117TH CONGRESS 1ST SESSION

H. R. 5020

To amend the Toxic Substances Control Act to authorize grants for toxic substances remediation in schools, to reauthorize healthy high-performance schools, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

August 13, 2021

Mr. Levin of Michigan (for himself and Mr. Bowman) introduced the following bill; which was referred to the Committee on Energy and Commerce

A BILL

To amend the Toxic Substances Control Act to authorize grants for toxic substances remediation in schools, to reauthorize healthy high-performance schools, 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 "Get Toxic Substances
- 5 Out of Schools Act of 2021".

1	SEC. 2. GRANTS FOR TOXIC SUBSTANCES REMEDIATION IN
2	SCHOOLS.
3	(a) In General.—Section 28 of the Toxic Sub-
4	stances Control Act (15 U.S.C. 2627) is amended—
5	(1) in the section heading, by inserting "AND
6	TRIBAL" after "STATE";
7	(2) in subsection (a)—
8	(A) by striking the subsection heading and
9	inserting "Grants for State and Tribal
10	Programs.—";
11	(B) in the first sentence—
12	(i) by inserting "and Indian Tribes"
13	after "grants to States"; and
14	(ii) by inserting "during the 24-month
15	period beginning on the date on which the
16	grant is made" after "elimination"; and
17	(C) in the second sentence, by inserting
18	"or Tribal" after "State";
19	(3) in subsection $(b)(1)$ —
20	(A) by striking "subsection (a)" each place
21	it appears and inserting "subsection (b) or
22	(d)"; and
23	(B) in subparagraph (B), by inserting "or
24	Indian Tribe" after "State";
25	(4) by redesignating subsections (a) and (b) as
26	subsections (b) and (c), respectively;

1	(5) by inserting before subsection (b) (as so re-
2	designated) the following:
3	"(a) Definition of Indian Tribe.—In this section,
4	the term 'Indian Tribe' means any Indian Tribe, band,
5	nation, or other organized group or community, including
6	any Alaska Native village."; and
7	(6) by adding at the end the following:
8	"(d) Grants for Toxic Substances Remedi-
9	ATION IN SCHOOLS.—
10	"(1) Definitions.—In this subsection:
11	"(A) EARLY CHILDHOOD EDUCATION PRO-
12	GRAM.—The term 'early childhood education
13	program' has the meaning given the term in
14	section 103 of the Higher Education Act of
15	1965 (20 U.S.C. 1003).
16	"(B) Eligible Child Care Provider.—
17	The term 'eligible child care provider' means a
18	center-based child care provider described in
19	section 658P(6)(A) of the Child Care and De-
20	velopment Block Grant Act of 1990 (42 U.S.C.
21	9858n(6)(A)).
22	"(C) ELIGIBLE FACILITY.—The term 'eli-
23	gible facility' means—
24	"(i) a public school facility operated
25	by a local educational agency;

1	"(ii) a facility operated by an early
2	childhood education program; and
3	"(iii) a center-based child care facility
4	operated by an eligible child care provider.
5	"(D) Environmental concern.—
6	"(i) In general.—The term 'envi-
7	ronmental concern' means environmental
8	problems, contaminants, hazardous sub-
9	stances, and pollutant emissions, as de-
10	scribed in section 504(a)(3)(A).
11	"(ii) Inclusion.—The term 'environ-
12	mental concern' includes poor indoor air
13	quality.
14	"(E) LOCAL EDUCATIONAL AGENCY; STATE
15	EDUCATIONAL AGENCY.—The terms 'local edu-
16	cational agency' and 'State educational agency'
17	have the meanings given those terms in section
18	8101 of the Elementary and Secondary Edu-
19	cation Act of 1965 (20 U.S.C. 7801).
20	"(2) Authorization of grants.—
21	"(A) IN GENERAL.—Without regard to the
22	ability or likelihood of the Administrator to take
23	action under any other provision of this Act as
24	described in subsection (b), the Administrator,
25	in consultation with the Secretary of Education

and the Secretary of Health and Human Services and in partnership with the Secretary of Labor with respect to the enforcement of applicable labor standards, may provide grants in accordance with this subsection to States and Indian Tribes for the purpose of identifying, preventing, or eliminating risks associated with the presence of a chemical substance or mixture in eligible facilities.

- "(B) USE OF GRANTS.—A State or Indian Tribe that receives a grant under this subsection shall use the grant funds directly, or provide the grant funds to a local educational agency, for use in—
 - "(i) performing inspections, testing, and monitoring for environmental concerns in eligible facilities, including high-hazard chemical products stored or used in the facilities for maintenance or instruction; and
 - "(ii) carrying out remediation measures in the eligible facilities, including removal and disposal of environmental concerns and high-hazard chemical products described in clause (i), and improving indoor air quality.

1	"(C) National Guidance.—The Adminis-
2	trator shall allocate and award grant funds
3	under this subsection to States and Indian
4	Tribes based on national guidance, which the
5	Administrator shall issue.
6	"(D) Administrative reservation.—
7	"(i) In general.—Subject to clause
8	(ii), the Administrator may reserve not
9	more than 4 percent of the amounts made
10	available for grants under this subsection
11	to provide administrative support for the
12	grants and technical assistance to States
13	and Indian Tribes.
14	"(ii) Higher Percentage.—If the
15	amounts made available to provide grants
16	under this subsection are less than
17	\$500,000,000, then the Administrator may
18	reserve more than 4 percent of those
19	amounts to provide administrative support
20	for grants and technical assistance to
21	States and Indian Tribes, as determined
22	necessary by the Administrator.
23	"(E) DISTRIBUTION OF GRANT
24	AMOUNTS —

1	"(i) Geographical distribution.—
2	To the extent practicable, the Adminis-
3	trator shall ensure that amounts are dis-
4	tributed under this subsection to geo-
5	graphically diverse locations.

"(ii) High-poverty schools.—The Administrator shall take measures to ensure that not less than 50 percent of the amounts distributed under this subsection are used to benefit local educational agencies, early childhood education programs, and eligible child care providers with the highest numbers or percentages of students counted under section 1124(c) of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 6333(c)).

"(iii) Tribal set-aside.—Of the amount made available to provide grants under this subsection for a fiscal year, the Administrator shall reserve 3 percent for purposes of awarding grants under this subsection, in consultation with the Director of the Bureau of Indian Education, to Indian Tribes for use at tribally operated schools.

1	"(3) State plans.—As part of an application
2	to receive a grant under this subsection, a State
3	shall include a description of the means by which the
4	State plans—
5	"(A) to ensure coordinated programmatic
6	and funding efforts across relevant State-level
7	agencies, including State educational agencies
8	and other agencies with expertise in environ-
9	ment, health, and energy;
10	"(B) to use the grant funds for the reme-
11	diation of any toxic substances in—
12	"(i) eligible facilities; and
13	"(ii) if applicable, educational facili-
14	ties where juveniles are incarcerated or live
15	as wards of the State;
16	"(C) to ensure the health and safety of
17	students and staff during the renovation or
18	modernization of eligible facilities; and
19	"(D) to give priority to using the grant
20	funds to improve—
21	"(i) eligible facilities of local edu-
22	cational agencies, early childhood education
23	programs, and eligible child care providers
24	with—

1	"(I) the highest numbers or per-
2	centages of students counted under
3	section 1124(c) of the Elementary and
4	Secondary Education Act of 1965 (20
5	U.S.C. 6333(c)) in each State; or
6	"(II) if applicable, majority In-
7	digenous students; and
8	"(ii) eligible facilities that are in
9	areas—
10	"(I) adjacent to brownfield sites
11	(as defined in section 101 of the Com-
12	prehensive Environmental Response,
13	Compensation, and Liability Act of
14	1980 (42 U.S.C. 9601)); or
15	"(II) with poor outdoor air qual-
16	ity.
17	"(4) Project labor agreements.—
18	"(A) DEFINITION OF PROJECT LABOR
19	AGREEMENT.—In this paragraph, the term
20	'project labor agreement' means a pre-hire col-
21	lective bargaining agreement with 1 or more
22	labor organizations that—
23	"(i) establishes the terms and condi-
24	tions of employment for a specific con-
25	struction project; and

1 "(ii) is an agreement described in sec-2 tion 8(f) of the National Labor Relations 3 Act (29 U.S.C. 158(f)).

"(B) REQUIREMENT.—A contractor or subcontractor engaging in a construction or remediation project assisted in whole or in part with a grant provided to a State under this subsection and the total cost of which is not less than \$25,000,000 shall negotiate or become a party to a project labor agreement for that project with 1 or more labor organizations.

"(5) Wage rate requirements.—

"(A) IN GENERAL.—Notwithstanding any other provision of law, all laborers and mechanics employed by contractors and subcontractors on projects funded in whole or in part by a grant provided to a State under this subsection shall be paid wages at rates not less than those prevailing on projects of a similar character in the locality, as determined by the Secretary of Labor in accordance with subchapter IV of chapter 31 of title 40, United States Code (commonly referred to as the 'Davis-Bacon Act').

1	"(B) AUTHORITY.—With respect to the
2	labor standards specified in subparagraph (A),
3	the Secretary of Labor shall have the authority
4	and functions set forth in Reorganization Plan
5	Numbered 14 of 1950 (64 Stat. 1267; 5 U.S.C.
6	App.) and section 3145 of title 40, United
7	States Code.
8	"(6) Occupational health and safety.—
9	Any work performed using a grant provided to a
10	State under this subsection shall be governed by a
11	written job-specific abatement plan—
12	"(A) containing provisions relating to—
13	"(i) environmental compliance;
14	"(ii) a health and safety plan; and
15	"(iii) health and safety training re-
16	quirements; and
17	"(B) that is stamped by a certified indus-
18	trial hygienist or similar accredited occupational
19	health and safety professional.
20	"(7) Use of american iron, steel, and
21	MANUFACTURED PRODUCTS.—
22	"(A) Definitions.—In this paragraph:
23	"(i) Manufactured product.—The
24	term 'manufactured product' means any
25	construction material or end product (as

1	those terms are defined in part 25.003 of
2	the Federal Acquisition Regulation) that is
3	not an iron or steel product, including—
4	"(I) electrical components; and
5	"(II) non-ferrous building mate-
6	rials, including aluminum,
7	polyvinylchloride, glass, fiber optics,
8	plastic, wood, masonry, rubber, manu-
9	factured stone, any other non-ferrous
10	metals, and any unmanufactured con-
11	struction material.
12	"(ii) Produced in the united
13	STATES.—The term 'produced in the
14	United States' means the following:
15	"(I) When used with respect to a
16	manufactured product, the product
17	was manufactured in the United
18	States and the cost of the components
19	of that product that were mined, pro-
20	duced, or manufactured in the United
21	States exceeds 60 percent of the total
22	cost of all components of the product.
23	"(II) When used with respect to
24	iron or steel products, or an individual
25	component of a manufactured prod-

1	uct, all manufacturing processes for
2	those iron or steel products or compo-
3	nents, from the initial melting stage
4	through the application of coatings,
5	occurred in the United States, except
6	that the term does not include—
7	"(aa) steel or iron material
8	or products manufactured abroad
9	from semi-finished steel or iron
10	from the United States; or
11	"(bb) steel or iron material
12	or products manufactured in the
13	United States from semi-finished
14	steel or iron of foreign origin.
15	"(B) Requirements.—A State that re-
16	ceives funds under this subsection shall ensure
17	that any iron, steel, and manufactured products
18	used in a project carried out with those funds
19	by a State or local educational agency are pro-
20	duced in the United States.
21	"(C) WAIVER AUTHORITY.—
22	"(i) In General.—The Administrator
23	may waive the requirement under subpara-
24	graph (B) if the Administrator determines
25	that—

1	"(I) applying the requirement
2	would be inconsistent with the public
3	interest;
4	"(II) iron, steel, and manufac-
5	tured products produced in the United
6	States are not produced in a sufficient
7	and reasonably available quantity or
8	are not of a satisfactory quality; or
9	"(III) using iron, steel, and man-
10	ufactured products produced in the
11	United States will increase the cost of
12	the applicable overall project by more
13	than 25 percent.
14	"(ii) Publication.—Before issuing a
15	waiver under clause (i), the Administrator
16	shall publish in the Federal Register a de-
17	tailed written explanation of the waiver de-
18	termination.
19	"(D) Consistency with international
20	AGREEMENTS.—This paragraph shall be applied
21	in a manner consistent with the obligations of
22	the United States under international agree-
23	ments.
24	"(8) Workforce Development.—
25	"(A) Definitions.—In this paragraph:

1	"(i) Apprenticeship utilization
2	REQUIREMENT.—The term 'apprenticeship
3	utilization requirement' means the use of
4	qualified apprentices in accordance with
5	the following:
6	"(I) In the case of a project ad-
7	vertised for bid during the period be-
8	ginning on October 1, 2021, and end-
9	ing on September 30, 2022, all speci-
10	fications shall require that not less
11	than 10 percent of the labor hours be
12	performed by qualified apprentices.
13	"(II) In the case of a project ad-
14	vertised for bid during the period be-
15	ginning on October 1, 2022, and end-
16	ing on September 30, 2023, all speci-
17	fications shall require that not less
18	than 12 percent of the labor hours be
19	performed by qualified apprentices.
20	"(III) In the case of a project ad-
21	vertised for bid on or after October 1,
22	2023, all specifications shall require
23	that not less than 15 percent of the
24	labor hours be performed by qualified
25	apprentices.

1	"(ii) Contractor.—The term 'con-
2	tractor' means a general contractor or
3	other lead or prime contractor on a con-
4	struction project carried out using a grant
5	under this subsection.
6	"(iii) Labor hours.—
7	"(I) IN GENERAL.—The term
8	'labor hours' means the total number
9	of hours devoted to the performance
10	of construction activities (as defined
11	in sector 23 of the North American
12	Industry Classification System) with
13	respect to a construction project car-
14	ried out using a grant under this sub-
15	section by employees of the contractor
16	and subcontractors.
17	"(II) Exclusions.—The term
18	'labor hours' excludes hours worked
19	by a foreman, superintendent, owner,
20	or other person who is—
21	"(aa) an employee employed
22	in a bona fide executive capacity
23	(as defined in section 541.100 of
24	title 29. Code of Federal Regula-

1	tions (as in effect on the date of
2	enactment of this subsection));
3	"(bb) an employee employed
4	in a bona fide administrative ca-
5	pacity (as defined in section
6	541.200 of that title); or
7	"(cc) an employee employed
8	in a bona fide professional capac-
9	ity (as defined in section 541.300
10	of that title).
11	"(iv) Qualified apprentice.—The
12	term 'qualified apprentice' means an em-
13	ployee participating in a registered appren-
14	ticeship program (as defined under the Act
15	of August 16, 1937 (50 Stat. 664, chapter
16	663; 29 U.S.C. 50 et seq.) (commonly
17	known as the 'National Apprenticeship
18	Act')), that meets the standards of subpart
19	A of part 29 and part 30 of title 29, Code
20	of Federal Regulations (or successor regu-
21	lations).
22	"(v) Subcontractor.—The term
23	'subcontractor' means any person or com-
24	pany, at any tier, that performs some or
25	all of the obligations of the contractor.

"(B) Requirement.—Each contractor and subcontractor engaged in the performance of construction, alteration, or repair work on a project funded in whole or in part by a grant under this subsection shall, collectively, meet or exceed the apprenticeship utilization requirement applicable to the project, subject to the condition that the apprenticeship utilization requirement shall comply with the apprentice to journeyworker ratios established by the Secretary of Labor or the applicable State apprenticeship agency.

"(C) Participation.—Each contractor and subcontractor who employs 4 or more workers to perform construction activities (as defined in sector 23 of the North American Industry Classification System) on a project funded in whole or in part by a grant under this subsection shall employ 1 or more qualified apprentices for the purpose of meeting the apprenticeship utilization requirement applicable to that project.

"(D) Waivers.—

"(i) In General.—The Secretary of Labor, in consultation with the Adminis-

1	trator, may, on request of a State that re-
2	ceives a grant under this subsection, waive
3	or adjust any requirements of subpara-
4	graphs (B) and (C) for a specific project,
5	if the State provides documentary evidence
6	of—
7	"(I) a demonstrated lack of avail-
8	ability of qualified apprentices in the
9	applicable geographic area in which
10	the project is carried out; and
11	"(II) a good faith effort on the
12	part of the State and the contractor
13	and subcontractors carrying out the
14	project to comply with the require-
15	ments.
16	"(ii) Disclosure.—A waiver or an
17	adjustment under clause (i) and the ration-
18	ale of the Administrator for granting the
19	waiver or adjustment—
20	"(I) shall be publicly available;
21	and
22	"(II) shall not be exempt from
23	disclosure under section 552(b) of
24	title 5, United States Code.
25	"(E) Reporting.—

1 "(i) Information rela	TING TO
2 QUALIFIED APPRENTICES.—	
3 "(I) In general.—D	Ouring the
4 period in which a project of	earried out
5 using a grant under this su	bsection is
6 ongoing, the contractor sha	all include
7 with each payment applicat	tion to the
8 State a report containing	a descrip-
9 tion of—	
10 "(aa) the name ar	nd appren-
11 tice registration or ide	entification
number of each qualifie	ed appren-
tice employed on the pr	roject;
14 "(bb) the number	· of quali-
fied apprentices and la	abor hours
worked by those qualified	ed appren-
17 tices on the project, of	eategorized
by trade or craft; and	
19 "(cc) the number	of journey
20 level workers and lal	bor hours
21 worked by those jour	rney level
workers on the pro-	ject, cat-
egorized by trade or cra	aft.
24 "(II) Submission to s	ECRETARY
25 OF LABOR AND ADMINIS'	ТВАТОВ.—

1	Each report described in subclause (I)
2	shall be submitted to the Secretary of
3	Labor and the Administrator at such
4	time and in such manner as the Sec-
5	retary of Labor or the Administrator
6	may prescribe by guidance.
7	"(ii) Maintenance of reports and
8	RECORDS.—A State that receives a grant
9	under this subsection and each contractor
10	and subcontractor carrying out a project
11	using the grant shall maintain all reports
12	and personnel records relating to the re-
13	quirements of this paragraph for a period
14	of at least 3 years after final completion of
15	the work for the project.
16	"(iii) Submission to adminis-
17	TRATOR.—
18	"(I) IN GENERAL.—A State that
19	receives a grant under this subsection
20	and each contractor and subcontractor
21	carrying out a project using the grant
22	shall immediately submit, on request
23	of the Administrator, any information,
24	report, or record described in clauses
25	(i) and (ii).

1	"(II) Enforcement.—If the
2	Administrator determines that a
3	State, contractor, or subcontractor
4	has failed to submit any information,
5	report, or record under subclause (I)
6	the State shall repay to the Adminis-
7	trator the amount of the applicable
8	grant under this subsection.
9	"(F) Preemption.—Nothing in this para-
10	graph preempts any applicable State or local
11	law or policy that provides for additional skilled
12	and trained workforce requirements on con-
13	struction projects.
14	"(9) Federal share.—
15	"(A) In General.—Subject to subpara-
16	graph (B), the Federal share of the cost of ac-
17	tivities funded by a grant under this subsection
18	shall be not more than 75 percent of the total
19	project costs during the period for which the
20	grant is made.
21	"(B) WAIVER.—The Administrator may
22	increase the Federal share under subparagraph
23	(A) to not more than 100 percent if the Admin-
24	istrator determines that a recipient of the grant

funds is unable to pay, or would experience sig-

25

1	nificant financial hardship if required to pay,
2	the non-Federal share.
3	"(10) Eligibility for Performance Part-
4	NERSHIP GRANTS.—Funds awarded under this sub-
5	section may be included in a performance partner-
6	ship grant in lieu of a grant under this subsection,
7	as the Administrator determines to be appropriate.
8	"(11) Grantee data collection and re-
9	PORTING.—A State or Indian Tribe that receives a
10	grant under this subsection shall submit to the Ad-
11	ministrator an annual report describing—
12	"(A) the amount of the grant funds that
13	were used for the activities described in clauses
14	(i) and (ii) of paragraph (2)(B) during the pre-
15	vious year;
16	"(B) the amount of the grant funds that
17	were used for projects at high-poverty schools;
18	and
19	"(C) any inspections, testing, and moni-
20	toring performed, and remediation measures
21	carried out, during the previous year using the
22	grant, including the number of schools and the
23	number of students that were directly served.
24	"(12) Reports.—

1	"(A) IN GENERAL.—Not later than 2 years
2	after the date of enactment of this subsection,
3	and every 2 years thereafter, the Administrator
4	shall—
5	"(i) prepare a report, based on data
6	submitted to the Administrator under
7	paragraph (11), describing the results of
8	the grant program under this subsection,
9	including a description of—
10	"(I) the States and Indian Tribes
11	that were awarded a grant under this
12	subsection; and
13	"(II) the activities for which the
14	States and Indian Tribes described in
15	subclause (I) used the grant;
16	"(ii) submit the report to—
17	"(I) the Committee on Environ-
18	ment and Public Works of the Senate;
19	"(II) the Committee on Health,
20	Education, Labor, and Pensions of
21	the Senate;
22	"(III) the Committee on Energy
23	and Commerce of the House of Rep-
24	resentatives; and

1	"(IV) the Committee on Edu-
2	cation and Labor of the House of
3	Representatives; and
4	"(iii) make the report publicly avail-
5	able on the website of the Environmental
6	Protection Agency in each major language
7	spoken in each school district that has ben-
8	efitted from grant funding under this sub-
9	section.
10	"(B) Period Covered.—A report pre-
11	pared under subparagraph (A) shall cover—
12	"(i) in the case of the initial report,
13	the period beginning on the date of enact-
14	ment of this subsection and ending on the
15	date of submission of the report; and
16	"(ii) in the case of each report there-
17	after, the 2-year period preceding the date
18	of submission of the report.
19	"(13) Savings clause.—The ability of an In-
20	dian Tribe to receive a grant under this subsection
21	does not limit or affect the authority of the Adminis-
22	trator under this title to establish other opportuni-
23	ties for Indian Tribes to apply for and receive pro-
24	gram authorization or funding.

1	"(14) Authorization of appropriations.—
2	There is authorized to be appropriated to carry out
3	this subsection \$5,200,000,000 for each of fiscal
4	years 2022 through 2032.".
5	(b) CLERICAL AMENDMENT.—The table of contents
6	for the Toxic Substances Control Act (Public Law 94–
7	469; 90 Stat. 2003) is amended by striking the item relat-
8	ing to section 28 and inserting the following:
	"Sec. 28. State and Tribal programs.".
9	SEC. 3. REAUTHORIZATION OF HEALTHY HIGH-PERFORM-
10	ANCE SCHOOLS.
11	(a) Grants for Healthy School Environ-
12	MENTS.—Section 501 of the Toxic Substances Control Act
13	(15 U.S.C. 2695) is amended to read as follows:
14	"SEC. 501. GRANTS FOR HEALTHY SCHOOL ENVIRONMENTS.
15	"(a) Definitions.—In this section:
15 16	"(a) Definitions.—In this section: "(1) Early Childhood Education Pro-
16 17	"(1) Early Childhood Education Pro-
16	"(1) Early Childhood Education Pro- GRAM.—The term 'early childhood education pro-
16 17 18	"(1) Early Childhood Education Pro- GRAM.—The term 'early childhood education pro- gram' has the meaning given the term in section 103
16 17 18	"(1) Early Childhood Education Pro- GRAM.—The term 'early childhood education pro- gram' has the meaning given the term in section 103 of the Higher Education Act of 1965 (20 U.S.C.
16 17 18 19 20	"(1) Early Childhood Education Pro- GRAM.—The term 'early childhood education pro- gram' has the meaning given the term in section 103 of the Higher Education Act of 1965 (20 U.S.C. 1003).
16 17 18 19 20 21	"(1) Early Childhood Education Pro- GRAM.—The term 'early childhood education pro- gram' has the meaning given the term in section 103 of the Higher Education Act of 1965 (20 U.S.C. 1003). "(2) ELIGIBLE CHILD CARE PROVIDER.—The
16 17 18 19 20 21	"(1) Early Childhood Education pro- GRAM.—The term 'early childhood education pro- gram' has the meaning given the term in section 103 of the Higher Education Act of 1965 (20 U.S.C. 1003). "(2) Eligible Child Care Provider.—The term 'eligible child care provider' means a center-

1	"(3) ELIGIBLE FACILITY.—The term 'eligible
2	facility' means—
3	"(A) a public school facility operated by a
4	local educational agency;
5	"(B) a facility operated by an early child-
6	hood education program; and
7	"(C) a center-based child care facility oper-
8	ated by an eligible child care provider.
9	"(4) Environmental concern.—
10	"(A) IN GENERAL.—The term 'environ-
11	mental concern' means environmental problems,
12	contaminants, hazardous substances, and pol-
13	lutant emissions, as described in section
14	504(a)(3)(A).
15	"(B) Inclusion.—The term 'environ-
16	mental concern' includes poor indoor air qual-
17	ity.
18	"(5) Indian Tribe.—The term 'Indian Tribe'
19	has the meaning given the term in section 28(a).
20	"(6) Local Educational Agency.—The term
21	'local educational agency' has the meaning given the
22	term in section 8101 of the Elementary and Sec-
23	ondary Education Act of 1965 (20 U.S.C. 7801).
24	"(b) AUTHORIZATION OF GRANTS.—The Adminis-
25	trator, in consultation with the Secretary of Education

1	and the Secretary of Health and Human Services, may
2	provide grants to States and Indian Tribes for use in—
3	"(1) providing technical assistance to local edu-
4	cational agencies, early childhood education pro-
5	grams, and eligible child care providers in address-
6	ing environmental concerns in eligible facilities; and
7	"(2) the development of State and Tribal pro-
8	grams to support the remediation of toxic substances
9	in eligible facilities that include—
10	"(A) standards for the planning, design,
11	construction, management, and renovation of
12	the eligible facilities;
13	"(B) the identification of—
14	"(i) ongoing environmental problems,
15	including environmental concerns, in the
16	eligible facilities; and
17	"(ii) recommended solutions to ad-
18	dress those problems, including assessment
19	of information on the exposure of children
20	to environmental hazards in eligible facili-
21	ties; and
22	"(C) the development of State-level or
23	Tribal interagency memoranda of under-
24	standing for the implementation of programs
25	described in this paragraph.

1	"(c) Savings Clause.—The ability of an Indian
2	Tribe to receive a grant under this section does not limit
3	or affect the authority of the Administrator under this
4	title to establish other opportunities for Indian Tribes to
5	apply for and receive program authorization or funding.".
6	(b) Public Outreach.—Section 503 of the Toxic
7	Substances Control Act (15 U.S.C. 2695b) is amended—
8	(1) in subsection (a), by striking ", until the ex-
9	piration of authority described in section 501(b)";
10	and
11	(2) by adding at the end the following:
12	"(c) Outreach to States and Indian Tribes.—
13	"(1) Definitions.—In this section, the terms
14	'eligible facility', 'environmental concern', and 'In-
15	dian Tribe' have the meanings given those terms in
16	section 501(a).
17	"(2) Outreach.—The Administrator shall—
18	"(A) carry out periodic outreach to States
19	and Indian Tribes to make available informa-
20	tion relating to—
21	"(i) the exposure of children to envi-
22	ronmental hazards in eligible facilities;
23	"(ii) regulations and guidelines appli-
24	cable to identifying, remediating, and mon-

1	itoring environmental hazards in eligible
2	facilities; and
3	"(iii) other materials that may assist
4	States and Indian Tribes in addressing en-
5	vironmental concerns, including high-haz-
6	ard chemical products stored or used by el-
7	igible facilities for maintenance or instruc-
8	tion; and
9	"(B) facilitate the biannual convening at
10	the regional or national level of school stake-
11	holders, including parents, child health experts,
12	researchers, nonprofit organizations, child care
13	providers, States, and Indian Tribes that re-
14	ceive grants under sections 28(d) and 501 to
15	meet with employees of the Environmental Pro-
16	tection Agency and other Federal agencies to
17	discuss topics relating to—
18	"(i) the environmental health of chil-
19	dren at eligible facilities; and
20	"(ii) the prevention, identification, re-
21	mediation, and monitoring of contaminants
22	in indoor air and other environmental
23	health risks and threats relating to build-
24	ings and grounds of eligible facilities.".

1	(c) Environmental Health Program.—Section
2	504 of the Toxic Substances Control Act (15 U.S.C.
3	2695c) is amended—
4	(1) in subsection (a)—
5	(A) in the matter preceding paragraph (1),
6	by inserting "and not less frequently than once
7	every 10 years thereafter," after "section,";
8	(B) in paragraph (3)(A)—
9	(i) by redesignating clauses (v)
10	through (vii) as clauses (vii) through (ix),
11	respectively; and
12	(ii) by inserting after clause (iv) the
13	following:
14	"(v) polychlorinated biphenyls;
15	"(vi) perfluoroalkyl and polyfluoroal-
16	kyl substances;";
17	(C) in paragraph (6), by striking "and" at
18	the end;
19	(D) in paragraph (7), by striking the pe-
20	riod at the end and inserting a semicolon; and
21	(E) by adding at the end the following:
22	"(8) provides technical assistance on best prac-
23	tices for the removal, remediation, and disposal of
24	lead, asbestos, polychlorinated biphenyls, and other
25	hazardous substances: and

1	"(9) collects an inventory of schools affected by
2	lead, asbestos, polychlorinated biphenyls, and other
3	hazardous substances."; and
4	(2) by striking subsection (b) and inserting the
5	following:
6	"(b) Public Availability of Information.—To
7	the maximum extent practicable, based on data submitted
8	to the Administrator under section 28(d)(11) and any ad-
9	ditional data reported under section 503(a), the Adminis-
10	trator shall make publicly available—
11	"(1) information relating to the exposure of
12	children to environmental hazards in school facili-
13	ties, including relating to indoor air quality; and
14	"(2) an inventory of schools in which hazardous
15	substances have been found, particularly hazardous
16	substances with the highest prevalence and harm,
17	such as lead, asbestos, and polychlorinated
18	biphenyls.".
19	(d) Authorization of Appropriations.—Section
20	505 of the Toxic Substances Control Act (15 U.S.C.
21	2695d) is amended by striking "There are authorized"
22	and all that follows through "2013" and inserting "There
23	is authorized to be appropriated to carry out this title
24	\$10,000,000 for each of fiscal years 2022 through 2032".