..... (Original Signature of Member)

119TH CONGRESS 1ST SESSION



To direct the Secretary of Transportation to establish an apprenticeship program for students at flight training providers, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

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

A BILL

- To direct the Secretary of Transportation to establish an apprenticeship program for students at flight training providers, 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 "Pre-Pilot Pathway5 Act".

6 SEC. 2. APPRENTICESHIP PROGRAM FOR PILOTS.

7 (a) DEFINITIONS.—In this section:

1 (1) APPRENTICE.—The term "apprentice" 2 means a student enrolled at a flight training pro-3 vider.

4 (2) FLIGHT TRAINING PROVIDER.—The term
5 "flight training provider" means a flight academy
6 certified under part 141 of title 14, Code of Federal
7 Regulations.

8 (3) SECRETARY.—The term "Secretary" means
9 the Secretary of Transportation.

10 (b) ESTABLISHMENT.—The Secretary, in consulta-11 tion with appropriate industry stakeholders and flight 12 training providers who conduct flight training under part 13 141 of title 14, Code of Federal Regulations, shall estab-14 lish an apprenticeship program to establish a pipeline of 15 qualified and interested individuals to become commercial 16 pilots.

(c) SELECTION.—Under the apprenticeship program
established under subsection (b), each flight training provider participating in the apprenticeship program established under subsection (b) may select up to 8 applicants,
or more if considered appropriate by the Secretary based
upon the size and type of each participating flight training
provider, to serve as apprentices each academic year.

24 (d) CURRICULUM AND REQUIREMENTS.—

3

(1) IN GENERAL.—To graduate from an apprenticeship program established under subsection
 (b), an apprentice shall satisfy any relevant requirements and minimum curriculum under part 141 of
 title 14, Code of Federal Regulations (or successor
 regulations), including all curriculum under subpart
 C of such part.

8 (2) MINIMUM REQUIREMENTS.—Nothing in this 9 Act prevents a flight training provider from impos-10 ing additional requirements, such as modifying the 11 terms of service of the apprenticeship program, on 12 an apprentice taking part in an apprenticeship pro-13 gram established pursuant to this section.

(e) OPTIONAL PROGRAM.—A flight training provider
may choose not to participate in an apprenticeship program established under this section.

17 (f) REGULATIONS.—Not later than 1 year after the date of enactment of this Act, the Secretary shall issue 18 such regulations as are necessary to implement this Act. 19 20 (g) INCENTIVIZING RETIRED PILOTS.—The Sec-21 retary shall take such actions as may be appropriate to 22 develop methods to incentivize pilots, including retired 23 military pilots, retiring airline pilots, and graduates of the 24 apprenticeship programs established under this section, to 25 become instructors, mentors, or program advisors at par4

ticipating flight training providers, including through the
 development of pathway programs for such pilots to gain
 initial qualifications or concurrent qualifications as cer tified flight instructors under part 61 or part 141 of title
 14, Code of Federal Regulations.

6 (h) Reporting and Evaluation.—

7 (1) REPORTING.—The Secretary shall submit to
8 Congress an annual report detailing apprentice
9 progress, retention rates, and post-graduation em10 ployment outcomes under the program under this
11 section.

(2) EVALUATION.—The Secretary shall conduct
an annual review of the apprenticeship program's effectiveness, including the impact on addressing pilot
shortages.