^{114TH CONGRESS} 2D SESSION H.R. 5456

To amend parts B and E of title IV of the Social Security Act to invest in funding prevention and family services to help keep children safe and supported at home, to ensure that children in foster care are placed in the least restrictive, most family-like, and appropriate settings, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

JUNE 13, 2016

Mr. BUCHANAN (for himself, Mr. LEVIN, Mr. BOUSTANY, Mrs. BLACK, Mr. REED, Mr. KELLY of Pennsylvania, Mr. DOLD, Mr. LARSON of Connecticut, Mr. BLUMENAUER, Mr. PASCRELL, Mr. CROWLEY, Mr. DANNY K. DAVIS of Illinois, and Ms. LINDA T. SÁNCHEZ of California) introduced the following bill; which was referred to the Committee on Ways and Means

A BILL

- To amend parts B and E of title IV of the Social Security Act to invest in funding prevention and family services to help keep children safe and supported at home, to ensure that children in foster care are placed in the least restrictive, most family-like, and appropriate settings, 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,

1 SECTION 1. SHORT TITLE.

- 2 This Act may be cited as the "Family First Preven-
- 3 tion Services Act of 2016".

4 SEC. 2. TABLE OF CONTENTS.

5 The table of contents for this Act is as follows:

Sec. 1. Short title.

Sec. 2. Table of contents.

TITLE I—INVESTING IN PREVENTION AND FAMILY SERVICES

Sec. 101. Purpose.

Subtitle A—Prevention Activities Under Title IV-E

- Sec. 111. Foster care prevention services and programs.
- Sec. 112. Foster care maintenance payments for children with parents in a licensed residential family-based treatment facility for substance abuse.
- Sec. 113. Title IV-E payments for evidence-based kinship navigator programs.

Subtitle B—Enhanced Support Under Title IV-B

- Sec. 121. Elimination of time limit for family reunification services while in foster care and permitting time-limited family reunification services when a child returns home from foster care.
- Sec. 122. Reducing bureaucracy and unnecessary delays when placing children in homes across State lines.
- Sec. 123. Enhancements to grants to improve well-being of families affected by substance abuse.

Subtitle C—Miscellaneous

- Sec. 131. Reviewing and improving licensing standards for placement in a relative foster family home.
- Sec. 132. Development of a statewide plan to prevent child abuse and neglect fatalities.
- Sec. 133. Modernizing the title and purpose of title IV-E.
- Sec. 134. Effective dates.

TITLE II—ENSURING THE NECESSITY OF A PLACEMENT THAT IS NOT IN A FOSTER FAMILY HOME

- Sec. 201. Limitation on Federal financial participation for placements that are not in foster family homes.
- Sec. 202. Assessment and documentation of the need for placement in a qualified residential treatment program.
- Sec. 203. Protocols to prevent inappropriate diagnoses.
- Sec. 204. Additional data and reports regarding children placed in a setting that is not a foster family home.
- Sec. 205. Effective dates; application to waivers.

TITLE III—CONTINUING SUPPORT FOR CHILD AND FAMILY SERVICES

- Sec. 301. Supporting and retaining foster families for children.
- Sec. 302. Extension of child and family services programs.
- Sec. 303. Improvements to the John H. Chafee foster care independence program and related provisions.

TITLE IV—CONTINUING INCENTIVES TO STATES TO PROMOTE ADOPTION AND LEGAL GUARDIANSHIP

Sec. 401. Reauthorizing adoption and legal guardianship incentive programs.

TITLE V—TECHNICAL CORRECTIONS

- Sec. 501. Technical corrections to data exchange standards to improve program coordination.
- Sec. 502. Technical corrections to State requirement to address the developmental needs of young children.

TITLE VI—ENSURING STATES REINVEST SAVINGS RESULTING FROM INCREASE IN ADOPTION ASSISTANCE

Sec. 601. Delay of adoption assistance phase-in.

Sec. 602. GAO study and report on State reinvestment of savings resulting from increase in adoption assistance.

1 TITLE I—INVESTING IN PREVEN-2 TION AND FAMILY SERVICES

3 SEC. 101. PURPOSE.

4 The purpose of this title is to enable States to use 5 Federal funds available under parts B and E of title IV 6 of the Social Security Act to provide enhanced support to 7 children and families and prevent foster care placements 8 through the provision of mental health and substance 9 abuse prevention and treatment services, in-home parent 10 skill-based programs, and kinship navigator services.

Subtitle A—Prevention Activities Under Title IV-E

3 SEC. 111. FOSTER CARE PREVENTION SERVICES AND PRO-

GRAMS.

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5 (a) STATE OPTION.—Section 471 of the Social Secu6 rity Act (42 U.S.C. 671) is amended—

(1) in subsection (a)(1), by striking "and" and 7 8 all that follows through the semicolon and inserting ", adoption assistance in accordance with section 9 10 473, and, at the option of the State, services or pro-11 grams specified in subsection (e)(1) of this section 12 for children who are candidates for foster care or 13 who are pregnant or parenting foster youth and the 14 parents or kin caregivers of the children, in accord-15 ance with the requirements of that subsection;"; and 16 (2) by adding at the end the following:

17 "(e) PREVENTION AND FAMILY SERVICES AND PRO-18 GRAMS.—

19 "(1) IN GENERAL.—Subject to the succeeding 20 provisions of this subsection, the Secretary may 21 make a payment to a State for providing the fol-22 lowing services or programs for a child described in 23 paragraph (2) and the parents or kin caregivers of 24 the child when the need of the child, such a parent, 25 or such a caregiver for the services or programs are 4 "(A) MENTAL HEALTH AND SUBSTANCE 5 ABUSE PREVENTION AND TREATMENT SERV-6 ICES.—Mental health and substance abuse pre-7 vention and treatment services provided by a 8 qualified clinician for not more than a 12-9 month period that begins on any date described 10 in paragraph (3) with respect to the child.

"(B) IN-HOME PARENT SKILL-BASED PROGRAMS.—In-home parent skill-based programs
for not more than a 12-month period that begins on any date described in paragraph (3)
with respect to the child and that include parenting skills training, parent education, and individual and family counseling.

18 "(2) CHILD DESCRIBED.—For purposes of
19 paragraph (1), a child described in this paragraph is
20 the following:

21 "(A) A child who is a candidate for foster
22 care (as defined in section 475(13)) but can re23 main safely at home or in a kinship placement
24 with receipt of services or programs specified in
25 paragraph (1).

"(B) A child in foster care who is a preg-
nant or parenting foster youth.
"(3) Date described.—For purposes of para-
graph (1), the dates described in this paragraph are
the following:
"(A) The date on which a child is identi-
fied in a prevention plan maintained under
paragraph (4) as a child who is a candidate for
foster care (as defined in section $475(13)$).
"(B) The date on which a child is identi-
fied in a prevention plan maintained under
paragraph (4) as a pregnant or parenting foster
youth in need of services or programs specified
in paragraph (1).
"(4) REQUIREMENTS RELATED TO PROVIDING
SERVICES AND PROGRAMS.—Services and programs
specified in paragraph (1) may be provided under
this subsection only if specified in advance in the
child's prevention plan described in subparagraph
(A) and the requirements in subparagraphs (B)
through (E) are met:
"(A) PREVENTION PLAN.—The State
maintains a written prevention plan for the
child that meets the following requirements (as
applicable):

"(i) CANDIDATES.—In the case of a 1 2 child who is a candidate for foster care described in paragraph (2)(A), the prevention 3 4 plan shall— "(I) identify the foster care pre-5 vention strategy for the child so that 6 7 the child may remain safely at home, live temporarily with a kin caregiver 8 reunification can be 9 until safely 10 achieved, or live permanently with a 11 kin caregiver; "(II) list the services or pro-12 13 grams to be provided to or on behalf of the child to ensure the success of 14 15 that prevention strategy; and "(III) comply with such other re-16 17 quirements as the Secretary shall es-18 tablish. 19 "(ii) Pregnant or parenting fos-20 TER YOUTH.—In the case of a child who is 21 a pregnant or parenting foster youth de-22 scribed in paragraph (2)(B), the preven-23 tion plan shall—

	0
1	"(I) be included in the child's
2	case plan required under section
3	475(1);
4	"(II) list the services or pro-
5	grams to be provided to or on behalf
6	of the youth to ensure that the youth
7	is prepared (in the case of a pregnant
8	foster youth) or able (in the case of a
9	parenting foster youth) to be a par-
10	ent;
11	"(III) describe the foster care
12	prevention strategy for any child born
13	to the youth; and
14	"(IV) comply with such other re-
15	quirements as the Secretary shall es-
16	tablish.
17	"(B) TRAUMA-INFORMED.—The services or
18	programs to be provided to or on behalf of a
19	child are provided under an organizational
20	structure and treatment framework that in-
21	volves understanding, recognizing, and respond-
22	ing to the effects of all types of trauma and in
23	accordance with recognized principles of a trau-
24	ma-informed approach and trauma-specific

"(C) ONLY SERVICES AND PROGRAMS PRO-VIDED IN ACCORDANCE WITH PROMISING, SUP-PORTED, OR WELL-SUPPORTED PRACTICES PER-MITTED.—

7 "(i) IN GENERAL.—Only State ex-8 penditures for services or programs speci-9 fied in subparagraph (A) or (B) of para-10 graph (1) that are provided in accordance 11 with practices that meet the requirements 12 specified in clause (ii) of this subparagraph 13 and that meet the requirements specified 14 in clause (iii), (iv), or (v), respectively, for 15 being a promising, supported, or well-sup-16 ported practice, shall be eligible for a Fed-17 eral matching payment under section 18 474(a)(6)(A).

19 "(ii) GENERAL PRACTICE REQUIRE20 MENTS.—The general practice require21 ments specified in this clause are the fol22 lowing:

23 "(I) The practice has a book,
24 manual, or other available writings
25 that specify the components of the

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1	practice protocol and describe how to
2	administer the practice.
3	"(II) There is no empirical basis
4	suggesting that, compared to its likely
5	benefits, the practice constitutes a
6	risk of harm to those receiving it.
7	"(III) If multiple outcome studies
8	have been conducted, the overall
9	weight of evidence supports the bene-
10	fits of the practice.
11	"(IV) Outcome measures are reli-
12	able and valid, and are administrated
13	consistently and accurately across all
14	those receiving the practice.
15	"(V) There is no case data sug-
16	gesting a risk of harm that was prob-
17	ably caused by the treatment and that
18	was severe or frequent.
19	"(iii) PROMISING PRACTICE.—A prac-
20	tice shall be considered to be a 'promising
21	practice' if the practice is superior to an
22	appropriate comparison practice using con-
23	ventional standards of statistical signifi-
24	cance (in terms of demonstrated meaning-
25	ful improvements in validated measures of

1	important child and parent outcomes, such
2	as mental health, substance abuse, and
3	child safety and well-being), as established
4	by the results or outcomes of at least 1
5	study that—
6	"(I) was rated by an independent
7	systematic review for the quality of
8	the study design and execution and
9	determined to be well-designed and
10	well-executed; and
11	"(II) utilized some form of con-
12	trol (such as an untreated group, a
13	placebo group, or a wait list study).
14	"(iv) Supported practice.—A prac-
15	tice shall be considered to be a 'supported
16	practice' if—
17	"(I) the practice is superior to an
18	appropriate comparison practice using
19	conventional standards of statistical
20	significance (in terms of demonstrated
21	meaningful improvements in validated
22	measures of important child and par-
23	ent outcomes, such as mental health,
24	substance abuse, and child safety and
25	well-being), as established by the re-

1	sults or outcomes of at least 1 study
2	that—
3	"(aa) was rated by an inde-
4	pendent systematic review for the
5	quality of the study design and
6	execution and determined to be
7	well-designed and well-executed;
8	"(bb) was a rigorous ran-
9	dom-controlled trial (or, if not
10	available, a study using a rig-
11	orous quasi-experimental re-
12	search design); and
13	"(cc) was carried out in a
14	usual care or practice setting;
15	and
16	"(II) the study described in sub-
17	clause (I) established that the practice
18	has a sustained effect (when com-
19	pared to a control group) for at least
20	6 months beyond the end of the treat-
21	ment.
22	"(v) Well-supported practice.—A
23	practice shall be considered to be a 'well-
24	supported practice' if—

1	"(I) the practice is superior to an
2	appropriate comparison practice using
3	conventional standards of statistical
4	significance (in terms of demonstrated
5	meaningful improvements in validated
6	measures of important child and par-
7	ent outcomes, such as mental health,
8	substance abuse, and child safety and
9	well-being), as established by the re-
10	sults or outcomes of at least 2 studies
11	that—
12	"(aa) were rated by an inde-
13	pendent systematic review for the
14	quality of the study design and
15	execution and determined to be
16	well-designed and well-executed;
17	"(bb) were rigorous random-
18	controlled trials (or, if not avail-
19	able, studies using a rigorous
20	quasi-experimental research de-
21	sign); and
22	"(cc) were carried out in a
23	usual care or practice setting;
24	and

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1	"(II) at least one of the studies
2	described in subclause (I) established
3	that the practice has a sustained ef-
4	fect (when compared to a control
5	group) for at least 1 year beyond the
6	end of treatment.
7	"(D) GUIDANCE ON PRACTICES CRITERIA
8	AND PRE-APPROVED SERVICES AND PRO-
9	GRAMS.—
10	"(i) IN GENERAL.—Not later than Oc-
11	tober 1, 2018, the Secretary shall issue
12	guidance to States regarding the practices
13	criteria required for services or programs
14	to satisfy the requirements of subpara-
15	graph (C). The guidance shall include a
16	pre-approved list of services and programs
17	that satisfy the requirements.
18	"(ii) UPDATES.—The Secretary shall
19	issue updates to the guidance required by
20	clause (i) as often as the Secretary deter-
21	mines necessary.
22	"(E) Outcome assessment and report-
23	ING.—The State shall collect and report to the
24	Secretary the following information with respect
25	to each child for whom, or on whose behalf

1	mental health and substance abuse prevention
2	and treatment services or in-home parent skill-
3	based programs are provided during a 12-
4	month period beginning on the date the child is
5	determined by the State to be a child described
6	in paragraph (2):
7	"(i) The specific services or programs
8	provided and the total expenditures for
9	each of the services or programs.
10	"(ii) The duration of the services or
11	programs provided.
12	"(iii) In the case of a child described
13	in paragraph (2)(A), the child's placement
14	status at the beginning, and at the end, of
15	the 1-year period, respectively, and wheth-
16	er the child entered foster care within 2
17	years after being determined a candidate
18	for foster care.
19	"(5) STATE PLAN COMPONENT.—
20	"(A) IN GENERAL.—A State electing to
21	provide services or programs specified in para-
22	graph (1) shall submit as part of the State plan
23	required by subsection (a) a prevention services
24	and programs plan component that meets the
25	requirements of subparagraph (B).

1	"(B) PREVENTION SERVICES AND PRO-
2	GRAMS PLAN COMPONENT.—In order to meet
3	the requirements of this subparagraph, a pre-
4	vention services and programs plan component,
5	with respect to each 5-year period for which the
6	plan component is in operation in the State,
7	shall include the following:
8	"(i) How providing services and pro-
9	grams specified in paragraph (1) is ex-
10	pected to improve specific outcomes for
11	children and families.
12	"(ii) How the State will monitor and
13	oversee the safety of children who receive
14	services and programs specified in para-
15	graph (1), including through periodic risk
16	assessments throughout the period in
17	which the services and programs are pro-
18	vided on behalf of a child and reexamina-
19	tion of the prevention plan maintained for
20	the child under paragraph (4) for the pro-
21	vision of the services or programs if the
22	State determines the risk of the child en-
23	tering foster care remains high despite the
24	provision of the services or programs.

1	"(iii) With respect to the services and
2	programs specified in subparagraphs (A)
3	and (B) of paragraph (1), information on
4	the specific promising, supported, or well-
5	supported practices the State plans to use
6	to provide the services or programs, includ-
7	ing a description of—
8	"(I) the services or programs and
9	whether the practices used are prom-
10	ising, supported, or well-supported;
11	"(II) how the State plans to im-
12	plement the services or programs, in-
13	cluding how implementation of the
14	services or programs will be continu-
15	ously monitored to ensure fidelity to
16	the practice model and to determine
17	outcomes achieved and how informa-
18	tion learned from the monitoring will
19	be used to refine and improve prac-
20	tices;
21	"(III) how the State selected the
22	services or programs;
23	"(IV) the target population for
24	the services or programs; and

1	"(V) how each service or pro-
2	gram provided will be evaluated
3	through a well-designed and rigorous
4	process, which may consist of an on-
5	going, cross-site evaluation approved
6	by the Secretary.
7	"(iv) A description of the consultation
8	that the State agencies responsible for ad-
9	ministering the State plans under this part
10	and part B engage in with other State
11	agencies responsible for administering
12	health programs, including mental health
13	and substance abuse prevention and treat-
14	ment services, and with other public and
15	private agencies with experience in admin-
16	istering child and family services, including
17	community-based organizations, in order to
18	foster a continuum of care for children de-
19	scribed in paragraph (2) and their parents
20	or kin caregivers.
21	"(v) A description of how the State
22	shall assess children and their parents or
23	kin caregivers to determine eligibility for
24	services or programs specified in para-
25	graph (1).

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1	"(vi) A description of how the services
2	or programs specified in paragraph (1)
3	that are provided for or on behalf of a
4	child and the parents or kin caregivers of
5	the child will be coordinated with other
6	child and family services provided to the
7	child and the parents or kin caregivers of
8	the child under the State plan under part
9	В.
10	"(vii) Descriptions of steps the State
11	is taking to support and enhance a com-
12	petent, skilled, and professional child wel-
13	fare workforce to deliver trauma-informed
14	and evidence-based services, including—
15	"(I) ensuring that staff is quali-
16	fied to provide services or programs
17	that are consistent with the prom-
18	ising, supported, or well-supported
19	practice models selected; and
20	"(II) developing appropriate pre-
21	vention plans, and conducting the risk
22	assessments required under clause
23	(iii).
24	"(viii) A description of how the State
25	will provide training and support for case-

1	workers in assessing what children and
2	their families need, connecting to the fami-
3	lies served, knowing how to access and de-
4	liver the needed trauma-informed and evi-
5	dence-based services, and overseeing and
6	evaluating the continuing appropriateness
7	of the services.
8	"(ix) A description of how caseload
9	size and type for prevention caseworkers
10	will be determined, managed, and overseen.
11	"(x) An assurance that the State will
12	report to the Secretary such information
13	and data as the Secretary may require
14	with respect to the provision of services
15	and programs specified in paragraph (1),
16	including information and data necessary
17	to determine the performance measures for
18	the State under paragraph (6) and compli-
19	ance with paragraph (7).
20	"(C) Reimbursement for services
21	UNDER THE PREVENTION PLAN COMPONENT
22	"(i) LIMITATION.—Except as provided
23	in subclause (ii), a State may not receive
24	a Federal payment under this part for a
25	given promising, supported, or well-sup-

- ported practice unless (in accordance with 1 2 subparagraph (B)(iii)(V)) the plan includes a well-designed and rigorous evaluation 3 4 strategy for that practice. "(ii) WAIVER OF LIMITATION.—The 5 6 Secretary may waive the requirement for a 7 well-designed and rigorous evaluation of 8 any well-supported practice if the Sec-9 retary deems the evidence of the effective-10 ness of the practice to be compelling and 11 the State meets the continuous quality im-12 provement requirements included in subparagraph (B)(iii)(II) with regard to the 13 14 practice. 15 "(6) Prevention services measures.— "(A) 16 ESTABLISHMENT; ANNUAL UP-17 DATES.—Beginning with fiscal year 2021, and 18 annually thereafter, the Secretary shall estab-19 lish the following prevention services measures 20 based on information and data reported by 21 States that elect to provide services and pro-22 grams specified in paragraph (1): 23 "(i) PERCENTAGE OF CANDIDATES 24 FOR FOSTER CARE WHO DO NOT ENTER
- 25 FOSTER CARE.—The percentage of can-

1	didates for foster care for whom, or on
2	whose behalf, the services or programs are
3	provided who do not enter foster care, in-
4	cluding those placed with a kin caregiver
5	outside of foster care, during the 12-month
6	period in which the services or programs
7	are provided and through the end of the
8	succeeding 12-month-period.
9	"(ii) Per-child spending.—The
10	total amount of expenditures made for
11	mental health and substance abuse preven-
12	tion and treatment services or in-home
13	parent skill-based programs, respectively,
14	for, or on behalf of, each child described in
15	paragraph (2).
16	"(B) DATA.—The Secretary shall establish
17	and annually update the prevention services
18	measures—
19	"(i) based on the median State values
20	of the information reported under each
21	clause of subparagraph (A) for the 3 then
22	most recent years; and
23	"(ii) taking into account State dif-
24	ferences in the price levels of consumption
25	goods and services using the most recent

- 1 regional price parities published by the Bu-2 reau of Economic Analysis of the Department of Commerce or such other data as 3 4 the Secretary determines appropriate. 5 "(C) PUBLICATION OF STATE PREVENTION SERVICES MEASURES.—The Secretary shall an-6 7 nually make available to the public the preven-8 tion services measures of each State. 9 "(7) MAINTENANCE OF EFFORT FOR STATE 10 FOSTER CARE PREVENTION EXPENDITURES.— 11 "(A) IN GENERAL.—If a State elects to 12 provide services and programs specified in para-13 graph (1) for a fiscal year, the State foster care 14 prevention expenditures for the fiscal year shall 15 not be less than the amount of the expenditures 16 for fiscal year 2014. "(B) STATE FOSTER CARE PREVENTION 17 18 EXPENDITURES.—The term 'State foster care 19 prevention expenditures' means the following: 20 "(i) TANF; IV-B; SSBG.—State ex-21 penditures for foster care prevention serv-22 ices and activities under the State program 23 funded under part A (including from 24 amounts made available by the Federal
- 25 Government), under the State plan devel-

- oped under part B (including any such amounts), or under the Social Services
 Block Grant Programs under subtitle A of title XX (including any such amounts).
 "(ii) OTHER STATE PROGRAMS.—
 State expenditures for foster care preven-
- tion services and activities under any State
 program that is not described in clause (i)
 (other than any State expenditures for foster care prevention services and activities
 under the State program under this part
 (including under a waiver of the program)).
- 14 "(C) STATE EXPENDITURES.—The term 15 'State expenditures' means all State or local 16 funds that are expended by the State or a local 17 agency including State or local funds that are 18 matched or reimbursed by the Federal Govern-19 ment and State or local funds that are not 20 matched or reimbursed by the Federal Govern-21 ment.

22 "(D) DETERMINATION OF PREVENTION
23 SERVICES AND ACTIVITIES.—The Secretary
24 shall require each State that elects to provide
25 services and programs specified in paragraph

1 (1) to report the expenditures specified in sub-2 paragraph (B) for fiscal year 2014 and for such 3 fiscal years thereafter as are necessary to deter-4 mine whether the State is complying with the 5 maintenance of effort requirement in subpara-6 graph (A). The Secretary shall specify the spe-7 cific services and activities under each program 8 referred to in subparagraph (B) that are 'pre-9 vention services and activities' for purposes of 10 the reports.

"(8) Prohibition against use of state fos-11 12 TER CARE PREVENTION EXPENDITURES AND FED-13 ERAL IV-E PREVENTION FUNDS FOR MATCHING OR 14 EXPENDITURE REQUIREMENT.—A State that elects 15 to provide services and programs specified in para-16 graph (1) shall not use any State foster care preven-17 tion expenditures for a fiscal year for the State 18 share of expenditures under section 474(a)(6) for a 19 fiscal year.

20 "(9) ADMINISTRATIVE COSTS.—Expenditures
21 described in section 474(a)(6)(B)—

"(A) shall not be eligible for payment
under subparagraph (A), (B), or (E) of section
474(a)(3); and

1 "(B) shall be eligible for payment under 2 section 474(a)(6)(B) without regard to whether 3 the expenditures are incurred on behalf of a 4 child who is, or is potentially, eligible for foster 5 care maintenance payments under this part. 6 "(10) APPLICATION.—The provision of services 7 or programs under this subsection to or on behalf of 8 a child described in paragraph (2) shall not be con-9 sidered to be receipt of aid or assistance under the 10 State plan under this part for purposes of eligibility 11 for any other program established under this Act.". (b) DEFINITION.—Section 475 of such Act (42 12

13 U.S.C. 675) is amended by adding at the end the fol-14 lowing:

15 "(13) The term 'child who is a candidate for foster care' means, a child who is identified in a prevention plan 16 under section 471(e)(4)(A) as being at imminent risk of 17 entering foster care (without regard to whether the child 18 would be eligible for foster care maintenance payments 19 20 under section 472 or is or would be eligible for adoption 21 assistance or kinship guardianship assistance payments 22 under section 473) but who can remain safely in the 23 child's home or in a kinship placement as long as services 24 or programs specified in section 471(e)(1) that are nec-25 essary to prevent the entry of the child into foster care

1	are provided. The term includes a child whose adoption
2	or guardianship arrangement is at risk of a disruption or
3	dissolution that would result in a foster care placement.".
4	(c) PAYMENTS UNDER TITLE IV–E.—Section 474(a)
5	of such Act (42 U.S.C. 674(a)) is amended—
6	(1) in paragraph (5) , by striking the period at
7	the end and inserting "; plus"; and
8	(2) by adding at the end the following:
9	"(6) subject to section $471(e)$ —
10	"(A) for each quarter—
11	"(i) subject to clause (ii)—
12	"(I) beginning after September
13	30, 2019, and before October 1, 2025,
14	an amount equal to 50 percent of the
15	total amount expended during the
16	quarter for the provision of services or
17	programs specified in subparagraph
18	(A) or (B) of section $471(e)(1)$ that
19	are provided in accordance with prom-
20	ising, supported, or well-supported
21	practices that meet the applicable cri-
22	teria specified for the practices in sec-
23	tion $471(e)(4)(C)$; and
24	"(II) beginning after September
25	30 2025 an amount equal to the

1	Federal medical assistance percentage
2	(which shall be as defined in section
3	1905(b), in the case of a State other
4	than the District of Columbia, or 70
5	percent, in the case of the District of
6	Columbia) of the total amount ex-
7	pended during the quarter for the pro-
8	vision of services or programs speci-
9	fied in subparagraph (A) or (B) of
10	section $471(e)(1)$ that are provided in
11	accordance with promising, supported,
12	or well-supported practices that meet
13	the applicable criteria specified for the
14	practices in section $471(e)(4)(C)$ (or,
15	with respect to the payments made
16	during the quarter under a coopera-
17	tive agreement or contract entered
18	into by the State and an Indian tribe,
19	tribal organization, or tribal consor-
20	tium for the administration or pay-
21	ment of funds under this part, an
22	amount equal to the Federal medical
23	assistance percentage that would
24	apply under section $479B(d)$ (in this
25	paragraph referred to as the 'tribal

1	FMAP') if the Indian tribe, tribal or-
2	ganization, or tribal consortium made
3	the payments under a program oper-
4	ated under that section, unless the
5	tribal FMAP is less than the Federal
6	medical assistance percentage that ap-
7	plies to the State); except that
8	"(ii) not less than 50 percent of the
9	total amount payable to a State under
10	clause (i) for a fiscal year shall be for the
11	provision of services or programs specified
12	in subparagraph (A) or (B) of section
13	471(e)(1) that are provided in accordance
14	with well-supported practices; plus
15	"(B) for each quarter specified in subpara-
16	graph (A), an amount equal to the sum of the
17	following proportions of the total amount ex-
18	pended during the quarter:
19	"(i) 50 percent of so much of the ex-
20	penditures as are found necessary by the
21	Secretary for the proper and efficient ad-
22	ministration of the State plan for the pro-
23	vision of services or programs specified in
24	section $471(e)(1)$, including expenditures
25	for activities approved by the Secretary

1	that promote the development of necessary
2	processes and procedures to establish and
3	implement the provision of the services and
4	programs for individuals who are eligible
5	for the services and programs and expendi-
6	tures attributable to data collection and re-
7	porting; and
8	"(ii) 50 percent of so much of the ex-
9	penditures with respect to the provision of
10	services and programs specified in section
11	471(e)(1) as are for training of personnel
12	employed or preparing for employment by
13	the State agency or by the local agency ad-
14	ministering the plan in the political sub-
15	division and of the members of the staff of
16	State-licensed or State-approved child wel-
17	fare agencies providing services to children
18	described in section $471(e)(2)$ and their
19	parents or kin caregivers, including on how
20	to determine who are individuals eligible
21	for the services or programs, how to iden-
22	tify and provide appropriate services and
23	programs, and how to oversee and evaluate
24	the ongoing appropriateness of the services
25	and programs.".

(d) TECHNICAL ASSISTANCE AND BEST PRACTICES,
 CLEARINGHOUSE, AND DATA COLLECTION AND EVALUA TIONS.—Section 476 of such Act (42 U.S.C. 676) is
 amended by adding at the end the following:

5 "(d) TECHNICAL ASSISTANCE AND BEST PRACTICES,
6 CLEARINGHOUSE, DATA COLLECTION, AND EVALUATIONS
7 RELATING TO PREVENTION SERVICES AND PROGRAMS.—

"(1) TECHNICAL ASSISTANCE AND BEST PRAC-8 9 TICES.—The Secretary shall provide to States and, 10 as applicable, to Indian tribes, tribal organizations, 11 and tribal consortia, technical assistance regarding 12 the provision of services and programs described in 13 section 471(e)(1) and shall disseminate best prac-14 tices with respect to the provision of the services and 15 programs, including how to plan and implement a well-designed and rigorous evaluation of a prom-16 17 ising, supported, or well-supported practice.

18 "(2) CLEARINGHOUSE OF PROMISING, SUP-19 PORTED, AND WELL-SUPPORTED PRACTICES.—The 20 Secretary shall, directly or through grants, con-21 tracts, or interagency agreements, evaluate research 22 on the practices specified in clauses (iii), (iv), and 23 (v), respectively, of section 471(e)(4)(C), and pro-24 grams that meet the requirements described in sec-25 tion 427(a)(1), including culturally specific, or

1	location- or population-based adaptations of the
2	practices, to identify and establish a public clearing-
3	house of the practices that satisfy each category de-
4	scribed by such clauses. In addition, the clearing-
5	house shall include information on the specific out-
6	comes associated with each practice, including
7	whether the practice has been shown to prevent child
8	abuse and neglect and reduce the likelihood of foster
9	care placement by supporting birth families and kin-
10	ship families and improving targeted supports for
11	pregnant and parenting youth and their children.
12	"(3) Data collection and evaluations.—
13	The Secretary, directly or through grants, contracts,
14	or interagency agreements, may collect data and
15	conduct evaluations with respect to the provision of
16	services and programs described in section $471(e)(1)$
17	for purposes of assessing the extent to which the
18	provision of the services and programs—
19	"(A) reduces the likelihood of foster care
20	placement;
21	"(B) increases use of kinship care arrange-
22	ments; or
23	"(C) improves child well-being.
24	"(4) Reports to congress.—

1	"(A) IN GENERAL.—The Secretary shall
2	submit to the Committee on Finance of the
3	Senate and the Committee on Ways and Means
4	of the House of Representatives periodic reports
5	based on the provision of services and programs
6	described in section $471(e)(1)$ and the activities
7	carried out under this subsection.
8	"(B) PUBLIC AVAILABILITY.—The Sec-
9	retary shall make the reports to Congress sub-
10	mitted under this paragraph publicly available.
11	"(5) Appropriation.—Out of any money in
12	the Treasury of the United States not otherwise ap-
13	propriated, there is appropriated to the Secretary
14	\$1,000,000 for fiscal year 2016 and each fiscal year
15	thereafter to carry out this subsection.".
16	(e) Application to Programs Operated by In-
17	DIAN TRIBAL ORGANIZATIONS.—
18	(1) IN GENERAL.—Section 479B of such Act
19	(42 U.S.C. 679c) is amended—
20	(A) in subsection $(c)(1)$ —
21	(i) in subparagraph (C)(i)—
22	(I) in subclause (II), by striking
23	"and" after the semicolon;

	34
1	(II) in subclause (III), by strik-
2	ing the period at the end and insert-
3	ing "; and"; and
4	(III) by adding at the end the
5	following:
6	"(IV) at the option of the tribe,
7	organization, or consortium, services
8	and programs specified in section
9	471(e)(1) to children described in sec-
10	tion $471(e)(2)$ and their parents or
11	kin caregivers, in accordance with sec-
12	tion 471(e) and subparagraph (E).";
13	and
14	(ii) by adding at the end the fol-
15	lowing:
16	"(E) PREVENTION SERVICES AND PRO-
17	GRAMS FOR CHILDREN AND THEIR PARENTS
18	AND KIN CAREGIVERS.—
19	"(i) IN GENERAL.—In the case of a
20	tribe, organization, or consortium that
21	elects to provide services and programs
22	specified in section $471(e)(1)$ to children
23	described in section $471(e)(2)$ and their
24	parents or kin caregivers under the plan,
25	the Secretary shall specify the require-

2services and programs. The requirements3shall, to the greatest extent practicable, be4consistent with the requirements applicable5to States under section 471(e) and shall6permit the provision of the services and7programs in the form of services and pro-8grams that are adapted to the culture and9context of the tribal communities served.10"(ii) PERFORMANCE MEASURES.—The11Secretary shall establish specific perform-12ance measures for each tribe, organization,13or consortium that elects to provide serv-14ices and programs specified in section15471(c)(1). The performance measures16shall, to the greatest extent practicable, be17consistent with the prevention services18measures required for States under section19471(e)(6) but shall allow for consideration20of factors unique to the provision of the21services by tribes, organizations, or con-22sortia."; and23(B) in subsection (d)(1), by striking "and24(5)" and inserting "(5), and (6)(A)".	1	ments applicable to the provision of the
4consistent with the requirements applicable5to States under section 471(e) and shall6permit the provision of the services and7programs in the form of services and pro-8grams that are adapted to the culture and9context of the tribal communities served.10"(ii) PERFORMANCE MEASURES.—The11Secretary shall establish specific perform-12ance measures for each tribe, organization,13or consortium that elects to provide serv-14ices and programs specified in section15471(e)(1). The performance measures16shall, to the greatest extent practicable, be17consistent with the prevention services18measures required for States under section19471(e)(6) but shall allow for consideration20of factors unique to the provision of the21services by tribes, organizations, or con-22sortia."; and23(B) in subsection (d)(1), by striking "and	2	services and programs. The requirements
5to States under section 471(e) and shall6permit the provision of the services and7programs in the form of services and pro-8grams that are adapted to the culture and9context of the tribal communities served.10"(ii) PERFORMANCE MEASURES.—The11Secretary shall establish specific perform-12ance measures for each tribe, organization,13or consortium that elects to provide serv-14ices and programs specified in section15471(e)(1). The performance measures16shall, to the greatest extent practicable, be17consistent with the prevention services18measures required for States under section19471(e)(6) but shall allow for consideration20of factors unique to the provision of the21services by tribes, organizations, or con-22sortia."; and23(B) in subsection (d)(1), by striking "and	3	shall, to the greatest extent practicable, be
6permit the provision of the services and7programs in the form of services and pro-8grams that are adapted to the culture and9context of the tribal communities served.10"(ii) PERFORMANCE MEASURES.—The11Secretary shall establish specific perform-12ance measures for each tribe, organization,13or consortium that elects to provide serv-14ices and programs specified in section15471(e)(1). The performance measures16shall, to the greatest extent practicable, be17consistent with the prevention services18measures required for States under section19471(e)(6) but shall allow for consideration20of factors unique to the provision of the21services by tribes, organizations, or con-22sortia."; and23(B) in subsection (d)(1), by striking "and	4	consistent with the requirements applicable
7programs in the form of services and pro- grams that are adapted to the culture and context of the tribal communities served.10"(ii) PERFORMANCE MEASURES.—The11Secretary shall establish specific perform- ance measures for each tribe, organization, or consortium that elects to provide serv- ices and programs specified in section 1514ices and programs specified in section 471(e)(1). The performance measures is shall, to the greatest extent practicable, be consistent with the prevention services measures required for States under section of factors unique to the provision of the services by tribes, organizations, or con- 2223(B) in subsection (d)(1), by striking "and	5	to States under section 471(e) and shall
8grams that are adapted to the culture and context of the tribal communities served.10"(ii) PERFORMANCE MEASURES.—The11Secretary shall establish specific perform- ance measures for each tribe, organization,12ance measures for each tribe, organization,13or consortium that elects to provide serv- ices and programs specified in section14ices and programs specified in section15471(e)(1). The performance measures16shall, to the greatest extent practicable, be17consistent with the prevention services18measures required for States under section19471(e)(6) but shall allow for consideration20of factors unique to the provision of the21services by tribes, organizations, or con-22sortia."; and23(B) in subsection (d)(1), by striking "and	6	permit the provision of the services and
9context of the tribal communities served.10"(ii) PERFORMANCE MEASURES.—The11Secretary shall establish specific perform-12ance measures for each tribe, organization,13or consortium that elects to provide serv-14ices and programs specified in section15471(e)(1). The performance measures16shall, to the greatest extent practicable, be17consistent with the prevention services18measures required for States under section19471(e)(6) but shall allow for consideration20of factors unique to the provision of the21services by tribes, organizations, or con-22sortia."; and23(B) in subsection (d)(1), by striking "and	7	programs in the form of services and pro-
10"(ii) PERFORMANCE MEASURES.—The11Secretary shall establish specific perform-12ance measures for each tribe, organization,13or consortium that elects to provide serv-14ices and programs specified in section15471(e)(1). The performance measures16shall, to the greatest extent practicable, be17consistent with the prevention services18measures required for States under section19471(e)(6) but shall allow for consideration20of factors unique to the provision of the21services by tribes, organizations, or con-22sortia."; and23(B) in subsection (d)(1), by striking "and	8	grams that are adapted to the culture and
11Secretary shall establish specific perform-12ance measures for each tribe, organization,13or consortium that elects to provide serv-14ices and programs specified in section15471(e)(1). The performance measures16shall, to the greatest extent practicable, be17consistent with the prevention services18measures required for States under section19471(e)(6) but shall allow for consideration20of factors unique to the provision of the21services by tribes, organizations, or con-22sortia."; and23(B) in subsection (d)(1), by striking "and	9	context of the tribal communities served.
12ance measures for each tribe, organization,13or consortium that elects to provide serv-14ices and programs specified in section15471(e)(1). The performance measures16shall, to the greatest extent practicable, be17consistent with the prevention services18measures required for States under section19471(e)(6) but shall allow for consideration20of factors unique to the provision of the21services by tribes, organizations, or con-22sortia."; and23(B) in subsection (d)(1), by striking "and	10	"(ii) Performance measures.—The
13or consortium that elects to provide serv-14ices and programs specified in section15471(e)(1). The performance measures16shall, to the greatest extent practicable, be17consistent with the prevention services18measures required for States under section19471(e)(6) but shall allow for consideration20of factors unique to the provision of the21services by tribes, organizations, or con-22sortia."; and23(B) in subsection (d)(1), by striking "and	11	Secretary shall establish specific perform-
14ices and programs specified in section15471(e)(1). The performance measures16shall, to the greatest extent practicable, be17consistent with the prevention services18measures required for States under section19471(e)(6) but shall allow for consideration20of factors unique to the provision of the21services by tribes, organizations, or con-22sortia."; and23(B) in subsection (d)(1), by striking "and	12	ance measures for each tribe, organization,
15471(e)(1). The performance measures16shall, to the greatest extent practicable, be17consistent with the prevention services18measures required for States under section19471(e)(6) but shall allow for consideration20of factors unique to the provision of the21services by tribes, organizations, or con-22sortia."; and23(B) in subsection (d)(1), by striking "and	13	or consortium that elects to provide serv-
16shall, to the greatest extent practicable, be17consistent with the prevention services18measures required for States under section19471(e)(6) but shall allow for consideration20of factors unique to the provision of the21services by tribes, organizations, or con-22sortia."; and23(B) in subsection (d)(1), by striking "and	14	ices and programs specified in section
17consistent with the prevention services18measures required for States under section19471(e)(6) but shall allow for consideration20of factors unique to the provision of the21services by tribes, organizations, or con-22sortia."; and23(B) in subsection (d)(1), by striking "and	15	471(e)(1). The performance measures
 measures required for States under section 471(e)(6) but shall allow for consideration of factors unique to the provision of the services by tribes, organizations, or con- sortia."; and (B) in subsection (d)(1), by striking "and 	16	shall, to the greatest extent practicable, be
19471(e)(6) but shall allow for consideration20of factors unique to the provision of the21services by tribes, organizations, or con-22sortia."; and23(B) in subsection (d)(1), by striking "and	17	consistent with the prevention services
20of factors unique to the provision of the21services by tribes, organizations, or con-22sortia."; and23(B) in subsection (d)(1), by striking "and	18	measures required for States under section
 21 services by tribes, organizations, or con- 22 sortia."; and 23 (B) in subsection (d)(1), by striking "and 	19	471(e)(6) but shall allow for consideration
 22 sortia."; and 23 (B) in subsection (d)(1), by striking "and 	20	of factors unique to the provision of the
23 (B) in subsection (d)(1), by striking "and	21	services by tribes, organizations, or con-
	22	sortia."; and
24 (5)" and inserting "(5), and (6)(A)".	23	(B) in subsection $(d)(1)$, by striking "and
	24	(5)" and inserting "(5), and (6)(A)".

(2) Conforming Amendment.—The heading
for subsection (d) of section 479B of such Act (42
U.S.C. 679c) is amended by striking "FOR FOSTER
CARE MAINTENANCE AND ADOPTION ASSISTANCE
PAYMENTS".
SEC. 112. FOSTER CARE MAINTENANCE PAYMENTS FOR
CHILDREN WITH PARENTS IN A LICENSED
RESIDENTIAL FAMILY-BASED TREATMENT
FACILITY FOR SUBSTANCE ABUSE.
(a) IN GENERAL.—Section 472 of the Social Security
Act (42 U.S.C. 672) is amended—
(1) in subsection $(a)(2)(C)$, by striking "or"
and inserting ", with a parent residing in a licensed
residential family-based treatment facility, but only
to the extent permitted under subsection (j), or in
a''; and
(2) by adding at the end the following:
"(j) Children Placed With a Parent Residing
IN A LICENSED RESIDENTIAL FAMILY-BASED TREAT-
MENT FACILITY FOR SUBSTANCE ABUSE.—
"(1) IN GENERAL.—Notwithstanding the pre-
ceding provisions of this section, a child who is eligi-
ble for foster care maintenance payments under this
section, or who would be eligible for the payments if
the eligibility were determined without regard to

1	paragraphs $(1)(B)$ and (3) of subsection (a), shall be
2	eligible for the payments for a period of not more
3	than 12 months during which the child is placed
4	with a parent who is in a licensed residential family-
5	based treatment facility for substance abuse, but
6	only if—
7	"(A) the recommendation for the place-
8	ment is specified in the child's case plan before
9	the placement;
10	"(B) the treatment facility provides, as
11	part of the treatment for substance abuse, par-
12	enting skills training, parent education, and in-
13	dividual and family counseling; and
14	"(C) the substance abuse treatment, par-
15	enting skills training, parent education, and in-
16	dividual and family counseling is provided
17	under an organizational structure and treat-
18	ment framework that involves understanding,
19	recognizing, and responding to the effects of all
20	types of trauma and in accordance with recog-
21	nized principles of a trauma-informed approach
22	and trauma-specific interventions to address the
23	consequences of trauma and facilitate healing.
24	"(2) APPLICATION.—With respect to children
25	for whom foster care maintenance payments are

1 made under paragraph (1), only the children who 2 satisfy the requirements of paragraphs (1)(B) and 3 (3) of subsection (a) shall be considered to be chil-4 dren with respect to whom foster care maintenance 5 payments are made under this section for purposes 6 of subsection (h) or section 473(b)(3)(B).". 7 (b) CONFORMING AMENDMENT.—Section 474(a)(1) 8 of the Social Security Act (42 U.S.C. 674(a)(1)) is amended by inserting "subject to section 472(j)," before "an 9 10 amount equal to the Federal". 11 SEC. 113. TITLE IV-E PAYMENTS FOR EVIDENCE-BASED 12 KINSHIP NAVIGATOR PROGRAMS. 13 Section 474(a) of the Social Security Act (42 U.S.C. 14 674(a)), as amended by section 111(c), is amended— 15 (1) in paragraph (6), by striking the period at the end and inserting "; plus"; and 16 17 (2) by adding at the end the following: 18 "(7) an amount equal to 50 percent of the 19 amounts expended by the State during the quarter 20 as the Secretary determines are for kinship navi-21 gator programs that meet the requirements de-22 scribed in section 427(a)(1) and that the Secretary 23 determines are operated in accordance with prom-24 ising, supported, or well-supported practices that 25 meet the applicable criteria specified for the prac-

1	tices in section $471(e)(4)(C)$, without regard to
2	whether the expenditures are incurred on behalf of
3	children who are, or are potentially, eligible for fos-
4	ter care maintenance payments under this part.".
5	Subtitle B—Enhanced Support
6	Under Title IV-B
7	SEC. 121. ELIMINATION OF TIME LIMIT FOR FAMILY REUNI-
8	FICATION SERVICES WHILE IN FOSTER CARE
9	AND PERMITTING TIME-LIMITED FAMILY RE-
10	UNIFICATION SERVICES WHEN A CHILD RE-
11	TURNS HOME FROM FOSTER CARE.
12	(a) IN GENERAL.—Section $431(a)(7)$ of the Social
13	Security Act (42 U.S.C. 629a(a)(7)) is amended—
14	(1) in the paragraph heading, by striking
15	"TIME-LIMITED FAMILY" and inserting "FAMILY";
16	and
17	(2) in subparagraph (A)—
18	(A) by striking "time-limited family" and
19	inserting "family";
20	(B) by inserting "or a child who has been
21	returned home" after "child care institution";
22	and
23	(C) by striking ", but only during the 15-
24	month period that begins on the date that the
25	child, pursuant to section $475(5)(F)$, is consid-

1	ered to have entered foster care" and inserting
2	"and to ensure the strength and stability of the
3	reunification. In the case of a child who has
4	been returned home, the services and activities
5	shall only be provided during the 15-month pe-
6	riod that begins on the date that the child re-
7	turns home.".
8	(b) Conforming Amendments.—
9	(1) Section 430 of such Act (42 U.S.C. 629) is
10	amended in the matter preceding paragraph (1) , by
11	striking "time-limited".
12	(2) Subsections $(a)(4)$, $(a)(5)(A)$, and $(b)(1)$ of
13	section 432 of such Act (42 U.S.C. 629b) are
14	amended by striking "time-limited" each place it ap-
15	pears.
16	SEC. 122. REDUCING BUREAUCRACY AND UNNECESSARY
17	DELAYS WHEN PLACING CHILDREN IN
18	HOMES ACROSS STATE LINES.
19	(a) STATE PLAN REQUIREMENT.—Section
20	471(a)(25) of the Social Security Act (42 U.S.C.
21	671(a)(25)) is amended—
22	(1) by striking "provide" and insert "provides";
23	and
24	(2) by inserting ", which, not later than Octo-
25	ber 1, 2026, shall include the use of an electronic

interstate case-processing system" before the first
 semicolon.

3 (b) GRANTS FOR THE DEVELOPMENT OF AN ELEC4 TRONIC INTERSTATE CASE-PROCESSING SYSTEM TO EX5 PEDITE THE INTERSTATE PLACEMENT OF CHILDREN IN
6 FOSTER CARE OR GUARDIANSHIP, OR FOR ADOPTION.—
7 Section 437 of such Act (42 U.S.C. 637) is amended by
8 adding at the end the following:

9 "(g) GRANTS FOR THE DEVELOPMENT OF AN ELEC10 TRONIC INTERSTATE CASE-PROCESSING SYSTEM TO EX11 PEDITE THE INTERSTATE PLACEMENT OF CHILDREN IN
12 FOSTER CARE OR GUARDIANSHIP, OR FOR ADOPTION.—

"(1) PURPOSE.—The purpose of this subsection
is to facilitate the development of an electronic interstate case-processing system for the exchange of
data and documents to expedite the placements of
children in foster, guardianship, or adoptive homes
across State lines.

19 "(2) APPLICATION REQUIREMENTS.—A State
20 that desires a grant under this subsection shall sub21 mit to the Secretary an application containing the
22 following:

23 "(A) A description of the goals and out24 comes to be achieved during the period for

1	which grant funds are sought, which goals and
2	outcomes must result in—
3	"(i) reducing the time it takes for a
4	child to be provided with a safe and appro-
5	priate permanent living arrangement
6	across State lines;
7	"(ii) improving administrative proc-
8	esses and reducing costs in the foster care
9	system; and
10	"(iii) the secure exchange of relevant
11	case files and other necessary materials in
12	real time, and timely communications and
13	placement decisions regarding interstate
14	placements of children.
15	"(B) A description of the activities to be
16	funded in whole or in part with the grant
17	funds, including the sequencing of the activities.
18	"(C) A description of the strategies for in-
19	tegrating programs and services for children
20	who are placed across State lines.
21	"(D) Such other information as the Sec-
22	retary may require.
23	"(3) GRANT AUTHORITY.—The Secretary may
24	make a grant to a State that complies with para-
25	graph (2) .

1	"(4) USE OF FUNDS.—A State to which a grant
2	is made under this subsection shall use the grant to
3	support the State in connecting with the electronic
4	interstate case-processing system described in para-
5	graph (1).
6	"(5) EVALUATIONS.—Not later than 1 year
7	after the final year in which grants are awarded
8	under this subsection, the Secretary shall submit to
9	the Congress, and make available to the general
10	public by posting on a website, a report that con-
11	tains the following information:
12	"(A) How using the electronic interstate
13	case-processing system developed pursuant to
14	paragraph (4) has changed the time it takes for
15	children to be placed across State lines.
16	"(B) The number of cases subject to the
17	Interstate Compact on the Placement of Chil-
18	dren that were processed through the electronic
19	interstate case-processing system, and the num-
20	ber of interstate child placement cases that
21	were processed outside the electronic interstate
22	case-processing system, by each State in each
23	year.

1	"(C) The progress made by States in im-
2	plementing the electronic interstate case-proc-
3	essing system.
4	"(D) How using the electronic interstate

case-processing system has affected various metrics related to child safety and well-being, including the time it takes for children to be placed across State lines.

9 "(E) How using the electronic interstate
10 case-processing system has affected administra11 tive costs and caseworker time spent on placing
12 children across State lines.

13 "(6) DATA INTEGRATION.—The Secretary, in consultation with the Secretariat for the Interstate 14 15 Compact on the Placement of Children and the 16 States, shall assess how the electronic interstate 17 case-processing system developed pursuant to para-18 graph (4) could be used to better serve and protect 19 children that come to the attention of the child wel-20 fare system, by—

21 "(A) connecting the system with other
22 data systems (such as systems operated by
23 State law enforcement and judicial agencies,
24 systems operated by the Federal Bureau of In-

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7

1	vestigation for the purposes of the Innocence
2	Lost National Initiative, and other systems);
3	"(B) simplifying and improving reporting
4	related to paragraphs (34) and (35) of section
5	471(a) regarding children or youth who have
6	been identified as being a sex trafficking victim
7	or children missing from foster care; and
8	"(C) improving the ability of States to
9	quickly comply with background check require-
10	ments of section $471(a)(20)$, including checks of
11	child abuse and neglect registries as required by
12	section 471(a)(20)(B).".
13	(c) Reservation of Funds To Improve the
14	INTERSTATE PLACEMENT OF CHILDREN.—Section 437(b)
15	of such Act (42 U.S.C. 637(b)) is amended by adding at
16	the end the following:
17	"(4) Improving the interstate placement
18	OF CHILDREN.—The Secretary shall reserve
19	\$5,000,000 of the amount made available for fiscal
20	year 2017 for grants under subsection (g), and the
21	amount so reserved shall remain available through
22	fiscal year 2021.".

4 Section 437(f) of the Social Security Act (42 U.S.C.
5 629g(f)) is amended—

6 (1) in the subsection heading, by striking "IN-7 CREASE THE WELL-BEING OF, AND TO IMPROVE THE PERMANENCY OUTCOMES FOR, CHILDREN AF-8 FECTED BY" and inserting "IMPLEMENT IV-E PRE-9 10 VENTION SERVICES, AND IMPROVE THE WELL-11 BEING OF, AND IMPROVE PERMANENCY OUTCOMES 12 FOR, CHILDREN AND FAMILIES AFFECTED BY HER-13 OIN, OPIOIDS, AND OTHER";

14 (2) by striking paragraph (2) and inserting the15 following:

16 "(2) REGIONAL PARTNERSHIP DEFINED.—In
17 this subsection, the term 'regional partnership'
18 means a collaborative agreement (which may be es19 tablished on an interstate, State, or intrastate basis)
20 entered into by the following:

21 "(A) MANDATORY PARTNERS FOR ALL
22 PARTNERSHIP GRANTS.—

23 "(i) The State child welfare agency
24 that is responsible for the administration
25 of the State plan under this part and part
26 E.

1	"(ii) The State agency responsible for
2	administering the substance abuse preven-
3	tion and treatment block grant provided
4	under subpart II of part B of title XIX of
5	the Public Health Service Act.
6	"(B) MANDATORY PARTNERS FOR PART-
7	NERSHIP GRANTS PROPOSING TO SERVE CHIL-
8	DREN IN OUT-OF-HOME PLACEMENTS.—If the
9	partnership proposes to serve children in out-of-
10	home placements, the Juvenile Court or Admin-
11	istrative Office of the Court that is most appro-
12	priate to oversee the administration of court
13	programs in the region to address the popu-
14	lation of families who come to the attention of
15	the court due to child abuse or neglect.
16	"(C) Optional partners.—At the option
17	of the partnership, any of the following:
18	"(i) An Indian tribe or tribal consor-
19	tium.
20	"(ii) Nonprofit child welfare service
21	providers.
22	"(iii) For-profit child welfare service
23	providers.

1	"(iv) Community health service pro-
2	viders, including substance abuse treat-
3	ment providers.
4	"(v) Community mental health pro-
5	viders.
6	"(vi) Local law enforcement agencies.
7	"(vii) School personnel.
8	"(viii) Tribal child welfare agencies
9	(or a consortia of the agencies).
10	"(ix) Any other providers, agencies,
11	personnel, officials, or entities that are re-
12	lated to the provision of child and family
13	services under a State plan approved under
14	this subpart.
15	"(D) EXCEPTION FOR REGIONAL PART-
16	NERSHIPS WHERE THE LEAD APPLICANT IS AN
17	INDIAN TRIBE OR TRIBAL CONSORTIA.—If an
18	Indian tribe or tribal consortium enters into a
19	regional partnership for purposes of this sub-
20	section, the Indian tribe or tribal consortium—
21	"(i) may (but is not required to) in-
22	clude the State child welfare agency as a
23	partner in the collaborative agreement;
24	"(ii) may not enter into a collabo-
25	rative agreement only with tribal child wel-

1	fare agencies (or a consortium of the agen-
2	cies); and
3	"(iii) if the condition described in
4	paragraph (2)(B) applies, may include
5	tribal court organizations in lieu of other
6	judicial partners.";
7	(3) in paragraph (3)—
8	(A) in subparagraph (A)—
9	(i) by striking "2012 through 2016"
10	and inserting "2017 through 2021"; and
11	(ii) by striking "\$500,000 and not
12	more than \$1,000,000" and inserting
13	"\$250,000 and not more than
14	\$1,000,000'';
15	(B) in subparagraph (B)—
16	(i) in the subparagraph heading, by
17	inserting "; PLANNING" after "APPROVAL";
18	(ii) in clause (i), by striking "clause
19	(ii)" and inserting "clauses (ii) and (iii)";
20	and
21	(iii) by adding at the end the fol-
22	lowing:
23	"(iii) SUFFICIENT PLANNING.—A
24	grant awarded under this subsection shall
25	be disbursed in 2 phases: a planning phase

1	(not to exceed 2 years); and an implemen-
2	tation phase. The total disbursement to a
3	grantee for the planning phase may not ex-
4	ceed $$250,000$, and may not exceed the
5	total anticipated funding for the implemen-
6	tation phase."; and
7	(C) by adding at the end the following:
8	"(D) LIMITATION ON PAYMENT FOR A FIS-
9	CAL YEAR.—No payment shall be made under
10	subparagraph (A) or (C) for a fiscal year until
11	the Secretary determines that the eligible part-
12	nership has made sufficient progress in meeting
13	the goals of the grant and that the members of
14	the eligible partnership are coordinating to a
15	reasonable degree with the other members of
16	the eligible partnership.";
17	(4) in paragraph (4)—
18	(A) in subparagraph (B)—
19	(i) in clause (i), by inserting ", par-
20	ents, and families" after "children";
21	(ii) in clause (ii), by striking "safety
22	and permanence for such children; and"
23	and inserting "safe, permanent caregiving
24	relationships for the children;";

1	(iii) in clause (iii), by striking "or"
2	and inserting "increase reunification rates
3	for children who have been placed in out of
4	home care, or decrease"; and
5	(iv) by redesignating clause (iii) as
6	clause (v) and inserting after clause (ii)
7	the following:
8	"(iii) improve the substance abuse
9	treatment outcomes for parents including
10	retention in treatment and successful com-
11	pletion of treatment;
12	"(iv) facilitate the implementation, de-
13	livery, and effectiveness of prevention serv-
14	ices and programs under section 471(e);
15	and";
16	(B) in subparagraph (D), by striking
17	"where appropriate,"; and
18	(C) by striking subparagraphs (E) and (F)
19	and inserting the following:
20	"(E) A description of a plan for sustaining
21	the services provided by or activities funded
22	under the grant after the conclusion of the
23	grant period, including through the use of pre-
24	vention services and programs under section
25	471(e) and other funds provided to the State

1	for child welfare and substance abuse preven-
2	tion and treatment services.
3	"(F) Additional information needed by the
4	Secretary to determine that the proposed activi-
5	ties and implementation will be consistent with
6	research or evaluations showing which practices
7	and approaches are most effective.";
8	(5) in paragraph (5)(A), by striking "abuse
9	treatment" and inserting "use disorder treatment in-
10	cluding medication assisted treatment and in-home
11	substance abuse disorder treatment and recovery";
12	(6) in paragraph (7) —
13	(A) by striking "and" at the end of sub-
14	paragraph (C); and
15	(B) by redesignating subparagraph (D) as
16	subparagraph (E) and inserting after subpara-
17	graph (C) the following:
18	"(D) demonstrate a track record of suc-
19	cessful collaboration among child welfare, sub-
20	stance abuse disorder treatment and mental
21	health agencies; and";
22	(7) in paragraph (8) —
23	(A) in subparagraph (A)—

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1	(i) by striking "establish indicators
2	that will be" and inserting "review indica-
3	tors that are"; and
4	(ii) by striking "in using funds made
5	available under such grants to achieve the
6	purpose of this subsection" and inserting
7	"and establish a set of core indicators re-
8	lated to child safety, parental recovery,
9	parenting capacity, and family well-being.
10	In developing the core indicators, to the
11	extent possible, indicators shall be made
12	consistent with the outcome measures de-
13	scribed in section 471(e)(6)";
14	(B) in subparagraph (B)—
15	(i) in the matter preceding clause (i),
16	by inserting "base the performance meas-
17	ures on lessons learned from prior rounds
18	of regional partnership grants under this
19	subsection, and" before "consult"; and
20	(ii) by striking clauses (iii) and (iv)
21	and inserting the following:
22	"(iii) Other stakeholders or constitu-
23	encies as determined by the Secretary.";
24	(8) in paragraph (9)(A), by striking clause (i)
25	and inserting the following:

1	"(i) Semiannual reports.—Not
2	later than September 30 of each fiscal year
3	in which a recipient of a grant under this
4	subsection is paid funds under the grant,
5	and every 6 months thereafter, the grant
6	recipient shall submit to the Secretary a
7	report on the services provided and activi-
8	ties carried out during the reporting pe-
9	riod, progress made in achieving the goals
10	of the program, the number of children,
11	adults, and families receiving services, and
12	such additional information as the Sec-
13	retary determines is necessary. The report
14	due not later than September 30 of the
15	last such fiscal year shall include, at a
16	minimum, data on each of the performance
17	indicators included in the evaluation of the
18	regional partnership."; and
19	(9) in paragraph (10) , by striking "2012
20	through 2016" and inserting "2017 through 2021".

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1	Subtitle C—Miscellaneous
2	SEC. 131. REVIEWING AND IMPROVING LICENSING STAND-
3	ARDS FOR PLACEMENT IN A RELATIVE FOS-
4	TER FAMILY HOME.
5	(a) Identification of Reputable Model Li-
6	CENSING STANDARDS.—Not later than October 1, 2017,
7	the Secretary of Health and Human Services shall identify
8	reputable model licensing standards with respect to the li-
9	censing of foster family homes (as defined in section
10	472(c)(1) of the Social Security Act).
11	(b) STATE PLAN REQUIREMENT.—Section 471(a) of
12	the Social Security Act is amended—
13	(1) in paragraph (34)(B), by striking "and"
14	after the semicolon;
15	(2) in paragraph (35)(B), by striking the period
16	at the end and inserting a semicolon; and
17	(3) by adding at the end the following:
18	"(36) provides that, not later than April 1,
19	2018, the State shall submit to the Secretary infor-
20	mation addressing—
21	"(A) whether the State licensing standards
22	are in accord with model standards identified
23	by the Secretary, and if not, the reason for the
24	specific deviation and a description as to why
25	having a standard that is reasonably in accord

1	with the corresponding national model stand-
2	ards is not appropriate for the State;
3	"(B) whether the State has elected to
4	waive standards established in $471(a)(10)(A)$
5	for relative foster family homes (pursuant to
6	waiver authority provided by $471(a)(10)(D))$, a
7	description of which standards the State most
8	commonly waives, and if the State has not
9	elected to waive the standards, the reason for
10	not waiving these standards;
11	"(C) if the State has elected to waive
12	standards specified in subparagraph (B), how
13	caseworkers are trained to use the waiver au-
14	thority and whether the State has developed a
15	process or provided tools to assist caseworkers
16	in waiving nonsafety standards per the author-
17	ity provided in 471(a)(10)(D) to quickly place
18	children with relatives; and
19	"(D) a description of the steps the State is
20	taking to improve caseworker training or the
21	process, if any; and".

1	SEC. 132. DEVELOPMENT OF A STATEWIDE PLAN TO PRE-
2	VENT CHILD ABUSE AND NEGLECT FATALI-
3	TIES.
4	Section $422(b)(19)$ of the Social Security Act (42
5	U.S.C. 622(b)(19)) is amended to read as follows:
6	((19) document steps taken to track and pre-
7	vent child maltreatment deaths by including—
8	"(A) a description of the steps the State is
9	taking to compile complete and accurate infor-
10	mation on the deaths required by Federal law
11	to be reported by the State agency referred to
12	in paragraph (1) , including gathering relevant
13	information on the deaths from the relevant or-
14	ganizations in the State including entities such
15	as State vital statistics department, child death
16	review teams, law enforcement agencies, offices
17	of medical examiners or coroners; and
18	"(B) a description of the steps the State is
19	taking to develop and implement of a com-
20	prehensive, statewide plan to prevent the fatali-
21	ties that involves and engages relevant public
22	and private agency partners, including those in
23	public health, law enforcement, and the
24	courts.".

TITLE IV-E.

SEC. 133. MODERNIZING THE TITLE AND PURPOSE OF

(a) PART HEADING.—The heading for part E of title

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IV of the Social Security Act (42 U.S.C. 670 et seq.) is 4 5 amended to read as follows: "Subtitle E—Federal Payments for 6 Foster Care, Prevention, and 7 Permanency". 8 9 (b) PURPOSE.—The first sentence of section 470 of such Act (42 U.S.C. 670) is amended— 10 (1) by striking "1995) and" and inserting 11 12 *"*1995)*,"*; 13 (2) by inserting "kinship guardianship assist-14 ance, and prevention services or programs specified in section 471(e)(1)," after "needs,"; and 15 16 (3) by striking "(commencing with the fiscal 17 year which begins October 1, 1980)". 18 SEC. 134. EFFECTIVE DATES. 19 (a) EFFECTIVE DATES.— 20 (1) IN GENERAL.—Except as provided in para-21 graph (2), subject to subsection (b), the amend-22 ments made by this title shall take effect on October 23 1, 2016. 24 (2) EXCEPTIONS.—The amendments made by 25 sections 131 and 133 shall take effect on the date 26 of enactment of this Act. •HR 5456 IH

1 (b) TRANSITION RULE.—

2 (1) IN GENERAL.—In the case of a State plan 3 under part B or E of title IV of the Social Security 4 Act which the Secretary of Health and Human Serv-5 ices determines requires State legislation (other than 6 legislation appropriating funds) in order for the plan 7 to meet the additional requirements imposed by the 8 amendments made by this title, the State plan shall 9 not be regarded as failing to comply with the re-10 quirements of such part solely on the basis of the 11 failure of the plan to meet such additional require-12 ments before the first day of the first calendar quar-13 ter beginning after the close of the first regular ses-14 sion of the State legislature that begins after the 15 date of enactment of this Act. For purposes of the 16 previous sentence, in the case of a State that has a 17 2-year legislative session, each year of the session 18 shall be deemed to be a separate regular session of 19 the State legislature.

(2) APPLICATION TO PROGRAMS OPERATED BY
INDIAN TRIBAL ORGANIZATIONS.—In the case of an
Indian tribe, tribal organization, or tribal consortium
which the Secretary of Health and Human Services
determines requires time to take action necessary to
comply with the additional requirements imposed by

the amendments made by this title (whether the 1 2 tribe, organization, or tribal consortium has a plan under section 479B of the Social Security Act or a 3 4 cooperative agreement or contract entered into with a State), the Secretary shall provide the tribe, orga-5 6 nization, or tribal consortium with such additional 7 time as the Secretary determines is necessary for the tribe, organization, or tribal consortium to take the 8 9 action to comply with the additional requirements 10 before being regarded as failing to comply with the 11 requirements. **II**—ENSURING THE NE-TITLE 12 CESSITY OF A PLACEMENT 13 THAT IS NOT IN A FOSTER 14 **FAMILY HOME** 15 16 SEC. 201. LIMITATION ON FEDERAL FINANCIAL PARTICIPA-17 TION FOR PLACEMENTS THAT ARE NOT IN 18 FOSTER FAMILY HOMES. 19 (a) LIMITATION ON FEDERAL FINANCIAL PARTICIPA-20 TION.— 21 (1) IN GENERAL.—Section 472 of the Social 22 Security Act (42 U.S.C. 672), as amended by sec-23 tion 112, is amended—

1	(A) in subsection (a)(2)(C), by inserting ",
2	but only to the extent permitted under sub-
3	section (k)" after "institution"; and
4	(B) by adding at the end the following:
5	"(k) Limitation on Federal Financial Partici-
6	PATION.—
7	"(1) IN GENERAL.—Beginning with the third
8	week for which foster care maintenance payments
9	are made under this section on behalf of a child
10	placed in a child-care institution, no Federal pay-
11	ment shall be made to the State under section
12	474(a)(1) for amounts expended for foster care
13	maintenance payments on behalf of the child un-
14	less—
15	"(A) the child is placed in a child-care in-
16	stitution that is a setting specified in paragraph
17	(2) (or is placed in a licensed residential family-
18	based treatment facility consistent with sub-
19	section (j)); and
20	"(B) in the case of a child placed in a
21	qualified residential treatment program (as de-
22	fined in paragraph (4)), the requirements speci-
23	fied in paragraph (3) and section $475A(c)$ are

1	"(2) Specified settings for placement.—
2	The settings for placement specified in this para-
3	graph are the following:
4	"(A) A qualified residential treatment pro-
5	gram (as defined in paragraph (4)).
6	"(B) A setting specializing in providing
7	prenatal, post-partum, or parenting supports
8	for youth.
9	"(C) In the case of a child who has at-
10	tained 18 years of age, a supervised setting in
11	which the child is living independently.
12	"(3) Assessment to determine appro-
13	PRIATENESS OF PLACEMENT IN A QUALIFIED RESI-
14	DENTIAL TREATMENT PROGRAM.—
15	"(A) DEADLINE FOR ASSESSMENT.—In
16	the case of a child who is placed in a qualified
17	residential treatment program, if the assess-
18	ment required under section $475A(c)(1)$ is not
19	completed within 30 days after the placement is
20	made, no Federal payment shall be made to the
21	State under section $474(a)(1)$ for any amounts
22	expended for foster care maintenance payments
23	on behalf of the child during the placement.
24	"(B) Deadline for transition out of
25	PLACEMENT.—If the assessment required under

1	section $475A(c)(1)$ determines that the place-
2	ment of a child in a qualified residential treat-
3	ment program is not appropriate, a court dis-
4	approves such a placement under section
5	475A(c)(2), or a child who has been in an ap-
6	proved placement in a qualified residential
7	treatment program is going to return home or
8	be placed with a fit and willing relative, a legal
9	guardian, or an adoptive parent, or in a foster
10	family home, Federal payments shall be made
11	to the State under section $474(a)(1)$ for
12	amounts expended for foster care maintenance
13	payments on behalf of the child while the child
14	remains in the qualified residential treatment
15	program only during the period necessary for
16	the child to transition home or to such a place-
17	ment. In no event shall a State receive Federal
18	payments under section $474(a)(1)$ for amounts
19	expended for foster care maintenance payments
20	on behalf of a child who remains placed in a
21	qualified residential treatment program after
22	the end of the 30-day period that begins on the
23	date a determination is made that the place-
24	ment is no longer the recommended or approved
25	placement for the child.

1	"(4) QUALIFIED RESIDENTIAL TREATMENT
2	PROGRAM.—For purposes of this part, the term
3	'qualified residential treatment program' means a
4	program that—
5	"(A) has a trauma-informed treatment
6	model that is designed to address the needs, in-
7	cluding clinical needs as appropriate, of chil-
8	dren with serious emotional or behavioral dis-
9	orders or disturbances and, with respect to a
10	child, is able to implement the treatment identi-
11	fied for the child by the assessment of the child
12	required under section 475A(c);
13	"(B) has registered or licensed nursing
14	staff and other licensed clinical staff who—
15	"(i) provide care within the scope of
16	their practice as defined by State law;
17	"(ii) are on-site during business
18	hours; and
19	"(iii) are available 24 hours a day and
20	7 days a week;
21	"(C) to the extent appropriate, and in ac-
22	cordance with the child's best interests, facili-
23	tates participation of family members in the
24	child's treatment program;

1	"(D) facilitates outreach to the family
2	members of the child, including siblings, docu-
3	ments how the outreach is made (including con-
4	tact information), and maintains contact infor-
5	mation for any known biological family and fic-
6	tive kin of the child;
7	"(E) documents how family members are
8	integrated into the treatment process for the
9	child, including post-discharge, and how sibling
10	connections are maintained;
11	"(F) provides discharge planning and fam-
12	ily-based aftercare support for at least 6
13	months post-discharge; and
14	"(G) is licensed in accordance with section
15	471(a)(10) and is accredited by any of the fol-
16	lowing independent, not-for-profit organizations:
17	"(i) The Commission on Accreditation
18	of Rehabilitation Facilities (CARF).
19	"(ii) The Joint Commission on Ac-
20	creditation of Healthcare Organizations
21	(JCAHO).
22	"(iii) The Council on Accreditation
23	(COA).

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1	"(iv) Any other independent, not-for-
2	profit accrediting organization approved by
3	the Secretary.".
4	(2) Conforming Amendment.—Section
5	474(a)(1) of the Social Security Act (42 U.S.C.
6	674(a)(1)), as amended by section $112(b)$, is amend-
7	ed by striking "subsection (j)" and inserting "sub-
8	sections (j) and (k)".
9	(b) Definition of Foster Family Home, Child-
10	CARE INSTITUTION.—Section 472(c) of such Act (42
11	U.S.C. 672(c)(1)) is amended to read as follows:
12	"(c) DEFINITIONS.—For purposes of this part:
13	"(1) FOSTER FAMILY HOME.—
14	"(A) IN GENERAL.—The term 'foster fam-
15	ily home' means the home of an individual or
16	family—
17	"(i) that is licensed or approved by
18	the State in which it is situated as a foster
19	family home that meets the standards es-
20	tablished for the licensing or approval; and
21	"(ii) in which a child in foster care
22	has been placed in the care of an indi-
23	vidual, who resides with the child and who
24	has been licensed or approved by the State
25	to be a foster parent—

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1	"(I) that the State deems capable
2	of adhering to the reasonable and pru-
3	dent parent standard;
4	"(II) that provides 24-hour sub-
5	stitute care for children placed away
6	from their parents or other care-
7	takers; and
8	"(III) that provides the care for
9	not more than 6 children in foster
10	care.
11	"(B) STATE FLEXIBILITY.—The number of
12	foster children that may be cared for in a home
13	under subparagraph (A) may exceed the numer-
14	ical limitation in subparagraph (A)(ii)(III), at
15	the option of the State, for any of the following
16	reasons:
17	"(i) To allow a parenting youth in fos-
18	ter care to remain with the child of the
19	parenting youth.
20	"(ii) To allow siblings to remain to-
21	gether.
22	"(iii) To allow a child with an estab-
23	lished meaningful relationship with the
24	family to remain with the family.

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1	"(iv) To allow a family with special
2	training or skills to provide care to a child
3	who has a severe disability.
4	"(C) Rule of construction.—Subpara-
5	graph (A) shall not be construed as prohibiting
6	a foster parent from renting the home in which
7	the parent cares for a foster child placed in the
8	parent's care.
9	"(2) CHILD-CARE INSTITUTION.—
10	"(A) IN GENERAL.—The term 'child-care
11	institution' means a private child-care institu-
12	tion, or a public child-care institution which ac-
13	commodates no more than 25 children, which is
14	licensed by the State in which it is situated or
15	has been approved by the agency of the State
16	responsible for licensing or approval of institu-
17	tions of this type as meeting the standards es-
18	tablished for the licensing.
19	"(B) SUPERVISED SETTINGS.—In the case
20	of a child who has attained 18 years of age, the
21	term shall include a supervised setting in which
22	the individual is living independently, in accord-
23	ance with such conditions as the Secretary shall
24	establish in regulations.

"(C) EXCLUSIONS.—The term shall not in clude detention facilities, forestry camps, train ing schools, or any other facility operated pri marily for the detention of children who are de termined to be delinquent.".

6 (c) TRAINING FOR STATE JUDGES, ATTORNEYS, AND 7 OTHER LEGAL PERSONNEL CHILD Welfare IN 8 CASES.—Section 438(b)(1) of such Act (42) U.S.C. 9 629h(b)(1) is amended in the matter preceding subparagraph (A) by inserting "shall provide for the training of 10 judges, attorneys, and other legal personnel in child wel-11 fare cases on Federal child welfare policies and payment 12 13 limitations with respect to children in foster care who are placed in settings that are not a foster family home," after 14 15 "with respect to the child,".

16 (d) ASSURANCE OF NONIMPACT ON JUVENILE JUS-17 TICE SYSTEM.—

18 (1) STATE PLAN REQUIREMENT.—Section
19 471(a) of such Act (42 U.S.C. 671(a)), as amended
20 by section 131, is further amended by adding at the
21 end the following:

"(37) includes a certification that, in response
to the limitation imposed under section 472(k) with
respect to foster care maintenance payments made
on behalf of any child who is placed in a setting that

is not a foster family home, the State will not enact 2 or advance policies or practices that would result in 3 a significant increase in the population of youth in 4 the State's juvenile justice system.".

(2) GAO STUDY AND REPORT.—The Comp-5 troller General of the United States shall evaluate 6 7 the impact, if any, on State juvenile justice systems 8 of the limitation imposed under section 472(k) of 9 the Social Security Act (as added by section 10 201(a)(1)) on foster care maintenance payments 11 made on behalf of any child who is placed in a set-12 ting that is not a foster family home, in accordance 13 with the amendments made by subsections (a) and 14 (b) of this section. In particular, the Comptroller 15 General shall evaluate the extent to which children 16 in foster care who also are subject to the juvenile 17 justice system of the State are placed in a facility 18 under the jurisdiction of the juvenile justice system 19 and whether the lack of available congregate care 20 placements under the jurisdiction of the child wel-21 fare systems is a contributing factor to that result. 22 Not later than December 31, 2023, the Comptroller 23 General shall submit to Congress a report on the re-24 sults of the evaluation.

1SEC. 202. ASSESSMENT AND DOCUMENTATION OF THE2NEED FOR PLACEMENT IN A QUALIFIED RES-3IDENTIAL TREATMENT PROGRAM.

4 Section 475A of the Social Security Act (42 U.S.C.
5 675a) is amended by adding at the end the following:

6 "(c) Assessment, Documentation, and Judicial 7 DETERMINATION REQUIREMENTS FOR PLACEMENT IN A QUALIFIED RESIDENTIAL TREATMENT PROGRAM.—In 8 9 the case of any child who is placed in a qualified residential treatment program (as defined in section 472(k)(4)), 10 11 the following requirements shall apply for purposes of approving the case plan for the child and the case system 12 13 review procedure for the child:

14 "(1)(A) Within 30 days of the start of each
15 placement in such a setting, a qualified individual
16 (as defined in subparagraph (D)) shall—

"(i) assess the strengths and needs of the
child using an age-appropriate, evidence-based,
validated, functional assessment tool approved
by the Secretary;

21 "(ii) determine whether the needs of the
22 child can be met with family members or
23 through placement in a foster family home or,
24 if not, which setting from among the settings
25 specified in section 472(k)(2) would provide the
26 most effective and appropriate level of care for

the child in the least restrictive environment and be consistent with the short- and long-term

goals for the child, as specified in the permanency plan for the child; and

"(iii) develop a list of child-specific short-6 and long-term mental and behavioral health goals.

8 "(B)(i) The State shall assemble a family and 9 permanency team for the child in accordance with 10 the requirements of clauses (ii) and (iii). The quali-11 fied individual conducting the assessment required 12 under subparagraph (A) shall work in conjunction 13 with the family of, and permanency team for, the 14 child while conducting and making the assessment.

15 "(ii) The family and permanency team shall 16 consist of all appropriate biological family members, 17 relative, and fictive kin of the child, as well as, as 18 appropriate, professionals who are a resource to the 19 family of the child, such as teachers, medical or 20 mental health providers who have treated the child, 21 or clergy. In the case of a child who has attained 22 age 14, the family and permanency team shall in-23 clude the members of the permanency planning team 24 for the child that are selected by the child in accord-25 ance with section 475(5)(C)(iv).

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"(I) the reasonable and good faith effort of the State to identify and include all such individuals on the family of, and permanency team for, the child;

7 "(II) all contact information for members 8 of the family and permanency team, as well as 9 contact information for other family members 10 and fictive kin who are not part of the family 11 and permanency team;

12 "(III) evidence that meetings of the family 13 and permanency team, including meetings relat-14 ing to the assessment required under subpara-15 graph (A), are held at a time and place conven-16 ient for family;

17 "(IV) if reunification is the goal, evidence 18 demonstrating that the parent from whom the 19 child was removed provided input on the mem-20 bers of the family and permanency team;

"(V) evidence that the assessment required 21 22 under subparagraph (A) is determined in con-23 junction with the family and permanency team; 24 and

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case plan—

"(VI) the placement preferences of the family and permanency team relative to the assessment and, if the placement preferences of the family and permanency team and child are not the placement setting recommended by the qualified individual conducting the assessment under subparagraph (A), the reasons why the preferences of the team and of the child were not recommended.

10 "(C) In the case of a child who the qualified in-11 dividual conducting the assessment under subpara-12 graph (A) determines should not be placed in a fos-13 ter family home, the qualified individual shall specify 14 in writing the reasons why the needs of the child 15 cannot be met by the family of the child or in a fos-16 ter family home. A shortage or lack of foster family 17 homes shall not be an acceptable reason for deter-18 mining that a needs of the child cannot be met in 19 a foster family home. The qualified individual also 20 shall specify in writing why the recommended place-21 ment in a qualified residential treatment program is 22 the setting that will provide the child with the most 23 effective and appropriate level of care in the least re-24 strictive environment and how that placement is con-25 sistent with the short- and long-term goals for the

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child, as specified in the permanency plan for the
 child.

"(D)(i) Subject to clause (ii), in this subsection,
the term 'qualified individual' means a trained professional or licensed clinician who is not an employee
of the State agency and who is not connected to, or
affiliated with, any placement setting in which children are placed by the State.

9 "(ii) The Secretary may approve a request of a 10 State to waive any requirement in clause (i) upon a 11 submission by the State, in accordance with criteria 12 established by the Secretary, that certifies that the 13 trained professionals or licensed clinicians with re-14 sponsibility for performing the assessments de-15 scribed in subparagraph (A) shall maintain objec-16 tivity with respect to determining the most effective 17 and appropriate placement for a child.

18 "(2) Within 60 days of the start of each place-19 ment in a qualified residential treatment program, a 20 family or juvenile court or another court (including 21 a tribal court) of competent jurisdiction, or an ad-22 ministrative body appointed or approved by the 23 court, independently, shall—

24 "(A) consider the assessment, determina-25 tion, and documentation made by the qualified

individual conducting the assessment under paragraph (1);

"(B) determine whether the needs of the 3 4 child can be met through placement in a foster 5 family home or, if not, whether placement of 6 the child in a qualified residential treatment 7 program provides the most effective and appro-8 priate level of care for the child in the least re-9 strictive environment and whether that place-10 ment is consistent with the short- and long-11 term goals for the child, as specified in the per-12 manency plan for the child; and

13 "(C) approve or disapprove the placement. 14 "(3) The written documentation made under 15 paragraph (1)(C) and documentation of the deter-16 mination and approval or disapproval of the place-17 ment in a qualified residential treatment program by 18 a court or administrative body under paragraph (2) 19 shall be included in and made part of the case plan 20 for the child.

21 "(4) As long as a child remains placed in a 22 qualified residential treatment program, the State 23 agency shall submit evidence at each status review 24 and each permanency hearing held with respect to 25 the child—

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1	"(A) demonstrating that ongoing assess-
2	ment of the strengths and needs of the child
3	continues to support the determination that the
4	needs of the child cannot be met through place-
5	ment in a foster family home, that the place-
6	ment in a qualified residential treatment pro-
7	gram provides the most effective and appro-
8	priate level of care for the child in the least re-
9	strictive environment, and that the placement is
10	consistent with the short- and long-term goals
11	for the child, as specified in the permanency
12	plan for the child;
13	"(B) documenting the specific treatment or
14	service needs that will be met for the child in
15	the placement and the length of time the child
16	is expected to need the treatment or services;
17	and
18	"(C) documenting the efforts made by the
19	State agency to prepare the child to return
20	home or to be placed with a fit and willing rel-
21	ative, a legal guardian, or an adoptive parent,
22	or in a foster family home.
23	"(5) In the case of any child who is placed in
24	a qualified residential treatment program for more

than 12 consecutive months or 18 nonconsecutive

1	months (or, in the case of a child who has not at-
2	tained age 13, for more than 6 consecutive or non-
3	consecutive months), the State agency shall submit
4	to the Secretary—
5	"(A) the most recent versions of the evi-
6	dence and documentation specified in paragraph
7	(4); and
8	"(B) the signed approval of the head of
9	the State agency for the continued placement of
10	the child in that setting.".
11	SEC. 203. PROTOCOLS TO PREVENT INAPPROPRIATE DIAG-
12	NOSES.
13	(a) STATE PLAN REQUIREMENT.—Section
14	422(b)(15)(A) of the Social Security Act (42 U.S.C.
15	622(b)(15)(A)) is amended—
16	(1) in clause (vi), by striking "and" after the
17	semicolon;
18	(2) by redesignating clause (vii) as clause (viii);
19	and
20	(3) by inserting after clause (vi) the following:
21	"(vii) the procedures and protocols
22	the State has established to ensure that
23	children in foster care placements are not
24	inappropriately diagnosed with mental ill-
25	ness, other emotional or behavioral dis-

orders, medically fragile conditions, or de velopmental disabilities, and placed in set tings that are not foster family homes as
 a result of the inappropriate diagnoses;
 and".

6 (b) EVALUATION.—Section 476 of such Act (42) 7 U.S.C. 676), as amended by sections 111(d) and 131(a), 8 is further amended by adding at the end the following: 9 "(f) EVALUATION OF STATE PROCEDURES AND PRO-TOCOLS TO PREVENT INAPPROPRIATE DIAGNOSES OF 10 MENTAL ILLNESS OR OTHER CONDITIONS.—The Sec-11 retary shall conduct an evaluation of the procedures and 12 13 protocols established by States in accordance with the re-14 quirements of section 422(b)(15)(A)(vii). The evaluation 15 shall analyze the extent to which States comply with and enforce the procedures and protocols and the effectiveness 16 17 of various State procedures and protocols and shall iden-18 tify best practices. Not later than January 1, 2019, the Secretary shall submit a report on the results of the eval-19 uation to Congress.". 20

1	SEC. 204. ADDITIONAL DATA AND REPORTS REGARDING
2	CHILDREN PLACED IN A SETTING THAT IS
3	NOT A FOSTER FAMILY HOME.
4	Section $479A(a)(7)(A)$ of the Social Security Act (42)
5	U.S.C. 679b(a)(7)(A)) is amended by striking clauses (i)
6	through (vi) and inserting the following:
7	"(i) with respect to each such place-
8	ment—
9	"(I) the type of the placement
10	setting, including whether the place-
11	ment is shelter care, a group home
12	and if so, the range of the child popu-
13	lation in the home, a residential treat-
14	ment facility, a hospital or institution
15	providing medical, rehabilitative, or
16	psychiatric care, a setting specializing
17	in providing prenatal, post-partum or
18	parenting supports, or some other
19	kind of child-care institution and if so,
20	what kind;
21	"(II) the number of children in
22	the placement setting and the age,
23	race, ethnicity, and gender of each of
24	the children;
25	"(III) for each child in the place-
26	ment setting, the length of the place-

1	ment of the child in the setting,
2	whether the placement of the child in
3	the setting is the first placement of
4	the child and if not, the number and
5	type of previous placements of the
6	child, and whether the child has spe-
7	cial needs or another diagnosed men-
8	tal or physical illness or condition;
9	and
10	"(IV) the extent of any special-
11	ized education, treatment, counseling,
12	or other services provided in the set-
13	ting; and
14	"(ii) separately, the number and ages
15	of children in the placements who have a
16	permanency plan of another planned per-
17	manent living arrangement; and".
18	SEC. 205. EFFECTIVE DATES; APPLICATION TO WAIVERS.
19	(a) Effective Dates.—
20	(1) IN GENERAL.—Subject to paragraph (2)
21	and subsections (b) and (c), the amendments made
22	by this title shall take effect on October 1, 2016.
23	(2) TRANSITION RULE.—In the case of a State
24	plan under part B or E of title IV of the Social Se-
25	curity Act which the Secretary of Health and

Human Services determines requires State legislation (other than legislation appropriating funds) in order for the plan to meet the additional requirements imposed by the amendments made by this title, the State plan shall not be regarded as failing to comply with the requirements of such part solely on the basis of the failure of the plan to meet the additional requirements before the first day of the first calendar quarter beginning after the close of the first regular session of the State legislature that begins after the date of enactment of this Act. For

purposes of the previous sentence, in the case of a
State that has a 2-year legislative session, each year
of the session shall be deemed to be a separate regular session of the State legislature.

(b) LIMITATION ON FEDERAL FINANCIAL PARTICI17 PATION FOR PLACEMENTS THAT ARE NOT IN FOSTER
18 FAMILY HOMES AND RELATED PROVISIONS.—The
19 amendments made by sections 201(a), 201(b), 201(d),
20 and 202 shall take effect on October 1, 2019.

(c) APPLICATION TO STATES WITH WAIVERS.—In
the case of a State that, on the date of enactment of this
Act, has in effect a waiver approved under section 1130
of the Social Security Act (42 U.S.C. 1320a–9), the
amendments made by this title shall not apply with respect

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1	to the State before the expiration (determined without re-
2	gard to any extensions) of the waiver to the extent the
3	amendments are inconsistent with the terms of the waiver.
4	TITLE III—CONTINUING SUP-
5	PORT FOR CHILD AND FAM-
6	ILY SERVICES
7	SEC. 301. SUPPORTING AND RETAINING FOSTER FAMILIES
8	FOR CHILDREN.
9	Section $431(a)(2)(B)$ of the Social Security Act (42)
10	U.S.C. $631(a)(2)(B)$) is amended by redesignating clauses
11	(iii) through (vi) as clauses (iv) through (vii), respectively,
12	and inserting after clause (ii) the following:
13	"(iii) To support and retain foster
14	families so they can provide quality family-
15	based settings for children in foster care.".
16	SEC. 302. EXTENSION OF CHILD AND FAMILY SERVICES
17	PROGRAMS.
18	(a) Extension of Stephanie Tubbs Jones Child
19	Welfare Services Program.—Section 425 of the So-
20	cial Security Act (42 U.S.C. 625) is amended by striking
21	"2012 through 2016" and inserting "2017 through
22	2021".
23	(b) EXTENSION OF PROMOTING SAFE AND STABLE
24	Families Program Authorizations.—

(1) IN GENERAL.—Section 436(a) of such Act
 (42 U.S.C. 629f(a)) is amended by striking all that
 follows "\$345,000,000" and inserting "for each of
 fiscal years 2017 through 2021.".

5 (2) DISCRETIONARY GRANTS.—Section 437(a)
6 of such Act (42 U.S.C. 629g(a)) is amended by
7 striking "2012 through 2016" and inserting "2017
8 through 2021".

9 (c) EXTENSION OF FUNDING RESERVATIONS FOR
10 MONTHLY CASEWORKER VISITS AND REGIONAL PART11 NERSHIP GRANTS.—Section 436(b) of such Act (42
12 U.S.C. 629f(b)) is amended—

(1) in paragraph (4)(A), by striking "2012
through 2016" and inserting "2017 through 2021";
and

16 (2) in paragraph (5), by striking "2012
17 through 2016" and inserting "2017 through 2021".
18 (d) REAUTHORIZATION OF FUNDING FOR STATE
19 COURTS.—

20 (1) EXTENSION OF PROGRAM.—Section
21 438(c)(1) of such Act (42 U.S.C. 629h(c)(1)) is
22 amended by striking "2012 through 2016" and in23 serting "2017 through 2021".

24 (2) EXTENSION OF FEDERAL SHARE.—Section
25 438(d) of such Act (42 U.S.C. 629h(d)) is amended

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1	by striking "2012 through 2016" and inserting
2	"2017 through 2021".
3	(e) Repeal of Expired Provisions.—Section
4	438(e) of such Act (42 U.S.C. 629h(e)) is repealed.
5	SEC. 303. IMPROVEMENTS TO THE JOHN H. CHAFEE FOS-
6	TER CARE INDEPENDENCE PROGRAM AND
7	RELATED PROVISIONS.
8	(a) Authority To Serve Former Foster Youth
9	UP TO AGE 23.—Section 477 of the Social Security Act
10	(42 U.S.C. 677) is amended—
11	(1) in subsection (a)(5), by inserting "(or 23
12	years of age, in the case of a State with a certifi-
13	cation under subsection $(b)(3)(A)(ii)$ to provide as-
14	sistance and services to youths who have aged out
15	of foster care and have not attained such age, in ac-
16	cordance with such subsection)" after "21 years of
17	age'';
18	(2) in subsection $(b)(3)(A)$ —
19	(A) by inserting "(i)" before "A certifi-
20	cation";
21	(B) by striking "children who have left fos-
22	ter care" and all that follows through the pe-
23	riod and inserting "youths who have aged out
24	of foster care and have not attained 21 years of
25	age."; and

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(C) by adding at the end the following:

2 "(ii) If the State has elected under 3 section 475(8)(B) to extend eligibility for 4 foster care to all children who have not attained 21 years of age, or if the Secretary 5 6 determines that the State agency respon-7 sible for administering the State plans 8 under this part and part B uses State 9 funds or any other funds not provided 10 under this part to provide services and as-11 sistance for youths who have aged out of 12 foster care that are comparable to the 13 services and assistance the youths would 14 receive if the State had made such an elec-15 tion, the certification required under clause 16 (i) may provide that the State will provide 17 assistance and services to youths who have 18 aged out of foster care and have not at-19 tained 23 years of age."; and

(3) in subsection (b)(3)(B), by striking "children who have left foster care" and all that follows
through the period and inserting "youths who have
aged out of foster care and have not attained 21
years of age (or 23 years of age, in the case of a
State with a certification under subparagraph (A)(i)

2 have aged out of foster care and have not attained accordance with 3 such in subparagraph age, (A)(ii)).". 4 5 TO REDISTRIBUTE (b) AUTHORITY UNSPENT 6 FUNDS.—Section 477(d) of such Act (42 U.S.C. 677(d) 7 is amended— (1) in paragraph (4), by inserting "or does not 8 9 expend allocated funds within the time period speci-10 fied under 477(d)(3)" after "provided by the Sec-11 retary"; and 12 (2) by adding at the end the following: 13 ((5))REDISTRIBUTION OF UNEXPENDED 14 AMOUNTS.---"(A) AVAILABILITY OF AMOUNTS.—To the 15 16 extent that amounts paid to States under this 17 section in a fiscal year remain unexpended by 18 the States at the end of the succeeding fiscal 19 year, the Secretary may make the amounts 20 available for redistribution in the second suc-21 ceeding fiscal year among the States that apply 22 for additional funds under this section for that 23 second succeeding fiscal year. "(B) REDISTRIBUTION.— 24

to provide assistance and services to youths who

1	"(i) IN GENERAL.—The Secretary
2	shall redistribute the amounts made avail-
3	able under subparagraph (A) for a fiscal
4	year among eligible applicant States. In
5	this subparagraph, the term 'eligible appli-
6	cant State' means a State that has applied
7	for additional funds for the fiscal year
8	under subparagraph (A) if the Secretary
9	determines that the State will use the
10	funds for the purpose for which originally
11	allotted under this section.
12	"(ii) Amount to be redistrib-
13	UTED.—The amount to be redistributed to
14	each eligible applicant State shall be the
15	amount so made available multiplied by the
16	State foster care ratio, (as defined in sub-
17	section $(c)(4)$, except that, in such sub-
18	section, 'all eligible applicant States (as de-
19	fined in subsection $(d)(5)(B)(i))'$ shall be
20	substituted for 'all States').
21	"(iii) Treatment of redistributed
22	AMOUNT.—Any amount made available to
23	a State under this paragraph shall be re-
24	garded as part of the allotment of the

1	State under this section for the fiscal year
2	in which the redistribution is made.
3	"(C) TRIBES.—For purposes of this para-
4	graph, the term 'State' includes an Indian tribe,
5	tribal organization, or tribal consortium that re-
6	ceives an allotment under this section.".
7	(c) Expanding and Clarifying the Use of Edu-
8	CATION AND TRAINING VOUCHERS.—
9	(1) IN GENERAL.—Section $477(i)(3)$ of such
10	Act (42 U.S.C. 677(i)(3)) is amended—
11	(A) by striking "on the date" and all that
12	follows through "23" and inserting "to remain
13	eligible until they attain 26 years of age"; and
14	(B) by inserting ", but in no event may a
15	youth participate in the program for more than
16	5 years (whether or not consecutive)" before
17	the period.
18	(2) Conforming Amendment.—Section
19	477(i)(1) of such Act (42 U.S.C. $677(i)(1)$) is
20	amended by inserting "who have attained 14 years
21	of age" before the period.
22	(d) Other Improvements.—Section 477 of such
23	Act (42 U.S.C. 677), as amended by subsections (a), (b),
24	and (c) is amended—

1	(1) in the section heading, by striking "INDE-
2	PENDENCE PROGRAM " and inserting " PROGRAM
3	FOR SUCCESSFUL TRANSITION TO ADULT-
4	HOOD '';
5	(2) in subsection (a)—
6	(A) in paragraph (1)—
7	(i) by striking "identify children who
8	are likely to remain in foster care until 18
9	years of age and to help these children
10	make the transition to self-sufficiency by
11	providing services" and inserting "support
12	all youth who have experienced foster care
13	at age 14 or older in their transition to
14	adulthood through transitional services";
15	(ii) by inserting "and post-secondary
16	education" after "high school diploma";
17	and
18	(iii) by striking "training in daily liv-
19	ing skills, training in budgeting and finan-
20	cial management skills" and inserting
21	"training and opportunities to practice
22	daily living skills (such as financial literacy
23	training and driving instruction)";
24	(B) in paragraph (2), by striking "who are
25	likely to remain in foster care until 18 years of

1	age receive the education, training, and services
2	necessary to obtain employment" and inserting
3	"who have experienced foster care at age 14 or
4	older achieve meaningful, permanent connec-
5	tions with a caring adult";
6	(C) in paragraph (3), by striking "who are
7	likely to remain in foster care until 18 years of
8	age prepare for and enter postsecondary train-
9	ing and education institutions" and inserting
10	"who have experienced foster care at age 16 or
11	older engage in age or developmentally appro-
12	priate activities, positive youth development,
13	and experiential learning that reflects what
14	their peers in intact families experience"; and
15	(D) by striking paragraph (4) and redesig-
16	nating paragraphs (5) through (8) as para-
17	graphs (4) through (7);
18	(3) in subsection (b)—
19	(A) in paragraph (2)(D), by striking "ado-
20	lescents" and inserting "youth"; and
21	(B) in paragraph (3)—
22	(i) in subparagraph (D)—
23	(I) by inserting "including train-
24	ing on youth development" after "to
25	provide training"; and

1	(II) by striking "adolescents pre-
2	paring for independent living" and all
3	that follows through the period and
4	inserting "youth preparing for a suc-
5	cessful transition to adulthood and
6	making a permanent connection with
7	a caring adult";
8	(ii) in subparagraph (H), by striking
9	"adolescents" each place it appears and in-
10	serting "youth"; and
11	(iii) in subparagraph (K)—
12	(I) by striking "an adolescent"
13	and inserting "a youth"; and
14	(II) by striking "the adolescent"
15	each place it appears and inserting
16	"the youth"; and
17	(4) in subsection (f), by striking paragraph (2)
18	and inserting the following:
19	"(2) Report to congress.—Not later than
20	October 1, 2017, the Secretary shall submit to the
21	Committee on Ways and Means of the House of
22	Representatives and the Committee on Finance of
23	the Senate a report on the National Youth in Tran-
24	sition Database and any other databases in which
25	States report outcome measures relating to children

in foster care and children who have aged out of foster care or left foster care for kinship guardianship or adoption. The report shall include the following:

4 "(A) A description of the reasons for entry 5 into foster care and of the foster care experi-6 ences, such as length of stay, number of place-7 ment settings, case goal, and discharge reason 8 of 17-year-olds who are surveyed by the Na-9 tional Youth in Transition Database and an 10 analysis of the comparison of that description 11 with the reasons for entry and foster care expe-12 riences of children of other ages who exit from 13 foster care before attaining age 17.

"(B) A description of the characteristics of
the individuals who report poor outcomes at
ages 19 and 21 to the National Youth in Transition Database.

18 "(C) Benchmarks for determining what 19 constitutes a poor outcome for youth who re-20 main in or have exited from foster care and 21 plans the executive branch will take to incor-22 porate these benchmarks in efforts to evaluate 23 child welfare agency performance in providing 24 services to children transitioning from foster 25 care.

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1 "(D) An analysis of the association be-2 tween types of placement, number of overall 3 placements, time spent in foster care, and other 4 factors, and outcomes at ages 19 and 21. 5 "(E) An analysis of the differences in out-6 comes for children in and formerly in foster 7 care at age 19 and 21 among States.". 8 (e) CLARIFYING DOCUMENTATION PROVIDED TO 9 Foster YOUTH LEAVING FOSTER CARE.—Section 475(5)(I) of such Act (42 U.S.C. 675) is amended by in-10 11 serting after "REAL ID Act of 2005" the following: ", 12 and any official documentation necessary to prove that the child was previously in foster care". 13 **IV—CONTINUING** TITLE **INCEN-**14 TO STATES TO PRO-TIVES 15 **MOTE ADOPTION AND LEGAL** 16 **GUARDIANSHIP** 17 18 SEC. 401. REAUTHORIZING ADOPTION AND LEGAL GUARD-19 IANSHIP INCENTIVE PROGRAMS. 20 Section 473A of the Social Security Act (42 U.S.C. 21 673b) is amended— 22 (1) in subsection (b)(4), by striking "2013" 23 through 2015" and inserting "2016 through 2020"; 24 (2) in subsection (h)(1)(D), by striking "2016" and inserting "2021"; and 25

(3) in subsection (h)(2), by striking "2016" 1 2 and inserting "2021". TITLE V—TECHNICAL 3 CORRECTIONS 4 5 SEC. 501. TECHNICAL CORRECTIONS TO DATA EXCHANGE 6 STANDARDS TO IMPROVE PROGRAM COORDI-7 NATION. 8 (a) IN GENERAL.—Section 440 of the Social Security 9 Act (42 U.S.C. 629m) is amended to read as follows: 10 "SEC. 440. DATA EXCHANGE STANDARDS FOR IMPROVED 11 INTEROPERABILITY. "(a) DESIGNATION.—The Secretary shall, in con-12 13 sultation with an interagency work group established by 14 the Office of Management and Budget and considering 15 State government perspectives, by rule, designate data exchange standards to govern, under this part— 16 17 "(1) necessary categories of information that 18 State agencies operating programs under State 19 plans approved under this part are required under 20 applicable Federal law to electronically exchange 21 with another State agency; and 22 "(2) Federal reporting and data exchange re-23 quired under applicable Federal law.

1	"(b) REQUIREMENTS.—The data exchange standards
2	required by paragraph (1) shall, to the extent prac-
3	ticable—
4	"(1) incorporate a widely accepted, non-propri-
5	etary, searchable, computer-readable format, such as
6	the eXtensible Markup Language;
7	"(2) contain interoperable standards developed
8	and maintained by intergovernmental partnerships,
9	such as the National Information Exchange Model;
10	"(3) incorporate interoperable standards devel-
11	oped and maintained by Federal entities with au-
12	thority over contracting and financial assistance;
13	"(4) be consistent with and implement applica-
14	ble accounting principles;
15	"(5) be implemented in a manner that is cost-
16	effective and improves program efficiency and effec-
17	tiveness; and
18	"(6) be capable of being continually upgraded
19	as necessary.
20	"(c) RULE OF CONSTRUCTION.—Nothing in this sub-
21	section shall be construed to require a change to existing
22	data exchange standards found to be effective and effi-
23	cient.".
24	(b) EFFECTIVE DATE.—Not later than the date that
25	is 24 months after the date of the enactment of this sec-

tion, the Secretary of Health and Human Services shall 1 2 issue a proposed rule that— 3 (1) identifies federally required data exchanges, 4 include specification and timing of exchanges to be 5 standardized, and address the factors used in deter-6 mining whether and when to standardize data ex-7 changes; and 8 (2) specifies State implementation options and 9 describes future milestones. 10 SEC. 502. TECHNICAL CORRECTIONS TO STATE REQUIRE-11 MENT TO ADDRESS THE DEVELOPMENTAL 12 NEEDS OF YOUNG CHILDREN. 13 Section 422(b)(18) of the Social Security Act (42) 14 U.S.C. 622(b)(18)) is amended by striking "such chil-15 dren" and inserting "all vulnerable children under 5 years of age". 16 VI—ENSURING **STATES** TITLE 17 **REINVEST SAVINGS RESULT-**18 ING FROM **INCREASE** IN 19 ADOPTION ASSISTANCE 20 21 SEC. 601. DELAY OF ADOPTION ASSISTANCE PHASE-IN. 22 Section 473(e)(1) of the Social Security Act (42)

23 U.S.C. 673(e)(1)) is amended—

1	(1) in subparagraph (A), by striking "fiscal
2	year" each place it appears and inserting "period";
3	and
4	(2) in subparagraph (B)—
5	(A) in the matter preceding the table, by
6	striking "fiscal year" and inserting "period";
7	and
8	(B) in the table—
9	(i) by striking "of fiscal year:" and in-
10	serting "of:";
11	(ii) by striking "2010" and inserting
12	"Fiscal year 2010";
13	(iii) by striking "2011" and inserting
14	"Fiscal year 2011";
15	(iv) by striking "2012" and inserting
16	"Fiscal year 2012";
17	(v) by striking "2013" and inserting
18	"Fiscal year 2013";
19	(vi) by striking "2014" and inserting
20	"Fiscal year 2014";
21	(vii) by striking "2015" and inserting
22	"Fiscal year 2015";
23	(viii) by striking "2016" and inserting
24	"October 1, 2015, through March 31,
25	2019'';

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 (ix) by striking "2017" and inserting

 2
 "April 1, 2019, through March 31, 2020";

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 and

4 (x) by striking "2018" and inserting
5 "April 1, 2020,".

6 SEC. 602. GAO STUDY AND REPORT ON STATE REINVEST7 MENT OF SAVINGS RESULTING FROM IN8 CREASE IN ADOPTION ASSISTANCE.

9 (a) STUDY.—The Comptroller General of the United 10 States shall study the extent to which States are complying with the requirements of section 473(a)(8) of the 11 12 Social Security Act relating to the effects of phasing out 13 the AFDC income eligibility requirements for adoption assistance payments under section 473 of the Social Security 14 15 Act, as enacted by section 402 of the Fostering Connections to Success and Increasing Adoptions Act of 2008 16 17 (Public Law 110–351; 122 Stat. 3975) and amended by 18 section 206 of the Preventing Sex Trafficking and 19 Strengthening Families Act (Public Law 113–183; 128 20 Stat. 1919). In particular, the Comptroller General shall 21 analyze the extent to which States are complying with the 22 following requirements under section 473(a)(8)(D) of the 23 Social Security Act:

24 (1) The requirement to spend an amount equal25 to the amount of the savings (if any) in State ex-

penditures under part E of title IV of the Social Security resulting from phasing out the AFDC income
eligibility requirements for adoption assistance payments under section 473 of such Act to provide to
children of families any service that may be provided
under part B or E of title IV of such Act.

7 (2) The requirement that a State shall spend 8 not less than 30 percent of the amount of any sav-9 ings described in subparagraph (A) on post-adoption 10 services, post-guardianship services, and services to 11 support and sustain positive permanent outcomes for 12 children who otherwise might enter into foster care 13 under the responsibility of the State, with at least $\frac{2}{3}$ 14 of the spending by the State to comply with the 30 15 percent requirement being spent on post-adoption 16 and post-guardianship services.

17 REPORT.—The Comptroller General of the (b) 18 United States shall submit to the Committee on Finance 19 of the Senate, the Committee on Ways and Means of the House of Representatives, and the Secretary of Health 20 21 and Human Services a report that contains the results of 22 the study required by subsection (a), including rec-23 ommendations to ensure compliance with laws referred to in subsection (a). 24