Dear Chairman Scott, Chairman Alexander, Ranking Member Foxx, and Ranking Member Murray:

On behalf of the Association for Career and Technical Education (ACTE), the nation’s largest not-for-profit association committed to the advancement of education that prepares youth and adults for career success, and Advance CTE, the nation’s longest-standing not-for-profit that represents State Directors and leaders responsible for secondary, postsecondary and adult Career Technical Education (CTE) across all 50 states and U.S. territories, this updated memo summarizes input we have gathered from our memberships related to their emerging and forecasted needs as a result of the COVID-19 (Coronavirus) pandemic.

This pandemic is taxing and testing our nation’s educational, digital and technology infrastructure. The CTE community, which is the talent pipeline for many of our nation’s skilled workers, is not immune to these challenges. The following recommendations include suggestions for new investment priorities, necessary waivers or flexibilities in federal statute or policy, and additional policy priorities to respond to the crisis and resulting economic downturn.

**New Investment Priorities**

1. **Provide At Least $1 billion in Additional Dedicated Resources to CTE Programs:** CTE programs are facing many of the same dire needs as the entire education system, particularly those related to broadband and technology access, digital curriculum and teacher professional development. However, many needs in CTE are exacerbated by the applied and lab-based nature of many courses, the need for students to continue to meet certification requirements, and the goals of work-based learning and other experiential programs. CTE programs stand ready to provide employers a talent pipeline, and prepare students for careers in high-skill, high-wage or in-demand industry sectors and occupations, but need additional support. Middle-skill jobs are continuing to
grow – and will continue to do so even in light of COVID-19. Further, automation – which will likely be accelerated due to COVID-19 – coupled with the growing unemployment rate will require nimble, proactive and responsive CTE and workforce programs that provide specific technical as well as transferable skills for learners in this ever-changing economy. As jobseekers and employers look to recover from the economic impacts of the COVID-19, additional funding will ensure that the CTE system is primed to support their needs. Specific areas to emphasize in funding include:

- **Distance Learning:** With widespread closures of educational institutions across the country, whether temporary, for the remainder of the instructional year, or even longer, distance learning is being relied on as the primary means for delivering all instruction, including CTE. Based on discussions with our members, we know there are significant discrepancies among states and local communities with regard to their experience, expertise, digital and physical infrastructure to successfully carry out distance education. In addition, the delivery of lab-based or hands-on CTE courses can be extremely difficult to operationalize in a distance learning environment. In general, postsecondary institutions have more experience and infrastructure to transition to online delivery of instruction. The challenge for postsecondary systems is to deliver at scale and across content areas, both now in the state of emergency and to prepare for the forecasted, significant influxes of students seeking reskilling. Most secondary education is delivered in person. As such, the shift to online instruction has had a more significant short-term impact on secondary schools. Secondary schools have been working tirelessly to put in place the equipment and online curriculum and instruction platforms to deliver instruction, and to find creative solutions to applied tasks. A major focus of any new investment must support this massive systemic shift in educational delivery to include professional development of instructors and ensuring equitable access to curriculum, laptops and broadband access by learners.

  ○ **Digital and Physical Infrastructure:** The necessary digital and physical infrastructure to provide CTE programs via distance education at scale does not exist in our country and is especially lacking in rural communities and for low-income populations. Challenges to be addressed include ensuring that every learner has a computer (or digital device) and access to reliable internet access sufficient to support synchronous online instruction. At a systems level, investments are needed to expand existing online learning platforms or invest in new platforms, ensuring that these platforms are secure and protect student privacy. To meet the current and future demand, an infusion of new funding is needed to expand online classrooms to reach every secondary, postsecondary and adult CTE student, regardless of zip code.

  ○ **Professional Development:** The rapid shift to delivering instruction via distance education has placed an immediate burden on the shoulders of secondary and postsecondary instructors. Many are making this shift with limited experience or expertise. Widespread and extended professional development is needed to ensure that instructors are able to successfully utilize digital learning tools and platforms to provide learners with CTE instruction and educational experiences to meet the competencies defined in state and industry standards. Further, to retain those new to the teaching profession, ongoing support and mentoring is needed.
○ **Equity and Access:** The Coronavirus has shined a light on the nation’s digital divide, which has only expanded in the past few weeks given the growing reliance on online delivery of education. It is imperative that states and local communities have the resources to ensure that every school system and postsecondary institution is equipped to provide a high-quality education to each learner. Flexibilities in the existing Perkins funding formula can ensure rural areas and others in need are able to obtain the funding necessary to expand access.

- **Work-Based Learning:** Work-based learning is one of the key components of high-quality CTE programs. The full impact of the pandemic on our nation’s economy has not yet been calculated. Based on historical experience, we know work-based learning placements are more difficult during a recession. Investments are needed to incubate innovation in the delivery of virtual work-based learning; to expand equitable access to and scaling of workplace simulations; and to provide subsidies for employers and students to incentivize and support these experiences. Note: Perkins funds currently cannot be used for subsidies, nor are employers eligible grantees.

- **Preparing to Serve Displaced Workers:** Almost 10 million Americans filed for unemployment during the last two weeks of March. While our hope is that a large portion of these individuals will be able to return to their previous jobs as the economy recovers after the COVID-19 crisis, the reality is that there are likely to be many individuals that need to reskill for new opportunities. Displaced individuals could even begin preparing now for high-demand opportunities in fields like health care, information technology, manufacturing, logistics, and more through CTE programs. We anticipate postsecondary institutions in particular having a dramatic increase in the demand for re-skilling and integrated adult basic education CTE programs to help those impacted by the emerging economic downturn. Resources will be needed to build capacity and supports for the influx of new postsecondary students expected.

2. **Foster Job-Driven Postsecondary Partnerships by Reinstating Partnership Grants to Community and Technical Colleges:** States, community and technical colleges and area technical centers have a long history of working with employers of all sizes to meet the talent pipeline needs of the American economy. The Trade Adjustment and Assistance Community College and Career Training (TAACCCT) grant program provided targeted investments for partnerships focusing on local, regional or state high-growth, in-demand occupations and industry. Given the anticipated economic downturn and the need to respond to emerging labor market demand, we recommend that a similar grant program be reinstated and administered through the U.S. Department of Education. There are several existing proposals for such grants that could form the foundation for this work.

**Statutory Flexibility and Waivers**

In order to ensure that CTE programs are able to meet the immediate needs of students and communities they serve, additional flexibility is needed. There are a few policy requirements that are proving to be barriers to the efficient and effective use of federal funds at this time. These issues are further compounded by the limited waiver authority provided to the Secretary of Education under Perkins V. We are requesting one-year waiver authority for each of the areas described below.
1. **Establish a Redistribution Waiver (Perkins):** One of the emerging challenges for local school districts and postsecondary institutions relates to the allocation of their remaining FY 2019 Perkins funds before the fiscal year ends on June 30. Many recipients had planned to use funds for activities near the end of the school year or in early summer. For example, funds may have been budgeted for Career and Technical Student Organization conferences, student certification exams or professional development for educators. These activities have been cancelled or postponed until later in the summer or fall, leaving schools with additional funds remaining, but no real opportunity to spend those funds at the current time in ways that meet the original goals. Current Perkins law requires that any funds remaining at the end of the year be returned to the state and added to the formula for distribution among all recipients in the following year. Additional flexibility is needed to allow local recipients to keep this funding so that needs can still be met once school resumes, professional development is rescheduled, or other purchases can be made. Providing the Secretary the authority to waive Perkins Section 133(b) for one year would provide this needed flexibility.

2. **Extend National Emergency Education Waivers to all Perkins Eligible Agencies (CARES):** The CARES Act provided flexibility for national emergency education waivers to states (section 3511). This broad waiver authority was intended to cover all educational programs, including Perkins. However, the construction of the language extends the authority to state education agencies (SEA) and Indian tribes but excluded some agencies that administer Perkins. Currently, 13 states (CO, HI, ID, IN, KS, LA, MN, MT, ND, OK, WA, WI, WV), have selected a state agency other than the SEA to administer the state’s Perkins funds. In order to have this flexibility extended to all state agencies that administer Perkins, a minor amendment is needed to this language or an additional waiver needs to be added to a future stimulus bill to extend the waiver flexibility to these agencies with regard to their oversight of Perkins. There are two places where the Perkins eligible agency should be added to the CARES legislative language, as noted below.

**SEC. 3511. NATIONAL EMERGENCY EDUCATIONAL WAIVERS.**

(a) **In General.**—Notwithstanding any other provision of law, the Secretary may, upon the request of a State educational agency, Perkins eligible agency or Indian tribe, waive any statutory or regulatory provision described under paragraphs (1) and (2) of subsection (b), and upon the request of a local educational agency, waive any statutory or regulatory provision described under paragraph (2) of subsection (b), if the Secretary determines that such a waiver is necessary and appropriate due to the emergency involving Federal primary responsibility determined to exist by the President under the section 501(b) of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5191(b)) with respect to the Coronavirus Disease 2019 (COVID–19).

(c) **State And Local Requests For Waivers.**—

(1) **IN GENERAL.**—A State educational agency, Perkins eligible agency, local educational agency, or Indian tribe that desires a waiver from any statutory or regulatory provision described under subsection (b)(2), may submit a waiver request to the Secretary in accordance with this subsection.
3. **Extend the Waiver of the Definition of “Professional Development” in ESEA to Perkins:** As mentioned earlier, widespread professional development is needed to ensure that CTE instructors are able to successfully utilize digital learning tools and platforms to provide learners with CTE instruction and educational experiences. The CARES Act waived the definition of professional development under the Elementary and Secondary Education Act (ESEA), which requires sustained, intensive and classroom focused activities and could limit the ability of educational institutions to quickly train educators on effective distance learning techniques and provide just-in-time support to current challenges. Since the definition of professional development in Perkins in Section 3(40) is built on the ESEA definition and contains the same restrictions, it should also be waived temporarily.

4. **Rescind Supplement not Supplant Provisions for One Year (Perkins):** Given the challenges facing states and locals in meeting the rapidly changing needs of learners, providing the Secretary of Education the ability to waive section 211(a) of Perkins, supplement not supplant provisions, for one program year would allow the flexibility to spend federal funding on identified and emergent needs without concern of violating this provision.

5. **Expand Pooling Flexibility (Perkins):** As states and local communities are creating solutions to support high school seniors in securing required credits, clinicals and competencies to successfully complete high school and transition to postsecondary education, flexible collaboration between secondary and postsecondary institutions will be necessary. States are looking at CTE-related "bridge" programs, expanding dual enrollment programs to allow high school students to participate in postsecondary CTE online offerings, etc. To provide for additional collaboration among the systems, we recommend expanding the pooling option allowed for in section 135(c) of Perkins, which is currently restricted to only pooling funds for professional development (the reference to subsection (b)(2)). This could be accomplished by temporarily waiving the “(2)” in the clause below:

(c) **POOLING FUNDS.**—An eligible recipient may pool a portion of funds received under this Act with a portion of funds received under this Act available to one or more eligible recipients to support implementation of programs of study through the activities described in subsection(b)(2).

### Additional Policy Priorities

1. **Expand Pell for High-quality, Short-term Programs:** In light of the immediate and forecasted downturns in the economy, we must act proactively and swiftly to mitigate employment and economic disruptions, particularly for the most vulnerable populations. With millions of Americans filing for unemployment, we can and should start today by scaling short-term, online programs that can help workers to get upskilled or re-skilled. We recommend expanding access to Pell Grants for high-quality, short-term programs in in-demand industry sectors. Federal financial aid is currently limited to traditional longer programs and a small set of pilots that can use financial aid for short-term programs. There has been growing demand from students and employers for this flexibility and with millions of American workers dislocated by COVID-19, now is the time to bring this innovative and flexible solution to scale so that the country can rapidly reskill and upskill.

2. **Reinstate and Expand Pell Grant Eligibility in Prisons:** Since 1994, those incarcerated who would otherwise be eligible, have been denied access to Pell Grants. In 2015, the U.S. Department of
Education began the Second Chance Pell pilot, renewed in 2019, that opened Pell Grants to incarcerated individuals at the experimental sites included in this program. Eliminating the ban on Pell in all prisons would give hundreds of thousands access to postsecondary education, and allow these learners to pursue meaningful employment upon re-entry. Reinstating Pell Grants in prisons will ensure that those who are most vulnerable during an economic downturn have the skills and education needed to re-enter the workforce prepared for career success.

3. **Increase Support for Non-traditional Learners to Succeed in Postsecondary Education:** An increasing number of nontraditional postsecondary students (those over the age of 24) are enrolling in postsecondary education to acquire the additional skills necessary to stay competitive in the evolving labor market. We expect that in the coming months, as a result of COVID-19, these numbers will expand exponentially as they do during any economic downturn. These learners already face barriers to postsecondary completion, and federal higher education policy has not kept pace to meet their needs. Where possible, flexibility should support efforts that afford greater opportunities to earn credit for prior learning — either from experiences on the job, through military service or in the classroom. Moreover, to effectively support these nontraditional learners, there must be equitable access to federal financial aid and other wrap-around, institution-based support services such as child care, tutoring and job search assistance. These learners and workers will need the postsecondary system to be flexible in supporting them, as well as acknowledging their work and lived experience as competencies that can be applied toward degrees and credentials.

4. **Direct Investments in Research and Development:** While states and educational institutions are dealing with the immediate and near-term priorities, our members have implored us to request an investment in research and development to effectively scale quality online education, including the technical, hands on aspects of CTE programs of study and work-based learning. A directive should be made to the National Science Foundation and Institute for Education Sciences to rapidly evaluate and dissemination relevant learning and outcomes from projects and investments related to online learning and educational technology. Further, investments in research and development related to augmented and virtual reality should be considered.

Thank you for your support of CTE and for your consideration of these recommendations. If you have any questions, please feel free to reach out to Kimberly Green, Advance CTE’s Executive Director at kgreen@careertech.org or Alisha Hyslop, ACTE’s Director of Public Policy at ahyslop@acteonline.org.

Sincerely,

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