#### 108TH CONGRESS 2D SESSION

# S. 2595

To establish State grant programs related to assistive technology and protection and advocacy services, and for other purposes.

### IN THE SENATE OF THE UNITED STATES

June 24, 2004

Mr. Gregg (for himself, Mr. Harkin, Mr. Roberts, Mr. Kennedy, Mr. Reed, Mrs. Murray, Mr. Jeffords, Mr. Enzi, and Mr. Dodd) introduced the following bill; which was read twice and referred to the Committee on Health, Education, Labor, and Pensions

# A BILL

To establish State grant programs related to assistive technology and protection and advocacy services, 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 "Improving Access to
- 5 Assistive Technology for Individuals with Disabilities Act
- 6 of 2004".
- 7 SEC. 2. FINDINGS AND PURPOSE.
- 8 (a) FINDINGS.—Congress finds the following:

1	(1) Over 54,000,000 individuals in the United
2	States have disabilities, with almost half experi-
3	encing severe disabilities that affect their ability to
4	see, hear, communicate, reason, walk, or perform
5	other basic life functions.
6	(2) Disability is a natural part of the human
7	experience and in no way diminishes the right of in-
8	dividuals to—
9	(A) live independently;
10	(B) enjoy self-determination and make
11	choices;
12	(C) benefit from an education;
13	(D) pursue meaningful careers; and
14	(E) enjoy full inclusion and integration in
15	the economic, political, social, cultural, and edu-
16	cational mainstream of society in the United
17	States.
18	(3) Too many individuals with disabilities are
19	outside the economic and social mainstream of soci-
20	ety in the United States. For example, individuals
21	with disabilities are less likely than their non-dis-
22	abled peers to graduate from high school, participate
23	in postsecondary education, work, own a home, par-

ticipate fully in their community, vote, or use the

computer and the internet.

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- (4) As President Bush's New Freedom Initiative states, "Assistive and universally designed technologies can be a powerful tool for millions of Americans with disabilities, dramatically improving one's quality of life and ability to engage in productive work. New technologies are opening opportunities for even those with the most severe disabilities. For example, some individuals with quadriplegia can now operate computers by the glance of an eye.".
  - (5) According to the National Council on Disability, "For Americans without disabilities, technology makes things easier. For Americans with disabilities, technology makes things possible.".
  - (6) Substantial progress has been made in the development of assistive technology devices, universally designed products, and accessible information technology and telecommunications systems. Those devices, products, and systems can facilitate communication, ensure independent functioning, enable early childhood development, support educational achievement, provide and enhance employment options, and enable full participation in community living. Access to such devices, products, and systems can also reduce expenditures associated with early childhood intervention, education, rehabilitation and

- training, health care, employment, residential living, independent living, recreation opportunities, and other aspects of daily living.
  - (7) Over the last 15 years, the Federal Government has invested in the development of statewide comprehensive systems of assistive technology, which have proven effective in assisting individuals with disabilities in accessing assistive technology devices and assistive technology services. Federal dollars fund statewide infrastructures that support equipment demonstration programs, short-term device loan programs, financial loan programs, equipment exchange and recycling programs, training programs, advocacy services, and information and referral services.
    - (8) Despite the success of the programs and services described in paragraph (7), individuals with disabilities who need assistive technology and accessible information technology continue to have a great need to know what technology is available, to determine what technology is most appropriate, and to obtain and utilize that technology to ensure their maximum independence and participation in society.
    - (9) The 2000 decennial Census indicates that over 21,000,000 individuals in the United States,

2 have a disability that limits their basic physical abili-3 ties such as walking, climbing stairs, reaching, lifting,

more than 8 percent of the United States population,

- or carrying. Nearly 12 percent of working-age indi-5 viduals in the United States, or 21,300,000 of those
- 6 individuals, have a disability that affects their ability
- 7 to work.

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- 8 The combination of significant recent 9 changes in Federal policy (including changes to sec-10 tion 508 of the Rehabilitation Act of 1973 (29) 11 U.S.C. 794d), accessibility provisions of the Help 12 America Vote Act of 2002 (42 U.S.C. 15301 et 13 seg.), Executive Order 13217 (42 U.S.C. 12131 14 note; relating to community-based alternatives for 15 individuals with disabilities), and the amendments 16 made by the No Child Left Behind Act of 2001) and 17 the rapid and unending evolution of technology re-18 quire a Federal investment in State assistive tech-19 nology systems to ensure that individuals with dis-20 abilities reap the benefits of the technological revolution and participate fully in life in their commu-21 22 nities.
- 23 (b) Purposes.—The purposes of this Act are—

1	(1) to enhance the ability of the Federal Gov-
2	ernment to provide States with financial assistance
3	that supports statewide—
	••
4	(A) activities to increase access to, and
5	funding for, assistive technology devices and as-
6	sistive technology services, including financing
7	systems and financing programs;
8	(B) device demonstration, device loan, and
9	device re-utilization programs;
10	(C) training and technical assistance in the
11	provision or use of assistive technology devices
12	and assistive technology services;
13	(D) information systems relating to the
14	provision of assistive technology devices and as-
15	sistive technology services; and
16	(E) improved interagency and public-pri-
17	vate coordination that results in increased avail-
18	ability of assistive technology devices and assist-
19	ive technology services; and
20	(2) to provide States with financial assistance
21	to undertake activities that assist each State in
22	maintaining and strengthening cross-disability, full-
23	lifespan State assistive technology programs, con-
	1 0 1

sistent with the Federal commitment to full partici-

pation and independent living of individuals with
disabilities.
SEC. 3. DEFINITIONS.
In this Act:
(1) Accessible information technology
AND TELECOMMUNICATIONS.—The term "accessible
information technology and telecommunications"
means information technology or electronic and in-
formation technology as defined by section 1194.4 of
title 36, Code of Federal Regulations (or any cor-
responding similar regulation or ruling) that con-
forms to the applicable technical standards set forth
in sections 1194.21 through 1194.26 of such title
(or any corresponding similar regulation or ruling).
(2) Adult service provider.—The term
"adult service provider" means a public or private
entity that provides services to, or is otherwise sub-
stantially involved with the major life functions of,
individuals with disabilities. Such term includes—
(A) entities and organizations providing

- (A) entities and organizations providing residential, supportive, employment services, or employment-related services to individuals with disabilities;
- 24 (B) centers for independent living, such as 25 the centers described in part C of title VII of

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1	the Rehabilitation Act of 1973 (29 U.S.C. 796f
2	et seq.);
3	(C) employment support agencies con-
4	nected to adult vocational rehabilitation, includ-
5	ing one-stop partners, as defined in section 101
6	of the Workforce Investment Act of 1998 (29
7	U.S.C. 2801); and
8	(D) other organizations or venders licensed
9	or registered by the designated State agency, as
10	defined in section 7 of the Rehabilitation Act of
11	1973 (29 U.S.C. 705).
12	(3) American Indian Consortium.—The term
13	"American Indian consortium" means a consortium
14	established under subtitle C of title I of the Develop-
15	mental Disabilities Assistance and Bill of Rights Act
16	of 2000 (42 U.S.C. 15041 et seq.).
17	(4) Assistive technology.—The term "as-
18	sistive technology" means technology designed to be
19	utilized in an assistive technology device or assistive
20	technology service.
21	(5) Assistive technology device.—The
22	term "assistive technology device" means any item,
23	piece of equipment, or product system, whether ac-

quired commercially, modified, or customized, that is

- used to increase, maintain, or improve functional ca pabilities of individuals with disabilities.
  - (6) Assistive technology service" means any service that directly assists an individual with a disability in the selection, acquisition, or use of an assistive technology device. Such term includes—
    - (A) the evaluation of the assistive technology needs of an individual with a disability, including a functional evaluation of the impact of the provision of appropriate assistive technology and appropriate services to the individual in the customary environment of the individual;
    - (B) a service consisting of purchasing, leasing, or otherwise providing for the acquisition of assistive technology devices by individuals with disabilities;
    - (C) a service consisting of selecting, designing, fitting, customizing, adapting, applying, maintaining, repairing, replacing, or donating assistive technology devices;
    - (D) coordination and use of necessary therapies, interventions, or services with assistive technology devices, such as therapies, inter-

1	ventions, or services associated with education
2	and rehabilitation plans and programs;
3	(E) training or technical assistance for an
4	individual with a disability or, where appro-
5	priate, the family members, guardians, advo-
6	cates, or authorized representatives of such an
7	individual; and
8	(F) training or technical assistance for
9	professionals (including individuals providing
10	education and rehabilitation services and enti-
11	ties that manufacture or sell assistive tech-
12	nology devices), employers, providers of employ-
13	ment and training services, or other individuals
14	who provide services to, employ, or are other-
15	wise substantially involved in the major life
16	functions of individuals with disabilities.
17	(7) CAPACITY BUILDING AND ADVOCACY AC-
18	TIVITIES.—The term "capacity building and advo-
19	cacy activities" means efforts that—
20	(A) result in laws, regulations, policies
21	practices, procedures, or organizational struc-
22	tures that promote consumer-responsive pro-

grams or entities; and

1	(B) facilitate and increase access to, provi-
2	sion of, and funding for, assistive technology
3	devices and assistive technology services,
4	in order to empower individuals with disabilities to
5	achieve greater independence, productivity, and inte-
6	gration and inclusion within the community and the
7	workforce.
8	(8) Comprehensive statewide program of
9	TECHNOLOGY-RELATED ASSISTANCE.—The term
10	"comprehensive statewide program of technology-re-
11	lated assistance" means a consumer-responsive pro-
12	gram of technology-related assistance for individuals
13	with disabilities, implemented by a State, and equal-
14	ly available to all individuals with disabilities resid-
15	ing in the State, regardless of their type of dis-
16	ability, age, income level, or location of residence in
17	the State, or the type of assistive technology device
18	or assistive technology service required.
19	(9) Consumer-responsive.—The term "con-
20	sumer-responsive"—
21	(A) with regard to policies, means that the
22	policies are consistent with the principles of—
23	(i) respect for individual dignity, per-
24	sonal responsibility, self-determination, and
25	pursuit of meaningful careers, based on in-

1	formed choice, of individuals with disabil-
2	ities;
3	(ii) respect for the privacy, rights, and
4	equal access (including the use of acces-
5	sible formats) of such individuals;
6	(iii) inclusion, integration, and full
7	participation of such individuals in society;
8	(iv) support for the involvement in de-
9	cisions of a family member, a guardian, an
10	advocate, or an authorized representative,
11	if an individual with a disability requests,
12	desires, or needs such involvement; and
13	(v) support for individual and systems
14	advocacy and community involvement; and
15	(B) with respect to an entity, program, or
16	activity, means that the entity, program, or ac-
17	tivity—
18	(i) is easily accessible to, and usable
19	by, individuals with disabilities and, when
20	appropriate, their family members, guard-
21	ians, advocates, or authorized representa-
22	tives;
23	(ii) responds to the needs of individ-
24	uals with disabilities in a timely and appro-
25	priate manner; and

1	(iii) facilitates the full and meaningful
2	participation of individuals with disabilities
3	(including individuals from underrep-
4	resented populations and rural popu-
5	lations) and their family members, guard-
6	ians, advocates, and authorized representa-
7	tives, in—
8	(I) decisions relating to the provi-
9	sion of assistive technology devices
10	and assistive technology services to
11	such individuals; and
12	(II) decisions related to the
13	maintenance, improvement, and eval-
14	uation of the comprehensive statewide
15	program of technology-related assist-
16	ance, including decisions that affect
17	capacity building and advocacy activi-
18	ties.
19	(10) DISABILITY.—The term "disability"
20	means a condition of an individual that is considered
21	to be a disability or handicap for the purposes of
22	any Federal law other than this Act or for the pur-
23	poses of the law of the State in which the individual
24	resides.

1	(11) Individual with a disability; individ-
2	UALS WITH DISABILITIES.—
3	(A) Individual with a disability.—The
4	term "individual with a disability" means any
5	individual of any age, race, or ethnicity—
6	(i) who has a disability; and
7	(ii) who is or would be enabled by an
8	assistive technology device or an assistive
9	technology service to minimize deteriora-
10	tion in functioning, to maintain a level of
11	functioning, or to achieve a greater level of
12	functioning in any major life activity.
13	(B) Individuals with disabilities.—
14	The term "individuals with disabilities" means
15	more than 1 individual with a disability.
16	(12) Institution of higher education.—
17	The term "institution of higher education" has the
18	meaning given such term in section 101(a) of the
19	Higher Education Act of 1965 (20 U.S.C. 1001(a)),
20	and includes a community college receiving funding
21	under the Tribally Controlled College or University
22	Assistance Act of 1978 (25 U.S.C. 1801 et seq.).
23	(13) Protection and advocacy services.—
24	The term "protection and advocacy services" means
25	services that—

1	(A) are described in subtitle C of title I of
2	the Developmental Disabilities Assistance and
3	Bill of Rights Act of 2000 (42 U.S.C. 15041 et
4	seq.), the Protection and Advocacy for Individ-
5	uals with Mental Illness Act (42 U.S.C. 10801
6	et seq.), or section 509 of the Rehabilitation
7	Act of 1973 (29 U.S.C. 794e); and
8	(B) assist individuals with disabilities with
9	respect to assistive technology devices and as-
10	sistive technology services.
11	(14) Protection and advocacy system.—
12	The term "protection and advocacy system" means
13	a protection and advocacy system established under
14	subtitle C of title I of the Developmental Disabilities
15	Assistance and Bill of Rights Act of 2000 (42
16	U.S.C. 15041 et seq.).
17	(15) Secretary.—The term "Secretary"
18	means the Secretary of Education.
19	(16) STATE.—
20	(A) In general.—Except as provided in
21	subparagraph (B), the term "State" means
22	each of the several States of the United States,
23	the District of Columbia, the Commonwealth of
24	Puerto Rico, the United States Virgin Islands,

1	Guam, American Samoa, and the Common-
2	wealth of the Northern Mariana Islands.
3	(B) OUTLYING AREAS.—In section 4(b):
4	(i) Outlying area.—The term "out-
5	lying area" means the United States Vir-
6	gin Islands, Guam, American Samoa, and
7	the Commonwealth of the Northern Mar-
8	iana Islands.
9	(ii) State.—The term "State" does
10	not include the United States Virgin Is-
11	lands, Guam, American Samoa, and the
12	Commonwealth of the Northern Mariana
13	Islands.
14	(17) State assistive technology pro-
15	GRAM.—The term "State assistive technology pro-
16	gram", except as used in section 4(c)(2)(E), means
17	a program authorized under section 4 or 6(a).
18	(18) Targeted individuals and entities.—
19	The term "targeted individuals and entities"
20	means—
21	(A) individuals with disabilities of all ages
22	and their family members, guardians, advo-
23	cates, and authorized representatives;
24	(B) underrepresented populations, includ-
25	ing the aging workforce;

1	(C) individuals who work for public or pri-
2	vate entities (including centers for independent
3	living described in part C of title VII of the Re-
4	habilitation Act of 1973 (29 U.S.C. 796f et
5	seq.), insurers, or managed care providers) that
6	have contact with individuals with disabilities;
7	(D) educators at all levels (including pro-
8	viders of early intervention services, elementary
9	schools, secondary schools, community colleges,
10	and vocational and other institutions of higher
11	education) and related services personnel;
12	(E) technology experts (including web de-
13	signers and procurement officials);
14	(F) health, allied health, and rehabilitation
15	professionals and hospital employees (including
16	discharge planners);
17	(G) employers, especially small business
18	employers, and providers of employment and
19	training services;
20	(H) entities that manufacture or sell as-
21	sistive technology devices;
22	(I) policymakers and service providers;
23	(J) entities that carry out community pro-
24	grams designed to develop essential community
25	services in rural and urban areas, including

- 1 AgrAbility projects, Rural Business-Cooperative 2 Service programs, Community Development Fi-3 nancial Institution Fund programs, and other 4 rural and urban programs; and
  - (K) other appropriate individuals and entities, as determined for a State by the State advisory council.
  - (19) Technology-related assistance" means assistance provided through capacity building and advocacy activities that accomplish the purposes described in section 2(b)(2).
  - (20) Underrepresented population.—The term "underrepresented population" means a population that is typically underrepresented in service provision, and includes populations such as persons who have low-incidence disabilities, persons who are minorities, poor persons, persons with limited English proficiency, older individuals, or persons from rural areas.
  - (21) Universal Design.—The term "universal design" means a concept or philosophy for designing and delivering products and services that are usable by people with the widest possible range of functional capabilities, which include products and serv-

1	ices that are directly accessible (without requiring
2	assistive technologies) and products and services
3	that are interoperable with assistive technologies.
4	SEC. 4. STATE GRANTS FOR ASSISTIVE TECHNOLOGY.
5	(a) Grants to States.—
6	(1) In general.—The Secretary shall award
7	grants under subsection (b) to States to support ac-
8	tivities that increase access to assistive technology
9	and accessible information technology and tele-
10	communications, for individuals with disabilities
11	across the human lifespan and across the wide array
12	of disabilities, on a statewide basis.
13	(2) Period of Grant.—The Secretary shall
14	provide assistance through such a grant to a State
15	for not more than 5 years.
16	(b) Amount of Financial Assistance.—
17	(1) In general.—From funds appropriated
18	under section 10(a) for a fiscal year and available to
19	carry out this section, the Secretary shall award a
20	grant to each eligible State and eligible outlying area
21	based on the corresponding allotment determined
22	under paragraph (2).
23	(2) Allotments.—
24	(A) In general.—Except as provided in
25	subparagraphs (B) and (C), from the funds de-

1	scribed in paragraph (1), the Secretary shall
2	allot not less than \$500,000 to each State and
3	not less than \$150,000 to each outlying area
4	for each fiscal year.
5	(B) Lower appropriation year.—For a
6	fiscal year for which the amount of the funds
7	described in paragraph (1) is less than
8	\$29,000,000, from those funds, the Secretary—
9	(i) shall allot to each State or outlying
10	area the amount the State or outlying area
11	received for fiscal year 2004 to carry out
12	section 101 of the Assistive Technology
13	Act of 1998, as in effect on the day before
14	the date of enactment of this Act; and
15	(ii) from any funds remaining after
16	the Secretary makes the allotments de-
17	scribed in clause (i), shall allot to each
18	State an equal amount.
19	(C) Higher appropriation year.—For
20	a fiscal year for which the amount of the funds
21	described in paragraph (1) is not less than
22	\$29,000,000, from those funds, the Secretary—
23	(i) from a portion of the funds equal
24	to \$29,000,000, shall make the allotments

1	described in clauses (i) and (ii) of subpara-
2	graph (B);
3	(ii) from any funds remaining after
4	the Secretary makes the allotments de-
5	scribed in clause (i), shall allot to each out-
6	lying area an additional amount, so that
7	each outlying area receives a total allot-
8	ment of not less than \$150,000 under this
9	paragraph; and
10	(iii) from any funds remaining after
11	the Secretary makes the allotments de-
12	scribed in clauses (i) and (ii)—
13	(I) shall allot to each State an
14	amount that bears the same relation-
15	ship to 80 percent of the remainder as
16	the population of the State bears to
17	the population of all States; and
18	(II) from 20 percent of the re-
19	mainder, shall allot to each State an
20	equal amount.
21	(3) Carryover.—Any amount paid to a State
22	program for a fiscal year under this section shall re-
23	main available to such program for obligation until
24	the end of the next fiscal year for the purposes for
25	which such amount was originally provided, except

1	that program income generated from such amount
2	shall remain available to such program until ex-
3	pended.
4	(c) LEAD AGENCY, IMPLEMENTING ENTITY, AND AD-
5	VISORY COUNCIL.—
6	(1) Lead agency and implementing enti-
7	тү.—
8	(A) LEAD AGENCY.—The Governor shall
9	designate a lead agency to control and admin-
10	ister the funds made available through the
11	grant awarded to the State under this section
12	(B) Implementing entity.—
13	(i) In general.—The Governor shall
14	designate an agency, office, or other entity
15	to carry out State activities under this sec-
16	tion (referred to in this section as the "im-
17	plementing entity"), if such implementing
18	entity is different from the lead agency.
19	(ii) Type of entity.—In designating
20	the implementing entity, the Governor may
21	designate—
22	(I) a commission, council, or
23	other official body appointed by the
24	Governor;

1	(II) a public-private partnership
2	or consortium;
3	(III) a public agency, including
4	the immediate office of the Governor,
5	a State oversight office, a State agen-
6	cy, a public institution of higher edu-
7	cation, a University Center for Excel-
8	lence in Developmental Disabilities
9	Education, Research, and Service es-
10	tablished under subtitle D of title I of
11	the Developmental Disabilities Assist-
12	ance and Bill of Rights Act of 2000
13	(42 U.S.C. 15061 et seq.), or another
14	public entity;
15	(IV) a council established under
16	Federal or State law;
17	(V) an incorporated private non-
18	profit organization described in sec-
19	tion 501(c)(3) of the Internal Revenue
20	Code of 1986 and exempt from tax
21	under section 501(a) of that Code; or
22	(VI) another appropriate agency,
23	office, or entity.
24	(iii) Expertise, experience, and
25	ABILITY.—In designating the implementing

1	entity, the Governor shall designate an en-
2	tity with expertise, experience, and ability
3	with respect to—
4	(I) providing leadership in devel-
5	oping State initiatives related to as-
6	sistive technology and accessible infor-
7	mation technology and telecommuni-
8	cations;
9	(II) responding to assistive tech-
10	nology and accessible information
11	technology and telecommunications
12	needs of individuals with disabilities
13	with the full range of disabilities and
14	of all ages; and
15	(III) promoting availability
16	throughout the State of assistive tech-
17	nology devices, assistive technology
18	services, and accessible information
19	technology and telecommunications.
20	(C) CHANGE IN AGENCY OR ENTITY.—On
21	obtaining the approval of the Secretary, the
22	Governor may redesignate the lead agency, or
23	the implementing entity, if the Governor shows
24	to the Secretary good cause why the entity des-
25	ignated as the lead agency, or the implementing

1	entity, respectively, should not serve as that
2	agency or entity, respectively. The Governor
3	shall make the showing in the application de-
4	scribed in subsection (d) or other documentation
5	requested by the Secretary.
6	(2) Advisory council.—
7	(A) IN GENERAL.—There shall be estab-
8	lished an advisory council to provide consumer-
9	responsive, consumer-driven decisionmaking for,
10	planning of, implementation of, and evaluation
11	of the activities carried out through the grant.
12	(B) Composition and representa-
13	TION.—
14	(i) Individuals with disabil-
15	ITIES.—A majority, not less than 51 per-
16	cent, of the members of the advisory coun-
17	cil shall be individuals with disabilities that
18	use assistive technology, or family mem-
19	bers or guardians of such individuals.
20	(ii) Composition.—The advisory
21	council shall be composed of—
22	(I) a representative of the des-
23	ignated State agency, as defined in
24	section 7 of the Rehabilitation Act of
25	1973 (29 U.S.C. 705) and the State

1	agency for individuals who are blind
2	(within the meaning of section 101 of
3	that Act (29 U.S.C. 721)), if such
4	agency is separate;
5	(II) a representative of a State
6	center for independent living described
7	in part C of title VII of the Rehabili-
8	tation Act of 1973 (29 U.S.C. 796f et
9	seq.);
10	(III) a representative of the State
11	workforce investment board estab-
12	lished under section 111 of the Work-
13	force Investment Act of 1998 (29
14	U.S.C. 2821);
15	(IV) a representative of the State
16	educational agency, as defined in sec-
17	tion 9101 of the Elementary and Sec-
18	ondary Education Act of 1965 (20
19	U.S.C. 7801);
20	(V) a representative of the State
21	agency for the medicaid program es-
22	tablished under title XIX of the Social
23	Security Act (42 U.S.C. 1396 et seq.);
24	(VI) the Director of the State as-
25	sistive technology program;

1	(VII) representatives of other
2	State agencies, public agencies, and
3	private organizations, as determined
4	by the State; and
5	(VIII) individuals with disabil-
6	ities, or parents, family members, or
7	guardians of individuals with disabil-
8	ities, who represent recipients of serv-
9	ices from the entities identified in
10	subclauses (I) through (VII).
11	(iii) Representation.—The advisory
12	council shall be geographically representa-
13	tive of the State and reflect the diversity of
14	the State with respect to race, ethnicity,
15	types of disabilities across the age span,
16	and users of types of services that an indi-
17	vidual with a disability may receive.
18	(C) Expenses.—The members of the ad-
19	visory council shall receive no compensation for
20	their service on the advisory council, but shall
21	be reimbursed for reasonable and necessary ex-
22	penses actually incurred in the performance of
23	official duties for the advisory council.
24	(D) Period.—The members of the State
25	advisory council shall be appointed not later

than 90 days after the approval of the State application described in subsection (d).

(E) IMPACT ON EXISTING STATUTES, RULES, OR POLICIES.—Nothing in this paragraph shall be construed to affect State statutes, rules, or official policies relating to advisory bodies for State assistive technology programs or require changes to governing bodies of incorporated agencies who carry out State assistive technology programs.

### (d) Application.—

- (1) IN GENERAL.—Any State that desires to receive a grant under this section shall submit an application to the Secretary, at such time, in such manner, and containing such information as the Secretary may require.
- (2) LEAD AGENCY AND IMPLEMENTING ENTI-TY.—The application shall contain information identifying and describing the lead agency referred to in subsection (c)(1)(A). The application shall contain information identifying and describing the implementing entity referred to in subsection (c)(1)(B), including information describing the expertise, experience, and ability of the entity.

1	(3) Advisory council.—The application shall
2	contain an assurance that an advisory council will be
3	established in accordance with subsection $(c)(2)$ .
4	(4) Involvement of public and private
5	ENTITIES.—The application shall describe how var-
6	ious public and private entities were involved in the
7	development of the application and will be involved
8	in the implementation of the activities to be carried
9	out through the grant, including—
10	(A) in cases determined to be appropriate
11	by the State or the State advisory council, a de-
12	scription of the nature and extent of resources
13	that will be committed by public and private
14	collaborators to assist in accomplishing identi-
15	fied goals; and
16	(B) a description of the mechanisms estab-
17	lished to ensure coordination of activities and
18	collaboration between the implementing entity
19	and a State or entity that receives a grant
20	under section 6(a).
21	(5) Implementation.—The application shall
22	include a description of—
23	(A) how the State will implement each of
24	the required activities described in subsection

1	(e), except as provided in subparagraph (A) or
2	(B) of subsection (e)(1); and
3	(B) how the State will allocate and utilize
4	grant funds to implement the activities.
5	(6) Assurances.—The application shall in-
6	clude assurances that—
7	(A) the State will annually collect data re-
8	lated to the required activities in order to pre-
9	pare the progress reports required under sub-
10	section (f);
11	(B) funds received through the grant—
12	(i) will be expended in accordance
13	with this section, on initiatives identified
14	by the advisory council described in sub-
15	section $(c)(2)$ ;
16	(ii) will be used to supplement, and
17	not supplant, funds available from other
18	sources for technology-related assistance,
19	including the provision of assistive tech-
20	nology devices and assistive technology
21	services;
22	(iii) will not be used to pay a financial
23	obligation for technology-related assistance
24	(including the provision of assistive tech-
25	nology devices or assistive technology serv-

1	ices) that would have been paid with funds
2	from other sources if funds had not been
3	available through the grant; and
4	(iv) will not be commingled with State
5	or other funds, except that the State may,
6	subject to such documentation require-
7	ments as the Secretary may establish, pool
8	funds received through the grant with
9	other public or private funds to achieve a
10	goal specified in an application approved
11	under this section;
12	(C) the lead agency will control and admin-
13	ister the funds received through the grant;
14	(D) the State will adopt such fiscal control
15	and accounting procedures as may be necessary
16	to ensure proper disbursement of and account-
17	ing for the funds received through the grant;
18	and
19	(E) the State (including the State lead
20	agency) will not use more than 10 percent of
21	the funds received through the grant for indi-
22	rect costs.
23	(e) Use of Funds.—
24	(1) In General.—Any State that receives a
25	grant under this section shall use the funds made

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1	available through the grant to carry out the activi-
2	ties described in paragraph (2), except that the
3	State shall not be required to carry out an activity
4	if—
5	(A) another entity in the State is providing
6	the same or a similar activity; or
7	(B) the advisory council described in sub-
8	section (c)(2) determines through a needs as-
9	sessment that the residents of the State con-
10	sider the activity to be unwarranted.
11	(2) Required activities.—
12	(A) STATE FINANCING SYSTEMS.—The

(A) State financing systems.—The State shall support activities to increase access to, and funding for, assistive technology devices and assistive technology services (which shall not include direct payment for such a device or service for an individual with a disability but may include support and administration of a program to provide such payment), including development of systems to provide and pay for such devices and services, for targeted individuals described in section 3(18)(A), such as—

(i) support for the development of systems for the purchase, lease, or other acquisition of, or payment for, assistive tech-

1	nology devices and assistive technology
2	services; or
3	(ii) support for the development of
4	State-financed or privately financed alter-
5	native financing systems of subsidies
6	(which may include studying the feasibility
7	of, improving, administering, operating,
8	providing capital for, or collaborating with
9	an entity with respect to, such a system)
10	for the provision of assistive technology de-
11	vices (including related accessible informa-
12	tion technology and telecommunications)
13	and assistive technology services, such as—
14	(I) a low-interest loan fund;
15	(II) an interest buy-down pro-
16	gram;
17	(III) a revolving loan fund;
18	(IV) a loan guarantee or insur-
19	ance program;
20	(V) a program providing for the
21	purchase, lease, or other acquisition of
22	assistive technology devices or assist-
23	ive technology services; or
24	(VI) another mechanism that is
25	approved by the Secretary.

## (B) DEVICE DEMONSTRATIONS.—

(i) IN GENERAL.—The State shall directly, or in collaboration with public and private entities, such as one-stop partners, as defined in section 101 of the Workforce Investment Act of 1998 (29 U.S.C. 2801), demonstrate, assist individuals in making informed choices regarding, and provide experiences with, a variety of assistive technology devices and assistive technology services, using personnel who are familiar with such devices and services and their applications.

- (ii) Comprehensive information.—The State shall directly, or through referrals, provide to individuals, to the extent practicable, comprehensive information about State and local assistive technology venders, providers, and repair services.
- (C) DEVICE LOAN PROGRAMS.—The State shall directly, or in collaboration with public or private entities, carry out device loan programs that provide short-term loans of assistive technology devices to individuals, employers, public

agencies, or others seeking to meet the needs of individuals with disabilities.

- (D) DEVICE RE-UTILIZATION PROGRAMS.—
  The State shall directly, or in collaboration with public or private entities, carry out assistive technology device re-utilization programs that provide for the exchange, repair, recycling, or other re-utilization of assistive technology devices, which may include redistribution through device sales, loans, rentals, or donations.
- (E) Training and technical assistance.—

(i) In General.—The State shall directly, or provide support to public or private entities with demonstrated expertise in collaborating with public or private agencies that serve individuals with disabilities to develop and disseminate training materials, conduct training, and provide technical assistance, for individuals from local settings statewide, including representatives of State and local educational agencies, other State and local agencies, early intervention programs, adult service programs, hospitals and other health care

1	facilities, institutions of higher education,
2	and businesses.
3	(ii) Authorized activities.—In
4	carrying out activities under clause (i), the
5	State shall carry out activities that en-
6	hance the knowledge, skills, and com-
7	petencies of individuals from local settings
8	described in clause (i), which may in-
9	clude—
10	(I) general awareness training on
11	the benefits of assistive technology
12	and the Federal, State, and private
13	funding sources available to assist tar-
14	geted individuals and entities in ac-
15	quiring assistive technology;
16	(II) skills-development training in
17	assessing the need for assistive tech-
18	nology devices and assistive tech-
19	nology services;
20	(III) training to ensure the ap-
21	propriate application and use of as-
22	sistive technology devices, assistive
23	technology services, accessible infor-
24	mation technology and telecommuni-

1	cations, and accessible technology for
2	e-government functions;
3	(IV) training in the importance
4	of culturally competent and linguis-
5	tically appropriate approaches to as-
6	sessment and implementation; and
7	(V) technical training on inte-
8	grating assistive technology into the
9	development and implementation of
10	service plans, including any education,
11	health, discharge, Olmstead, employ-
12	ment, or other plan required under
13	Federal or State law.
14	(F) Public awareness.—
15	(i) In General.—The State shall
16	conduct public-awareness activities de-
17	signed to provide information to targeted
18	individuals and entities relating to the
19	availability and benefits of assistive tech-
20	nology devices and assistive technology
21	services.
22	(ii) Collaboration.—The State
23	shall collaborate with a training and tech-
24	nical assistance provider described in sec-
25	tion $7(b)(1)$ to carry out public awareness

1	activities focusing on infants, toddlers,
2	children, transition-age youth, employ-
3	ment-age adults, seniors, and employers.
4	(iii) Statewide information and
5	REFERRAL SYSTEM.—
6	(I) IN GENERAL.—The State
7	shall directly, or in collaboration with
8	public or private (such as nonprofit)
9	entities, provide for the continuation
10	and enhancement of a statewide infor-
11	mation and referral system designed
12	to meet the needs of targeted individ-
13	uals and entities.
14	(II) CONTENT.—The system
15	shall deliver information on—
16	(aa) assistive technology de-
17	vices and accessible information
18	technology and telecommuni-
19	cations products;
20	(bb) assistive technology
21	services, with specific data re-
22	garding provider availability
23	within the State; and
24	(cc) the availability of re-
25	sources, including funding

1	through public and private
2	sources, to obtain assistive tech-
3	nology devices, accessible infor-
4	mation technology and tele-
5	communications products, and
6	assistive technology services.
7	(G) Interagency coordination and
8	COLLABORATION.—The State shall promote im-
9	proved coordination of activities and collabora-
10	tion among public and private entities that are
11	responsible for policies, procedures, or funding
12	for the provision of assistive technology devices
13	and assistive technology services to individuals
14	with disabilities, service providers, and others.
15	(H) TARGETED POPULATION ACTIVITY.—
16	(i) In General.—The State shall di-
17	rectly, or in collaboration with public or
18	private entities, carry out coordinated ac-
19	tivities to improve access to assistive tech-
20	nology devices and assistive technology
21	services for 1 State-chosen targeted popu-
22	lation, consisting of—
23	(I) elementary and secondary
24	school students, elementary and sec-

1	ondary education providers, and re-
2	lated personnel;
3	(II) adult service provider clients,
4	adult service providers, and related
5	personnel; or
6	(III) employees, employment pro-
7	viders, and related personnel.
8	(ii) Required activities.—In car-
9	rying out activities under clause (i), the
10	State shall carry out targeted initiatives
11	consisting of 2 or more of the required ac-
12	tivities described in subparagraphs (A)
13	through (F), including—
14	(I) public-awareness activities de-
15	scribed in subparagraph (F); and
16	(II) training and technical assist-
17	ance described in subparagraph (E)
18	which shall include technical training
19	described in subparagraph (E)(v).
20	(iii) Optional activities.—In car-
21	rying out activities under clause (i), the
22	State may carry out State-identified im-
23	provement projects, which may include ac-
24	tivities to—

1	(I) improve the timely acquisition
2	or retention and utilization of appro-
3	priate assistive technology for stu-
4	dents in transition;
5	(II) increase utilization of tech-
6	nology solutions to enhance commu-
7	nity integration and aging in place;
8	and
9	(III) increase integration of as-
10	sistive technology and accessible infor-
11	mation technology and telecommuni-
12	cations into the services provided at
13	one-stop centers established under
14	subtitle B of title I of the Workforce
15	Investment Act of 1998 (29 U.S.C.
16	2831 et seq.).
17	(3) Conditions.—
18	(A) Covered State.—In this paragraph,
19	a "covered State" means a State that received
20	funds for an alternative financing mechanism
21	under—
22	(i) title III of the Assistive Tech-
23	nology Act of 1998, as in effect on the day
24	before the date of enactment of this Act;
25	and

1	(ii) a grant awarded under this sec-
2	tion, to carry out activities described in
3	paragraph (2)(A).
4	(B) REQUIREMENTS.—Each covered State
5	shall meet the requirements of subparagraphs
6	(B) and (C) of section 6(a)(5), except that ref-
7	erences in those subparagraphs to a grant shall
8	be considered to be references to the grant de-
9	scribed in subparagraph (A)(ii).
10	(4) STATE FUNDS.—A State may use State
11	funds to carry out activities described in paragraph
12	(2)(A) for additional targeted individuals and enti-
13	ties (other than individuals and entities described in
14	section 3(18)(A)) if the State advisory council de-
15	scribed in subsection (c)(2) approves the additional
16	targeted individuals and entities.
17	(f) Progress Reports.—
18	(1) Data collection.—States shall partici-
19	pate in data collection as required by law, including
20	data collection required for preparation of the report
21	described in paragraph (2).
22	(2) Reports.—
23	(A) IN GENERAL.—Not later than Decem-
24	ber 31 of each year, the Secretary shall prepare

1	and submit to the President and to Congress a
2	report on the activities funded under this Act.
3	(B) Contents.—The report shall include
4	data collected pursuant to this section and sec-
5	tion $6(a)(7)$ . The report shall document, with
6	respect to activities carried out under this sec-
7	tion and section 6(a)—
8	(i) the number and dollar amount of
9	financial loans made;
10	(ii) the number and type of assistive
11	technology device demonstrations provided;
12	(iii) the number and type of assistive
13	technology devices loaned through device
14	loan programs;
15	(iv) the number and estimated value
16	of assistive technology devices exchanged,
17	repaired, recycled, or re-utilized (including
18	redistributed through device sales, loans,
19	rentals, or donations) through device re-
20	utilization programs;
21	(v)(I) the number and general charac-
22	teristics of individuals who participated in
23	training (such as individuals with disabil-
24	ities, parents, educators, employers, pro-
25	viders of employment services, health care

1	workers, counselors, other service pro-
2	viders, or vendors) and the topics of such
3	training; and
4	(II) to the extent practicable, the geo-
5	graphic distribution of individuals who par-
6	ticipate in training or technical assistance
7	activities;
8	(vi) the amount and nature of tech-
9	nical assistance provided to State and local
10	agencies and other entities;
11	(vii) the number of individuals as-
12	sisted through the public-awareness activi-
13	ties and statewide information and ref-
14	erence system;
15	(viii) the outcomes of any improve-
16	ment initiatives carried out by the State as
17	a result of activities funded under this sec-
18	tion, including a description of any written
19	policies, practices, and procedures that the
20	State has developed and implemented re-
21	garding access to, provision of, and fund-
22	ing for, assistive technology devices, acces-
23	sible information technology and tele-
24	communications, and assistive technology
25	services, in the contexts of education,

1	health care, employment, community living,
2	and information technology and tele-
3	communications, including e-government;
4	(ix) the outcomes of interagency co-
5	ordination and collaboration activities car-
6	ried out by the State that support access
7	to assistive technology, including docu-
8	menting—
9	(I) the type of, purpose for, and
10	source of leveraged funding or other
11	contributed resources from public and
12	private entities, and the number of in-
13	dividuals served with those resources
14	for which information is not reported
15	under clauses (i) through (viii) or
16	clause (x), and other outcomes accom-
17	plished as a result of such activities
18	carried out with those resources; and
19	(II) the type of, purpose for, and
20	amount of funding provided through
21	subcontracts or other collaborative re-
22	source-sharing agreements with public
23	and private entities, including commu-
24	nity-based nonprofit organizations,
25	and the number of individuals served

1	through those agreements for which
2	information is not reported under
3	clauses (i) through (viii) or clause (x),
4	and other outcomes accomplished as a
5	result of such activities carried out
6	through those agreements;
7	(x) measured outcomes of activities
8	undertaken to improve access to assistive
9	technology devices and assistive technology
10	services for targeted populations; and
11	(xi) the level of customer satisfaction
12	with, or the outcomes of, the services pro-
13	vided.
14	SEC. 5. STATE GRANTS FOR PROTECTION AND ADVOCACY
15	SERVICES RELATED TO ASSISTIVE TECH-
16	NOLOGY.
17	(a) Grants.—
18	(1) IN GENERAL.—The Secretary shall make
19	grants under subsection (b) to protection and advo-
20	cacy systems in each State for the purpose of ena-
21	bling such systems to assist in the acquisition, utili-
22	zation, or maintenance of assistive technology de-
23	vices or assistive technology services for individuals
24	with disabilities.

1 (2) GENERAL AUTHORITIES.—In providing such 2 services, protection and advocacy systems shall have 3 the same general authorities as the systems are afforded under subtitle C of title I of the Developmental Disabilities Assistance and Bill of Rights Act of 2000 (42 U.S.C. 15041 et seq.), as determined by the Secretary.

# (b) Grants.—

- (1) RESERVATION.—For each fiscal year, the Secretary shall reserve such sums as may be necessary to carry out paragraph (4).
- (2) POPULATION BASIS.—On October 1 of each year, from the funds appropriated under section 10(b) and remaining after the reservations required by paragraph (1) have been made, the Secretary shall make a grant to a protection and advocacy system within each State in an amount bearing the same ratio to the remaining funds as the population of the State bears to the population of all States.
- (3) MINIMUMS.—Subject to the availability of appropriations, the amount of a grant to a protection and advocacy system under paragraph (2) for a fiscal year shall—
- 24 (A) in the case of a protection and advo-25 cacy system located in American Samoa, Guam,

1	the United States Virgin Islands, or the Com-
2	monwealth of the Northern Mariana Islands,
3	not be less than \$30,000; and
4	(B) in the case of a protection and advo-
5	cacy system located in a State not described in
6	subparagraph (A), not be less than \$50,000.
7	(4) Payment to the system serving the
8	AMERICAN INDIAN CONSORTIUM.—
9	(A) IN GENERAL.—The Secretary shall
10	make grants to the protection and advocacy
11	system serving the American Indian Consortium
12	to provide services in accordance with this sec-
13	tion.
14	(B) Amount of grants.—The amount of
15	such grants shall be the same as provided under
16	paragraph (3)(A), as increased under para-
17	graph (5).
18	(5) MINIMUM GRANT INCREASE.—For each fis-
19	cal year for which the total amount appropriated
20	under section 10(b) is \$4,419,000 or more, and such
21	appropriated amount exceeds the total amount ap-
22	propriated under such section (or a predecessor au-
23	thority) for the preceding fiscal year, the Secretary
24	shall increase each of the minimum grant amounts

described in subparagraphs (A) and (B) of para-

- 1 graph (3) by a percentage equal to the percentage
- 2 increase (if any) in the total amount appropriated
- 3 under section 10(b) (or a predecessor authority) to
- 4 carry out this section between the preceding fiscal
- 5 year and the fiscal year involved.
- 6 (c) DIRECT PAYMENT.—Notwithstanding any other
- 7 provision of law, the Secretary shall pay directly to any
- 8 protection and advocacy system that complies with this
- 9 section, the total amount of the grant made for such sys-
- 10 tem under this section, unless the system provides other-
- 11 wise for payment of the grant amount.
- 12 (d) CERTAIN STATES.—
- 13 (1) Grant to lead agency.—Notwith-
- standing any other provision of this section, with re-
- spect to a State that, on November 12, 1998, was
- described in section 102(f)(1) of the Technology-Re-
- 17 lated Assistance for Individuals With Disabilities Act
- of 1988, the Secretary shall pay the amount of the
- grant described in subsection (a), and made under
- subsection (b), to the lead agency designated under
- section 4(c)(1) for the State.
- 22 (2) DISTRIBUTION OF FUNDS.—A lead agency
- 23 to which a grant is awarded under paragraph (1)
- shall determine the manner in which funds made
- available through the grant will be allocated among

- 1 the entities that were providing protection and advo-2 cacy services in that State on the date described in 3 such paragraph, and shall distribute funds to such entities. In distributing such funds, the lead agency 5 shall not establish any additional eligibility or proce-6 dural requirements for an entity in the State that 7 supports protection and advocacy services through a 8 protection and advocacy system. Such an entity shall 9 comply with the same requirements (including re-10 porting and enforcement requirements) as any other 11 entity that receives funding under this section.
- 12 (3) APPLICATION OF PROVISIONS.—Except as
  13 provided in this subsection, the provisions of this
  14 section shall apply to the grant in the same manner,
  15 and to the same extent, as the provisions apply to
  16 a grant to a system.
- 17 (e) CARRYOVER.—Any amount paid to a protection 18 and advocacy system for a fiscal year under this section 19 shall remain available to such system for obligation until 20 the end of the next fiscal year for the purposes for which 21 such amount was originally provided, except that program 22 income generated from such amount shall remain available 23 to such system until expended.
- 24 (f) Annual Report.—Each protection and advocacy 25 system that receives a payment under this section shall

- 1 submit an annual report to the Secretary concerning the
- 2 services provided and outcomes of services provided under
- 3 this section to individuals with disabilities for the purposes
- 4 of assisting in the acquisition, utilization, or maintenance
- 5 of assistive technology devices or assistive technology serv-
- 6 ices.

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## 7 SEC. 6. SUPPLEMENTARY GRANTS AND PROJECTS OF NA-

#### 8 TIONAL SIGNIFICANCE.

## (a) Supplementary Grants.—

#### (1) Grants.—

(A) In general.—The Secretary shall award supplementary grants, on a competitive basis, to States or other entities to carry out 1 or more of the activities described in paragraph (6), either directly or through subgrants to or other collaborative mechanisms with public or private entities, to allow individuals with disabilities and their family members, guardians, advocates, and authorized representatives to purchase or have increased access to assistive technology devices and assistive technology services. The Secretary shall award such a grant to not more than 1 entity in each State.

1	(B) Period of Grants.—The Secretary
2	shall award grants under this subsection for pe-
3	riods of 12 months.
4	(2) Eligibility.—To be eligible to receive a
5	grant under this subsection, a State shall have re-
6	ceived a grant under section 4 or under section 101
7	of the Assistive Technology Act of 1998, as in effect
8	on the day before the date of enactment of this Act.
9	(3) Applications.—A State or entity that de-
10	sires to receive a grant under this subsection shall
11	submit an application to the Secretary at such time,
12	in such manner, and containing such information as
13	the Secretary may require, including the following:
14	(A)(i) A description of—
15	(I) the goals the State or entity has
16	identified for the supplementary grant; and
17	(II) the activities the State or entity
18	will carry out to achieve such goals, in ac-
19	cordance with the requirements of para-
20	graphs (5) and (6).
21	(ii) A description of how the State or enti-
22	ty will measure whether the goals identified by
23	the State or entity have been achieved by the
24	end of the grant period.

1	(B) A description of the proposed use of
2	funds to meet the identified goals.
3	(C) If the application is submitted by an
4	entity other than the implementing entity for
5	the State assistive technology program, a de-
6	scription of the mechanisms established to en-
7	sure coordination of activities and collaboration
8	with the implementing entity.
9	(D) In the case of an application for a
10	grant for an alternative financing loan program
11	described in paragraph (6)(A), information
12	identifying and describing—
13	(i) a consumer-based organization
14	that has individuals with disabilities in-
15	volved in organizational decisionmaking at
16	all organizational levels, that will admin-
17	ister the alternative financing loan pro-
18	gram; and
19	(ii) a commercial lending institution
20	State financing agency, or other qualified
21	entity who will facilitate implementation of
22	the program.
23	(E) A description of resources that have
24	been committed for the activities to be carried
25	out under the grant and assurances that—

1	(i) the State or entity will provide any
2	required non-Federal contributions toward
3	the cost of the activities;
4	(ii) the State or entity will make every
5	effort to continue the activities on a per-
6	manent basis;
7	(iii) the funds made available through
8	the grant to support the activities will sup-
9	plement and not supplant other funds
10	available to provide such activities;
11	(iv) in the case of a grant for an al-
12	ternative financing loan program described
13	in paragraph (6)(A)—
14	(I) all funds that support the al-
15	ternative financing loan program, in-
16	cluding the grant funds, funds pro-
17	vided for the non-Federal contribu-
18	tions described in clause (i), funds re-
19	paid during the life of the program,
20	and any interest or investment income
21	resulting from the program, will be
22	placed in a permanent separate ac-
23	count and identified and accounted
24	for separately from any other funds;
25	(II) such account will be—

1	(aa) used only to support
2	the alternative financing pro-
3	$\operatorname{gram};$
4	(bb) administered by an or-
5	ganization that has individuals
6	with disabilities involved in orga-
7	nizational decisionmaking at all
8	organizational levels; and
9	(cc) administered with the
10	same judgment and care that a
11	person of prudence, discretion,
12	and intelligence would exercise in
13	the management of the financial
14	affairs of such person; and
15	(III) if the funds in the account
16	are invested, the funds will be in-
17	vested in low-risk securities in which a
18	regulated insurance company may in-
19	vest under the law of the State.
20	(4) Preferences.—
21	(A) Experience.—In awarding grants
22	under this subsection for activities described in
23	subparagraph (A) or (B) of paragraph (6), the
24	Secretary shall give preference to a State entity
25	or other entity that—

1	(i) has experience carrying out similar
2	activities; or
3	(ii) received a grant under title III or
4	the Assistive Technology Act of 1998, as in
5	effect on the day before the date of enact-
6	ment of this Act, or a predecessor author-
7	ity.
8	(B) NO PRIOR GRANT OR LOW GRANT
9	TOTAL.—In awarding grants under this sub-
10	section for activities described in paragraph
11	(6)(A), the Secretary may give preference to a
12	State, or an entity in a State, where the State
13	has not received a grant, or has received less
14	than a total of \$1,000,000 in grant awards
15	under title III of the Assistive Technology Act
16	of 1998, as in effect on the day before the date
17	of enactment of this Act. In awarding grants
18	under this subsection for activities described in
19	paragraph (6)(B), the Secretary may give pref-
20	erence to a State, or an entity in a State, where
21	the State has not operated a device loan pro-
22	gram for assistive technology or assistive tech-
23	nology devices.

(C) LIMITATIONS.—A State, or an entity in a State, where the State has not received an

24

alternative financing grant described in subparagraph (B) may not receive an initial grant under this subsection for activities described in paragraph (6)(A) in an amount greater than \$1,000,000. A State, or an entity in a State, where the State has not operated a device loan program described in subparagraph (B) may not receive an initial grant under this subsection for activities described in paragraph (6)(B) in an amount greater than \$1,000,000.

- (5) Conditions on supplementary grants.—
  - (A) Payments to states or other entities.—Subject to the conditions specified in this subsection, the Secretary shall make payments to the States or entities that are selected to receive supplementary grants awarded under this subsection.
  - (B) Obligation and expenditure.—A State or entity that receives a grant under this subsection shall obligate and expend the funds made available through the grant during the period of the grant.
  - (C) MATCHING REQUIREMENT.—With respect to the cost to be incurred by a State or

entity that receives a grant under this subsection to carry out activities described in paragraph (6), a State or entity that receives such a grant in an amount of more than \$500,000 shall make available non-Federal contributions in an amount not less than \$1 for every \$5 of Federal funds provided under the grant.

- (D) Indexect costs.—No State or entity shall use more than 10 percent of the funds made available through a grant awarded under this subsection for indirect costs.
- (6) ACTIVITIES.—The State or entity may use funds made available through a grant awarded under this subsection to carry out 1 or more of the following activities:
  - (A) ALTERNATIVE FINANCING LOAN PROGRAMS CAPITAL INFUSION GRANTS.—The establishment or expansion, and administration, of an alternative financing loan program to allow targeted individuals and entities described in section 3(18)(A) to purchase assistive technology devices and assistive technology services, accessible information technology and telecommunications, and related goods and services required for the independence and productivity

1	of an individual with a disability. The program
2	may include—
3	(i) a low-interest loan fund program;
4	(ii) an interest buy-down program;
5	(iii) a revolving loan fund program;
6	(iv) a loan guarantee or insurance
7	program; or
8	(v) a program based on another fi-
9	nancing mechanism that is approved by
10	the Secretary.
11	(B) DEVICE LOAN PROGRAMS CAPITAL IN-
12	FUSION GRANTS.—The expansion and adminis-
13	tration of device loan programs to meet unique
14	or comprehensive State needs, such as the ex-
15	pansion and administration of the programs
16	through—
17	(i) joint funding agreements between
18	the implementing entity for the State as-
19	sistive technology program and educational
20	agencies, vocational rehabilitation agencies,
21	entities providing medical assistance, or
22	other public or private entities who pay for
23	assistive technology devices; or

1	(ii) a specialized State-specific fund-
2	ing stream or pool for the purchase of as-
3	sistive technology to be loaned.

(C) STATE FUNDS.—A State may use State funds to carry out activities described in subparagraph (A) for additional targeted individuals and entities (other than individuals and entities described in section 3(18)(A)) if the State advisory council described in section 4(c)(2) and the consumer-based organization described in paragraph (3)(D) approve the additional targeted individuals and entities.

### (7) Progress reports.—

(A) IN GENERAL.—Each State or entity that receives a grant under this subsection shall prepare and submit to the Secretary a status report not later than 7 months after the date on which the State or entity receives the grant and a final report not later than 18 months after the date on which the State or entity receives the grant. Each report shall document the progress of the State or entity in meeting the goals described in paragraph (3)(A)(i)(I).

(B) ALTERNATIVE FINANCING LOAN PROGRAM DATA REQUIRED.—A State or entity that

1	receives a grant for an alternative financing loan
2	program described in paragraph (6)(A) shall in-
3	clude in each report loan data with respect to
4	the program for the period of the grant award,
5	including—
6	(i) the number and dollar amount of
7	loans made under that paragraph for—
8	(I) loan applications received;
9	(II) loan applications approved;
10	and
11	(III) loan applications not ap-
12	proved;
13	(ii) the default rate of the loans;
14	(iii) the range of interest rates and
15	average interest rate for the loans;
16	(iv) the range of income and average
17	income of approved loan applicants for the
18	loans;
19	(v) the types and dollar amounts of
20	assistive technology financed through the
21	loans; and
22	(vi) the outcomes of the loan program,
23	including information relevant to the bene-
24	fits to individuals utilizing the program.

1	(C) DEVICE LOAN PROGRAMS DATA RE-
2	QUIRED.—A State that receives a grant for a
3	device loan program described in paragraph
4	(6)(B) shall include in each report loan data
5	with respect to the program for the period of
6	the grant award, including—
7	(i) the number and type of assistive
8	technology devices loaned under that para-
9	graph;
10	(ii) the general characteristics of bor-
11	rowers (such as individuals with disabil-
12	ities, parents, educators, employers, pro-
13	viders of employment services, health care
14	workers, counselors, other service pro-
15	viders, or venders);
16	(iii) the purposes for which the loans
17	were made; and
18	(iv) the outcomes of the loans, includ-
19	ing information relevant to the benefits to
20	individuals utilizing the program.
21	(8) Construction.—Nothing in this sub-
22	section shall be construed as affecting the authority
23	of a State to establish an alternative financing sys-
24	tem under section 4.
25	(b) Projects of National Significance.—

1	(1) Competitive grant for development
2	OF A NATIONAL PUBLIC-AWARENESS TOOLKIT.—
3	(A) Purpose.—The purpose of this para-
4	graph is to support the development of a na-
5	tional public-awareness toolkit for dissemination
6	to State assistive technology programs, in order
7	to expand public-awareness efforts to reach tar-
8	geted individuals and entities, as defined in sub-
9	paragraphs (A), (B), (D), (F), (G), and (I) of
10	section $3(18)$ .
11	(B) Competitive technical assistance
12	GRANT AUTHORIZED.—The Secretary may
13	award a grant on a competitive basis to an eli-
14	gible partnership, to enable the partnership to
15	carry out the activities described in subpara-
16	graph (A).
17	(C) ELIGIBLE PARTNERSHIP.—To be eligi-
18	ble to receive the grant, the partnership—
19	(i) shall consist of—
20	(I) an implementing entity for a
21	State assistive technology program or
22	an organization or association that
23	represents implementing entities for
24	State assistive technology programs;

1	(II) a private or public entity
2	from the media industry;
3	(III) a private entity from the as-
4	sistive technology industry; and
5	(IV) a private employer or an or-
6	ganization or association that rep-
7	resents private employers; and
8	(ii) may include another entity deter-
9	mined by the Secretary to be appropriate.
10	(D) Applications.—To be eligible to re-
11	ceive a grant under this paragraph, a partner-
12	ship shall submit an application to the Sec-
13	retary at such time, in such manner, and con-
14	taining such information as the Secretary may
15	require.
16	(E) Use of funds.—A partnership that
17	receives a grant under this paragraph shall use
18	the funds made available through the grant to
19	develop a national public-awareness toolkit,
20	which shall contain appropriate multimedia ma-
21	terials to reach targeted individuals and enti-
22	ties, as defined in subparagraphs (A), (B), (D),
23	(F), (G), and (I) of section 3(18), for dissemi-
24	nation to State assistive technology programs.

1	(2) Research, Development, and Evalua-
2	TION.—
3	(A) Competitive research, develop-
4	MENT, AND EVALUATION GRANTS AUTHOR-
5	IZED.—The Secretary may award grants to eli-
6	gible entities to carry out research, develop-
7	ment, and evaluation of assistive technology.
8	(B) Eligible entities.—Entities eligible
9	to receive a grant under this paragraph shall
10	include—
11	(i) providers of assistive technology
12	services and assistive technology devices;
13	(ii) public and private educational
14	agencies serving students in kindergarten,
15	elementary school, or secondary school;
16	(iii) institutions of higher education,
17	including University Centers for Excellence
18	in Developmental Disabilities Education,
19	Research, and Service authorized under
20	subtitle D of title I of the Developmental
21	Disabilities Assistance and Bill of Rights
22	Act of 2000 (42 U.S.C. 15061 et seq.), or
23	such institutions offering rehabilitation en-
24	gineering programs, computer science pro-

1	grams, or information technology pro-
2	grams;
3	(iv) manufacturers of assistive tech-
4	nology and accessible information tech-
5	nology and telecommunications;
6	(v) consumer organizations concerned
7	with assistive technology;
8	(vi) professionals, organizations, and
9	agencies, providing services to individuals
10	with disabilities; and
11	(vii) professionals, individuals, and or-
12	ganizations, providing employment services
13	to individuals with disabilities.
14	(C) Priority activities.—In awarding
15	such grants, the Secretary shall give priority to
16	funding projects that address 1 or more of the
17	following:
18	(i) Developing standards for reliability
19	and accessibility of assistive technology,
20	and standards for interoperability (includ-
21	ing open standards) of assistive technology
22	with information technology, telecommuni-
23	cations products, and other assistive tech-
24	nology.

1	(ii) Developing and implementing
2	measurements and tools that evaluate as-
3	sistive technology for—
4	(I) conformity with reliability, ac-
5	cessibility and interoperability stand-
6	ards developed under clause (i);
7	(II) usability by individuals with
8	disabilities to meet functional needs;
9	or
10	(III) other characteristics that
11	support increased functional perform-
12	ance of assistive technology.
13	(iii) Developing assistive technology
14	that benefits individuals with disabilities or
15	developing technologies or practices that
16	result in the adaptation, maintenance,
17	servicing, or improvement of assistive tech-
18	nology devices.
19	(D) Input.—An entity that receives a
20	grant under this paragraph shall, in developing
21	and implementing the project carried out
22	through the grant, coordinate activities with the
23	implementing entity for the State assistive tech-
24	nology program (or a national organization that
25	represents such programs) and the State advi-

1	sory council described in section $4(c)(2)$ (or a
2	national organization that represents such
3	councils).
4	(E) Report.—The entity shall prepare
5	and submit a report to the Secretary at such
6	time, in such manner, and containing such in-
7	formation as the Secretary may require.
8	(3) Personnel Preparation Centers.—
9	(A) Grants.—The Secretary shall award
0	grants, on a competitive basis, to public and
1	private entities and institutions of higher edu-
2	cation, including University Centers for Excel-
13	lence in Developmental Disabilities Education,
4	Research, and Service established under subtitle
5	D of title I of the Developmental Disabilities
6	Assistance and Bill of Rights Act of 2000 (42
17	U.S.C. 15061 et seq.), to fund the establish-
8	ment or expansion of personnel preparation
9	centers.
20	(B) ELIGIBLE ENTITIES.—To be eligible to
21	receive a grant under this paragraph, an entity
22	shall have—
23	(i) knowledge and skills to assess and
24	evaluate the need for assistive technology
23 24	_

devices and assistive technology services;

1	(ii) knowledge and skills to assist con-
2	sumers in the selection and acquisition of
3	the devices and services; and
4	(iii) experience training professionals
5	in school districts, at early intervention
6	service sites, and in adult service provider
7	settings, in geographically diverse areas
8	within the State.
9	(C) APPLICATION.—
10	(i) In general.—To be eligible to re-
11	ceive a grant under this paragraph, an en-
12	tity shall submit an application to the Sec-
13	retary at such time, in such manner, and
14	containing such information as the Sec-
15	retary may require.
16	(ii) Contents.—At a minimum, the
17	application shall include—
18	(I) a description of the entity's
19	knowledge and skills regarding assist-
20	ive technology assessment and evalua-
21	tion;
22	(II) a description of how the enti-
23	ty will collect training outcome data;
24	(III) a description of the manner
25	in which the entity will carry out fi-

1	nancial and programmatic responsibil-
2	ities, including any shared responsibil-
3	ities, in implementing the activities
4	carried out under the grant;
5	(IV) a description of the relation-
6	ship between the entity and school
7	personnel, early intervention service
8	personnel, and adult service provider
9	personnel in the State; and
10	(V) a description of an advisory
11	committee designated or established
12	under subparagraph (E).
13	(D) Use of funds.—An entity that re-
14	ceives a grant under this paragraph shall use
15	the funds made available through the grant to
16	carry out the activities described in subpara-
17	graph (B).
18	(E) Advisory committee.—
19	(i) IN GENERAL.—A council (which
20	may be the advisory council described in
21	section $4(e)(2)$ shall be designated to
22	serve as an advisory committee, or an advi-
23	sory committee shall be established, to
24	make recommendations for the training to
25	be offered through the grant, the specific

1	populations to receive the training, and the
2	reporting requirements applicable to the
3	entity under subparagraph (F).
4	(ii) Composition.—At a minimum,
5	such advisory committee shall be composed
6	of—
7	(I) consumers of assistive tech-
8	nology services and assistive tech-
9	nology devices;
10	(II) providers of assistive tech-
11	nology services and assistive tech-
12	nology devices;
13	(III) the implementing entity for
14	the State assistive technology pro-
15	gram; and
16	(IV) entities (other than the enti-
17	ty described in clause (i)) that receive
18	grants under this paragraph.
19	(F) Reporting requirements.—
20	(i) In general.—An entity that re-
21	ceives a grant under this paragraph shall
22	submit to the Secretary an annual report
23	detailing outcomes achieved through activi-
24	ties carried out under the grant at such
25	time, in such manner, and containing such

1	information as the Secretary may require,
2	after receiving the recommendations of the
3	advisory committee described in subpara-
4	graph (E) for the entity.
5	(ii) Contents.—At a minimum, the
6	report shall include information on—
7	(I) the number and geographical
8	distribution of teachers (broken down
9	into general education and special
10	education categories) and other school
11	personnel who received training under
12	this paragraph in the school year cov-
13	ered by the report;
14	(II) the number and geographical
15	distribution of early intervention serv-
16	ice personnel who received training
17	under this paragraph in the year cov-
18	ered by the report; and
19	(III) the number and geo-
20	graphical distribution of adult service
21	provider personnel who received train-
22	ing under this paragraph in the year
23	covered by the report.

1	(4) Period of Grants.—The Secretary shall
2	make grants under this subsection for periods of 12
3	months.
4	(5) Conditions on projects of national
5	SIGNIFICANCE.—
6	(A) Payments to partnerships and
7	ENTITIES.—Subject to the conditions specified
8	in this paragraph, the Secretary shall make
9	payments to the partnerships and entities that
10	are selected to receive grants awarded under
11	this subsection.
12	(B) Obligation and expenditure.—A
13	partnership or entity that receives a grant
14	under this subsection shall obligate and expend
15	the funds made available through the grant
16	during the period of the grant.
17	(C) MATCHING REQUIREMENT.—
18	(i) IN GENERAL.—With respect to the
19	cost to be incurred by a partnership or en-
20	tity that receives a grant under this sub-
21	section in carrying out the activities for
22	which the grant was awarded, a partner-
23	ship or entity that receives a grant under
04	this subsection in an amount of more than

\$50,000 shall make available non-Federal

1	contributions in an amount not less than
2	\$1 for every \$3 of the portion of the grant
3	amount that exceeds \$50,000.
4	(ii) Non-federal contributions.—
5	The partnership or entity may make the
6	non-Federal contributions available in cash
7	or in kind, fairly evaluated, including
8	plant, equipment, or services.
9	SEC. 7. TRAINING, TECHNICAL ASSISTANCE, DATA-COLLEC-
10	TION, REPORTING, AND INTERNET PRO-
11	GRAMS.
12	(a) In General.—In order to strengthen and sup-
13	port State assistive technology programs, and protection
14	and advocacy systems authorized under section 5, the Sec-
15	retary may award 1 or more grants, contracts, or coopera-
16	tive agreements on a competitive basis under subsections
17	(b) and (c) to provide training and technical assistance,
18	and conduct data collection and reporting, about and for
19	the State assistive technology programs and protection
20	and advocacy systems.
21	(b) Training and Technical Assistance; Data
22	Collection and Reporting.—
23	(1) STATE PROJECTS TRAINING AND TECH-
24	NICAL ASSISTANCE EFFORTS.—

1	(A) In General.—The Secretary shall
2	award grants, contracts, and cooperative agree-
3	ments to provide training and technical assist-
4	ance concerning State assistive technology pro-
5	grams.
6	(B) ELIGIBLE ENTITIES.—To be eligible to
7	receive a grant, contract, or cooperative agree-
8	ment under this paragraph, an entity shall have
9	personnel with—
10	(i) documented experience and exper-
11	tise in administering State assistive tech-
12	nology programs, including developing, im-
13	plementing, and administering the required
14	and discretionary activities described in
15	sections 4 and 6(a); and
16	(ii) documented experience in and
17	knowledge about banking, finance, and
18	microlending.
19	(C) APPLICATION.—To be eligible to re-
20	ceive a grant, contract, or cooperative agree-
21	ment under this paragraph, an entity shall sub-
22	mit an application to the Secretary at such
23	time, in such manner, and containing such in-

formation as the Secretary may require.

1	(D) Training and technical assist-
2	ANCE EFFORTS.—In awarding the grant, con-
3	tract, or cooperative agreement, the Secretary
4	shall ensure that the recipient conducts a train-
5	ing and technical assistance program, taking
6	into account the required input and collabora-
7	tions described in subparagraph (E), through
8	which the recipient—
9	(i) addresses State-specific informa-
10	tion requests concerning assistive tech-
11	nology and accessible information tech-
12	nology and telecommunications from imple-
13	menting entities for State assistive tech-
14	nology programs funded under this Act
15	and public and private entities not funded
16	under this Act, including—
17	(I) requests for information on
18	effective approaches to developing, im-
19	plementing, evaluating, and sustaining
20	required and discretionary activities
21	identified in sections 4 and 6(a), and
22	requests for assistance in developing
23	corrective action plans;
24	(II) requests for examples of
25	Federal, State, and local policies,

1	practices, procedures, regulations
2	interagency agreements, administra-
3	tive hearing decisions, or legal actions
4	that facilitate, and overcome barriers
5	to, the provision of funding for, and
6	access to, assistive technology devices
7	accessible information technology and
8	telecommunications, and assistive
9	technology services for individuals with
10	disabilities; and
11	(III) other requests for training
12	and technical assistance from State
13	assistive technology programs funded
14	under this Act and public and private
15	entities not funded under this Act
16	and other assignments specified by
17	the Secretary; and
18	(ii) provides State-specific and na-
19	tional training and technical assistance
20	concerning assistive technology and acces-
21	sible information technology and tele-
22	communications to implementing entities
23	for State assistive technology programs, in-
24	cluding financing systems, funded under

section 4, other entities funded under this

Act (with respect to the required or discretionary activities that the entities carry out under this Act and especially with respect to the establishment or expansion, and administration (including evaluation and sustenance), of alternative financing loan programs under section 6(a)), and public and private entities not funded under this Act, including—

- (I) annually providing a forum for exchanging information and promoting program and policy improvements in required activities of the State assistive technology programs;
- (II) facilitating on-site and electronic information sharing using state-of-the-art Internet technologies such as real-time online discussions, multipoint video conferencing, and web-based audio/video broadcasts, on emerging topics that affect State assistive technology programs and individuals with assistive technology and accessible information technology and telecommunications needs;

1	(III) convening experts from
2	State assistive technology programs to
3	discuss and make recommendations
4	with regard to national emerging
5	issues of importance to individuals
6	with assistive technology and acces-
7	sible information technology and tele-
8	communications needs;
9	(IV) sharing best practice and
10	evidence-based practices among State
11	assistive technology programs;
12	(V) maintaining an accessible
13	website that includes a link to State
14	assistive technology programs, Federal
15	departments and agencies, and asso-
16	ciations and developing a national toll-
17	free number that links callers from a
18	State with the State assistive tech-
19	nology program in their State;
20	(VI) developing or utilizing exist-
21	ing (as of the date of the award in-
22	volved) model cooperative volume-pur-
23	chasing mechanisms designed to re-
24	duce the financial costs of purchasing
25	assistive technology for required and

1	discretionary activities identified in
2	sections 4 and 6(a), and reducing du-
3	plication of activities among State as-
4	sistive technology programs; and
5	(VII) providing access to experts
6	in the areas of banking, microlending
7	and finance, for implementing entities
8	for State assistive technology pro-
9	grams and other entities funded under
10	this Act to administer alternative fi-
11	nancing loan programs, through site
12	visits, teleconferences, and other
13	means, to ensure access to informa-
14	tion for entities that are carrying out
15	new programs or programs that are
16	not making progress in achieving the
17	objectives of the programs.
18	(E) REQUIRED INPUT AND COLLABORA-
19	TION.—In providing training and technical as-
20	sistance under this paragraph, a recipient of a
21	grant, contract, or cooperative agreement under
22	this paragraph shall meet the following require-
23	ments:
24	(i) INPUT.—The recipient shall in-
25	volve, in the planning and identification of

1	priority issues and needs, the directors of
2	State assistive technology programs and
3	other individuals the Secretary determines
4	to be appropriate, especially—
5	(I) individuals with disabilities
6	who use, and understand the barriers
7	to the acquisition of, assistive tech-
8	nology and accessible information
9	technology and telecommunications;
10	(II) family members, guardians,
11	advocates, and authorized representa-
12	tives of such individuals;
13	(III) relevant employees from
14	other Federal departments and agen-
15	cies;
16	(IV) businesses; and
17	(V) venders and public and pri-
18	vate researchers and developers.
19	(ii) Collaboration.—The recipient
20	shall collaborate, in developing and imple-
21	menting training and technical assistance
22	activities identified as priorities, with other
23	organizations, in particular—

1	(I) national organizations rep-
2	resenting State assistive technology
3	programs;
4	(II) organizations representing
5	State officials and agencies engaged
6	in the delivery of assistive technology
7	and accessible information technology
8	and telecommunications;
9	(III) the data-collection and re-
10	porting providers described in para-
11	graph (2); and
12	(IV) other providers of national
13	programs or programs of national sig-
14	nificance funded under this Act.
15	(2) State projects data-collection and
16	REPORTING PROGRAM.—
17	(A) IN GENERAL.—The Secretary shall
18	award grants, contracts, and cooperative agree-
19	ments to conduct data collection and reporting
20	concerning State assistive technology programs.
21	(B) ELIGIBLE ENTITIES.—To be eligible to
22	receive a grant, contract, or cooperative agree-
23	ment under this paragraph, an entity shall have
24	personnel with—

1	(i) documented experience and exper-
2	tise in administering State assistive tech-
3	nology programs;
4	(ii) experience in collecting and ana-
5	lyzing data associated with implementing
6	required and discretionary activities;
7	(iii) expertise necessary to identify ad-
8	ditional data elements needed to provide
9	comprehensive reporting of State activities
10	and outcomes; and
11	(iv) experience in utilizing data to
12	provide annual reports to State policy-
13	makers.
14	(C) APPLICATION.—To be eligible to re-
15	ceive a grant, contract, or cooperative agree-
16	ment under this paragraph, an eligible appli-
17	cant shall submit an application to the Sec-
18	retary at such time, in such manner, and con-
19	taining such information as the Secretary may
20	require.
21	(D) Data-collection and reporting
22	PROGRAM.—In awarding the grant, contract, or
23	cooperative agreement, the Secretary shall en-
24	sure that the recipient conducts a data-collec-
25	tion and reporting program that enhances and

1	improves the operations and conduct of a State
2	assistive technology program. The Secretary
3	shall ensure that the recipient achieves that en-
4	hancement and improvement by using quan-
5	titative and qualitative data elements, meas-
6	uring the outcomes of the required activities de-
7	scribed in section 4(e), and measuring the ac-
8	crued benefits of the activities to individuals
9	who need assistive technology and accessible in-
10	formation technology and telecommunications.
11	(E) REQUIRED DATA ELEMENTS.—The
12	core set of the data elements shall, at a min-
13	imum, include data elements for—
14	(i) the number and dollar amount of
15	financial loans made;
16	(ii) the number and type of assistive
17	technology device demonstrations provided;
18	(iii) the number and type of assistive
19	technology devices loaned through device
20	loan programs;
21	(iv) the number and estimated value
22	of assistive technology devices exchanged,
23	repaired, recycled, or re-utilized (including

redistributed through device sales, loans,

1	rentals, or donations) through device re-uti-
2	lization programs;
3	(v)(I) the number and general charac-
4	teristics of individuals who participated in
5	training (such as individuals with disabil-
6	ities, parents, educators, employers, pro-
7	viders of employment services, health care
8	workers, counselors, other service pro-
9	viders, or vendors) and the topics of such
10	training; and
11	(II) to the extent practicable, the geo-
12	graphic distribution of individuals who par-
13	ticipated in training or technical assistance
14	activities;
15	(vi) the amount and nature of tech-
16	nical assistance provided to State and local
17	agencies and other entities;
18	(vii) the number of individuals as-
19	sisted through the public-awareness activi-
20	ties and statewide information and ref-
21	erence system;
22	(viii) the outcomes of any improve-
23	ment initiatives carried out by the State as
24	a result of activities funded under section
25	4;

1	(ix) the outcomes of interagency co-
2	ordination and collaboration activities car-
3	ried out by the State that support access
4	to assistive technology;
5	(x) measured outcomes of activities
6	undertaken to improve access to assistive
7	technology devices and assistive technology
8	services for targeted populations;
9	(xi) the outcomes of the services pro-
10	vided; and
11	(xii) the level of customer satisfaction
12	with, or the outcomes of, the services pro-
13	vided.
14	(F) REQUIRED INPUT AND COLLABORA-
15	TION.—In conducting data-collection and re-
16	porting activities under this paragraph, a recipi-
17	ent of a grant, contract, or cooperative agree-
18	ment under this paragraph shall meet the fol-
19	lowing requirements:
20	(i) Input.—The recipient shall ac-
21	tively involve, in the development of the
22	data-collection and reporting system, the
23	directors of State assistive technology pro-
24	grams and other individuals the Secretary
25	determines to be appropriate, especially—

1	(I) individuals with disabilities
2	who use, and understand the barriers
3	to the acquisition of, assistive tech-
4	nology and accessible information
5	technology and telecommunications;
6	(II) family members, guardians,
7	advocates, and authorized representa-
8	tives of such individuals;
9	(III) relevant employees from
10	other Federal departments and agen-
11	cies;
12	(IV) businesses; and
13	(V) venders and public and pri-
14	vate researchers and developers.
15	(ii) Collaboration.—The recipient
16	shall actively collaborate, in developing and
17	implementing the system, with other orga-
18	nizations, in particular—
19	(I) national organizations rep-
20	resenting State assistive technology
21	programs;
22	(II) the training and technical
23	assistance providers described in para-
24	graph (1); and

1	(III) entities carrying out
2	projects of national significance fund-
3	ed under section 6(b), as appropriate.
4	(3) State protection and advocacy serv-
5	ICES TRAINING AND TECHNICAL ASSISTANCE EF-
6	FORTS.—
7	(A) General authority.—The Secretary
8	shall award grants, contracts, and cooperative
9	agreements to provide training and technical
10	assistance concerning protection and advocacy
11	services.
12	(B) ELIGIBLE ENTITIES.—To be eligible to
13	receive a grant, contract, or cooperative agree-
14	ment under this paragraph to provide training
15	and technical assistance, an entity shall have
16	personnel with documented experience related
17	to protection and advocacy services.
18	(C) APPLICATION.—To be eligible to re-
19	ceive a grant, contract, or cooperative agree-
20	ment under this paragraph, an eligible appli-
21	cant shall submit an application to the Sec-
22	retary at such time, in such manner, and con-
23	taining such information as the Secretary may

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require.

1	(D) Training and technical assist-
2	ANCE EFFORTS.—
3	(i) TECHNICAL ASSISTANCE EF-
4	FORTS.—In awarding the grant, contract,
5	or cooperative agreement, the Secretary
6	shall ensure that the recipient conducts a
7	technical assistance program through
8	which the recipient—
9	(I) provides advocacy-related and
10	management-related technical assist-
11	ance;
12	(II) prepares publications, in nu-
13	merous formats, on the funding of as-
14	sistive technology through a variety of
15	funding sources;
16	(III) makes available, through in-
17	house resource libraries, documents
18	related to the funding of assistive
19	technology;
20	(IV) maintains a project website
21	containing information concerning the
22	funding of assistive technology, and
23	containing publications and links to
24	other web-based resources to support

1	assistive technology advocacy efforts;
2	and
3	(V) maintains a national assistive
4	technology list serve.
5	(ii) Training efforts.—In award-
6	ing the grant, contract, or cooperative
7	agreement, the Secretary shall ensure that
8	the recipient conducts a training program
9	through which the recipient—
10	(I) provides advocacy-related
11	training through annual statewide or
12	regional conferences and distance-
13	training events; and
14	(II) provides management-related
15	training at annual training events, as-
16	sisting protection and advocacy man-
17	agers and fiscal officers to meet grant
18	obligations.
19	(iii) Data collection and report-
20	ING.—The recipient shall prepare and sub-
21	mit to the Secretary a report containing
22	information on the activities carried out
23	under this paragraph, including informa-
24	tion on the following:
25	(I) Non-case services.

1	(II) Case services.
2	(III) Statistical information for
3	individuals served.
4	(IV) Systemic activities and liti-
5	gation.
6	(V) Priorities and objectives.
7	(VI) Agency administration.
8	(c) National Information Internet System.—
9	(1) In general.—In order to provide informa-
10	tion nationally on the availability of assistive tech-
11	nology, the Secretary may award 1 grant, contract,
12	or cooperative agreement on a competitive basis to
13	maintain, renovate, and update the National Public
14	Internet Site established under section $104(c)(1)$ of
15	the Assistive Technology Act of 1998 (29 U.S.C.
16	3014(c)(1)), as in effect on the date of enactment of
17	this Act.
18	(2) ELIGIBLE ENTITY.—To be eligible to receive
19	a grant, contract, or cooperative agreement under
20	paragraph (1), an entity shall be a nonprofit organi-
21	zation, for-profit organization, or institution of high-
22	er education, that—
23	(A) emphasizes research and engineering;
24	(B) has a multidisciplinary research cen-
25	ter; and

1	(C) has demonstrated expertise in—
2	(i) working with assistive technology
3	accessible information technology and tele-
4	communications, and intelligent agent
5	interactive information dissemination sys-
6	tems;
7	(ii) managing libraries of assistive
8	technology, accessible information tech-
9	nology and telecommunications, and dis-
10	ability-related resources;
11	(iii) delivering to individuals with dis-
12	abilities education, information, and refer-
13	ral services, including technology-based
14	curriculum-development services for adults
15	with low-level reading skills;
16	(iv) developing cooperative partner-
17	ships with the private sector, particularly
18	with private-sector computer software
19	hardware, and Internet services entities
20	and
21	(v) developing and designing advanced
22	Internet sites.
23	(3) Application.—To be eligible to receive a
24	grant, contract, or cooperative agreement under this
25	section, an eligible applicant shall submit an applica-

1	tion to the Secretary at such time, in such manner,
2	and containing such information as the Secretary
3	may require.
4	(4) NATIONAL PUBLIC INTERNET SITE.—
5	(A) FEATURES OF INTERNET SITE.—The
6	National Public Internet Site shall contain the
7	following features:
8	(i) Availability of information at
9	ANY TIME.—The site shall be designed so
10	that any member of the public may obtain
11	information posted on the site at any time.
12	(ii) Innovative automated intel-
13	LIGENT AGENT.—The site shall be con-
14	structed with an innovative automated in-
15	telligent agent that is a diagnostic tool for
16	assisting users in problem definition and
17	the selection of appropriate assistive tech-
18	nology devices and assistive technology
19	services resources and accessible informa-
20	tion technology and telecommunications.
21	(iii) Resources.—
22	(I) LIBRARY ON ASSISTIVE TECH-
23	NOLOGY.—The site shall include ac-
24	cess to a comprehensive working li-
25	brary on assistive technology and ac-

cessible information technology and 1 2 telecommunications for all environ-3 ments, including home, workplace, transportation, and other environments. 6 (II) Information on accommo-7 DATING INDIVIDUALS WITH DISABIL-8 ITIES.—The site shall include access 9 to evidence-based research and best 10 practices concerning how assistive 11 technology and accessible information technology and telecommunications 12 13 can be used to accommodate individ-14 uals with disabilities in the areas of 15 education, employment, health care, community living, and telecommuni-16 17 cations and information technology. 18 (III) RESOURCES FOR A NUMBER 19 OF DISABILITIES.—The site shall in-20 clude resources relating to the largest 21 possible number of disabilities, includ-22 ing resources relating to low-level

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reading skills and cognitive disabil-

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1 (iv) Links to private-sector re2 sources and information.—To the ex3 tent feasible, the site shall be linked to rel4 evant private-sector resources and informa5 tion, under agreements developed between
6 the recipient of the grant, contract, or co7 operative agreement and cooperating pri8 vate-sector entities.

(v) Links to public-sector re-SOURCES AND INFORMATION.—To the extent feasible, the site shall be linked to relevant public-sector resources and information, such as the Internet sites of the Office of Special Education and Rehabilitation Services of the Department of Education, the Office of Disability Employment Policy of the Department of Labor, the Small Business Administration, the Architectural and Transportation Barriers Compliance Board, and the Technology Administration of the Department of Commerce, the accessible website described in subsection (b)(1)(D)(ii)(V), the Jobs Accommodation Network funded by the Office of Disability Employment Policy of the

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1	Department of Labor, and other relevant
2	sites.
3	(B) Minimum Library Components.—At
4	a minimum, the National Public Internet Site
5	shall maintain updated information on—
6	(i) State assistive technology program
7	demonstration sites where individuals may
8	try out assistive technology devices;
9	(ii) State assistive technology program
10	device loan program sites where individuals
11	may borrow assistive technology devices;
12	(iii) State assistive technology pro-
13	gram device re-utilization program sites;
14	(iv) alternative financing programs or
15	systems operated through, or independ-
16	ently of, State assistive technology pro-
17	grams, and other sources of funding for
18	assistive technology devices; and
19	(v) various tax credits available to em-
20	ployers for hiring or accommodating em-
21	ployees who are individuals with disabil-
22	ities.
23	(5) Input.—While providing information (in-
24	cluding technical assistance) under this subsection
25	the Secretary and recipient of the grant, contract, or

1	cooperative agreement under this subsection shall
2	consider the input of the directors of State assistive
3	technology programs and other individuals the Sec-
4	retary determines to be appropriate, especially—
5	(A) individuals with disabilities who use,
6	and understand the barriers to the acquisition
7	of, assistive technology and accessible informa-
8	tion technology and telecommunications;
9	(B) family members, guardians, advocates,
10	and authorized representatives of such individ-
11	uals;
12	(C) relevant employees from other Federal
13	departments and agencies involved in the pro-
14	curement or development of assistive technology
15	devices, or the provision of assistive technology
16	services;
17	(D) employers of people with disabilities,
18	especially small business employers; and
19	(E) venders and public and private re-
20	searchers and developers.
21	SEC. 8. TECHNOLOGY INDUSTRY ASSESSMENT.
22	(a) In General.—To better promote and serve the
23	United States assistive technology industry, the Secretary
24	may conduct a detailed assessment of the industry. Such
25	assessment shall provide data and analysis concerning the

1	industry's market, products, and services, for better stra-
2	tegic and business modeling.
3	(b) CONTENTS.—The Secretary shall ensure that the
4	assessment provides data and analysis including—
5	(1) data to better assess the industry's potential
6	and provide metrics for future growth;
7	(2) information addressing strategies and cer-
8	tification practices of international trading partners;
9	and
10	(3) details about programs within the Depart-
11	ment of Commerce that facilitate assistive tech-
12	nology industry export efforts.
13	(c) Consultation.—The Secretary shall conduct
14	the assessment after consultation with the Under Sec-
15	retary for Technology of the Department of Commerce
16	members of the assistive technology industry, the Inter-
17	agency Committee on Disability Research established
18	under section 203 of the Rehabilitation Act of 1973 (29
19	U.S.C. 763), and other appropriate agencies.
20	SEC. 9. ADMINISTRATIVE PROVISIONS.
21	(a) General Administration.—
22	(1) IN GENERAL.—Notwithstanding any other
23	provision of law, the Commissioner of the Rehabili-
24	tation Services Administration in the Office of Spe-
25	cial Education and Rehabilitative Services of the De-

- partment of Education shall be responsible for the administration of this Act.
- (2) Collaboration.—The Commissioner of 3 4 Rehabilitation Services Administration 5 make 1 or more grants to, or enter into 1 or more 6 contracts, interagency agreements, or cooperative 7 agreements with, the Director of the Office of Spe-8 cial Education Programs or the National Institute 9 on Disability and Rehabilitation Research in the Of-10 fice of Special Education and Rehabilitative Services 11 of the Department of Education, the Assistant Sec-12 retary for Disability Employment Policy in the De-13 partment of Labor, the Under Secretary for Tech-14 nology in the Department of Commerce, the Admin-15 istrator of the Small Business Administration, or the 16 head of any other entity approved by the Secretary 17 to assist in the administration of this Act.
  - (3) Administration.—In administering this Act, the Commissioner of the Rehabilitation Services Administration shall ensure the provision of assistive technology, through comprehensive statewide programs of technology-related assistance, to individuals of all ages, whether the individuals will use the assistive technology to obtain or maintain employment or for other reasons.

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1	(b) REVIEW OF PARTICIPATING ENTITIES.—The Sec-
2	retary shall assess the extent to which entities that receive
3	grants under this Act are complying with the applicable
4	requirements of this Act and achieving goals that are con-
5	sistent with the requirements of the grant programs under
6	which the entities received the grants.
7	(e) Corrective Action and Sanctions.—
8	(1) Corrective action.—If the Secretary de-
9	termines that an entity that receives a grant under
10	this Act fails to substantially comply with the appli-
11	cable requirements of this Act, the Secretary shall
12	assist the entity, through technical assistance funded
13	under section 7 or other means, within 90 days after
14	such determination, to develop a corrective action
15	plan.
16	(2) Sanctions.—If the entity fails to develop
17	and comply with a corrective action plan described
18	in paragraph (1) during a fiscal year, the entity
19	shall be subject to 1 of the following corrective ac-
20	tions selected by the Secretary:
21	(A) Partial or complete termination of
22	funding under the grant program.
23	(B) Ineligibility to participate in the grant
24	program in the following year.

1	(C) Reduction in funding for the following
2	year under the grant program.
3	(D) Required redesignation of the lead
4	agency designated under section $4(c)(1)$ .
5	(3) Appeals procedures.—The Secretary
6	shall establish appeals procedures for entities that
7	are determined to be in noncompliance with the ap-
8	plicable requirements of this Act.
9	(d) Construction.—Nothing in this section shall be
10	construed to affect the enforcement authority of the Sec-
11	retary, another Federal officer, or a court under part E
12	of the General Education Provisions Act (20 U.S.C. 1234
13	et seq.) or other applicable law.
14	(e) Effect on Other Assistance.—This Act may
15	not be construed as authorizing a Federal or State agency
16	to reduce medical or other assistance available, or to alter
17	eligibility for a benefit or service, under any other Federal
18	law.
19	SEC. 10. AUTHORIZATION OF APPROPRIATIONS.
20	(a) State Grants for Assistive Technology;
21	TRAINING, TECHNICAL ASSISTANCE, DATA-COLLECTION,
22	REPORTING, AND INTERNET PROGRAMS.—
23	(1) In general.—There are authorized to be
24	appropriated to carry out sections 4 and 7
25	\$36,000,000 for fiscal year 2005, and such sums as

1	may be necessary for each of fiscal years 2006
2	through 2010.
3	(2) Training, technical assistance, data-
4	COLLECTION, REPORTING, AND INTERNET PRO-
5	GRAMS.—
6	(A) In general.—Of the amount appro-
7	priated under this subsection for a fiscal year
8	not more than \$1,235,000 may be made avail-
9	able to carry out section 7.
10	(B) Reservations.—Of the amount made
11	available to carry out section 7 for a fiscal
12	year—
13	(i) not less than 45 percent shall be
14	made available to carry out section 7(b)(1);
15	(ii) not less than 20 percent shall be
16	made available to carry out section $7(b)(2)$ :
17	(iii) not less than 15 percent shall be
18	made available to carry out section 7(b)(3);
19	and
20	(iv) not more than 20 percent shall be
21	made available to carry out section 7(c).
22	(b) STATE GRANTS FOR PROTECTION AND ADVO-
23	CACY SERVICES RELATED TO ASSISTIVE TECHNOLOGY.—
24	There are authorized to be appropriated to carry out sec-
2.5	tion 5 \$4.419.000 for fiscal year 2005 and such sums as

- 1 may be necessary for each of fiscal years 2006 through
- 2 2010.
- 3 (c) Supplementary Grants and Projects of
- 4 National Significance.—There are authorized to be
- 5 appropriated to carry out section 6 such sums as may be
- 6 necessary for each of fiscal years 2005 through 2010.
- 7 **SEC. 11. REPEAL.**
- 8 The Assistive Technology Act of 1998 (29 U.S.C.
- 9 3001 et seq.) is repealed.

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