(Original Signature of Member)

117th CONGRESS 2D Session



To provide incentives for States to recover fraudulently paid Federal and State unemployment compensation, and for other purposes.

## IN THE HOUSE OF REPRESENTATIVES

Mr. BRADY introduced the following bill; which was referred to the Committee on \_\_\_\_\_

# A BILL

- To provide incentives for States to recover fraudulently paid Federal and State unemployment compensation, 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 "Chase COVID Unem-
- 5 ployment Fraud Act of 2022".

### 6 SEC. 2. FINDINGS.

7 Congress finds the following:

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1 (1) Throughout the COVID-19 pandemic crimi-2 nal organizations, including international cybercrime 3 rings and opportunistic foreign actors, exploited a 4 national crisis to steal billions from American tax-5 payers. Fraud delayed legitimate payments to unem-6 ployed workers and turned thousands of Americans 7 into unwitting identity theft victims.

8 (2) The size, scope, and severity of pandemic9 unemployment fraud is not fully known.

10 (3) The Labor Department's Office of the In-11 spector General estimates that at least \$163 billion 12 of the \$872.5 billion in Federal-State unemployment 13 benefits paid during the pandemic could have been 14 improperly paid, with a significant portion attrib-15 utable to fraud. Just over \$4 billion of these funds 16 have been recovered.

17 (4) The White House has estimated an 18.71 18 percent improper payment rate in the Federal-State 19 unemployment insurance program in fiscal year 20 2021. This estimate does not include improper pay-21 ments made in the Pandemic Unemployment Assist-22 ance program, nor does it include the period of 23 greatest fraudulent activity when generous \$600 24 weekly federal supplements made unemployment a 25 lucrative target for fraudsters.

(5) According to the Government Accountability
 Office, from March 2020 through October 2021, 145
 individuals pleaded guilty to federal charges of de frauding unemployment insurance programs and
 federal charges are pending against 250 individuals.

6 (6) As of January 2022, the Labor Depart-7 ment's Inspector General reported opening more 8 than 31,000 investigative matters involving alleged 9 unemployment fraud and reported that it assisted 10 other federal and state agencies in identifying and 11 recovering more than \$565 million in fraudulently 12 stolen unemployment benefits.

13 (7) In California, State workforce officials con14 firmed they paid out fraudulent unemployment
15 claims totaling \$11 billion and identified another
16 \$20 billion in claims still under investigation.

17 (8) The Pandemic Response Accountability
18 Committee published a report compiling the results
19 of investigations from 16 state auditors, finding \$39
20 billion in pandemic unemployment fraud.

(9) There is growing evidence that criminal
groups perpetrating unemployment fraud pose a
threat to national security.

24 (10) According to the Department of Justice25 and U.S. Secret Service, a significant amount of

fraud was driven by known transnational organized
 criminal networks, including cartels with origins in
 countries including China, Ghana, Nigeria, Romania,
 and Russia.

5 (11) The Department of Justice reports that 6 the International Organized Crime Intelligence Op-7 erations Center has referred a large number of un-8 employment fraud cases to the Federal Bureau of 9 Investigation.

10 (12) The American people expect Congress to
11 be an effective steward of taxpayer dollars and vigi12 lant in pursuit and recovery of funds when taxpayer
13 dollars are improperly paid.

14 (13) Congress has a responsibility to gain res15 titution for American taxpayers by ensuring aggres16 sive identification, investigation, and prosecution of
17 criminal fraud in pandemic unemployment pro18 grams.

#### 19 SEC. 3. RECOVERING FEDERAL FRAUDULENT COVID UNEM-

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#### PLOYMENT COMPENSATION PAYMENTS.

(a) ALLOWING STATES TO RETAIN PERCENTAGE OF
OVERPAYMENTS FOR ADMINISTRATION, INFORMATION
TECHNOLOGY MODERNIZATION, AND PROGRAM INTEGRITY.—

25 (1) PANDEMIC UNEMPLOYMENT ASSISTANCE.—

1	(A) IN GENERAL.—Section 2102 of the
2	CARES Act (15 U.S.C. 9021) is amended—
3	(i) by redesignating subsection (h) as
4	subsection (i); and
5	(ii) by inserting after subsection (g)
6	the following:
7	"(h) Fraud and Overpayments.—
8	"(1) IN GENERAL.—If an individual knowingly
9	has made, or caused to be made by another, a false
10	statement or representation of a material fact, or
11	knowingly has failed, or caused another to fail, to
12	disclose a material fact, and as a result of such false
13	statement or representation or of such nondisclosure
14	such individual has received an amount of pandemic
15	unemployment assistance under this section to which
16	such individual was not entitled, such individual—
17	"(A) shall be ineligible for further pan-
18	demic unemployment assistance under this sec-
19	tion in accordance with the provisions of the ap-
20	plicable State unemployment compensation law
21	relating to fraud in connection with a claim for
22	unemployment compensation; and
23	"(B) shall be subject to prosecution under
24	section 1001 of title 18, United States Code.

1	"(2) Repayment.—In the case of individuals
2	who have received amounts of pandemic unemploy-
3	ment assistance under this section to which they
4	were not entitled, the State shall require such indi-
5	viduals to repay the amounts of such pandemic un-
6	employment assistance to the State agency, except
7	that the State agency may waive such repayment if
8	it determines that—
9	"(A) the payment of such pandemic unem-
10	ployment assistance was without fault on the
11	part of any such individual; and
12	"(B) such repayment would be contrary to
13	equity and good conscience.
14	"(3) Recovery by state agency.—
15	"(A) IN GENERAL.—The State agency
16	shall recover the amount to be repaid, or any
17	part thereof, by deductions from any unemploy-
18	ment compensation payable to such individual
19	under any State or Federal unemployment com-
20	pensation law administered by the State agency
21	or under any other State or Federal law admin-
22	istered by the State agency which provides for
23	the payment of any assistance or allowance with
24	respect to any week of unemployment, during
25	the 5-year period after the date such individuals

1 received the payment of the pandemic unem-2 ployment assistance to which they were not en-3 titled, in accordance with the same procedures 4 as apply to the recovery of overpayments of reg-5 ular unemployment benefits paid by the State, 6 except that a State may retain a percentage of 7 any amounts recovered as described in subpara-8 graph (C).

9 "(B) OPPORTUNITY FOR HEARING.—No 10 repayment shall be required, and no deduction 11 shall be made, until a determination has been 12 made, notice thereof and an opportunity for a 13 fair hearing has been given to the individual, 14 and the determination has become final.

15 "(C) RETENTION OF PERCENTAGE OF RE-16 COVERED FUNDS.—The State agency may re-17 tain 25 percent of any amount recovered from 18 overpayments of pandemic unemployment as-19 sistance that were determined to be made due 20 to fraud. Amounts so retained by the State 21 agency shall be used for administration of the 22 State's unemployment compensation program 23 for any of following:

24 "(i) Modernizing unemployment com-25 pensation systems and information tech-

1	nology to improve accuracy of benefit pay-
2	ments, cybersecurity, and identity
3	verification and validation of applicants.
4	"(ii) Administrative costs incurred by
5	the State to identify and pursue recovery
6	of fraudulent overpayments.
7	"(iii) Hiring fraud investigators and
8	prosecutors.
9	"(iv) Other program integrity pur-
10	poses identified by the State and approved
11	by the Secretary.";
12	(B) Conforming Amendment.—Section
13	2102(d) of such Act (15 U.S.C. 9021(d)) is
14	amended by striking paragraph (4).
15	(2) Federal pandemic unemployment com-
16	PENSATION.—Section $2104(f)(3)$ of such Act (15)
17	U.S.C. 9023(f)(3)) is amended—
18	(A) in subparagraph (A)—
19	(i) by striking "3-year" and inserting
20	"5-year"; and
21	(ii) by inserting ", except that a State
22	may retain a percentage of any amounts
23	recovered as described in subparagraph
24	(C)" before the period at the end; and
25	(B) by adding at the end the following:

1 "(C) RETENTION OF PERCENTAGE OF RE-2 COVERED FUNDS .- The State agency may re-3 tain 25 percent of any amount recovered from 4 overpayments of Federal Pandemic Unemploy-5 ment Compensation or Mixed Earner Unem-6 ployment Compensation that were determined 7 to be made due to fraud. Amounts so retained 8 by the State agency shall be used for adminis-9 tration of the State's unemployment compensa-10 tion program for any of following: 11 "(i) Modernizing unemployment com-12 pensation systems and information tech-13 nology to improve accuracy of benefit pay-14 cybersecurity, and identity ments. 15 verification and validation of applicants. "(ii) Administrative costs incurred by 16 17 the State to identify and pursue recovery 18 of fraudulent overpayments. 19 "(iii) Hiring fraud investigators and 20 prosecutors. 21 "(iv) Other program integrity pur-22 poses identified by the State and approved 23 by the Secretary.";

1	(3) PANDEMIC EMERGENCY UNEMPLOYMENT
2	COMPENSATION.—Section 2107(e)(3) of such Act
3	(15 U.S.C. 9025(e)(3)) is amended—
4	(A) in subparagraph (A)—
5	(i) by striking "3-year" and inserting
6	"5-year"; and
7	(ii) by inserting ", except that a State
8	may retain a percentage of any amounts
9	recovered as described in subparagraph
10	(C)" before the period at the end; and
11	(C) by adding at the end the following:
12	"(C) RETENTION OF PERCENTAGE OF RE-
13	COVERED FUNDS.—The State agency may re-
14	tain 25 percent of any amount recovered from
15	overpayments of pandemic emergency unem-
16	ployment compensation that were determined to
17	be made due to fraud. Amounts so retained by
18	the State agency shall be used for administra-
19	tion of the State's unemployment compensation
20	program for any of following:
21	"(i) Modernizing unemployment com-
22	pensation systems and information tech-
23	nology to improve accuracy of benefit pay-
24	ments, cybersecurity, and identity
25	verification and validation of applicants.

1	"(ii) Reimbursement of administrative
2	costs incurred by the State to identify and
3	pursue recovery of fraudulent overpay-
4	ments.
5	"(iii) Hiring fraud investigators and
6	prosecutors.
7	"(iv) Other program integrity pur-
8	poses identified by the State and approved
9	by the Secretary.".
10	(b) TREATMENT UNDER WITHDRAWAL REQUIRE-
11	MENTS.—Any amount retained by a State pursuant to sec-
12	tion $2102(h)(3)(C)$ , section $2104(f)(3)(C)$ , or
13	2107(e)(3)(C) of the CARES Act, and used for the pur-
14	poses described therein, shall not be considered to violate
15	the withdrawal requirements of paragraph (4) or (5) of
16	section 303(a) of the Social Security Act (42 U.S.C.
17	503(a)) or paragraph (4) or (5) of section 3304(a) of the
18	Internal Revenue Code of 1986.
19	(c) LIMITATION ON RETENTION AUTHORITY.—The
20	authority of a State to retain any amount pursuant to sec-
21	tion $2102(h)(3)(C)$ , section $2104(f)(3)(C)$ , and
22	2107(e)(3)(C) of the CARES Act shall apply only—
23	(1) with respect to an amount recovered on or
24	after the date of enactment of this Act; and

1	(2) during the 5-year period beginning on the
2	date on which such amount was received by an indi-
3	vidual not entitled to such amount.
4	SEC. 4. PERMISSIBLE USES OF UNEMPLOYMENT FUND FOR
5	PROGRAM ADMINISTRATION.
6	(a) Withdrawal Standard in the Internal
7	Revenue Code.—Section $3304(a)(4)$ of the Internal
8	Revenue Code of 1986 is amended—
9	(1) in subparagraph (F), by striking "and"
10	after the semicolon;
11	(2) by inserting after subparagraph (G) the fol-
12	lowing new subparagraphs:
13	"(H) an amount, not to exceed 5 percent,
14	of any overpayment of compensation recovered
15	by the State (other than an overpayment made
16	as the result of agency error) may, immediately
17	following the State's receipt of such recovered
18	amount, be deposited in a State fund from
19	which money may be withdrawn for—
20	"(i) the payment of costs of deterring,
21	detecting, and collecting improper pay-
22	ments to individuals;
23	"(ii) purposes relating to the proper
24	classification of employees as independent
25	contractors, implementation of provisions

1	of State law implementing section 303(k)
2	of the Social Security Act, or other provi-
3	sions of State law relating to employer
4	fraud or evasion of contributions;
5	"(iii) the payment to the Secretary of
6	the Treasury to the credit of the account
7	of the State in the Unemployment Trust
8	Fund;
9	"(iv) modernizing the State's unem-
10	ployment insurance technology infrastruc-
11	ture; or
12	"(v) otherwise assisting States in im-
13	proving the timely and accurate adminis-
14	tration of a State's unemployment com-
15	pensation law; and
16	"(I) an amount, not to exceed 5 percent,
17	of any payments of contributions, or payments
18	in lieu of contributions, that are collected as a
19	result of an investigation and assessment by the
20	State agency may, immediately following receipt
21	of such payments, be deposited in a State fund
22	from which moneys may be withdrawn for the
23	purposes specified in subparagraph (H);".
24	(b) Definition of Unemployment Fund.—Sec-
25	tion 3306(f) of the Internal Revenue Code of 1986 is

amended by striking "and for refunds of sums" and all
 that follows and inserting ", except as otherwise provided
 in section 3304(a)(4), section 303(a)(5) of the Social Se curity Act, or any other provision of Federal unemploy ment compensation law.".

6 (c) WITHDRAWAL STANDARD IN SOCIAL SECURITY 7 ACT.—Section 303(a)(5) of the Social Security Act (42 8 U.S.C. 503(a)(5)) is amended by striking "and for refunds 9 of sums" and all that follows and inserting "except as oth-10 erwise provided in this section, section 3304(a)(4) of the 11 Internal Revenue Code of 1986, or any other provisions 12 of Federal unemployment compensation law; and".

(d) IMMEDIATE DEPOSIT REQUIREMENTS IN THE IN14 TERNAL REVENUE CODE.—Section 3304(a)(3) of the In15 ternal Revenue Code of 1986 is amended to read as fol16 lows:

"(3) all money received in the unemployment
fund shall immediately upon such receipt be paid
over to the Secretary of the Treasury to the credit
of the Unemployment Trust Fund established by
section 904 of the Social Security Act (42 U.S.C.
1104), except for—

23 "(A) refunds of sums improperly paid into
24 such fund;

"(B) refunds paid in accordance with the
 provisions of section 3305(b); and
 "(C) amounts deposited in a State fund in

4 accordance with subparagraph (H) or (I) of 5 paragraph (4);".

6 (e) IMMEDIATE DEPOSIT REQUIREMENT IN SOCIAL 7 SECURITY ACT REQUIREMENT.—Section 303(a)(4) of the 8 Social Security Act (42 U.S.C. 503(a)(4)) is amended by 9 striking the parenthetical and inserting "(except as other-10 wise provided in this section, section 3304(a)(3) of the In-11 ternal Revenue Code of 1986, or any other provisions of 12 Federal unemployment compensation law)".

13 (f) APPLICATION TO FEDERAL PAYMENTS.—When 14 administering any Federal program providing compensa-15 tion (as defined in section 3306 of the Internal Revenue Code of 1986, the State shall use the authority provided 16 17 under subparagraphs (H) and (I) of section 3304(a)(4)18 of such Code in the same manner as such authority is used with respect to improper payments made under the 19 20 State unemployment compensation law. With respect to 21 improper Federal payments recovered consistent with the 22 authority under subparagraphs (H) and (I) of such sec-23 tion, the State shall immediately deposit the same percent-24 age of the recovered payments into the same State fund 25 as provided in the State law implementing that section.

1 (g) EFFECTIVE DATE.—The amendments made by 2 this section shall apply to overpayments or payments or contributions (or payments in lieu of contributions) that 3 4 are collected as a result of an investigation and assessment 5 by the State agency after the end of the 2-year period beginning on the date of the enactment of this Act, except 6 7 that nothing in this section shall be interpreted to prevent 8 a State from amending its law before the end of such pe-9 riod.

10 SEC. 5. PREVENTING UNEMPLOYMENT COMPENSATION11FRAUD THROUGH DATA MATCHING, IDEN-12TITY VERIFICATION, AND INCOME13VERIFICATION.

14 (a) UNEMPLOYMENT COMPENSATION DATA INTEG-15 RITY HUB.—

16 (1) IN GENERAL.—Section 303(a) of the Social
17 Security Act (42 U.S.C. 503(a)) is amended by add18 ing at the end the following:

"(13) The State agency charged with administration of the State law shall use the system designated by the Secretary of Labor for cross-matching claimants of unemployment compensation under
State law against any databases in the system to
prevent and detect fraud and improper payments.".

(b) USE OF FRAUD PREVENTION AND DETECTION
 SYSTEMS IN ADMINISTRATION OF UNEMPLOYMENT COM PENSATION PROGRAMS.—

4 (1) IN GENERAL.—Section 303 of the Social
5 Security Act (42 U.S.C. 503), as amended by sub6 section (a), is further amended by adding at the end
7 the following:

8 "(n) STATE USE OF FRAUD PREVENTION AND DE9 TECTION SYSTEMS.—

10 "(1) IN GENERAL.—The State agency charged
11 with administration of the State law shall establish
12 procedures to do the following:

13 "(A) NATIONAL DIRECTORY OF NEW
14 HIRES.—Use the National Directory of New
15 Hires established under section 453(i)—

"(i) to compare information in such 16 17 Directory against information about indi-18 viduals claiming unemployment compensa-19 tion to identify any such individuals who 20 may have become employed, in accordance 21 with any regulations that the Secretary of 22 Health and Human Services may issue and 23 consistent with the computer matching 24 provisions of the Privacy Act of 1974;

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1	"(ii) to take timely action to verify
2	whether the individuals identified pursuant
3	to clause (i) are employed; and
4	"(iii) upon verification pursuant to
5	clause (ii), to take appropriate action to
6	suspend or modify unemployment com-
7	pensation payments, and to initiate recov-
8	ery of any improper unemployment com-
9	pensation payments that have been made.
10	"(B) STATE INFORMATION DATA EX-
11	CHANGE SYSTEM.—Use the Department of La-
12	bor's State Information Data Exchange System
13	to facilitate employer responses to requests for
14	information from State workforce agencies.
15	"(C) INCARCERATED INDIVIDUALS.—Seek
16	information from the Commissioner of Social
17	Security under sections $202(x)(3)(B)(iv)$ and

1611(e)(1)(I)(iii), and from such other sources

as the State agency determines appropriate, to

obtain the information necessary to carry out

the provisions of a State law under which an in-

dividual who is confined in a jail, prison, or

other penal institution or correctional facility is

ineligible for unemployment compensation on

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account of such individuals inability to satisfy the requirement under subsection (a)(12).

3 "(D) DECEASED INDIVIDUALS.—Compare
4 information of individuals claiming unemploy5 ment compensation against the information re6 garding deceased individuals furnished to or
7 maintained by the Commissioner of Social Se8 curity under section 205(r).

9 "(2) ENFORCEMENT.—Whenever the Secretary 10 of Labor, after reasonable notice and opportunity for 11 hearing to the State agency charged with the admin-12 istration of the State law, finds that the State agen-13 cy fails to comply substantially with the require-14 ments of paragraph (1), the Secretary of Labor shall 15 notify such State agency that further payments will 16 not be made to the State until the Secretary of 17 Labor is satisfied that there is no longer any such 18 failure. Until the Secretary of Labor is so satisfied, 19 such Secretary shall make no future certification to 20 the Secretary of the Treasury with respect to such 21 State.

"(3) UNEMPLOYMENT COMPENSATION.—For
the purposes of this subsection, any reference to unemployment compensation described in this paragraph shall be considered to refer to—

"(A) regular or extended compensation (as 1 2 defined by section 205 of the Federal-State Ex-3 tended Unemployment Compensation Act of 4 1970);"(B) unemployment compensation (as de-5 6 fined by section 85(b) of the Internal Revenue 7 Code of 1986) provided under any program ad-8 ministered by a State under an agreement with 9 the Secretary; and 10 "(C) short-time compensation under a 11 short-time compensation program (as defined in 12 section 3306(v) of the Internal Revenue Code of 13 1986).". 14 (c) EFFECTIVE DATE.—The amendments made by 15 this section shall take effect with respect to each State to weeks of unemployment beginning on or after the ear-16 lier of— 17 18 (1) the date the State changes its statutes, reg-

ulations, or policies in order to comply with suchamendment; or

(2) October 1, 2024.

# 22 SEC. 6. REPORTING UNEMPLOYMENT COMPENSATION 23 OVERPAYMENTS AND FRAUD.

(a) IN GENERAL.—The Secretary of Labor shall col-lect data from each State on the amount of overpayment

recoveries that are waived related to unemployment com-1 pensation programs authorized by the CARES Act (15) 2 3 U.S.C. 9021 et. seq.), with a separate accounting for the 4 pandemic unemployment assistance program, and any un-5 employment compensation amounts excluded by each State from IRS Form 1099–G, Certain Government Pay-6 7 ments, during taxable years 2020 and 2021 due to sus-8 pected or confirmed fraud.

9 (b) REPORT TO CONGRESS.—Not later than 120 days 10 after the date of enactment of this Act, the Secretary of Labor shall submit a report to the Committees on Ways 11 12 and Means and Oversight and Reform of the House of Representatives and the Committees on Finance and 13 Homeland Security and Governmental Affairs of the Sen-14 15 ate that conveys the overpayment data described in subparagraph (a) and includes an estimate of the aggregate 16 17 amount of pandemic unemployment compensation overpayments nationally, including the subset of overpayments 18 19 made due to fraud, and total amounts recovered by Fed-20 eral or State agencies. Such report shall be updated by 21 the Secretary not later than 120 days after submission 22 of the initial report to Congress.

23 (c) EXPEDITED COLLECTION.—The Secretary of
24 Labor may waive the requirements of subchapter I of
25 chapter 35 of title 44, United States Code (commonly re-

ferred to as the "Paperwork Reduction Act") with respect
 to the provisions in the amendments made by this Act.
 SEC. 7. PROHIBITION ON DEPARTMENT OF LABOR ALLOW ING BLANKET WAIVERS OF OVERPAYMENTS.

5 Upon the date of enactment, the Secretary of Labor shall be prohibited from issuing guidance that permits 6 States to use blanket or issue categorical waivers of over-7 8 payment recovery in Federal pandemic unemployment 9 compensation programs authorized under the CARES Act (15 U.S.C. 9021 et. seq.). The Secretary shall amend or 10 rescind any guidance as necessary to conform with the 11 12 prohibition in the preceding sentence.

# 13 SEC. 8. EXTENSION OF EMERGENCY STATE STAFFING14FLEXIBILITY.

If a State modifies its unemployment compensation 15 law and policies with respect to personnel standards on 16 17 a merit basis on an emergency temporary basis as determined by the Secretary, including for detection, pursuit, 18 19 and recovery of fraudulent pandemic unemployment bene-20 fits, subject to the succeeding sentence, such modifications 21 shall be disregarded for the purposes of applying section 22 303 of the Social Security Act (42 U.S.C. 503) and section 23 3304 of the Internal Revenue Code of 1986 to such State 24 law. Such modifications shall apply through December 31, 25 2023, and may include engaging temporary staff, hiring

- 1 retirees or former employees on a non-competitive basis,
- 2 contracting with vendors, and other temporary actions to
- 3 identify, investigate, prosecute and recover fraudulent
- 4 pandemic unemployment compensation benefits.