Jaceph A. morelle

(Original Signature of Member)

118th CONGRESS 2D Session

H.R.

To create a grant program to support the development of innovative learning models, and for other purposes.

Mr. MORELLE introduced the following bill; which was referred to the Committee on _____

A BILL

To create a grant program to support the development of innovative learning models, 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 "Developing and Ad-

5 vancing Innovative Learning Models".

6 SEC. 2. STATEMENT OF PURPOSE.

7 The purposes of this Act are to—

1	(1) ensure that the Institute for Education
2	Sciences—
3	(A) supports the sustained development to
4	expand knowledge and understanding of innova-
5	tive learning models;
6	(B) promotes the adoption and continued
7	growth of innovative learning models;
8	(C) studies and conducts research on the
9	impact of innovative learning models;
10	(D) collects, reports, analyzes, and dis-
11	seminates data related to innovative learning
12	model development, research, and implementa-
13	tion in the United States; and
14	(E) identifies and makes recommendations
15	concerning Federal and State policies that may
16	present barriers to the adoption and successful
17	implementation of innovative learning models;
18	(2) invest in the development of innovative
19	learning models and in the organizational capacity of
20	innovative learning model providers; and
21	(3) support the adoption of innovative learning
22	models by States, local school districts, schools, and
23	school communities.
24	SEC. 3. DEFINITIONS.
25	For the purposes of this Act:

(1) DEPARTMENT.—The term "Department"
 means the Department of Education.

3 (2) DIRECTOR.—The term "Director" means 4 the Director of the Institute of Education Sciences. 5 (3) ESEA TERMS.—The terms "elementary school", "high school", "local educational agency", 6 "outlying area", "poverty line", "secondary school", 7 "State", and "State educational agency" have the 8 9 meanings given such terms in section 8101 of the 10 Elementary and Secondary Education Act of 1965 11 (20 U.S.C. 7801).

12 (4) EVIDENCE-BASED.—The term "evidence13 based", when used with respect to an innovative
14 learning model, means an innovative learning model
15 that—

16 (A) demonstrates a statistically significant
17 effect on improving student outcomes or other
18 relevant outcomes based on—

(i) strong evidence from at least 1
well-designed and well-implemented experimental study;

(ii) moderate evidence from at least 1
well-designed and well-implemented quasiexperimental study; or

1	(iii) promising evidence from at least
2	1 well-designed and well-implemented cor-
3	relational study with statistical controls for
4	selection bias;
5	(B) demonstrates a rationale based on
6	high-quality research findings or positive eval-
7	uation that such innovative learning model—
8	(i) is likely to improve student out-
9	comes or other relevant outcomes; and
10	(ii) includes ongoing efforts to exam-
11	ine the effects of such innovative learning
12	model; or
13	(C) is consistent with theoretical and em-
14	pirical findings from research and will continue
15	to be reviewed.
16	(5) INNOVATIVE LEARNING MODEL.—The term
17	"innovative learning model" means a comprehensive
18	program which elementary schools, secondary
19	schools, and high schools can adopt that—
20	(A) bundles together an interconnected set
21	of tools, resources, systems, and instructional
22	practices in order to shape student learning ex-
23	periences toward clear objectives;
24	(B) integrates and includes—

1	(i) an instructional design that incor-
2	porates components such as content, as-
3	sessment, research, and student engage-
4	ment;
5	(ii) an aligned set of pedagogical prac-
6	tices that is sustainable for teachers;
7	(iii) an operational design that re-
8	imagines teacher workflow, the use of time,
9	and classroom design; and
10	(iv) a technological design that in-
11	cludes the use of student-level data and
12	relevant technological tools;
13	(C) is not simply a technological platform
14	or point solutions;
15	(D) comprehensively integrates the con-
16	cepts identified in subparagraph (B);
17	(E) is created and implemented with input
18	from school communities; and
19	(F) may be designed as a model for the op-
20	eration of an entire school or focus on a specific
21	academic subject or function, such as social-
22	emotional support.
23	(6) INNOVATIVE LEARNING MODEL PRO-
24	VIDER.—The term "innovative learning model pro-
25	vider" means an organization that—

(A) designs innovative learning models;
 and

3 (B) partners with schools and school com-4 munities to support the implementation of such models (directly or in collaboration with a third 5 6 party), while sharing accountability for student 7 outcomes as measured by the State in accord-8 ance with section 1111(c) of the Elementary 9 and Secondary Education Act of 1965 (20) 10 U.S.C. 6331(c)).

11 TITLE I—INVESTING IN THE DE 12 VELOPMENT AND RESEARCH 13 OF INNOVATIVE LEARNING 14 MODELS

15 **SEC. 101. PURPOSE.**

16 The purpose of this title is to authorize a program 17 of competitive grants that enable eligible entities to sup-18 port the development and research of innovative learning 19 models.

20 SEC. 102. GRANTS FOR INNOVATIVE LEARNING MODEL DE-

- 21 VELOPMENT AND RESEARCH.
- 22 (a) GRANTS AUTHORIZED.—
- 23 (1) DEVELOPMENT GRANTS.—
- 24 (A) IN GENERAL.—From the amount re25 served by the Director under section 104(c)(1),

1	the Directory shall arread an a convertition
1	the Director shall award, on a competitive
2	basis, grants to eligible entities having applica-
3	tions approved under subsection (c) to enable
4	such entities to create, develop, implement, rep-
5	licate, or take to scale entrepreneurial and evi-
6	dence-based innovative learning models to im-
7	prove student outcomes.
8	(B) DESCRIPTION OF GRANTS.—The
9	grants described in subparagraph (A) shall in-
10	clude—
11	(i) early-phase grants to fund the de-
12	velopment, implementation, and feasibility
13	testing of an innovative learning model,
14	which prior research, including research
15	conducted under paragraph (1), suggests
16	has promise, for the purpose of deter-
17	mining whether the innovative learning
18	model can successfully improve student
19	achievement or attainment when success-
20	fully implemented with fidelity;
21	(ii) mid-phase grants to fund imple-
22	mentation and a rigorous evaluation of an
23	innovative learning model that has been
24	successfully implemented under an early-
25	phase grant described in clause (i) or other

1	effort meeting similar criteria, for the pur-
2	pose of measuring the model's impact and
3	cost effectiveness, if possible, using exist-
4	ing administrative data; and
5	(iii) expansion grants to fund imple-
6	mentation and a rigorous replication eval-
7	uation of an innovative learning model that
8	has been found to produce sizable, impor-
9	tant impacts under a mid-phase grant de-
10	scribed in clause (ii) or other effort meet-
11	ing similar criteria, for the purposes of—
12	(I) determining whether such im-
13	pacts can be successfully reproduced
14	and sustained over time; and
15	(II) identifying the conditions, in-
16	cluding subgroups of students (as de-
17	scribed in section 1111(c) of the Ele-
18	mentary and Secondary Education
19	Act of 1965 (20 U.S.C. 7801)), in
20	which the program is most effective.
21	(2) RESEARCH GRANTS.—From the amount re-
22	served under section $104(c)(2)$, the Director shall
23	award, on a competitive basis, grants to eligible enti-
24	ties to—

1	(A) conduct high-quality research on exist-
2	ing innovative learning models; or
3	(B) evaluate innovative learning models de-
4	veloped with grants awarded under paragraph
5	(1).
6	(3) PRIORITY.—In awarding development
7	grants under this section, the Director shall
8	prioritize eligible entities that propose early-phase
9	projects under paragraph (1)(B)(i).
10	(4) STANDARDS.—The Director shall ensure
11	that activities supported with grants under this sec-
12	tion—
13	(A) conform to high standards of quality,
14	integrity, accuracy, validity, and reliability;
15	(B) maintain data privacy and security in
16	a manner that is consistent with any relevant
17	Federal law relating to privacy or data security;
18	and
19	(C) are objective, secular, neutral and non-
20	ideological, and are free of partisan political in-
21	fluence or any implicit or explicit bias.
22	(5) SUFFICIENT SIZE AND SCOPE.—Each grant
23	awarded under this section shall be of sufficient size
24	and scope for the eligible entity to carry out the ac-
25	tivities required for such grant.

(6) DURATION.—Grants under this title may be
 awarded for not more than 6 years.

3 (b) ELIGIBLE ENTITY.—In this title, the term eligible
4 entity means an innovative learning model provider, as de5 fined in section 3.

6 (c) APPLICATIONS.—To be eligible to receive a grant 7 under this title, an eligible entity shall submit to the Di-8 rector an application at such time, in such manner, and 9 containing such information as the Director may reason-10 ably require.

11 (d) PEER REVIEW.—The Director shall—

(1) implement a peer review process to assist
the Director in the review of applications under this
title and to make recommendations to the Director
on awarding grants under this title;

(2) develop and maintain published peer review
standards for the conduct and evaluation of all development and research carried out under this title;
and

20 (3) ensure that the peer-review teams consist of
21 practitioners and experts who are knowledgeable
22 about innovative learning models, including—

23 (A) individuals with experience researching
24 and developing innovative learning models for
25 all types of students, including English learn-

ers, children with disabilities, and disadvan taged students; and

3 (B) individuals with experience imple-4 menting innovative learning models.

5 (e) TRAINING PROGRAM.—From funds otherwise re-6 served for technical assistance under this title, the Direc-7 tor may establish a program to train employees of public 8 and private educational agencies, organizations, and insti-9 tutions, and may establish a fellowship program to appoint 10 such employees as temporary fellows that may assist in 11 carrying out this section.

(f) SUPPLEMENT, NOT SUPPLANT.—Grant funds
provided under this title shall be used to supplement, not
supplant, other Federal or State funds made available to
carry out activities described in this title.

16 (g) RULE OF CONSTRUCTION.—Notwithstanding any 17 other provision of law, nothing in this title shall be con-18 strued as requiring an eligible entity who is awarded a 19 grant under subsection (a) to measure or evaluate the im-20 pact or success of an innovative learning model through 21 the use of a randomized control trial.

22 SEC. 103. REPORTING AND EVALUATION.

(a) ACTIVITIES SUMMARY.—Not later than two years
after the date that an eligible entity receives a grant under
this title, and on an annual basis thereafter, the eligible

entity shall submit to the Director a summary of the ac tivities assisted under the grant.

- 3 (b) REPORT.—The Director shall provide to Con4 gress, and make publicly available, an annual report on
 5 the implementation of the program carried out under this
 6 title, including—
- 7 (1) information on eligible entities that received
 8 grant funds under this title, including—
- 9 (A) information provided by eligible enti10 ties to the Director in the applications sub11 mitted under section 103(c);
- 12 (B) the summaries received under sub-13 section (a); and
- 14 (C) grant award amounts;
- (2) student outcomes and other relevant impacts on students, including comprehensive learning
 growth, from schools that implement an innovative
 learning model that was developed or implemented
 under this title;
- 20 (3) information and recommendations con21 cerning any Federal policies that have been identi22 fied as presenting barriers to the adoption and im23 plementation of innovative learning models.
- 24 (c) EVALUATION.—From amounts reserved by the
 25 Director under section 104(b)(1), the Director shall—

(1) carry out an independent evaluation to
 measure the effectiveness of the program assisted
 under this title; and

4 (2) make the results of such evaluation publicly5 available.

6 (d) AVAILABILITY.—The reports and evaluation pro7 vided under subsections (b) and (c) shall be made readily
8 available to the public.

9 (e) PRIVACY PROTECTIONS.—The reports and eval-10 uation provided under subsections (b) and (c) shall not 11 reveal personally identifiable information about any indi-12 vidual.

13 SEC. 104. AUTHORIZATION OF APPROPRIATIONS.

(a) IN GENERAL.—There are authorized to be appropriated to carry out this title \$570,000,000 in each of the
fiscal years 2025 through 2034.

17 (b) RESERVATIONS.—From the amounts appro18 priated under subsection (a) for such fiscal year, the Di19 rector may reserve—

20 (1) not more than 1 percent to conduct the
21 evaluation required under section 204(c); and

22 (2) not more than 1 percent to—

23 (A) provide technical assistance for eligible24 entities, which may include pre-application

1	workshops, web-based seminars, and evaluation
2	support; and
3	(B) disseminate best practices concerning
4	the successful development and implementation
5	of innovative learning models.
6	(c) FUNDING ALLOTMENT.—From the amount made
7	available under subsection (a) and not reserved under sub-
8	section (b) for a fiscal year, the Director shall—
9	(1) reserve not less than 93 percent to award
10	grants to eligible entities under section $103(a)(1)$;
11	and
12	(2) reserve not less than 5 percent to award
13	grants to eligible entities under section 103(a)(2).
14	TITLE II—INVESTING IN THE
15	EARLY ADOPTION OF INNO-
16	VATIVE LEARNING MODELS
17	SEC. 201. PURPOSE.
18	The purpose of this title is to provide grants to State
19	educational agencies and to provide subgrants to local edu-
20	cational agencies to increase the adoption and expansion
21	of innovative learning models in elementary and secondary

22 schools.

1 SEC. 202. FORMULA GRANTS TO STATES.

2 (a) RESERVATION OF FUNDS.—From the total
3 amount appropriated under section 205 for a fiscal year,
4 the Secretary shall reserve—

5 (1) one-half of 1 percent for allotments for the
6 outlying areas, to be distributed among those out7 lying areas on the basis of their relative need, as de8 termined by the Secretary, in accordance with the
9 purpose of this title; and

(2) one-half of 1 percent for the Secretary of
the Interior for programs under this part in schools
operated or funded by the Bureau of Indian Education.

14 (b) STATE ALLOTMENTS.—

(1) IN GENERAL.—From funds made available
under section 205 for a fiscal year and not reserved
under subsection (a), the Secretary shall allot to
each State the sum of—

19 (A) an amount that bears the same rela-20 tionship to 20 percent of such funds for such 21 fiscal year as the number of individuals aged 5 22 through 17 in the State, as determined by the 23 Secretary on the basis of the most recent satis-24 factory data, bears to the number of such indi-25 viduals in all such States, as so determined; 26 and

1 (B) an amount that bears the same rela-2 tionship to 80 percent of such funds for such 3 fiscal year as the number of individuals aged 5 4 through 17 from families with incomes below 5 the poverty line in the State, as determined by 6 the Secretary on the basis of the most recent 7 satisfactory data, bears to the number of such 8 individuals in all such States, as so determined. 9 (2) EXCEPTION.—No State receiving an allot-10 ment under paragraph (1) may receive less than 11 one-half of 1 percent of the total amount appro-12 priated under 205 after the reservations under para-13 graphs (1) and (2) of subsection (a) for a fiscal 14 vear. 15 (3) RATABLE REDUCTION.—If the funds de-16 scribed in paragraph (1) are insufficient to pay the 17 full amounts that all States are eligible to receive 18 under paragraph (1) for any fiscal year, the Sec-19 retary shall ratably reduce such amounts for such 20 fiscal year. 21 (4) REALLOTMENT.—If a State does not receive 22 an allotment, the Secretary shall reallot the amount 23 of the allotment for such State to the remaining 24 States in accordance with this subsection. (c) STATE PLAN.— 25

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April 12, 2024 (10:20 a.m.)

1	(1) IN GENERAL.—In order to receive an allot-
2	ment under this section for any fiscal year, a State
3	shall submit a plan to the Secretary, at such time
4	and in such manner as the Secretary may reason-
5	ably require.
6	(2) CONTENTS.—Each plan described under
7	paragraph (1) shall include, at a minimum, the fol-
8	lowing:
9	(A) A description of how the State edu-
10	cational agency will use funds received under
11	this title for State-level activities.
12	(B) A description of how the activities car-
13	ried out with funds under this title are expected
14	to improve student achievement.
15	(C) A description of how the State edu-
16	cational agency will work with local educational
17	agencies and the communities of such agencies
18	to develop, adopt, and implement innovative
19	learning models.
20	(D) Assurances that the State educational
21	agency will—
22	(i) review existing resources and pro-
23	grams across the State and coordinate any
24	new plans and resources under this title
25	with such resources and programs;

1	(ii) monitor the implementation of ac-
2	tivities under this title and provide tech-
3	nical assistance to local educational agen-
4	cies in carrying out such activities; and
5	(iii) provide for equitable access for all
6	students to the activities supported under
7	this title, including compliance with the re-
8	quirements of all applicable Federal civil
9	rights laws.
10	(d) STATE USE OF FUNDS.—
11	(1) IN GENERAL.—Except as provided under
12	paragraph (3), a State that receives an allotment
13	under subsection (b) for a fiscal year shall reserve
14	not less than 95 percent of such allotment to make
15	subgrants to local educational agencies for such fis-
16	cal year, as described in section 203.
17	(2) STATE ADMINISTRATION.—A State edu-
18	cational agency may use not more than 1 percent of
19	the amount allotted to such State under subsection
20	(b) for the administrative costs of carrying out such
21	State educational agency's responsibilities under this
22	title.
23	(3) STATE ACTIVITIES.—The State educational
24	agency for a State that receives an allotment under
25	subsection (b) may use funds not reserved under

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paragraphs (1) and (2) for activities and programs

2	designed to meet the purposes of this title, which
3	may include—
4	(A) providing monitoring of, and training,
5	technical assistance, and capacity building to,
6	local educational agencies that receive sub-
7	grants under section 203;
8	(B) identifying and eliminating State bar-
9	riers to the development, implementation, and
10	adoption of innovative learning models by local
11	educational agencies and schools; and
12	(C) supporting local educational agencies
13	in adopting and implementing innovative learn-
14	ing models in schools.
15	(e) RULE OF CONSTRUCTION.—Nothing in this sec-
16	tion shall be construed to authorize the Secretary or any
17	other officer or employee of the Federal Government to—
18	(1) mandate, direct, or control the development,
19	adoption, or implementation of any learning model
20	by any State, local educational agency, or school; or
21	(2) influence or incentivize the receipt of any
22	grant, contract, or cooperative agreement the receipt
23	of any priority or preference under such grant, con-
24	tract, or cooperative agreement upon a State, local
25	educational agency, or school's adoption or imple-

mentation of any specific learning model, instruc tional content, curricula, or any program of instruc tion.

4 (f) SUPPLEMENT, NOT SUPPLANT.—Grant funds
5 provided under this section shall be used to supplement,
6 not supplant, other Federal or State funds made available
7 to carry out activities related to the activities described
8 in this section.

9 SEC. 203. SUBGRANTS TO LOCAL EDUCATIONAL AGENCIES. 10 (a) ALLOCATION OF FUNDS TO LOCAL EDUCATIONAL 11 AGENCIES.—

(1) ALLOCATION FORMULA.—From funds reserved by a State under section 202(d)(1) for a fiscal year, the State educational agency shall allot to
each of the eligible local educational agencies in the
State for a fiscal year the sum of—

17 (A) an amount that bears the same rela-18 tionship to 20 percent of such funds for such 19 fiscal year as the number of individuals aged 5 20 through 17 in the geographic area served by the 21 local educational agency, as determined by the 22 Secretary on the basis of the most recent satis-23 factory data, bears to the number of such indi-24 viduals in the geographic areas served by all eli-

2

21

gible local educational agencies in the State, as so determined; and

(B) an amount that bears the same rela-3 4 tionship to 80 percent of such funds for such 5 fiscal year as the number of individuals aged 5 6 through 17 from families with incomes below 7 the poverty line in the geographic area served 8 by the local educational agency, as determined 9 by the Secretary on the basis of the most recent 10 satisfactory data, bears to the number of such 11 individuals in the geographic areas served by all 12 eligible local educational agencies in the State, 13 as so determined.

(2) MINIMUM LOCAL EDUCATIONAL AGENCY ALLOCATION.—No allocation to a local educational
agency under this subsection may be made in an
amount that is less than \$10,000.

(3) RATABLE REDUCTION.—If the amount reserved by the State under section 202(d)(1) is insufficient to make allocations to local educational agencies in an amount equal to the minimum allocation
described in subsection (a)(3), such allocations shall
be ratably reduced.

24 (4) ADMINISTRATIVE COSTS.—From the25 amount allotted under paragraph (1), a local edu-

1 cational agency may reserve not more than 1 percent 2 of such amount for the direct administrative costs of 3 carrying out the local educational agency's responsibilities under this section. 4 5 (b) LOCAL APPLICATIONS.— 6 (1) IN GENERAL.—To be eligible to receive an 7 allotment under this subsection (a), a local edu-8 cational agency shall submit an application to the 9 State educational agency at such time, in such man-10 ner, and containing such information as the State

11 educational agency may reasonably require.

12 (2) CONTENTS OF APPLICATION.—Each appli13 cation submitted under paragraph (1) shall in14 clude—

15 (A) a description of the activities to be car16 ried out by the local educational agency under
17 this section;

18 (B) a description of how the local edu-19 cational agency will prioritize funds to schools 20 served by the agency that are implementing 21 comprehensive support and improvement activi-22 ties and targeted support and improvement ac-23 tivities under section 1111(d) of the Elemen-24 tary and Secondary Education Act of 1965 (20) 25 U.S.C. 6311(d));

1	(C) a description of how the local edu-
2	cational agency will use data and ongoing con-
3	sultation with experts and stakeholders to con-
4	tinually update and improve activities supported
5	under this section;
6	(D) a description of how the local edu-
7	cational agency will meaningfully collaborate
8	with teachers, principals, other school leaders,
9	paraprofessionals (including organizations rep-
10	resenting such individuals), and other relevant
11	stakeholders in school communities; and
12	(E) any other information that the State
13	educational agency may require.
14	(c) LOCAL USES OF FUNDS.—
15	(1) IN GENERAL.—A local educational agency
16	that receives an allotment under subsection (a) shall
17	develop, implement, select, and evaluate innovative
18	learning models in schools served by such agency,
19	which may be carried out—
20	(A) through a grant or contract with a for-
21	profit or non-profit entity; or
22	(B) in partnership with an institution of
23	higher education or an Indian Tribe or Tribal
24	organization (as such terms are defined under
25	section 4 of the Indian Self 7 Determination

and Education Assistance Act (25 U.S.C.
 450b)).

3 (2) TYPES OF ACTIVITIES.—The innovative
4 learning models developed and implemented under
5 this section shall be in accordance with the purpose
6 of this title and shall address the learning needs of
7 all students, including children with disabilities,
8 English learners, gifted and talented students, and
9 students who are otherwise at-risk.

(d) SUPPLEMENT, NOT SUPPLANT.—Grant funds
provided under this section shall be used to supplement,
not supplant, other Federal or State funds available to
carry out activities related to the activities described in
this section.

15 SEC. 204. REPORTING AND EVALUATION.

16 (a) STATE AND LOCAL REPORTS.—

17 (1) STATE REPORT.—Each State educational
18 agency receiving funds under this title shall annually
19 submit to the Secretary a report that provides—

20 (A) a description of how the State is using
21 grant funds to meet the purpose of this title;
22 and

(B) any other information that the Secretary determines are necessary and appropriate.

1 (2) LOCAL EDUCATIONAL AGENCY REPORT. 2 Each local educational agency receiving funds under 3 this part shall annually submit to the appropriate 4 State educational agency such information as the 5 State may require, which shall include how the local 6 educational agency is using grant funds to meet the 7 purposes of this title. 8 (3) AVAILABILITY.—The reports and informa-9 tion provided under paragraphs (1) and (2) shall be 10 made readily available to the public. 11 (4) PRIVACY PROTECTION.—The reports and 12 evaluation provided under subsections (b) and (c) 13 shall not reveal personally identifiable information 14 about any individual. 15 (b) SECRETARY'S REPORT.—The Secretary shall provide to Congress an annual report on the implementation 16 17 of the program carried out under this title, including— 18 (1) information provided by States to the Sec-19 retary in the applications submitted under section

20 204(1);

21 (2) the amount allotted to each State and out-22 lying area; and

23 (3) student academic and, as applicable, growth
24 data from the schools participating in the programs
25 supported under this title.

1	(c) Evaluation and Technical Assistance.—
2	(1) Reservation of funds.—Of the total
3	amount made available for this title for a fiscal year,
4	the Secretary may reserve for such fiscal year not
5	more than 1 percent for the cost of the evaluation
6	under paragraph (2) and for technical assistance in
7	carrying out this title.
8	(2) EVALUATION.—
9	(A) IN GENERAL.—From amounts reserved
10	under paragraph (1), the Secretary, acting
11	through the Director, shall carry out an inde-
12	pendent evaluation to measure the effectiveness
13	of the program assisted under this title.
14	(B) CONTENTS.—The evaluation under
15	subparagraph (A) shall measure—
16	(i) the effectiveness of each program
17	assisted under this title in improving stu-
18	dent academic achievement and growth;
19	(ii) the effectiveness of individual
20	learning models in improving student aca-
21	demic achievement and growth; and
22	(iii) any other information that the
23	Director may require.

1 SEC. 205. AUTHORIZATION OF APPROPRIATIONS.

2 For the purpose of carrying out this title, there are
3 authorized to be appropriated to carry out this title
4 \$180,000,000 in each of fiscal years 2026 through 2035.