

equipment, or such other purposes as are approved by the Attorney General.

“(d) APPLICATIONS.—

“(1) ELIGIBILITY.—In order to be eligible to receive a grant under this section, an applicant for a subaward (specified in subsection (c)(2)) shall submit an application to the Boys and Girls Clubs of America, in such form and containing such information as the Attorney General may reasonably require.

“(2) APPLICATION REQUIREMENTS.—Each application submitted in accordance with paragraph (1) shall include—

“(A) a request for a subgrant to be used for the purposes of this section;

“(B) a description of the communities to be served by the grant, including the nature of juvenile crime, violence, and drug use in the communities;

“(C) written assurances that Federal funds received under this section will be used to supplement and not supplant, non-Federal funds that would otherwise be available for activities funded under this section;

“(D) written assurances that all activities funded under this section will be supervised by qualified adults;

“(E) a plan for assuring that program activities will take place in a secure environment that is free of crime and drugs;

“(F) a plan outlining the utilization of content-based programs such as PowerUp, and the provision of trained adult personnel to supervise the after-school technology training; and

“(G) any additional statistical or financial information that the Boys and Girls Clubs of America may reasonably require.

“(e) GRANT AWARDS.—In awarding subgrants under this section, the Boys and Girls Clubs of America shall consider—

“(1) the ability of the applicant to provide the intended services;

“(2) the history and establishment of the applicant in providing youth activities; and

“(3) the extent to which services will be provided in crime-prone areas and technologically underserved populations, and efforts to achieve an equitable geographic distribution of the grant awards.

“(f) AUTHORIZATION OF APPROPRIATIONS.—

“(1) IN GENERAL.—There is authorized to be appropriated \$20,000,000 for each of the fiscal years 2001 through 2006 to carry out this section.

“(2) SOURCE OF FUNDS.—Funds to carry out this section may be derived from the Violent Crime Reduction Trust Fund.

“(3) CONTINUED AVAILABILITY.—Amounts made available under this subsection shall remain available until expended.”

CHAPTER 121—VIOLENT CRIME CONTROL AND LAW ENFORCEMENT

SUBCHAPTER I—PRISONS

PART A—VIOLENT OFFENDER INCARCERATION AND TRUTH-IN-SENTENCING INCENTIVE GRANTS

Sec.	
12101.	Definitions.
12102.	Authorization of grants.
12103.	Violent offender incarceration grants.
12104.	Truth-in-sentencing incentive grants.
12105.	Special rules.
12106.	Formula for grants.
12107.	Accountability.
12108.	Authorization of appropriations.
12109.	Payments for incarceration on tribal lands.
12110.	Payments to eligible States for incarceration of criminal aliens.
12111.	Support of Federal prisoners in non-Federal institutions.
12112.	Report by Attorney General.

Sec.	
12113.	Aimee’s Law.
	PART B—MISCELLANEOUS PROVISIONS
12121.	Task force on prison construction standardization and techniques.
12122.	Efficiency in law enforcement and corrections.
12123.	Conversion of closed military installations into Federal prison facilities.
12124.	Correctional job training and placement.
	SUBCHAPTER II—CRIME PREVENTION
	PART A—OUNCE OF PREVENTION COUNCIL
12131.	Ounce of Prevention Council.
12132.	Ounce of prevention grant program.
12133.	“Indian tribe” defined.
	PART B—MODEL INTENSIVE GRANT PROGRAMS
12141.	Grant authorization.
12142.	Uses of funds.
12143.	Program requirements.
12144.	Applications.
12145.	Reports.
12146.	Definitions.
	PART C—FAMILY AND COMMUNITY ENDEAVOR SCHOOLS GRANT PROGRAM
12161.	Community schools youth services and supervision grant program.
	PART D—POLICE RECRUITMENT
12171.	Grant authority.
	PART E—NATIONAL COMMUNITY ECONOMIC PARTNERSHIP
	SUBPART 1—COMMUNITY ECONOMIC PARTNERSHIP INVESTMENT FUNDS
12181.	Purpose.
12182.	Provision of assistance.
12183.	Approval of applications.
12184.	Availability of lines of credit and use.
12185.	Limitations on use of funds.
12186.	Program priority for special emphasis programs.
	SUBPART 2—EMERGING COMMUNITY DEVELOPMENT CORPORATIONS
12201.	Community development corporation improvement grants.
12202.	Emerging community development corporation revolving loan funds.
	SUBPART 3—MISCELLANEOUS PROVISIONS
12211.	Definitions.
12212.	Prohibition.
	PART F—COMMUNITY-BASED JUSTICE GRANTS FOR PROSECUTORS
12221.	Grant authorization.
12222.	Use of funds.
12223.	Applications.
12224.	Allocation of funds; limitations on grants.
12225.	Award of grants.
12226.	Reports.
12227.	Definitions.
	PART G—FAMILY UNITY DEMONSTRATION PROJECT
12241.	Purpose.
12242.	Definitions.
	SUBPART 1—GRANTS TO STATES
12251.	Authority to make grants.
12252.	Eligibility to receive grants.
12253.	Report.
	SUBPART 2—FAMILY UNITY DEMONSTRATION PROJECT FOR FEDERAL PRISONERS
12261.	Authority of the Attorney General.