117TH CONGRESS 1ST SESSION S.

To award grants for the creation, recruitment, training and education, retention, and advancement of the direct care workforce and to award grants to support family caregivers.

IN THE SENATE OF THE UNITED STATES

Mr. KAINE (for himself, Mr. CASEY, Ms. HASSAN, Ms. DUCKWORTH, Mr. REED, Mr. WYDEN, and Mrs. GILLIBRAND) introduced the following bill; which was read twice and referred to the Committee on

A BILL

- To award grants for the creation, recruitment, training and education, retention, and advancement of the direct care workforce and to award grants to support family caregivers.
 - 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 "Supporting Our Direct
- 5 Care Workforce and Family Caregivers Act".

6 SEC. 2. DEFINITIONS.

7 In this Act:

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1 APPRENTICESHIP PROGRAM.—The (1)term 2 "apprenticeship program" means an apprenticeship 3 program registered under the Act of August 16, 4 1937 (commonly known as the "National Appren-5 ticeship Act"; 50 Stat. 664, chapter 663; 29 U.S.C. 6 50 et seq.), including any requirement, standard, or 7 rule promulgated under such Act.

(2) COMMUNITY COLLEGE.—The term "commu-8 9 nity college" means a public institution of higher 10 education at which the highest degree that is pre-11 dominantly awarded to students is an associate's de-12 gree, including Tribal Colleges or Universities receiv-13 ing grants under section 316 of the Higher Edu-14 cation Act of 1965 (20 U.S.C. 1059c) that offer a 15 2-year program for completion of such degree and 16 State public institutions of higher education that 17 offer such a 2-year program.

18 (3) DIRECT CARE PROFESSIONAL.—The term
19 "direct care professional"—

20 (A) means an individual who, in exchange
21 for compensation, provides services to a person
22 with a disability or an older individual that pro23 motes the independence of such person or indi24 vidual, including—

1	(i) services that enhance the inde-
2	pendence and community inclusion for
3	such person or individual, including trav-
4	eling with such person or individual or at-
5	tending and assisting such person or indi-
6	vidual while visiting friends and family,
7	shopping, or socializing;
8	(ii) services such as coaching and sup-
9	porting such person or individual in com-
10	municating needs, achieving self-expres-
11	sion, pursuing personal goals, living inde-
12	pendently, and participating actively in em-
13	ployment or voluntary roles in the commu-
14	nity;
15	(iii) services such as providing assist-
16	ance with activities of daily living (such as
17	feeding, bathing, toileting, and ambulation)
18	and with tasks such as meal preparation,
19	shopping, light housekeeping, and laundry;
20	(iv) services that support such person
21	or individual at home, work, school, or in
22	any other community setting; or
23	(v) services that promote health and
24	wellness, including scheduling and taking
25	such person or individual to health care

1	appointments, communicating with health
2	and allied health professionals admin-
3	istering medications, implementing health
4	and behavioral health interventions and
5	treatment plans, monitoring and recording
6	health status and progress; and
7	(B) may include—
8	(i) a direct support professional sup-
9	porting people with intellectual and devel-
10	opmental disabilities;
11	(ii) a home and community-based
12	services manager or direct support profes-
13	sional manager;
14	(iii) a self-directed care worker;
15	(iv) a personal care service worker;
16	(v) a direct care worker, as defined in
17	section 799B of the Public Health Service
18	Act (42 U.S.C. 295p); or
19	(vi) any other position or job related
20	to the home care or direct care workforce,
21	such as positions or jobs in respite care or
22	palliative care, as determined by the Sec-
23	retary, in consultation with the Center for
24	Medicare & Medicaid Services and the Sec-
25	retary of Labor.

1	(4) DIRECT CARE WORKFORCE.—The term "di-
2	rect care workforce" means the broad workforce of
3	direct care professionals.
4	(5) FAMILY CAREGIVER.—The term "family
5	caregiver" has the meaning given such term in sec-
6	tion 2 of the RAISE Family Caregivers Act $(42$
7	U.S.C. 3030s note; Public Law 115–119) and in-
8	cludes paid and unpaid family caregivers.
9	(6) ELIGIBLE ENTITY.—The term "eligible enti-
10	ty" means an entity—
11	(A) that is—
12	(i) a State;
13	(ii) a labor organization, joint labor-
14	management organization, or employer of
15	direct care professionals;
16	(iii) a nonprofit entity with experience
17	in aging, disability, or supporting the
18	rights and interests of, training of, or edu-
19	cating direct care professionals or family
20	caregivers;
21	(iv) an Indian Tribe, Tribal organiza-
22	tion, or Urban Indian organization;
23	(v) a community college or other insti-
24	tution of higher education; or

1	(vi) a consortium of entities listed in
2	any of clauses (i) through (v);
3	(B) that agrees to include, as applicable
4	with respect to the type of grant the entity is
5	seeking under this Act and the activities sup-
6	ported through such grant, older individuals,
7	people with disabilities, direct care profes-
8	sionals, and family caregivers, as advisors and
9	trainers in such activities; and
10	(C) that agrees to consult with the State
11	Medicaid agency of the State (or each State)
12	served by the grant on the grant activities, to
13	the extent that such agency (or each such agen-
14	cy) is not the eligible entity.
15	(7) EMPLOYER.—The terms "employ" and
16	"employer" have the meanings given the terms in
17	section 3 of the Fair Labor Standards Act of 1938
18	(29 U.S.C. 203 et seq.).
19	(8) INDIAN TRIBE; TRIBAL ORGANIZATION.—
20	The terms "Indian Tribe" and "Tribal organiza-
21	tion" have the meanings given such terms in section
22	4 of the Indian Self-Determination and Education
23	Assistance Act (25 U.S.C. 5304).
24	(9) INSTITUTION OF HIGHER EDUCATION.—The
25	term "institution of higher education" means—

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1	(A) an institution of higher education de-
2	fined in section 101 of the Higher Education
3	Act of 1965 (20 U.S.C. 1001); or
4	(B) an institution of higher education de-
5	fined in section $102(a)(1)(B)$ of such Act (20
6	U.S.C. 1002(a)(1)(B)).
7	(10) OLDER INDIVIDUAL.—The term "older in-
8	dividual" means an individual who is 60 years of age
9	or older.
10	(11) PERSON WITH A DISABILITY.—The term
11	"person with disability" means an individual with a
12	disability, as defined in section 3 of the Americans
13	with Disabilities Act of 1990 (42 U.S.C. 12102).
14	(12) PROJECT PARTICIPANT.—The term
15	"project participant" means an individual partici-
16	pating in a project or activity assisted with a grant
17	under this Act, including (as applicable for the cat-
18	egory of the grant) a direct care professional, or an
19	individual training to be such a professional, or a
20	family caregiver.
21	(13) SECRETARY.—The term "Secretary"
22	means the Secretary of Health and Human Services,
23	acting through the Administrator for Community
24	Living.

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1 (14) Self-directed care professional. 2 The term "self-directed care professional" means a 3 direct care professional who is employed by an indi-4 vidual who is an older individual, a person with a 5 disability, or a representative of such older indi-6 vidual or person with a disability, and such older in-7 dividual or person with a disability has the decision-8 making authority over certain supports and services 9 provided by the direct care professional and takes di-10 rect responsibility to manage those supports and 11 services.

12 (15) SUPPORTIVE SERVICES.—The term "sup-13 portive services" means services that are necessary 14 to enable an individual to participate in activities as-15 sisted with a grant under this Act, such as transpor-16 tation, child care, dependent care, housing, work-17 place accommodations, employee benefits such as 18 paid sick leave and child care, workplace health and 19 safety protections, wages and overtime pay, and 20 needs-related payments.

(16) URBAN INDIAN ORGANIZATION.—The term
"urban Indian organization" has the meaning given
the term in section 4 of the Indian Health Care Improvement Act (25 U.S.C. 1603).

1 (17) WORKFORCE INNOVATION AND OPPOR-2 TUNITY ACT TERMS.—The terms "career pathway", "career planning", "in-demand industry sector or 3 4 occupation", "individual with a barrier to employment", "local board", "on-the-job training", "recog-5 6 nized postsecondary credential", "region", and 7 "State board" have the meanings given such terms 8 in section 3 of the Workforce Innovation and Oppor-9 tunity Act (29 U.S.C. 3102). 10 LEARNING.—The (18)WORK-BASED term 11 "work-based learning" has the meaning given the 12 term in section 3 of the Carl D. Perkins Career and 13 Technical Education Act of 2006 (20 U.S.C. 2302). 14 SEC. 3. AUTHORITY TO ESTABLISH A TECHNICAL ASSIST-15 ANCE CENTER FOR BUILDING THE DIRECT 16 **CARE WORKFORCE.** 17 (a) PROGRAM AUTHORIZED.—The Secretary shall es-18 tablish a national technical assistance center (referred to 19 in this section as the "Center") for, in consultation with the Secretary of Labor, the Secretary of Education, the 20 21 Administrator of the Centers for Medicare & Medicaid 22 Services, and the heads of other entities as necessary—

(1) supporting direct care workforce creation,
training and education, recruitment, retention, and
advancement; and

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(2) supporting family caregivers and activities 1 2 of family caregivers as a critical part of the support 3 team for older individuals or people with disabilities. 4 (b) ADVISORY COUNCIL.—The Secretary shall con-5 vene an advisory council to provide recommendations to the Center with respect to the duties of the Center under 6 7 this section and may engage individuals and entities de-8 scribed in paragraphs (3)(B), and (12), of section 5(b)9 (without regard to a specific project described in such 10 paragraphs) for service on the advisory council.

11 (c) ACTIVITIES.—The Center may—

(1) develop recommendations for training and
education curricula for direct care professionals,
which such recommendations may include recommendations for curricula for higher education,
postsecondary credentials, and programs with community colleges;

18 (2) develop learning and dissemination strate-19 gies to—

20 (A) engage States and other entities in ac21 tivities supported under this Act and best prac22 tices; and

23 (B) distribute findings from activities sup24 ported by grants under this Act;

(3) develop recommendations for training and
 education curricula and other strategies for sup porting family caregivers;

4 (4) explore the national data gaps, workforce
5 shortage areas, and data collection strategies for di6 rect care professionals and make recommendations
7 to the Director of the Office of Management and
8 Budget for an occupation category in the Standard
9 Occupational Classification system for direct support
10 professionals as a healthcare support occupation;

11 (5) recommend career development and ad-12 vancement opportunities for direct care profes-13 sionals, which may include occupational frameworks, 14 national standards, recruitment campaigns, pre-ap-15 prenticeship and on-the-job training opportunities, 16 apprenticeship programs, career ladders or path-17 ways, specializations or certifications, or other activi-18 ties; and

(6) develop strategies for assisting with reporting and evaluation of grant activities under section
7.

22 SEC. 4. AUTHORITY TO AWARD GRANTS.

23 (a) GRANTS.—

24 (1) IN GENERAL.—Not later than 12 months25 after the date of enactment of this Act, the Sec-

retary, in consultation with the Center for Medicare
 & Medicaid Services, the Secretary of Labor, and the
 Secretary of Education, shall award grants described
 in paragraph (2) to eligible entities. A grant award ed under this section may be in more than 1 cat egory described in such paragraph.

7 (2) CATEGORIES OF GRANTS.—The categories
8 of grants described in this paragraph are each of the
9 following:

10 (\mathbf{A}) DIRECT CARE PROFESSIONAL 11 GRANTS.—Grants to eligible entities to create 12 and carry out projects for the purposes of re-13 cruiting, retaining, or providing advancement 14 opportunities for direct care professionals who 15 are not described in subparagraph (B) or (C), 16 including through education or training pro-17 grams for such professionals or individuals 18 seeking to become such professionals.

19 (B) DIRECT CARE PROFESSIONAL MAN20 AGERS GRANTS.—Grants to eligible entities to
21 create and carry out projects for the purposes
22 of recruiting, retaining, or providing advance23 ment opportunities for direct care professionals
24 who are managers or supervisory staff that
25 have coaching, training, managerial, super-

visory, or other oversight responsibilities, in cluding through education or training programs
 for such professionals or individuals seeking to
 become such professionals.

5 (C) Self-directed care professionals 6 GRANTS.—Grants to eligible entities to create 7 and carry out projects for the purposes of re-8 cruiting, retaining, or providing advancement 9 opportunities for self-directed care profes-10 sionals, including through education or training 11 programs for such professionals or individuals 12 seeking to become such professionals.

13 (D) FAMILY CAREGIVER GRANTS.—Grants 14 to eligible entities to create and carry out 15 projects for providing support to paid or unpaid 16 family caregivers through educational, training, 17 or other resources, including resources for care-18 giver self-care or educational or training re-19 sources for individuals newly in a caregiving 20 role or seeking additional support in the role of 21 a family caregiver.

(3) PROJECTS FOR ADVANCEMENT OPPORTUNITIES.—Not less than 30 percent of projects assisted
with grants under this Act shall be projects to provide career pathways that offer opportunities for

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professional development and advancement opportu nities to direct care professionals.

3 (b) TREATMENT OF CONTINUATION ACTIVITIES.— 4 An eligible entity that carries out activities described in 5 subsection (a)(2) prior to receipt of a grant under this 6 Act may use such grant to continue carrying out such ac-7 tivities, and, in using such grant to continue such activi-8 ties, shall be treated as an eligible entity carrying out a 9 project through a grant under this Act.

10 SEC. 5. PROJECT PLANS.

(a) IN GENERAL.—An eligible entity seeking a grant
under this Act shall submit to the Secretary a project plan
for each project to be developed and carried out (or for
activities to be continued as described in section 4(b)) with
the grant at such time, in such manner, and containing
such information as the Secretary may require.

(b) CONTENTS.—A project plan submitted by an eligible entity under subsection (a) shall include a description of information determined relevant by the Secretary
for purposes of the category of the grant and the activities
to be carried out through the grant. Such information may
include (as applicable) the following:

(1) Demographic information regarding the
population in the State or relevant geographic area,
including a description of the populations likely to

need long-term care services, such as people with
 disabilities and older individuals.

3 (2) Projections of unmet need for services pro-4 vided by direct care professionals based on enroll-5 ment waiting lists under home and community-based 6 waivers under section 1115 of the Social Security 7 Act (42 U.S.C. 1315) or section 1915(c) of such Act 8 (42 U.S.C. 1396n(c)) and other relevant data to the 9 extent practicable and feasible, such as direct care 10 workforce vacancy rates, crude separation rates, and 11 the number of direct care professionals, including 12 such professionals who are managers or supervisors, 13 in the region.

14 (3) An advisory committee to advise the eligible
15 entity on activities to be carried out through the
16 grant. Such advisory committee—

17 (A) may be comprised of entities listed in18 paragraph (12); and

19 (B) shall include—

20 (i) older individuals or persons with a21 disability;

(ii) organizations representing the
rights and interests of people receiving
services by the direct care professionals or
family caregivers targeted by the project;

(iii) individuals who are direct care
professionals or family caregivers targeted
by the project and organizations rep-
resenting the rights and interests of direct
care professionals or family caregivers;
(iv) as applicable, employers of indi-
viduals described in clause (iii) and labor
organizations representing such individ-
uals;
(v) representatives of the State Med-
icaid agency, the State agency defined in
section 102 of the Older Americans Act of
1965 (42 U.S.C. 3002), the State develop-
mental disabilities office, and the State
mental health agency, in the State (or each
State) to be served by the project; and
(vi) representatives reflecting diverse
racial, cultural, ethnic, geographic, socio-
economic, and gender identity and sexual
orientation perspectives.
(4) Current or projected job openings for, or
relevant labor market information related to, the di-
rect care professionals targeted by the project in the
State or region to be served by the project, and the

geographic scope of the workforce to be served by
 the project.

3 (5) Specific efforts and strategies that the
4 project will undertake to reduce barriers to recruit5 ment, retention, or advancement of the direct care
6 professionals targeted by the project, including an
7 assurance that such efforts will include—

8 (A) an assessment of the wages or other 9 compensation or benefits necessary to recruit 10 and retain the direct care professionals targeted 11 by the project;

12 (B) a description of the project's projected 13 compensation or benefits for the direct care 14 professionals targeted by the project at the 15 State or local level, including a comparison of 16 such projected compensation or benefits to re-17 gional and national compensation or benefits 18 and a description of how wages and benefits re-19 ceived by project participants will be impacted 20 by the participation in and completion of the 21 project; and

(C) a description of the projected impact of
workplace safety issues on the recruitment and
retention of direct care professionals targeted

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by the project, including the availability of personal protective equipment.

3 (6) In the case of a project offering an edu-4 cation or training program for direct care profes-5 sionals, a description of such program (including 6 how the core competencies identified by the Centers 7 for Medicare & Medicaid Services will be incorporated, curricula, models, and standards used 8 9 under the program, and any associated recognized 10 postsecondary credentials for which the program 11 provides preparation, as applicable), which shall in-12 clude an assurance that such program will provide to 13 each project participant in such program—

14 (A) relevant training regarding the rights
15 of recipients of home and community based
16 services, including their rights to—

17 (i) receive services in integrated set18 tings that provide access to the broader
19 community;

20 (ii) exercise self-determination;

21 (iii) be free from all forms of abuse,
22 neglect, or exploitation; and

23 (iv) person-centered planning and
24 practices, including participation in plan25 ning activities;

1	(B) relevant training to ensure that each
2	project participant has the necessary skills to
3	recognize abuse and understand their obliga-
4	tions with regard to reporting and responding
5	to abuse appropriately in accordance with rel-
6	evant Federal and State law;
7	(C) relevant training regarding the provi-
8	sion of culturally competent and disability com-
9	petent supports to recipients of services pro-
10	vided by the direct care professionals targeted
11	by the project;
12	(D) an apprenticeship program, work-
13	based learning, or on-the-job training opportu-
14	nities;
15	(E) supervision or mentoring; and
16	(F) for any on-the-job training portion of
17	the program, a progressively increasing, clearly
18	defined schedule of wages to be paid to each
19	such participant that—
20	(i) is consistent with skill gains or at-
21	tainment of a recognized postsecondary
22	credential received as a result of participa-
23	tion in or completion of such program; and
24	(ii) ensures the entry wage is not less
25	than the greater of—

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1	(I) the minimum wage required
2	under section 6(a) of the Fair Labor
3	Standards Act of 1938 (29 U.S.C.
4	206(a)); or
5	(II) the applicable wage required
6	by other applicable Federal or State
7	law, or a collective bargaining agree-
8	ment.
9	(7) Any other innovative models or processes
10	the eligible entity will implement to support the re-
11	tention and career advancement of the direct care
12	professionals targeted by the project.
13	(8) The supportive services and benefits to be
14	provided to the project participants in order to sup-
15	port the employment, retention, or career advance-
16	ment of the direct care professionals targeted by the
17	project.
18	(9) How the eligible entity will make use of ca-
19	reer planning to support the identification of ad-
20	vancement opportunities and career pathways for
21	the direct care professionals in the State or region
22	to be served by the project.
23	(10) How the eligible entity will collect and sub-
24	mit to the Secretary workforce data and outcomes of
25	the project.

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1	(11) How the project—
2	(A) will—
3	(i) provide adequate and safe equip-
4	ment and facilities for training and super-
5	vision, including a safe work environment
6	free from discrimination, which may in-
7	clude the provision of personal protective
8	equipment and other necessary equipment
9	to prevent the spread of infectious disease
10	among the direct care professionals tar-
11	geted by the project and recipients of serv-
12	ices provided by such professionals;
13	(ii) incorporate remote training and
14	education opportunities or technology-sup-
15	ported opportunities;
16	(iii) for training and education cur-
17	ricula, incorporate evidenced-supported
18	practices for adult learners and universal
19	design for learning and ensure recipients
20	of services provided by the direct care pro-
21	fessionals or family caregivers targeted by
22	the project participate in the development
23	and implementation of such training and
24	education curricula;

1	(iv) use outreach, recruitment, and re-
2	tention strategies designed to reach and re-
3	tain a diverse workforce;
4	(v) incorporate methods to monitor
5	satisfaction with project activities for
6	project participants and individuals receiv-
7	ing services from such participants;
8	(vi) incorporate evidence-supported
9	practices for family caregiver engagement;
10	and
11	(vii) incorporate core competencies
12	identified by the Centers for Medicare &
13	Medicaid Services; and
14	(B) may incorporate continuing education
15	programs and specialty training, with a specific
16	focus on—
17	(i) trauma-informed care;
18	(ii) behavioral health, including co-oc-
19	curring behavioral health conditions and
20	intellectual or developmental disabilities;
21	(iii) Alzheimer's and dementia care;
22	(iv) chronic disease management; and
23	(v) the use of supportive or assistive
24	technology.

1	(12) How the eligible entity will consult on the
2	implementation of the project, or coordinate the
3	project with, each of the following entities, to the ex-
4	tent that each such entity is not the eligible entity:
5	(A) The State Medicaid agency, State
6	agency defined in section 102 of the Older
7	Americans Act of 1965 (42 U.S.C. 3002), and
8	the State developmental disabilities office for
9	the State (or each State) to be served by the
10	project.
11	(B) The local board and State board for
12	each region, or State, to be served by the
13	project.
14	(C) In the case of a project that carries
15	out an education or training program, a non-
16	profit organization with demonstrated experi-
17	ence in the development or delivery of curricula
18	or coursework.
19	(D) A nonprofit organization, including a
20	labor organization, that fosters the professional
21	development and collective engagement of the
22	direct care professionals targeted by the project.
23	(E) Area agencies on aging, as defined in
24	section 102 of the Older Americans Act of 1965
25	(42 U.S.C. 3002).

1	(F) Centers for independent living, as de-
2	scribed in part C of title VII of the Rehabilita-
3	tion Act of 1973 (29 U.S.C. 796f et seq.).
4	(G) The State Council on Developmental
5	Disabilities (as such term is used in subtitle B
6	of title I of the Developmental Disabilities As-
7	sistance and Bill of Rights Act of 2000 (42
8	U.S.C. 15021 et seq.) for the State (or each
9	State) to be served by the project.
10	(H) Aging and Disability Resource Centers
11	(as defined in section 102 of the Older Ameri-
12	cans Act of 1965 (42 U.S.C. 3002)).
13	(I) A nonprofit State provider association
14	that represents providers who employ the direct
15	care professionals targeted by the project,
16	where such associations exist.
17	(J) An entity that employs the direct care
18	professionals targeted by the project.
19	(K) University Centers for Excellence in
20	Developmental Disabilities Education, Re-
21	search, and Services supported under subtitle D
22	of title I of the Developmental Disabilities As-
23	sistance and Bill of Rights Act of 2000 (42
24	U.S.C. 15061 et seq.).

1	(L) The State protection and advocacy sys-
2	tem described in section 143 of such Act (42
3	U.S.C. 15043) of the State (or each State) to
4	be served by the project.
5	(M) Direct care professionals or direct care
6	workforce organizations representing under-
7	served communities, including communities of
8	color.
9	(13) How the eligible entity will consult
10	throughout the project with—
11	(A) individuals employed or working as the
12	direct care professionals or family caregivers
13	targeted by the project;
14	(B) representatives of such professionals or
15	caregivers;
16	(C) individuals assisted by such profes-
17	sionals or caregivers;
18	(D) the families of such professionals or
19	caregivers; and
20	(E) individuals receiving education or
21	training to become such professionals or care-
22	givers.
23	(14) Outreach efforts to individuals for partici-
24	pation in such project, including targeted outreach
25	efforts to—

1	
1	(A) individuals who are recipients of assist-
2	ance under a State program funded under part
3	A of title IV of the Social Security Act (42)
4	U.S.C. 601 et seq.) or individuals who are eligi-
5	ble for such assistance; and
6	(B) individuals with barriers to employ-
7	ment.
8	(c) Considerations.—In selecting eligible entities
9	to receive a grant under this Act, the Secretary shall en-
10	sure—
11	(1) equitable geographic and demographic di-
12	versity, including by selecting recipients serving
13	rural areas and selecting recipients serving urban
14	areas; and
15	(2) that selected eligible entities will serve areas
16	where the occupation of direct care professional, or
17	a related occupation, is an in-demand industry sec-
18	tor or occupation.
19	SEC. 6. USES OF FUNDS; SUPPLEMENT, NOT SUPPLANT.
20	(a) USES OF FUNDS.—
21	(1) IN GENERAL.—Each eligible entity receiving
22	a grant under this Act shall use the funds of such
23	grant to carry out at least 1 project described in sec-
24	tion $4(a)(2)$.

1 (2) ADMINISTRATIVE COSTS.—Each eligible en-2 tity receiving a grant under this Act shall not use 3 more than 5 percent of the funds of such grant for 4 costs associated with the administration of activities 5 under this Act.

6 (3) DIRECT SUPPORT.—Each eligible entity re-7 ceiving a grant under this Act shall use not less than 8 5 percent of the funds of such grant to provide di-9 rect financial benefits or supportive services to direct 10 care professionals to support the financial needs of 11 such participants during the duration of the project 12 activities.

13 (b) SUPPLEMENT, NOT SUPPLANT.—An eligible entity receiving a grant under this Act shall use such grant 14 15 only to supplement, and not supplant, the amount of funds that, in the absence of such grant, would be available to 16 17 address the recruitment, training and education, retention, and advancement of direct care professionals or pro-18 19 vide support for family caregivers, in the State or region 20 served by the eligible entity.

(c) PROHIBITION.—No amounts made available
under this Act may be used for any activity that is subject
to the reporting requirements set forth in section 203(a)
of the Labor-Management Reporting and Disclosure Act
of 1959 (29 U.S.C. 433(a)).

1SEC. 7. EVALUATIONS AND REPORTS; TECHNICAL ASSIST-2ANCE.

3 (a) REPORTING REQUIREMENTS BY GRANT RECIPI4 ENTS.—

5 (1) IN GENERAL.—An eligible entity receiving a 6 grant under this Act shall cooperate with the Sec-7 retary and annually provide a report to the Sec-8 retary that includes any relevant data requested by 9 the Secretary in a manner specified by the Sec-10 retary.

(2) CONTENTS.—The data requested by the
Secretary for an annual report may include any of
the following (as determined relevant by the Secretary with respect to the category of the grant and
each project supported through the grant):

16 (A) The number of individuals and the de17 mographics of these individuals served by each
18 project supported by the grant, including—

19 (i) the number of individuals recruited
20 through each such project to be employed
21 as a direct care professional;

(ii) the number of individuals who
through each such project attained employment as a direct care professional; and

25 (iii) the number of individuals who en-26 rolled in each such project and withdrew or

1	were terminated from each such project
2	without completing training or attaining
3	employment as a direct care professional.
4	(B) The number of family caregivers par-
5	ticipating in an education or training program
6	through each project supported by the grant.
7	(C) The number of project participants
8	who through each such project participated in
9	and completed—
10	(i) work-based learning;
11	(ii) on-the-job training;
12	(iii) an apprenticeship program; or
13	(iv) a professional development or
14	mentoring program.
15	(D)(i) Other services, benefits, or supports
16	(other than the services, benefits, or supports
17	described in subparagraph (C)) provided
18	through each such project to assist in the re-
19	cruitment, retention, or advancement of direct
20	care professionals (including through education
21	or training for such professionals or individuals
22	seeking to become such professionals);
23	(ii) the number of individuals who accessed
24	such services, benefits, or supports; and

1	(iii) the impact of such services, benefits,
2	or supports.
3	(E) The crude separation and vacancy
4	rates of direct care professionals, and such
5	rates for those professionals who are managers
6	or supervisors, in the geographic region for a
7	number of years before the grant was awarded,
8	as determined by the Secretary, and annually
9	thereafter for the duration of the grant period.
10	(F) How each project supported by the
11	grant assessed satisfaction with respect to—
12	(i) project participants assisted by the
13	project;
14	(ii) individuals receiving services deliv-
15	ered by project participants, including—
16	(I) any impact on the health or
17	health outcomes of such individuals;
18	and
19	(II) any impact on the ability of
20	individuals to transition to or remain
21	in the community in an environment
22	that meets the criteria established in
23	the section $441.301(c)(4)$ of title 42 ,
24	Code of Federal Regulations (or suc-
25	cessor regulations); and

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1	(iii) employers of such project partici-
2	pants.
3	(G) The performance of the eligible entity

(G) The performance of the eligible entity with respect to the indicators of performance on unsubsidized employment, median earnings, credential attainment, measurable skill gains, and employer satisfaction.

8 (H) Any other information with respect to
9 outcomes of the project as determined by the
10 Secretary.

11 ANNUAL REPORT TO CONGRESS (b) BY SEC-12 RETARY.—Not later than 2 years after the date of enact-13 ment of this Act, and each year thereafter until all projects supported through a grant under this Act are 14 15 completed, the Secretary shall prepare and submit to Congress an annual report on the progress of each project 16 17 supported through a grant under this Act and the activi-18 ties of the technical assistance center established under 19 section 3.

(c) GAO REPORT.—Not later than 1 year after the
date on which all projects supported through a grant
under this Act are completed, the Comptroller General of
the United States shall conduct a study and submit to
Congress a report including—

1 (1) an assessment of how the technical assist-2 ance center established under section 3 and the 3 projects supported through a grant under this Act 4 assisted in the creation, recruitment, training and 5 education, retention, and advancement of the direct 6 care workforce or in providing support for family 7 caregivers; and

8 (2) recommendations for such legislative or ad9 ministrative actions needed for improving the assist10 ance described in paragraph (1), as the Comptroller
11 General determines appropriate.

12 (d) INDEPENDENT EVALUATIONS.—Not later than 6 13 months after the date of enactment of this Act, the Sec-14 retary shall enter into a contract with an independent enti-15 ty to provide independent evaluations of activities sup-16 ported by grants under this Act and activities of the tech-17 nical assistance center established under section 3.

18 SEC. 8. AUTHORIZATION OF APPROPRIATIONS.

19 (a) IN GENERAL.—There are authorized to be appro-20 priated—

(1) for the establishment and activities of the
technical assistance center under section 3,
\$2,000,000 for each of fiscal years 2022 through
2026; and

(2) for grants under section 4, \$1,000,000,000
 for fiscal year 2022.
 (b) AVAILABILITY.—Amounts made available under

4 this Act shall remain available until September 30, 2031.