1 TITLE V—JOBS FOR YOUTH

2	CEC	E101	DEFINITIONS.
7.	SEC.	5101.	DEFINITIONS.

3 In this title:

13

14

15

16

- 4 (1) Chief elected official.—The term 5 "chief elected official" means the chief elected execu-6 tive officer of a unit of local government in a local 7 workforce investment area or in the case in which 8 such an area includes more than one unit of general 9 government, the individuals designated under an 10 agreement described in section 117(c)(1)(B) of the 11 Workforce Investment Act of 1998 (29 U.S.C. 12 2832(c)(1)(B).
 - (2) Local workforce investment area" means such area designated under section 116 of the Workforce Investment Act of 1998 (29 U.S.C. 2831).
- 17 (3) LOCAL WORKFORCE INVESTMENT BOARD.—
 18 The term "local workforce investment board" means
 19 such board established under section 117 of the
 20 Workforce Investment Act of 1998 (29 U.S.C.
 21 2832).
- 22 (4) LOW-INCOME YOUTH.—The term "low-in-23 come youth" means an individual who—

1	(A) is not younger than 16 but is younger
2	than 25;
3	(B) meets the definition of a low-income
4	individual provided in section 101(25) of the
5	Workforce Investment Act of 1998 (29 U.S.C.
6	2801(25)), except that States and local work-
7	force investment areas, subject to approval in
8	the applicable State plans and local plans, may
9	increase the income level specified in subpara-
10	graph (B)(i) of such section to an amount not
11	in excess of 200 percent of the poverty line for
12	purposes of determining eligibility for participa-
13	tion in activities under section 5103; and
14	(C) is in one or more of the categories
15	specified in section 101(13)(C) of the Work-
16	force Investment Act of 1998 (29 U.S.C.
17	2801(13)(C)).
18	(5) POVERTY LINE.—The term "poverty line"
19	means a poverty line as defined in section 673 of the
20	Community Services Block Grant Act (42 U.S.C.
21	9902), applicable to a family of the size involved.
22	(6) State.—The term "State" means each of
23	the several States of the United States, and the Dis-
24	trict of Columbia.

1 SEC. 5102. ESTABLISHMENT OF YOUTH JOBS FUND.

- 2 (a) Establishment.—There is established in the
- 3 Treasury of the United States an account that shall be
- 4 known as the Youth Jobs Fund (referred to in this title
- 5 as "the Fund").
- 6 (b) Deposits Into the Fund.—Out of any
- 7 amounts in the Treasury not otherwise appropriated, there
- 8 is appropriated \$1,500,000,000 for fiscal year 2014,
- 9 which shall be paid to the Fund, to be used by the Sec-
- 10 retary of Labor to carry out this title.
- 11 (c) AVAILABILITY OF FUNDS.—Of the amounts de-
- 12 posited into the Fund under subsection (b), the Secretary
- 13 of Labor shall allocate \$1,500,000,000 to provide summer
- 14 and year-round employment opportunities to low-income
- 15 youth in accordance with section 5103.
- 16 (d) Period of Availability.—The amounts appro-
- 17 priated under this title shall be available for obligation by
- 18 the Secretary of Labor until December 31, 2014, and shall
- 19 be available for expenditure by grantees (including sub-
- 20 grantees) until September 30, 2015.
- 21 SEC. 5103. SUMMER EMPLOYMENT AND YEAR-ROUND EM-
- 22 PLOYMENT OPPORTUNITIES FOR LOW-IN-
- 23 COME YOUTH.
- 24 (a) IN GENERAL.—From the funds available under
- 25 section 5102(c), the Secretary of Labor shall make an al-
- 26 lotment under subsection (c) to each State that has a

1	modification to a State plan approved under section 112
2	of the Workforce Investment Act of 1998 (29 U.S.C.
3	2822) (referred to in this section as a "State plan modi-
4	fication") (or other State request for funds specified in
5	guidance under subsection (b)) approved under subsection
6	(d) and recipient under section 166(e) of the Workforce
7	Investment Act of 1998 (29 U.S.C. 2911(c)) (referred to
8	in this section as a "Native American grantee") that
9	meets the requirements of this section, for the purpose of
10	providing summer employment and year-round employ-
11	ment opportunities to low-income youth.
12	(b) Guidance and Application of Require-
13	MENTS.—
14	(1) Guidance.—Not later than 20 days after
15	the date of enactment of this Act, the Secretary of
16	Labor shall issue guidance regarding the implemen-
17	tation of this section.
18	(2) Procedures.—Such guidance shall, con-
19	sistent with this section, include procedures for—
20	(A) the submission and approval of State
21	plan modifications, for such other forms of re-
22	quests for funds by the State as may be identi-
23	fied in such guidance, for modifications to local
24	plans approved under section 118 of the Work-
25	force Investment Act of 1998 (29 U.S.C. 2833)

1	(referred to individually in this section as a
2	"local plan modification"), or for such other
3	forms of requests for funds by local workforce
4	investment areas as may be identified in such
5	guidance, that promote the expeditious and ef-
6	fective implementation of the activities author-
7	ized under this section; and
8	(B) the allotment and allocation of funds,
9	including reallotment and reallocation of such
10	funds, that promote such implementation.
11	(3) REQUIREMENTS.—Except as otherwise pro-
12	vided in the guidance described in paragraph (1)
13	and in this section and other provisions of this title,
14	the funds provided for activities under this section
15	shall be administered in accordance with the provi-
16	sions of subtitles B and E of title I of the Workforce
17	Investment Act of 1998 (29 U.S.C. 2811 et seq.,
18	2911 et seq.) relating to youth activities.
19	(c) State Allotments.—
20	(1) In general.—Using the funds described in
21	subsection (a), the Secretary of Labor shall allot to
22	each State the total of the amounts assigned to the
23	State under subparagraphs (A) and (B) of para-
24	graph (2).
25	(2) Assignments to states.—

1	(A) MINIMUM AMOUNTS.—Using funds de-
2	scribed in subsection (a), the Secretary of
3	Labor shall assign to each State an amount
4	equal to $\frac{1}{2}$ of 1 percent of such funds.
5	(B) FORMULA AMOUNTS.—The Secretary
6	of Labor shall assign the remainder of the
7	funds described in subsection (a) among the
8	States by assigning—
9	(i) 33½ percent on the basis of the
10	relative number of individuals in the civil-
11	ian labor force who are not younger than
12	16 but younger than 25 in each State,
13	compared to the total number of individ-
14	uals in the civilian labor force who are not
15	younger than 16 but younger than 25 in
16	all States;
17	(ii) 33½ percent on the basis of the
18	relative number of unemployed individuals
19	in each State, compared to the total num-
20	ber of unemployed individuals in all States;
21	and
22	(iii) 33½ on the basis of the relative
23	number of disadvantaged young adults and
24	youth in each State, compared to the total

1	number of disadvantaged young adults and
2	youth in all States.
3	(3) REALLOTMENT.—If the Governor of a State
4	does not submit a State plan modification or other
5	State request for funds specified in guidance under
6	subsection (b) by the date specified in subsection
7	(d)(2)(A), or a State does not receive approval of
8	such State plan modification or request, the amount
9	the State would have been eligible to receive pursu-
10	ant to paragraph (1) shall be allocated to States
11	that receive approval of State plan modifications or
12	requests specified in the guidance. Each such State
13	shall receive a share of the total amount available
14	for reallotment under this paragraph, in accordance
15	with the State's share of the total amount allotted
16	under paragraph (1) to such State.
17	(4) Definitions.—For purposes of paragraph
18	(2), the term "disadvantaged young adult or youth"
19	means an individual who is not younger than 16 but
20	is younger than 25 who received an income, or is a
21	member of a family that received a total family in-
22	come, that, in relation to family size, does not exceed
23	the higher of—
24	(A) the poverty line; or

1	(B) 70 percent of the lower living standard
2	income level.
3	(d) STATE PLAN MODIFICATION.—
4	(1) In general.—For a State to be eligible to
5	receive an allotment of funds under subsection (c)
6	the Governor of the State shall submit to the Sec
7	retary of Labor a State plan modification, or other
8	State request for funds specified in guidance under
9	subsection (b), in such form and containing such in
10	formation as the Secretary may require. At a min
11	imum, such State plan modification or request shal
12	include—
13	(A) a description of the strategies and ac
14	tivities to be carried out to provide summer em
15	ployment opportunities and year-round employ
16	ment opportunities, including linkages to train
17	ing and educational activities, consistent with
18	subsection (f);
19	(B) a description of the requirements the
20	State will apply relating to the eligibility of low
21	income youth, consistent with section 5101(4)
22	for summer employment opportunities and year
23	round employment opportunities, which require
24	ments may include criteria to target assistance
25	to particular categories of such low-income

1	youth, such as youth with disabilities, con-
2	sistent with subsection (f);
3	(C) a description of the performance out-
4	comes to be achieved by the State through the
5	activities carried out under this section and the
6	processes the State will use to track perform-
7	ance, consistent with guidance provided by the
8	Secretary of Labor regarding such outcomes
9	and processes and with section 5104(b);
10	(D) a description of the timelines for im-
11	plementation of the strategies and activities de-
12	scribed in subparagraph (A), and the number of
13	low-income youth expected to be placed in sum-
14	mer employment opportunities, and year-round
15	employment opportunities, respectively, by
16	quarter;
17	(E) assurances that the State will report
18	such information, relating to fiscal, perform-
19	ance, and other matters, as the Secretary may
20	require and as the Secretary determines is nec-
21	essary to effectively monitor the activities car-
22	ried out under this section;
23	(F) assurances that the State will ensure
24	compliance with the requirements, restrictions,

1	labor standards, and other provisions described
2	in section 5104(a); and
3	(G) if a local board and chief elected offi-
4	cial in the State will provide employment oppor-
5	tunities with the link to training and edu-
6	cational activities described in subsection
7	(f)(2)(B), a description of how the training and
8	educational activities will lead to the industry-
9	recognized credential involved.
10	(2) Submission and approval of state
11	PLAN MODIFICATION OR REQUEST.—
12	(A) Submission.—The Governor shall
13	submit the State plan modification or other
14	State request for funds specified in guidance
15	under subsection (b) to the Secretary of Labor
16	not later than 30 days after the issuance of
17	such guidance.
18	(B) APPROVAL.—The Secretary of Labor
19	shall approve the State plan modification or re-
20	quest submitted under subparagraph (A) within
21	30 days after submission, unless the Secretary
22	determines that the plan or request is incon-
23	sistent with the requirements of this section. In
24	the Secretary has not made a determination
25	within that 30-day period, the plan or request

1	shall be considered to be approved. If the plan
2	or request is disapproved, the Secretary may
3	provide a reasonable period of time in which the
4	plan or request may be amended and resub-
5	mitted for approval. If the plan or request is
6	approved, the Secretary shall allot funds to the
7	State under subsection (c) within 30 days after
8	such approval.
9	(3) Modifications to state plan or re-
10	QUEST.—The Governor may submit further modi-
11	fications to a State plan modification or other State
12	request for funds specified under subsection (b)
13	consistent with the requirements of this section.
14	(e) WITHIN-STATE ALLOCATION AND ADMINISTRA-
15	TION.—
16	(1) IN GENERAL.—Of the funds allotted to the
17	State under subsection (c), the Governor—
18	(A) may reserve not more than 5 percent
19	of the funds for administration and technical
20	assistance; and
21	(B) shall allocate the remainder of the
22	funds among local workforce investment areas
23	within the State in accordance with clauses (i)
24	through (iii) of subsection $(c)(2)(B)$, except
25	that for purposes of such allocation references

to a State in subsection (c)(2)(B) shall be deemed to be references to a local workforce investment area and references to all States shall be deemed to be references to all local workforce investment areas in the State involved.

(2) Local Plan.—

(A) Submission.—In order to receive an allocation under paragraph (1)(B), the local workforce investment board, in partnership with the chief elected official for the local workforce investment area involved, shall submit to the Governor a local plan modification, or such other request for funds by local workforce investment areas as may be specified in guidance under subsection (b), not later than 30 days after the submission by the State of the State plan modification or other State request for funds specified in guidance under subsection (b), describing the strategies and activities to be carried out under this section.

(B) APPROVAL.—The Governor shall approve the local plan modification or other local request for funds submitted under subparagraph (A) within 30 days after submission, unless the Governor determines that the plan or

ARM13E56 S.L.C.

request is inconsistent with requirements of this section. If the Governor has not made a determination within that 30-day period, the plan shall be considered to be approved. If the plan or request is disapproved, the Governor may provide a reasonable period of time in which the plan or request may be amended and resubmitted for approval. If the plan or request is approved, the Governor shall allocate funds to the local workforce investment area within 30 days after such approval.

(3) Reallocation.—If a local workforce investment board and chief elected official do not submit a local plan modification (or other local request for funds specified in guidance under subsection (b)) by the date specified in paragraph (2), or the Governor disapproves a local plan, the amount the local workforce investment area would have been eligible to receive pursuant to the formula under paragraph (1)(B) shall be allocated to local workforce investment areas that receive approval of their local plan modifications or local requests for funds under paragraph (2). Each such local workforce investment area shall receive a share of the total amount available for reallocation under this paragraph, in accord-

1	ance with the area's share of the total amount allo-
2	cated under paragraph (1)(B) to such local work-
3	force investment areas.
4	(f) Use of Funds.—
5	(1) In general.—The funds made available
6	under this section shall be used—
7	(A) to provide summer employment oppor-
8	tunities for low-income youth, with direct link-
9	ages to academic and occupational learning,
10	and may be used to provide supportive services,
11	such as transportation or child care, that is
12	necessary to enable the participation of such
13	youth in the opportunities; and
14	(B) to provide year-round employment op-
15	portunities, which may be combined with other
16	activities authorized under section 129 of the
17	Workforce Investment Act of 1998 (29 U.S.C.
18	2854), to low-income youth.
19	(2) Program priorities.—In administering
20	the funds under this section, the local board and
21	chief elected official shall give priority to—
22	(A) identifying employment opportunities
23	that are—

(i) in emerging or in-demand occupa-
tions in the local workforce investment
area; or
(ii) in the public or nonprofit sector
and meet community needs; and
(B) linking participants in year-round em-
ployment opportunities to training and edu-
cational activities that will provide such partici-
pants an industry-recognized certificate or cre-
dential (referred to in this title as an "industry-
recognized credential").
(3) Administration.—Not more than 5 per-
cent of the funds allocated to a local workforce in-
vestment area under this section may be used for
the costs of administration of this section.
(4) Performance accountability.—For ac-
tivities funded under this section, in lieu of meeting
the requirements described in section 136 of the
Workforce Investment Act of 1998 (29 U.S.C.
2871), States and local workforce investment areas
shall provide such reports as the Secretary of Labor
may require regarding the performance outcomes de-
scribed in section $5104(b)(5)$.

1 SEC. 5104. GENERAL REQUIREMENTS.

(a) Labor Standards and Protections.—Activi-
ties provided with funds made available under this title
shall be subject to the requirements and restrictions, in-
cluding the labor standards, described in section 181 of
the Workforce Investment Act of 1998 (29 U.S.C. 2931)
and the nondiscrimination provisions of section 188 of
such Act (29 U.S.C. 2938), in addition to other applicable
Federal laws.
(b) Reporting.—The Secretary of Labor may re-
quire the reporting of information relating to fiscal, per-
formance and other matters that the Secretary determines
is necessary to effectively monitor the activities carried out
with funds provided under this title. At a minimum, recipi-
ents of grants (including recipients of subgrants) under
this title shall provide information relating to—
(1) the number of individuals participating in
activities with funds provided under this title and
the number of such individuals who have completed
such participation;
(2) the expenditures of funds provided under
this title;
(3) the number of jobs created pursuant to the
activities carried out under this title;
(4) the demographic characteristics of individ-

uals participating in activities under this title; and

26

1	(5) the performance outcomes for individuals
2	participating in activities under this title, includ-
3	ing—
4	(A) for low-income youth participating in
5	summer employment activities under section
6	5103, performance on indicators consisting of—
7	(i) work readiness skill attainment
8	using an employer validated checklist;
9	(ii) placement in or return to sec-
10	ondary or postsecondary education or
11	training, or entry into unsubsidized em-
12	ployment; and
13	(B) for low-income youth participating in
14	year-round employment activities under section
15	5103, performance on indicators consisting of—
16	(i) placement in or return to postsec-
17	ondary education;
18	(ii) attainment of a secondary school
19	diploma or its recognized equivalent;
20	(iii) attainment of an industry-recog-
21	nized credential; and
22	(iv) entry into, retention in, and earn-
23	ings in, unsubsidized employment.
24	(c) Activities Required To Be Additional.—
25	Funds provided under this title shall only be used for ac-

	10
1	tivities that are in addition to activities that would other-
2	wise be available in the State or local workforce invest-
3	ment area in the absence of such funds.
4	(d) Additional Requirements.—The Secretary of
5	Labor may establish such additional requirements as the
6	Secretary determines may be necessary to ensure fiscal in-
7	tegrity, effective monitoring, and the appropriate and
8	prompt implementation of the activities under this title.
9	(e) Report of Information and Evaluations to
10	CONGRESS AND THE PUBLIC.—The Secretary of Labor
11	shall provide to the appropriate committees of Congress
12	and make available to the public the information reported
13	pursuant to subsection (b).
14	SEC. 5105. VISA SURCHARGE.
15	(a) Collection.—
16	(1) In general.—Subject to paragraph (2),
17	and in addition to any fees otherwise imposed for
18	such visas, the Secretary shall collect a surcharge of
19	\$10 from an employer that submits an application
20	for—
21	(A) an employment-based visa under para-
22	graph (3), (4), (5), or (6) of section 203(b) of
23	the Immigration and Nationality Act (8 U.S.C.

1153(b)); and

24

1	(B) a nonimmigrant visa under subpara-
2	$\mathrm{graph} (\mathrm{C}), (\mathrm{H})(\mathrm{i})(\mathrm{b}), (\mathrm{H})(\mathrm{i})(\mathrm{c}), (\mathrm{H})(\mathrm{ii})(\mathrm{a})$
3	(H)(ii)(B), (O) , (P) , (R) , or (W) of section
4	101(a)(15) of such Act (8 U.S.C. $1101(a)(15)$)
5	(2) Expiration.—The Secretary shall suspend
6	the collection of the surcharge authorized under
7	paragraph (1) on the date on which the Secretary
8	has collected a cumulative total of \$1,500,000,000
9	under this subsection.
10	(b) Deposit.—All of the amounts collected under
11	subsection (a)(1) shall be deposited in the general fund
12	of the Treasury.