112TH CONGRESS 1ST SESSION H.R.925

To authorize the Secretary of Education to make grants to support early college high schools and other dual enrollment programs.

IN THE HOUSE OF REPRESENTATIVES

MARCH 3, 2011

Mr. KILDEE (for himself, Mr. GRIJALVA, Mr. DINGELL, Mr. SABLAN, Mr. FATTAH, and Mr. COURTNEY) introduced the following bill; which was referred to the Committee on Education and the Workforce

A BILL

- To authorize the Secretary of Education to make grants to support early college high schools and other dual enrollment programs.
 - 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 "Fast Track to College

5 Act of 2011".

6 SEC. 2. PURPOSE.

7 The purpose of this Act is to increase secondary8 school graduation rates and the percentage of students9 who complete a recognized postsecondary credential by the

age of 26, including among low-income students and stu dents from other populations underrepresented in higher
 education.

4 SEC. 3. DEFINITIONS.

5 For purposes of this Act:

6 (1) DUAL ENROLLMENT PROGRAM.—The term 7 "dual enrollment program" means an academic pro-8 gram through which a secondary school student is 9 able simultaneously to earn credit toward a sec-10 ondary school diploma and a postsecondary degree 11 or credential.

(2) EARLY COLLEGE HIGH SCHOOL.—The term
"early college high school" means a secondary school
that provides a course of study that enables a student to earn a secondary school diploma and either
an associate's degree or one to two years of postsecondary credit toward a postsecondary degree or credential.

19 (3) EDUCATIONAL SERVICE AGENCY.—The
20 term "educational service agency" has the meaning
21 given such term in section 9101(17) of the Elemen22 tary and Secondary Education Act of 1965.

(4) ELIGIBLE ENTITY.—The term "eligible entity" means a local educational agency, which may be
an educational service agency, in a collaborative

1	partnership with an institution of higher education.
2	Such partnership also may include other entities,
3	such as a nonprofit organization with experience in
4	youth development.
5	(5) INSTITUTION OF HIGHER EDUCATION.—The
6	term "institution of higher education" has the
7	meaning given such term in section 101 of the High-
8	er Education Act of 1965.
9	(6) LOCAL EDUCATIONAL AGENCY.—The term
10	"local educational agency" has the meaning given
11	such term in section $9101(26)$ of the Elementary
12	and Secondary Education Act of 1965.
13	(7) Secretary.—The term "Secretary" means
14	the Secretary of Education.
15	(8) Low-income student.—The term "low-in-
15 16	(8) LOW-INCOME STUDENT.—The term "low-in- come student" means a student described in section
16	come student" means a student described in section
16 17	come student" means a student described in section 1113(a)(5) of the Elementary and Secondary Edu-
16 17 18	come student" means a student described in section 1113(a)(5) of the Elementary and Secondary Education Act of 1965.
16 17 18 19	 come student" means a student described in section 1113(a)(5) of the Elementary and Secondary Education Act of 1965. SEC. 4. AUTHORIZATION OF APPROPRIATIONS; RESERVA-
16 17 18 19 20	 come student" means a student described in section 1113(a)(5) of the Elementary and Secondary Education Act of 1965. SEC. 4. AUTHORIZATION OF APPROPRIATIONS; RESERVA- TIONS.
 16 17 18 19 20 21 	 come student" means a student described in section 1113(a)(5) of the Elementary and Secondary Education Act of 1965. SEC. 4. AUTHORIZATION OF APPROPRIATIONS; RESERVA- TIONS. (a) IN GENERAL.—To carry out this Act, there are

(b) EARLY COLLEGE HIGH SCHOOLS.—The Sec retary shall reserve not less than 45 percent of the funds
 appropriated under subsection (a) to support early college
 high schools under section 5.

5 (c) DUAL ENROLLMENT PROGRAMS.—The Secretary
6 shall reserve not less than 45 percent of such funds to
7 support dual enrollment programs (other than early col8 lege high schools) under section 5.

9 (d) STATE GRANTS.—The Secretary shall reserve 10
10 percent of such funds, or \$10,000,000, whichever is less,
11 for grants to States under section 9.

12 SEC. 5. AUTHORIZED PROGRAM.

(a) IN GENERAL.—The Secretary is authorized to
award 6-year grants to eligible entities seeking to establish
a new, or support an existing, early college high school
or other dual enrollment program in accordance with section 6.

18 (b) GRANT AMOUNT.—The Secretary shall ensure 19 that grants are of sufficient size to enable grantees to 20 carry out all required activities and otherwise meet the 21 purposes of this Act, except that a grant under this section 22 may not exceed \$2,000,000.

23 (c) MATCHING REQUIREMENT.—

24 (1) IN GENERAL.—An eligible entity shall con25 tribute matching funds toward the costs of the early

1	college high school or other dual enrollment program
2	to be supported under this section, of which not less
3	than half shall be from non-Federal sources, which
4	funds shall represent not less than the following:
5	(A) Twenty percent of the grant amount
6	received in each of the first and second years of
7	the grant.
8	(B) Thirty percent in each of the third and
9	fourth years.
10	(C) Forty percent in the fifth year.
11	(D) Fifty percent in the sixth year.
12	(2) Determination of amount contrib-
13	UTED.—The Secretary shall allow an eligible entity
14	to satisfy the requirement of this subsection through
15	in-kind contributions.
16	(d) SUPPLEMENT, NOT SUPPLANT.—An eligible enti-
17	ty shall use a grant received under this section only to
18	supplement funds that would, in the absence of such
19	grant, be made available from non-Federal funds for sup-
20	port of the activities described in the eligible entity's appli-
21	cation under section 7, and not to supplant such funds.
22	(e) PRIORITY.—In awarding grants under this sec-
23	tion, the Secretary shall give priority to applicants—
24	(1) that propose to establish or support an

program that will serve a student population of
 which 40 percent or more are students counted
 under section 1113(a)(5) of the Elementary and
 Secondary Education Act of 1965; and

5 (2) from States that provide assistance to early
6 college high schools or other dual enrollment pro7 grams, such as assistance to defray the costs of
8 higher education (including costs of tuition, fees,
9 and textbooks).

(f) GEOGRAPHIC DISTRIBUTION.—The Secretary
shall, to the maximum extent practicable, ensure that
grantees are from a representative cross-section of urban,
suburban, and rural areas.

14 SEC. 6. USES OF FUNDS.

(a) MANDATORY ACTIVITIES.—An eligible entity
(b) shall use grant funds received under section 5 to support
(c) the activities described in its application under section 7,
(c) including the following:

(1) PLANNING YEAR.—In the case of a new
early college high school or dual enrollment program,
during the first year of the grant—

22 (A) hiring a principal and staff, as appro-23 priate;

24 (B) designing the curriculum and sequence25 of courses in collaboration with (at a minimum)

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1	teachers from the local educational agency and
2	faculty from the partner institution of higher
3	education;
4	(C) informing parents and the community
5	about the school or program and opportunities
6	to become actively involved in the school or pro-
7	gram;
8	(D) establishing a course articulation proc-
9	ess for defining and approving courses for sec-
10	ondary school and postsecondary credit or cre-
11	dential;
12	(E) outreach programs to ensure that sec-
13	ondary school students and their families are
14	aware of the early college high school or dual
15	enrollment program;
16	(F) liaison activities among partners in the
17	eligible entity; and
18	(G) coordinating secondary and postsec-
19	ondary support services, academic calendars,
20	and transportation.
21	(2) IMPLEMENTATION PERIOD.—During the re-
22	mainder of the grant period—
23	(A) academic and social support services,
24	including counseling;

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1	(B) liaison activities among partners in the
2	eligible entity;
3	(C) data collection and use of such data
4	for student and instructional improvement and
5	program evaluation;
6	(D) outreach programs to ensure that sec-
7	ondary school students and their families are
8	aware of the early college high school or dual
9	enrollment program;
10	(E) professional development, including
11	joint professional development for secondary
12	school and faculty from the institution of higher
13	education; and
14	(F) school or program design and planning
15	team activities, including curriculum develop-
16	ment.
17	(b) ALLOWABLE ACTIVITIES.—An eligible entity may
18	also use grant funds received under section 5 otherwise
19	to support the activities described in its application under
20	section 7, including—
21	(1) purchasing textbooks and equipment that
22	support the school or program's curriculum;
23	(2) developing learning opportunities for stu-
24	dents that complement classroom experiences, such
25	as internships, career-based capstone projects, and

opportunities provided under chapters 1 and 2 of
 subpart 2 of part A of title IV of the Higher Edu cation Act of 1965;

(3) transportation; and

5 (4) planning time for secondary school and edu6 cators from an institution of higher education to col7 laborate.

8 SEC. 7. APPLICATION.

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9 (a) IN GENERAL.—To receive a grant under section
10 5, an eligible entity shall submit to the Secretary an appli11 cation at such time, in such manner, and including such
12 information as the Secretary determines to be appropriate.
13 (b) CONTENTS OF APPLICATION.—At a minimum,
14 the application described in subsection (a) shall include
15 a description of—

16 (1) the early college high school's or other dual17 enrollment program's budget;

18 (2) each partner in the eligible entity and its 19 experience with early college high schools or other 20 dual enrollment programs, key personnel from each 21 partner and their responsibilities for the early col-22 lege high school or dual enrollment program, and 23 how the eligible entity will work with secondary and 24 postsecondary teachers, other public and private en-25 tities, community-based organizations, businesses,

labor organizations, and parents to ensure that stu dents will be prepared to succeed in postsecondary
 education and employment, which may include the
 development of an advisory board;

5 (3) how the eligible entity will target and re6 cruit at-risk youth, including those at risk of drop7 ping out of school, first generation college students,
8 and students from populations described in section
9 1111(b)(2)(C)(v)(II) of the Elementary and Sec10 ondary Education Act of 1965;

(4) a system of student supports including, but
not limited to, small group activities, tutoring, literacy and numeracy skill development in all academic disciplines, parental and community outreach
and engagement, extended learning time, and college
readiness activities, such as early college academic
seminars and counseling;

(5) in the case of an early college high school,
how a graduation and career plan will be developed,
consistent with State graduation requirements, for
each student and reviewed each semester;

(6) how parents or guardians of students in the
early college high school or dually enrolled students
will be informed of their academic performance and

1 progress and, subject to paragraph (5), involved in 2 the development of their career and graduation plan; 3 (7) coordination that will occur between the in-4 stitution of higher education and the local edu-5 cational agency, including regarding academic cal-6 endars, provision of student services, curriculum de-7 velopment, and professional development; 8 (8) how the eligible entity will ensure that 9 teachers in the early college high school or other

dual enrollment program receive appropriate professional development and other supports, including to
enable them to utilize effective parent and community engagement strategies, and help English-language learners, students with disabilities, and students from diverse cultural backgrounds to succeed;

(9) learning opportunities for students that
complement classroom experiences, such as internships, career-based capstone projects, and opportunities provided under chapters 1 and 2 of subpart 2
of part A of title IV of the Higher Education Act
of 1965;

(10) how policies, agreements, and courses
taken will ensure that postsecondary credits earned
will be transferable to, at a minimum, public institu-

1	tions of higher education within the State, consistent
2	with existing statewide articulation agreements;
3	(11) student assessments and other measure-
4	ments of student achievement including benchmarks
5	for student achievement;
6	(12) outreach programs to provide elementary
7	and secondary school students, especially those in
8	middle grades, and their parents, teachers, school
9	counselors, and principals information about and
10	academic preparation for the early college high
11	school or other dual enrollment program;
12	(13) how the local educational agency and insti-
13	tution of higher education will work together, as ap-
14	propriate, to collect and use data for student and in-
15	structional improvement and program evaluation;
16	(14) how the eligible entity will help students
17	meet eligibility criteria for postsecondary courses
18	and ensure that students understand how their cred-
19	its will transfer; and
20	(15) how the eligible entity will access and le-
21	verage additional resources necessary to sustain the
22	early college high school or other dual enrollment
23	program after the grant expires, including by engag-
24	ing businesses and non-profit organizations.

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1	(c) Assurances.—An eligible entity's application
2	under subsection (a) shall include assurances that—
3	(1) in the case of an early college high school,
4	the majority of courses offered, including postsec-
5	ondary courses, will be offered at facilities of the in-
6	stitution of higher education;
7	(2) students will not be required to pay tuition
8	or fees for postsecondary courses;
9	(3) postsecondary credits earned will be tran-
10	scribed upon completion of the requisite course
11	work; and
12	(4) faculty teaching postsecondary courses meet
13	the normal standards for faculty established by the
14	institution of higher education.
15	(d) WAIVER.—The Secretary may waive the require-
16	ment of subsection $(c)(1)$ upon a showing that it is im-
17	practical to apply due to geographic considerations.
18	SEC. 8. PEER REVIEW.
19	(a) PEER REVIEW OF APPLICATIONS.—The Sec-
20	retary shall establish peer review panels to review applica-
21	tions submitted pursuant to section 7 to advise the Sec-
22	retary regarding such applications.

23 (b) COMPOSITION OF PEER REVIEW PANELS.—The24 Secretary shall ensure that each peer review panel is not

comprised wholly of full-time officers or employees of the
 Federal Government and includes, at a minimum—

3 (1) experts in the establishment and adminis4 tration of early college high schools or other dual en5 rollment programs from the secondary and postsec6 ondary perspective;

7 (2) faculty at institutions of higher education
8 and secondary school teachers with expertise in dual
9 enrollment; and

10 (3) experts in the education of at-risk students.
11 SEC. 9. GRANTS TO STATES.

(a) IN GENERAL.—The Secretary is authorized to
award 5-year grants to State agencies responsible for secondary or postsecondary education for efforts to support
or establish early college high schools or other dual enrollment programs.

17 (b) GRANT AMOUNT.—The Secretary shall ensure18 that grants are of sufficient size to enable grantees to19 carry out all required activities.

(c) MATCHING REQUIREMENT.—A State shall contribute matching funds from non-Federal sources toward
the costs of carrying out activities under this section,
which funds shall represent not less than 50 percent of
the grant amount.

1 (d) PRIORITY.—In awarding grants under this sec-2 tion, the Secretary shall give priority to States that pro-3 vide assistance to early college high schools or other dual 4 enrollment programs, such as assistance to defray the 5 costs of higher education, such as tuition, fees, and text-6 books.

7 (e) APPLICATION.—To receive a grant under this sec8 tion, a State agency shall submit to the Secretary an appli9 cation at such time, in such manner, and including such
10 information as the Secretary determines to be appropriate.

(f) CONTENTS OF APPLICATION.—At a minimum, theapplication described in subsection (e) shall include—

(1) how the State will carry out all of the required State activities described in subsection (g);

(2) how the State will identify and eliminate
barriers to implementing effective early college high
schools and dual enrollment programs after the
grant expires, including by engaging businesses and
non-profit organizations;

20 (3) how the State will access and leverage addi21 tional resources necessary to sustain early college
22 high schools or other dual enrollment programs; and
23 (4) such other information as the Secretary de24 termines to be appropriate.

(g) STATE ACTIVITIES.—A State receiving a grant
 under this section shall use such funds for—

3 (1) creating outreach programs to ensure that 4 secondary school students, their families, and com-5 munity members are aware of early college high 6 schools and dual enrollment programs in the State; 7 (2) planning and implementing a statewide 8 strategy for expanding access to early college high 9 schools and dual enrollment programs for students 10 who are underrepresented in higher education to 11 raise statewide rates of secondary school graduation, 12 readiness for postsecondary education, and comple-13 tion of postsecondary degrees and credentials, with 14 a focus on at-risk students, including identifying any 15 obstacles to such a strategy under State law or pol-16 icy;

17 (3) providing technical assistance to early col18 lege high schools and other dual enrollment pro19 grams, such as brokering relationships and agree20 ments that forge a strong partnership between ele21 mentary and secondary and postsecondary partners;

(4) identifying policies that will improve the effectiveness and ensure the quality of early college
high schools and dual enrollment programs, such as

1	access, funding, data and quality assurance, govern-
2	ance, accountability and alignment policies;
3	(5) planning and delivering statewide training
4	and peer learning opportunities for school leaders
5	and teachers from early college high schools and
6	dual enrollment programs, which may include pro-
7	viding instructional coaches who offer on-site guid-
8	ance;
9	(6) disseminating best practices in early college
10	high schools and dual enrollment programs from
11	across the State and from other States; and
12	(7) facilitating statewide data collection, re-
13	search and evaluation, and reporting to policymakers
14	and other stakeholders.
15	SEC. 10. REPORTING AND OVERSIGHT.
16	(a) Reporting by Grantees.—
17	(1) IN GENERAL.—The Secretary shall establish
18	uniform guidelines for all grantees concerning infor-
19	mation such grantees annually shall report to the
20	Secretary to demonstrate a grantee's progress to-
21	ward achieving the goals of this Act.
22	(2) Contents of Report.—At a minimum,
23	the report described in paragraph (1) shall include,
24	for eligible entities receiving funds under section 5,
25	for students participating in the early college high

1	school or other dual enrollment program within each
2	category of students described in section
3	1111(h)(1)(C)(i) of the Elementary and Secondary
4	Education Act of 1965:
5	(A) The number of students.
6	(B) The percentage of students scoring ad-
7	vanced, proficient, basic, and below basic on the
8	assessments described in section $1111(b)(3)$ of
9	the Elementary and Secondary Education Act
10	of 1965.
11	(C) The performance of students on other
12	assessments or measurements of achievement.
13	(D) The number of secondary school cred-
14	its earned.
15	(E) The number of postsecondary credits
16	earned.
17	(F) Attendance rate, as appropriate.
18	(G) Graduation rate.
19	(H) Placement in postsecondary education
20	or advanced training, in military service, and in
21	employment.
22	(I) A description of the school or pro-
23	gram's student, parent, and community out-
24	reach and engagement.

(b) REPORTING BY SECRETARY.—The Secretary an-1 nually shall compile and analyze the information described 2 3 in subsection (a) and shall submit a report containing such 4 analysis to the Committee on Health, Education, Labor, 5 and Pensions of the Senate and the Committee on Education and Labor of the House of Representatives. The 6 7 report shall include identification of best practices for 8 achieving the goals of this Act.

9 (c) MONITORING VISITS.—The Secretary's designee 10 shall visit each grantee at least once for the purpose of 11 helping the grantee achieve the goals of this Act and to 12 monitor the grantee's progress toward achieving such 13 goals.

14 (d) NATIONAL EVALUATION.—Not later than 6 15 months after the date on which funds are appropriated to carry out this Act, the Secretary shall enter into a con-16 tract with an independent organization to perform an eval-17 uation of the grants awarded under this Act. Such evalua-18 tion shall apply rigorous procedures to obtain valid and 19 reliable data concerning participants' outcomes by social 20 21 and academic characteristics and monitor the progress of 22 students from secondary school to and through postsec-23 ondary education.

24 (e) TECHNICAL ASSISTANCE.—The Secretary shall25 provide technical assistance to eligible entities concerning

best practices in early college high schools and dual enroll ment programs and shall disseminate such best practices
 among eligible entities and State and local educational
 agencies.

5 SEC. 11. RULES OF CONSTRUCTION.

6 (a) EMPLOYEES.—Nothing in this Act shall be con-7 strued to alter or otherwise affect the rights, remedies, 8 and procedures afforded to the employees of local edu-9 cational agencies (including schools) or institutions of 10 higher education under Federal, State, or local laws (including applicable regulations or court orders) or under 11 the terms of collective bargaining agreements, memoranda 12 13 of understanding, or other agreements between such employees and their employers. 14

15 (b) GRADUATION RATE.—A student who graduates from an early college high school supported under this Act 16 in the standard number of years for graduation described 17 in the eligible entity's application shall be considered to 18 19 have graduated on time for purposes of section 20 1111(b)(2)(C)(6) of the Elementary and Secondary Edu-21 cation Act of 1965.