found out, which is not atypical. So it is a good example of where it doesn’t mean you are not going to go to college. Some people will want to, and some people won’t. This young man wanted to get an engineering degree, and the company was happy to help him vote. I vote that company and to provide those skills.

So whether it is learning how to conduct HVAC installation, how to operate factory machinery, how to program computers, how to program teach students practical, transferrable skills to be able to keep our economy moving.

Increasing access to the skills training through the JOBS Act can also serve to lend a helping hand for those who have lost their jobs due to COVID-19. As I said earlier, many jobs have come back and are continuing to come back as we reopen our economy, but we are still down about nine, nine and a half million jobs from before the pandemic.

Some are at businesses that are now closed or in industries that have struggled and may be fundamentally changed as a result of the pandemic. In other words, some of these jobs won’t come back, so people need to re-up their skills training. Folks who had those jobs, giving them the option to invest in a new skill set through technical education funded by a Pell grant is a ray of hope, a chance for them to get back on their feet, to find new, exciting, good-paying jobs.

I am pleased to say the JOBS Act has been endorsed by the National Skills Coalition, the Association for Career and Technical Education, the Association of Community College Trustees—in fact, last year, it was their No. 1 priority, among the community colleges—the American Association of Community Colleges, and other groups.

The reason the JOBS Act has this kind of support is it is the proposal out there that will help fill the skills gap we have right now. It will cover programs that, at a minimum, require 150 hours and 8 weeks to complete. Alternative proposals severely limit the programs by requiring them to have too many hours, 320 hours. Ohio community colleges have told me none of their short-term training programs would qualify under that higher number of hour requirement.

Programs like welding, precision machining, and electrical trades—these are the JOBS Act now. As we work to get our economy back up to speed, passing the JOBS Act is a top priority for Senator Kaine, for myself, and for other Members on both sides of the aisle.

Let’s be sure that we work together to get this legislation across the finish line. It just makes too much sense. It is going to help tens of thousands of people have better opportunities. It is going to help our economy fill the critical jobs that need to be filled.

We need to seize this opportunity, seize it now, get this economy back on track, and ensure Ohioans and all Americans have this opportunity to develop the skills to grow in the career of their choice and fulfill their potential in life.

I yield back.

The PRESIDING OFFICER. The Senator from Michigan.

LEGISLATIVE SESSION

MORNING BUSINESS

Mr. PETERS. Mr. President, I ask unanimous consent that the Senate proceed to legislative session for a period of morning business, with Senators permitted to speak therein for up to 10 minutes each.

The PRESIDING OFFICER. Without objection, it is so ordered.

SENATE SELECT COMMITTEE ON INTELLIGENCE RULES OF PROCEDURE

Mr. WARNER. Mr. President, I ask unanimous consent that the Senate Select Committee on Intelligence Rules of Procedure be printed in the RECORD.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

RULES OF PROCEDURE OF THE SELECT COMMITTEE ON INTELLIGENCE

RULE 1. CONVENING OF MEETINGS

1.1. The regular meeting day of the Select Committee on Intelligence for the transaction of Committee business shall be every Tuesday at 9:30 a.m. unless the Senate is in session, unless otherwise directed by the Chairman.

1.2. The Chairman shall have authority, upon notice, to call such additional meetings of the Committee as the Chairman may deem necessary and may delegate such authority to any other member of the Committee.

1.3. A special meeting of the Committee may be called at any time upon the written request of five or more members of the Committee filed with the Clerk of the Committee.

1.4. In the case of any meeting of the Committee, other than a regularly scheduled meeting, the Chairman shall notify every member of the Committee of the time and place of the meeting and shall give reasonable notice which, except in extraordinary circumstances, shall be at least 24 hours in advance of any meeting held in Washington, D.C. and at least 48 hours in the case of any meeting held outside Washington, D.C.

1.5. If five members of the Committee have made a request in writing to the Chairman to call a meeting of the Committee, and the Chairman fails to call such a meeting within seven calendar days thereafter, including the day on which the written notice is submitted, these members may call a meeting by filing a written notice with the Clerk of the Committee who shall promptly notify each member of the Committee in writing of the date and time of the meeting.

RULE 2. MEETING PROCEDURES

2.1. Meetings of the Committee shall be open to the public except as provided in paragraph 5(b) of Rule XXVI of the Standing Rules of the Senate.

2.2. It shall be the duty of the Staff Director to keep or cause to be kept a record of all Committee proceedings.

2.3. The Chairman of the Committee, or if the Chairman is not present the Vice Chairman, shall preside over all meetings of the Committee. In the absence of the Chairman and the Vice Chairman, the ranking majority member, or if no majority member is present, the ranking minority member present, shall preside.

2.4. Unless otherwise provided in these Rules, decisions of the Committee shall be by a majority vote of the members present and voting. A quorum for the transaction of Committee business, including the conduct of executive sessions, shall consist of no less than one third of the Committee members, present and voting for the purpose of considering witnesses, taking sworn testimony, and receiving evidence under oath, a quorum may consist of one Senator.

2.5. A vote by any member of the Committee with respect to any matter or matter being considered by the Committee may be cast by proxy if the proxy authorization (1) is in writing; (2) designates the member of the Committee who is to exercise the proxy; (3) is limited to a specific measure or matter and any amendments pertaining thereto; and (4) is signed by the member wishing to cast a vote by proxy, either by handwritten signature or by autopen. Proxies shall be considered for the establishment of a quorum of the Committee.

2.6. Whenever the Committee by roll call vote reports any measure or matter, the report of the Committee upon such measure or matter shall include a roll call of the votes cast in favor of and the votes cast in opposition to such measure or matter by each member of the Committee.

RULE 3. SUBCOMMITTEES

Creation of subcommittees shall be by majority vote of the Committee. Subcommittees shall deal with such legislation and other programs of programs as the Committee may direct. The subcommittees shall be governed by the Rules of the Committee and by such other rules they may adopt which are consistent with the Rules of the Committee. Each subcommittee created shall have a chairman and a vice chairman who are selected by the Chairman and Vice Chairman, respectively.

RULE 4. REPORTING OF MEASURES OR RECOMMENDATIONS

4.1. No measures or recommendations shall be reported, favorably or unfavorably, from the Committee unless a majority of the Committee is actually present and a majority concurs.

4.2. In any case in which the Committee is unable to reach a unanimous decision, separate views or reports may be presented by any member or members of the Committee.

4.3. A member of the Committee who gives notice of intention to file supplemental, minority, or additional views at the time of final Committee approval of a measure or matter, shall be entitled to not less than three weekdays in which to file such views, in writing with the Clerk of the Committee. Such views shall be promptly included in the Committee report and printed in the same volume, as a part thereof, and their inclusion shall be noted on the cover of the report.

4.4. Routine, non-legislative actions required of the Committee may be taken in accordance with procedures that have been approved by the Committee pursuant to these Committee Rules.

RULE 5. NOMINATIONS

5.1. Unless otherwise ordered by a joint determination made by the Chairman and Vice Chairman, nominations for the Committee shall be held for at least 14 calendar days before being voted on by the Committee.

5.2. Each member of the Committee shall be promptly furnished a copy of all nominations referred to the Committee.
5.3. Nominees who are invited to appear before the Committee shall be heard in public session, except as provided in Rule 2.1.

5.4. No confirmation hearing shall be held sooner than 21 days from the date of the announcement in the Federal Register or in a newspaper of general circulation. Any witness may submit any question in writing to the Committee. The Committee shall consider requests to testify on any matters as authorized by the Chairman to the Committee, or any member thereof. The Committee present may provide to a witness those parts of the testimony that were not made available to the witness. Any questions arising with respect to such corrections shall be decided by the Committee

5.5. The Committee vote on the confirmation shall not be sooner than 48 hours after the Committee has received transcripts of the confirmation hearing unless the time limit is waived by a majority vote of the Committee.

5.6. No nomination shall be reported to the Senate unless the nominee has a file with the Committee.

RULE 4. INVESTIGATIONS

No investigation shall be initiated by the Committee unless at least five members of the Committee have specifically requested the Chairman or the Vice Chairman to authorize such an investigation. Authorized investigations may be conducted by members of the Committee and/or designated Committee staff members.

RULE 5. SUBPOENAS

Subpoenas authorized by the Committee for the production of memoranda, documents, records, or any other material may be served by the Chairman, or any member of the Committee designated by the Chairman, and may be served by any person designated by the Chairman, Vice Chairman, or member issuing the subpoena. Each subpoena shall have attached thereto a copy of S. Res. 400 of the 94th Congress, and a copy of these rules.

RULE 6. PROCEDURES RELATED TO THE TAKING OF TESTIMONY

8.1. Notice.—Witnesses required to appear before the Committee shall be given reasonable notice and all witnesses shall be furnished a copy of these Rules.

8.2. Oath or Affirmation.—At the direction of the Chairman or Vice Chairman, testimony of witnesses may be given under oath or affirmation, and any party may be administered by any member of the Committee.

8.3. Questioning.—Committee questioning of witnesses shall be conducted by members of the Committee authorized by the Chairman as are authorized by the Chairman, Vice Chairman, or the presiding member.

8.4. Counsel for the Witness.—(a) Generally. A witness may be accompanied by counsel, subject to the requirement of paragraph (b). (b) Counsel Clearances Required. In the event that a meeting of the Committee has been closed because the subject matter was classified in nature, counsel accompanying a witness before the Committee must possess the requisite clearance and provide proof of such clearance to the Committee at least 24 hours prior to the meeting at which the counsel intends to be present. Any witness who is unable to obtain counsel may inform the Committee of such fact. If the witness informs the Committee of this fact at least 24 hours prior to his or her appearance before the Committee, the Committee shall then endeavor to obtain voluntary counsel for the witness. Failure to obtain such counsel will not excuse the witness from appearing and testifying.

(c) Conduct of Counsel for the Witness. Counsel for witnesses appearing before the Committee shall conduct themselves in an ethical and professional manner at all times in their dealings with the Committee. Failure to do so shall, upon a finding to that effect by a majority of the members present, subject such counsel to disciplinary action which may include warning, censure, removal, or a recommendation of contempt proceeding.

(d) Rule of Counsel for Witness. There shall be no direct or cross-examination by counsel for the witness. If the witness may submit any question in writing to the Committee and request the Committee to propound such question to the counsel's client or to any other witness. The counsel for the witness also may suggest the presentation of other evidence or the calling of other witnesses. The Committee may use or dispose of such suggestions or as it deems appropriate.

8.5. Statements by Witnesses.—Witnesses may make brief and relevant statements at the beginning and end of their testimony. Such statements shall not exceed a reasonable period of time as determined by the Chairman, or other presiding members. Any witness required or desiring to make a prepared or written statement for the record of the proceedings shall file a paper and electronic copy with the Clerk of the Committee, and in accordance with the notice given, shall do so at least 48 hours in advance of his or her appearance before the Committee, unless the Chairman and Vice Chairman determine there is good cause for noncompliance with the 48 hours requirement.

8.6. Objections and Rulings.—Any objection raised by a witness or counsel shall be ruled upon by the Chairman or other presiding member, and such ruling shall be the final ruling of the Committee unless a majority of the Committee present overrules the ruling of the chair.

8.7. Inspection and Correction.—All witnesses shall be given a reasonable opportunity to inspect, in the office of the Committee, the transcript of their testimony to determine whether such testimony was correctly transcribed. The witness may be accompanied by counsel. Any corrections the witness desires to make in the transcript shall be submitted in writing to the Committee within five days from the date when the transcript was made available to the witness. Corrections shall be limited to grammar and minor editing, and may not alter the substance of the testimony. Any questions arising with respect to such corrections shall be decided by the Chairman. Upon request, the Committee shall allow those parts of testimony given by that witness in executive session which are subsequently quoted or made part of a public record, at the expense of the witness.

8.8. Requests To Testify.—The Committee will consider requests to testify on any matter by any member of the Committee. A person who believes that testimony or other evidence presented at a public hearing, or any comment made by a Committee member at such hearing, may, by a written statement made available to the Committee staff, may tend to affect adversely that person's reputation, may request in writing to appear personally before the Committee to testify or may file a sworn statement of facts relevant to the testimony, evidence, or comment, or may submit to the Chairman proposed questions in writing for the questioning of other witnesses. The Committee shall take such action as it deems appropriate.

8.9. Contempt Proceedings.—No recommendation for contempt of Congress or that a subpoena be otherwise enforced shall be forwarded to the Senate unless and until the Committee has considered and concluded that the recommendation, affords the person an opportunity to address such contempt recommendation or subpoena enforcement proceeding either in writing or in person, and agreed by majority vote of the Committee to forward such recommendation to the Senate.

8.10. Release of Name of Witness.—Unless authorized by the Chairman, the name of any witness scheduled to be heard by the Committee shall not be released prior to, or after, appearing before the Committee. Upon authorization by the Chairman to release the name of a witness under this paragraph, the names shall be reported to the Senate and such authorization as soon as practicable thereafter. No name of any witness shall be released if such release would disclose classified information unless authorized under Section 8 of S. Res. 400 of the 94th Congress or Rule 9.7.

RULE 9. PROCEDURES FOR HANDLING CLASSIFIED OR COMMITTEE SENSITIVE MATERIAL

9.1. Committee staff offices shall operate under strict security procedures administered by the Committee Security Director under the direct supervision of the Staff Director and Minority Staff Director. At least one United States Capitol Police Officer shall be on duty at all times at the entrance of the Committee to control entry. Before entering the Committee office space all persons shall identify themselves and provide identification as requested.

9.2. Classified documents and material shall be stored in authorized security containers located within the Sensitive Compartmented Information Facility (SCIF). Copying, duplicating, or removing from the Committee offices of such documents and other material is strictly prohibited except as is necessary for the conduct of Committee business, and as provided by these Rules. All classified documents or materials removed from the Committee for such authorized purposes must be returned to the Committee’s SCIF for overnight storage.

9.3. “Committee sensitive” means information or material that pertains to the confidential business or proceedings of the Select Committee on Intelligence, within the meaning of paragraph 5 of Rule XXIX of the Standing Rules of the Senate, and is: (1) in the possession or under the control of the Committee; (2) discussed in an executive session of the Committee; (3) the work product of a Committee member or staff member; (4) properly identified or otherwise restricted by the Committee to prevent unauthorized disclosure; or (5) designated as such by the Chairman and Vice Chairman (or by the Staff Director and Minority Staff Director acting on their behalf). Committee sensitive documents and materials that are classified shall be handled in the same manner as classified documents and material in Rule on Intelligence, within the meaning of paragraph 5 of Rule XXIX of the Standing Rules of the Senate. Committee sensitive documents and materials shall be stored in a manner to protect against unauthorized disclosure.

9.4. Each member of the Committee shall at all times have access to all papers and other material received from any source. The Staff Director shall be responsible for the proper storage, security procedures, of a document control and accountability registry which will number and identify all classified papers and other classified material in the possession or under the control of the Committee, and such registry shall be available to any member of the Committee.

9.5. Whenever the Select Committee on Intelligence makes classified information available to any other committee of the Senate or to any member of the Senate not a member of the Committee, such material shall be acted upon by a majority vote of the recipients advising of their responsibility to protect such materials pursuant to
section 8 of S. Res. 400 of the 94th Congress. The Security Director of the Committee shall ensure that such notice is provided and shall maintain a written record identifying the persons to whom transmission occurred and the committee or members of the Senate receiving such information.

9.6. Access to classified information supplied to the Committee shall be limited to those committee staff members with appropriate security clearance and a need-to-know, as determined by the Committee, and, under the Committee’s direction, the Staff Director and Minority Staff Director.

9.7. No member of the Committee or of the Committee staff, in whole or in part or by way of summary, the contents of any classified or committee sensitive papers, materials, briefings, testimony, or other information in the possession of the Committee to any other person, except as specified in this rule. Committee members and staff do not need prior approval to disclose classified or committee sensitive information to persons in the Executive Branch, the members and staff of the House Permanent Select Committee on Intelligence, the leadership and staff of the Senate, provided that the following conditions are met:

1. for classified information, the recipients of the information must possess appropriate security clearances (or have access to the information by virtue of their office); or
2. for all information, the recipients of the information must possess a need-to-know for the information for an official governmental purpose; and
3. for all information, the Committee members and staff who provide the information must be engaged in the routine performance of Committee legislative or oversight duties for which the classified or committee sensitive information may only be disclosed to persons outside the Committee (to include any congressional committee, Member of Congress, congressional staff, or specified non-governmental persons who support intelligence activities) with the prior approval of the Chairman and Vice Chairman of the Committee, or the Staff Director and Minority Staff Director acting on their behalf, consistent with the requirements that classified information may only be disclosed to persons with appropriate security clearances and a need-to-know such information for an official governmental purpose. Public disclosure of classified information in the possession of the Committee or any other person, except as specified in this rule, shall be provided in accordance with Section 8 of S. Res. 400 of the 94th Congress.

9.8. Failure to abide by Rule 9.7 shall constitute grounds for conducting an official inquiry regarding the disposition of any testimony, papers, or other materials presented to it. The Committee members shall have a reasonable opportunity to examine all pertinent testimony, papers, and other materials that have been obtained by the members of the Committee or the Committee staff.

9.9. The Chairman makes any decision regarding the disposition of any testimony, papers, or other materials presented to it. The Committee members shall have a reasonable opportunity to examine all pertinent testimony, papers, and other materials that have been obtained by the members of the Committee or the Committee staff.

9.10. Issuance or release of information outside the Committee at closed meetings of the Committee shall be kept at a minimum and shall be limited to persons with appropriate security clearance or other need-to-know and the information under consideration for the execution of their official duties. The Security Director of the Committee may require that notes or other written materials be destroyed in the Committee’s offices at the conclusion of such meetings, and may be made available to the department, agency, office, committee, or entity concerned only in accordance with the security procedures of such department, agency, or office.

9.11. Attendance of agencies or entities that were not formally invited to a closed meeting of the Committee shall not be admitted to the closed meeting except upon advance permission from the Chairman and Vice Chairman, or by the Staff Director and Minority Staff Director acting on their behalf.

RULE 10. STAFF

10.1. For purposes of these rules, Committee staff includes employees of the Committee, the Majority Staff Director and the Minority Staff Director. Staff shall be limited to persons with appropriate security clearances and a need-to-know the information for an official governmental purpose. Public disclosure of information to any person engaged by contract or otherwise to perform services for or at the request of the Committee, to the maximum extent consistent with the security requirements for performance of an official governmental purpose, may constitute grounds for termination of employment, to abide by the conditions of the nondisclosure agreement promulgated by the Committee, and to refrain from obtaining classified documents and material, shall be administered under the direct supervision of the Chairman and Vice Chairman of the Committee. The duties of the Committee staff shall be performed, and Committee staff appointments to the Financial Clerk of the Senate in writing. No Committee staff shall be made free from illegal use, possession, distribution of an audit shall be qualified by training and experience in accordance with accepted auditing standards.

10.6. No member of the Committee staff shall be free from illegal use, possession, sale, or distribution of controlled substances by its employees. Any violation of such policy by any member of the Committee staff shall be grounds for termination of employment, to abide by the conditions of the nondisclosure agreement promulgated by the Committee, and to refrain from obtaining classified documents and material, shall be administered under the direct supervision of the Chairman and Vice Chairman of the Committee. The duties of the Committee staff shall be performed, and Committee staff appointments to the Financial Clerk of the Senate shall be free from illegal use, possession, sale, or distribution of controlled substances by a member of the Committee staff, within the workplace or otherwise, shall result in reconsideration of the security clearance of any employee, and may constitute grounds for termination of employment with the Committee.

10.11. All personnel actions affecting the Committee staff shall be made free from any discrimination based on race, color, religion, sex, national origin, age, handicap, or disability.

RULE 11. PREPARATION FOR COMMITTEE MEETINGS

11.1. Under direction of the Chairman and the Vice Chairman designated Committee staff members shall brief members of the Committee staff sufficiently prior to any Committee meeting to assist the Chairman in preparation for such meeting and to determine any manner which the Committee member might wish considered during the meeting. Such briefing shall, at the request of a member, include a list of all pertinent papers and other materials that have been obtained by the staff, any paraphrase that bear on matters to be considered at the meeting.

11.2. The Staff Director and Minority Staff Director may require that the Chairman and the Vice Chairman the testimony, papers, and other materials to be presented
to the Committee at any meeting. The deter-
miation whether such testimony, papers, and
other materials shall be presented in open or executive session shall be made pur-
suant to the Standing Rules of the Senate and Rules of the Committee.

11.3. The Staff Director shall ensure that covert action programs of the U.S. Government receive appropriate consideration by the Committee no less frequently than once a quarter.

RULE 12. LEGISLATIVE CALENDAR

12.1. The Clerk of the Committee shall maintain a calendar of the information of each Committee member showing the measures introduced and referred to the Committee and the status of such measures; notifying the Committee of the status of measures; and such other matters as the Committee determines shall be included. The calendar shall be available to all members of the Committee.

12.2. Measures referred to the Committee may be referred by the Chairman and/or Vice Chairman to the appropriate department or agency of the Government for reports thereon.

RULE 13. COMMITTEE TRAVEL

No member of the Committee or Committee Staff shall travel on Committee business unless specifically authorized by the Chairman and Vice Chairman. Requests for authorization of such travel shall state the purpose and extent of the trip. A full report shall be filed with the Committee when travel is completed.

RULE 14. SUSPENSION AND AMENDMENT OF THE RULES

(a) These Rules may be modified, amended, or repealed by the Committee, provided that a notice in writing of the proposed change has been given to each member at least 24 hours prior to the meeting at which action thereon is to be taken.

(b) These Rules shall continue and remain in effect from one Congress to the next Congress unless they are changed as provided herein.

SENATE SELECT COMMITTEE ON ETHICS RULES OF PROCEDURE

Mr. COONS. Mr. President, in accordance with rule XXVI, paragraph 2 of the Standing Rules of the Senate, I ask unanimous consent for the purposes of this statement —

Mr. Coons. Mr. President, in accordance with rule XXVI, paragraph 2 of the Standing Rules of the Senate, I ask unanimous consent for the purpose of introducing Senate Concurrent Resolution 400, agreed to by the Senate.

There being no objection, the mate-

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