117TH CONGRESS 1ST SESSION

H. R. 3386

To promote the use of smart technologies and systems in communities, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

May 20, 2021

Ms. Delbene (for herself and Ms. Clarke of New York) introduced the following bill; which was referred to the Committee on Energy and Commerce, and in addition to the Committees on Science, Space, and Technology, Education and Labor, and Foreign Affairs, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To promote the use of smart technologies and systems in communities, 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; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Smart Cities and Communities Act of 2021".
- 6 (b) Table of Contents.—The table of contents for
- 7 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Purpose.

Sec. 3. Definitions.

TITLE I—ENHANCING FEDERAL COORDINATION AND INVESTMENT IN SMART CITY OR COMMUNITY PROGRAMS

- Sec. 101. Coordination of activities among Federal agencies.
- Sec. 102. Smart city and community resource guide.

TITLE II—PROVIDING ASSISTANCE TO CITIES AND COMMUNITIES

- Sec. 201. Technology demonstration grant program.
- Sec. 202. Cybersecurity Working Group.
- Sec. 203. TechHire Workforce Training and Development Program.
- Sec. 204. GAO study on innovative financing.
- Sec. 205. Technical assistance, smart city voucher, and technologist in residence programs.

TITLE III—IMPROVING PERFORMANCE AND INTEROPERABILITY

Sec. 301. Standards and interoperability framework.

TITLE IV—INTERNATIONAL COOPERATION AND BEST PRACTICES

- Sec. 401. Development of global smart city or community best practices.
- Sec. 402. Trade program.

1 SEC. 2. PURPOSE.

- 2 The purpose of this Act is to promote smart tech-
- 3 nologies and systems to improve community livability,
- 4 services, communication, safety, mobility, energy produc-
- 5 tivity, and resilience to natural and manmade disasters,
- 6 to reduce civic costs, traffic congestion, and air pollution,
- 7 and to promote equity, economic growth, and opportuni-
- 8 ties for communities of all sizes by—
- 9 (1) improving Federal Government coordination
- and outreach with respect to smart city or commu-
- 11 nity technologies;
- 12 (2) promoting the quality and performance of
- smart city or community technologies while pro-
- 14 tecting—

1	(A) the security of data and systems; and
2	(B) privacy;
3	(3) demonstrating the value and utility of
4	smart, local government-owned and -operated serv-
5	ices through the development and implementation of
6	performance standards;
7	(4) providing assistance to local governments
8	interested in implementing smart city or community
9	technologies;
10	(5) developing a workforce skilled in smart city
11	or community technologies; and
12	(6) expanding international cooperation and
13	trade in smart city or community technologies.
14	SEC. 3. DEFINITIONS.
15	In this Act:
16	(1) COUNCIL.—The term "Council" means the
17	
	Interagency Council on Smart Cities established
18	Interagency Council on Smart Cities established under section $101(a)(1)(A)(i)$.
18 19	
	under section $101(a)(1)(A)(i)$.
19	under section 101(a)(1)(A)(i). (2) Data.—The term "data" includes informa-
19 20	under section 101(a)(1)(A)(i). (2) Data.—The term "data" includes information and images.
19 20 21	under section 101(a)(1)(A)(i). (2) Data.—The term "data" includes information and images. (3) Equity; Equitable.—The terms "equity"

1	(A) belong to underserved communities;
2	and
3	(B) have been denied systematic fair, just,
4	and impartial treatment based on race, eth-
5	nicity, religion, income, geography, gender iden-
6	tity, sexual orientation, or disability status.
7	(4) Local workforce development board;
8	STATE WORKFORCE DEVELOPMENT BOARD.—The
9	terms "local workforce development board" and
10	"State workforce development board" have the
11	meanings given the terms "local board" and "State
12	board", respectively, in section 3 of the Workforce
13	Innovation and Opportunity Act (29 U.S.C. 3102).
14	(5) Secretaries.—The term "Secretaries"
15	means the Secretary, acting in coordination with—
16	(A) the Secretary of Energy;
17	(B) the Secretary of Housing and Urban
18	Development;
19	(C) the Secretary of Transportation;
20	(D) the Director of the National Science
21	Foundation; and
22	(E) as the Secretary determines to be ap-
23	propriate—
24	(i) the Secretary of Health and
25	Human Services;

1	(ii) the Secretary of Homeland Secu-
2	rity;
3	(iii) the Secretary of Labor; and
4	(iv) the Secretary of State.
5	(6) Secretary.—The term "Secretary", unless
6	otherwise specified, means the Secretary of Com-
7	merce.
8	(7) Smart city or community.—
9	(A) IN GENERAL.—The term "smart city
10	or community" means a community in which
11	innovative, advanced, and trustworthy informa-
12	tion, communications, and energy technologies
13	and related mechanisms are applied—
14	(i) to improve the health and quality
15	of life of residents;
16	(ii) to increase the efficiency and cost
17	effectiveness of civic operations and serv-
18	ices;
19	(iii) to promote economic growth; and
20	(iv) to create a community that is
21	safer and more secure, equitable, sustain-
22	able, resilient, livable, and workable.
23	(B) Inclusions.—The term "smart city
24	or community' includes a local jurisdiction
25	that—

1	(i) gathers and incorporates data from
2	systems, devices, and sensors embedded in
3	civic systems and infrastructure to improve
4	the effectiveness and efficiency of civic op-
5	erations and services;
6	(ii) aggregates and analyzes gathered
7	data;
8	(iii) communicates the analysis per-
9	formed under clause (ii), and the data de-
10	scribed in that clause, in a variety of for-
11	mats;
12	(iv) makes corresponding improve-
13	ments to civic systems and services based
14	on gathered data;
15	(v) coordinates with relevant public
16	and private sector entities (including enti-
17	ties providing electric, water, telecommuni-
18	cations, energy, and transportation serv-
19	ices) to leverage the activities carried out
20	by those entities;
21	(vi) integrates measures—
22	(I) to ensure the resilience of
23	civic systems against cybersecurity
24	threats and physical vulnerabilities
25	and breaches;

1	(II) to protect the private data of
2	residents; and
3	(III) to measure the impact of
4	smart city or community technologies
5	on the effectiveness, equity, and effi-
6	ciency of civic operations and services;
7	and
8	(vii) promotes regional coordination of
9	the activities described in clauses (i)
10	through (vi).
11	(8) State.—The term "State" means—
12	(A) a State;
13	(B) the District of Columbia;
14	(C) the Commonwealth of Puerto Rico;
15	and
16	(D) any other territory or possession of the
17	United States.
18	(9) Working Group.—The term "Working
19	Group' means the Cybersecurity Working Group es-
20	tablished under section 202(b)(1)

1	TITLE I—ENHANCING FEDERAL
2	COORDINATION AND INVEST-
3	MENT IN SMART CITY OR
4	COMMUNITY PROGRAMS
5	SEC. 101. COORDINATION OF ACTIVITIES AMONG FEDERAL
6	AGENCIES.
7	(a) Coordination.—
8	(1) COORDINATION OF ACTIVITIES.—
9	(A) FEDERAL COUNCIL.—
10	(i) Establishment.—The Secre-
11	taries shall establish a council of Federal
12	agencies, to be known as the "Interagency
13	Council on Smart Cities", to promote the
14	coordination of the activities and funding
15	from Federal agencies relating to smart
16	cities or communities.
17	(ii) Membership.—The Council
18	shall—
19	(I) be led by the Office of Science
20	and Technology Policy;
21	(II) be co-chaired by the Director
22	of the Office of Science and Tech-
23	nology Policy and the Secretary; and
24	(III) include—

1	(aa) the Secretary of En-
2	$\operatorname{ergy};$
3	(bb) the Secretary of Hous-
4	ing and Urban Development;
5	(cc) the Secretary of Trans-
6	portation;
7	(dd) the Director of the Na-
8	tional Science Foundation; and
9	(ee) the heads of such other
10	Federal agencies as the Secretary
11	determines to be appropriate, in-
12	cluding—
13	(AA) the Secretary of
14	Homeland Security;
15	(BB) the Secretary of
16	Labor; and
17	(CC) the Secretary of
18	State.
19	(B) Prioritization.—For purposes of co-
20	ordinating Federal activities under subpara-
21	graph (A), the Secretaries shall prioritize the
22	conduct of Federal activities that would—
23	(i) demonstrate smart city or commu-
24	nity technologies in repeatable ways that
25	can rapidly be scaled;

1	(ii) encourage public, private, re-
2	gional, national, and international sharing
3	of data and best practices;
4	(iii) encourage private sector innova-
5	tion by promoting industry-driven tech-
6	nology standards, open platforms, tech-
7	nology-neutral requirements, and inter-
8	operability;
9	(iv) promote—
10	(I) a skilled workforce;
11	(II) an open and competitive
12	global market for smart city or com-
13	munity technologies;
14	(III) inclusion of all citizens, in-
15	cluding minority or disadvantaged
16	groups;
17	(IV) protocols and standards that
18	allow for the measurement and valida-
19	tion of the cost savings and perform-
20	ance improvements associated with
21	the installation and use of smart city
22	or community technologies and prac-
23	tices; and

1	(V) equitable distribution of ben-
2	efits gained from the use of smart
3	technologies;
4	(v) foster the growth of the smart city
5	or community technology industry and
6	workforce in the United States;
7	(vi) encourage the adoption of smart
8	city or community technologies by commu-
9	nities;
10	(vii) safeguard cybersecurity, includ-
11	ing by promoting industry practices relat-
12	ing to cybersecurity; and
13	(viii) safeguard privacy and, in con-
14	sultation with cities, communities, and in-
15	dustry entities, establish parameters and
16	best practices for the full life cycle man-
17	agement of all types of smart city or com-
18	munity data, including—
19	(I) best practices for the collec-
20	tion, storage, disposal, ownership, and
21	sharing of data; and
22	(II) best practices for data trans-
23	parency and data use limitations.
24	(C) Considerations.—The Secretaries
25	shall—

1	(i) ensure that the Federal activities
2	described in subparagraph (B) relating to
3	safeguarding cybersecurity take into ac-
4	count existing Federal, State, and local
5	frameworks, guidelines, and best practices
6	when considering the application of those
7	frameworks, guidelines, and best practices
8	to smart city technologies;
9	(ii) ensure that the Federal activities
10	described in subparagraph (B) take into
11	consideration software quality, especially
12	as software quality impacts reproducibility,
13	maintainability, reliability, and security of
14	systems, especially high-confidence sys-
15	tems;
16	(iii) conduct privacy impact assess-
17	ments for Federal activities that could neg-
18	atively affect privacy; and
19	(iv) ensure the privacy of individuals
20	by providing guidelines for—
21	(I) the use of technologies with
22	inherent privacy and security consid-
23	erations;
24	(II) screening vendors and part-
25	ners to prevent the inclusion of orga-

1	nizations and individuals that have
2	been involved in, or affiliated with, il-
3	legal or unethical uses of data;
4	(III) contractually obligating ven-
5	dors and partners to maintain legal
6	and ethical data standards with re-
7	spect to privacy and data security;
8	and
9	(IV) monitoring for compliance
10	with the requirements of this clause.
11	(2) Strategy.—
12	(A) In General.—The Secretaries, acting
13	through the Council, in consultation with indus-
14	try entities, cities, and communities, shall de-
15	velop a multiyear strategy for—
16	(i) the coordination of activities and
17	funding under paragraph (1)(A);
18	(ii) the development of partnerships
19	with the private sector relating to smart
20	cities or communities; and
21	(iii) the promotion of international co-
22	operation with respect to smart city or
23	community technologies and standards.
24	(B) REQUIREMENT.—The Secretaries shall
25	coordinate with the heads of any applicable

Federal agencies to leverage private sector and non-Federal public investment in smart city or community technologies consistent with the strategy developed under subparagraph (A).

(3) Assessment.—

- (A) In General.—Not later than 180 days after the date of enactment of this Act, the Secretary of Labor, in consultation with the heads of other applicable Federal agencies, shall coordinate with such private and public organizations and units of local government as the Secretary of Labor determines to be appropriate regarding the preparation of a smart city or community technology workforce needs assessment.
- (B) Submission.—On completion of the assessment prepared under subparagraph (A), the Secretary of Labor shall submit to the appropriate committees of Congress and the Council the completed assessment.
- (4) Coordination of Funds.—In promoting the coordination of Federal funding relating to smart city or community activities under paragraph (1)(A) and in accordance with the strategy developed

1	under paragraph (2)(A), each of the Secretaries
2	shall—
3	(A) track, with respect to the appropriate
4	Federal agency, the expenditures and planned
5	expenditures of Federal funds for smart city- or
6	community-related activities, together with le-
7	veraged non-Federal matching funds; and
8	(B) coordinate with the head of any other
9	applicable Federal agency that allocates funds
10	for smart city or community activities—
11	(i) to achieve greater benefits from ac-
12	tivities using Federal funds;
13	(ii) to produce integrated projects re-
14	lating to those activities; and
15	(iii) to leverage complementary invest-
16	ments of other Federal agencies in those
17	activities.
18	(b) Submission of Information and Biennial
19	REPORT.—During the 6-year period beginning on the date
20	of enactment of this Act—
21	(1) the head of each applicable Federal agency
22	shall submit to the Secretary information for inclu-
23	sion in the report submitted under paragraph (2);
24	and

1	(2) not less frequently than once every 2 years
2	the Secretary shall submit to the Committees or
3	Commerce, Science, and Transportation and Energy
4	and Natural Resources of the Senate and the Com-
5	mittees on Energy and Commerce and Transpor-
6	tation and Infrastructure of the House of Represent-
7	atives a report, based on the information described
8	in paragraph (1), that includes—
9	(A) an update of the status of relevant
10	smart city or community technology develop-
11	ments and applications, including broadband in-
12	frastructure;
13	(B) a description of any related program
14	or activity that is funded by the Federal agency
15	during the period covered by the report;
16	(C) the budget of the Federal agency for
17	supporting smart city or community activities
18	as described in subsection $(a)(4)(A)$;
19	(D) any non-Federal cost-share contrib-
20	uted for activities for which Federal assistance
21	is provided under this section;
22	(E) a description of the strategy developed
23	under subsection (a)(2)(A), including a descrip-
24	tion of how the relevant programs are pro-

gressing under that strategy;

1	(F) a description of outreach activities con-
2	ducted under section 102(d), including the
3	amount and type of assistance required by cities
4	and communities to overcome barriers to imple-
5	menting smart city or community technologies,
6	and any Federal actions necessary to meet
7	those needs;
8	(G) a description of projects funded under
9	section 201, including a description of—
10	(i) project outcomes and performance;
11	(ii) the use of leveraged non-Federal
12	funds;
13	(iii) the equitable distribution of Fed-
14	eral funds; and
15	(iv) how each project fulfills the prior-
16	ities described in subsection (a)(1)(B); and
17	(H) such other information as the Sec-
18	retary determines to be necessary.
19	SEC. 102. SMART CITY AND COMMUNITY RESOURCE GUIDE.
20	(a) Publication.—
21	(1) In General.—The Secretaries, in coordina-
22	tion with the heads of any other applicable Federal
23	agencies, shall create, publish, and maintain, for a
24	period of not less than 6 years beginning on the date
25	that is 1 year after the date of enactment of this

1	Act, a resource guide designed to assist States, com-
2	munities, and cities in the United States in devel-
3	oping and implementing smart city or community
4	programs.
5	(2) Information included.—The Secretaries,
6	in coordination with cities, communities, and indus-
7	try entities, shall determine which information shall
8	be included in the guide under paragraph (1).
9	(b) REQUIREMENTS.—The guide published under
10	subsection (a)(1)—
11	(1) shall be maintained electronically on a
12	website;
13	(2) shall be provided as an electronic reference
14	guide available to the public free of charge; and
15	(3) may include—
16	(A) a compilation of existing related pro-
17	grams of the Federal Government available to
18	communities, including technical assistance,
19	education, training, research and development,
20	analysis, and funding;
21	(B) available examples of local govern-
22	ments engaging private sector entities in order
23	to implement smart city or community solu-
24	tions, including public-private partnership mod-
25	els, such as the use of energy savings perform-

ance contracts and utility energy service contracts or other innovative models, that could be
used to leverage private sector funding to increase energy productivity and reduce water,
transportation, and other costs to cities and
communities, including the results of the study
conducted under section 204;

(C) available examples of proven methods

- (C) available examples of proven methods for local governments and utilities to facilitate the integration of smart technologies with new and existing infrastructure and systems;
- (D) best practices and lessons learned from technology demonstrations, including return on investment, equitable distribution of benefits, and performance information to help cities and communities decide how to initiate integration of smart technologies;
- (E) Federal, State, and local best practices for safeguarding cybersecurity and ensuring appropriate data management and data privacy;
- (F) technical specifications for wireless or wired broadband infrastructure to support smart city or community technologies; and

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1	(G) such other topics as are requested by
2	industry entities or local governments or deter-
3	mined to be necessary by the Secretaries.
4	(c) Existing Guides.—In creating, publishing, and
5	maintaining the guide under subsection (a)(1), the Secre-
6	taries shall consider Federal, State, and local guides pub-
7	lished before, on, or after the date of enactment of this
8	Act relating to smart city or community goals, activities,
9	and best practices—
10	(1) to prevent duplication of efforts by the Fed-
11	eral Government; and
12	(2) to leverage existing complementary efforts.
13	(d) Outreach.—The Secretaries, in coordination
14	with the heads of any applicable Federal agencies and in
15	consultation with applicable private sector entities, shall
16	conduct outreach to States, cities, and communities—
17	(1) to provide interested States, cities, and com-
18	munities with the guide published under subsection
19	(a)(1);
20	(2) to promote the consideration of smart city
21	or community technologies and encourage States
22	and local governments to contribute smart city or
23	community program and activity data to the guide
24	published under subsection (a)(1);
25	(3) to identify—

1	(A) barriers to smart city or community
2	technology adoption;
3	(B) opportunities to increase the equitable
4	distribution of benefits from the use of smart
5	city or community technology;
6	(C) any necessary research, development,
7	and assistance, including in Tribal, rural, and
8	underserved communities; and
9	(D) local government programs that could
10	be included in the guide under subsection
11	(a)(1);
12	(4) to respond to requests for assistance, ad-
13	vice, or consultation from cities and communities;
14	and
15	(5) for other purposes, as identified by the Sec-
16	retaries.
17	TITLE II—PROVIDING ASSIST-
18	ANCE TO CITIES AND COMMU-
19	NITIES
20	SEC. 201. TECHNOLOGY DEMONSTRATION GRANT PRO-
21	GRAM.
22	(a) In General.—The Secretary shall establish a
23	smart city or community regional demonstration grant
24	program under which the Secretary shall conduct dem-
25	onstration projects focused on advanced smart city or

1	community technologies and systems in a variety of com-
2	munities, including small- and medium-sized cities and
3	rural and Tribal communities.
4	(b) Goals.—The goals of the program established
5	under subsection (a) are—
6	(1) to demonstrate—
7	(A) potential benefits of concentrated in-
8	vestments in smart city or community tech-
9	nologies that are repeatable and scalable across
10	cities of different sizes; and
11	(B) the efficiency, equity, reliability, and
12	resilience of civic infrastructure and services;
13	(2) to facilitate the adoption of advanced smart
14	city or community technologies and collaboration be-
15	tween small- and medium- to large-sized cities; and
16	(3) to demonstrate protocols and standards that
17	allow for the measurement and validation of the cost
18	savings and performance improvements associated
19	with the installation and use of smart city or com-
20	munity technologies and practices.
21	(c) Demonstration Projects.—
22	(1) Eligibility.—Subject to paragraph (2), a
23	unit of local government shall be eligible to receive
24	a grant for a demonstration project under this sec-
25	tion.

1	(2) Application; cooperation.—To qualify
2	for a demonstration project under this section, a
3	unit of local government shall—
4	(A) submit to the Secretary an application
5	for a grant for a demonstration project at such
6	time and containing such information as the
7	Secretary may require; and
8	(B) agree to follow applicable best prac-
9	tices identified by the Secretaries, in consulta-
10	tion with industry entities and institutions of
11	higher education, to evaluate the effectiveness
12	of the implemented smart city or community
13	technologies to ensure that—
14	(i) technologies and interoperability
15	can be assessed;
16	(ii) best practices can be shared; and
17	(iii) data can be shared in a public,
18	interoperable, and transparent format.
19	(3) Federal share of cost of technology
20	INVESTMENTS.—The Secretary—
21	(A) subject to subparagraph (B), shall pro-
22	vide to a unit of local government selected
23	under this section for the conduct of a dem-
24	onstration project a grant in an amount equal
25	to not more than 50 percent of the total cost

1	of technology investments to incorporate and
2	assess qualifying smart city or community tech-
3	nologies in the applicable jurisdiction; and
4	(B) may waive the cost-share requirement
5	of subparagraph (A) as the Secretary deter-
6	mines to be appropriate.
7	(d) Requirement.—In conducting demonstration
8	projects under this section, the Secretary shall—
9	(1) develop competitive, technology-neutral re-
10	quirements;
11	(2) seek to award grants and distribute benefits
12	from smart city technologies in an equitable manner;
13	(3) seek to leverage ongoing or existing civic in-
14	frastructure investments; and
15	(4) take into consideration the non-Federal cost
16	share as a competitive criterion in applicant selec-
17	tion in order to leverage non-Federal investment.
18	(e) Public Availability of Data and Re-
19	PORTS.—The Secretary shall ensure that reports, public
20	data sets, schematics, diagrams, and other works created
21	using a grant provided under this section are—
22	(1) available on a royalty-free, non-exclusive
23	basis; and
24	(2) open to the public to reproduce, publish, or
25	otherwise use, without cost.

- 1 (f) AUTHORIZATION OF APPROPRIATIONS.—There is
- 2 authorized to be appropriated to the Secretary to carry
- 3 out subsection (c) \$100,000,000 for each of fiscal years
- 4 2022 through 2026.

5 SEC. 202. CYBERSECURITY WORKING GROUP.

- 6 (a) Sense of Congress.—It is the sense of Con-
- 7 gress that—
- 8 (1) the work conducted by the Internet Policy
- 9 Task Force and the Digital Economy Leadership
- Team of the Department of Commerce to foster an
- enabling environment for Internet of Things tech-
- 12 nology to grow and thrive, allow the private sector
- to lead, and promote technology-neutral standards
- and consensus-based multi-stakeholder approaches
- to policymaking at local, Tribal, State, Federal, and
- international levels on issues ranging from the secu-
- 17 rity to the competitiveness of the United States is
- valuable and should be continued; and
- 19 (2) the work conducted by the Department of
- 20 Commerce and the National Telecommunications
- and Information Administration to create resources
- for communities seeking to adopt smart cities or
- communities technology is valuable and should be
- 24 continued.
- 25 (b) Establishment.—

1	(1) In General.—The Secretary, in consulta-
2	tion with the Council, shall convene a multistake-
3	holder working group, to be known as the "Cyberse-
4	curity Working Group", to develop tools for commu-
5	nities to use to evaluate the cybersecurity of smart
6	city or community technologies.
7	(2) Membership.—
8	(A) In general.—In appointing members
9	to the Working Group, the Secretary shall con-
10	sider appointing—
11	(i) representatives of consumer groups
12	and civil liberties organizations;
13	(ii) representatives of small units of
14	local government, as determined by the
15	Secretary;
16	(iii) representatives of large units of
17	local government, as determined by the
18	Secretary;
19	(iv) manufacturers of smart city or
20	community devices, equipment, and soft-
21	ware;
22	(v) individuals with expertise in com-
23	munications networks;
24	(vi) Federal, State, and local law en-
25	forcement officials;

1	(vii) individuals with other expertise
2	necessary to carry out the duties of the
3	Working Group; and
4	(viii) such representatives of the
5	Council as the Secretary determines to be
6	appropriate.
7	(B) Representation.—In appointing
8	members to the Working Group, the Secretary
9	shall ensure that the Working Group includes
10	an equitable multidisciplinary cross section of
11	smart city or community stakeholders.
12	(3) Duties.—The Working Group shall—
13	(A) leverage and build on previous activi-
14	ties carried out by the Department of Com-
15	merce relating to Internet of Things technology;
16	(B) develop tools for communities to evalu-
17	ate the cybersecurity of smart city or commu-
18	nity technology being considered by the commu-
19	nities for adoption in those communities;
20	(C) develop tools for communities to pro-
21	tect against cybersecurity threats relevant to
22	the technology the community has chosen to
23	adopt;
24	(D)(i) assess—

1	(I) whether Internet of Things cyber-
2	security standards should exist; and
3	(II) whether the standards described
4	in subclause (I) should be voluntary or
5	mandatory; and
6	(ii) identify which entity is appropriate to
7	devise the standards described in clause (i)(I);
8	and
9	(E) submit to the Council a report that de-
10	scribes the findings of the Working Group.
11	SEC. 203. TECHHIRE WORKFORCE TRAINING AND DEVEL-
12	OPMENT PROGRAM.
13	(a) In General.—Not later than 18 months after
14	the date of enactment of this Act, based on findings from
15	the needs assessment conducted under section 101(a)(3),
	the needs assessment conducted under section 101(a)(3), the Secretary of Labor, in consultation with the Secretary,
15	the Secretary of Labor, in consultation with the Secretary,
15 16 17	the Secretary of Labor, in consultation with the Secretary,
15 16 17 18	the Secretary of Labor, in consultation with the Secretary, shall establish a pilot program, to be known as the
15 16 17 18 19	the Secretary of Labor, in consultation with the Secretary, shall establish a pilot program, to be known as the "TechHire Workforce Training and Development Pilot
15 16 17 18 19 20	the Secretary of Labor, in consultation with the Secretary, shall establish a pilot program, to be known as the "TechHire Workforce Training and Development Pilot Program", under which the Secretary of Labor, during the
15 16 17 18 19 20 21	the Secretary of Labor, in consultation with the Secretary, shall establish a pilot program, to be known as the "TechHire Workforce Training and Development Pilot Program", under which the Secretary of Labor, during the 5-year period beginning on the date of enactment of this
15 16 17 18 19 20 21 22	the Secretary of Labor, in consultation with the Secretary, shall establish a pilot program, to be known as the "TechHire Workforce Training and Development Pilot Program", under which the Secretary of Labor, during the 5-year period beginning on the date of enactment of this Act, shall provide to eligible entities, on a competitive

1	(b) REQUIREMENTS.—A job training and education
2	program that is carried out with a grant under this section
3	shall—
4	(1) provide technology-based training across 2
5	or more sectors;
6	(2) focus on equitable smart city or community
7	technologies, systems, and infrastructure which may
8	span across all sectors of the economy;
9	(3) address privacy and cybersecurity consider-
10	ations; and
11	(4) address smart city or community workforce
12	needs identified by the Secretary of Labor, after
13	consultation with other applicable Federal agencies.
14	(c) Eligible Entities.—To be eligible to receive a
15	grant under this section, an entity shall be a public organi-
16	zation or an organization described in section 501(c) of
17	the Internal Revenue Code of 1986 and exempt from tax-
18	ation under section 501(a) of that Code that—
19	(1) includes an advisory board, which may be—
20	(A)(i) a local workforce development board;
21	(ii) a State workforce development board;
22	or
23	(iii) an appropriate subgroup of a local
24	workforce development board or a State work-
25	force development board; or

1	(B) a board of proportional participation
2	as determined by the Secretary of Labor, of rel-
3	evant organizations, including—
4	(i) relevant industry organizations, in-
5	cluding public and private employers;
6	(ii) labor organizations;
7	(iii) one or more units of local govern-
8	ment that are actively pursuing smart city
9	or community programs; or
10	(iv) postsecondary education organiza-
11	tions;
12	(2) demonstrates experience in implementing
13	and operating job training and education programs;
14	(3) demonstrates the ability to recruit and sup-
15	port individuals who plan to work in a relevant sec-
16	tor on the successful completion of relevant job
17	training and education programs;
18	(4)(A) provides students who complete the
19	training and education program with an industry-
20	recognized certificate or certification; or
21	(B) uses a curriculum that has received exten-
22	sive feedback from employers;
23	(5) demonstrates the quality of the proposed
24	program of job training and education, including the

1	training services that lead to an industry-recognized
2	certificate or certification; and
3	(6) demonstrates successful outcomes con-
4	necting graduates of job training and education pro-
5	grams to quality jobs relevant to the job training
6	and education programs.
7	(d) Applications.—An eligible entity seeking a
8	grant under this section shall submit to the Secretary of
9	Labor an application at such time, in such manner, and
10	containing such information as the Secretary of Labor
11	may require.
12	(e) Priority.—In selecting eligible entities to receive
13	grants under this section, the Secretary of Labor shall
14	prioritize applicants that—
15	(1)(A) are a local workforce development board
16	or State workforce development board; or
17	(B) demonstrate a strong partnership with a
18	local workforce development board or State work-
19	force development board;
20	(2) house the job training and education pro-
21	gram in—
22	(A) an institution of higher education (as
23	defined in section 101 of the Higher Education
24	Act of 1965 (20 U.S.C. 1001)), including a
25	community college, that includes basic science.

1	technology, and mathematics education in the
2	curriculum of the institution of higher edu-
3	cation; or
4	(B) an apprenticeship program registered
5	with the Department of Labor or a State;
6	(3) work with the Secretary of Defense or vet-
7	erans organizations to transition members of the
8	Armed Forces and veterans to careers in a relevant
9	sector;
10	(4) include in the application an entity that re-
11	ceives State funding or is operated by a State agen-
12	ey;
13	(5) include an apprenticeship program reg-
14	istered with the Department of Labor or a State as
15	part of the job training and education program;
16	(6) provide support services and career coach-
17	ing;
18	(7) provide entry-level technology workforce
19	training aimed at matching workers with well-paying
20	jobs; or
21	(8) propose to serve—
22	(A) young adults between the ages of 16
23	and 24; or
24	(B) individuals with barriers to employ-
25	ment (as defined in section 3 of the Workforce

- 1 Innovation and Opportunity Act (29 U.S.C.
- 2 3102)).
- 3 (f) Additional Consideration.—In making grants
- 4 under this section, the Secretary of Labor shall consider
- 5 equity and regional diversity.
- 6 (g) LIMITATION ON APPLICATIONS.—An eligible enti-
- 7 ty may not submit, either individually or as part of a joint
- 8 application, more than 1 application for a grant under this
- 9 section during any 1 fiscal year.
- 10 (h) Limitations on Amount of Grant.—The
- 11 amount of a single grant provided under this section for
- 12 any 1 year shall not exceed \$5,000,000.
- 13 (i) Non-Federal Share.—The non-Federal share
- 14 of the cost of a job training and education program carried
- 15 out using a grant under this section shall be not less than
- 16 25 percent of the total cost.
- 17 (j) Reduction of Duplication.—Before submit-
- 18 ting an application for a grant under this section, each
- 19 applicant shall—
- 20 (1) consult with the heads of appropriate Fed-
- 21 eral agencies; and
- 22 (2) coordinate the proposed activities of the ap-
- plicant with existing State and local programs.
- 24 (k) Technical Assistance.—The Secretary of
- 25 Labor, in consultation with the Secretary, may provide

- 1 technical assistance to eligible entities under subsection
- 2 (c) to leverage the existing job training and education pro-
- 3 grams of the Department of Labor and other relevant pro-
- 4 grams at appropriate Federal agencies.
- 5 (l) Report.—Not less frequently than once every 2
- 6 years, the Secretary of Labor shall submit to Congress,
- 7 and make publicly available on the website of the Depart-
- 8 ment of Labor, a report on the program established under
- 9 this section, including a description of—
- 10 (1) any entity that receives a grant under this
- 11 section;
- 12 (2) activities carried out using the grants under
- this section;
- 14 (3) best practices used to leverage the invest-
- ment of the Federal Government under this section;
- 16 and
- 17 (4) an assessment of the results achieved by the
- program established under this section, including the
- equitable distribution of benefits and the rate of em-
- 20 ployment for participants after completing a job
- 21 training and education program carried out using a
- 22 grant under this section.
- 23 (m) AUTHORIZATION OF APPROPRIATIONS.—There is
- 24 authorized to be appropriated to carry out this section
- 25 \$100,000,000 for each of fiscal years 2022 through 2026.

1 SEC. 204. GAO STUDY ON INNOVATIVE FINANCING.

2	Not later than 1 year after the date of enactment
3	of this Act, the Comptroller General of the United States
4	shall conduct a study to identify—
5	(1) financial and procurement mechanisms cur-
6	rently available to public and private entities to fund
7	smart city or community activities and associated
8	demonstration projects, including "pay for perform-
9	ance" financing that could deliver measurable and
10	verifiable market and non-market values to smart
11	cities or communities;
12	(2) new and innovative financial and procure-
13	ment mechanisms under development or used experi-
14	mentally that may be available, in the near term, to
15	public and private entities to fund smart city or
16	community activities and associated demonstration
17	projects;
18	(3) barriers to creative financing solutions for
19	smart city or community activities and associated
20	demonstration projects, including procurement bar-
21	riers faced by State and local governments; and
22	(4) ways to leverage private sector investments

in smart cities and communities.

1	SEC. 205. TECHNICAL ASSISTANCE, SMART CITY VOUCHER,
2	AND TECHNOLOGIST IN RESIDENCE PRO-
3	GRAMS.
4	(a) Technical Assistance Program.—The Sec-
5	retary of Energy (referred to in this section as the "Sec-
6	retary") shall establish a program to provide technical as-
7	sistance to cities and communities seeking to incorporate
8	smart city or community technologies.
9	(b) SMART CITY VOUCHER PILOT PROGRAM.—
10	(1) IN GENERAL.—The Secretary shall establish
11	a pilot program (referred to in this section as the
12	"pilot program") under which the Secretary shall
13	provide assistance, including through vouchers, to
14	cities and communities (including cities or commu-
15	nities partnered with a small business concern (as
16	defined in section 3 of the Small Business Act (15
17	U.S.C. 632))) to improve, for the purposes of pro-
18	moting smart city or community technologies and
19	commercialization—
20	(A) the access of cities and communities to
21	the expertise, competencies, and infrastructure
22	of National Laboratories; and
23	(B) the products, services, and capabilities
24	of those cities and communities.
25	(2) VOUCHER.—A voucher provided under the
26	pilot program may be redeemed at any National

1 Laboratory or laboratory of the Department of En-2 ergy. COLLABORATION.—The 3 (3)Secretary shall 4 carry out the pilot program in collaboration with the 5 Director of each National Laboratory. 6 (4) Cost sharing.— 7 (A) IN GENERAL.—Except as provided in 8 subparagraph (B), section 988 of the Energy 9 Policy Act of 2005 (42 U.S.C. 16352) shall 10 apply to financial assistance provided under this 11 section. 12 (B) EXCEPTION.—The Secretary 13 waive section 988 of that Act (42 U.S.C. 14 16352) in providing financial assistance under 15 the pilot program to cities or communities that 16 partner with a small business concern that is 17 socially or economically disadvantaged, as deter-18 mined by the Secretary. 19 TECHNOLOGIST IN RESIDENCE PILOT PRO-20 GRAM.— 21 (1) IN GENERAL.—The Secretary shall expand 22 the Technologist in Residence pilot program of the 23 Department of Energy to include partnerships be-

tween National Laboratories and cities or commu-

- nities with respect to research and development relating to smart cities or communities.
- 3 (2) REQUIREMENTS.—For purposes of the part-
- 4 nerships entered into under paragraph (1), tech-
- 5 nologists in residence shall work with an assigned
- 6 city or community to develop an assessment of smart
- 7 city or community technologies available and appro-
- 8 priate to meet the smart city or community objec-
- 9 tives of the city or community.
- 10 (d) Guidance.—The Secretary, in consultation with
- 11 the Secretary of Commerce, shall issue guidance with re-
- 12 spect to—
- 13 (1) the scope of the programs established under
- subsections (a) through (c); and
- 15 (2) requests for proposals from cities and com-
- munities interested in participating in those pro-
- 17 grams.
- 18 (e) Considerations.—In establishing the programs
- 19 under subsections (a) through (c), the Secretary shall seek
- 20 to address the needs of small- and medium-sized cities,
- 21 counties, and Tribal governments.
- 22 (f) AUTHORIZATION OF APPROPRIATIONS.—There is
- 23 authorized to be appropriated to carry out this section
- 24 \$20,000,000 for each of fiscal years 2022 through 2026.

1 TITLE III—IMPROVING PER-

FORMANCE AND INTEROPER-

3 **ABILITY**

- 4 SEC. 301. STANDARDS AND INTEROPERABILITY FRAME-
- 5 WORK.
- 6 (a) Participation.—To strengthen the public-pri-
- 7 vate partnership approach to smart city-related or commu-
- 8 nity-related standards development and interoperability,
- 9 the Secretary, acting through the Director of the National
- 10 Institute of Standards and Technology, shall strongly en-
- 11 courage and support participation by Federal Government
- 12 experts in private sector-led, standards-related activities
- 13 that convene smart city or community stakeholders, in-
- 14 cluding representatives of applicable Federal agencies.
- 15 (b) ACTIVITIES.—To promote innovation and eco-
- 16 nomic competitiveness and to achieve interoperability of
- 17 smart city or community devices and systems, while
- 18 strengthening the United States approach to private sec-
- 19 tor-led standardization activities and the participation of
- 20 Federal representatives under subsection (a), the Sec-
- 21 retary, in consultation with private and public sector
- 22 stakeholders, shall—
- 23 (1) survey and review domestic and inter-
- 24 national smart city or community performance

1	standards, existing architectures, applications, and
2	deployments, and interoperability standards;
3	(2) make consensus-based recommendations—
4	(A) to identify gaps in the smart city or
5	community performance standards and inter-
6	operability standards under paragraph (1);
7	(B) to harmonize existing standards and
8	deployment efforts and enable greater inter-
9	operability across smart city or community
10	technologies;
11	(C) to coordinate domestic and inter-
12	national performance standards and interoper-
13	ability standards to promote uniform perform-
14	ance standards and interoperability standards
15	worldwide, including with respect to the need
16	for testing and demonstration; and
17	(D) for guidelines to enable interoperability
18	in the collection, storage, ownership, and shar-
19	ing of data;
20	(3) based on the recommendations under para-
21	graph (2), develop a consensus-based framework
22	that includes protocols and model standards for the
23	management and exchange of information, including
24	existing guidelines, best practices, and industry con-
25	sensus standards;

1	(4) ensure that cybersecurity and privacy are
2	core elements of the recommended performance
3	standards and interoperability standards; and
4	(5) lead international coordination efforts to de-
5	velop industry-led, technology-neutral, voluntary,
6	consensus-based global smart city or community per-
7	formance standards and interoperability standards.
8	TITLE IV—INTERNATIONAL CO-
9	OPERATION AND BEST PRAC-
10	TICES
11	SEC. 401. DEVELOPMENT OF GLOBAL SMART CITY OR COM-
12	MUNITY BEST PRACTICES.
13	(a) In General.—The Secretaries may carry out ac-
14	tivities—
15	(1) to enable cities and communities in the
16	United States and other countries to work together
17	toward shared smart city- or community-related
18	goals;
19	(2) to promote smart city or community solu-
20	tions that provide measurable benefits to local gov-
21	ernments and residents;
22	(3) to enable an open, global marketplace for
23	smart city or community technologies based on vol-
24	untary, consensus-based, and technology-neutral
25	standards: and

1

(4) to connect innovators from industry and

2	academia to local governments to catalyze the emer
3	gence of open and advanced technologies that—
4	(A) meet community needs; and
5	(B) advance innovation and open competi
6	tion.
7	(b) Eligible Activities.—The activities described
8	in subsection (a) may include grants, contracts, chal
9	lenges, prize competitions, public-private partnerships
10	and other innovative mechanisms.
11	(c) Authorization of Appropriations.—
12	(1) In general.—There is authorized to be
13	appropriated to the Secretaries to carry out this sec
14	tion $$20,000,000$ for each of fiscal years 2022
15	through 2026.
16	(2) Limitation on use of funds.—Funds
17	made available under paragraph (1) may not be used
18	to provide assistance to—
19	(A) a foreign country; or
20	(B) a foreign company (excluding any
21	United States subsidiary of a foreign holding
22	company).
23	SEC. 402. TRADE PROGRAM.
24	The Secretary, in consultation with the Secretary of
25	State, such other members of the Council as the Secretary

1	determines to be appropriate, and private stakeholders,
2	shall establish a strategic international smart cities and
3	communities trade program, which shall include trade mis-
4	sions—
5	(1) to promote the export of United States
6	smart cities or communities technologies;
7	(2) to stimulate job growth in the United
8	States;
9	(3) to identify potential partners and strategies
10	for companies in the United States in target foreign
11	market sectors;
12	(4) to organize events with local governments,
13	businesses, associations, academia, and other stake-
14	holders to promote smart city or community partner-
15	ships;
16	(5) to assist in the development of competitive
17	strategies and foreign market access for smart city
18	or community technology business interests of the
19	United States;
20	(6) to assist in developing appropriate Federal
21	policy relating to interests of businesses in the
22	United States and businesses in international smart

cities or communities;

1	(7) to assist in achieving commitments of the
2	United Nations Framework Convention on Climate
3	Change;
4	(8) to assist in lowering the cost to consumers

- (8) to assist in lowering the cost to consumers of smart cities or communities technologies;
- (9) to leverage expertise in infrastructure to deliver solutions that can help make communities more efficient, equitable, livable, and sustainable; and
- (10) to work with the United States Agency for International Development, the United States International Development Finance Corporation, and the Export-Import Bank of the United States to identify opportunities to finance international investment in smart cities or communities technology companies of the United States.

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