insert “Of the amounts authorized to be appropriated under subsection (a), not more than the lesser of $1,500,000 or 10 percent of such amounts is authorized to be appropriated for”. 
Page 1636, line 12, strike “there shall be made available to the Administrator”.

Page 1636, line 13, insert “is authorized to be appropriated” after “$8,000,000”.

Page 1636, lines 16 and 17, strike “shall be made available” and insert “is authorized to be appropriated”.

Page 1636, lines 19 and 20, strike “shall be made available” and insert “is authorized to be appropriated”.

Page 1643, line 4, strike “or possession”.

Page 1647, after line 19, insert the following:

(12) The Ambassador of the United States Trade Representative.

Page 1647, line 20, strike “(12)” and insert “(13)”.

Page 1647, line 22, strike “(13)” and insert “(14)”.

Page 1647, line 24, strike “(14)” and insert “(15)”.

Page 1661, strike lines 17 through 20, and insert the following:

(A) by inserting “or any interstate transport within the United States,” after “or any possession of the United States,” the first place it appears; and
Page 1663, line 1, strike “(D)” and insert “(B)”.

Page 1663, line 22, strike “the Commonwealth of”.

Page 1663, line 23, strike “possession” and insert “territory”.

Page 1848, line 1, strike “system,” and insert “system (such as individuals currently or recently incarcerated),”.

Page 1848, line 7, add “or” at the end.

Page 1848, strike lines 8 through 9.

Page 1891, line 18, strike “shall have the meaning” and insert “have the meanings”.

Page 1892, after line 2, insert the following:

(6) OUTLYING AREA.—The term “outlying area” has the meaning given the term in section 8101(36)(A) of the Elementary and Secondary Education of 1965 (20 U.S.C. 7801(36)(A)).

Page 1892, line 5, strike “meaning” and insert “meanings”.

Page 1893, beginning on line 11, strike “the Commonwealth of”.

Page 1897, line 19, strike “or” and insert “(or)”. 
Page 1897, line 21, strike “entity” and insert “entity”.

Page 1897, line 22, insert “that” after “verifying”.

Page 1900, line 19, strike the period at the end and insert a semicolon.

Page 1903, line 12, strike “(c)(7)(C)” and insert “(c)(7)(B)”.

Page 1904, strike line 11.

Page 1906, line 6, strike “(c)(7)(C)” and insert “(c)(7)(B)”.

Page 1909, line 16, strike “received” and insert “receive”.

Page 1910, line 19, insert “and” before “particularly”.

Page 1912, line 24, strike “‘State’,”.

Page 1914, after line 13, insert the following:

(4) **OUTLYING AREA.**—The term “outlying area” has the meaning given the term in section 8101(36)(A) of the Elementary and Secondary Education of 1965 (20 U.S.C. 7801(36)(A)).
(5) STATE.—The term "State" means each of the 50 States, the District of Columbia, and Puerto Rico.


Beginning on page 1912, reorder the paragraphs in section 90202(b) in alphabetical order, and renumber such paragraphs as so reordered.

Page 1917, beginning on line 20, insert "and" before "particularly".

Page 1918, line 4, strike "in" and insert "under".

Page 1922, line 10, strike "in" and insert "under".

Page 1923, line 10, strike "particularly" and insert "and particularly for".

Page 1933, line 12, strike "Implement" and insert "Implementing".

Page 1960, strike line 17 through "$69,353,000." on line 22.

Page 2050, beginning on line 15, strike “CHILD CARE ALLOWANCES” and insert “CHILD AND OTHER DEPENDENT CARE ALLOWANCES”.

Page 2054, line 8, strike “Child Care Allowances” and insert “Child and Other Dependent Care Allowances”.

Page 2054, line 13, strike “CHILD CARE ALLOWANCES” and insert “CHILD AND OTHER DEPENDENT CARE ALLOWANCES”.

Page 2054, line 14, strike “Child Care Allowances” and insert “Child and Other Dependent Care Allowances”.

Page 2054, beginning on line 20, strike “child care allowance” and insert “child and other dependent care allowance”.

Page 2054, line 25, strike “child care allowance” and insert “child and other dependent care allowance”.

Page 2055, beginning on line 5, strike “child care allowance” and insert “child and other dependent care allowance”.

Page 2057, strike the matter following line 13 and insert the following:

“Sec. 238A. Child and other dependent care allowances.”.
Page 2066, after line 3, add the following:

SEC. 101115. REQUIREMENTS FOR CERTAIN TERRITORIES.

Section 248 of the Trade Act of 1974 (19 U.S.C. 2320) is amended by adding at the end the following:

“(c) REQUIREMENTS FOR CERTAIN TERRITORIES.—
The Secretary shall establish such requirements as may be necessary and appropriate to modify the requirements of this chapter, including requirements relating to eligibility for trade readjustment allowances and limitations on administrative expenditures, to address the particular circumstances of Guam, the Virgin Islands of the United States, American Samoa, and the Commonwealth of the Northern Mariana Islands in implementing and carrying out this chapter.”.

Page 2088, line 15, strike “Funds” and insert “Subject to paragraph (3), funds”.

Page 2088, line 21, insert “paragraph (3) and” after “Subject to”.

Page 2089, after line 10, insert the following:

(3) AVAILABILITY.—The transfer authorities provided by this subsection shall not apply with respect to amounts made available by an appropriations Act.
Page 2089, line 20, insert “territorial,” after “local,”.

Page 2101, beginning on line 10, strike “0.5 percent for technical assistance, pilots and demonstrations” and insert “1 percent for administration (in addition to amounts otherwise available for such purposes), technical assistance, grants for pilots and demonstrations”.

Page 2101, after line 18, insert the following:

(3) TRADE ADJUSTMENT ASSISTANCE FOR COMMUNITIES.—

(A) IN GENERAL.—There is authorized to be appropriated for each of fiscal years 2022 through 2026 $1,000,000,000 to carry out subchapter A of chapter 4 of title II of the Trade Act of 1974, as added by section 101301 of this Act.

(B) SALARIES AND EXPENSES.—Of the amounts appropriated pursuant to the authorization under subparagraph (A) for each of fiscal years 2022 through 2026, not more than $40,000,000 is authorized to be made available for the salaries and expenses of personnel administering subchapter A of chapter 4 of title II of the Trade Act of 1974.
(C) Supplement and Not Supplant.—

Amounts appropriated pursuant to the authorization under subparagraph (A) for each of the fiscal years 2022 through 2026 shall be used to supplement, and not supplant, other Federal, State, regional, and local government funds made available to provide economic development assistance for communities.

(4) Trade Adjustment Assistance for Community Colleges and Career Training.—

(A) In General.—There is authorized to be appropriated for each of fiscal years 2022 through 2028 $1,300,000,000 to carry out subchapter B of chapter 4 of title II of the Trade Act of 1974, as designated by section 101301 of this Act.

(B) Reservation by the Secretary.—

Of the funds appropriated to carry out subchapter B of chapter 4 of title II of the Trade Act of 1974 for each of fiscal years 2002 through 2028, the Secretary of Labor may reserve not more than 5 percent for administration of the program, including providing technical assistance, sustained outreach to eligible institutions effectively serving minority or low-
income populations, grants for pilots and demonstrations, and a rigorous third-party evaluation of the program.

Page 2101, line 19, strike “(3)” and insert “(5)”.

Page 2157, strike line 10 and all that follows through line 17 and insert the following:

SEC. 102503. ENFORCEMENT ACTIONS RELATING TO CHEESE SUBJECT TO AN IN-QUOTA RATE OF DUTY.

Section 702 of the Trade Agreements Act of 1979 (Public Law 96–39) is amended—

(1) by striking subsection (a); and

(2) by striking subparagraph (B) of subsection (b)(2).

Page 2167, line 13, strike “15th day” and insert “180th day”.

Page 2168, line 9, insert “the Committee on Foreign Relations,” after “Pensions,”.

Page 2168, line 9, strike “and”.

Page 2168, line 10, insert “, and the Select Committee on Intelligence” after “Affairs”.

Page 2168, line 9, insert “the Committee on Foreign Relations,” after “Pensions,”.
Page 2168, line 16, insert “the Committee on Foreign Affairs,” after “Security,”.

Page 2168, line 16, strike “and”.

Page 2168, line 17, insert “, and the Permanent Select Committee on Intelligence” after “Infrastructure”.

Page 2904, line 19, insert “related” before “predevelopment”.

Page 2904, strike lines 20 through 21 and insert the following:

1 (3) the Secretary shall transfer not more than
2 3 percent to the Salary and Expenses Account of the
3 Economic Development Administration for the costs
4 of administration and oversight of this section.

Page 2905, after line 21, insert the following (and redesignate the subsequent subsection accordingly):

5 (f) ELIGIBLE USES.—Eligible recipients and other
6 specified entities in an eligible area may use funds award-
7 ed under subsection (c)(1), in accordance with an ap-
8 proved recompete plan, to carry out coordinated and com-
9 prehensive economic development programs and activities
10 in an eligible area, which shall include—
(1) the provision of business advice and assistance to small and medium-sized local businesses and entrepreneurs, including—

(A) manufacturing extension services;

(B) small business development centers;

(C) centers to help businesses bid for Federal procurement contracts;

(D) entrepreneurial assistance programs that link entrepreneurs with available public and private resources;

(E) legal advice and resources; and

(F) assistance in accessing capital;

(2) land and site development programs, such as brownfield redevelopment, research and technology parks, business incubators, business corridor development, and Main Street redevelopment programs;

(3) infrastructure and housing activities that are directly related to supporting job creation and employment for residents, such as—

(A) improvements to transit, roads, and broadband access;

(B) housing development and other activities to address local housing needs;

(C) land-use and zoning reforms; and
(D) transit-oriented development activities;

(4) job training oriented to local employer needs, such as customized job training programs carried out by local community colleges in partnership with local businesses;

(5) workforce outreach programs, such as—

(A) programs located in, and targeted to, lower-income and underemployed neighborhoods; and

(B) embedding job placement and training services in neighborhood institutions such as churches, housing projects, and community advocacy programs;

(6) job retention programs and activities, such as the provision of—

(A) job coaches;

(B) child care services; and

(C) transportation support;

(7) planning, predevelopment, technical assistance, and other administrative activities as may be necessary for the ongoing implementation, administration, and operation of the programs and activities carried out with a grant described in subsection (c)(1) and in accordance with the requirements of
this section, including but not limited to economic
development planning and evaluation; and

(8) such other programs and activities as the
Secretary determines to be appropriate, including
any proposed programs or activities that the recipi-
ent demonstrates clearly and substantially, to the
satisfaction of the Secretary, will directly advance
the goals of the program established under this sec-
tion.

Page 2906, line 16, strike “that is either” and all
that follows through line 25 and insert “which has been
authorized in a manner as determined by the Secretary
to represent and act on behalf of an eligible area for the
purposes of the Recompete Pilot Program.”.

Page 2908, line 22, strike “and”.

Page 2908, after line 22, insert the following (and
redesignate the subsequent clause accordingly):

(iii) the roles and responsibilities of
specified entities which may receive funds
awarded under this grant to carry out pro-
posed programs and activities; and

Page 2909, line 4, strike “and” at the end.
Page 2909, line 7, strike the period and insert “; and”.

Page 2909, after line 7, insert the following:

(D) may be modified over the term of the grant by the eligible recipient, subject to the approval of the Secretary or at the direction of the Secretary, if benchmarking requirements are repeatedly not met or if other circumstances necessitate a modification.

Page 2909, line 12, strike “or possession”.

□