113TH CONGRESS 1ST SESSION	S.	
-------------------------------	----	--

To amend the Immigration and Nationality Act to authorize additional visas for well-educated aliens to live and work in the United States, and for other purposes.

### IN THE SENATE OF THE UNITED STATES

Mr. Hatch (for himself, Ms. Klobuch	ar, Mr. Rubio, Mr. Coons, Mr
Flake, Mrs. Shaheen, Mr. Heller	, Mr. Blumenthal, Mr. Hoeven
and Mr. WARNER) introduced the follo	wing bill; which was read twice and
referred to the Committee on	

# A BILL

To amend the Immigration and Nationality Act to authorize additional visas for well-educated aliens to live and work in the United States, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Immigration Innova-
- 5 tion Act of 2013" or the "I-Squared Act of 2013".
- 6 SEC. 2. TABLE OF CONTENTS.
- 7 The table of contents for this Act is as follows:

Sec. 1. Short title.

Sec. 2. Table of contents.

### TITLE I—EMPLOYMENT-BASED NONIMMIGRANT VISAS

- Sec. 101. Market-based H-1b visa limits.
- Sec. 102. Employment authorization for dependents of H-1b nonimmigrants.
- Sec. 103. Eliminating impediments to worker mobility.

#### TITLE II—STUDENT VISAS

Sec. 201. Authorization of dual intent.

#### TITLE III—EMPLOYMENT-BASED IMMIGRANT VISAS

- Sec. 301. Elimination of per-country numerical limitations.
- Sec. 302. Recapturing lost employment-based immigrant visas.
- Sec. 303. Aliens not subject to direct numerical limitation.

#### TITLE IV—STEM EDUCATION FUNDING

- Sec. 401. Funding for STEM education and training.
- Sec. 402. Promoting American Ingenuity Account.
- Sec. 403. STEM education grant application process.
- Sec. 404. Approved activities.
- Sec. 405. National evaluation.
- Sec. 406. Rule of construction.

1

## TITLE I—EMPLOYMENT-BASED

## 2 **NONIMMIGRANT VISAS**

<b>つ</b>	~				~
4	QFC 10	I MADIZET	'-BASED H-	1D VICA	TIMITE
.,	SEC. 10.	I. WIAINNE I	-DASED II-	-ID VISA	LIMITS.

- 4 (a) In General.—Section 214(g) of the Immigra-
- 5 tion and Nationality Act (8 U.S.C. 1184(g)) is amended—
- 6 (1) in paragraph (1)—
- 7 (A) in the matter preceding subparagraph
- 8 (A), by striking "(beginning with fiscal year
- 9 1992)"; and
- (B) by amending subparagraph (A) to read
- 11 as follows:
- 12 "(A) under section 101(a)(15)(H)(i)(b)
- may not exceed the sum of—
- 14 "(i) the base allocation calculated
- under paragraph (9)(A); and

1	"(ii) the allocation adjustment cal-
2	culated under paragraph (9)(B); and";
3	(2) in paragraph (5)—
4	(A) in subparagraph (B), by striking "or"
5	at the end; and
6	(B) in subparagraph (C), by striking ",
7	until the number of aliens who are exempted
8	from such numerical limitation during such
9	year exceeds 20,000." and inserting "; or";
10	(3) in paragraph (8), by striking subparagraphs
11	(B)(iv) and (D);
12	(4) by redesignating paragraph (10) as sub-
13	paragraph (D) of paragraph (9);
14	(5) by redesignating paragraph (9) as para-
15	graph (10); and
16	(6) by inserting after paragraph (8) the fol-
17	lowing:
18	"(9)(A) The base allocation of nonimmigrant visas
19	under section 101(a)(15)(H)(i)(b) for each fiscal year
20	shall be equal to—
21	"(i) the sum of—
22	"(I) the base allocation for the most re-
23	cently completed fiscal year; and
24	"(II) the allocation adjustment for the
25	most recently completed fiscal year;

1	"(ii) if the number calculated under clause (i)
2	is less than 115,000, 115,000; or
3	"(iii) if the number calculated under clause (i)
4	is more than 300,000, 300,000.
5	"(B)(i) If the number of cap-subject nonimmigrant
6	visa petitions approved under section $101(a)(15)(H)(i)(b)$
7	during the first 45 days petitions may be filed for a fiscal
8	year is equal to the base allocation for such fiscal year
9	an additional 20,000 such visas shall be made available
10	beginning on the 46th day on which petitions may be filed
11	for such fiscal year.
12	"(ii) If the base allocation of cap-subject non-
13	immigrant visa petitions approved under section
14	101(a)(15)(H)(i)(b) for a fiscal year is reached during the
15	15-day period ending on the 60th day on which petitions
16	may be filed for such fiscal year, an additional 15,000
17	such visas shall be made available beginning on the 61st
18	day on which petitions may be filed for such fiscal year
19	"(iii) If the base allocation of cap-subject non-
20	immigrant visa petitions approved under section
21	101(a)(15)(H)(i)(b) for a fiscal year is reached during the
22	30-day period ending on the 90th day on which petitions
23	may be filed for such fiscal year, an additional 10,000
24	such visas shall be made available beginning on the 91st
25	day on which petitions may be filed for such fiscal year

1 "(iv) If the base allocation of cap-subject non-

- 2 immigrant visa petitions approved under section
- 3 101(a)(15)(H)(i)(b) for a fiscal year is reached during the
- 4 185-day period ending on the 275th day on which peti-
- 5 tions may be filed for such fiscal year, an additional 5,000
- 6 such visas shall be made available beginning on the date
- 7 on which such allocation is reached.
- 8 "(v) If the number of cap-subject nonimmigrant visa
- 9 petitions approved under section 101(a)(15)(H)(i)(b) for
- 10 a fiscal year is at least 5,000 fewer than the base alloca-
- 11 tion, but is not more than 9,999 fewer than the base allo-
- 12 cation, the allocation adjustment for the following fiscal
- 13 year shall be -5,000.
- 14 "(vi) If the number of cap-subject nonimmigrant visa
- 15 petitions approved under section 101(a)(15)(H)(i)(b) for
- 16 a fiscal year is at least 10,000 fewer than the base alloca-
- 17 tion, but not more than 14,999 fewer than the base alloca-
- 18 tion, the allocation adjustment for the following fiscal year
- 19 shall be -10,000.
- 20 "(vii) If the number of cap-subject nonimmigrant visa
- 21 petitions approved under section 101(a)(15)(H)(i)(b) for
- 22 a fiscal year is at least 15,000 fewer than the base alloca-
- 23 tion, but not more than 19,999 fewer than the base alloca-
- 24 tion, the allocation adjustment for the following fiscal year
- 25 shall be -15,000.

1 "(viii) If the number of cap-subject nonimmigrant 2 visa petitions approved under section 101(a)(15)(H)(i)(b) 3 for a fiscal year is at least 20,000 fewer than the base 4 allocation, the allocation adjustment for the following fis-5 cal year shall be -20,000.". 6 (b) REPORTING REQUIREMENT.—The Secretary of 7 Homeland Security shall— 8 (1) timely upload to a public website data that 9 summarizes the adjudication of nonimmigrant peti-10 tions under section 101(a)(15)(H)(b) of the Immi-11 gration and Nationality Act (8 U.S.C. 12 1101(a)(15)(H)(b)) during each fiscal year; and 13 (2) allow the timely adjustment of visa alloca-14 tions under section 214(g)(9)(B) of such Act, as 15 added by subsection (a). 16 SEC. 102. EMPLOYMENT AUTHORIZATION FOR DEPEND-17 ENTS OF H-1B NONIMMIGRANTS. 18 Section 214(c) of the Immigration and Nationality Act (8 U.S.C. 1184(c)) is amended— (1) by striking "Attorney General" each place 20 21 such term appears and inserting "Secretary of 22 Homeland Security"; and 23 (2) in paragraph (2), by amending subpara-24 graph (E) to read as follows:

1	"(E) The Secretary of Homeland Security
2	shall—
3	"(i) authorize an alien spouse admitted
4	under subparagraph (H)(i)(b) or (L) of section
5	101(a)(15) who is accompanying or following to
6	join the principal alien to engage in employment
7	in the United States; and
8	"(ii) provide the spouse with an 'employ-
9	ment authorized' endorsement or other appro-
10	priate work permit.".
11	SEC. 103. ELIMINATING IMPEDIMENTS TO WORKER MOBIL-
12	ITY.
13	(a) Deference to Prior Approvals.—Section
14	214(c) of the Immigration and Nationality Act (8 U.S.C.
15	1184(c)) is amended by adding at the end the following:
16	"(9) The Secretary of Homeland Security may not
17	deny a petition to extend the status of a nonimmigrant
18	admitted under subparagraph $(H)(i)(b)$ or $(L)$ of section
19	101(a)(15) in which the petition involves the same alien
20	and petitioner unless the Secretary determines that—
21	"(A) there was a material error with regard to the
22	previous petition approval;
23	"(B) a substantial change in circumstances has taken
24	place that renders the nonimmigrant ineligible for such
25	status under this Act; or

- 1 "(C) new material information has been discovered
- 2 that adversely impacts the eligibility of the employer or
- 3 the nonimmigrant.".
- 4 (b) Effect of Employment Termination.—Sec-
- 5 tion 214(n) of the Immigration and Nationality Act (8)
- 6 U.S.C. 1184(n)) is amended by adding at the end the fol-
- 7 lowing:
- 8 "(3) A nonimmigrant admitted under section
- 9 101(a)(15)(H)(i)(b) whose employment relationship termi-
- 10 nates before the expiration of the nonimmigrant's period
- 11 of authorized admission shall be deemed to have retained
- 12 such legal status throughout the entire 60-day period be-
- 13 ginning on the date such employment is terminated if an
- 14 employer files a petition to extend, change, or adjust the
- 15 status of the nonimmigrant at any point during such pe-
- 16 riod.".
- 17 (c) VISA REVALIDATION.—Section 222(c) of the Im-
- 18 migration and Nationality Act (8 U.S.C. 1202(c)) is
- 19 amended by inserting "The Secretary of State shall au-
- 20 thorize an alien admitted under subparagraph (E), (H),
- 21 (L), (O), or (P) of section 101(a)(15) to renew his or her
- 22 nonimmigrant visa in the United States if the alien has
- 23 remained eligible for such status.".

# 1 TITLE II—STUDENT VISAS

2	SEC. 201. AUTHORIZATION OF DUAL INTENT.
3	(a) Definition.—Section $101(a)(15)(F)(i)$ of the
4	Immigration and Nationality Act (8 U.S.C.
5	1101(a)(15)(F)(i)) is amended by striking "which he has
6	no intention of abandoning".
7	(b) Presumption of Status; Intention to Aban-
8	DON FOREIGN RESIDENCE.—Section 214 of the Immigra-
9	tion and Nationality Act (8 U.S.C. 1184) is amended—
10	(1) in subsection (b), by striking "(L) or (V)"
11	and inserting "(F), (L), or (V)"; and
12	(2) in subsection (h), by striking "(H)(i)(b) or
13	(e)" and inserting "(F), (H)(i)(b), (H)(i)(e)".
14	TITLE III—EMPLOYMENT-BASED
14 15	TITLE III—EMPLOYMENT-BASED IMMIGRANT VISAS
15	IMMIGRANT VISAS
15 16	IMMIGRANT VISAS SEC. 301. ELIMINATION OF PER-COUNTRY NUMERICAL LIM-
15 16 17	IMMIGRANT VISAS SEC. 301. ELIMINATION OF PER-COUNTRY NUMERICAL LIMITATIONS.
15 16 17 18	IMMIGRANT VISAS  SEC. 301. ELIMINATION OF PER-COUNTRY NUMERICAL LIM- ITATIONS.  (a) IN GENERAL.—Section 202(a)(2) of the Immi-
15 16 17 18 19	IMMIGRANT VISAS  SEC. 301. ELIMINATION OF PER-COUNTRY NUMERICAL LIMITATIONS.  (a) IN GENERAL.—Section 202(a)(2) of the Immigration and Nationality Act (8 U.S.C. 1152(a)(2)) is
15 16 17 18 19 20	IMMIGRANT VISAS  SEC. 301. ELIMINATION OF PER-COUNTRY NUMERICAL LIM- ITATIONS.  (a) IN GENERAL.—Section 202(a)(2) of the Immigration and Nationality Act (8 U.S.C. 1152(a)(2)) is amended to read as follows:
15 16 17 18 19 20 21	IMMIGRANT VISAS  SEC. 301. ELIMINATION OF PER-COUNTRY NUMERICAL LIMITATIONS.  (a) IN GENERAL.—Section 202(a)(2) of the Immigration and Nationality Act (8 U.S.C. 1152(a)(2)) is amended to read as follows:  "(2) PER COUNTRY LEVELS FOR FAMILY-SPON-
15 16 17 18 19 20 21 22	IMMIGRANT VISAS  SEC. 301. ELIMINATION OF PER-COUNTRY NUMERICAL LIMITATIONS.  (a) IN GENERAL.—Section 202(a)(2) of the Immigration and Nationality Act (8 U.S.C. 1152(a)(2)) is amended to read as follows:  "(2) PER COUNTRY LEVELS FOR FAMILY-SPONSORED IMMIGRANTS.—Subject to paragraphs (3)

1	may not exceed 15 percent (in the case of a single
2	foreign state) or 2 percent (in the case of a depend-
3	ent area) of the total number of such visas made
4	available under such section in that fiscal year.".
5	(b) Conforming Amendments.—Section 202 of the
6	Immigration and Nationality Act (8 U.S.C. 1152) is
7	amended—
8	(1) in subsection (a)—
9	(A) in paragraph (3), by striking "both
10	subsections (a) and (b) of section 203" and in-
11	serting "section 203(a)"; and
12	(B) by striking paragraph (5); and
13	(2) by amending subsection (e) to read as fol-
14	lows:
15	"(e) Special Rules for Countries at Ceiling.—
16	If the total number of immigrant visas made available
17	under section 203(a) to natives of any single foreign state
18	or dependent area will exceed the numerical limitation
19	specified in subsection (a)(2) in any fiscal year, the num-
20	ber of visas for natives of that state or area shall be allo-
21	cated under section 203(a) so that, except as provided in
22	subsection (a)(4), the proportion of the visa numbers
23	made available under each of paragraphs (1) through (4)
24	of section 203(a) is equal to the ratio of the total number
25	of visas made available under the respective paragraph to

I	the total number of visas made available under section
2	203(a).".
3	(c) Country-specific Offset.—Section 2 of the
4	Chinese Student Protection Act of 1992 (8 U.S.C. 1255
5	note) is amended—
6	(1) in subsection (a), by striking "subsection
7	(e))" and inserting "subsection (d))"; and
8	(2) by striking subsection (d) and redesignating
9	subsection (e) as subsection (d).
10	(d) Effective Date.—The amendments made by
11	this section shall take effect on October 1, 2013, and shall
12	apply to fiscal years beginning with fiscal year 2014.
13	SEC. 302. RECAPTURING LOST EMPLOYMENT-BASED IMMI-
13 14	SEC. 302. RECAPTURING LOST EMPLOYMENT-BASED IMMI- GRANT VISAS.
14	GRANT VISAS.
14 15	GRANT VISAS.  Section 201(d) of the Immigration and Nationality
14 15 16	GRANT VISAS.  Section 201(d) of the Immigration and Nationality  Act (8 U.S.C. 1151(d)) is amended to read as follows:
14 15 16 17	GRANT VISAS.  Section 201(d) of the Immigration and Nationality  Act (8 U.S.C. 1151(d)) is amended to read as follows:  "(d) WORLDWIDE LEVEL OF EMPLOYMENT-BASED
14 15 16 17	GRANT VISAS.  Section 201(d) of the Immigration and Nationality  Act (8 U.S.C. 1151(d)) is amended to read as follows:  "(d) WORLDWIDE LEVEL OF EMPLOYMENT-BASED  IMMIGRANTS.—
14 15 16 17 18	GRANT VISAS.  Section 201(d) of the Immigration and Nationality  Act (8 U.S.C. 1151(d)) is amended to read as follows:  "(d) WORLDWIDE LEVEL OF EMPLOYMENT-BASED  IMMIGRANTS.—  "(1) IN GENERAL.—The worldwide level of em-
14 15 16 17 18 19 20	GRANT VISAS.  Section 201(d) of the Immigration and Nationality  Act (8 U.S.C. 1151(d)) is amended to read as follows:  "(d) Worldwide Level of Employment-based  Immigrants.—  "(1) In General.—The worldwide level of employment-based immigrants under this subsection for
14 15 16 17 18 19 20	GRANT VISAS.  Section 201(d) of the Immigration and Nationality  Act (8 U.S.C. 1151(d)) is amended to read as follows:  "(d) Worldwide Level of Employment-based  Immigrants.—  "(1) In General.—The worldwide level of employment-based immigrants under this subsection for a fiscal year is equal to the sum of—

1	"(2) Unused visas.—The number computed
2	under this paragraph is the difference, if any, be-
3	tween—
4	"(A) the sum of the worldwide levels estab-
5	lished under paragraph (1) for fiscal years
6	1992 through the current fiscal year; and
7	"(B) the number of visas actually issued
8	under section 203(b), subject to this subsection,
9	during such fiscal years.".
10	SEC. 303. ALIENS NOT SUBJECT TO DIRECT NUMERICAL
11	LIMITATION.
12	(a) In General.—Section 201(b)(1) of the Immi-
13	gration and Nationality Act (8 U.S.C. 1151(b)(1)) is
14	amended by adding at the end the following:
15	"(F) Aliens who are the spouse or a child
16	of an alien admitted as an employment-based
17	immigrant under section 203(b).
18	"(G) Aliens who have earned a master's or
19	higher degree in a field listed on the STEM
20	Designated Degree Program List published by
21	the Department of Homeland Security on the
22	Student and Exchange Visitor Program website
23	from an institution of higher education (as de-
24	fined in section 101(a) of the Higher Education
25	Act of 1965 (20 U.S.C. 1001(a))).

1	"(H) Aliens for whom a petition for an
2	employment-based immigrant visa under para-
3	graph (A) or (B) of section 203(b)(1) has been
4	approved.".
5	(b) Conforming Amendments.—Section 203(b) of
6	the Immigration and Nationality Act (8 U.S.C. 1153(b))
7	is amended—
8	(1) in paragraph (1), by striking "28.6 per-
9	cent" and inserting "12 percent";
10	(2) in paragraph (2)(A), by striking "28.6 per-
11	cent" and inserting "36.9 percent"; and
12	(3) in paragraph (3)—
13	(A) in subparagraph (A), by striking "28.6
14	percent" and inserting "36.9 percent";
15	(B) by striking subparagraph (B); and
16	(C) by redesignating subparagraph (C) as
17	subparagraph (B).
18	TITLE IV—STEM EDUCATION
19	FUNDING
20	SEC. 401. FUNDING FOR STEM EDUCATION AND TRAINING.
21	(a) Nonimmigrant Fee Adjustment and Alloca-
22	TION.—Section 214(c)(9) of the Immigration and Nation-
23	ality Act (8 U.S.C. 1184(c)(9)) is amended—
24	(1) by amending subparagraph (B) to read as
25	follows:

1	"(B) The amount of the fee imposed under this para-
2	graph shall be—
3	"(i) \$1,250 for each such petition filed by an
4	employer with not more than 25 full-time equivalent
5	employees who are employed in the United States
6	(determined by including any affiliate or subsidiary
7	of such employer); and
8	"(ii) \$2,500 for each such petition filed by an
9	employer with more than 25 such employees."; and
10	(2) by amending subparagraph (C) to read as
11	follows:
12	"(C) Fees collected under this paragraph shall be dis-
13	tributed as follows:
14	"(i) Of the amounts collected pursuant to sub-
15	paragraph (B)(i)—
16	"(I) \$750 shall be deposited in the Treas-
17	ury in accordance with section 286(s); and
18	"(II) \$500 shall be deposited in the Treas-
19	ury in accordance with section 286(w).
20	"(ii) Of the amounts collected pursuant to sub-
21	paragraph (B)(ii)—
22	"(I) \$1,500 shall be deposited in the
23	Treasury in accordance with section 286(s); and
24	"(II) \$1,000 shall be deposited in the
25	Treasury in accordance with section 286(w).".

- 1 (b) Conforming Amendment.—Section 286(s)(1)
- 2 of the Immigration and Nationality Act (8 U.S.C.
- 3 1356(s)(1)) is amended by striking the last sentence and
- 4 inserting "There shall be deposited as offsetting receipts
- 5 into the account a portion of the fees collected under para-
- 6 graphs (9) and (11) of section 214(c).".
- 7 (c) Immigrant Fee.—Section 203(b) of the Immi-
- 8 gration and Nationality Act (8 U.S.C. 1153(b)) is amend-
- 9 ed by adding at the end the following:
- 10 "(7) Funding for stem education and
- 11 TRAINING.—The Secretary of Homeland Security
- shall impose a fee of \$1,000 on each I-140 immi-
- grant visa petition filed under this subsection.
- 14 Amounts collected under this paragraph shall be de-
- posited into the Treasury in accordance with section
- 16 286(w).".
- 17 SEC. 402. PROMOTING AMERICAN INGENUITY ACCOUNT.
- 18 Section 286 of the Immigration and Nationality Act
- 19 (8 U.S.C. 1356) is amended by adding at the end the fol-
- 20 lowing:
- 21 "(w) Promoting American Ingenuity Ac-
- 22 COUNT.—
- "(1) IN GENERAL.—There is established in the
- 24 general fund of the Treasury a separate account,
- 25 which shall be known as the 'Promoting American

1	Ingenuity Account'. There shall be deposited as off-
2	setting receipts into the account fees collected under
3	section 203(b)(7) and a portion of the fees collected
4	under section 214(c)(9). Amounts deposited into the
5	account shall remain available to the Secretary of
6	Education until expended.
7	"(2) Purposes.—The purposes of the Pro-
8	moting American Ingenuity Account are to enhance
9	the economic competitiveness of the United States
10	by—
11	"(A) strengthening STEM education, in-
12	cluding in computer science, at all levels;
13	"(B) ensuring that schools have access to
14	well-trained and effective STEM teachers;
15	"(C) supporting efforts to strengthen the
16	elementary and secondary curriculum, including
17	efforts to make courses in computer science
18	more broadly available; and
19	"(D) helping colleges and universities
20	produce more graduates in fields needed by
21	American employers.
22	"(3) Allocation of funds.—
23	"(A) NATIONAL ACTIVITIES.—The Sec-
24	retary of Education may reserve up to 5 per-
25	cent of the amounts deposited into the Pro-

1	moting American Ingenuity Account for na-
2	tional research, development, demonstration,
3	evaluation, and dissemination activities carried
4	out directly or through grants, contracts, or co-
5	operative agreements, including—
6	"(i) activities undertaken jointly with
7	other Federal agencies, such as STEM
8	mission agencies; and
9	"(ii) grants to non-profit organiza-
10	tions for nationally significant activities
11	consistent with the purposes of the Immi-
12	gration Innovation Act of 2013.
13	"(B) Allocations to states.—
14	"(i) In general.—Subject to clause
15	(ii), the Secretary of Education shall pro-
16	portionately allocate the remaining
17	amounts deposited into the account to the
18	States each fiscal year in an amount that
19	bears the same relationship to the remain-
20	der as the amount the State received under
21	subpart 2 of part A of title I of the Ele-
22	mentary and Secondary Education Act of
23	1965 (20  U.S.C.  6331  et seq.) for the pre-
24	ceding fiscal year bears to the amount all

1	States received under that subpart for the
2	preceding fiscal year.
3	"(ii) Minimum allocations.—No
4	State shall receive less than an amount
5	equal to 0.5 percent of the total amount
6	made available to all States from the Pro-
7	moting American Ingenuity Account. If a
8	State does not request an allocation from
9	the Account for a fiscal year, the Secretary
10	shall reallocate the State's allocation to the
11	remaining States in accordance with this
12	section.".
13	SEC. 403. STEM EDUCATION GRANT APPLICATION PROC-
	SEC. 403. STEM EDUCATION GRANT APPLICATION PROC- ESS.
14	
14 15	ESS.
14 15 16	ESS.  (a) APPLICATION.—Each State desiring to receive an
14 15 16 17	ESS.  (a) APPLICATION.—Each State desiring to receive an allocation from the Promoting American Ingenuity Ac-
14 15 16 17	ESS.  (a) APPLICATION.—Each State desiring to receive an allocation from the Promoting American Ingenuity Account established under section 286(w) of the Immigration
14 15 16 17 18	ESS.  (a) APPLICATION.—Each State desiring to receive an allocation from the Promoting American Ingenuity Account established under section 286(w) of the Immigration and Nationality Act (8 U.S.C. 1356(w)) submit an appli-
14 15 16 17	ESS.  (a) APPLICATION.—Each State desiring to receive an allocation from the Promoting American Ingenuity Account established under section 286(w) of the Immigration and Nationality Act (8 U.S.C. 1356(w)) submit an application to the Secretary of Education that describes how
14 15 16 17 18 19 20	ESS.  (a) APPLICATION.—Each State desiring to receive an allocation from the Promoting American Ingenuity Account established under section 286(w) of the Immigration and Nationality Act (8 U.S.C. 1356(w)) submit an application to the Secretary of Education that describes how the State plans to improve STEM education to meet the
14 15 16 17 18 19 20	(a) APPLICATION.—Each State desiring to receive an allocation from the Promoting American Ingenuity Account established under section 286(w) of the Immigration and Nationality Act (8 U.S.C. 1356(w)) submit an application to the Secretary of Education that describes how the State plans to improve STEM education to meet the needs of employers in the State, at such time, in such
14 15 16 17 18 19 20 21	ESS.  (a) APPLICATION.—Each State desiring to receive an allocation from the Promoting American Ingenuity Account established under section 286(w) of the Immigration and Nationality Act (8 U.S.C. 1356(w)) submit an application to the Secretary of Education that describes how the State plans to improve STEM education to meet the needs of employers in the State, at such time, in such form, and including such information as the Secretary

that meets the requirements prescribed by the Secretary if the Secretary determines, after evaluating the rec-3 ommendations of peer reviewers, that the State's plan for 4 the use of funds would be successful in making progress 5 toward meeting the purposes set forth in section 286(w)(2) of the Immigration and Nationality Act (8) 6 U.S.C. 1356(w)(2)). 8 SEC. 404. APPROVED ACTIVITIES. 9 A State or other entity that receives funding from 10 the Promoting American Ingenuity Account may use such 11 funding— 12 (1) to strengthen the State's academic achieve-13 ment standards in science, technology, engineering, 14 and mathematics (STEM); 15 (2) to implement strategies for the recruitment, 16 training, placement, and retention of teachers in 17 STEM fields, including computer science; 18 (3) to carry out initiatives designed to assist 19 students in succeeding and graduating from postsec-20 ondary STEM programs; 21 (4) to improve the availability and access to 22 STEM-related worker training programs, including 23 community college courses and programs; and 24 (5) for other activities approved by the Sec-25 retary of Education to improve STEM education.

1	1 SEC	105	NIATIONIAI	EVALUATION
	1 SH:C:	4115	NATIONAL	H.VALIJATION

- 2 (a) In General.—Using amounts reserved under
- 3 section 286(w)(3)(A) of the Immigration and Nationality
- 4 Act, as added by section 402, the Secretary of Education
- 5 shall conduct, directly or through a grant or contract, an
- 6 annual evaluation of the implementation and impact of the
- 7 activities funded by the Promoting American Ingenuity
- 8 Account.
- 9 (b) Annual Report.—The Secretary shall submit
- 10 a report describing the results of each evaluation con-
- 11 ducted under subsection (a) to—
- 12 (1) the President;
- 13 (2) the Committee on the Judiciary of the Sen-
- 14 ate
- 15 (3) the Committee on the Judiciary of the
- 16 House of Representatives
- 17 (4) the Committee on Health, Education,
- 18 Labor, and Pensions of the Senate; and
- 19 (5) the Committee on Education and the Work-
- force of the House of Representatives.
- 21 (c) DISSEMINATION.—The Secretary shall make the
- 22 findings of the evaluation widely available to educators,
- 23 the business community, and the public.
- 24 SEC. 406. RULE OF CONSTRUCTION.
- Nothing in this title may be construed to permit the
- 26 Secretary of Education or any other Federal official to ap-

1 prove the content or academic achievement standards of

2 a State.