Cal	lendar	No.	

# 107TH CONGRESS H.R. 4737

[Report No. 107-\_\_\_]

# IN THE SENATE OF THE UNITED STATES

May 16 (legislative day, May 9), 2002

Received; read twice and referred to the Committee on Finance

July \_\_\_\_\_ (legislative day, \_\_\_\_\_), 2002

Reported by Mr. Baucus, with an amendment

[Strike out all after the enacting clause and insert the part printed in italic]

# AN ACT

To reauthorize and improve the program of block grants to States for temporary assistance for needy families, improve access to quality child care, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Personal Responsi-
- 5 bility, Work, and Family Promotion Act of 2002".

# 1 SEC. 2. TABLE OF CONTENTS.

# 2 The table of contents of this Act is as follows:

Sec. 1. Short title.

Sec. 2. Table of contents.

Sec. 3. References.

Sec. 4. Findings.

#### TITLE I—TANF

- Sec. 101. Purposes.
- Sec. 102. Family assistance grants.
- Sec. 103. Promotion of family formation and healthy marriage.
- Sec. 104. Supplemental grant for population increases in certain States.
- Sec. 105. Bonus to reward employment achievement.
- Sec. 106. Contingency fund.
- Sec. 107. Use of funds.
- Sec. 108. Repeal of Federal loan for State welfare programs.
- Sec. 109. Universal engagement and family self-sufficiency plan requirements.
- Sec. 110. Work participation requirements.
- Sec. 111. Maintenance of effort.
- Sec. 112. Performance improvement.
- Sec. 113. Data collection and reporting.
- Sec. 114. Direct funding and administration by Indian tribes.
- Sec. 115. Research, evaluations, and national studies.
- Sec. 116. Studies by the Census Bureau and the General Accounting Office.
- Sec. 117. Definition of assistance.
- Sec. 118. Technical corrections.
- Sec. 119. Fatherhood program.
- Sec. 120. State option to make TANF programs mandatory partners with onestop employment training centers.
- Sec. 121. Sense of the Congress.

#### TITLE H-CHILD CARE

- Sec. 201. Short title.
- Sec. 202. Goals.
- Sec. 203. Authorization of appropriations.
- Sec. 204. Application and plan.
- Sec. 205. Activities to improve the quality of child care.
- Sec. 206. Report by Secretary.
- Sec. 207. Definitions.
- Sec. 208. Entitlement funding.

#### TITLE III—TAXPAYER PROTECTIONS

- Sec. 301. Exclusion from gross income for interest on overpayments of income tax by individuals.
- Sec. 302. Deposits made to suspend running of interest on potential underpayments.
- Sec. 303. Partial payment of tax liability in installment agreements.

#### TITLE IV—CHILD SUPPORT

Sec. 401. Federal matching funds for limited pass through of child support payments to families receiving TANF.

- Sec. 402. State option to pass through all child support payments to families that formerly received TANF.
- Sec. 403. Mandatory review and adjustment of child support orders for families receiving TANF.
- Sec. 404. Mandatory fee for successful child support collection for family that has never received TANF.
- Sec. 405. Report on undistributed child support payments.
- See. 406. Use of new hire information to assist in administration of unemployment compensation programs.
- Sec. 407. Decrease in amount of child support arrearage triggering passport denial.
- Sec. 408. Use of tax refund intercept program to collect past-due child support on behalf of children who are not minors.
- Sec. 409. Garnishment of compensation paid to veterans for service-connected disabilities in order to enforce child support obligations.
- Sec. 410. Improving Federal debt collection practices.
- Sec. 411. Maintenance of technical assistance funding.
- Sec. 412. Maintenance of Federal Parent Locator Service funding.

#### TITLE V—CHILD WELFARE

- Sec. 501. Extension of authority to approve demonstration projects.
- Sec. 502. Elimination of limitation on number of waivers.
- See. 503. Elimination of limitation on number of States that may be granted waivers to conduct demonstration projects on same topic.
- Sec. 504. Elimination of limitation on number of waivers that may be granted to a single State for demonstration projects.
- Sec. 505. Streamlined process for consideration of amendments to and extensions of demonstration projects requiring waivers.
- Sec. 506. Availability of reports.
- Sec. 507. Technical correction.

## TITLE VI—SUPPLEMENTAL SECURITY INCOME

Sec. 601. Review of State agency blindness and disability determinations.

#### TITLE VII—STATE AND LOCAL FLEXIBILITY

- Sec. 701. Program coordination demonstration projects.
- Sec. 702. State food assistance block grant demonstration project.

# TITLE VIII—ABSTINENCE EDUCATION

Sec. 801. Extension of abstinence education funding under maternal and child health program.

#### TITLE IX—TRANSITIONAL MEDICAL ASSISTANCE

- Sec. 901. One-year reauthorization of transitional medical assistance.
- Sec. 902. Adjustment to payments for medicaid administrative costs to prevent duplicative payments and to fund a 1-year extension of transitional medical assistance.

#### TITLE X—EFFECTIVE DATE

Sec. 1001. Effective date.

#### 1 SEC. 3. REFERENCES.

- 2 Except as otherwise expressly provided, wherever in
- 3 this Act an amendment or repeal is expressed in terms
- 4 of an amendment to, or repeal of, a section or other provi-
- 5 sion, the amendment or repeal shall be considered to be
- 6 made to a section or other provision of the Social Security
- 7 Act.

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# 8 SEC. 4. FINDINGS.

- The Congress makes the following findings:
- 10 (1) The Temporary Assistance for Needy Fami11 lies (TANF) Program established by the Personal
  12 Responsibility and Work Opportunity Reconciliation
  13 Act of 1996 (Public Law 104–193) has succeeded in
  14 moving families from welfare to work and reducing
  15 child poverty.

(A) There has been a dramatic increase in the employment of current and former welfare recipients. The percentage of working recipients reached an all-time high in fiscal years 1999 and 2000. In fiscal year 1999, 33 percent of adult recipients were working, compared to less than 7 percent in fiscal year 1992, and 11 percent in fiscal year 1996. All States met the overall participation rate standard in fiscal year 2000, as did the District of Columbia and Puerto Rico.

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1	(B) Earnings for welfare recipients re-
2	maining on the rolls have also increased signifi-
3	cantly, as have earnings for female-headed
4	households. The increases have been particu-
5	larly large for the bottom 2 income quintiles,
6	that is, those women who are most likely to be
7	former or present welfare recipients.
8	(C) Welfare dependency has plummeted.
9	As of September 2001, 2,103,000 families and
10	5,333,000 individuals were receiving assistance.
11	Accordingly, the number of families in the wel-
12	fare easeload and the number of individuals re-
13	ceiving cash assistance declined 52 percent and
14	56 percent, respectively, since the enactment of
15	TANF. These declines have persisted even as
16	unemployment rates have increased: unemploy-
17	ment rates nationwide rose 25 percent, from
18	3.9 percent in September 2000 to 4.9 percent
19	in September 2001, while welfare easeloads con-
20	tinued to drop by 7 percent.
21	(D) The child poverty rate continued to de-
22	eline between 1996 and 2000, falling 21 percent
23	from 20.5 to 16.2 percent. The 2000 child pov-
24	erty rate is the lowest since 1979. Child poverty

rates for African-American and Hispanic chil-

dren have also fallen dramatically during the past 6 years. African-American child poverty is at the lowest rate on record and Hispanic child poverty has had the largest 4-year decrease on record.

(E) Despite these gains, States have had mixed success in fully engaging welfare recipients in work activities. While all States have met the overall work participation rates required by law, in 2000, in an average month, only about 1/2 of all families with an adult participated in work activities that were countable

toward the State's participation rate. Eight jurisdictions failed to meet the more rigorous 2-parent work requirements, and about 20 States are not subject to the 2-parent requirements,

most because they moved their 2-parent eases

18 to separate State programs where they are not

19 subject to a penalty for failing the 2-parent

20 rates.

(2) As a Nation, we have made substantial progress in reducing teen pregnancies and births, slowing increases in nonmarital childbearing, and improving child support collections and paternity establishment.

(A) The teen birth rate has fallen continu-1 2 ously since 1991, down a dramatic 22 percent 3 by 2000. During the period of 1991–2000, 4 teenage birth rates fell in all States and the 5 District of Columbia, Puerto Rico, and the Vir-6 gin Islands. Declines also have spanned age, ra-7 cial, and ethnic groups. There has been success 8 in lowering the birth rate for both younger and 9 older teens. The birth rate for those 15–17 10 years of age is down 29 percent since 1991, and 11 the rate for those 18 and 19 is down 16 per-12 cent. Between 1991 and 2000, teen birth rates 13 declined for all women ages 15-19—white, Afri-14 can American, American Indian, Asian or Pa-15 eific Islander, and Hispanic women ages 15–19. 16 The rate for African American teens—until re-17 cently the highest—experienced the largest de-18 eline, down 31 percent from 1991 to 2000, to 19 reach the lowest rate ever reported for this 20 group. Most births to teens are nonmarital; in 21 2000, about 73 percent of the births to teens 22 aged 15–19 occurred outside of marriage. 23 (B) Nonmarital childbearing continued to 24 increase slightly in 2000, however not at the 25 sharp rates of increase seen in recent decades.

1	The birth rate among unmarried women in
2	2000 was 3.5 percent lower than its peak
3	reached in 1994, while the proportion of births
4	occurring outside of marriage has remained at
5	approximately 33 percent since 1998.
6	(C) The negative consequences of out-of-
7	wedlock birth on the mother, the child, the fam-
8	ily, and society are well documented. These in-
9	elude increased likelihood of welfare depend-
10	ency, increased risks of low birth weight, poor
11	cognitive development, child abuse and neglect,
12	and teen parenthood, and decreased likelihood
13	of having an intact marriage during adulthood.
14	(D) An estimated 23,900,000 children do
15	not live with their biological father. 16,000,000
16	children live with their mother only. These facts
17	are attributable largely to declining marriage
18	rates, increasing divorce rates, and increasing
19	rates of nonmarital births during the latter part
20	of the 20th century.
21	(E) There has been a dramatic rise in co-
22	habitation as marriages have declined. Only 40
23	percent of children of cohabiting couples will
24	see their parents marry. Those who do marry
25	experience a 50 percent higher divorce rate.

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1 Children in single-parent households and cohab-2 iting households are at much higher risk of 3 child abuse than children in intact married and 4 stepparent families. 5 (F) Children who live apart from their bio-6 logical fathers, on average, are more likely to be 7 poor, experience educational, health, emotional, 8 and psychological problems, be victims of child 9 abuse, engage in criminal behavior, and become 10 involved with the juvenile justice system than 11 their peers who live with their married, biologi-12 cal mother and father. A child living in a single-13 parent family is nearly 5 times as likely to be 14 poor as a child living in a married-couple fam-15 ily. In married-couple families, the child poverty 16 rate is 8.1 percent, in households headed by a 17 single mother, the poverty rate is 39.7 percent. 18 (G) Since the enactment of the Personal 19 Responsibility and Work Opportunity Reconcili-20 ation Act of 1996, child support collections 21 within the child support enforcement system 22 every year, increasing grown 23 \$12,000,000,000 in fiscal year 1996 to nearly 24 \$19,000,000,000 in fiscal year 2001. The num-

ber of paternities established or acknowledged

1 in fiscal year 2002 reached an historic high of 2 over 1,500,000—which includes a nearly 100 3 percent increase through in-hospital acknowl-4 edgement programs to 688,510 in 2000 from 5 349,356 in 1996. Child support collections were 6 made in over 7,000,000 cases in fiscal year 7 2000, significantly more than the almost 8 4,000,000 cases having a collection in 1996. 9 (3) The Personal Responsibility and Work Op-10 portunity Reconciliation Act of 1996 gave States 11 great flexibility in the use of Federal funds to de-12 velop innovative programs to help families leave wel-13 fare and begin employment and to encourage the 14 formation of 2-parent families. 15 (A) Total Federal and State TANF ex-16 in <del>fiscal</del> <del>2000</del> penditures <del>year</del> were 17 \$24,000,000,000, up from \$22,600,000,000 for 18 the previous year. This increased spending is 19 attributable to significant new investments in 20 supportive services in the TANF program, such 21 as child care and activities to support work. 22 (B) Since the welfare reform effort began 23 there has been a dramatic increase in work par-24 ticipation (including employment, community 25 service, and work experience) among welfare re-

1	cipients, as well as an unprecedented reduction
2	in the caseload because recipients have left wel-
3	fare for work.
4	(C) States are making policy choices and
5	investment decisions best suited to the needs of
6	their eitizens.
7	(i) To expand aid to working families,
8	all States disregard a portion of a family's
9	earned income when determining benefit
10	<del>levels.</del>
11	(ii) Most States increased the limits
12	on countable assets above the former Aid
13	to Families with Dependent Children
14	(AFDC) program. Every State has in-
15	creased the vehicle asset level above the
16	prior AFDC limit for a family's primary
17	automobile.
18	(iii) States are experimenting with
19	programs to promote marriage and father
20	involvement. Over half the States have
21	eliminated restrictions on 2-parent fami-
22	lies. Many States use TANF, child sup-
23	port, or State funds to support community-
24	based activities to help fathers become
25	more involved in their children's lives or

1	strengthen relationships between mothers
2	and fathers.
3	(4) Therefore, it is the sense of the Congress
4	that increasing success in moving families from wel-
5	fare to work, as well as in promoting healthy mar-
6	riage and other means of improving child well-being,
7	are very important Government interests and the
8	policy contained in part A of title IV of the Social
9	Security Act (as amended by this Act) is intended
10	to serve these ends.
11	TITLE I—TANF
12	SEC. 101. PURPOSES.
	Section 401(a) (42 U.S.C. 601(a)) is amended—
12 13 14	
13	Section 401(a) (42 U.S.C. 601(a)) is amended—
13 14	Section 401(a) (42 U.S.C. 601(a)) is amended—  (1) in the matter preceding paragraph (1), by
13 14 15	Section 401(a) (42 U.S.C. 601(a)) is amended—  (1) in the matter preceding paragraph (1), by striking "increase" and inserting "improve child"
13 14 15 16	Section 401(a) (42 U.S.C. 601(a)) is amended—  (1) in the matter preceding paragraph (1), by striking "increase" and inserting "improve child well-being by increasing";
13 14 15 16	Section 401(a) (42 U.S.C. 601(a)) is amended—  (1) in the matter preceding paragraph (1), by striking "increase" and inserting "improve child well-being by increasing";  (2) in paragraph (1), by inserting "and serv-
13 14 15 16 17	Section 401(a) (42 U.S.C. 601(a)) is amended—  (1) in the matter preceding paragraph (1), by striking "increase" and inserting "improve child well-being by increasing";  (2) in paragraph (1), by inserting "and services" after "assistance";
13 14 15 16 17 18	Section 401(a) (42 U.S.C. 601(a)) is amended—  (1) in the matter preceding paragraph (1), by striking "increase" and inserting "improve child well-being by increasing";  (2) in paragraph (1), by inserting "and services" after "assistance";  (3) in paragraph (2), by striking "parents on
13 14 15 16 17 18 19	Section 401(a) (42 U.S.C. 601(a)) is amended—  (1) in the matter preceding paragraph (1), by striking "increase" and inserting "improve child well-being by increasing";  (2) in paragraph (1), by inserting "and services" after "assistance";  (3) in paragraph (2), by striking "parents on government benefits" and inserting "families on gov-
13 14 15 16 17 18 19 20	Section 401(a) (42 U.S.C. 601(a)) is amended—  (1) in the matter preceding paragraph (1), by striking "increase" and inserting "improve child well-being by increasing";  (2) in paragraph (1), by inserting "and services" after "assistance";  (3) in paragraph (2), by striking "parents on government benefits" and inserting "families on government benefits and reduce poverty"; and

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2	(a) Extension of Authority.—Section
3	403(a)(1)(A) (42 U.S.C. 603(a)(1)(A)) is amended—
4	(1) by striking "1996, 1997, 1998, 1999, 2000,
5	2001, and 2002" and inserting "2003 through
6	<del>2007"; and</del>
7	(2) by inserting "payable to the State for the
8	fiscal year" before the period.
9	(b) STATE FAMILY ASSISTANCE GRANT.—Section
10	403(a)(1) (42 U.S.C. 603(a)(1)) is amended by striking
11	subparagraphs (B) through (E) and inserting the fol-
12	lowing:
13	"(B) STATE FAMILY ASSISTANCE
14	GRANT.—The State family assistance grant
15	payable to a State for a fiscal year shall be the
16	amount that bears the same ratio to the
17	amount specified in subparagraph (C) of this
18	paragraph as the amount required to be paid to
19	the State under this paragraph for fiscal year
20	2002 (determined without regard to any reduc-
21	tion pursuant to section 412(a)(1)) bears to the
22	total amount required to be paid under this
23	paragraph for fiscal year 2002.
24	"(C) Appropriation.—Out of any money
25	in the Treasury of the United States not other-
26	wise appropriated, there are appropriated for

1	each of fiscal years 2003 through 2007
2	\$16,566,542,000 for grants under this para-
3	graph.".
4	(c) MATCHING GRANTS FOR THE TERRITORIES.—
5	Section 1108(b)(2) (42 U.S.C. 1308(b)(2)) is amended by
6	striking "1997 through 2002" and inserting "2003
7	through 2007".
8	SEC. 103. PROMOTION OF FAMILY FORMATION AND
9	HEALTHY MARRIAGE.
10	(a) State Plans.—Section 402(a)(1)(A) (42 U.S.C.
11	602(a)(1)(A)) is amended by adding at the end the fol-
12	lowing:
13	"(vii) Encourage equitable treatment
14	of married, 2-parent families under the
15	program referred to in clause (i).".
16	(b) Healthy Marriage Promotion Grants; Re-
17	PEAL OF BONUS FOR REDUCTION OF ILLEGITIMACY
18	RATIO. Section 403(a)(2) (42 U.S.C. 603(a)(2)) is
19	amended to read as follows:
20	"(2) Healthy marriage promotion
21	GRANTS.
22	"(A) AUTHORITY.—The Secretary shall
23	award competitive grants to States, territories,
24	and tribal organizations for not more than 50
25	percent of the cost of developing and imple-

1	menting innovative programs to promote and
2	support healthy, married, 2-parent families.
3	"(B) HEALTHY MARRIAGE PROMOTION AC-
4	TIVITIES.—Funds provided under subparagraph
5	(A) shall be used to support any of the fol-
6	lowing programs or activities:
7	"(i) Public advertising campaigns on
8	the value of marriage and the skills needed
9	to increase marital stability and health.
10	"(ii) Education in high schools on the
11	value of marriage, relationship skills, and
12	budgeting.
13	"(iii) Marriage education, marriage
14	skills, and relationship skills programs,
15	that may include parenting skills, financial
16	management, conflict resolution, and job
17	and career advancement, for non-married
18	pregnant women and non-married expect-
19	ant fathers.
20	"(iv) Pre-marital education and mar-
21	riage skills training for engaged couples
22	and for couples interested in marriage.
23	"(v) Marriage enhancement and mar-
24	riage skills training programs for married
25	couples.

1	"(vi) Divorce reduction programs that
2	teach relationship skills.
3	"(vii) Marriage mentoring programs
4	which use married couples as role models
5	and mentors in at-risk communities.
6	"(viii) Programs to reduce the dis-
7	incentives to marriage in means-tested aid
8	programs, if offered in conjunction with
9	any activity described in this subpara-
10	<del>graph.</del>
11	"(C) Appropriation.—Out of any money
12	in the Treasury of the United States not other-
13	wise appropriated, there are appropriated for
14	each of fiscal years 2003 through 2007
15	\$100,000,000 for grants under this para-
16	graph.".
17	(c) Counting of Spending on Non-Eligible
18	Families to Prevent and Reduce Incidence of
19	OUT-OF-WEDLOCK BIRTHS, ENCOURAGE FORMATION
20	AND MAINTENANCE OF HEALTHY, 2-PARENT MARRIED
21	Families, or Encourage Responsible Father-
22	HOOD.—Section 409(a)(7)(B)(i) (42 U.S.C.
23	609(a)(7)(B)(i)) is amended by adding at the end the fol-
24	lowing:

1	"(V) Counting of spending
2	ON NON-ELIGIBLE FAMILIES TO PRE-
3	VENT AND REDUCE INCIDENCE OF
4	OUT-OF-WEDLOCK BIRTHS, ENCOUR
5	AGE FORMATION AND MAINTENANCE
6	OF HEALTHY, 2-PARENT MARRIER
7	FAMILIES, OR ENCOURAGE RESPON-
8	SIBLE FATHERHOOD.—The term
9	'qualified State expenditures' includes
10	the total expenditures by the State
11	during the fiscal year under all State
12	programs for a purpose described in
13	paragraph (3) or (4) of section
14	401(a).''.
15	SEC. 104. SUPPLEMENTAL GRANT FOR POPULATION IN
16	CREASES IN CERTAIN STATES.
17	Section 403(a)(3)(H) (42 U.S.C. 603(a)(3)(H)) is
18	amended—
19	(1) in the subparagraph heading, by striking
20	"OF GRANTS FOR FISCAL YEAR 2002";
21	(2) in clause (i), by striking "fiscal year 2002"
22	and inserting "each of fiscal years 2002 through
23	<del>2006";</del>
24	(3) in clause (ii), by striking "2002" and in
25	serting "2006"; and

1	(4) in clause (iii), by striking "fiscal year
2	2002" and inserting "each of fiscal years 2002
3	through 2006".
4	SEC. 105. BONUS TO REWARD EMPLOYMENT ACHIEVE-
5	MENT.
6	(a) Reallocation of Funding.—Section 403(a)(4)
7	(42 U.S.C. 603(a)(4)) is amended—
8	(1) in the paragraph heading, by striking
9	"HIGH PERFORMANCE STATES" and inserting "EM-
10	PLOYMENT ACHIEVEMENT";
11	(2) in subparagraph (D)(ii)—
12	(A) in subclause (I), by striking "equals
13	\$200,000,000" and inserting "(other than
14	2003) equals \$200,000,000, and for bonus year
15	2003 equals \$100,000,000"; and
16	(B) in subclause (II), by striking
17	<u>"\$1,000,000,000"</u> and inserting
18	"\$900,000,000"; and
19	(3) in subparagraph (F), by striking
20	"\$1,000,000,000" and inserting "\$900,000,000".
21	(b) Bonus to Reward Employment Achieve-
22	MENT.
23	(1) In General.—Section $403(a)(4)$ (42)
24	U.S.C. 603(a)(4)) is amended by striking subpara-
25	graphs (A) through (F) and inserting the following:

1	(A) IN GENERAL.—The Secretary shall
2	make a grant pursuant to this paragraph to
3	each State for each bonus year for which the
4	State is an employment achievement State.
5	"(B) Amount of grant.—
6	"(i) In General.—Subject to clause
7	(ii) of this subparagraph, the Secretary
8	shall determine the amount of the grant
9	payable under this paragraph to an em-
10	ployment achievement State for a bonus
11	year, which shall be based on the perform-
12	ance of the State as determined under sub-
13	paragraph (D)(i) for the fiscal year that
14	immediately precedes the bonus year.
15	"(ii) Limitation.—The amount pay-
16	able to a State under this paragraph for a
17	bonus year shall not exceed 5 percent of
18	the State family assistance grant.
19	"(C) FORMULA FOR MEASURING STATE
20	PERFORMANCE.
21	"(i) In General.—Subject to clause
22	(ii), not later than October 1, 2003, the
23	Secretary, in consultation with the States,
24	shall develop a formula for measuring
25	State performance in operating the State

1	program funded under this part so as to
2	achieve the goals of employment entry, job
3	retention, and increased earnings from em-
4	ployment for families receiving assistance
5	under the program, as measured on an ab-
6	solute basis and on the basis of improve-
7	ment in State performance.
8	"(ii) Special rule for bonus year
9	2004. For the purposes of awarding a
10	bonus under this paragraph for bonus year
11	2004, the Secretary may measure the per-
12	formance of a State in fiscal year 2003
13	using the job entry rate, job retention rate,
14	and earnings gain rate components of the
15	formula developed under section
16	403(a)(4)(C) as in effect immediately be-
17	fore the effective date of this paragraph.
18	"(D) DETERMINATION OF STATE PER-
19	FORMANCE. For each bonus year, the Sec-
20	retary shall—
21	"(i) use the formula developed under
22	subparagraph (C) to determine the per-
23	formance of each eligible State for the fis-
24	eal year that precedes the bonus year; and

1	<del>"(11) prescribe performance standards</del>
2	in such a manner so as to ensure that—
3	"(I) the average annual total
4	amount of grants to be made under
5	this paragraph for each bonus year
6	equals \$100,000,000; and
7	"(II) the total amount of grants
8	to be made under this paragraph for
9	all bonus years equals \$500,000,000.
10	"(E) Definitions.—In this paragraph:
11	"(i) Bonus Year.—The term 'bonus
12	year' means each of fiscal years 2004
13	through 2008.
14	"(ii) Employment achievement
15	STATE. The term 'employment achieve-
16	ment State' means, with respect to a bonus
17	year, an eligible State whose performance
18	determined pursuant to subparagraph
19	(D)(i) for the fiscal year preceding the
20	bonus year equals or exceeds the perform-
21	ance standards prescribed under subpara-
22	graph (D)(ii) for such preceding fiscal
23	<del>year.</del>
24	"(F) APPROPRIATION.—Out of any money
25	in the Treasury of the United States not other-

1 wise appropriated, there are appropriated for 2 fiscal years 2004 through 2008 \$500,000,000 3 for grants under this paragraph. 4 "(G) Grants for tribal organiza-5 TIONS.—This paragraph shall apply with re-6 spect to tribal organizations in the same man-7 ner in which this paragraph applies with re-8 spect to States. In determining the criteria 9 under which to make grants to tribal organiza-10 tions under this paragraph, the Secretary shall 11 consult with tribal organizations.". 12 (2) EFFECTIVE DATE.—The amendment made 13 by paragraph (1) shall take effect on October 1, 14 2003.15 SEC. 106. CONTINGENCY FUND. 16 (a) Deposits Into Fund.—Section 403(b)(2) (42) U.S.C. 603(b)(2)) is amended— 17 18 (1) by striking "1997, 1998, 1999, 2000, 2001, 19 and 2002" and inserting "2003 through 2007"; and 20 (2)striking all **follows** by that 21 "\$2,000,000,000" and inserting a period. 22 (b) Grants.—Section 403(b)(3)(C)(ii) (42 U.S.C. 603(b)(3)(C)(ii)) is amended by striking "fiscal years 1997 through 2002" and inserting "fiscal years 2003 25 through 2007".

1	(c) DEFINITION OF NEEDY STATE.—Clauses (i) and
2	(ii) of section 403(b)(5)(B) (42 U.S.C. 603(b)(5)(B)) are
3	amended by inserting after "1996" the following: ", and
4	the Food Stamp Act of 1977 as in effect during the cor-
5	responding 3-month period in the fiscal year preceding
6	such most recently concluded 3-month period,".
7	(d) Annual Reconciliation: Federal Matchine
8	OF STATE EXPENDITURES ABOVE "MAINTENANCE OF
9	Effort" Level. Section 403(b)(6) (42 U.S.C.
10	603(b)(6)) is amended—
11	(1) in subparagraph $(A)(ii)$ —
12	(A) by adding "and" at the end of sub-
13	elause (I);
14	(B) by striking "; and" at the end of sub-
15	clause (II) and inserting a period; and
16	(C) by striking subclause (III);
17	(2) in subparagraph (B)(i)(H), by striking all
18	that follows "section 409(a)(7)(B)(iii))" and insert-
19	ing a period;
20	(3) by amending subparagraph (B)(ii)(I) to
21	read as follows:
22	"(I) the qualified State expendi-
23	tures (as defined in section
24	409(a)(7)(B)(i) for the fiscal year;
25	plus''; and

1	(4) by striking subparagraph (C).
2	(e) Consideration of Certain Child Care Ex-
3	PENDITURES IN DETERMINING STATE COMPLIANCE
4	WITH CONTINGENCY FUND MAINTENANCE OF EFFORT
5	REQUIREMENT.—Section 409(a)(10) (42 U.S.C.
6	609(a)(10)) is amended—
7	(1) by striking "(other than the expenditures
8	described in subclause (I)(bb) of that paragraph))
9	under the State program funded under this part"
10	and inserting a close parenthesis; and
11	(2) by striking "excluding any amount ex-
12	pended by the State for child care under subsection
13	(g) or (i) of section 402 (as in effect during fiscal
14	year 1994) for fiscal year 1994,".
15	SEC. 107. USE OF FUNDS.
16	(a) General Rules.—Section 404(a)(2) (42 U.S.C.
17	604(a)(2)) is amended by striking "in any manner that"
18	and inserting "for any purposes or activities for which".
19	(b) Treatment of Interstate Immigrants.—
20	(1) STATE PLAN PROVISION.—Section
21	402(a)(1)(B) (42 U.S.C. $602(a)(1)(B)$ ) is amended
22	by striking clause (i) and redesignating clauses (ii)
23	through (iv) as clauses (i) through (iii), respectively.
24	(2) USE OF FUNDS.—Section 404 (42 U.S.C.
25	604) is amended by striking subsection (e).

1	(c) Increase in Amount Transferable to Child
2	Care.—Section $404(d)(1)$ (42 U.S.C. $604(d)(1)$ ) is
3	amended by striking "30" and inserting "50".
4	(d) Increase in Amount Transferable to Title
5	XX Programs.—Section $404(d)(2)(B)$ $(42$ U.S.C.
6	604(d)(2)(B)) is amended to read as follows:
7	"(B) Applicable percent. For pur-
8	poses of subparagraph (A), the applicable per-
9	eent is 10 percent for fiscal year 2003 and each
10	succeeding fiscal year.".
11	(e) Clarification of Authority of States To
12	USE TANF FUNDS CARRIED OVER FROM PRIOR YEARS
13	To Provide TANF BENEFITS AND SERVICES.—Section
14	404(e) (42 U.S.C. $604(e)$ ) is amended to read as follows:
15	"(e) Authority To Carryover or Reserve Cer-
16	TAIN AMOUNTS FOR BENEFITS OR SERVICES OR FOR FU-
17	TURE CONTINGENCIES.—
18	"(1) CARRYOVER.—A State or tribe may use a
19	grant made to the State or tribe under this part for
20	any fiscal year to provide, without fiscal year limita-
21	tion, any benefit or service that may be provided
22	under the State or tribal program funded under this
23	<del>part.</del>
24	"(2) Contingency reserve.—A State or tribe
25	may designate any portion of a grant made to the

1	State or tribe under this part as a contingency re-
2	serve for future needs, and may use any amount so
3	designated to provide, without fiscal year limitation,
4	any benefit or service that may be provided under
5	the State or tribal program funded under this part.
6	If a State or tribe so designates a portion of such
7	a grant, the State shall, on an annual basis, include
8	in its report under section 411(a) the amount se
9	designated.".
10	SEC. 108. REPEAL OF FEDERAL LOAN FOR STATE WELFARE
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11	PROGRAMS.
<ul><li>11</li><li>12</li></ul>	(a) Repeal. Section 406 (42 U.S.C. 606) is re-
12	(a) Repeal.—Section 406 (42 U.S.C. 606) is re-
12 13	(a) Repeal.—Section 406 (42 U.S.C. 606) is repealed.
12 13 14	(a) Repeal.—Section 406 (42 U.S.C. 606) is repealed.  (b) Conforming Amendments.—
12 13 14 15	(a) Repeal.—Section 406 (42 U.S.C. 606) is repealed.  (b) Conforming Amendments.—  (1) Section 409(a) (42 U.S.C. 609(a)) is
12 13 14 15 16	(a) Repeal.—Section 406 (42 U.S.C. 606) is repealed.  (b) Conforming Amendments.—  (1) Section 409(a) (42 U.S.C. 609(a)) is amended by striking paragraph (6).
12 13 14 15 16 17	(a) Repeal.—Section 406 (42 U.S.C. 606) is repealed.  (b) Conforming Amendments.—  (1) Section 409(a) (42 U.S.C. 609(a)) is amended by striking paragraph (6).  (2) Section 412 (42 U.S.C. 612) is amended by
12 13 14 15 16 17	(a) Repeal.—Section 406 (42 U.S.C. 606) is repealed.  (b) Conforming Amendments.—  (1) Section 409(a) (42 U.S.C. 609(a)) is amended by striking paragraph (6).  (2) Section 412 (42 U.S.C. 612) is amended by striking subsection (f) and redesignating subsections
12 13 14 15 16 17 18 19	(a) REPEAL.—Section 406 (42 U.S.C. 606) is repealed.  (b) Conforming Amendments.—  (1) Section 409(a) (42 U.S.C. 609(a)) is amended by striking paragraph (6).  (2) Section 412 (42 U.S.C. 612) is amended by striking subsection (f) and redesignating subsections (g) through (i) as subsections (f) through (h), re-

1	SEC. 109. UNIVERSAL ENGAGEMENT AND FAMILY SELF-
2	SUFFICIENCY PLAN REQUIREMENTS.
3	(a) Modification of State Plan Require-
4	MENTS.—Section 402(a)(1)(A) (42 U.S.C. 602(a)(1)(A))
5	is amended by striking clauses (ii) and (iii) and inserting
6	the following:
7	"(ii) Require a parent or caretaker re-
8	ceiving assistance under the program to
9	engage in work or alternative self-suffi-
10	ciency activities (as defined by the State),
11	consistent with section $407(e)(2)$ .
12	"(iii) Require families receiving assist-
13	ance under the program to engage in ac-
14	tivities in accordance with family self-suffi-
15	ciency plans developed pursuant to section
16	408(b).".
17	(b) Establishment of Family Self-Sufficiency
18	<del>Plans.—</del>
19	(1) In General.—Section 408(b) (42 U.S.C.
20	608(b)) is amended to read as follows:
21	"(b) Family Self-Sufficiency Plans.—
22	"(1) In General.—A State to which a grant
23	is made under section 403 shall—
24	"(A) assess, in the manner deemed appro-
25	priate by the State, of the skills, prior work ex-
26	perience, and employability of each work-eligible

1	individual (as defined in section 407(b)(2)(C))
2	receiving assistance under the State program
3	funded under this part;
4	"(B) establish for each family that in-
5	eludes such an individual, in consultation as the
6	State deems appropriate with the individual, a
7	self-sufficiency plan that specifies appropriate
8	activities described in the State plan submitted
9	pursuant to section 402, including direct work
10	activities as appropriate designed to assist the
11	family in achieving their maximum degree of
12	self-sufficiency, and that provides for the ongo-
13	ing participation of the individual in the activi-
14	<del>ties;</del>
15	"(C) require, at a minimum, each such in-
16	dividual to participate in activities in accord-
17	ance with the self-sufficiency plan;
18	"(D) monitor the participation of each
19	such individual in the activities specified in the
20	self sufficiency plan, and regularly review the
21	progress of the family toward self-sufficiency;
22	"(E) upon such a review, revise the self-
23	sufficiency plan and activities as the State
24	deems appropriate.

1	"(2) TIMING.—The State shall comply with
2	paragraph (1) with respect to a family—
3	"(A) in the case of a family that, as of Oc-
4	tober 1, 2002, is not receiving assistance from
5	the State program funded under this part, not
6	later than 60 days after the family first receives
7	assistance on the basis of the most recent appli-
8	cation for the assistance; or
9	"(B) in the case of a family that, as of
10	such date, is receiving the assistance, not later
11	than 12 months after the date of enactment of
12	this subsection.
13	"(3) STATE DISCRETION.—A State shall have
14	sole discretion, consistent with section 407, to define
15	and design activities for families for purposes of this
16	subsection, to develop methods for monitoring and
17	reviewing progress pursuant to this subsection, and
18	to make modifications to the plan as the State
19	deems appropriate to assist the individual in increas-
20	ing their degree of self-sufficiency.
21	"(4) Rule of interpretation.—Nothing in
22	this part shall preclude a State from requiring par-
23	ticipation in work and any other activities the State
24	deems appropriate for helping families achieve self-
25	sufficiency and improving child well-being.".

1	(2) Penalty for failure to establish
2	FAMILY SELF-SUFFICIENCY PLAN.—Section
3	409(a)(3) (42 U.S.C. 609(a)(3)) is amended—
4	(A) in the paragraph heading, by inserting
5	"OR ESTABLISH FAMILY SELF-SUFFICIENCY
6	PLAN" after "RATES"; and
7	(B) in subparagraph (A), by inserting "or
8	408(b)" after "407(a)".
9	SEC. 110. WORK PARTICIPATION REQUIREMENTS.
10	(a) In General.—Section 407 (42 U.S.C. 607) is
11	amended by striking all that precedes subsection (b)(3)
12	and inserting the following:
13	"SEC. 407. WORK PARTICIPATION REQUIREMENTS.
13 14	"SEC. 407. WORK PARTICIPATION REQUIREMENTS. "(a) PARTICIPATION RATE REQUIREMENTS.—A
14	
14 15	"(a) Participation Rate Requirements.—A
<ul><li>14</li><li>15</li><li>16</li></ul>	"(a) PARTICIPATION RATE REQUIREMENTS.—A State to which a grant is made under section 403 for a
<ul><li>14</li><li>15</li><li>16</li></ul>	"(a) Participation Rate Requirements.—A State to which a grant is made under section 403 for a fiscal year shall achieve a minimum participation rate
<ul><li>14</li><li>15</li><li>16</li><li>17</li></ul>	"(a) Participation Rate Requirements.—A State to which a grant is made under section 403 for a fiscal year shall achieve a minimum participation rate equal to not less than—
14 15 16 17 18	"(a) Participation Rate Requirements.—A State to which a grant is made under section 403 for a fiscal year shall achieve a minimum participation rate equal to not less than—  "(1) 50 percent for fiscal year 2003;
14 15 16 17 18 19	"(a) Participation Rate Requirements.—A State to which a grant is made under section 403 for a fiscal year shall achieve a minimum participation rate equal to not less than—  "(1) 50 percent for fiscal year 2003;  "(2) 55 percent for fiscal year 2004;
14 15 16 17 18 19 20	"(a) Participation Rate Requirements.—A State to which a grant is made under section 403 for a fiscal year shall achieve a minimum participation rate equal to not less than—  "(1) 50 percent for fiscal year 2003;  "(2) 55 percent for fiscal year 2004;  "(3) 60 percent for fiscal year 2005;
14 15 16 17 18 19 20 21	"(a) Participation Rate Requirements.—A State to which a grant is made under section 403 for a fiscal year shall achieve a minimum participation rate equal to not less than—  "(1) 50 percent for fiscal year 2003;  "(2) 55 percent for fiscal year 2004;  "(3) 60 percent for fiscal year 2005;  "(4) 65 percent for fiscal year 2006; and

1	"(1) Average monthly rate.—For purposes
2	of subsection (a), the participation rate of a State
3	for a fiscal year is the average of the participation
4	rates of the State for each month in the fiscal year.
5	"(2) MONTHLY PARTICIPATION RATES; INCOR-
6	PORATION OF 40-HOUR WORK WEEK STANDARD.
7	"(A) In General.—For purposes of para-
8	graph (1), the participation rate of a State for
9	a month is—
10	"(i) the total number of countable
11	hours (as defined in subsection (e)) with
12	respect to the counted families for the
13	State for the month; divided by
14	"(ii) 160 multiplied by the number of
15	counted families for the State for the
16	month.
17	"(B) Counted families defined.
18	"(i) In General. In subparagraph
19	(A), the term 'counted family' means, with
20	respect to a State and a month, a family
21	that includes a work-eligible individual and
22	that receives assistance in the month under
23	the State program funded under this part,
24	subject to clause (ii).

1	"(11) STATE OPTION TO EXCLUDE
2	CERTAIN FAMILIES.—At the option of a
3	State, the term 'counted family' shall not
4	<del>include—</del>
5	"(I) a family in the first month
6	for which the family receives assist-
7	ance from a State program funded
8	under this part on the basis of the
9	most recent application for such as-
10	sistance; or
11	"(H) on a case-by-case basis, a
12	family in which the youngest child has
13	not attained 12 months of age.
14	"(iii) STATE OPTION TO INCLUDE IN-
15	DIVIDUALS RECEIVING ASSISTANCE UNDER
16	A TRIBAL FAMILY ASSISTANCE PLAN OR
17	TRIBAL WORK PROGRAM.—At the option of
18	a State, the term 'counted family' may in-
19	clude families in the State that are receiv-
20	ing assistance under a tribal family assist-
21	ance plan approved under section 412 or
22	under a tribal work program to which
23	funds are provided under this part.

1	**(C) WORK-ELIGIBLE INDIVIDUAL DE
2	FINED.—In this section, the term 'work-eligible
3	individual' means an individual—
4	"(i) who is married or a single head
5	of household; and
6	"(ii) whose needs are (or, but for
7	sanctions under this part that have been in
8	effect for more than 3 months (whether or
9	not consecutive) in the preceding 12
10	months or under part D, would be) in-
11	cluded in determining the amount of east
12	assistance to be provided to the family
13	under the State program funded under this
14	part.".
15	(b) Recalibration of Caseload Reduction
16	CREDIT.—Section $407(b)(3)(A)(ii)$ (42 U.S.C
17	607(b)(3)(A)(ii) is amended to read as follows:
18	"(ii) the average monthly number of
19	families that received assistance under the
20	State program funded under this part
21	<del>during</del>
22	"(I) if the fiscal year is fiscal
23	year 2003, fiscal year 1996;
24	"(II) if the fiscal year is fiscal
25	year 2004, fiscal year 1998;

1	"(III) if the fiscal year is fiscal
2	year 2005, fiscal year 2001; or
3	"(IV) if the fiscal year is fisca
4	year 2006 or any succeeding fisca
5	year, the then 4th preceding fisca
6	<del>year.''.</del>
7	(c) Superachiever Credit.—Section 407(b) (42
8	U.S.C. 607(b)) is amended by striking paragraphs (4) and
9	(5) and inserting the following:
10	"(4) Superachiever credit.—
11	"(A) IN GENERAL.—The participation
12	rate, determined under paragraphs (1) and (2
13	of this subsection, of a superachiever State for
14	a fiscal year shall be increased by the lesses
15	<del>of</del>
16	"(i) the amount (if any) of the super
17	achiever eredit applicable to the State; or
18	"(ii) the number of percentage points
19	(if any) by which the minimum participa
20	tion rate required by subsection (a) for the
21	fiscal year exceeds 50 percent.
22	"(B) Superachiever state.—For pur
23	poses of subparagraph (A), a State is a super
24	achiever State if the State cascload for fisca

1	year 2001 has declined by at least 60 percen
2	from the State caseload for fiscal year 1995.
3	"(C) AMOUNT OF CREDIT.—The super
4	achiever credit applicable to a State is the num
5	ber of percentage points (if any) by which the
6	decline referred to in subparagraph (B) exceeds
7	60 percent.
8	"(D) Definitions.—In this paragraph:
9	"(i) State caseload for fiscal
10	YEAR 2001.—The term 'State caseload for
11	fiscal year 2001' means the average
12	monthly number of families that received
13	assistance during fiscal year 2001 under
14	the State program funded under this part
15	"(ii) State caseload for fiscal
16	YEAR 1995.—The term 'State caseload for
17	fiscal year 1995' means the average
18	monthly number of families that received
19	aid under the State plan approved under
20	part A (as in effect on September 30
21	1995) during fiscal year 1995.".
22	(d) Countable Hours.—Section 407 of such Ac
23	(42 U.S.C. 607) is amended by striking subsections (e)
24	and (d) and inserting the following:
25	"(c) Countable Hours.—

1 "(1) DEFINITION.—In subsection (b)(2), the 2 term 'countable hours' means, with respect to a fam-3 ily for a month, the total number of hours in the month in which any member of the family who is a 4 5 work-eligible individual is engaged in a direct work 6 activity or other activities specified by the State (ex-7 cluding an activity that does not address a purpose 8 specified in section 401(a)), subject to the other pro-9 visions of this subsection. 10 "(2) Limitations.—Subject to such regula-11 tions as the Secretary may prescribe: 12 "(A) MINIMUM WEEKLY AVERAGE OF 24 13 HOURS OF DIRECT **WORK** ACTIVITIES 14 QUIRED.—If the work-eligible individuals in a 15 family are engaged in a direct work activity for 16 an average total of fewer than 24 hours per 17 week in a month, then the number of countable 18 hours with respect to the family for the month 19 shall be zero. 20 "(B) MAXIMUM WEEKLY AVERAGE OF 16 21 HOURS OF OTHER ACTIVITIES.—An average of 22 not more than 16 hours per week of activities 23 specified by the State (subject to the exclusion 24 described in paragraph (1)) may be considered

1	countable hours in a month with respect to a
2	family.
3	"(3) Special rules.—For purposes of para-
4	graph (1):
5	"(A) PARTICIPATION IN QUALIFIED AC-
6	TIVITIES.—
7	"(i) IN GENERAL.—If, with the ap-
8	proval of the State, the work-eligible indi-
9	viduals in a family are engaged in 1 or
10	more qualified activities for an average
11	total of at least 24 hours per week in a
12	month, then all such engagement in the
13	month shall be considered engagement in a
14	direct work activity, subject to clause (iii).
15	"(ii) Qualified activity de-
16	FINED.—The term 'qualified activity'
17	means an activity specified by the State
18	(subject to the exclusion described in para-
19	graph (1)) that meets such standards and
20	criteria as the State may specify,
21	<del>including</del>
22	"(I) substance abuse counseling
23	or treatment;
24	"(II) rehabilitation treatment
25	and services;

1	"(III) work-related education or
2	training directed at enabling the fam-
3	ily member to work;
4	"(IV) job search or job readiness
5	assistance; and
6	"(V) any other activity that ad-
7	dresses a purpose specified in section
8	401(a).
9	"(iii) Limitation.—
10	"(I) In General.—Except as
11	provided in subclause (II), clause (i)
12	shall not apply to a family for more
13	than 3 months in any period of 24
14	consecutive months.
15	"(II) SPECIAL RULE APPLICABLE
16	TO EDUCATION AND TRAINING.—A
17	State may, on a case-by-case basis,
18	apply clause (i) to a work-eligible indi-
19	vidual so that participation by the in-
20	dividual in education or training, if
21	needed to permit the individual to
22	complete a certificate program or
23	other work-related education or train-
24	ing directed at enabling the individual
25	to fill a known job need in a local

1	area, may be considered countable
2	hours with respect to the family of the
3	individual for not more than 4 months
4	in any period of 24 consecutive
5	months.
6	"(B) School attendance by teen
7	HEAD OF HOUSEHOLD.—The work-eligible
8	members of a family shall be considered to be
9	engaged in a direct work activity for an average
10	of 40 hours per week in a month if the family
11	includes an individual who is married, or is a
12	single head of household, who has not attained
13	20 years of age, and the individual—
14	"(i) maintains satisfactory attendance
15	at secondary school or the equivalent in
16	the month; or
17	"(ii) participates in education directly
18	related to employment for an average of at
19	least 20 hours per week in the month.
20	"(d) DIRECT WORK ACTIVITY.—In this section, the
21	term 'direct work activity' means—
22	"(1) unsubsidized employment;
23	"(2) subsidized private sector employment;
24	"(3) subsidized public sector employment;
25	"(4) on-the-job training;

1	*(5) supervised work experience; or
2	"(6) supervised community service.".
3	(e) Penalties Against Individuals.—Section
4	407(e)(1) (42 U.S.C. 607(e)(1)) is amended to read a
5	follows:
6	"(1) REDUCTION OR TERMINATION OF ASSIST
7	<del>ANCE.</del>
8	"(A) In General.—Except as provided in
9	paragraph (2), if an individual in a family re
10	ceiving assistance under a State program fund
11	ed under this part fails to engage in activitie
12	required in accordance with this section, o
13	other activities required by the State under the
14	program, and the family does not otherwise en
15	gage in activities in accordance with the self
16	sufficiency plan established for the family pur
17	suant to section 408(b), the State shall—
18	"(i) if the failure is partial or persist
19	for not more than 1 month—
20	"(I) reduce the amount of assist
21	ance otherwise payable to the family
22	pro rata (or more, at the option of the
23	State) with respect to any period dur
24	ing a month in which the failure oc
25	<del>curs; or</del>

1	"(H) terminate all assistance to
2	the family, subject to such good cause
3	exceptions as the State may establish
4	<del>OP</del>
5	"(ii) if the failure is total and persists
6	for at least 2 consecutive months, termi-
7	nate all eash payments to the family in-
8	cluding qualified State expenditures (as de-
9	fined in section 409(a)(7)(B)(i)) for at
10	least 1 month and thereafter until the
11	State determines that the individual has
12	resumed full participation in the activities
13	subject to such good cause exceptions as
14	the State may establish.
15	"(B) SPECIAL RULE.—In the event of a
16	conflict between a requirement of clause (i)(H)
17	or (ii) of subparagraph (A) and a requirement
18	of a State constitution, or of a State statute
19	that, before 1966, obligated local government to
20	provide assistance to needy parents and chil-
21	dren, the State constitutional or statutory re-
22	quirement shall control.".
23	(f) Conforming Amendments.—
24	(1) Section 407(f) (42 U.S.C. 607(f)) is amend-
25	ed in each of paragraphs (1) and (2) by striking

1	"work activity described in subsection (d)" and in-
2	serting "direct work activity".
3	(2) The heading of section $409(a)(14)$ $(42)$
4	U.S.C. 609(a)(14)) is amended by inserting "OR RE-
5	FUSING TO ENGAGE IN ACTIVITIES UNDER A FAMILA
6	SELF-SUFFICIENCY PLAN" after "WORK".
7	SEC. 111. MAINTENANCE OF EFFORT.
8	(a) In General.—Section 409(a)(7) (42 U.S.C
9	609(a)(7)) is amended—
10	(1) in subparagraph (A) by striking "fiscal year
11	1998, 1999, 2000, 2001, 2002, or 2003" and insert-
12	ing "fiscal year 2003, 2004, 2005, 2006, 2007 or
13	<del>2008"; and</del>
14	(2) in subparagraph (B)(ii)—
15	(A) by inserting "preceding" before "fiscal
16	year"; and
17	(B) by striking "for fiscal years 1997
18	through 2002,".
19	(b) State Spending on Promoting Healting
20	Marriage.
21	(1) In General.—Section 404 (42 U.S.C. 604)
22	is amended by adding at the end the following:
23	"(l) Marriage Promotion.—A State, territory, or
24	tribal organization to which a grant is made under section
25	403(a)(2) may use a grant made to the State territory

1	or tribal organization under any other provision of section
2	403 for marriage promotion activities, and the amount of
3	any such grant so used shall be considered State funds
4	for purposes of section 403(a)(2).".
5	(2) Federal tanf funds used for mar-
6	RIAGE PROMOTION DISREGARDED FOR PURPOSES OF
7	MAINTENANCE OF EFFORT REQUIREMENT.—Section
8	409(a)(7)(B)(i) (42 U.S.C. $609(a)(7)(B)(i)$ ), as
9	amended by section 103(e) of this Act, is amended
10	by adding at the end the following:
11	"(VI) Exclusion of Federal
12	TANF FUNDS USED FOR MARRIAGE
13	PROMOTION ACTIVITIES.—Such term
14	does not include the amount of any
15	grant made to the State under section
16	403 that is expended for a marriage
17	promotion activity.".
18	SEC. 112. PERFORMANCE IMPROVEMENT.
19	(a) STATE PLANS.—Section 402(a) (42 U.S.C.
20	602(a)) is amended—
21	(1) in paragraph (1)—
22	(A) in subparagraph (A)—
23	(i) by redesignating clause (vi) and
24	clause (vii) (as added by section 103(a) of

1	this Act) as clauses (vii) and (viii), respec-
2	tively; and
3	(ii) by striking clause (v) and insert-
4	ing the following:
5	"(v) The document shall—
6	"(I) describe how the State will
7	pursue ending dependence of needy
8	families on government benefits and
9	reducing poverty by promoting job
10	preparation and work;
11	"(H) describe how the State will
12	encourage the formation and mainte-
13	nance of healthy 2-parent married
14	families, encourage responsible father-
15	hood, and prevent and reduce the inci-
16	dence of out-of-wedlock pregnancies;
17	"(III) include specific, numerical,
18	and measurable performance objec-
19	tives for accomplishing subclauses (I)
20	and (II), and with respect to sub-
21	clause (I), include objectives con-
22	sistent with the criteria used by the
23	Secretary in establishing performance
24	targets under section 403(a)(4)(B) if
25	available; and

1	"(IV) describe the methodology
2	that the State will use to measure
3	State performance in relation to each
4	such objective.
5	"(vi) Describe any strategies and pro-
6	grams the State may be undertaking to
7	<del>address</del> —
8	"(I) employment retention and
9	advancement for recipients of assist-
10	ance under the program, including
11	placement into high-demand jobs, and
12	whether the jobs are identified using
13	labor market information;
14	"(II) efforts to reduce teen preg-
15	nancy;
16	"(III) services for struggling and
17	noncompliant families, and for clients
18	with special problems; and
19	"(IV) program integration, in-
20	eluding the extent to which employ-
21	ment and training services under the
22	program are provided through the
23	One-Stop delivery system created
24	under the Workforce Investment Act
25	of 1998, and the extent to which

46

1	former recipients of such assistance
2	have access to additional core, inten-
3	sive, or training services funded
4	through such Act."; and
5	(B) in subparagraph (B), by striking
6	clause (iii) (as so redesignated by section
7	107(b)(1) of this Act) and inserting the fol-
8	<del>lowing:</del>
9	"(iii) The document shall describe
10	strategies and programs the State is un-
11	dertaking to engage religious organizations
12	in the provision of services funded under
13	this part and efforts related to section 104
14	of the Personal Responsibility and Work
15	Opportunity Reconcilation Act of 1996.
16	"(iv) The document shall describe
17	strategies to improve program manage-
18	ment and performance."; and
19	(2) in paragraph (4), by inserting "and tribal"
20	after "that local".
21	(b) Consultation With State Regarding Plan
22	AND DESIGN OF TRIBAL PROGRAMS.—Section 412(b)(1)
23	(42 U.S.C. 612(b)(1)) is amended—
24	(1) by striking "and" at the end of subpara-
25	graph (E);

47

1	(2) by striking the period at the end of sub
2	paragraph (F) and inserting "; and"; and
3	(3) by adding at the end the following:
4	"(G) provides an assurance that the State
5	in which the tribe is located has been consulted
6	regarding the plan and its design.".
7	(c) Performance Measures.—Section 413 (42)
8	U.S.C. 613) is amended by adding at the end the fol
9	lowing:
10	"(k) Performance Improvement.—The Secretary
11	in consultation with the States, shall develop uniform per
12	formance measures designed to assess the degree of effect
13	tiveness, and the degree of improvement, of State pro
14	grams funded under this part in accomplishing the pur
15	poses of this part.".
16	(d) Annual Ranking of States. Section
17	413(d)(1) (42 U.S.C. 613(d)(1)) is amended by striking
18	"long-term private sector jobs" and inserting "private sec
19	tor jobs, the success of the recipients in retaining employ
20	ment, the ability of the recipients to increase their wages"
21	SEC. 113. DATA COLLECTION AND REPORTING.
22	(a) Contents of Report.— Section 411(a)(1)(A)
23	(42 U.S.C. 611(a)(1)(A)) is amended—
24	(1) in clause (vii), by inserting "and minor par
25	ent" after "of each adult".

1	(2) in clause (viii), by striking "and educational
2	level";
3	(3) in clause (ix), by striking ", and if the lat-
4	ter 2, the amount received";
5	(4) in clause $(x)$ —
6	(A) by striking "each type of"; and
7	(B) by inserting before the period "and, if
8	applicable, the reason for receipt of the assist-
9	ance for a total of more than 60 months";
10	(5) in clause (xi), by striking the subclauses
11	and inserting the following:
12	"(I) Subsidized private sector
13	employment.
14	"(II) Unsubsidized employment.
15	"(III) Public sector employment,
16	supervised work experience, or super-
17	vised community service.
18	"(IV) On-the-job training.
19	"(V) Job search and placement.
20	"(VI) Training.
21	"(VII) Education.
22	"(VIII) Other activities directed
23	at the purposes of this part, as speci-
24	fied in the State plan submitted pur-
25	suant to section 402.";

1	(6) in clause (xii), by inserting "and progress
2	toward universal engagement" after "participation
3	rates";
4	(7) in clause (xiii), by striking "type and" be-
5	fore "amount of assistance";
6	(8) in clause (xvi), by striking subclause (II)
7	and redesignating subclauses (III) through (V) as
8	subclauses (II) through (IV), respectively; and
9	(9) by adding at the end the following:
10	"(xviii) The date the family first re-
11	ceived assistance from the State program
12	on the basis of the most recent application
13	for such assistance.
14	"(xix) Whether a self-sufficiency plan
15	is established for the family in accordance
16	with section 408(b).
17	"(xx) With respect to any child in the
18	family, the marital status of the parents at
19	the birth of the child, and if the parents
20	were not then married, whether the pater-
21	nity of the child has been established.".
22	(b) Use of Samples.—Section 411(a)(1)(B) (42
23	U.S.C. 611(a)(1)(B)) is amended—
24	(1) in clause (i)—

1	(A) by striking "a sample" and inserting
2	"samples"; and
3	(B) by inserting before the period ", except
4	that the Secretary may designate core data ele-
5	ments that must be reported on all families";
6	<del>and</del>
7	(2) in clause (ii), by striking "funded under this
8	part" and inserting "described in subparagraph
9	$(\Lambda)$ ".
10	(e) REPORT ON FAMILIES THAT BECOME INELI-
11	GIBLE TO RECEIVE ASSISTANCE. Section 411(a) (42)
12	U.S.C. 611(a)) is amended—
13	(1) by striking paragraph (5);
14	(2) by redesignating paragraph (6) as para-
15	graph (5); and
16	(3) by inserting after paragraph (5) (as so re-
17	designated) the following:
18	"(6) Report on families that become in-
19	ELIGIBLE TO RECEIVE ASSISTANCE.—The report re-
20	quired by paragraph (1) for a fiscal quarter shall in-
21	elude for each month in the quarter the number of
22	families and total number of individuals that, during
23	the month, became ineligible to receive assistance
24	under the State program funded under this part
25	(broken down by the number of families that become

1	so ineligible due to earnings, changes in family com-
2	position that result in increased earnings, sanctions,
3	time limits, or other specified reasons).".
4	(d) REGULATIONS.—Section 411(a)(7) (42 U.S.C.
5	611(a)(7)) is amended—
6	(1) by inserting "and to collect the necessary
7	data" before "with respect to which reports";
8	(2) by striking "subsection" and inserting "see-
9	tion"; and
10	(3) by striking "in defining the data elements"
11	and all that follows and inserting ", the National
12	Governors' Association, the American Public Human
13	Services Association, the National Conference of
14	State Legislatures, and others in defining the data
15	elements.".
16	(e) Additional Reports by States.—Section 411
17	(42 U.S.C. 611) is amended—
18	(1) by redesignating subsection (b) as sub-
19	section (e); and
20	(2) by inserting after subsection (a) the fol-
21	<del>lowing:</del>
22	"(b) Annual Reports on Program Characteris-
23	TICS.—Not later than 90 days after the end of fiscal year
24	2004 and each succeeding fiscal year, each eligible State
25	shall submit to the Secretary a report on the characteris-

1 ties of the State program funded under this part and other

- 2 State programs funded with qualified State expenditures
- 3 (as defined in section 409(a)(7)(B)(i)). The report shall
- 4 include, with respect to each such program, the program
- 5 name, a description of program activities, the program
- 6 purpose, the program eligibility criteria, the sources of
- 7 program funding, the number of program beneficiaries,
- 8 sanction policies, and any program work requirements.
- 9 "(e) Monthly Reports on Caseload.—Not later
- 10 than 3 months after the end of a calendar month that
- 11 begins 1 year or more after the enactment of this sub-
- 12 section, each eligible State shall submit to the Secretary
- 13 report on the number of families and total number of indi-
- 14 viduals receiving assistance in the calendar month under
- 15 the State program funded under this part.
- 16 "(d) Annual Report on Performance Improve-
- 17 MENT.—Beginning with fiscal year 2004, not later than
- 18 January 1 of each fiscal year, each eligible State shall sub-
- 19 mit to the Secretary a report on achievement and improve-
- 20 ment during the preceding fiscal year under the numerical
- 21 performance goals and measures under the State program
- 22 funded under this part with respect to each of the matters
- 23 described in section 402(a)(1)(A)(v).".

1	(f) Annual Reports to Congress by the Sec-
2	RETARY. Section 411(e), as so redesignated by sub-
3	section (e) of this section, is amended—
4	(1) in the matter preceding paragraph (1), by
5	striking "and each fiscal year thereafter" and insert-
6	ing "and by July 1 of each fiscal year thereafter";
7	(2) in paragraph (2), by striking "families ap-
8	plying for assistance," and by striking the last
9	comma; and
10	(3) in paragraph (3), by inserting "and other
11	programs funded with qualified State expenditures
12	(as defined in section 409(a)(7)(B)(i))" before the
13	semicolon.
14	(g) Increased Analysis of State Single Audit
15	REPORTS.—Section 411 (42 U.S.C. 611) is amended by
16	adding at the end the following:
17	"(f) Increased Analysis of State Single Audit
18	REPORTS.
19	"(1) In General.—Within 3 months after a
20	State submits to the Secretary a report pursuant to
21	section 7502(a)(1)(A) of title 31, United States
22	Code, the Secretary shall analyze the report for the
23	purpose of identifying the extent and nature of prob-
24	lems related to the oversight by the State of non-
25	governmental entities with respect to contracts en-

54

1 tered into by such entities with the State program 2 funded under this part, and determining what addi-3 tional actions may be appropriate to help prevent 4 and correct the problems. 5 "(2) Inclusion of Program oversight sec-6 TION IN ANNUAL REPORT TO THE CONGRESS.—The 7 Secretary shall include in each report under sub-8 section (a) a section on oversight of State programs 9 funded under this part, including findings on the ex-10 tent and nature of the problems referred to in para-11 graph (1), actions taken to resolve the problems, and 12 to the extent the Secretary deems appropriate make 13 recommendations on changes needed to resolve the 14 problems.". 15 SEC. 114. DIRECT FUNDING AND ADMINISTRATION BY IN-16 DIAN TRIBES. 17 (a) Tribal Family Assistance Grant.—Section 18 412(a)(1)(A) (42 U.S.C. 612(a)(1)(A)) is amended by striking "1997, 1998, 1999, 2000, 2001, and 2002" and 19 inserting "2003 through 2007". 21 (b) Grants for Indian Tribes That Received 22 <del>JOBS</del> FUNDS.—Section 412(a)(2)(A)(42)U.S.C. 612(a)(2)(A)) is amended by striking "1997, 1998, 1999, 2000, 2001, and 2002" and inserting "2003 through 25 <del>2007".</del>

## SEC. 115. RESEARCH, EVALUATIONS, AND NATIONAL STUD-

- 2 **IES.**
- 3 (a) Secretary's Fund for Research, Dem-
- 4 ONSTRATIONS, AND TECHNICAL ASSISTANCE.—Section
- 5 413 (42 U.S.C. 613), as amended by section 112(c) of
- 6 this Act, is further amended by adding at the end the fol-
- 7 lowing:

23

- 8 "(1) Funding for Research, Demonstrations,
- 9 AND TECHNICAL ASSISTANCE.

under this part.

- 10 "(1) In GENERAL.—Out of any money in the 11 Treasury of the United States not otherwise appro-12 priated, there are appropriated \$102,000,000 for each of fiscal years 2003 through 2007, which shall 13 14 be available to the Secretary for the purpose of con-15 ducting and supporting research and demonstration projects by public or private entities, and providing 16 17 technical assistance to States, Indian tribal organi-18 zations, and such other entities as the Secretary 19 may specify that are receiving a grant under this 20 part, which shall be expended primarily on activities 21 described in section 403(a)(2)(B), and which shall 22 be in addition to any other funds made available
- 24 <u>"(2)</u> Set aside for demonstration 25 Projects for coordination of provision of

1	CHILD WELFARE AND TANF SERVICES TO TRIBAL
2	FAMILIES AT RISK OF CHILD ABUSE OR NEGLECT.
3	"(A) In General.—Of the amounts made
4	available under paragraph (1) for a fiscal year
5	\$2,000,000 shall be awarded on a competitive
6	basis to fund demonstration projects designed
7	to test the effectiveness of tribal governments
8	or tribal consortia in coordinating the provision
9	to tribal families at risk of child abuse or ne-
10	gleet of child welfare services and services
11	under tribal programs funded under this part
12	"(B) USE OF FUNDS.—A grant made to
13	such a project shall be used—
14	"(i) to improve ease management for
15	families eligible for assistance from such a
16	tribal program;
17	"(ii) for supportive services and as-
18	sistance to tribal children in out-of-home
19	placements and the tribal families caring
20	for such children, including families who
21	adopt such children; and
22	"(iii) for prevention services and as-
23	sistance to tribal families at risk of child
24	abuse and neglect.

1	"(C) REPORTS.—The Secretary may re-
2	quire a recipient of funds awarded under this
3	paragraph to provide the Secretary with such
4	information as the Secretary deems relevant to
5	enable the Secretary to facilitate and oversee
6	the administration of any project for which
7	funds are provided under this paragraph.".
8	(b) Funding of Studies and Demonstrations.—
9	Section 413(h)(1) (42 U.S.C. 613(h)(1)) is amended in
10	the matter preceding subparagraph (A) by striking "1997
11	through 2002" and inserting "2003 through 2007".
12	(e) REPORT ON ENFORCEMENT OF CERTAIN AFFIDA-
13	VITS OF SUPPORT AND SPONSOR DEEMING.—Not later
14	than March 31, 2004, the Secretary of Health and Human
15	Services, in consultation with the Attorney General, shall
16	submit to the Congress a report on the enforcement of
17	affidavits of support and sponsor deeming as required by
18	section 421, 422, and 432 of the Personal Responsibility
19	and Work Opportunity Reconciliation Act of 1996.
20	(d) REPORT ON COORDINATION.—Not later than 6
21	months after the date of the enactment of this Act, the
22	Secretary of Health and Human Services and the Sec-
23	retary of Labor shall jointly submit a report to the Con-
24	gress describing common or conflicting data elements,
25	definitions, performance measures, and reporting require-

- 1 ments in the Workforce Investment Act of 1998 and part
- 2 A of title IV of the Social Security Act, and, to the degree
- 3 each Secretary deems appropriate, at the discretion of ei-
- 4 ther Secretary, any other program administered by the re-
- 5 spective Secretary, to allow greater coordination between
- 6 the welfare and workforce development systems.
- 7 SEC. 116. STUDIES BY THE CENSUS BUREAU AND THE GEN-
- 8 ERAL ACCOUNTING OFFICE.
- 9 (a) Census Bureau Study.—
- 10 (1) IN GENERAL.—Section 414(a) (42 U.S.C.
- 11 614(a)) is amended to read as follows:
- 12 "(a) IN GENERAL.—The Bureau of the Census shall
- 13 implement a new longitudinal survey of program dynam-
- 14 ies, developed in consultation with the Secretary and made
- 15 available to interested parties, to allow for the assessment
- 16 of the outcomes of continued welfare reform on the eco-
- 17 nomic and child well-being of low-income families with
- 18 children, including those who received assistance or serv-
- 19 ices from a State program funded under this part, and,
- 20 to the extent possible, shall provide State representative
- 21 samples. The content of the survey should include such
- 22 information as may be necessary to examine the issues of
- 23 out-of-wedlock childbearing, marriage, welfare dependency
- 24 and compliance with work requirements, the beginning

- and ending of spells of assistance, work, earnings and em-
- ployment stability, and the well-being of children.".
- 3 APPROPRIATION.—Section (2)414(b) (42)
- U.S.C. 614(b)) is amended by striking "1996," and 4
- all that follows through "2002" and inserting "2003 5
- 6 through 2007".
- 7 (b) GAO STUDY.—
- 8 (1) IN GENERAL.—The Comptroller General of
- 9 the United States shall conduct a study to determine
- 10 the combined effect of the phase-out rates for Fed-
- 11 eral programs and policies which provide support to
- 12 low-income families and individuals as they move
- 13 from welfare to work, at all earning levels up to
- \$35,000 per year, for at least 5 States including 14
- Wisconsin and California, and any potential dis-15
- 16 incentives the combined phase-out rates create for
- 17 families to achieve independence or to marry.
- 18 (2) REPORT.—Not later than 1 year after the
- 19 date of the enactment of this subsection, the Comp-
- 20 troller General shall submit a report to Congress
- 21 containing the results of the study conducted under
- 22 this section and, as appropriate, any recommenda-
- 23 tions consistent with the results.

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2	(a) IN GENERAL.—Section 419 (42 U.S.C. 619) is
3	amended by adding at the end the following:
4	"(6) Assistance.—
5	"(A) IN GENERAL.—The term 'assistance'
6	means payment, by cash, voucher, or other
7	means, to or for an individual or family for the
8	purpose of meeting a subsistence need of the in-
9	dividual or family (including food, clothing,
10	shelter, and related items, but not including
11	costs of transportation or child care).
12	"(B) Exception.—The term 'assistance'
13	does not include a payment described in sub-
14	paragraph (A) to or for an individual or family
15	on a short-term, nonrecurring basis (as defined
16	by the State in accordance with regulations pre-
17	scribed by the Secretary).".
18	(b) Conforming Amendments.—
19	(1) Section $404(a)(1)$ (42 U.S.C. $604(a)(1)$ ) is
20	amended by striking "assistance" and inserting
21	<u>"aid".</u>
22	(2) Section 404(f) (42 U.S.C. 604(f)) is amend-
23	ed by striking "assistance" and inserting "benefits
24	or services".

- 1  $\frac{\text{(3)}}{\text{Section}} = \frac{408(a)(5)(B)(i)}{\text{(42)}} = \frac{\text{U.S.C.}}{\text{U.S.C.}}$
- 608(a)(5)(B)(i) is amended in the heading by strik-
- 3 ing "ASSISTANCE" and inserting "AID".
- 4 (4) Section 413(d)(2) (42 U.S.C. 613(d)(2)) is
- 5 amended by striking "assistance" and inserting
- 6 "aid".

## 7 SEC. 118. TECHNICAL CORRECTIONS.

- 8 (a) Section 409(e)(2) (42 U.S.C. 609(e)(2)) is
- 9 amended by inserting a comma after "appropriate".
- 10 (b) Section 411(a)(1)(A)(ii)(III) (42 U.S.C.
- 11 611(a)(1)(A)(ii)(III)) is amended by striking the last close
- 12 parenthesis.
- (e) Section 413(j)(2)(A) (42 U.S.C. 613(j)(2)(A)) is
- 14 amended by striking "section" and inserting "sections".
- 15 (d)(1) Section 413 (42 U.S.C. 613) is amended by
- 16 striking subsection (g) and redesignating subsections (h)
- 17 through (j) and subsections (k) and (l) (as added by sec-
- 18 tions 112(e) and 115(a) of this Act, respectively) as sub-
- 19 sections (g) through (k), respectively.
- 20 (2) Each of the following provisions is amended by
- 21 striking "413(j)" and inserting "413(i)":
- 22 (A) Section 403(a)(5)(A)(ii)(III) (42 U.S.C.
- 23 603(a)(5)(A)(ii)(HI).
- 24 (B) Section 403(a)(5)(F) (42 U.S.C.
- 25 603(a)(5)(F).

- 62 1 (C)403(a)(5)(G)(ii) $\frac{(42)}{(42)}$ U.S.C. Section 2 603(a)(5)(G)(ii). 3 Section (D)412(a)(3)(B)(iv)+42<del>U.S.C.</del> 4 612(a)(3)(B)(iv). SEC. 119. FATHERHOOD PROGRAM. 6 (a) SHORT TITLE.—This section may be eited as the "Promotion and Support of Responsible Fatherhood and 7 8 Healthy Marriage Act of 2002". 9 (b) Fatherhood Program.— 10 (1) IN GENERAL.—Title I of the Personal Re-11 sponsibility and Work Opportunity Reconciliation 12 Act of 1996 (Public Law 104–193) is amended by 13 adding at the end the following: 14 "SEC. 117. FATHERHOOD PROGRAM. "(a) IN GENERAL.—Title IV (42 U.S.C. 601–679b) 15 is amended by inserting after part B the following: 17 PART C—FATHERHOOD PROGRAM
- 18 SEC. 441. FINDINGS AND PURPOSES.
- 19 '(a) FINDINGS.—The Congress finds that there is substantial evidence strongly indicating the urgent need 21 to promote and support involved, committed, and responsible fatherhood, and to encourage and support healthy marriages between parents raising children, including data demonstrating the following:

1	'(1) In approximately 90 percent of cases where
2	a parent is absent, that parent is the father.
3	(2) By some estimates, 60 percent of children
4	born in the 1990's will spend a significant portion
5	of their childhood in a home without a father.
6	'(3) Nearly 75 percent of children in single-par-
7	ent homes will experience poverty before they are 11
8	years old, compared with only 20 percent of children
9	in 2-parent families.
10	'(4) Low income is positively correlated with
11	children's difficulties with education, social adjust-
12	ment, and delinquency, and single-parent households
13	constitute a disproportionate share of low-income
14	households.
15	(5) Where families (whether intact or with a
16	parent absent) are living in poverty, a significant
17	factor is the father's lack of job skills.
18	(6) Children raised in 2-parent married fami-
19	lies, on average, fare better as a group in key areas,
20	including better school performance, reduced rates of
21	substance abuse, crime, and delinquency, fewer
22	health, emotional, and behavioral problems, lower
23	rates of teenage sexual activity, less risk of abuse or
24	neglect, and lower risk of teen suicide.

1	(7) Committed and responsible fathering dur-
2	ing infancy and early childhood contributes to the
3	development of emotional security, curiosity, and
4	math and verbal skills.
5	(8) An estimated 24,000,000 children (33.5)
6	percent) live apart from their biological father.
7	(9) A recent national survey indicates that of
8	all children under age 18 not living with their bio-
9	logical father, 29 percent had not seen their father
10	even once in the last 12 months.
11	'(b) Purposes.—The purposes of this part are:
12	'(1) To provide for projects and activities by
13	public entities and by nonprofit community entities
14	including religious organizations, designed to test
15	promising approaches to accomplishing the following
16	objectives:
17	'(A) Promoting responsible, earing, and ef-
18	feetive parenting through counseling, men-
19	toring, and parenting education, dissemination
20	of educational materials and information or
21	parenting skills, encouragement of positive fa-
22	ther involvement, including the positive involve-
23	ment of nonresident fathers, and other meth-
24	<del>ods.</del>

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1 (B) Enhancing the abilities and commit-2 ment of unemployed or low-income fathers to 3 provide material support for their families and 4 to avoid or leave welfare programs by assisting 5 them to take full advantage of education, job 6 training, and job search programs, to improve 7 work habits and work skills, to secure career 8 advancement by activities such as outreach and 9 information dissemination, coordination, as ap-10 propriate, with employment services and job training programs, including the One-Stop de-12 livery system established under title I of the 13 Workforce Investment Act of 1998, encourage-14 ment and support of timely payment of current 15 child support and regular payment toward past 16 due child support obligations in appropriate 17 eases, and other methods. 18 '(C) Improving fathers' ability to effec-19 tively manage family business affairs by means 20 such as education, counseling, and mentoring in including household matters management, 22 budgeting, banking, and handling of financial 23 transactions, time management, and home maintenance. 24

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(D) Encouraging and supporting healthy marriages and married fatherhood through such activities as premarital education, including the use of premarital inventories, marriage preparation programs, skills-based marriage education programs, marital therapy, couples counseling, divorce education and reduction programs, divorce mediation and counseling, relationship skills enhancement programs, including those designed to reduce child abuse and domestic violence, and dissemination of information about the benefits of marriage for both parents and <del>children.</del> (2) Through the projects and activities described in paragraph (1), to improve outcomes for children with respect to measures such as increased family income and economic security, improved school performance, better health, improved emotional and behavioral stability and social adjustment, and reduced risk of delinquency, crime, substance abuse, child abuse and neglect, teen sexual activity, and teen suicide. '(3) To evaluate the effectiveness of various approaches and to disseminate findings concerning outcomes and other information in order to encourage

1	and facilitate the replication of effective approaches
2	to accomplishing these objectives.
3	'SEC. 442. DEFINITIONS.
4	'In this part, the terms "Indian tribe" and "tribal
5	organization" have the meanings given them in sub-
6	sections (e) and (l), respectively, of section 4 of the Indian
7	Self-Determination and Education Assistance Act.
8	SEC. 443. COMPETITIVE GRANTS FOR SERVICE PROJECTS.
9	'(a) In General.—The Secretary may make grants
10	for fiscal years 2003 through 2007 to public and nonprofit
11	community entities, including religious organizations, and
12	to Indian tribes and tribal organizations, for demonstra-
13	tion service projects and activities designed to test the ef-
14	feetiveness of various approaches to accomplish the objec-
15	tives specified in section 441(b)(1).
16	(b) Eligibility Criteria for Full Service
17	GRANTS.—In order to be eligible for a grant under this
18	section, except as specified in subsection (e), an entity
19	shall submit an application to the Secretary containing the
20	following:
21	'(1) PROJECT DESCRIPTION.—A statement
22	including—
23	'(A) a description of the project and how
24	it will be earried out, including the geographical
25	area to be covered and the number and charac-

1 teristics of clients to be served, and how it will 2 address each of the 4 objectives specified in sec-3 tion 441(b)(1); and (B) a description of the methods to be 4 5 used by the entity or its contractor to assess 6 the extent to which the project was successful 7 in accomplishing its specific objectives and the 8 general objectives specified in section 441(b)(1). 9 '(2) Experience and qualifications.—A 10 demonstration of ability to earry out the project, by 11 means such as demonstration of experience in suc-12 cessfully carrying out projects of similar design and 13 scope, and such other information as the Secretary 14 may find necessary to demonstrate the entity's ca-15 pacity to carry out the project, including the entity's 16 ability to provide the non-Federal share of project 17 resources. 18 (3) Addressing Child abuse and neglect 19 AND DOMESTIC VIOLENCE.—A description of how 20 the entity will assess for the presence of, and inter-21 vene to resolve, domestic violence and child abuse 22 and neglect, including how the entity will coordinate 23 with State and local child protective service and do-24 mestic violence programs.

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(4) Addressing concerns relating SUBSTANCE ABUSE AND SEXUAL ACTIVITY.—A commitment to make available to each individual participating in the project education about alcohol, tobacco, and other drugs, and about the health risks associated with abusing such substances, and information about diseases and conditions transmitted through substance abuse and sexual contact, including HIV/AIDS, and to coordinate with providers of services addressing such problems, as appropriate. (5) COORDINATION WITH SPECIFIED GRAMS.—An undertaking to coordinate, as appropriate, with State and local entities responsible for the programs under parts A, B, and D of this title, including programs under title I of the Workforce Investment Act of 1998 (including the One-Stop delivery system), and such other programs as the Secretary may require. (6) RECORDS, REPORTS, AND AUDITS.—An agreement to maintain such records, make such reports, and cooperate with such reviews or audits as the Secretary may find necessary for purposes of oversight of project activities and expenditures.

'(7) SELF-INITIATED EVALUATION.—If the entity elects to contract for independent evaluation of

1 the project (part or all of the cost of which may be 2 paid for using grant funds), a commitment to sub-3 mit to the Secretary a copy of the evaluation report 4 within 30 days after completion of the report and 5 not more than 1 year after completion of the project. 6 '(8) Cooperation with secretary's over-7 SIGHT AND EVALUATION.—An agreement to cooper-8 ate with the Secretary's evaluation of projects as-9 sisted under this section, by means including ran-10 dom assignment of clients to service recipient and 11 control groups, if determined by the Secretary to be 12 appropriate, and affording the Secretary access to 13 the project and to project-related records and docu-14 ments, staff, and elients. 15 (e) Eligibility Criteria for Limited Purpose 16 Grants.—In order to be eligible for a grant under this 17 section in an amount under \$25,000 per fiscal year, an entity shall submit an application to the Secretary con-18 19 taining the following: 20 (1) PROJECT DESCRIPTION.—A description of 21 the project and how it will be earried out, including 22 the number and characteristics of clients to be 23 served, the proposed duration of the project, and 24 how it will address at least 1 of the 4 objectives 25 specified in section 441(b)(1).

1 (2) QUALIFICATIONS.—Such information as 2 the Secretary may require as to the capacity of the 3 entity to carry out the project, including any pre-4 vious experience with similar activities. 5 COORDINATION WITH RELATED PRO-6 GRAMS.—As required by the Secretary in appropriate eases, an undertaking to coordinate and co-7 8 operate with State and local entities responsible for 9 specific programs relating to the objectives of the 10 project including, as appropriate, jobs programs and 11 programs serving children and families. 12 (4) Records, reports, and audits.—An 13 agreement to maintain such records, make such re-14 ports, and cooperate with such reviews or audits as 15 the Secretary may find necessary for purposes of 16 oversight of project activities and expenditures. 17 '(5) COOPERATION WITH SECRETARY'S OVER-18 SIGHT AND EVALUATION.—An agreement to cooper-19 ate with the Secretary's evaluation of projects as-20 sisted under this section, by means including afford-21 ing the Secretary access to the project and to 22 project-related records and documents, staff, and eli-23 ents. '(d) Considerations in Awarding Grants.—

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'(1) DIVERSITY OF PROJECTS.—In awarding grants under this section, the Secretary shall seek to achieve a balance among entities of differing sizes, entities in differing geographic areas, entities in urban and in rural areas, and entities employing differing methods of achieving the purposes of this section, including working with the State agency responsible for the administration of part D to help fathers satisfy child support arrearage obligations. (2) Preference for projects serving LOW-INCOME FATHERS.—In awarding grants under this section, the Secretary may give preference to applications for projects in which a majority of the elients to be served are low-income fathers. '(e) FEDERAL SHARE.— (1) In General.—Grants for a project under this section for a fiscal year shall be available for a share of the cost of such project in such fiscal year equal to— (A) up to 80 percent (or up to 90 percent, if the entity demonstrates to the Secretary's satisfaction circumstances limiting the entity's ability to secure non-Federal resources) in the ease of a project under subsection (b); and

1	(B) up to 100 percent, in the case of a
2	project under subsection (e).
3	'(2) Non-Federal Share.—The non-Federal
4	share may be in eash or in kind. In determining the
5	amount of the non-Federal share, the Secretary may
6	attribute fair market value to goods, services, and
7	facilities contributed from non-Federal sources.
8	SEC. 444. MULTICITY, MULTISTATE DEMONSTRATION
9	PROJECTS.
10	'(a) In General.—The Secretary may make grants
11	under this section for fiscal years 2003 through 2007 to
12	eligible entities (as specified in subsection (b)) for 2
13	multicity, multistate projects demonstrating approaches to
14	achieving the objectives specified in section 441(b)(1). One
15	of the projects shall test the use of married couples to
16	deliver program services.
17	'(b) ELIGIBLE ENTITIES.—An entity eligible for a
18	grant under this section must be a national nonprofit fa-
19	therhood promotion organization that meets the following
20	requirements:
21	'(1) Experience with fatherhood pro-
22	GRAMS.—The organization must have substantial ex-
23	perience in designing and successfully conducting
24	programs that meet the purposes described in sec-
25	tion 441.

1  $\frac{(2)}{(2)}$ EXPERIENCE WITH MULTICITY, 2 MULTISTATE PROGRAMS AND GOVERNMENT COORDI-3 NATION.—The organization must have experience in 4 simultaneously conducting such programs in more 5 than 1 major metropolitan area in more than 1 6 State and in coordinating such programs, where ap-7 propriate, with State and local government agencies 8 and private, nonprofit agencies (including commu-9 nity-based and religious organizations), including 10 State or local agencies responsible for child support 11 enforcement and workforce development. 12 (e) APPLICATION REQUIREMENTS.—In order to be eligible for a grant under this section, an entity must submit to the Secretary an application that includes the fol-15 lowing: 16 '(1) QUALIFICATIONS.— 17 (A) ELIGIBLE ENTITY.—A demonstration 18 that the entity meets the requirements of sub-19 section (b). '(B) OTHER.—Such other information as 20 21 the Secretary may find necessary to dem-22 onstrate the entity's capacity to earry out the 23 project, including the entity's ability to provide 24 the non-Federal share of project resources.

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1	(2) Project description.—A description of
2	and commitments concerning the project design, in-
3	cluding the following:
4	'(A) In General.—A detailed description
5	of the proposed project design and how it will
6	be carried out, which shall—
7	'(i) provide for the project to be con-
8	ducted in at least 3 major metropolitan
9	<del>areas;</del>
10	'(ii) state how it will address each of
11	the 4 objectives specified in section
12	441(b)(1);
13	'(iii) demonstrate that there is a suffi-
14	cient number of potential clients to allow
15	for the random selection of individuals to
16	participate in the project and for compari-
17	sons with appropriate control groups com-
18	posed of individuals who have not partici-
19	pated in such projects; and
20	'(iv) demonstrate that the project is
21	designed to direct a majority of project re-
22	sources to activities serving low-income fa-
23	thers (but the project need not make serv-
24	ices available on a means-tested basis).

1	(B) Oversight, evaluation, and ad-
2	JUSTMENT COMPONENT.—An agreement that
3	the entity—
4	'(i) in consultation with the evaluator
5	selected pursuant to section 445, and as
6	required by the Secretary, will modify the
7	project design, initially and (if necessary)
8	subsequently throughout the duration of
9	the project, in order to facilitate ongoing
10	and final oversight and evaluation of
11	project operation and outcomes (by means
12	including, to the maximum extent feasible,
13	random assignment of clients to service re-
14	cipient and control groups), and to provide
15	for mid-course adjustments in project de-
16	sign indicated by interim evaluations;
17	'(ii) will submit to the Secretary re-
18	vised descriptions of the project design as
19	modified in accordance with clause (i); and
20	'(iii) will cooperate fully with the Sec-
21	retary's ongoing oversight and ongoing and
22	final evaluation of the project, by means
23	including affording the Secretary access to
24	the project and to project-related records
25	and documents, staff, and clients.

4(3) ADDRESSING CHILD ABUSE AND NEGLECT AND DOMESTIC VIOLENCE.—A description of how the entity will assess for the presence of, and intervene to resolve, domestic violence and child abuse and neglect, including how the entity will coordinate with State and local child protective service and domestic violence programs.

'(4) Addressing concerns relating to substance abuse and sexual activity.—A commitment to make available to each individual participating in the project education about alcohol, tobacco, and other drugs, and about the health risks associated with abusing such substances, and information about diseases and conditions transmitted through substance abuse and sexual contact, including HIV/AIDS, and to coordinate with providers of services addressing such problems, as appropriate.

'(5) COORDINATION WITH SPECIFIED PROGRAMS.—An undertaking to coordinate, as appropriate, with State and local entities responsible for the programs funded under parts A, B, and D of this title, programs under title I of the Workforce Investment Act of 1998 (including the One-Stop delivery system), and such other programs as the Secretary may require.

1	(6) Records, reports, and audits.—An
2	agreement to maintain such records, make such re-
3	ports, and cooperate with such reviews or audits (in
4	addition to those required under the preceding provi-
5	sions of paragraph (2)) as the Secretary may find
6	necessary for purposes of oversight of project activi-
7	ties and expenditures.
8	'(d) Federal Share.—
9	'(1) In General.—Grants for a project under
10	this section for a fiscal year shall be available for up
11	to 80 percent of the cost of such project in such fis-
12	<del>cal year.</del>
13	'(2) Non-federal share.—The non-Federal
14	share may be in eash or in kind. In determining the
15	amount of the non-Federal share, the Secretary may
16	attribute fair market value to goods, services, and
17	facilities contributed from non-Federal sources.
18	'SEC. 445. EVALUATION.
19	'(a) In General.—The Secretary, directly or by con-
20	tract or cooperative agreement, shall evaluate the effec-
21	tiveness of service projects funded under sections 443 and
22	444 from the standpoint of the purposes specified in sec-
23	tion 441(b)(1).
24	(b) Evaluation Methodology. Evaluations
25	under this section shall—

1	'(1) include, to the maximum extent feasible
2	random assignment of clients to service delivery and
3	control groups and other appropriate comparisons of
4	groups of individuals receiving and not receiving
5	services;
6	(2) describe and measure the effectiveness of
7	the projects in achieving their specific project goals
8	and
9	'(3) describe and assess, as appropriate, the im-
10	pact of such projects on marriage, parenting, domes-
11	tic violence, child abuse and neglect, money manage-
12	ment, employment and earnings, payment of child
13	support, and child well-being, health, and education
14	(e) EVALUATION REPORTS.—The Secretary shall
15	publish the following reports on the results of the evalua-
16	tion:
17	(1) An implementation evaluation report cov-
18	ering the first 24 months of the activities under this
19	part to be completed by 36 months after initiation
20	of such activities.
21	'(2) A final report on the evaluation to be com-
22	pleted by September 30, 2010.
23	SEC. 446. PROJECTS OF NATIONAL SIGNIFICANCE.
24	'The Secretary is authorized, by grant, contract, or
25	cooperative agreement, to carry out projects and activities

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80 of national significance relating to fatherhood promotion, 2 including— 3 (1) COLLECTION AND DISSEMINATION OF IN-4 FORMATION.—Assisting States, communities, and 5 private entities, including religious organizations, in 6 efforts to promote and support marriage and responsible fatherhood by collecting, evaluating, developing, 7 8 and making available (through the Internet and by 9 other means) to all interested parties information re-10 garding approaches to accomplishing the objectives 11 specified in section 441(b)(1). 12 (2) Media campaign.—Developing, promoting, 13 and distributing to interested States, local govern-14 ments, public agencies, and private nonprofit organi-15 zations, including charitable and religious organiza-16 tions, a media campaign that promotes and encour-17 ages involved, committed, and responsible fatherhood 18 and married fatherhood.

> (3) TECHNICAL ASSISTANCE.—Providing technical assistance, including consultation and training, to public and private entities, including community organizations and faith-based organizations, in the implementation of local fatherhood promotion programs.

1 (4) Research.—Conducting research related 2 to the purposes of this part. 3 **'SEC. 447. NONDISCRIMINATION.** 4 'The projects and activities assisted under this part shall be available on the same basis to all fathers and expectant fathers able to benefit from such projects and activities, including married and unmarried fathers and cus-8 todial and noncustodial fathers, with particular attention to low-income fathers, and to mothers and expectant 10 mothers on the same basis as to fathers. 'SEC. 448. AUTHORIZATION OF APPROPRIATIONS; RES-12 ERVATION FOR CERTAIN PURPOSE. 13 '(a) AUTHORIZATION.—There are authorized to be appropriated \$20,000,000 for each of fiscal years 2003 14 through 2007 to carry out the provisions of this part. 15 16 (b) RESERVATION.—Of the amount appropriated under this section for each fiscal year, not more than 15 percent shall be available for the costs of the multicity, multicounty, multistate demonstration projects under section 444, evaluations under section 445, and projects of 21 national significance under section 446... 22 "(b) INAPPLICABILITY OF EFFECTIVE DATE PROVI-SIONS.—Section 116 shall not apply to the amendment

made by subsection (a) of this section.".

1	(2) CLERICAL AMENDMENT.—Section 2 of such
2	Act is amended in the table of contents by inserting
3	after the item relating to section 116 the following
4	new item:
	"Sec. 117. Fatherhood program.".
5	SEC. 120. STATE OPTION TO MAKE TANF PROGRAMS MAN
6	DATORY PARTNERS WITH ONE-STOP EMPLOY
7	MENT TRAINING CENTERS.
8	Section 408 of the Social Security Act (42 U.S.C
9	608) is amended by adding at the end the following:
10	"(h) STATE OPTION TO MAKE TANF PROGRAMS
11	MANDATORY PARTNERS WITH ONE-STOP EMPLOYMENT
12	Training Centers.—For purposes of section 121(b) or
13	the Workforce Investment Act of 1998, a State program
14	funded under part A of title IV of the Social Security Ac
15	shall be considered a program referred to in paragraph
16	(1)(B) of such section, unless, after the date of the enact
17	ment of this subsection, the Governor of the State notifies
18	the Secretaries of Health and Human Services and Labor
19	in writing of the decision of the Governor not to make
20	the State program a mandatory partner.".
21	SEC. 121. SENSE OF THE CONGRESS.
22	It is the sense of the Congress that a State welfare
23	to-work program should include a mentoring program.

1	TITI F	TT	CHII	D	CARE
1		$\mathbf{II}$			

2	SEC. 201. SHORT TITLE.
3	This title may be cited as the "Caring for Children
4	Act of 2002".
5	SEC. 202. GOALS.
6	(a) Goals.—Section 658A(b) of the Child Care and
7	Development Block Grant Act of 1990 (42 U.S.C. 9801
8	note) is amended—
9	(1) in paragraph (3) by striking "encourage"
10	and inserting "assist",
11	(2) by amending paragraph (4) to read as fol-
12	<del>lows:</del>
13	"(4) to assist State to provide child care to low-
14	income parents;",
15	(3) by redesignating paragraph (5) as para-
16	graph (7), and
17	(4) by inserting after paragraph (4) the fol-
18	lowing:
19	"(5) to encourage States to improve the quality
20	of child care available to families;
21	"(6) to promote school readiness by encour-
22	aging the exposure of young children in child care to
23	nurturing environments and developmentally-appro-
24	priate activities, including activities to foster early
25	cognitive and literacy development; and".

84

1	(b) CONFORMING AMENDMENT.—Section
2	658E(e)(3)(B) of the Child Care and Development Block
3	Grant Act of 1990 (42 U.S.C. 9858c(c)(3)(B)) is amended
4	by striking "through (5)" and inserting "through (7)".
5	SEC. 203. AUTHORIZATION OF APPROPRIATIONS.
6	Section 658B of the Child Care and Development
7	Block Grant Act of 1990 (42 U.S.C. 9858) is amended—
8	(1) by striking "is" and inserting "are", and
9	(2) by striking "\$1,000,000,000 for each of the
10	fiscal years 1996 through 2002" and inserting
11	"\$2,300,000,000 for fiscal year 2003,
12	\$2,500,000,000 for fiscal year $2004$ ,
13	\$2,700,000,000 for fiscal year $2005$ ,
14	\$2,900,000,000 for fiscal year 2006, and
15	\$3,100,000,000 for fiscal year 2007".
16	SEC. 204. APPLICATION AND PLAN.
17	Section 658E(e)(2) of the Child Care and Develop-
18	ment Block Grant Act of 1990 (42 U.S.C. 9858C(e)(2))
19	is amended—
20	(1) by amending subparagraph (D) to read as
21	<del>follows:</del>
22	"(D) Consumer and Child Care Pro-
23	VIDER EDUCATION INFORMATION.—Certify that
24	the State will collect and disseminate, through
25	resource and referral services and other means

1	as determined by the State, to parents of eligi-
2	ble children, child care providers, and the gen-
3	eral public, information regarding—
4	"(i) the promotion of informed child
5	care choices, including information about
6	the quality and availability of child care
7	services;
8	"(ii) research and best practices on
9	children's development, including early cog-
10	nitive development;
11	"(iii) the availability of assistance to
12	obtain child care services; and
13	"(iv) other programs for which fami-
14	lies that receive child care services for
15	which financial assistance is provided
16	under this subchapter may be eligible, in-
17	cluding the food stamp program, the WIC
18	program under section 17 of the Child Nu-
19	trition Act of 1966, the child and adult
20	eare food program under section 17 of the
21	Richard B. Russell National School Lunch
22	Act, and the medicaid and CHIP programs
23	under titles XIX and XXI of the Social Se-
24	curity Act.", and

1	(2) by inserting after subparagraph (H) the fol-
2	<del>lowing:</del>
3	"(I) COORDINATION WITH OTHER EARLY
4	CHILD CARE SERVICES AND EARLY CHILDHOOD
5	EDUCATION PROGRAMS.—Demonstrate how the
6	State is coordinating child care services pro-
7	vided under this subchapter with Head Start,
8	Early Reading First, Even Start, Ready-To-
9	Learn Television, State pre-kindergarten pro-
10	grams, and other early childhood education pro-
11	grams to expand accessibility to and continuity
12	of eare and early education without displacing
13	services provided by the current early care and
14	education delivery system.
15	"(J) Public-private partnerships.—
16	Demonstrate how the State encourages partner-
17	ships with private and other public entities to
18	leverage existing service delivery systems of
19	early childhood education and increase the sup-
20	ply and quality of child care services.
21	"(K) CHILD CARE SERVICE QUALITY.—
22	"(i) CERTIFICATION.—For each fiscal
23	year after fiscal year 2003, certify that
24	during the then preceding fiscal year the
25	State was in compliance with section 658G

87

1	and describe how funds were used to com-
2	ply with such section during such pre-
3	ceding fiscal year.
4	"(ii) Strategy.—For each fiscal year
5	after fiscal year 2003, contain an outline
6	of the strategy the State will implement
7	during such fiscal year for which the State
8	plan is submitted, to address the quality of
9	child care services in child care settings
10	that provide services for which assistance
11	is made available under this subchapter,
12	and include in such strategy—
13	"(I) a statement specifying how
14	the State will address the activities
15	described in paragraphs (1), (2), and
16	(3) of section 658G;
17	"(II) a description of quantifi-
18	able, objective measures for evaluating
19	the quality of child care services sepa-
20	rately with respect to the activities
21	listed in each of such paragraphs that
22	the State will use to evaluate its
23	progress in improving the quality of
24	such child care services;

1	"(III) a list of State-developed
2	child care service quality targets for
3	such fiscal year quantified on the
4	basis of such measures; and
5	"(IV) for each fiscal year after
6	fiscal year 2003, a report on the
7	progress made to achieve such targets
8	during the then preceding fiscal year.
9	"(iii) Rule of construction.—
10	Nothing in this subparagraph shall be con-
11	strued to require that the State apply
12	measures for evaluating quality to specific
13	types of child care providers.
14	"(L) Access to care for certain popu-
15	LATIONS. Demonstrate how the State is ad-
16	dressing the child care needs of parents eligible
17	for child care services for which financial assist-
18	ance is provided under this subchapter who
19	have children with special needs, work nontradi-
20	tional hours, or require child care services for
21	infants or toddlers.".

1	SEC. 205. ACTIVITIES TO IMPROVE THE QUALITY OF CHILD
2	CARE.
3	Section 658G of the Child Care and Development
4	Block Grant Act of 1990 (42 U.S.C. 9858e) is amended
5	to read as follows:
6	"SEC. 658G. ACTIVITIES TO IMPROVE THE QUALITY OF
7	CHILD CARE SERVICES.
8	"A State that receives funds to earry out this sub-
9	chapter for a fiscal year, shall use not less than 6 percent
10	of the amount of such funds for activities provided
11	through resource and referral services or other means,
12	that are designed to improve the quality of child care serv-
13	ices for which financial assistance is made available under
14	this subchapter. Such activities include—
15	"(1) programs that provide training, education,
16	and other professional development activities to en-
17	hance the skills of the child care workforce, includ-
18	ing training opportunities for caregivers in informal
19	eare settings;
20	"(2) activities within child care settings to en-
21	hance early learning for young children, to promote
22	early literacy, and to foster school readiness;
23	"(3) initiatives to increase the retention and
24	compensation of child care providers, including
25	tiered reimbursement rates for providers that meet
26	quality standards as defined by the State; or

1	"(4) other activities deemed by the State to im-
2	prove the quality of child care services provided in
3	such State.".
4	SEC. 206. REPORT BY SECRETARY.
5	Section 658L of the Child Care and Development
6	Block Grant Act of 1990 (42 U.S.C. 9858j) is amended
7	to read as follows:
8	"SEC. 658L. REPORT BY SECRETARY.
9	"(a) REPORT REQUIRED.—Not later than October 1,
10	2004, and biennially thereafter, the Secretary shall pre-
11	pare and submit to the Committee on Education and the
12	Workforce of the House of Representatives and the Com-
13	mittee on Health, Education, Labor and Pensions of the
14	Senate a report that contains the following:
15	"(1) A summary and analysis of the data and
16	information provided to the Secretary in the State
17	reports submitted under section 658K.
18	"(2) Aggregated statistics on the supply of, de-
19	mand for, and quality of child care, early education,
20	and non-school-hours programs.
21	"(3) An assessment, and where appropriate,
22	recommendations for the Congress concerning ef-
23	forts that should be undertaken to improve the ac-
24	cess of the public to quality and affordable child care
25	in the United States.

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1	"(b) Collection of Information.—The Secretary
2	may utilize the national child care data system available
3	through resource and referral organizations at the local
4	State, and national level to collect the information re-
5	quired by subsection $(a)(2)$ .
6	SEC. 207. DEFINITIONS.
7	Section 658P(4)(B) of the Child Care and Develop-
8	ment Block Grant Act of 1990 (42 U.S.C. 9858N(4)(B))
9	is amended by striking "85 percent of the State median
10	income" and inserting "income levels as established by the
11	State, prioritized by need,".
12	SEC. 208. ENTITLEMENT FUNDING.
13	Section 418(a)(3) (42 U.S.C. 618(a)(3)) is
14	amended—
15	(1) by striking "and" at the end of subpara-
16	graph (E);
17	(2) by striking the period at the end of sub-
18	paragraph (F) and inserting "; and"; and
19	(3) by adding at the end the following:
20	"(G) \$2,917,000,000 for each of fiscal

years 2003 through 2007....

1	TITLE III—TAXPAYER
2	<b>PROTECTIONS</b>
3	SEC. 301. EXCLUSION FROM GROSS INCOME FOR INTEREST
4	ON OVERPAYMENTS OF INCOME TAX BY INDI-
5	VIDUALS.
6	(a) IN GENERAL.—Part III of subchapter B of chap-
7	ter 1 of the Internal Revenue Code of 1986 (relating to
8	items specifically excluded from gross income) is amended
9	by inserting after section 139 the following new section:
10	"SEC. 139A. EXCLUSION FROM GROSS INCOME FOR INTER-
11	EST ON OVERPAYMENTS OF INCOME TAX BY
12	INDIVIDUALS.
13	"(a) In General.—In the case of an individual,
14	gross income shall not include interest paid under section
15	6611 on any overpayment of tax imposed by this subtitle.
16	"(b) Exception.—Subsection (a) shall not apply in
17	the ease of a failure to claim items resulting in the over-
18	payment on the original return if the Secretary determines
19	that the principal purpose of such failure is to take advan-
20	tage of subsection (a).
21	"(c) Special Rule for Determining Modified
22	Adjusted Gross Income.—For purposes of this title,
23	interest not included in gross income under subsection (a)
24	shall not be treated as interest which is exempt from tax
25	for purposes of sections 32(i)(2)(B) and 6012(d) or any

- 1 computation in which interest exempt from tax under this
- 2 title is added to adjusted gross income.".
- 3 (b) CLERICAL AMENDMENT.—The table of sections
- 4 for part III of subchapter B of chapter 1 of such Code
- 5 is amended by inserting after the item relating to section
- 6 139 the following new item:

"Sec. 139A. Exclusion from gross income for interest on overpayments of income tax by individuals.".

- 7 (e) Effective Date.—The amendments made by
- 8 this section shall apply to interest received after December
- 9 31, 2006.
- 10 SEC. 302. DEPOSITS MADE TO SUSPEND RUNNING OF IN-
- 11 TEREST ON POTENTIAL UNDERPAYMENTS.
- 12 (a) In General.—Subchapter A of chapter 67 of the
- 13 Internal Revenue Code of 1986 (relating to interest on un-
- 14 derpayments) is amended by adding at the end the fol-
- 15 lowing new section:
- 16 "SEC. 6603. DEPOSITS MADE TO SUSPEND RUNNING OF IN-
- 17 TEREST ON POTENTIAL UNDERPAYMENTS.
- 18 **ETC.**
- 19 "(a) Authority To Make Deposits Other Than
- 20 As Payment of Tax.—A taxpayer may make a eash de-
- 21 posit with the Secretary which may be used by the Sec-
- 22 retary to pay any tax imposed under subtitle A or B or
- 23 chapter 41, 42, 43, or 44 which has not been assessed

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at the time of the deposit. Such a deposit shall be made in such manner as the Secretary shall prescribe. 3 "(b) No Interest Imposed.—To the extent that such deposit is used by the Secretary to pay tax, for purposes of section 6601 (relating to interest on underpayments), the tax shall be treated as paid when the deposit 7 is made. 8 "(e) RETURN OF DEPOSIT.—Except in a case where the Secretary determines that collection of tax is in jeopardy, the Secretary shall return to the taxpayer any 10 amount of the deposit (to the extent not used for a payment of tax) which the taxpayer requests in writing. 13 "(d) Payment of Interest.— 14 "(1) In GENERAL.—For purposes of section 15 6611 (relating to interest on overpayments), a de-16 posit which is returned to a taxpayer shall be treated 17 as a payment of tax for any period to the extent 18 (and only to the extent) attributable to a disputable 19 tax for such period. Under regulations prescribed by 20 the Secretary, rules similar to the rules of section 21 6611(b)(2) shall apply. 22 "(2) DISPUTABLE TAX.— "(A) In GENERAL.—For purposes of this 23 24 section, the term 'disputable tax' means the

amount of tax specified at the time of the de-

1	posit as the taxpayer's reasonable estimate of
2	the maximum amount of any tax attributable to
3	disputable items.
4	"(B) SAFE HARBOR BASED ON 30-DAY
5	LETTER.—In the case of a taxpayer who has
6	been issued a 30-day letter, the maximum
7	amount of tax under subparagraph (A) shall
8	not be less than the amount of the proposed de-
9	ficiency specified in such letter.
10	"(3) OTHER DEFINITIONS.—For purposes of
11	<del>paragraph</del> (2)—
12	"(A) DISPUTABLE ITEM.—The term 'dis-
13	putable item' means any item of income, gain,
14	loss, deduction, or credit if the taxpayer—
15	"(i) has a reasonable basis for its
16	treatment of such item, and
17	"(ii) reasonably believes that the Sec-
18	retary also has a reasonable basis for dis-
19	allowing the taxpayer's treatment of such
20	<del>item.</del>
21	"(B) 30-day letter.—The term '30-day
22	letter' means the first letter of proposed defi-
23	ciency which allows the taxpayer an opportunity
24	for administrative review in the Internal Rev-
25	enue Service Office of Appeals.

1	"(4) Rate of interest.—The rate of interest
2	allowable under this subsection shall be the Federal
3	short-term rate determined under section 6621(b),
4	compounded daily.
5	"(e) Use of Deposits.—
6	"(1) Payment of tax.—Except as otherwise
7	provided by the taxpayer, deposits shall be treated
8	as used for the payment of tax in the order depos-
9	ited.
10	"(2) Returns of Deposits —Deposits shall
11	be treated as returned to the taxpayer on a last-in,
12	first-out basis.".
13	(b) CLERICAL AMENDMENT.—The table of sections
14	for subchapter A of chapter 67 of such Code is amended
15	by adding at the end the following new item:
	"See. 6603. Deposits made to suspend running of interest on potential underpayments, etc.".
16	(c) Effective Date.—
17	(1) In GENERAL.—The amendments made by
18	this section shall apply to deposits made after the
19	date of the enactment of this Act.
20	(2) Coordination with deposits made
21	UNDER REVENUE PROCEDURE 84–58.—In the case of
22	an amount held by the Secretary of the Treasury or
23	his delegate on the date of the enactment of this Act
24	as a deposit in the nature of a cash bond deposit

1	pursuant to Revenue Procedure 84–58, the date that
2	the taxpayer identifies such amount as a deposit
3	made pursuant to section 6603 of the Internal Rev
4	enue Code (as added by this Act) shall be treated as
5	the date such amount is deposited for purposes of
6	such section 6603.
7	SEC. 303. PARTIAL PAYMENT OF TAX LIABILITY IN IN
8	STALLMENT AGREEMENTS.
9	(a) In General.
10	(1) Section 6159(a) of the Internal Revenue
11	Code of 1986 (relating to authorization of agree-
12	ments) is amended—
13	(A) by striking "satisfy liability for pay
14	ment of" and inserting "make payment on"
15	and
16	(B) by inserting "full or partial" after "fa-
17	eilitate".
18	(2) Section 6159(c) of such Code (relating to
19	Secretary required to enter into installment agree-
20	ments in certain cases) is amended in the matter
21	preceding paragraph (1) by inserting "full" before
22	<del>"payment".</del>
23	(b) REQUIREMENT TO REVIEW PARTIAL PAYMENT
24	AGREEMENTS EVERY Two YEARS.—Section 6159 of such
25	Code is amended by redesignating subsections (d) and (e)

1	as subsections (e) and (f), respectively, and inserting after
2	subsection (e) the following new subsection:
3	"(d) Secretary Required To Review Install-
4	MENT AGREEMENTS FOR PARTIAL COLLECTION EVERY
5	Two Years.—In the case of an agreement entered into
6	by the Secretary under subsection (a) for partial collection
7	of a tax liability, the Secretary shall review the agreement
8	at least once every 2 years.".
9	(e) Effective Date.—The amendments made by
10	this section shall apply to agreements entered into on or
11	after the date of the enactment of this Act.
12	TITLE IV—CHILD SUPPORT
13	SEC. 401. FEDERAL MATCHING FUNDS FOR LIMITED PASS
14	THROUGH OF CHILD SUPPORT PAYMENTS TO
	THROUGH OF CHILD SUPPORT PAYMENTS TO FAMILIES RECEIVING TANF.
14	
14 15	FAMILIES RECEIVING TANF.
<ul><li>14</li><li>15</li><li>16</li></ul>	FAMILIES RECEIVING TANF.  (a) In General.—Section 457(a) (42 U.S.C.
<ul><li>14</li><li>15</li><li>16</li><li>17</li></ul>	FAMILIES RECEIVING TANF.  (a) IN GENERAL.—Section 457(a) (42 U.S.C.  657(a)) is amended—
14 15 16 17 18	FAMILIES RECEIVING TANF.  (a) IN GENERAL.—Section 457(a) (42 U.S.C.  657(a)) is amended—  (1) in paragraph (1)(A), by inserting "subject
14 15 16 17 18 19	FAMILIES RECEIVING TANF.  (a) IN GENERAL.—Section 457(a) (42 U.S.C. 657(a)) is amended—  (1) in paragraph (1)(A), by inserting "subject to paragraph (7)" before the semicolon; and
14 15 16 17 18 19 20	FAMILIES RECEIVING TANF.  (a) IN GENERAL.—Section 457(a) (42 U.S.C. 657(a)) is amended—  (1) in paragraph (1)(A), by inserting "subject to paragraph (7)" before the semicolon; and (2) by adding at the end the following:
14 15 16 17 18 19 20 21	(a) IN GENERAL.—Section 457(a) (42 U.S.C. 657(a)) is amended—  (1) in paragraph (1)(A), by inserting "subject to paragraph (7)" before the semicolon; and  (2) by adding at the end the following:  "(7) FEDERAL MATCHING FUNDS FOR LIMITED
14 15 16 17 18 19 20 21 22	(a) In General.—Section 457(a) (42 U.S.C. 657(a)) is amended—  (1) in paragraph (1)(A), by inserting "subject to paragraph (7)" before the semicolon; and  (2) by adding at the end the following:  "(7) Federal matching funds for limited pass through of child support payments to

1	amount collected during a month on behalf of a fam-
2	ily that is a recipient of assistance under the State
3	program funded under part A, to the extent that—
4	"(A) the State distributes the amount to
5	the family;
6	"(B) the total of the amounts so distrib-
7	uted to the family during the month—
8	"(i) exceeds the amount (if any) that,
9	as of December 31, 2001, was required
10	under State law to be distributed to a fam-
11	ily under paragraph (1)(B); and
12	"(ii) does not exceed the greater of—
13	"(I) \$100; or
14	"(II) \$50 plus the amount de-
15	scribed in clause (i); and
16	"(C) the amount is disregarded in deter-
17	mining the amount and type of assistance pro-
18	vided to the family under the State program
19	funded under part A.".
20	(b) EFFECTIVE DATE.—The amendments made by
21	subsection (a) shall apply to amounts distributed on or
22	after October 1, 2004.

1	SEC. 402. STATE OPTION TO PASS THROUGH ALL CHILD
2	SUPPORT PAYMENTS TO FAMILIES THAT
3	FORMERLY RECEIVED TANF.
4	(a) In General.—Section 457(a) (42 U.S.C.
5	657(a)), as amended by section 401(a) of this Act, is
6	amended—
7	(1) in paragraph (2)(B), in the matter pre-
8	ceding clause (i), by inserting ", except as provided
9	in paragraph (8)," after "shall"; and
10	(2) by adding at the end the following:
11	"(8) STATE OPTION TO PASS THROUGH ALL
12	CHILD SUPPORT PAYMENTS TO FAMILIES THAT FOR-
13	MERLY RECEIVED TANF.—In lieu of applying para-
14	graph (2) to any family described in paragraph (2),
15	a State may distribute to the family any amount col-
16	lected during a month on behalf of the family.".
17	(b) EFFECTIVE DATE. The amendments made by
18	subsection (a) shall apply to amounts distributed on or
19	after October 1, 2004.
20	SEC. 403. MANDATORY REVIEW AND ADJUSTMENT OF
21	CHILD SUPPORT ORDERS FOR FAMILIES RE-
22	CEIVING TANF.
23	(a) In General.—Section $466(a)(10)(A)(i)$ (42)
24	U.S.C. 666(a)(10)(A)(i)) is amended—
25	(1) by striking "parent, or," and inserting
26	"parent or"; and

1	(2) by striking "upon the request of the State
2	agency under the State plan or of either parent,".
3	(b) EFFECTIVE DATE.—The amendment made by
4	subsection (a) shall take effect on October 1, 2004.
5	SEC. 404. MANDATORY FEE FOR SUCCESSFUL CHILD SUP-
6	PORT COLLECTION FOR FAMILY THAT HAS
7	NEVER RECEIVED TANF.
8	(a) In General.—Section 454(6)(B) (42 U.S.C.
9	654(6)(B)) is amended—
10	(1) by inserting "(i)" after "(B)";
11	(2) by redesignating clauses (i) and (ii) as sub-
12	clauses (I) and (II), respectively;
13	(3) by adding "and" after the semicolon; and
14	(4) by adding after and below the end the fol-
15	lowing new clause:
16	"(ii) in the ease of an individual who has
17	never received assistance under a State pro-
18	gram funded under part A and for whom the
19	State has collected at least \$500 of support, the
20	State shall impose an annual fee of \$25 for
21	each case in which services are furnished, which
22	shall be retained by the State from support col-
23	lected on behalf of the individual (but not from
24	the 1st \$500 so collected), paid by the indi-
25	vidual applying for the services, recovered from

1	the absent parent, or paid by the State out of
2	its own funds (the payment of which from State
3	funds shall not be considered as an administra-
4	tive cost of the State for the operation of the
5	plan, and shall be considered income to the pro-
6	<del>gram);".</del>
7	(b) Conforming Amendment.—Section 457(a)(3)
8	(42 U.S.C. 657(a)(3)) is amended to read as follows:
9	"(3) Families that never received assist-
10	ANCE.—In the case of any other family, the State
11	shall distribute to the family the portion of the
12	amount so collected that remains after withholding
13	any fee pursuant to section 454(6)(B)(ii).".
14	(c) EFFECTIVE DATE.—The amendments made by
15	this section shall take effect on October 1, 2003.
16	SEC. 405. REPORT ON UNDISTRIBUTED CHILD SUPPORT
17	PAYMENTS.
18	Not later than 6 months after the date of the enact-
19	ment of this Act, the Secretary of Health and Human
20	Services shall submit to the Committee on Ways and
21	Means of the House of Representatives and the Committee
22	on Finance of the Senate a report on the procedures that
<ul><li>22</li><li>23</li></ul>	on Finance of the Senate a report on the procedures that
23	on Finance of the Senate a report on the procedures that

1	amount of such undistributed child support and the aver
2	age length of time it takes for such child support to be
3	distributed. To the extent the Secretary deems appro-
4	priate, the Secretary shall include in the report rec
5	ommendations as to whether additional procedures should
6	be established at the State or Federal level to expedite
7	the payment of undistributed child support.
8	SEC. 406. USE OF NEW HIRE INFORMATION TO ASSIST IN
9	ADMINISTRATION OF UNEMPLOYMENT COM
10	PENSATION PROGRAMS.
11	(a) In General.—Section 453(j) (42 U.S.C. 653(j))
12	is amended by adding at the end the following:
13	"(7) Information comparisons and disclo
14	SURE TO ASSIST IN ADMINISTRATION OF UNEMPLOY
15	MENT COMPENSATION PROGRAMS.
16	"(A) In General.—If a State agency re
17	sponsible for the administration of an unem
18	ployment compensation program under Federa
19	or State law transmits to the Secretary the
20	name and social security account number of ar
21	individual, the Secretary shall, if the informa
22	tion in the National Directory of New Hires in
23	dicates that the individual may be employed
24	disclose to the State agency the name, address
25	and employer identification number of any pu

1	tative employer of the individual, subject to this
2	<del>paragraph.</del>
3	"(B) CONDITION ON DISCLOSURE. The
4	Secretary shall make a disclosure under sub-
5	paragraph (A) only to the extent that the Sec-
6	retary determines that the disclosure would not
7	interfere with the effective operation of the pro-
8	gram under this part.
9	"(C) Use of information. A State
10	agency may use information provided under this
11	paragraph only for purposes of administering a
12	program referred to in subparagraph $(A)$ .".
13	(b) EFFECTIVE DATE.—The amendment made by
14	subsection (a) shall take effect on October 1, 2003.
15	SEC. 407. DECREASE IN AMOUNT OF CHILD SUPPORT AR-
16	REARAGE TRIGGERING PASSPORT DENIAL.
17	(a) In General. Section 452(k)(1) (42 U.S.C.
18	652(k)(1)) is amended by striking "\$5,000" and inserting
19	<u>"\$2,500".</u>
20	(b) Conforming Amendment. Section 454(31)
21	$(42~\mathrm{U.S.C.}~654(31))$ is amended by striking "\$5,000" and
22	inserting "\$2,500".
23	(e) Effective Date.—The amendments made by
24	this section shall take effect on October 1, 2003.

1	SEC. 408. USE OF TAX REFUND INTERCEPT PROGRAM TO
2	COLLECT PAST-DUE CHILD SUPPORT ON BE-
3	HALF OF CHILDREN WHO ARE NOT MINORS.
4	(a) In General.—Section 464 (42 U.S.C. 664) is
5	amended—
6	(1) in subsection $(a)(2)(A)$ , by striking "(as
7	that term is defined for purposes of this paragraph
8	under subsection (e))"; and
9	(2) in subsection (c)—
10	(A) in paragraph (1)—
11	(i) by striking "(1) Except as pro-
12	vided in paragraph (2), as used in" and in-
13	serting "In"; and
14	(ii) by inserting "(whether or not a
15	minor)" after "a child" each place it ap-
16	pears; and
17	(B) by striking paragraphs (2) and (3).
18	(b) EFFECTIVE DATE.—The amendments made by
19	subsection (a) shall take effect on October 1, 2004.
20	SEC. 409. GARNISHMENT OF COMPENSATION PAID TO VET-
21	ERANS FOR SERVICE-CONNECTED DISABIL-
22	ITIES IN ORDER TO ENFORCE CHILD SUP-
23	PORT OBLIGATIONS.
24	(a) In General.—Section 459(h) (42 U.S.C.
25	659(h)) is amended—

1	$\frac{(1)}{(1)}$ in paragraph $\frac{(1)(\Lambda)(\Pi)(V)}{(1)}$ , by striking all
2	that follows "Armed Forces" and inserting a semi-
3	colon; and
4	(2) by adding at the end the following:
5	"(3) Limitations with respect to com-
6	PENSATION PAID TO VETERANS FOR SERVICE-CON-
7	NECTED DISABILITIES.—Notwithstanding any other
8	provision of this section:
9	"(A) Compensation described in paragraph
10	(1)(A)(ii)(V) shall not be subject to withholding
11	pursuant to this section—
12	"(i) for payment of alimony; or
13	"(ii) for payment of child support if
14	the individual is fewer than 60 days in ar-
15	rears in payment of the support.
16	"(B) Not more than 50 percent of any
17	payment of compensation described in para-
18	$\frac{\text{graph }(1)(\Lambda)(ii)(V)}{\text{may be withheld pursuant}}$
19	to this section.".
20	(b) EFFECTIVE DATE.—The amendments made by
21	subsection (a) shall take effect on October 1, 2004.
22	SEC. 410. IMPROVING FEDERAL DEBT COLLECTION PRAC-
23	TICES.
24	Section 3716(h)(3) of title 31, United States Code,
25	is amended to read as follows:

1	"(3) In applying this subsection with respect to any
2	debt owed to a State, other than past due support being
3	enforced by the State, subsection (e)(3)(A) shall not apply.
4	Subsection (e)(3)(A) shall apply with respect to past due
5	support being enforced by the State notwithstanding any
6	other provision of law, including sections 207 and
7	1631(d)(1) of the Social Security Act (42 U.S.C. 407 and
8	1383(d)(1)), section 413(b) of Public law 91–173 (30
9	U.S.C. 923(b)), and section 14 of the Act of August 29,
10	1935 (45 U.S.C. 231m).".
11	SEC. 411. MAINTENANCE OF TECHNICAL ASSISTANCE
12	FUNDING.
13	Section 452(j) (42 U.S.C. 652(j)) is amended by in-
14	serting "or the amount appropriated under this paragraph
15	
13	for fiscal year 2002, whichever is greater," before "which
	for fiscal year 2002, whichever is greater," before "which shall be available".
16	shall be available".
16 17	shall be available".  SEC. 412. MAINTENANCE OF FEDERAL PARENT LOCATOR
<ul><li>16</li><li>17</li><li>18</li></ul>	shall be available".  SEC. 412. MAINTENANCE OF FEDERAL PARENT LOCATOR  SERVICE FUNDING.
<ul><li>16</li><li>17</li><li>18</li><li>19</li></ul>	shall be available".  SEC. 412. MAINTENANCE OF FEDERAL PARENT LOCATOR  SERVICE FUNDING.  Section 453(o) (42 U.S.C. 653(o)) is amended—
16 17 18 19 20	shall be available".  SEC. 412. MAINTENANCE OF FEDERAL PARENT LOCATOR  SERVICE FUNDING.  Section 453(o) (42 U.S.C. 653(o)) is amended—  (1) in the 1st sentence, by inserting "or the
16 17 18 19 20 21	shall be available".  SEC. 412. MAINTENANCE OF FEDERAL PARENT LOCATOR  SERVICE FUNDING.  Section 453(o) (42 U.S.C. 653(o)) is amended—  (1) in the 1st sentence, by inserting "or the amount appropriated under this paragraph for fiscal
<ul><li>16</li><li>17</li><li>18</li><li>19</li><li>20</li><li>21</li><li>22</li></ul>	shall be available".  SEC. 412. MAINTENANCE OF FEDERAL PARENT LOCATOR  SERVICE FUNDING.  Section 453(o) (42 U.S.C. 653(o)) is amended—  (1) in the 1st sentence, by inserting "or the amount appropriated under this paragraph for fiscal year 2002, whichever is greater," before "which

1	TITLE V—CHILD WELFARE
2	SEC. 501. EXTENSION OF AUTHORITY TO APPROVE DEM-
3	ONSTRATION PROJECTS.
4	Section $1130(a)(2)$ (42 U.S.C. $1320a-9(a)(2)$ ) is
5	amended by striking "2002" and inserting "2007".
6	SEC. 502. ELIMINATION OF LIMITATION ON NUMBER OF
7	WAIVERS.
8	Section $1130(a)(2)$ (42 U.S.C. $1320a-9(a)(2)$ ) is
9	amended by striking "not more than 10".
10	SEC. 503. ELIMINATION OF LIMITATION ON NUMBER OF
11	STATES THAT MAY BE GRANTED WAIVERS TO
12	CONDUCT DEMONSTRATION PROJECTS ON
13	SAME TOPIC.
<ul><li>13</li><li>14</li></ul>	Section 1130 (42 U.S.C. 1320a-9) is amended by
14	Section 1130 (42 U.S.C. 1320a-9) is amended by
<ul><li>14</li><li>15</li><li>16</li></ul>	Section 1130 (42 U.S.C. 1320a-9) is amended by adding at the end the following:
<ul><li>14</li><li>15</li><li>16</li></ul>	Section 1130 (42 U.S.C. 1320a-9) is amended by adding at the end the following:  "(h) No Limit on Number of States That May
<ul><li>14</li><li>15</li><li>16</li><li>17</li></ul>	Section 1130 (42 U.S.C. 1320a-9) is amended by adding at the end the following:  "(h) No Limit on Number of States That May Be Granted Waivers To Conduct Same or Similar
14 15 16 17 18 19	Section 1130 (42 U.S.C. 1320a-9) is amended by adding at the end the following:  "(h) No Limit on Number of States That May BE Granted Waivers To Conduct Same or Similar Demonstration Projects.—The Secretary shall not
14 15 16 17 18 19 20	Section 1130 (42 U.S.C. 1320a-9) is amended by adding at the end the following:  "(h) No Limit on Number of States That May Be Granted Waivers To Conduct Same or Similar Demonstration Projects.—The Secretary shall not refuse to grant a waiver to a State under this section on
14 15 16 17 18 19 20 21	Section 1130 (42 U.S.C. 1320a-9) is amended by adding at the end the following:  "(h) No Limit on Number of States That May Be Granted Waivers To Conduct Same or Similar Demonstration Projects.—The Secretary shall not refuse to grant a waiver to a State under this section on the grounds that a purpose of the waiver or of the dem-
14 15 16 17 18 19 20 21 22	Section 1130 (42 U.S.C. 1320a-9) is amended by adding at the end the following:  "(h) No Limit on Number of States That May BE Granted Waivers To Conduct Same or Similar Demonstration Projects.—The Secretary shall not refuse to grant a waiver to a State under this section on the grounds that a purpose of the waiver or of the demonstration project for which the waiver is necessary would

1	SEC. 504. ELIMINATION OF LIMITATION ON NUMBER OF
2	WAIVERS THAT MAY BE GRANTED TO A SIN
3	GLE STATE FOR DEMONSTRATION PROJECTS
4	Section 1130 (42 U.S.C. 1320a-9) is further amend
5	ed by adding at the end the following:
6	"(i) No Limit on Number of Waivers Granter
7	TO, OR DEMONSTRATION PROJECTS THAT MAY BE CON-
8	DUCTED BY, A SINGLE STATE.—The Secretary shall not
9	impose any limit on the number of waivers that may be
10	granted to a State, or the number of demonstration
11	projects that a State may be authorized to conduct, under
12	this section.".
13	SEC. 505. STREAMLINED PROCESS FOR CONSIDERATION OF
14	AMENDMENTS TO AND EXTENSIONS OF DEM
14 15	AMENDMENTS TO AND EXTENSIONS OF DEM ONSTRATION PROJECTS REQUIRING WAIV
15	ONSTRATION PROJECTS REQUIRING WAIV
15 16 17	ONSTRATION PROJECTS REQUIRING WAIVERS.
15 16 17	ONSTRATION PROJECTS REQUIRING WAIVERS.  Section 1130 (42 U.S.C. 1320a-9) is further amend-
15 16 17 18 19	ONSTRATION PROJECTS REQUIRING WAIVERS.  Section 1130 (42 U.S.C. 1320a-9) is further amended by adding at the end the following:
15 16 17 18 19 20	ONSTRATION PROJECTS REQUIRING WAIVERS.  Section 1130 (42 U.S.C. 1320a-9) is further amended by adding at the end the following:  "(j) STREAMLINED PROCESS FOR CONSIDERATION
15 16 17 18 19 20 21	ONSTRATION PROJECTS REQUIRING WAIVERS.  Section 1130 (42 U.S.C. 1320a-9) is further amended by adding at the end the following:  "(j) STREAMLINED PROCESS FOR CONSIDERATION OF AMENDMENTS AND EXTENSIONS.—The Secretary
15 16 17 18 19 20 21 22	ONSTRATION PROJECTS REQUIRING WAIVERS.  Section 1130 (42 U.S.C. 1320a-9) is further amended by adding at the end the following:  "(j) Streamlined Process for Consideration of Amendments and Extensions.—The Secretary shall develop a streamlined process for consideration of the streamlined process.
15 16 17 18 19 20 21 22 23	ERS.  Section 1130 (42 U.S.C. 1320a-9) is further amended by adding at the end the following:  "(j) Streamlined Process for Consideration of Amendments and extensions proposed by States to demonstrate the design of the state of the following:  of Amendments and extensions proposed by States to demonstrate the state of the state
15 16 17 18 19 20 21 22 23	ONSTRATION PROJECTS REQUIRING WAIVERS.  Section 1130 (42 U.S.C. 1320a-9) is further amended by adding at the end the following:  "(j) STREAMLINED PROCESS FOR CONSIDERATION OF AMENDMENTS AND EXTENSIONS.—The Secretary shall develop a streamlined process for consideration of amendments and extensions proposed by States to demonstration projects conducted under this section.".  SEC. 506. AVAILABILITY OF REPORTS.

- 1 "(k) AVAILABILITY OF REPORTS.—The Secretary shall make available to any State or other interested party 2 any report provided to the Secretary under subsection 3 4 (f)(2), and any evaluation or report made by the Secretary with respect to a demonstration project conducted under this section, with a focus on information that may promote 6 best practices and program improvements.". 8 SEC. 507. TECHNICAL CORRECTION. 9 Section 1130(b)(1) (42 U.S.C. 1320a-9(b)(1)) is striking "422(b)(9)" 10 amended by and inserting 11 "422(b)(10)". TITLE VI—SUPPLEMENTAL 12 SECURITY INCOME 13 14 SEC. 601. REVIEW OF STATE AGENCY BLINDNESS AND DIS-15 ABILITY DETERMINATIONS. 16 Section 1633 (42 U.S.C. 1383b) is amended by add-17 ing at the end the following: 18 "(e)(1) The Commissioner of Social Security shall review determinations, made by State agencies pursuant to 20 subsection (a) in connection with applications for benefits 21 under this title on the basis of blindness or disability, that individuals who have attained 18 years of age are blind
- 24 of Social Security shall review such a determination before

or disabled as of a specified onset date. The Commissioner

25 any action is taken to implement the determination.

1	" $(2)(A)$ In carrying out paragraph $(1)$ , the Commis-
2	sioner of Social Security shall review—
3	"(i) at least 20 percent of all determinations re-
4	ferred to in paragraph (1) that are made in fiscal
5	<del>year 2003;</del>
6	"(ii) at least 40 percent of all such determina-
7	tions that are made in fiscal year 2004; and
8	"(iii) at least 50 percent of all such determina-
9	tions that are made in fiscal year 2005 or thereafter.
10	"(B) In carrying out subparagraph (A), the Commis-
11	sioner of Social Security shall, to the extent feasible, select
12	for review the determinations which the Commissioner of
13	Social Security identifies as being the most likely to be
14	incorrect.".
17	
15	TITLE VII—STATE AND LOCAL
	TITLE VII—STATE AND LOCAL FLEXIBILITY
15	
15 16	FLEXIBILITY
15 16 17	FLEXIBILITY SEC. 701. PROGRAM COORDINATION DEMONSTRATION
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1	vative approaches to strengthen service systems and pro-
2	vide more coordinated and effective service delivery.
3	(b) DEFINITIONS.—In this section:
4	(1) Administering secretary.—The term
5	"administering Secretary" means, with respect to a
6	qualified program, the head of the Federal agency
7	responsible for administering the program.
8	(2) QUALIFIED PROGRAM.—The term "qualified
9	<del>program''</del> means—
10	(A) a program under part A of title IV of
11	the Social Security Act;
12	(B) the program under title XX of such
13	$\frac{\text{Act}}{\text{c}}$
14	(C) activities funded under title I of the
15	Workforce Investment Act of 1998, except sub-
16	title C of such title;
17	(D) a demonstration project authorized
18	under section 505 of the Family Support Act of
19	<del>1988;</del>
20	(E) activities funded under the Wagner-
21	Peyser Act;
22	(F) activities funded under the Adult Edu-
23	cation and Family Literacy Act;
24	(G) activities funded under the Child Care
25	and Development Block Grant Act of 1990;

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1	(H) activities funded under the United
2	States Housing Act of 1937 (42 U.S.C. 1437 et
3	seq.), except that such term shall not include—
4	(i) any program for rental assistance
5	under section 8 of such Act (42 U.S.C.
6	<del>1437f);</del> and
7	(ii) the program under section 7 of
8	such Act (42 U.S.C. 1437e) for desig-
9	nating public housing for occupancy by
10	certain populations;
11	(I) activities funded under title I, II, III,
12	or IV of the McKinney-Vento Homeless Assist-
13	ance Act (42 U.S.C. 11301 et seq.); or
14	(J) the food stamp program as defined in
15	section 3(h) of the Food Stamp Act of 1977 (7
16	U.S.C. 2012(h)).
17	(e) Application Requirements.—The head of a
18	State entity or of a sub-State entity administering 2 or
19	more qualified programs proposed to be included in a dem-
20	onstration project under this section shall (or, if the
21	project is proposed to include qualified programs adminis-
22	tered by 2 or more such entities, the heads of the admin-
23	istering entities (each of whom shall be considered an ap-
24	plicant for purposes of this section) shall jointly) submit

1	to the administering Secretary of each such program and
2	application that contains the following:
3	(1) Programs included.—A statement identi-
4	fying each qualified program to be included in the
5	project, and describing how the purposes of each
6	such program will be achieved by the project.
7	(2) POPULATION SERVED.—A statement identi-
8	fying the population to be served by the project and
9	specifying the eligibility criteria to be used.
10	(3) Description and Justification.—A de-
11	tailed description of the project, including—
12	(A) a description of how the project is ex-
13	pected to improve or enhance achievement of
14	the purposes of the programs to be included in
15	the project, from the standpoint of quality, of
16	cost-effectiveness, or of both; and
17	(B) a description of the performance objec-
18	tives for the project, including any proposed
19	modifications to the performance measures and
20	reporting requirements used in the programs.
21	(4) WAIVERS REQUESTED.—A description of
22	the statutory and regulatory requirements with re-
23	spect to which a waiver is requested in order to
24	carry out the project, and a justification of the need
25	for each such waiver.

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(5) Cost Neutrality.—Such information and assurances as necessary to establish to the satisfaction of the administering Secretary, in consultation with the Director of the Office of Management and Budget, that the proposed project is reasonably expected to meet the applicable cost neutrality requirements of subsection (d)(4). (6) EVALUATION AND REPORTS.—An assurance that the applicant will conduct ongoing and final evaluations of the project, and make interim and final reports to the administering Secretary, at such times and in such manner as the administering Secretary may require. (7) Public Housing Agency Plan.—In the ease of an application proposing a demonstration project that includes activities referred to in subsection (b)(2)(H) of this section— (A) a certification that the applicable annual public housing agency plan of any agency affected by the project that is approved under section 5A of the United States Housing Act of 1937 (42 U.S.C. 1437c-1) by the Secretary includes the information specified in paragraphs (1) through (4) of this subsection; and

1	(B) any resident advisory board rec-
2	ommendations, and other information, relating
3	to the project that, pursuant to section
4	5A(e)(2) of the United States Housing Act of
5	1937 (42 U.S.C. 1437e-1(e)(2), is required to
6	be included in the public housing agency plan of
7	any public housing agency affected by the
8	<del>project.</del>
9	(8) OTHER INFORMATION AND ASSURANCES.—
10	Such other information and assurances as the ad-
11	ministering Secretary may require.
12	(d) APPROVAL OF APPLICATIONS.—
13	(1) In General.—The administering Secretary
14	with respect to a qualified program that is identified
15	in an application submitted pursuant to subsection
16	(e) may approve the application and, except as pro-
17	vided in paragraph (2), waive any requirement appli-
18	cable to the program, to the extent consistent with
19	this section and necessary and appropriate for the
20	conduct of the demonstration project proposed in the
21	application, if the administering Secretary deter-
22	mines that the project—
23	(A) has a reasonable likelihood of achieving
24	the objectives of the programs to be included in
25	the project;

1	(B) may reasonably be expected to mee
2	the applicable cost neutrality requirements of
3	paragraph (4), as determined by the Director of
4	the Office of Management and Budget; and
5	(C) includes the coordination of 2 or more
6	qualified programs.
7	(2) Provisions excluded from waiver au
8	THORITY.—A waiver shall not be granted under
9	<del>paragraph</del> (1)—
10	(A) with respect to any provision of law re
11	lating to—
12	(i) civil rights or prohibition of dis
13	erimination;
14	(ii) purposes or goals of any program
15	(iii) maintenance of effort require
16	ments;
17	(iv) health or safety;
18	(v) labor standards under the Fair
19	Labor Standards Act of 1938; or
20	(vi) environmental protection;
21	(B) with respect to section 241(a) of the
22	Adult Education and Family Literacy Act;
23	(C) in the case of a program under the
24	United States Housing Act of 1937 (42 U.S.C
25	1437 et seq.), with respect to any requirement

1	under section 5A of such Act (42 U.S.C.
2	1437c-1; relating to public housing agency
3	plans and resident advisory boards);
4	(D) in the case of a program under the
5	Workforce Investment Act, with respect to any
6	requirement the waiver of which would violate
7	section 189(i)(4)(A)(i) of such Act;
8	(E) in the case of the food stamp program
9	(as defined in section 3(h) of the Food Stamp
10	Act of 1977 (7 U.S.C. 2012(h)), with respect to
11	any requirement under—
12	(i) section 6 (if waiving a requirement
13	under such section would have the effect of
14	expanding eligibility for the program), 7(b)
15	or 16(e) of the Food Stamp Act of 1977
16	(7 U.S.C. 2011 et seq.); or
17	(ii) title IV of the Personal Responsi-
18	bility and Work Opportunity Reconciliation
19	Act of 1996 (8 U.S.C. 1601 et seq.);
20	(F) with respect to any requirement that a
21	State pass through to a sub-State entity part or
22	all of an amount paid to the State;
23	(G) if the waiver would waive any funding
24	restriction or limitation provided in an appro-
25	priations Act, or would have the effect of trans-

1	ferring appropriated funds from 1 appropria-
2	tions account to another; or
3	(H) except as otherwise provided by stat-
4	ute, if the waiver would waive any funding re-
5	striction applicable to a program authorized
6	under an Act which is not an appropriations
7	Act (but not including program requirements
8	such as application procedures, performance
9	standards, reporting requirements, or eligibility
10	standards), or would have the effect of transfer-
11	ring funds from a program for which there is
12	direct spending (as defined in section 250(c)(8)
13	of the Balanced Budget and Emergency Deficit
14	Control Act of 1985) to another program.
15	(3) AGREEMENT OF EACH ADMINISTERING SEC-
16	RETARY REQUIRED.—
17	(A) In General.—An applicant may not
18	conduct a demonstration project under this sec-
19	tion unless each administering Secretary with
20	respect to any program proposed to be included
21	in the project has approved the application to
22	conduct the project.
23	(B) AGREEMENT WITH RESPECT TO FUND-
24	ing and implementation.—Before approving
25	an application to conduct a demonstration

project under this section, an administering Secretary shall have in place an agreement with the applicant with respect to the payment of funds and responsibilities required of the administering Secretary with respect to the project.

(4) Cost-Neutrality requirement.

(A) GENERAL RULE.—Notwithstanding any other provision of law (except subparagraph (B)), the total of the amounts that may be paid by the Federal Government for a fiscal year with respect to the programs in the State in which an entity conducting a demonstration project under this section is located that are affected by the project shall not exceed the estimated total amount that the Federal Government would have paid for the fiscal year with respect to the programs if the project had not been conducted, as determined by the Director of the Office of Management and Budget.

(B) SPECIAL RULE.—If an applicant submits to the Director of the Office of Management and Budget a request to apply the rules of this subparagraph to the programs in the State in which the applicant is located that are

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affected by a demonstration project proposed in an application submitted by the applicant pursuant to this section, during such period of not more than 5 consecutive fiscal years in which the project is in effect, and the Director determines, on the basis of supporting information provided by the applicant, to grant the request, then, notwithstanding any other provision of law, the total of the amounts that may be paid by the Federal Government for the period with respect to the programs shall not exceed the estimated total amount that the Federal Government would have paid for the period with respect to the programs if the project had not been conducted. (5) 90-day approval deadline.— (A) In GENERAL.—If an administering Secretary receives an application to conduct a demonstration project under this section and does not disapprove the application within 90 days after the receipt, then— (i) the administering Secretary is deemed to have approved the application

for such period as is requested in the ap-

1	plication, except to the extent inconsistent
2	with subsection (e); and
3	(ii) any waiver requested in the appli-
4	eation which applies to a qualified program
5	that is identified in the application and is
6	administered by the administering Sec
7	retary is deemed to be granted, except to
8	the extent inconsistent with paragraph (2)
9	or (4) of this subsection.
10	(B) DEADLINE EXTENDED IF ADDITIONAL
11	INFORMATION IS SOUGHT.—The 90-day period
12	referred to in subparagraph (A) shall not in-
13	clude any period that begins with the date the
14	Secretary requests the applicant to provide ad-
15	ditional information with respect to the applica-
16	tion and ends with the date the additional in-
17	formation is provided.
18	(e) Duration of Projects. A demonstration
19	project under this section may be approved for a term of
20	not more than 5 years.
21	(f) Reports to Congress.—
22	(1) REPORT ON DISPOSITION OF APPLICA-
23	TIONS.—Within 90 days after an administering Sec-
24	retary receives an application submitted pursuant to
25	this section, the administering Secretary shall sub-

mit to each Committee of the Congress which has
jurisdiction over a qualified program identified in
the application notice of the receipt, a description of
the decision of the administering Secretary with re-
spect to the application, and the reasons for approv-
ing or disapproving the application.
(2) REPORTS ON PROJECTS.—Each admin-
istering Secretary shall provide annually to the Con-
gress a report concerning demonstration projects ap-
proved under this section, including—
(A) the projects approved for each appli-
eant;
(B) the number of waivers granted under
this section, and the specific statutory provi-
sions waived;
(C) how well each project for which a waiv-
er is granted is improving or enhancing pro-
gram achievement from the standpoint of qual-
ity, cost-effectiveness, or both;
(D) how well each project for which a
waiver is granted is meeting the performance
objectives specified in subsection (c)(3)(B);
(E) how each project for which a waiver is
granted is conforming with the cost-neutrality
requirements of subsection (d)(4); and

1	(F) to the extent the administering Sec-
2	retary deems appropriate, recommendations for
3	modification of programs based on outcomes of
4	the projects.
5	(g) Amendment to United States Housing Act
6	OF 1937. Section 5A(d) of the United States Housing
7	Act of 1937 (42 U.S.C. 1437c-1(d)) is amended—
8	(1) by redesignating paragraph (18) as para-
9	graph (19); and
10	(2) by inserting after paragraph (17) the fol-
11	lowing new paragraph:
12	"(18) Program coordination demonstra-
13	TION PROJECTS.—In the case of an agency that ad-
14	ministers an activity referred to in section
15	701(b)(2)(H) of the Personal Responsibility, Work
16	and Family Promotion Act of 2002 that, during
17	such fiscal year, will be included in a demonstration
18	project under section 701 of such Act, the informa-
19	tion that is required to be included in the application
20	for the project pursuant to paragraphs (1) through
21	(4) of section 701(b) of such Act.".
22	SEC. 702. STATE FOOD ASSISTANCE BLOCK GRANT DEM
23	ONSTRATION PROJECT.
24	The Food Stamp Act of 1977 (7 U.S.C. 2011 et seq.)
25	is amended by adding at the end the following:

1	"SEC. 28. STATE FOOD ASSISTANCE BLOCK GRANT DEM-
2	ONSTRATION PROJECT.
3	"(a) Establishment.—The Secretary shall estab-
4	lish a program to make grants to States in accordance
5	with this section to provide—
6	"(1) food assistance to needy individuals and
7	families residing in the State;
8	"(2) funds to operate an employment and train-
9	ing program under subsection (g) for needy individ-
10	uals under the program; and
11	"(3) funds for administrative costs incurred in
12	providing the assistance.
13	"(b) ELECTION.—
14	"(1) In General.—A State may elect to par-
15	ticipate in the program established under subsection
16	<del>(a).</del>
17	"(2) ELECTION REVOCABLE.—A State that
18	elects to participate in the program established
19	under subsection (a) may subsequently reverse the
20	election of the State only once thereafter. Following
21	the reversal, the State shall only be eligible to par-
22	ticipate in the food stamp program in accordance
23	with the other sections of this Act and shall not re-
24	ceive a block grant under this section.
25	"(3) Program exclusive.—A State that is
26	participating in the program established under sub-

1	section (a) shall not be subject to, or receive any
2	benefit under, this Act except as provided in this
3	section.
4	"(e) LEAD AGENCY.—
5	"(1) Designation.—A State desiring to par-
6	ticipate in the program established under subsection
7	(a) shall designate, in an application submitted to
8	the Secretary under subsection (d)(1), an appro-
9	priate State agency that complies with paragraph
10	(2) to act as the lead agency for the State.
11	"(2) Duties.—The lead agency shall—
12	"(A) administer, either directly, through
13	other State agencies, or through local agencies
14	the assistance received under this section by the
15	State;
16	"(B) develop the State plan to be sub-
17	mitted to the Secretary under subsection (d)(1);
18	and
19	"(C) coordinate the provision of food as-
20	sistance under this section with other Federal
21	State, and local programs.
22	"(d) APPLICATION AND PLAN.—
23	"(1) APPLICATION.—To be eligible to receive
24	assistance under this section, a State shall prepare
25	and submit to the Secretary an application at such

1	time, in such manner, and containing such informa-
2	tion as the Secretary shall by regulation require,
3	including—
4	"(A) an assurance that the State will com-
5	ply with the requirements of this section;
6	"(B) a State plan that meets the require-
7	ments of paragraph (2); and
8	"(C) an assurance that the State will com-
9	ply with the requirements of the State plan
10	<del>under paragraph (2).</del>
11	"(2) REQUIREMENTS OF PLAN.—
12	"(A) LEAD AGENCY.—The State plan shall
13	identify the lead agency.
14	"(B) USE OF BLOCK GRANT FUNDS.—The
15	State plan shall provide that the State shall use
16	the amounts provided to the State for each fis-
17	eal year under this section—
18	"(i) to provide food assistance to
19	needy individuals and families residing in
20	the State, other than residents of institu-
21	tions who are ineligible for food stamps
22	under section 3(i);
23	<del>"(ii) to administer an employment</del>
24	and training program under subsection (g)
25	for needy individuals under the program

1	and to provide reimbursements to needy
2	individuals and families as would be al-
3	lowed under section 16(h)(3); and
4	"(iii) to pay administrative costs in-
5	curred in providing the assistance.
6	"(C) Assistance for entire state.—
7	The State plan shall provide that benefits under
8	this section shall be available throughout the
9	entire State.
10	"(D) NOTICE AND HEARINGS.—The State
11	plan shall provide that an individual or family
12	who applies for, or receives, assistance under
13	this section shall be provided with notice of, and
14	an opportunity for a hearing on, any action
15	under this section that adversely affects the in-
16	dividual or family.
17	"(E) OTHER ASSISTANCE.
18	"(i) COORDINATION.—The State plan
19	may coordinate assistance received under
20	this section with assistance provided under
21	the State program funded under part A of
22	title IV of the Social Security Act (42
23	U.S.C. 601 et seq.).
24	"(ii) Penalties.—If an individual or
25	family is penalized for violating part A of

1	title IV of the Act, the State plan may re
2	duce the amount of assistance provided
3	under this section or otherwise penalize the
4	individual or family.
5	"(F) ELIGIBILITY LIMITATIONS.—The
6	State plan shall describe the income and re-
7	source eligibility limitations that are established
8	for the receipt of assistance under this section
9	"(G) RECEIVING BENEFITS IN MORE THAN
10	1 JURISDICTION.—The State plan shall estab
11	lish a system to verify and otherwise ensure
12	that no individual or family shall receive bene-
13	fits under this section in more than 1 jurisdic
14	tion within the State.
15	"(H) Privacy.—The State plan shall pro-
16	vide for safeguarding and restricting the use
17	and disclosure of information about any indi-
18	vidual or family receiving assistance under this
19	section.
20	"(I) OTHER INFORMATION.—The State
21	plan shall contain such other information as
22	may be required by the Secretary.
23	"(3) Approval of application and plan.
24	During fiscal years 2003 through 2007, the Sec-
25	retary may approve the applications and State plans

- 1 that satisfy the requirements of this section of not 2 more than 5 States for a term of not more than 5 3 years. 4 "(e) Construction of Facilities.—No funds made available under this section shall be expended for the purchase or improvement of land, or for the purchase, construction, or permanent improvement of any building 8 or facility. 9 "(f) BENEFITS FOR ALIENS.—No individual shall be 10 eligible to receive benefits under a State plan approved under subsection (d)(3) if the individual is not eligible to participate in the food stamp program under title W of the Personal Responsibility and Work Opportunity Reconciliation Act of 1996 (8 U.S.C. 1601 et seq.). 14 15 "(g) EMPLOYMENT AND TRAINING.—Each State shall implement an employment and training program for 17 needy individuals under the program. 18 "(h) ENFORCEMENT.— 19 "(1) Review of compliance with state 20 PLAN.—The Secretary shall review and monitor 21 State compliance with this section and the State
- 23 "(2) Noncompliance.—

plan approved under subsection (d)(3).

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1	"(A) IN GENERAL.—If the Secretary, after
2	reasonable notice to a State and opportunity for
3	a hearing, finds that—
4	"(i) there has been a failure by the
5	State to comply substantially with any pro-
6	vision or requirement set forth in the State
7	plan approved under subsection (d)(3); or
8	"(ii) in the operation of any program
9	or activity for which assistance is provided
10	under this section, there is a failure by the
11	State to comply substantially with any pro-
12	vision of this section, the Secretary shall
13	notify the State of the finding and that no
14	further payments will be made to the State
15	under this section (or, in the case of non-
16	compliance in the operation of a program
17	or activity, that no further payments to the
18	State will be made with respect to the pro-
19	gram or activity) until the Secretary is sat
20	isfied that there is no longer any failure to
21	comply or that the noncompliance will be
22	promptly corrected.
23	"(B) OTHER SANCTIONS.—In the case of a
24	finding of noncompliance made pursuant to
25	subparagraph (A), the Secretary may, in addi-

1	tion to, or in lieu of, imposing the sanctions de
2	scribed in subparagraph (A), impose other ap
3	propriate sanctions, including recoupment of
4	money improperly expended for purposes pro
5	hibited or not authorized by this section and
6	disqualification from the receipt of financial as
7	sistance under this section.
8	"(C) NOTICE.—The notice required under
9	subparagraph (A) shall include a specific identi
10	fication of any additional sanction being im
11	posed under subparagraph (B).
12	"(3) ISSUANCE OF REGULATIONS .—The Sec
13	retary shall establish by regulation procedures for-
14	"(A) receiving, processing, and deter
15	mining the validity of complaints concerning
16	any failure of a State to comply with the State
17	plan or any requirement of this section; and
18	"(B) imposing sanctions under this see
19	tion.
20	"(i) PAYMENTS.—
21	"(1) IN GENERAL.—For each fiscal year, the
22	Secretary shall pay to a State that has an applica
23	tion approved by the Secretary under subsection
24	(d)(3) an amount that is equal to the allotment of
25	the State under subsection (1)(2) for the fiscal year

1 "(2) METHOD OF PAYMENT.—The Secretary 2 shall make payments to a State for a fiscal year 3 under this section by issuing 1 or more letters of 4 credit for the fiscal year, with necessary adjustments 5 on account of overpayments or underpayments, as 6 determined by the Secretary. 7 "(3) Spending of funds by state.— 8 "(A) In GENERAL.—Except as provided in 9 subparagraph (B), payments to a State from an 10 allotment under subsection (1)(2) for a fiscal 11 year may be expended by the State only in the 12 fiscal year. 13 "(B) CARRYOVER.—The State may reserve 14 up to 10 percent of an allotment under sub-15 section (1)(2) for a fiscal year to provide assist-16 ance under this section in subsequent fiscal 17 years, except that the reserved funds may not 18 exceed 30 percent of the total allotment re-19 ceived under this section for a fiscal year. 20 "(4) Provision of food assistance.—A 21 State may provide food assistance under this section 22 in any manner determined appropriate by the State 23 to provide food assistance to needy individuals and 24 families in the State, such as electronic benefits 25 transfer limited to food purchases, coupons limited

1	to food purchases, or direct provision of commod-
2	ities.
3	"(5) Definition of food assistance.—In
4	this section, the term 'food assistance' means assist-
5	ance that may be used only to obtain food, as de-
6	fined in section $3(g)$ .
7	"(j) AUDITS.—
8	"(1) REQUIREMENT.—After the close of each
9	fiscal year, a State shall arrange for an audit of the
10	expenditures of the State during the program period
11	from amounts received under this section.
12	"(2) Independent Auditor.—An audit under
13	this section shall be conducted by an entity that is
14	independent of any agency administering activities
15	that receive assistance under this section and be in
16	accordance with generally accepted auditing prin-
17	<del>ciples.</del>
18	"(3) PAYMENT ACCURACY.—Each annual audit
19	under this section shall include an audit of payment
20	accuracy under this section that shall be based on a
21	statistically valid sample of the caseload in the
22	State.
23	"(4) Submission.—Not later than 30 days
24	after the completion of an audit under this section,

1 the State shall submit a copy of the audit to the leg-2 islature of the State and to the Secretary. 3 "(5) REPAYMENT OF AMOUNTS.—Each State 4 shall repay to the United States any amounts deter-5 mined through an audit under this section to have 6 not been expended in accordance with this section or 7 to have not been expended in accordance with the 8 State plan, or the Secretary may offset the amounts 9 against any other amount paid to the State under 10 this section. 11 "(k) Nondiscrimination.— 12 "(1) IN GENERAL.—The Secretary shall not 13 provide financial assistance for any program, 14 project, or activity under this section if any person 15 with responsibilities for the operation of the pro-16 gram, project, or activity discriminates with respect 17 to the program, project, or activity because of race, 18 religion, color, national origin, sex, or disability. 19 "(2) Enforcement.—The powers, remedies, 20 and procedures set forth in title VI of the Civil 21 Rights Act of 1964 (42 U.S.C. 2000d et seq.) may 22 be used by the Secretary to enforce paragraph (1). 23 "(1) ALLOTMENTS.— 24 "(1) DEFINITION OF STATE.—In this section, 25 the term 'State' means each of the 50 States, the

I	District of Columbia, Guam, and the Virgin Islands
2	of the United States.
3	"(2) STATE ALLOTMENT.—
4	"(A) In General.—Except as provided in
5	subparagraph (B), from the amounts made
6	available under section 18 of this Act for each
7	fiscal year, the Secretary shall allot to each
8	State participating in the program established
9	under subsection (a) an amount that is equal to
10	the sum of—
11	"(i) the greater of, as determined by
12	the Secretary—
13	"(I) the total dollar value of all
14	benefits issued under the food stamp
15	program established under this Act by
16	the State during fiscal year 2002; or
17	"(II) the average per fiscal year
18	of the total dollar value of all benefits
19	issued under the food stamp program
20	by the State during each of fiscal
21	years 2000 through 2002; and
22	"(ii) the greater of, as determined by
23	the Secretary—
24	"(I) the total amount received by
25	the State for administrative costs and

1	the employment and training program
2	under subsections (a) and (h), respec-
3	tively, of section 16 of this Act for fis-
4	cal year 2002; or
5	"(H) the average per fiscal year
6	of the total amount received by the
7	State for administrative costs and the
8	employment and training program
9	under subsections (a) and (h), respec-
10	tively, of section 16 of this Act for
11	each of fiscal years 2000 through
12	$\frac{2002}{1}$
13	"(B) Insufficient funds.—If the Sec-
14	retary finds that the total amount of allotments
15	to which States would otherwise be entitled for
16	a fiscal year under subparagraph (A) will ex-
17	ceed the amount of funds that will be made
18	available to provide the allotments for the fiscal
19	year, the Secretary shall reduce the allotments
20	made to States under this subsection, on a pro-
21	rata basis, to the extent necessary to allot
22	under this subsection a total amount that is
23	equal to the funds that will be made available.".

1	TITLE VIII—ABSTINENCE
2	<b>EDUCATION</b>
3	SEC. 801. EXTENSION OF ABSTINENCE EDUCATION FUND-
4	ING UNDER MATERNAL AND CHILD HEALTH
5	PROGRAM.
6	Section 510(d) (42 U.S.C. 710(d)) is amended by
7	striking "2002" and inserting "2007".
8	TITLE IX—TRANSITIONAL
9	<b>MEDICAL ASSISTANCE</b>
10	SEC. 901. ONE-YEAR REAUTHORIZATION OF TRANSITIONAL
11	MEDICAL ASSISTANCE.
12	(a) In General.—Section 1925(f) (42 U.S.C.
13	1396r-6(f)) is amended by striking "2002" and inserting
14	<u>"2003".</u>
15	(b) Conforming Amendment.—Section
16	1902(e)(1)(B) (42 U.S.C. 1396a(e)(1)(B)) is amended by
17	striking "2002" and inserting "2003".
18	SEC. 902. ADJUSTMENT TO PAYMENTS FOR MEDICAID AD-
19	MINISTRATIVE COSTS TO PREVENT DUPLICA-
20	TIVE PAYMENTS AND TO FUND A 1-YEAR EX-
21	TENSION OF TRANSITIONAL MEDICAL AS-
22	SISTANCE.
23	Section 1903 (42 U.S.C. 1396b) is amended—

1	$\frac{(1)}{1}$ in subsection $\frac{(a)(7)}{5}$ , by striking exection
2	1919(g)(3)(B)" and inserting "subsection (x) and
3	section $1919(g)(3)(C)$ "; and
4	(2) by adding at the end the following:
5	"(x) Adjustments to Payments for Administra-
6	TIVE COSTS TO FUND 1-YEAR EXTENSION OF TRANSI-
7	TIONAL MEDICAL ASSISTANCE.—
8	"(1) REDUCTIONS IN PAYMENTS FOR ADMINIS-
9	TRATIVE COSTS. Effective for each calendar quar-
10	ter in fiscal year 2003 and fiscal year 2004, the Sec-
11	retary shall reduce the amount paid under sub-
12	section (a)(7) to each State by an amount equal to
13	50 percent for fiscal year 2003, and 75 percent for
14	fiscal year 2004, of one-quarter of the annualized
15	amount determined for the medicaid program under
16	section 16(k)(2)(B) of the Food Stamp Act of 1977
17	(7 U.S.C. 2025(k)(2)(B)).
18	"(2) Allocation of Administrative
19	COSTS.—None of the funds or expenditures de-
20	scribed in section $16(k)(5)(B)$ of the Food Stamp
21	Act of 1977 (7 U.S.C. $2025(k)(5)(B)$ ) may be used
22	to pay for costs—
23	"(A) eligible for reimbursement under sub-
24	section (a)(7) (or costs that would have been el-

1	<del>igible for reimbursement but for this sub-</del>				
2	section); and				
3	"(B) allocated for reimbursement to the				
4	program under this title under a plan submitted				
5	by a State to the Secretary to allocate adminis-				
6	trative costs for public assistance programs;				
7	except that, for purposes of subparagraph (A), th				
8	reference in clause (iii) of that section to 'subsection				
9	(a)' is deemed a reference to subsection (a)(7) and				
10	elause (iv)(II) of that section shall be applied as if				
11	'medicaid program' were substituted for 'food stamp				
12	program'.".				
13	TITLE X—EFFECTIVE DATE				
13					
14	SEC. 1001. EFFECTIVE DATE.				
	SEC. 1001. EFFECTIVE DATE.  (a) In General.—Except as otherwise provided, the				
14					
14 15	(a) In General.—Except as otherwise provided, the				
<ul><li>14</li><li>15</li><li>16</li></ul>	(a) In General.—Except as otherwise provided, the amendments made by this Act shall take effect on October				
14 15 16 17 18	(a) IN GENERAL.—Except as otherwise provided, the amendments made by this Act shall take effect on October 1, 2002.				
14 15 16 17 18 19	<ul> <li>(a) IN GENERAL.—Except as otherwise provided, the amendments made by this Act shall take effect on October 1, 2002.</li> <li>(b) Exception.—In the case of a State plan under</li> </ul>				
14 15 16 17 18 19 20	<ul> <li>(a) IN GENERAL.—Except as otherwise provided, the amendments made by this Act shall take effect on October 1, 2002.</li> <li>(b) EXCEPTION.—In the case of a State plan under part A or D of title IV of the Social Security Act which</li> </ul>				
14 15 16 17 18 19 20	(a) IN GENERAL.—Except as otherwise provided, the amendments made by this Act shall take effect on October 1, 2002.  (b) EXCEPTION.—In the case of a State plan under part A or D of title IV of the Social Security Act which the Secretary determines requires State legislation in				
14 15 16 17 18 19 20 21	(a) IN GENERAL.—Except as otherwise provided, the amendments made by this Act shall take effect on October 1, 2002.  (b) EXCEPTION.—In the case of a State plan under part A or D of title IV of the Social Security Act which the Secretary determines requires State legislation in order for the plan to meet the additional requirements im-				
14 15 16 17 18 19 20 21 22	(a) IN GENERAL.—Except as otherwise provided, the amendments made by this Act shall take effect on October 1, 2002.  (b) EXCEPTION.—In the case of a State plan under part A or D of title IV of the Social Security Act which the Secretary determines requires State legislation in order for the plan to meet the additional requirements imposed by the amendments made by this Act, the effective				

1 ular session of the State legislature that begins after the

141

- 2 date of the enactment of this Act. For purposes of the
- 3 preceding sentence, in the case of a State that has a 2-
- 4 year legislative session, each year of the session shall be
- 5 considered to be a separate regular session of the State
- 6 legislature.

## 7 SECTION 1. SHORT TITLE.

- 8 This Act may be cited as the "Work, Opportunity, and
- 9 Responsibility for Kids Act of 2002" or the "WORK Act
- 10 of 2002".

# 11 SEC. 2. TABLE OF CONTENTS.

- 12 The table of contents of this Act is as follows:
  - Sec. 1. Short title.
  - Sec. 2. Table of contents.
  - Sec. 3. References.
  - Sec. 4. Findings.

### TITLE I—FUNDING

- Sec. 101. Reauthorization of State family assistance grants.
- Sec. 102. Contingency fund.
- Sec. 103. Child care.
- Sec. 104. State option to assist legal immigrant families.
- Sec. 105. Use of funds.
- Sec. 106. Definition of assistance.
- Sec. 107. Maintenance of effort.
- Sec. 108. Funding for families assisted by a territory program.
- Sec. 109. Repeal of Federal loan fund for State welfare programs.
- Sec. 110. Social Services Block Grant.
- Sec. 111. Technical corrections.

#### TITLE II—WORK

- Sec. 201. Universal engagement.
- Sec. 202. Work participation requirements.

## TITLE III—FAMILY PROMOTION AND SUPPORT

- Sec. 301. Healthy marriage promotion grants.
- Sec. 302. Abstinence education.
- Sec. 303. Teen pregnancy prevention resource center.
- Sec. 304. Responsible fatherhood.

Sec. 305. Second chance homes.

### TITLE IV—HEALTH COVERAGE

- Sec. 401. 5-year extension and simplification of the transitional medical assistance program (TMA).
- Sec. 402. Optional coverage of legal immigrants under the medicaid program and title XXI.
- Sec. 403. Clarification of authority of States and local authorities to provide health care to immigrants.
- Sec. 404. Clarification of no verification requirement for nonprofit charitable organizations.

## TITLE V—CHILD SUPPORT AND CHILD WELFARE

- Sec. 501. Distribution of child support collected by States.
- Sec. 502. Mandatory review and adjustment of child support orders for families receiving TANF.
- Sec. 503. Decrease in amount of child support arrearage triggering passport denial.
- Sec. 504. Use of tax refund intercept program to collect past-due child support on behalf of children who are not minors.
- Sec. 505. Financing review and administrative funding.
- Sec. 506. Adoption of uniform State laws.
- Sec. 507. Tribal child support enforcement programs.
- Sec. 508. Report on undistributed child support payments.
- Sec. 509. Use of new hire information to assist in administration of unemployment compensation programs.
- Sec. 510. Annual report on performance of State child support programs.
- Sec. 511. Extension of authority to approve demonstration projects.
- Sec. 512. Prohibition of limit on number of demonstration projects or waivers that may be granted to a single State.

#### TITLE VI—TRIBAL ISSUES

- Sec. 601. Tribal TANF programs.
- Sec. 602. Authority of Indian tribes to receive Federal funds for foster care and adoption assistance.

#### TITLE VII—INNOVATION, FLEXIBILITY, AND ACCOUNTABILITY

- Sec. 701. Data collection; performance measures.
- Sec. 702. State plan.
- Sec. 703. Research.
- Sec. 704. Innovative business link partnership grants for employers and nonprofit organizations.
- Sec. 705. Grants to improve access to transportation.
- Sec. 706. At-home infant care.
- Sec. 707. Grants to conduct demonstration projects on housing with services for families with multiple barriers to work.
- Sec. 708. Transitional compliance for teen parents.
- Sec. 709. TANF programs mandatory partners with one-stop employment training centers; State opt-out.
- Sec. 710. Advanced planning document process for information management systems procurement approval.
- Sec. 711. Waivers.
- Sec. 712. Antidiscrimination.

## 143

#### TITLE VIII—OTHER PROVISIONS

Sec. 801. Review of State agency blindness and disability determinations. Sec. 802. Customs user fees.

#### TITLE IX—EFFECTIVE DATE

Sec. 901. Effective date.

SEC.			

- 2 Except as otherwise expressly provided, wherever in
- 3 this Act an amendment or repeal is expressed in terms of
- 4 an amendment to, or repeal of, a section or other provision,
- 5 the amendment or repeal shall be considered to be made
- 6 to a section or other provision of the Social Security Act.

# 7 SEC. 4. FINDINGS.

responsibility.

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- 8 Congress makes the following findings:
- 9 (1) The Personal Responsibility and Work Op10 portunity Reconciliation Act of 1996 (Public Law
  11 104–193; 110 Stat. 2105) was a fundamental change
  12 to reform the Federal welfare system to shift it from
  13 an entitlement program into a transition program to
  14 help families move from welfare to work and personal
  - (2) Since enactment of the 1996 welfare reform law, welfare cash assistance caseloads have dropped dramatically, by approximately 50 percent, and approximately 2/3 of welfare recipients who have left the cash assistance rolls have left for work.
- 21 (3) Another sign of reform and progress is that 22 funding has shifted from providing monthly cash as-

1	sistance for parents to stay at home to over ½ of the
2	funding targeted to pay for work supports, such as
3	child care, transportation, job placement, limited job
4	training, and services to prevent welfare dependency.
5	(4) More investments in quality child care will
6	allow parents to enter and continue in the workforce
7	knowing that their children have access to safe, mean-
8	ingful child care, hopefully with emphasis on child
9	development and preparation to ensure that each
10	child gains the skills needed to enter school ready to
11	learn.
12	(5) While families are moving from welfare to
13	work, and employment rates are up, many families
14	struggle in low-wage jobs and have trouble getting
15	promised supports such as medicaid, child care, food
16	stamps, and other supports available under programs
17	intended to help families.
18	(6) Child poverty rates in the United States are
19	improving but they could be lower and they remain
20	high when compared to the rates of other developed
21	countries. More must be done to reduce child poverty
22	in our Nation.
23	(7) Many parents who remain on the welfare
24	caseloads face multiple barriers to employment and

- therefore need a range of services to address their
  needs and move from welfare to work.
  (8) States should have plans for each family re
  - ceiving assistance to guide the family to self-sufficiency and to consider the well-being of the children in the family. While work participation levels have increased for recipients since 1996, those levels should be higher.
  - (9) Children deserve to be raised in supportive homes, preferably with 2 loving parents. It is crucial to end policies that discriminate against serving 2-parent families within the welfare system. It is also important to support innovative programs to encourage full participation in child support and child rearing by noncustodial parents.
  - (10) Welfare reform has been successful because it has been a flexible partnership between the Federal Government and the States, and retaining the partnership and flexibility will be important for future progress.
  - (11) The State and local agencies responsible for administering the temporary assistance to needy families program have had to assume many new and more complex responsibilities which necessitates improving and upgrading the skills and ability of the

1	workers at those agencies to ensure high quality serv-
2	ice delivery and meet all program goals, including re-
3	ducing high staff turnover rates for such agencies and
4	staff-to-participant ratios.
5	(12) Studies have indicated disparate racial
6	treatment in the implementation of the temporary as-
7	sistance to needy families program with respect to de-
8	termining eligibility for assistance under the pro-
9	gram, disseminating information, providing referral
10	for services, and imposing sanctions for noncompli-
11	ance with program requirements.
12	TITLE I—FUNDING
13	SEC. 101. REAUTHORIZATION OF STATE FAMILY ASSIST
14	ANCE GRANTS.
15	Section 403(a)(1) is amended (42 U.S.C. 603(a)(1))—
16	(1) in subparagraph (A), by striking "1996" and
17	all that follows through "2002" and inserting "2005
18	through 2007";
19	(2) in subparagraph (B), by striking "As used"
20	and inserting "Subject to subparagraph (E), as
21	used";
22	(3) by redesignating subparagraph (E) as sub-
23	paragraph(F);
24	(4) by inserting after subparagraph (D) the fol-
25	lowing:

1	"(E) Increase of grant for certain
2	STATES.—
3	"(i) In general.—With respect to a
4	State family assistance grant made for each
5	of fiscal years 2003 through 2007, in the
6	case of a State that meets the criteria de-
7	scribed in clause (ii) or (iii) (or both), the
8	amount of the State family assistance grant
9	determined under this paragraph for that
10	State for each such fiscal year shall be in-
11	creased by the applicable amount described
12	in clause (iv).
13	"(ii) Receipt of supplemental
14	GRANT FOR FISCAL YEAR 2002.—For pur-
15	poses of clause (i), the criteria described in
16	this clause is that the State received a sup-
17	plemental grant under paragraph (3) for
18	fiscal year 2002 (as in effect with respect to
19	such fiscal year).
20	"(iii) State per capita income
21	BELOW THE NATIONAL AVERAGE.—For pur-
22	poses of clause (i), the criteria described in
23	this clause is that, with respect to a State,
24	the average State per capita income for cal-
25	endar years 1998, 1999, and 2000, as pub-

1	lished by the Department of Commerce in
2	the May 2002 Survey of Current Business—
3	"(I) exceeds 80 percent, but does
4	not exceed 90 percent of the average
5	per capita income determined for all
6	States for such calendar years; or
7	"(II) does not exceed 80 percent of
8	the average per capita income deter-
9	mined for all States for such calendar
10	years.
11	"(iv) Applicable amount.—For pur-
12	poses of clause (i), the applicable amount
13	described in this clause is the following:
14	"(I) State with a supple-
15	MENTAL GRANT IN FISCAL YEAR 2002.—
16	In the case of a State that meets the
17	criteria described in clause (ii), the
18	amount paid to the State under para-
19	graph (3) for fiscal year 2002 (as in
20	effect with respect to such fiscal year).
21	"(II) State with per capita in-
22	COME BELOW NATIONAL AVERAGE.—In
23	the case of a State that meets the cri-
24	teria described in—

1	``(aa)  clause  (iii)(I),  the
2	amount equal to 5 percent of the
3	State family assistance grant de-
4	termined for the State for fiscal
5	year 2003 (without regard to this
6	subparagraph, in the case of a
7	State that meets the criteria in
8	$clause\ (ii));\ or$
9	"(bb) clause (iii)(II), the
10	amount equal to 10 percent of the
11	State family assistance grant de-
12	termined for the State for fiscal
13	year 2003 (as so determined).
14	"(III) State described in
15	CLAUSES (II) AND (III).—In the case of
16	a State that meets the criteria de-
17	scribed in clauses (ii) and (iii), the
18	amount equal to the sum of the
19	amounts determined under subclauses
20	(I) and (II) with respect to the State.
21	"(v) Definition of State.—In this
22	subparagraph, the term 'State' means each
23	of the 50 States and the District of Colum-
24	bia."; and

1	(5) in subparagraph (F), as redesignated by
2	paragraph (3), by striking "for fiscal years" and all
3	that follows through the period and inserting "for
4	State family assistance grants under this
5	paragraph—
6	"(i) for fiscal year 2003,
7	\$17,044,348,000; and
8	"(ii) for each of fiscal years 2004
9	through 2007, \$17,042,348,000.".
10	SEC. 102. CONTINGENCY FUND.
11	(a) Contingency Funding Available to Needy
12	States.—Section 403(b) (42 U.S.C. 603(b)) is amended—
13	(1) by striking paragraphs (1) through (3) and
14	inserting the following:
15	"(1) Contingency fund grants.—
16	"(A) Payments.—Subject to subparagraph
17	(C), and out of funds appropriated under sub-
18	paragraph (E), each State shall receive a contin-
19	gency fund grant for each eligible month in
20	which the State is a needy State under para-
21	graph(3).
22	"(B) Monthly contingency fund grant
23	AMOUNT.—For each eligible month in which a
24	State is a needy State, the State shall receive a
25	contingency fund grant equal to the higher of \$0

1	and the applicable percentage (as defined in sub-
2	paragraph (D)(i)) of the product of
3	"(i) the applicable benefit level (as de-
4	fined in subparagraph $(D)(ii)$ ; and
5	"(ii) the adjusted increase in the num-
6	ber of families receiving assistance under
7	the State program funded under this part
8	and all programs funded with qualified
9	State expenditures (as defined in subpara-
10	$graph\ (D)(iii)).$
11	"(C) Limitation.—The total amount paid
12	to a single State under subparagraph (A) during
13	a fiscal year shall not exceed the amount equal
14	to 10 percent of the State family assistance grant
15	(as defined under subparagraph (B) of subsection
16	(a)(1) and increased under subparagraph (E) of
17	$that\ subsection).$
18	"(D) Definitions.—In this paragraph:
19	"(i) Applicable percentage.—The
20	term 'applicable percentage' means the
21	higher of—
22	"(I) 60 percent; and
23	"(II) the Federal medical assist-
24	ance percentage for the State (as de-
25	fined in section 1905(b)).

1	"(ii) Applicable benefit level.—
2	"(I) In General.—Subject to
3	subclause (II), the term 'applicable
4	benefit level' means the amount equal
5	to the maximum cash assistance grant
6	for a family consisting of 3 individuals
7	under the State program funded under
8	this part.
9	"(II) Rule for states with
10	MORE THAN 1 MAXIMUM LEVEL.—In
11	the case of a State that has more than
12	1 maximum cash assistance grant level
13	for families consisting of 3 individuals,
14	the basic assistance cost shall be the
15	amount equal to the maximum cash
16	assistance grant level applicable to the
17	largest number of families consisting of
18	3 individuals receiving assistance
19	under the State program funded under
20	this part and all programs funded
21	with qualified State expenditures (as
22	defined in section $409(a)(7)(B)(i)$ .
23	"(iii) Adjusted increase in the
24	NUMBER OF FAMILIES RECEIVING ASSIST-
25	ANCE UNDER THE STATE PROGRAM FUNDED

1	UNDER THIS PART AND ALL PROGRAMS
2	FUNDED WITH QUALIFIED STATE EXPENDI-
3	TURES.—The term 'adjusted increase in the
4	number of families receiving assistance
5	under the State program funded under this
6	part and all programs funded with quali-
7	fied State expenditures' means the increase
8	in—
9	"(I) the unduplicated number of
10	families receiving assistance under the
11	State program funded under this part
12	and all programs funded with quali-
13	fied State expenditures (as defined in
14	section $409(a)(7)(B)(i)$ ) in the most re-
15	cent month for which data from the
16	State are available; as compared to
17	"(II) the product of—
18	"(aa) the lower of the average
19	monthly number of families re-
20	ceiving such assistance in either of
21	the 2 completed fiscal years imme-
22	diately preceding the fiscal year
23	in which the State initially quali-
24	fies as a needy State; and
25	"(bb) 1.04.

1	"(E) APPROPRIATION.—Out of any money
2	in the Treasury of the United States not other-
3	wise appropriated, there is appropriated for the
4	period of fiscal years 2003 through 2007, such
5	sums as are necessary for making contingency
6	fund grants under this subsection in a total
7	amount not to exceed \$2,000,000,000.";
8	(2) by redesignating paragraph (4) as para-
9	graph (2); and
10	(3) in paragraph (2), as so redesignated—
11	(A) by striking "(3)(A)" and inserting
12	"(1)"; and
13	(B) by striking "2-month period that begins
14	with any" and inserting "fiscal year quarter
15	that includes a".
16	(b) Modification of Definition of Needy
17	STATE.—Section 403(b), as amended by subsection (a), (42
18	U.S.C. 603(b)) is further amended—
19	(1) by striking paragraphs (5) and (6);
20	(2) by redesignating paragraphs (7) and (8) as
21	paragraphs (5) and (6), respectively; and
22	(3) by inserting after paragraph (2) (as redesig-
23	nated by subsection $(a)(2)$ ) the following:
24	"(3) Initial determination of whether a
25	STATE QUALIFIES AS A NEEDV STATE —

1	"(A) In general.—For purposes of para-
2	graph (1), a State will be initially determined to
3	be a needy State for a month if the State satis-
4	fies any of the following:
5	"(i) The—
6	"(I) average rate of total unem-
7	ployment in the State for the period
8	consisting of the most recent 3 months
9	for which data are available has in-
10	creased by the lesser of 1.5 percentage
11	points or by 50 percent over the cor-
12	responding 3-month period in either of
13	the 2 most recent preceding fiscal
14	years; or
15	"(II) average insured unemploy-
16	ment rate for the most recent 3 months
17	for which data are available has in-
18	creased by 1 percentage point over the
19	corresponding 3-month period in either
20	of the 2 most recent preceding fiscal
21	years.
22	"(ii) As determined by the Secretary of
23	Agriculture, the monthly average number of
24	households (as of the last day of each
25	month) that participated in the food stamp

1	program in the State in the then most re-
2	cently concluded 3-month period for which
3	data are available exceeds by at least 10
4	percent the monthly average number of
5	households (as of the last day of each
6	month) in the State that participated in the
7	food stamp program in the corresponding 3-
8	month period in either of the 2 most recent
9	preceding fiscal years, but only if the Sec-
10	retary of Agriculture makes a determination
11	that the State's increased caseload was due,
12	in large measure, to economic conditions
13	rather than changes in Federal or State
14	policies related to the food stamp program.
15	"(iii) As determined by the Secretary,
16	the monthly average of the unduplicated
17	number of families that received assistance
18	under the State program funded under this
19	part and all programs funded with quali-
20	fied State expenditures (as defined in sec-
21	tion $409(a)(7)(B)(i)$ ) in the most recently
22	concluded 3-month period for which data
23	are available from the State increased by at
24	least 10 percent over the number of such
25	families that received such benefits in the

1	corresponding 3-month period in either of
2	the 2 most recent preceding fiscal years, but
3	only if the Secretary makes a determination
4	that the State's increased caseload was due,
5	in large measure, to economic conditions
6	rather than State policy changes.
7	"(B) Duration.—
8	"(i) In general.—A State that quali-
9	fies as a needy State—
10	"(I) under subparagraph $(A)(i)$ ,
11	shall be considered a needy State until
12	either the State's (seasonally adjusted)
13	total unemployment rate or (seasonally
14	adjusted) insured unemployment rate,
15	whichever rate was used to meet the
16	definition as a needy State under that
17	subparagraph for the most recently
18	concluded 3-month period for which
19	data are available, falls below the level
20	attained in the 3-month period that
21	was used to first determine that the
22	State qualified as a needy State under
23	$that\ subparagraph;$
24	"(II) under subparagraph $(A)(ii)$ ,
25	shall be considered a needy State until

1	the average monthly number of house-
2	holds participating in the food stamp
3	program for the most recently con-
4	cluded 3-month period for which data
5	are available nationally falls below the
6	food stamp base period level; and
7	"(III) under subparagraph
8	(A)(iii), shall be considered a needy
9	State until the unduplicated number of
10	families receiving assistance under the
11	State program funded under this part
12	and all programs funded with quali-
13	fied State expenditures (as defined in
14	section $409(a)(7)(B)(i)$ for the most
15	recently concluded 3-month period for
16	which data are available falls below the
17	TANF base period level.
18	"(ii) Seasonal variations.—
19	"(I) In General.—Subject to
20	subclause (II), notwithstanding sub-
21	clauses (II) and (III) of clause (i), a
22	State shall be considered a needy
23	State—
24	"(aa) under subparagraph
25	(A)(ii), if with respect to the

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1	State, the monthly average num-
2	ber of households participating in
3	the food stamp program for the
4	most recent 3-month period for
5	which data are available nation-
6	ally falls below the food stamp
7	base period level and the Sec-
8	retary determines that this is due
9	to expected seasonal variations in
10	food stamp receipt in the State;
11	and
12	"(bb) under subparagraph
13	(A)(iii), if, with respect to a
14	State, the monthly average of the
15	number of unduplicated families
16	receiving assistance under the
17	State program funded under this
18	part and all programs funded
19	with qualified State expenditures
20	(as defined in section
21	409(a)(7)(B)(i)) for the most re-
22	cently concluded 3-month period
23	for which data are available na-
24	tionally falls below the TANF base
25	period level and the Secretary de-

1	termines that this is due to ex-
2	pected seasonal variations in as-
3	sistance receipt in the State.
4	"(II) Limitations.—A State
5	shall not be considered a needy State
6	pursuant to—
7	"(aa) item (aa) of subclause
8	(I), unless the Secretary of Agri-
9	culture determines that the num-
10	ber of households receiving food
11	stamps remained at elevated levels
12	largely due to economic factors;
13	and
14	"(bb) item (bb) of subclause
15	(II), unless the Secretary deter-
16	mines that the unduplicated num-
17	ber of families receiving assistance
18	under the State program funded
19	under this part and all programs
20	funded with qualified State ex-
21	penditures (as defined in section
22	409(a)(7)(B)(i)) remained at ele-
23	vated levels largely due to eco-
24	$nomic\ factors.$

1	"(iii) Food stamp base period
2	Level.—In this subparagraph, the term
3	'food stamp base period level' means the
4	monthly average number of households par-
5	ticipating in the food stamp program that
6	corresponds to the most recent 3-month pe-
7	riod for which data are available at the
8	time when the State first was determined to
9	be a needy State under this paragraph.
10	"(iv) TANF base period level.—In
11	this subparagraph, the term 'TANF base pe-
12	riod level' means the monthly average of the
13	unduplicated number of families receiving
14	assistance under the State program funded
15	under this part and all programs funded
16	with qualified State expenditures (as de-
17	fined in section $409(a)(7)(B)(i)$ ) that cor-
18	responds to the most recent 3 months for
19	which data are available at the time when
20	the State first was determined to be a needy
21	State under this paragraph.
22	"(4) Exceptions.—
23	"(A) Unexpended balances.—
24	"(i) In General.—Notwithstanding
25	paragraph (3), a State that has unexpended

1	TANF balances in an amount that exceeds
2	30 percent of the total amount of grants re-
3	ceived by the State under subsection (a) for
4	the most recently completed fiscal year
5	(other than welfare-to-work grants made
6	under paragraph (5) of that subsection
7	prior to fiscal year 2000), shall not be a
8	needy State under this subsection.
9	"(ii) Definition of unexpended
10	TANF BALANCES.—In clause (i), the term
11	'unexpended TANF balances' means the les-
12	sor of—
13	"(I) the total amount of grants
14	made to the State (regardless of the fis-
15	cal year in which such funds were
16	awarded) under subsection (a) (other
17	than welfare-to-work grants made
18	under paragraph (5) of that subsection
19	prior to fiscal year 2000) but not yet
20	expended as of the end of the fiscal
21	year preceding the fiscal year for
22	which the State would, in the absence
23	of this subparagraph, be considered a
24	needy State under this subsection; and

1	"(II) the total amount of grants
2	made to the State under subsection (a)
3	(other than welfare-to-work grants
4	made under paragraph (5) of that sub-
5	section prior to fiscal year 2000) but
6	not yet expended as of the end of such
7	preceding fiscal year, plus the dif-
8	ference between—
9	"(aa) the pro rata share of
10	the current fiscal year grant to be
11	made under subsection (a) to the
12	State; and
13	"(bb) current year expendi-
14	tures of the total amount of grants
15	made to the State under sub-
16	section (a) (regardless of the fiscal
17	year in which such funds were
18	awarded) (other than such wel-
19	fare-to-work grants) through the
20	end of the most recent calendar
21	quarter.
22	"(B) Failure to satisfy maintenance
23	OF EFFORT REQUIREMENT.—Notwithstanding
24	paragraph (3), a State that fails to satisfy the
25	requirement of section 409(a)(7) with respect to

1	a fiscal year shall not be a needy State under
2	this subsection for that fiscal year.".
3	(c) Clarification of Reporting Requirements.—
4	Paragraph (6) of section 403(b) (42 U.S.C. 603(b)), as re-
5	designated by subsection (b)(2), is amended by striking "on
6	the status of the Fund" and inserting "on the States that
7	qualified for contingency funds and the amount of funding
8	awarded under this subsection".
9	(d) Elimination of Penalty for Failure To Main-
10	TAIN 100 PERCENT MAINTENANCE OF EFFORT.—Section
11	409(a) (42 U.S.C. 609(a)) is amended—
12	(1) by striking paragraph (10); and
13	(2) be redesignating paragraphs (11) through
14	(14) as paragraphs (10) through (13), respectively.
15	SEC. 103. CHILD CARE.
16	(a) Mandatory Funding.—
17	(1) In General.—Section 418(a) (42 U.S.C.
18	618(a)) is amended—
19	(A) in paragraph (1), in the matter pre-
20	ceding subparagraph (A), by inserting "and
21	paragraph (6)" after "paragraph (3)";
22	(B) in paragraph (3)—
23	(i) by striking "and" at the end of sub-
24	paragraph (E);

1	(ii) in subparagraph (F), by striking
2	"fiscal year 2002." and inserting "each of
3	fiscal years 2002 through 2005; and"; and
4	(iii) by adding at the end the fol-
5	lowing:
6	"(G) \$2,967,000,000 for each of fiscal years
7	2006 and 2007.";
8	(C) by striking paragraph (4) and inserting
9	$the\ following:$
10	"(4) Amounts reserved.—
11	"(A) Indian tribes.—The Secretary shall
12	reserve 2 percent of the aggregate amount appro-
13	priated to carry out this section under para-
14	graphs (3) and (5) for each fiscal year for pay-
15	ments to Indian tribes and tribal organizations
16	for each such fiscal year for the purpose of pro-
17	viding child care assistance.
18	"(B) Puerto Rico.—The Secretary shall
19	reserve \$10,000,000 of the amount appropriated
20	under paragraph (5) for each fiscal year for pay-
21	ments to the Commonwealth of Puerto Rico for
22	each such fiscal year for the purpose of providing
23	child care assistance.
24	"(C) USE OF FUNDS; APPLICATION OF
25	CHILD CARE AND DEVELOPMENT BLOCK GRANT

166

1	ACT.—Subsections (b) and (c) apply to amounts
2	received under this paragraph in the same man-
3	ner as such subsections apply to amounts re-
4	ceived by a State under this section.
5	"(D) No matching requirement.—No
6	matching requirement shall apply to amounts
7	paid under this paragraph for a fiscal year.";
8	(D) by redesignating paragraph (5) as
9	paragraph (7); and
10	(E) by inserting after paragraph (4) the fol-
11	lowing:
12	"(5) Additional General Entitlement
13	GRANTS.—
14	"(A) Appropriation.—For additional
15	grants under paragraph (1), there is appro-
16	priated \$1,000,000,000 for each of fiscal years
17	2003 through 2007. Amounts appropriated under
18	this subparagraph for a fiscal year shall be in
19	addition to amounts appropriated under para-
20	graph (3) for such fiscal year.
21	"(B) Addition to
22	the grant paid to a State under paragraph (1)
23	for each of fiscal years 2003 through 2007, of the
24	amount available for additional grants under
25	subparagraph (A) for a fiscal year, the Secretary

1 shall pay the State an amount equal to the same 2 proportion of such amount as the proportion of 3 the State's grant under paragraph (1) to the 4 amount appropriated under paragraph (3) for 5 such fiscal year. 6 "(6) Requirement for grant increase.— 7 Notwithstanding paragraphs (1), (2), or (5), the ag-8 gregate amount paid to a State under this section for 9 each of fiscal years 2003 through 2007 may not exceed 10 the aggregate amount paid to the State under this 11 section for fiscal year 2002 unless the State ensures 12 that the level of State expenditures for child care for 13 such fiscal year is not less than the level of State ex-14 penditures for child care that were matched under a 15 grant made to the State under paragraph (2) or that 16 the State expended to meet its maintenance of effort 17 obligation under paragraph (2) for fiscal year 2002.". 18 (2)Conforming AMENDMENT.—Section 19 1108(a)(2) (42 U.S.C. 1308(a)(2)) is amended by 20 striking "or 413(f)" and inserting "413(f), 21 418(a)(4)(B)". 22 (b) Applicability of State or Local Health and 23 SAFETY STANDARDS TO OTHER TANF CHILD CARE SPENDING.—Section 402(a) (42 U.S.C. 602(a)) is amended by adding at the end the following:

1	(8) CERTIFICATION OF PROCEDURES TO EN-
2	SURE THAT CHILD CARE PROVIDERS COMPLY WITH
3	APPLICABLE STATE OR LOCAL HEALTH AND SAFETY
4	STANDARDS.—A certification by the chief executive of-
5	ficer of the State that procedures are in effect to en-
6	sure that any child care provider in the State that
7	provides services for which assistance is provided
8	under the State program funded under this part com-
9	plies with all applicable State or local health and
10	safety requirements as described in section
11	658E(c)(2)(F) of the Child Care and Development
12	Block Grant Act of 1990 (other than a relative ex-
13	cluded from the definition of 'child care provider' in
14	section 98.41(e) of title 45 of the Code of Federal Reg-
15	ulations (as in effect on June 1, 2002)).".
16	SEC. 104. STATE OPTION TO ASSIST LEGAL IMMIGRANT
17	FAMILIES.
18	(a) State Option.—
19	(1) In General.—Section 403(c)(2) of the Per-
20	sonal Responsibility and Work Opportunity Rec-
21	onciliation $Act$ of 1996 (8 U.S.C. 1613(c)(2)) is
22	amended by adding at the end the following:
23	"(M) At State option, assistance, benefits,
24	or services under a State program funded under

1	part A of title IV of the Social Security Act (42)
2	U.S.C. 601 et seq.).".
3	(2) Conforming amendment.—Section 408(e)
4	(42 U.S.C. 608(e)) is amended to read as follows:
5	"(e) Eligibility of Certain Aliens.—Except as
6	provided in subsection (f), at State option, a State may
7	provide assistance, benefits, or services to a qualified alien
8	(as defined in subsections (b) and (c) of section 431 of the
9	Personal Responsibility and Work Opportunity Reconcili-
10	ation Act of 1996 (8 U.S.C. 1641)) under the State program
11	funded under this part in the same manner and to the same
12	extent as a citizen of the United States would be provided
13	such assistance, benefits, or services.".
14	(b) Attribution of Sponsor's Income and Re-
15	SOURCES TO ALIENS.—
16	(1) In General.—Section 408(f) (42 U.S.C.
17	608(f)) is amended—
18	(A) in the heading, by striking "Non-213A"
19	and inserting "Sponsored";
20	(B) by striking "The following" and all that
21	follows through the colon and inserting "The fol-
22	lowing rules shall apply in determining whether
23	an alien sponsored under section 213A of the Im-
24	migration and Nationality Act (and, at the op-
25	tion of the State, a non-213A alien) is eligible

1	for cash assistance under the State program
2	funded under this part, or in determining the
3	amount of such assistance to be provided to a
4	sponsored alien:";
5	(C) in paragraph (1)—
6	(i) in the matter preceding subpara-
7	graph (A), by striking "non-213A" and in-
8	serting "sponsored";
9	(ii) in subparagraph (B), by inserting
10	"(or, a greater amount as determined by the
11	State)" before the period; and
12	(iii) in the heading of subparagraph
13	(C), by striking "NON-213A" and inserting
14	"SPONSORED";
15	(D) by striking paragraph (5) and insert-
16	ing the following:
17	"(5) Exceptions.—This subsection shall not
18	apply to an alien who is—
19	"(A) a minor child if the sponsor of the
20	alien or any spouse of the sponsor is a parent
21	of the alien child; or
22	"(B) described in subsection (e) or (f) of sec-
23	tion 421 of the Personal Responsibility and
24	Work Opportunity Reconciliation Act of 1996 (8
25	U.S.C. 1631)."; and

1	(E) by adding at the end the following:
2	"(7) Inapplicability to family members who
3	ARE NOT SPONSORED ALIENS.—Income and resources
4	of a sponsor which are deemed under this subsection
5	to be the income and resources of any alien indi-
6	vidual in a family shall not be considered in deter-
7	mining the need of other family members except to the
8	extent such income or resources are actually available
9	to such other family members.
10	"(8) Rule of construction.—For purposes of
11	section 421 of the Personal Responsibility and Work
12	Opportunity Reconciliation Act of 1996 (8 U.S.C.
13	1631), the State program funded under this part is
14	not a Federal means-tested public benefits program.".
15	(2) Conforming amendments.—Section 423(d)
16	of the Personal Responsibility and Work Opportunity
17	Reconciliation Act of 1996 (8 U.S.C. 1183a note) is
18	amended by adding at the end the following:
19	"(12) Assistance, benefits, or services under part
20	A of title IV of the Social Security Act except for cash
21	assistance provided to a sponsored alien who is sub-
22	ject to deeming pursuant to section 408(f) of that
23	Act.".
24	(c) State Authority To Provide State and Local
25	Public Benefits for Certain Aliens.—Section 411(d)

- 1 of the Personal Responsibility and Work Opportunity Rec-
- 2 onciliation Act of 1996 (8 U.S.C. 1621(d)) is amended—
- 3 (1) in the heading, by inserting "AND OTHER"
- 4 before "ALIENS"; and
- 5 (2) by inserting "or who otherwise is not a
- 6 qualified alien (as defined in subsections (b) and (c)
- 7 of section 431)" after "United States".
- 8 SEC. 105. USE OF FUNDS.
- 9 (a) Clarification of Authority of States To
- 10 Use TANF Funds Carried Over From Prior Years To
- 11 Provide TANF Benefits and Services.—Section 404(e)
- 12 (42 U.S.C. 604(e)) is amended to read as follows:
- 13 "(e) Authority To Carry Over Certain Amounts
- 14 for Benefits or Services or for Future Contin-
- 15 GENCIES.—A State or tribe may use a grant made to the
- 16 State or tribe under this part for any fiscal year to provide,
- 17 without fiscal year limitation, any benefit or service that
- 18 may be provided under the State or tribal program funded
- 19 under this part.".
- 20 (b) Clarification of Application of Cap on Ad-
- 21 ministrative Expenditures.—Section 404(b)(1) (42
- 22 U.S.C. 604(b)(1)) is amended by inserting "(determined
- 23 without regard to any amounts transferred under subsection
- 24 *(d))*" *after* "*of the grant*".

1	(c) Elimination of Trust Requirement for Indi-
2	VIDUAL DEVELOPMENT ACCOUNTS.—Section 404(h)(3)(A)
3	(42 U.S.C. 604(h)(3)(A)) is amended by striking "a trust
4	created or organized in the United States and".
5	(d) Authority To Transfer TANF Funds To
6	Carry Out an Access to Jobs Project or a Reverse
7	Commute Project.—Section 404(d)(1) (42 U.S.C.
8	604(d)(1)) is amended by adding at the end the following:
9	"(C) An access to jobs project or a reverse
10	commute project under a grant made under sec-
11	tion 3037 of the Transportation Equity Act for
12	the 21st Century (49 U.S.C. 5309 note).".
13	(e) State Option To Establish Postsecondary
14	Education Program.—Section 404 (42 U.S.C. 604) is
15	amended by adding at the end the following:
16	"(l) Authority To Establish Postsecondary
17	Education Program.—
18	"(1) In general.—Subject to paragraph (2), a
19	State to which a grant is made under section 403
20	may use the grant to establish a program under
21	which an eligible participant (as defined in para-
22	graph (3)) may be provided assistance and other ben-
23	efits as determined by the State, including support
24	services described in paragraph (5).

1	"(2) NO FEDERAL FUNDS FOR TUITION.—A State
2	may not use Federal funds provided under a grant
3	made under section 403 to pay tuition for an eligible
4	participant in a program established under this sub-
5	section.
6	"(3) Definition of eligible participant.—
7	"(A) In general.—In this subsection, the
8	term 'eligible participant' means an individual
9	eligible for assistance, benefits, or services under
10	the State program funded under this part and
11	satisfies the following requirements:
12	"(i) The individual is enrolled in a
13	postsecondary 2- or 4-year degree program.
14	"(ii) Enrollment in the postsecondary
15	program is a requirement of the individ-
16	ual's individual responsibility plan under
17	$section \ 408(b).$
18	"(iii) During the first 24 months that
19	the individual participates in the postsec-
20	ondary program, the individual engages in
21	a combination of educational activities in
22	connection with a course of study, training,
23	study time, employment, or work experience
24	for an average of not less than 24 hours (20

1	hours, in the case of an individual described
2	in section $407(c)(2)(B)$ ) per week.
3	"(iv) After the first 24 months of the
4	individual's participation in the postsec-
5	ondary program, the individual—
6	"(I) works not less than an aver-
7	age of 15 hours per week (in addition
8	to school and study time, and with pri-
9	ority for hours engaged in work related
10	to the individual's course of study); or
11	"(II) engages in a combination of
12	educational activities in connection
13	with a course of study, training, study
14	time, employment, or work experience
15	for an average of not less than 30
16	hours (20 hours, in the case of an indi-
17	vidual described in section
18	407(c)(2)(B)) per week.
19	"(v) During the period the individual
20	participates in the postsecondary program,
21	the individual maintains satisfactory aca-
22	demic progress, as defined by the institution
23	operating the undergraduate postsecondary
24	program in which the individual is en-
25	rolled.

1	"(B) Determination of Hours.—For
2	purposes of determining hours per week under
3	clause (ii) or (iii) of subparagraph (A), a State
4	may not count study time of less than 1 hour for
5	every hour of class time or more than 2 hours for
6	every hour of class time.
7	"(4) Required time periods for completion
8	OF DEGREE.—
9	"(A) In general.—Subject to subpara-
10	graph (B), an individual participating in a pro-
11	gram established under this subsection shall be
12	required to complete the requirements of a degree
13	program within the normal timeframe for full
14	time students seeking the particular degree.
15	"(B) Exception.—For good cause, the
16	State may allow an individual to complete their
17	degree requirements within a period not to ex-
18	ceed $1^{1/2}$ times the normal timeframe established
19	under subparagraph (A) (unless further modi-
20	fication is required by the Americans with Dis-
21	abilities Act of 1990 (42 U.S.C. 12101 et seq.),
22	or section 504 of the Rehabilitation Act of 1973
23	(29 U.S.C. 794)) and may modify the require-
24	ments applicable to an individual participating
25	in the program. For purposes of the preceding

1	sentence, good cause includes the case of an indi-
2	vidual with 1 or more significant barriers to
3	normal participation, as determined by the
4	State, such as the need to care for a family mem-
5	ber with special needs.
6	"(5) Support services described.—For pur-
7	poses of paragraph (1), the support services described
8	in this paragraph include any or all of the following
9	during the period the eligible participant is in the
10	program established under this subsection:
11	"(A) Child care.
12	$``(B)\ Transportation\ services.$
13	"(C) Payment for books and supplies.
14	"(D) Other services provided under policies
15	determined by the State to ensure coordination
16	and lack of duplication with other programs
17	available to provide support services.".
18	(f) Supplemental Housing Benefits.—Section 404
19	(42 U.S.C. 604), as amended by subsection (d), is amended
20	by adding at the end the following:
21	"(m) Use of Funds for Supplemental Housing
22	Benefits.—
23	"(1) In general.—A State to which a grant is
24	made under section 403 may use the grant to provide
25	supplemental housing benefits (as defined in para-

1 graph (4)) in order to carry out the purposes specified 2 in section 401(a). 3 "(2) Not considered assistance.—Supple-4 mental housing benefits (as so defined) shall not for 5 any purpose, be considered assistance under the State 6 program funded under this part. 7 "(3) Limitation on use of funds.—A State 8 may not use any part of the funds made available 9 under a grant made under section 403 to supplant ex-10 isting State expenditures on housing-related pro-11 grams. Notwithstanding the preceding sentence, a 12 State may use such funds to supplement such State 13 expenditures. 14 "(4) Definition of supplemental housing 15 BENEFITS.—In this subsection, the term 'supple-16 mental housing benefits' means payments made to, or 17 on behalf of, an individual with significant annual 18 earnings (as defined by the State) to reduce or reim-19 burse the costs incurred by the individual for housing 20 accommodations. 21 "(n) State Authority To Define Minor Housing 22 Rehabilitation Costs.—A State to which a grant is 23 made under section 403 may use the grant to provide grants, loans, or to otherwise pay the costs of minor rehabilitation of housing owned or rented by individuals eligible

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1 for assistance under the State program funded under this part, consistent with a definition of minor housing rehabili-3 tation adopted by the State and incorporated into the State 4 plan required under section 402(a).". 5 SEC. 106. DEFINITION OF ASSISTANCE. 6 (a) DEFINITION.—Section 419 (42 U.S.C. 619) is 7 amended by adding at the end the following: 8 "(6) Assistance.— 9 "(A) In General.—The term 'assistance' 10 means payment, by cash, voucher, or other 11 means, to or for an individual or family for the 12 purpose of meeting a subsistence need of the in-13 dividual or family (including food, clothing, 14 shelter, and related items, but not including costs 15 of transportation, child care, or supplemental defined 16 housing benefits (as insection 17 404(m)(4)). 18 "(B) Exception.—The term 'assistance' 19 does not include a payment described in sub-20 paragraph (A) to or for an individual or family 21 on a short-term, nonrecurring basis (as defined 22 by the State in accordance with regulations pre-23 scribed by the Secretary) or any other benefit or 24 service excluded from the definition of assistance

under section 260.31 of title 45 of the Code of

1	Federal Regulations (as in effect on June 1,
2	2002).".
3	(b) Conforming Amendments.—
4	(1) Section $404(a)(1)$ (42 U.S.C. $604(a)(1)$ ) is
5	amended by striking "assistance" and inserting
6	"aid".
7	(2) Section 404(f) (42 U.S.C. 604(f)) is amended
8	by striking "assistance" and inserting "benefits or
9	services".
10	(3) Section $408(a)(5)(B)(i)$ (42 U.S.C.
11	608(a)(5)(B)(i)) is amended in the heading by strik-
12	ing "ASSISTANCE" and inserting "AID".
13	(4) Section $5(g)(2)(D)$ of the Food Stamp Act of
14	1977 (7 U.S.C. 2014(g)(2)(D)) is amended—
15	(A) by striking "If the vehicle allowance"
16	and inserting the following:
17	"(i) In general.—If the vehicle allow-
18	ance"; and
19	(B) by adding at the end the following:
20	"(ii) Definition of Assistance.—In
21	clause (i), the term 'assistance' shall have
22	the meaning given such term in section
23	260.31 of title 45 of the Code of Federal
24	Regulations, as in effect on June 1, 2002.".

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	101
1	SEC. 107. MAINTENANCE OF EFFORT.
2	(a) Inclusion of Child Support Arrearages Dis-
3	TRIBUTED TO FAMILIES NO LONGER RECEIVING ASSIST
4	ANCE.—Section $409(a)(7)(B)(i)$ (42 U.S.C
5	609(a)(7)(B)(i)) is amended—
6	(1) in subclause (I)(aa), by striking
7	"457(a)(1)(B)" and inserting "457(a)(1)"; and
8	(2) by adding at the end the following:
9	"(V) Portions of Certain
10	CHILD SUPPORT PAYMENTS COLLECTED
11	ON BEHALF OF AND DISTRIBUTED TO
12	FAMILIES NO LONGER RECEIVING AS
13	SISTANCE.—Any amount paid by a
14	State pursuant to section $457(a)(2)(B)$
15	but only to the extent that the State
16	properly elects under section 457(a)(6,
17	to have the payment considered of
18	qualified State expenditure.".
19	(b) Reauthorization.—Section 409(a)(7) (42 U.S.C
20	609(a)(7)) is amended—
21	(1) in subparagraph (A) by striking "fiscal year
22	1998, 1999, 2000, 2001, 2002, or 2003" and inserting
23	"fiscal year 2003, 2004, 2005, 2006, 2007 or 2008"
24	and

(2) in subparagraph (B)(ii)—

1	(A) by inserting "preceding" before "fiscal
2	year"; and
3	(B) by striking "for fiscal years 1997
4	through 2002,".
5	SEC. 108. FUNDING FOR FAMILIES ASSISTED BY A TERRI-
6	TORY PROGRAM.
7	(a) Increase in Mandatory Ceiling Amount.—
8	Section 1108(c)(4) (42 U.S.C. 1308(c)(4)) is amended—
9	(1) in subparagraph (A), by striking
10	"\$107,255,000" and inserting "\$109,936,375";
11	(2) in subparagraph (B), by striking
12	"\$4,686,000" and inserting "\$4,803,150";
13	(3) in subparagraph (C), by striking
14	"\$3,554,000" and inserting "\$3,642,850"; and
15	(4) in subparagraph (D), by striking
16	"\$1,000,000" and inserting "\$1,250,000".
17	(b) Reauthorization of Matching Grants.—Sec-
18	tion 1108(b)(2) (42 U.S.C. 1308(b)(2)) is amended by strik-
19	ing "fiscal years 1997 through 2002" and inserting "each
20	of fiscal years 2003 through 2007".
21	SEC. 109. REPEAL OF FEDERAL LOAN FUND FOR STATE
22	WELFARE PROGRAMS.
23	(a) Repeal.—Section 406 (42 U.S.C. 606) is repealed.
24	(b) Conforming Amendments.—

1	(1) Section 409(a) (42 U.S.C. 609(a)) is amend-
2	ed by striking paragraph (6).
3	(2) Section 412 (42 U.S.C. 612) is amended by
4	striking subsection (f) and redesignating subsections
5	(g) through (i) as subsections (f) through (h), respec-
6	tively.
7	(3) Section $1108(a)(2)$ (42 U.S.C. $1308(a)(2)$ ) is
8	amended by striking "406,".
9	SEC. 110. SOCIAL SERVICES BLOCK GRANT.
10	(a) Restoration of Authority To Transfer Up
11	To 10 Percent of TANF Funds.—
12	(1) In General.—Section 404(d)(2) (42 U.S.C.
13	604(d)(2)) is amended to read as follows:
14	"(2) Limitation on amount transferable to
15	TITLE XX PROGRAMS.—A State may use not more
16	than 10 percent of the amount of any grant made to
17	the State under section 403(a) for a fiscal year to
18	carry out State programs pursuant to title XX.".
19	(2) Effective date.—The amendment made by
20	paragraph (1) applies to amounts made available for
21	fiscal year 2003 and each fiscal year thereafter.
22	(b) Funding for Fiscal Year 2005.—Section
23	2003(c)(11) (42 U.S.C. 1397b(c)(11)) is amended by insert-
24	ing ", except that, with respect to fiscal year 2005, the
25	amount shall be \$1,952,000,000" after "thereafter".

1	SEC. 111. TECHNICAL CORRECTIONS.
2	(a) Section 404 (42 U.S.C. 604) is amended by strik-
3	ing subsection (c).
4	(b) Section 409(c)(2) (42 U.S.C. 609(c)(2)) is amended
5	by inserting a comma after "appropriate".
6	(c) Section $411(a)(1)(A)(ii)(III)$ (42 U.S.C.
7	611(a)(1)(A)(ii)(III)) is amended by striking the last close
8	parenthesis.
9	(d) Section $413(j)(2)(A)$ (42 U.S.C. $613(j)(2)(A)$ ) is
10	amended by striking "section" and inserting "sections".
11	TITLE II—WORK
12	SEC. 201. UNIVERSAL ENGAGEMENT.
13	(a) Modification of Individual Responsibility
14	Plans.—Section 408(b) (42 U.S.C. 608(b)) is amended to
15	read as follows:
16	"(b) Individual Responsibility Plans.—
17	"(1) Assessment.—The State agency respon-
18	sible for administering the State program funded
19	under this part shall make an initial screening and
20	assessment of the following for each family with an
21	adult or minor child head of household receiving as-
22	sistance:
23	"(A) The education obtained, skills, prior
24	work experience, work readiness, and barriers to
25	work of each adult or minor child head of house-
26	hold recipient of assistance in the family who

1	has attained age 18 or who has not completed
2	high school or obtained a certificate of high
3	school equivalency, and is not attending sec-
4	ondary school.
5	"(B) The work support, work readiness, and
6	family support services for which families receiv-
7	ing assistance are eligible.
8	"(C) The well-being of the children in the
9	family and, where appropriate, activities or re-
10	sources to improve the well-being of the children.
11	"(2) Contents of plans.—
12	"(A) In general.—On the basis of the
13	screening and assessment required under para-
14	graph (1) for a family with an adult or minor
15	child head of household receiving assistance
16	under the State program funded under this part,
17	the State agency, in consultation with the fam-
18	ily, shall develop an individual responsibility
19	plan that—
20	"(i) establishes for each adult and
21	minor child head of household recipient a
22	self-sufficiency plan that specifies activities
23	described in the State plan submitted pur-
24	suant to section 402, including work activi-
25	ties specified in section 407(d), as appro-

1	priate, that are designed to assist the family
2	in achieving their maximum degree of self-
3	sufficiency, and that provides for the ongo-
4	ing participation of the adult or minor
5	child head of household recipient in the ac-
6	tivities;
7	"(ii) sets forth the obligations of the
8	adult or minor child head of household re-
9	cipient which may include registering for
10	work and commencing a search for employ-
11	ment for a specified number of hours each
12	week;
13	"(iii) requires, at a minimum, each
14	such recipient to participate in activities in
15	accordance with the individual responsi
16	bility plan;
17	"(iv) sets forth the appropriate sup-
18	portive services the State intends to provide
19	for the family;
20	"(v) establishes for the family a plan
21	that addresses the issue of child well-being
22	and, when appropriate, adolescent well
23	being, and that may include services such
24	as domestic violence counseling, menta
25	health referrals, and parenting courses; and

"(vi) includes a section designed to as-
sist the family by informing the family of
the work support assistance for which the
family may be eligible, including (but not
limited to)—
"(I) the food stamp program es-
tablished under the Food Stamp Act of
1977 (7 U.S.C. 2011 et seq.);
"(II) the medicaid program fund-
ed under title XIX;
"(III) the State children's health
insurance program funded under title
XXI;
"(IV) child care funded under the
Child Care Development Block Grant
Act of 1990 (42 U.S.C. 9858 et seq.);
"(V) the earned income tax credit
under section 32 of the Internal Rev-
enue Code of 1986;
"(VI) the low-income home energy
assistance program established under
the Low-Income Home Energy Assist-
ance Act of 1981 (42 U.S.C. 8621 et
seq.);

1	"(VII) the special supplementar
2	nutrition program for women, infants,
3	and children established under section
4	17 of the Child Nutrition Act of 1966
5	(42 U.S.C. 1786);
6	"(VIII) programs conducted under
7	the Workforce Investment Act of 1998
8	(29 U.S.C. 2801 et seq.); and
9	"(IX) low-income housing assist-
10	ance programs.
11	"(3) Review.—
12	"(A) Regular review.—The State agency
13	shall—
14	"(i) monitor the participation of each
15	adult recipient in the activities specified in
16	the individual responsibility plan, and reg-
17	ularly review the progress of the family to-
18	ward self-sufficiency; and
19	"(ii) upon such a review, revise the
20	plan and activities required under the plan
21	as the State deems appropriate in consulta-
22	tion with the family.
23	"(B) Prior to the imposition of a sanc-
24	TION.—The State agency shall—

1	"(i) review the individual responsi-
2	bility plan prior to imposing a sanction
3	against the adult recipient or the family for
4	failure to comply with a requirement of the
5	plan or the State program funded under
6	this part; and
7	"(ii) make a good faith effort (as de-
8	fined by the State) to consult with the fam-
9	ily as part of such review.
10	"(4) Timing.—With respect to a family, the
11	State shall comply with this subsection—
12	"(A) in the case of a family that, as of Oc-
13	tober 1, 2003, is not receiving assistance from
14	the State program funded under this part, not
15	later than 60 days after the family first receives
16	assistance on the basis of the most recent appli-
17	cation for the assistance; and
18	"(B) in the case of a family that, as of such
19	date, is receiving the assistance, not later than
20	September 30, 2004.
21	"(5) Rule of interpretation.—Nothing in
22	this subsection shall preclude a State from requiring
23	participation in work and any other activities the
24	State deems appropriate for helping families achieve
25	self-sufficiency and improving child well-being.".

1	(b) Implementation.—
2	(1) Development of model screening and
3	ASSESSMENT TOOLS.—
4	(A) In general.—The Secretary of Health
5	and Human Services shall develop or identify
6	model screening and assessment tools to assist
7	States (at their option) in identifying an indi-
8	vidual's barriers to employment or program
9	compliance.
10	(B) Consultation.—The Secretary of
11	Health and Human Services shall develop or
12	identify the model tools required under para-
13	graph (1) in consultation with individuals and
14	groups with expertise in circumstances such as
15	physical or mental impairments (including
16	learning disabilities), substance abuse, limited
17	English proficiency, domestic violence, or the
18	need to care for a family member with a dis-
19	ability.
20	(C) DISSEMINATION.—The Secretary of
21	Health and Human Services shall disseminate
22	the tools developed or identified under this para-
23	graph to States (as defined in section 1101(a)(1)
24	of the Social Security Act (42 U.S.C. 1301(a)(1))
25	for purposes of part A of title IV of such Act)

1	and Indian tribes with programs funded under
2	part A of title IV of the Social Security Act (42
3	U.S.C. 601 et seq.).
4	(2) Grants to assist with implementa-
5	TION.—Section 403(a) (42 U.S.C. 603(a)) is amended
6	by adding at the end the following:
7	"(6) Grants to assist with implementation
8	OF UNIVERSAL ENGAGEMENT REQUIREMENTS.—
9	"(A) In general.—Each eligible State
10	shall be entitled to receive from the Secretary, for
11	each of fiscal years 2003 through 2006, a grant
12	under this paragraph to carry out any or all of
13	the following activities:
14	"(i) To provide training for super-
15	visory and non-supervisory staff of the
16	State or local agency with responsibility for
17	the administration of the State program
18	funded under this part, including (but not
19	limited to) training that is designed to im-
20	prove the ability of such staff to identify
21	barriers to employment and indicators of
22	child well-being, and to improve the under-
23	standing of such staff of program require-
24	ments and services funded under this part
25	and of nondiscrimination and employment

l	laws for families receiving assistance under
2	the State program.
3	"(ii) To improve the communication of
4	information concerning program require-
5	ments to recipients of, and applicants for,
6	assistance, including services related to
7	communicating such information to fami-
8	lies with a primary language other than
9	English.
10	"(iii) To improve the quality of the
11	agency workforce.
12	"(iv) To improve the coordination of
13	support programs for low-income families.
14	"(v) To conduct outreach to promote
15	the enrollment of eligible families in such
16	programs.
17	"(vi) To establish advisory review pan-
18	els to advise States with respect to improv-
19	ing the State's policies and procedures for
20	assisting individuals under the State pro-
21	gram funded under this part who have bar-
22	riers to work in accordance with the re-
23	quirements of subparagraph (C).
24	"(B) Amount of grant.—Of the amount
25	appropriated under subparagraph (E) for a fis-

1	cal year, the Secretary shall pay each State an
2	amount equal to the same proportion of such
3	amount as the proportion of the number of fami-
4	lies receiving assistance under the State program
5	funded under this part to all such families for
6	all States.
7	"(C) Requirements for advisory re-
8	VIEW PANELS.—A State that uses funds provided
9	under a grant made under this paragraph to es-
10	tablish an advisory review panel shall establish
11	such panels consistent with the following:
12	"(i) Membership.—
13	"(I) In general.—The advisory
14	review panel shall consist of the fol-
15	lowing:
16	"(aa) At least 1 member
17	shall be a representative of the
18	State or local agency responsible
19	for administering the State pro-
20	gram funded under this part.
21	"(bb) At least 1 member shall
22	be an employer.
23	"(cc) At least 1 member shall
24	be a representative of other State
25	or local agencies with expertise in

1	providing services to individuals
2	with disabilities or other barriers
3	to work, such as vocational reha-
4	bilitation agencies, the State
5	workforce investment board estab-
6	lished under section 111 of the
7	Workforce Investment Act of 1998
8	(29 U.S.C. 2821), or mental
9	health agencies.
10	"(dd) At least 1 member
11	shall be a parent with a barrier to
12	work who is receiving, or who has
13	ceased receiving, cash assistance
14	or support services under the
15	State program funded under this
16	part.
17	"(ee) At least 1 member shall
18	be an individual or representative
19	of an entity with expertise in de-
20	signing and implementing policies
21	and programs to successfully serve
22	individuals with barriers to work.
23	"(ff) At least 1 member shall
24	be a representative of an organi-
25	zation that represent recipients of

1	assistance under the State pro-
2	gram funded under this part or
3	individuals with barriers to em-
4	ployment.
5	"(gg) At least 1 member shal
6	be a representative of non-super-
7	visory employees of the State or
8	local agency with responsibility
9	for the administration of the State
10	program funded under this part.
11	"(I) Chair.—
12	"(aa) In general.—Subject
13	to item (bb), the chair of the advi-
14	sory review panel shall be ap-
15	pointed by the chief executive offi
16	cer of the State.
17	"(bb) Limitation.—The
18	chair shall not be a State em
19	ployee.
20	"(III) Coordination with ex-
21	ISTING PANELS.—A State shall coordi
22	nate the establishment of an advisory
23	review panel with other advisory pan-
24	els established as of October 1, 2002
25	that serve recipients of assistance
	- · · · · · · · · · · · · · · · · · · ·

1	under the State program funded under
2	this part.
3	"(ii) Duties and use of funds.—
4	"(I) In general.—In seeking to
5	improve a State's policies and proce-
6	dures for assisting individuals with
7	barriers to work, an advisory review
8	panel established with funds paid
9	under a grant made this paragraph
10	may hold meetings, hire support staff,
11	and enter into contracts for inde-
12	pendent evaluations.
13	"(II) Site visits; public hear-
14	INGS.—To the extent it determines ap-
15	propriate, an advisory review panel es-
16	tablished under this paragraph may—
17	"(aa) conduct site visits to
18	State or local agencies responsible
19	for administering the State pro-
20	gram funded under this part; and
21	"(bb) hold public hearings.
22	"(III) Expenses.—At the option
23	of the State, an advisory review panel
24	established under this paragraph may
25	reimburse a panel member who is a re-

1	cipient, or a former recipient, of assist-
2	ance under the State program funded
3	under this part for reasonable travel
4	expenses associated with the member's
5	participation on the panel.
6	"(IV) Rule of construction.—
7	"(aa) In general.—Nothing
8	in this paragraph shall be con-
9	strued as authorizing an advisory
10	review panel established under
11	this paragraph to resolve com-
12	plaints filed by individuals or en-
13	tities related to possible violations
14	of laws protecting civil rights, to
15	review specific individual's claims
16	against the State agency respon-
17	sible for administering the State
18	program funded under this part,
19	or to become involved in advising
20	the State as to the specific provi-
21	sions that should be included in a
22	specific individual's individual
23	responsibility plan under section
24	408(b).

1	"(bb) Recipient participa-
2	tion.—Nothing in item (aa) shall
3	prevent an individual who is a
4	recipient, or a former recipient of
5	assistance under the State pro-
6	gram funded under this part from
7	providing the advisory review
8	panel with information that could
9	help inform the panel's delibera-
10	tions regarding improvements
11	that may be needed in the State's
12	policies and procedures to better
13	meet the needs of individuals and
14	families with barriers to employ-
15	ment.
16	"(iii) Reports.—An advisory review
17	panel established under this paragraph
18	shall submit to the Secretary at least 1 re-
19	port that identifies areas in the State where
20	improvement is needed with respect to the
21	State's policies and procedures for assisting
22	individuals under the State program funded
23	under this part who have barriers to work.
24	"(D) Inapplicability of section 404.—A
25	grant made under this paragraph shall not be

1	considered a grant made under this section for
2	purposes of section 404.
3	"(E) Appropriations.—Out of any money
4	in the Treasury of the United States not other-
5	wise appropriated, there is appropriated to
6	carry out this paragraph, \$120,000,000 for the
7	period of fiscal years 2003 through 2006.".
8	(3) Consultation.—The Secretary of Health
9	and Human Services shall consult with representa-
10	tives of the National Governors Association, the Amer-
11	ican Public Human Services Association, and the Na-
12	tional Conference of State Legislatures with respect to
13	implementation of the universal engagement require-
14	ments under the temporary assistance to needy fami-
15	lies program under part A of title IV of the Social
16	Security Act (42 U.S.C. 601 et seq.), as added by the
17	amendments made by this section, including—
18	(A) the development of regulations to carry
19	out the amendments made by this section;
20	(B) the provision of technical assistance to
21	States (in participation with the organizations
22	the Secretary is required to consult with under
23	this paragraph) regarding compliance with such
24	requirements; and

1	(C) the model screening tools required to be
2	developed under paragraph (1).
3	(4) GAO EVALUATION AND REPORT.—Not later
4	than September 30, 2005, the Comptroller General of
5	the United States shall submit a report to the Com-
6	mittee on Ways and Means of the House of Represent-
7	atives and the Committee on Finance of the Senate
8	evaluating the implementation of the universal en-
9	gagement provisions under the temporary assistance
10	to needy families program under part $A$ of title $IV$
11	of the Social Security Act (42 U.S.C. 601 et seq.), as
12	added by the amendments made by this section.
13	(c) Rules of Construction.—Nothing in this sec-
14	tion or the amendments made by this section shall be
15	construed—
16	(1) as establishing a private right or cause of ac-
17	tion against a State for failure to comply with the re-
18	quirements imposed under this section or the amend-
19	ments made by this section; or
20	(2) as limiting claims that may be available
21	under other Federal or State laws.
22	SEC. 202. WORK PARTICIPATION REQUIREMENTS.
23	(a) Minimum Participation Rates.—The table set
24	forth in section $407(a)(1)$ (42 U.S.C. $607(a)(1)$ ) is
25	amended—

1	(1) in the item relating to fiscal year 2002—
2	(A) by striking "or thereafter" and insert-
3	ing "or 2003"; and
4	(B) by striking the period; and
5	(2) by adding at the end the following:
	"2004       55         2005       60         2006       65         2007 or thereafter       70."
6	(b) Elimination of Separate Work Participation
7	Rate for 2-Parent Families.—Section 407 (42 U.S.C.
8	607) is amended—
9	(1) in subsection (a)—
10	(A) in the heading of paragraph (1), by
11	striking "ALL FAMILIES" and inserting "IN GEN-
12	ERAL"; and
13	(B) by striking paragraph (2);
14	(2) in subsection (b)—
15	(A) by striking paragraph (2);
16	(B) in paragraph (4), by striking "para-
17	graphs $(1)(B)$ and $(2)(B)$ " and inserting "para-
18	$graph\ (1)(B)$ "; and
19	(C) in paragraph (5), by striking "rates"
20	and inserting "rate"; and
21	(3) in subsection (c)—
22	(A) in paragraph (1)—

1	(i) by striking "General rules.—"
2	and all that follows through "For purposes"
3	in subparagraph (A) and inserting "GEN-
4	ERAL RULE.—For purposes"; and
5	(ii) by striking subparagraph (B); and
6	(B) in paragraph $(2)(D)$ —
7	(i) by striking "paragraphs $(1)(B)(i)$
8	and (2)(B) of subsection (b)" and inserting
9	"subsection $(b)(1)(B)(i)$ "; and
10	(ii) by striking "and in 2-parent fami-
11	lies, respectively,".
12	(c) Making Work Pay.—
13	(1) Replacement of caseload reduction
14	CREDIT WITH EMPLOYMENT CREDIT.—
15	(A) Employment credit to reward
16	STATES IN WHICH FAMILIES LEAVE WELFARE
17	FOR WORK; ADDITIONAL CREDIT FOR FAMILIES
18	WITH HIGHER EARNINGS.—
19	(i) In General.—Section 407(a) (42
20	U.S.C. 607(a)), as amended by subsection
21	(b)(1)(B), is further amended by adding at
22	the end the following:
23	"(2) Employment credit.—
24	"(A) In General.—In consultation with
25	the States, and subject to subparagraph (C), the

1	Secretary shall prescribe regulations for reducing
2	the minimum participation rate otherwise appli-
3	cable to a State under this subsection for a fiscal
4	year by the number of percentage points in the
5	employment credit for the State for the fiscal
6	year, as determined by the Secretary—
7	"(i) using information in the National
8	Directory of New Hires; and
9	"(ii) with respect to a recipient of as-
10	sistance under the State program funded
11	under this part who is placed with an em-
12	ployer whose hiring information is not re-
13	ported to the National Directory of New
14	Hires, using quarterly wage information
15	submitted by the State to the Secretary not
16	later than such date as the Secretary shall
17	prescribe in regulations.
18	"(B) Calculation of credit.—
19	"(i) In General.—The employment
20	credit for a State for a fiscal year is an
21	amount equal to—
22	"(I)(aa) twice the unduplicated
23	number of families that include an
24	adult recipient of assistance under the
25	State program funded under this part,

1	that ceased to receive such assistance
2	for at least a 2-month period during
3	the applicable period (as defined in
4	clause (iii)), that did not receive assist-
5	ance under a separate State-funded
6	program during such 2-month period,
7	that were employed during the cal-
8	endar quarter immediately succeeding
9	the quarter in which the assistance
10	under the State program funded under
11	this part ceased, and that are not oth-
12	erwise included in the determination of
13	a credit against the minimum partici-
14	pation rate otherwise applicable to a
15	State under this subsection for a fiscal
16	year, plus;
17	"(bb) at State option, the number
18	of families that received a non-
19	recurring short-term benefit under the
20	State program funded under this part
21	during the applicable period (as so de-
22	fined), that were employed during the
23	calendar quarter immediately suc-
24	ceeding the quarter in which the non-
25	recurring short-term benefit was so re-

1	ceived, and that earned at least \$1000
2	during the applicable period (as so de-
3	fined); divided by
4	"(II) the average monthly number
5	of families that include an adult who
6	received assistance under the State pro-
7	gram funded under this part during
8	the applicable period (as so defined),
9	plus, if the State elected the option
10	under subclause (I)(bb), the number of
11	families that received a nonrecurring
12	short-term benefit under the State pro-
13	gram funded under this part during
14	the applicable period (as so defined).
15	"(ii) Special rule for former re-
16	cipients with higher earnings.—In cal-
17	culating the employment credit for a State
18	for a fiscal year, a family that, with respect
19	to the quarter in which the family's earn-
20	ings was examined during the preceding fis-
21	cal year, earned at least 33 percent of the
22	average quarterly earnings in the State (de-
23	termined on the basis of State unemploy-
24	ment data) shall be considered to be 1.5
25	families.

1	"(iii) Definition of applicable pe-
2	RIOD.—For purposes of this subparagraph,
3	the term 'applicable period' means the most
4	recent 4 quarters for which data are avail-
5	able to the Secretary providing information
6	on the work status of—
7	"(I) individuals in the quarter
8	after the individuals ceased receiving
9	assistance under the State program
10	funded under this part; and
11	"(II) at State option, individuals
12	in the quarter after the individuals re-
13	ceived a short-term, non recurring ben-
14	efit.
15	"(C) Limitation.—
16	"(i) In general.—Except with respect
17	to a State described in clause (ii), the min-
18	imum participation rate applicable to fam-
19	ilies receiving assistance under the State
20	program funded under this part shall not
21	have the effect of being reduced through the
22	application of the employment credit deter-
23	$mined\ under\ subparagraph\ (B)(i)(I)(aa)\ or$
24	the inclusion, at State option, of individ-
25	uals who receive substantial child care or

1	transportation assistance in the determina-
2	tion of the minimum participation rate
3	under paragraph (1), below—
4	"(I) 20 percent, in the case of fis-
5	cal year 2004;
6	"(II) 30 percent, in the case of fis-
7	cal year 2005;
8	"(III) 40 percent, in the case of
9	fiscal year 2006; or
10	"(IV) 50 percent, in the case of
11	fiscal year 2007.
12	"(ii) State described.—Clause (i)
13	shall not apply to a State that meets at
14	least 2 of the criteria for being considered a
15	$needy\ State\ under\ section\ 403(b)(3)(A).$
16	"(D) Quarterly reports.—Not later
17	than 6 months after the end of a fiscal year
18	quarter, the Secretary shall issue a report to
19	Congress and each State for the preceding quar-
20	ter that includes information regarding the per-
21	formance of each State on the factors used to de-
22	termine the employment credit for a State under
23	this paragraph during that quarter, including
24	any option selected by the State.".

1	(ii) Authority of Secretary to use
2	INFORMATION IN NATIONAL DIRECTORY OF
3	NEW HIRES.—Section 453(i) (42 U.S.C.
4	653(i)) is amended by adding at the end the
5	following:
6	"(5) Calculation of employment credit for
7	PURPOSES OF DETERMINING STATE WORK PARTICIPA-
8	TION RATES UNDER TANF.—The Secretary may use
9	the information in the National Directory of New
10	Hires for purposes of calculating State employment
11	credits pursuant to section 407(a)(2).".
12	(B) Elimination of caseload reduction
13	CREDIT.—Section 407(b) (42 U.S.C. 607(b)), as
14	amended by $subsection$ $(b)(2)(A)$ , is further
15	amended by striking paragraph (3) and redesig-
16	nating paragraphs (4) and (5) as paragraphs
17	(2) and (3), respectively.
18	(2) States to receive partial credit to-
19	WARD WORK PARTICIPATION RATE FOR RECIPIENTS
20	ENGAGED IN PART-TIME WORK.—Section 407(c)(1)
21	(42 U.S.C. $607(c)(1)$ ), as amended by subsection
22	(b)(3)(A), is further amended by adding at the end
23	the following flush sentence: "For purposes of sub-
24	section $(b)(1)(B)(i)$ , a family that does not include a
25	recipient who is participating in work activities for

1	an average of 30 hours per week during a month but
2	includes a recipient who is participating in activities
3	described in paragraph (1), (2), (3), (4), (5), (6), (7),
4	(8), (12), or 13(A) of subsection (d) during the month
5	for an average of at least 50 percent of the minimum
6	average number of hours per week specified for the
7	month in the table set forth in this paragraph shall
8	be counted as a percentage of a family that includes
9	an adult or minor child head of household who is en-
10	gaged in work for the month, which percentage shall
11	be the number of hours for which the recipient par-
12	ticipated in such activities during the month divided
13	by the number of hours of such participation required
14	of the recipient under this section for the month.".
15	(3) TANF RECIPIENTS WHO QUALIFY FOR SUP-
16	PLEMENTAL SECURITY INCOME BENEFITS REMOVED
17	FROM WORK PARTICIPATION RATE CALCULATION FOR
18	Entire year.—Section $407(b)(1)(B)(ii)$ (42 U.S.C.
19	607(b)(1)(B)(ii)) is amended—
20	(A) in subclause (I), by inserting "who has
21	not become eligible for supplemental security in-
22	come benefits under title XVI during the fiscal
23	year" before the semicolon; and
24	(B) in subclause (II), by inserting ", and
25	that do not include an adult or minor child head

1	of household who has become eligible for supple-
2	mental security income benefits under title XVI
3	during the fiscal year" before the period.
4	(4) State option to include recipients of
5	SUBSTANTIAL CHILD CARE OR TRANSPORTATION AS-
6	SISTANCE IN WORK PARTICIPATION RATE.—
7	(A) In General.—Section $407(a)(1)$ (42)
8	$U.S.C.\ 607(a)(1))$ is amended by inserting "(in-
9	cluding, at the option of the State, a family that
10	includes an adult who is receiving substantial
11	child care or transportation assistance (as de-
12	fined by the Secretary, in consultation with di-
13	rectors of State programs funded under this part,
14	which definition shall specify for each type of as-
15	sistance a threshold which is a dollar value or a
16	length of time over which the assistance is re-
17	ceived, and take into account large one-time
18	transition payments) except any family taken
19	into account under paragraph $(2)(B)(i)(I)$ " be-
20	fore the colon.
21	(B) Data collection and reporting.—
22	Section $411(a)(1)(A)$ (42 U.S.C. $611(a)(1)(A)$ ) is
23	amended in the matter preceding clause (i) by
24	inserting "(including any family with respect to
25	whom the State has exercised its option under

1	$section \ 407(a)(1) \ or \ 407(a)(2)(B)(i)(I)(bb)" \ after$
2	``assistance".
3	(5) Effective date.—
4	(A) In general.—Except as provided in
5	subparagraph (B), the amendments made by this
6	subsection shall take effect on October 1, 2003.
7	(B) State option to phase-in replace-
8	MENT OF CASELOAD REDUCTION CREDIT WITH
9	EMPLOYMENT CREDIT AND DELAY APPLICABILITY
10	of other provisions.—A State may elect to
11	have the amendments made by subsections $(a)(2)$ ,
12	(b), (c), and (d) not apply to the State program
13	funded under part A of title IV of the Social Se-
14	curity Act until October 1, 2004, and if the State
15	makes the election, then, in determining the par-
16	ticipation rate of the State for purposes of sec-
17	tions 407 and 409(a)(3) of the Social Security
18	Act for fiscal year 2004, the State shall be cred-
19	ited with ½ of the reduction in the rate that
20	would otherwise result from applying section
21	407(a)(2) of the Social Security Act (as added
22	by subsection $(c)(1)(A)(i)$ to the State for fiscal
23	year 2004 and $\frac{1}{2}$ of the reduction in the rate
24	that would otherwise result from applying sec-

1	thon $407(b)(3)$ of the Social Security Act to the
2	State for fiscal year 2004.
3	(d) Increase in Number of Hours Required for
4	Work-Related Activities.—Section 407(c)(1) (42)
5	$U.S.C.\ 607(c)(1)),\ as\ amended\ by\ subsection\ (b)(3),\ is\ fur-$
6	ther amended in the matter preceding the table set forth
7	in that paragraph, by striking "20 hours" and inserting
8	"24 hours".
9	(e) Additional Work Activities.—
10	(1) In General.—Section 407(d) (42 U.S.C.
11	607(d)) is amended—
12	(A) in paragraph (11), by striking "and"
13	at the end;
14	(B) in paragraph (12), by striking the pe-
15	riod and inserting "; and"; and
16	(C) by adding at the end the following:
17	"(13)(A) rehabilitative services, such as adult
18	basic education, participation in a program designed
19	to increase proficiency in the English language, or, in
20	the case of an individual determined by a qualified
21	medical, mental health, or social services professional
22	as having a physical or mental disability, substance
23	abuse problem, or other problem that requires reha-
24	bilitative services, substance abuse treatment, mental
25	health treatment, or other rehabilitative services, pro-

1 vided that the provision of such services is a require-2 ment of the individual's individual responsibility 3 plan under section 408(b) (not to exceed 3 months out 4 of any 24-month period, or, if such services for a 5 longer period of time is a requirement of the individ-6 ual's plan under section 408(b), up to 6 months, but 7 only if, during the last 3 months of such 6 months. 8 such services are combined with work or job-readiness 9 activities); and 10 "(B) for purposes of counting toward the min-11 imum average number of hours per week specified in 12 the table set forth in subsection (c)(1), services described in subparagraph (A), the provision of which 13 14 is a requirement of the individual's individual re-15 sponsibility plan under section 408(b), until an indi-16 vidual successfully completes such services (and with-17 out regard to the time limits for the receipt of such 18 services for purposes of subparagraph (A).". 19 (2)Conforming AMENDMENTS.—Section 20 407(c)(1) (42 U.S.C. 607(c)(1)), as amended by sub-21 sections (b) and (d), is further amended by striking 22 "or (12)" and inserting "(12), or (13)(A)". 23 (f) Number of Weeks for Which Job Search Counts as Work.—Section 407(c)(2)(A)(i) (42 U.S.C. 607(c)(2)(A)(i) is amended— 25

1	(1) by striking "6 weeks" and inserting "8
2	weeks";
3	(2) by striking "403(b)(6)" and inserting
4	"403(b)"; and
5	(3) by striking ", or if the participation is for
6	a week that immediately follows 4 consecutive weeks
7	of such participation".
8	(g) Education and Training.—
9	(1) Vocational and postsecondary edu-
10	CATION.—
11	(A) In General.—Section 407(d)(8) is
12	amended to read as follows:
13	"(8) vocational education and training and post-
14	secondary education that is a requirement of the indi-
15	vidual's individual responsibility plan under section
16	408(b) (not to exceed 24 months with respect to any
17	individual);".
18	(B) Elimination of recipients com-
19	PLETING SECONDARY SCHOOL FROM LIMIT ON
20	NUMBER OF TANF RECIPIENTS PARTICIPATING IN
21	VOCATIONAL EDUCATION TRAINING.—
22	(i) In General.—Section 407(c)(2)(D)
23	(42 U.S.C. $607(c)(2)(D)$ ) is amended by
24	striking "educational training, or (if the
25	month is in fiscal year 2000 or thereafter)

1	deemed to be engaged in work for the month
2	by reason of subparagraph (C) of this para-
3	graph" and inserting "education and train-
4	ing (determined without regard to any indi-
5	vidual described in subparagraph (C)".
6	(ii) Conforming amendments.—
7	(I) Section $407(c)(2)(C)(ii)$ (42)
8	$U.S.C.\ 607(c)(2)(C)(ii)$ is amended by
9	inserting "including vocational edu-
10	cation and training" after "employ-
11	ment".
12	(II) Section $407(c)(2)(D)$ (42)
13	U.S.C. $607(c)(2)(D)$ ) is amended in the
14	heading, by striking "EDUCATIONAL
15	ACTIVITIES" and inserting "VOCA-
16	TIONAL EDUCATION ACTIVITIES".
17	(2) State option to treat participants in
18	POSTSECONDARY EDUCATION PROGRAM AS ENGAGED
19	IN WORK.—
20	(A) In General.—Section $407(c)(2)$ (42)
21	$U.S.C.\ 607(c)(2))$ is amended by adding at the
22	end the following:
23	"(E) State option to treat partici-
24	PANTS IN POSTSECONDARY EDUCATION PROGRAM
25	AS ENGAGED IN WORK.—

1	"(i) In general.—Subject to clause
2	(ii), in the case of a State that elects to es-
3	tablish a postsecondary education program
4	under section 404(l), the State may include,
5	for purposes of determining monthly par-
6	ticipation rates under subsection
7	(b)(1)(B)(i), all families that include an in-
8	dividual participating in the program dur-
9	ing the month as being engaged in work for
10	the month, so long as each such individual
11	is in compliance with the requirements of
12	that program.
13	"(ii) Limitation.—With respect to a
14	month, the number of families treated as
15	being engaged in work under clause (i) may
16	not exceed the amount equal to 10 percent
17	of the average monthly number of families
18	to which assistance is provided under the
19	State program funded under this part dur-
20	ing the fiscal year or the immediately pre-
21	ceding fiscal year (but not both), as the
22	State may elect.".
23	(R) Conforming amendments —

217

1	(i) Section $407(c)(2)(D)$ (42 U.S.C.
2	607(c)(2)(D)), as amended by paragraph
3	(1)(B)(ii)(II), is amended—
4	(I) in the heading, by inserting
5	"CERTAIN" after "PARTICIPATION IN";
6	and
7	(II) by inserting "(determined
8	without regard to individuals partici-
9	pating in a program referred to in
10	subparagraph $(E)(i))$ " after "train-
11	ing".
12	(ii) Section $407(d)(8)$ , as amended by
13	paragraph (1)(A), is amended inserting ",
14	or such longer period as the State may
15	allow for an individual who is treated as
16	being engaged in work through participa-
17	tion in a program that meets the require-
18	ments of section 404(l))" after "any indi-
19	vidual".
20	(h) State Option To Exempt Full Time Care-
21	GIVER OF A FAMILY MEMBER WITH A DISABILITY FROM
22	Work Requirements.—Section 407(c)(2) (42 U.S.C.
23	607(c)(2)), as amended by subsection $(g)(2)$ , is further
24	amended by adding at the end the following:

1	"(F) STATE OPTION TO EXEMPT FULL TIME
2	CAREGIVER OF A FAMILY MEMBER WITH A DIS-
3	ABILITY FROM WORK REQUIREMENTS.—
4	"(i) In general.—Subject to clause
5	(ii), a State may exempt an adult recipient
6	from the requirement to engage in work in
7	accordance with this section and may ex-
8	clude the family of the recipient from the
9	determination required under subsection
10	(b)(1)(B)(ii) if—
11	"(I) there are no other adults in
12	the family who are able-bodied;
13	"(II) the recipient is the primary
14	caregiver for a child with a physical or
15	mental disability or chronic illness (as
16	defined by the State), or for another
17	family member with a physical or
18	mental disability or chronic illness (as
19	so defined);
20	"(III) the State or locality admin-
21	istering the State program funded
22	under this part determines that the de-
23	mands of caregiving do not allow the
24	recipient to obtain or retain employ-
25	ment of at least 30 hours per week; and

1	"(IV) the need to provide
2	caregiving is specified in the recipi-
3	ent's individual responsibility plan es-
4	tablished under section 408(b) and re-
5	viewed not less than annually.
6	"(ii) Limitation.—The average
7	monthly number of families excluded under
8	clause (i) from the determination required
9	$under \ subsection \ (b)(1)(B)(ii) \ shall \ not \ ex-$
10	ceed 10 percent of the average monthly
11	number of families to which assistance is
12	provided under the State program funded
13	under this part during the fiscal year or the
14	immediately preceding fiscal year (but not
15	both), as the State may elect.
16	"(iii) Rules of construction.—
17	"(I) Some work activity.—
18	Nothing in this subparagraph shall be
19	construed as prohibiting a State from
20	determining that, taking into consider-
21	ation the needs of the child or other
22	family member with a physical or
23	mental disability or chronic illness, the
24	adult recipient caregiver can engage in
25	some work activity, or another activity

1	that may lead to work, on a basis that
2	is less than 30 hours a week. A State
3	may exclude the family of such a re-
4	cipient from the determination re-
5	$quired\ under\ subsection\ (b)(l)(B)(ii)\ if$
6	the individual meets the requirements
7	specified in subclauses (I) through (IV)
8	of clause (i), but subject to the limita-
9	tion under clause (ii).
10	"(II) AUTHORITY TO EXEMPT
11	OTHER RECIPIENT CAREGIVERS.—
12	Nothing in this subparagraph shall be
13	construed as prohibiting a State from
14	exempting from the work requirements
15	under this section an adult recipient
16	who is a caregiver of a child or other
17	family member with a physical or
18	mental disability or chronic illness but
19	who does not meet the requirements
20	specified in subclauses (I) through (IV)
21	of clause (i), except that the State may
22	not exclude the family of such a recipi-
23	ent from the determination required
24	$under\ subsection\ (b)(l)(B)(ii).".$

1	(i) Limitation on Penalty for Failure of Cer-
2	TAIN STATES TO SATISFY WORK PARTICIPATION RATE.—
3	Section $409(a)(7)(B)(ii)$ (42 U.S.C. $609(a)(7)(B)(ii)$ ) is
4	amended by inserting "(or fails to meet such requirements
5	but meets at least 1 of the criteria for being considered a
6	$needy\ State\ under\ section\ 403(b)(3)(A))"\ after\ "year".$
7	TITLE III—FAMILY PROMOTION
8	AND SUPPORT
9	SEC. 301. HEALTHY MARRIAGE PROMOTION GRANTS.
10	Section $403(a)(2)$ (42 U.S.C. $603(a)(2)$ ) is amended
11	to read as follows:
12	"(2) Healthy marriage promotion
13	GRANTS.—
14	"(A) AUTHORITY.—
15	"(i) In General.—The Secretary shall
16	award grants to States, Indian tribes, and
17	nonprofit entities for not more than 75 per-
18	cent of the cost of developing and imple-
19	menting demonstration projects to promote
20	stronger families, with an emphasis on the
21	promotion of healthy marriages, through the
22	testing and evaluation of a wide variety of
23	approaches to strengthening families.
24	"(ii) Matching funds.—A State, In-
25	dian tribe, or nonprofit entity awarded a

1	grant under this paragraph shall provide
2	non-Federal contributions toward the costs
3	of programs or activities supported with
4	funds provided under the grant in an
5	amount equal to not less than 25 percent of
6	the Federal funds provided under the grant.
7	Such contributions may be provided in cash
8	or in kind, fairly valued, including plant,
9	equipment, or services.
10	"(B) Healthy marriage promotion ac-
11	TIVITIES.—Funds provided under a grant
12	awarded under this paragraph shall be used to
13	support any of the following programs or activi-
14	ties:
15	"(i) Public advertising campaigns on
16	the value of marriage and the skills needed
17	to increase marital stability and health.
18	"(ii) Voluntary marriage education
19	and marriage skills programs for nonmar-
20	ried pregnant women and nonmarried ex-
21	pectant fathers.
22	"(iii) Voluntary premarital education
23	and marriage skills training for engaged
24	couples and for couples interested in mar-
25	riage.

1	"(iv) Voluntary marriage enhancement
2	and marriage skills training programs for
3	married couples.
4	"(v) Marriage mentoring programs
5	that use married couples as role models and
6	mentors in at-risk communities.
7	"(vi) Teen pregnancy prevention pro-
8	grams.
9	"(vii) Broad-based income support and
10	supplementation strategies, such as the
11	strategies implemented under the dem-
12	onstration project authorized under section
13	22 of the Food Stamp Act of 1977 (7 U.S.C.
14	2031), that provide increased assistance to
15	low-income working families, such as hous-
16	ing, transportation, and transitional bene-
17	fits, and that do not exclude families from
18	participation based on the number of par-
19	ents in the household.
20	"(viii) Development and dissemination
21	of best practices for addressing domestic and
22	sexual violence as a barrier to economic se-
23	curity, including caseworker training, tech-
24	nical assistance, and voluntary services for
25	victims.

1	"(C) Selection of grantees.—
2	"(i) Requirement.—The Secretary
3	may not award a grant under this para-
4	graph unless the State, Indian tribe, or
5	nonprofit entity receiving the grant—
6	"(I) consults with national, State,
7	local, or tribal organizations with dem-
8	onstrated expertise in working with
9	survivors of domestic violence; and
10	"(II) agrees to participate in the
11	evaluation conducted under subpara-
12	graph(D).
13	"(ii) Public comment and avail-
14	ABILITY.—
15	"(I) Selection criteria.—The
16	Secretary shall promulgate regulations
17	detailing the criteria for awarding
18	grants under this paragraph and shall
19	make such regulations available for a
20	period of public comment.
21	"(II) Funded applications.—
22	The Secretary shall make all grant ap-
23	plications funded under this para-
24	graph available to the public.
25	"(D) EVALUATION.—

1	"(i) In general.—The Director of the
2	National Academy of Sciences shall conduct,
3	directly or through contracts, a rigorous
4	comprehensive evaluation of a representa-
5	tive sample of the programs and activities
6	described in subparagraph (B) and carried
7	out with funds provided under a grant
8	made under this paragraph. The Director
9	shall seek public input on both the methods
10	and measures to be used in the evaluation.
11	"(ii) Required information.—The
12	evaluation conducted under this subpara-
13	graph shall, with respect to each program
14	and activity described in subparagraph (B),
15	include measures of family structure, levels
16	of family conflict and violence, and child
17	well-being (including measures of health
18	status, educational performance, food secu-
19	rity, and family income).
20	``(iii) Funding\$5,000,000 of the
21	amount appropriated under subparagraph
22	(F) for each fiscal year shall be reserved for
23	carrying out the evaluation required under
24	$this\ subparagraph.$
25	"(E) Reports.—

1	"(1) Initial report on grants.—Not
2	later than September 30, 2005, the Sec-
3	retary shall submit an initial report to
4	Congress describing the programs and ac-
5	tivities funded under grants made under
6	this paragraph.
7	"(ii) Initial evaluation findings.—
8	Not later than September 30, 2006, the Di-
9	rector of the National Academy of Sciences
10	shall submit a report to Congress describing
11	the initial findings of the evaluation con-
12	$ducted\ under\ subparagraph\ (D).$
13	"(iii) Final reports.—Not later than
14	September 30, 2008, the Secretary and the
15	Director of the National Academy of
16	Sciences shall each submit final reports on
17	the grants made under this paragraph and
18	the evaluation conducted under subpara-
19	graph (D), respectively.
20	"(iv) GAO.—Not later than September
21	30, 2006, the Comptroller General of the
22	United States shall submit a report to the
23	Chairman and Ranking Member of the
24	Committee on Ways and Means of the
25	House of Representatives and the Chairman

227

1	and Ranking Member of the Committee on
2	Finance of the Senate describing—
3	"(I) the process the Secretary used
4	to award grants under this paragraph,
5	"(II) the programs and activities
6	supported by such funds; and
7	"(II) the results of such programs
8	and activities.
9	"(F) Appropriation.—Out of any money
10	in the Treasury of the United States not other-
11	wise appropriated, there is appropriated for each
12	of fiscal years 2003 through 2007, \$200,000,000
13	for grants under this paragraph.".
14	SEC. 302. ABSTINENCE EDUCATION.
15	(a) Extension of Abstinence Education Funding
16	Under the Maternal and Child Health Program.—
17	Section 510(d) (42 U.S.C. 710(d)) is amended by striking
18	"2002" and inserting "2007".
19	(b) Grants To Implement Abstinence First Teen
20	Pregnancy Prevention Strategies.—
21	(1) In General.—Title V (42 U.S.C. 701 et
22	seq.) is amended by adding at the end the following.
23	"GRANTS TO IMPLEMENT ABSTINENCE FIRST TEEN
24	PREGNANCY PREVENTION STRATEGIES
25	"Sec. 511. (a) AUTHORITY.—

1	"(1) IN GENERAL.—The Secretary shall award
2	grants to States and Indian tribes to implement teen
3	pregnancy prevention strategies that—
4	"(A) are abstinence-first (as defined in
5	paragraph (3)(A);
6	"(B) replicate or substantially incorporate
7	the elements of 1 or more teen pregnancy preven-
8	tion programs, including certain youth develop-
9	ment programs and service learning programs,
10	that have been proven effective (on the basis of
11	rigorous scientific research (as defined in para-
12	$graph\ (3)(D));$
13	"(C) delay or decrease sexual intercourse or
14	sexual activity and increase contraceptive use
15	among sexually active teens or reduce teenage
16	pregnancies without increasing risky behavior;
17	and
18	"(D) incorporate outreach or media pro-
19	grams.
20	"(2) Design and implementation flexi-
21	BILITY.—States and Indian tribes shall have flexi-
22	bility to determine how to design and implement teen
23	pregnancy prevention strategies under paragraph (1).
24	"(3) Definitions.—In this section:

1	"(A) Abstinence-first.—The term 'absti-
2	nence-first' means a strategy that strongly em-
3	phasizes abstinence as the best and only certain
4	way to avoid pregnancy and sexually trans-
5	mitted infections and that discusses the scientif-
6	ically proven effectiveness, benefits, and limita-
7	tions of contraception technologies and other pre-
8	vention approaches in a manner that is medi-
9	cally accurate (as defined in subparagraph (C)).
10	"(B) Indian Tribe.—The term 'Indian
11	tribe' has the meaning given that term in section
12	419(4).
13	"(C) Medically accurate.—The term
14	'medically accurate' means information that is—
15	"(i) supported by research recognized
16	as accurate and objective by leading med-
17	ical, psychological, psychiatric, or public
18	health organizations and agencies; and
19	"(ii) where relevant, is published in a
20	peer-reviewed journal (as defined by the
21	$American\ Medical\ Association).$
22	"(D) RIGOROUS SCIENTIFIC RESEARCH.—
23	The term 'rigorous scientific research' means re-
24	search that typically uses randomized control

1	trials and other similar strong experimental de-
2	signs.
3	"(b) Application of Other Requirements.—With
4	respect to a grant made under this section—
5	"(1) sections 503, 507, and 508 apply to the
6	grant to the same extent and in the same manner as
7	such sections apply to allotments under section
8	502(c); and
9	"(2) sections 505 and 506 apply to the grant to
10	the extent determined by the Secretary to be appro-
11	priate.
12	"(c) Comparative Evaluation of Education Ap-
13	PROACHES.—
14	"(1) In General.—The Secretary shall, in con-
15	sultation with an advisory panel of researchers iden-
16	tified by the Board on Children, Youth, and Families
17	of the National Academy of Sciences, conduct an ex-
18	perimental, independent evaluation, directly or
19	through contract or interagency agreement, that as-
20	sesses the relative efficacy of the 2 approaches to ab-
21	stinence education established under section 510 and
22	this section.
23	"(2) Design.—The evaluation conducted under
24	paragraph (1) shall be designed to—

231

1	"(A) enable a comparison of the efficacy of
2	a program that precludes education about con-
3	traception with a similar program that includes
4	education about contraception and means of pre-
5	venting the transmission of HIV and sexually-
6	transmitted diseases; and
7	"(B) measure key outcomes, including be-
8	haviors that put teens at risk for unintended
9	pregnancy and childbearing and for HIV and
10	other sexually transmitted diseases, such as sex-
11	ual activity, contraceptive use, condom use and
12	patterns of sexual relationships.
13	"(3) Report.—Not later than 5 years after the
14	date of enactment of this section, the Secretary shall
15	submit a report to Congress that contains the results
16	of the evaluation conducted under paragraph (1).
17	"(d) Appropriations.—
18	"(1) In general.—Out of any money in the
19	Treasury not otherwise appropriated, there is appro-
20	priated to the Secretary for the purpose of making
21	grants under this section, \$50,000,000 for each of fis-
22	cal years 2003 through 2007.
23	"(2) Reservation of funds.—Of the amount
24	appropriated under paragraph (1) for a fiscal year,
25	the Secretary shall reserve—

1	"(A) an amount equal to 1.5 percent of such
2	amount for each such fiscal year for the purpose
3	of awarding grants to Indian tribes under this
4	section in such manner, and subject to such re-
5	quirements as the Secretary, in consultation
6	with such tribes, determines appropriate; and
7	"(B) up to \$5,000,000 of such amount for
8	each such fiscal year for the purpose of con-
9	ducting the evaluation required under subsection
10	(c).".
11	(2) Conforming amendment.—The heading for
12	section 510 (42 U.S.C. 710) is amended by striking
13	"SEPARATE PROGRAM FOR".
14	SEC. 303. TEEN PREGNANCY PREVENTION RESOURCE CEN-
15	TER.
16	Section 413 (42 U.S.C. 613) is amended by adding
17	at the end the following:
18	"(k) Teen Pregnancy Prevention Resource Cen-
19	TER.—
20	"(1) Authority.—
21	"(A) In General.—The Secretary shall
22	make a grant to a nationally recognized, non-
23	partisan, nonprofit organization that meets the
	·
24	requirements described in subparagraph (B) to

1	prevention resource center (in this subsection re-
2	ferred to as the 'Resource Center') to carry out
3	the purposes and activities described in para-
4	graph(2).
5	"(B) Requirements.—The requirements
6	described in this subparagraph are the following:
7	"(i) The organization has at least 5
8	years of experience in working with diverse
9	sectors of society to reduce teen pregnancy.
10	"(ii) The organization has a dem-
11	onstrated ability to work with and provide
12	assistance to a broad range of individuals
13	and entities, including teens, parents, the
14	entertainment and news media, State, trib-
15	al, and local organizations, networks of teen
16	pregnancy prevention practitioners, busi-
17	nesses, faith and community leaders, and
18	researchers.
19	"(iii) The organization is research-
20	based and has capabilities in scientific
21	analysis and evaluation.
22	"(iv) The organization has comprehen-
23	sive knowledge and data about teen preg-
24	nancy prevention strategies.

1	"(v) The organization has experiences
2	operating a resource center that carries out
3	activities similar to the activities described
4	$in\ paragraph\ (2)(B).$
5	"(2) Purposes and activities.—
6	"(A) Purposes.—The purposes of the Re-
7	source Center are to—
8	"(i) provide information and technical
9	assistance to States, Indian tribes, local
10	communities, and other public or private
11	organizations seeking to reduce rates of teen
12	pregnancy; and
13	"(ii) assist such entities in their efforts
14	to work through all forms of media to com-
15	municate effective messages about pre-
16	venting teen pregnancy, including messages
17	that focus on abstinence, responsible behav-
18	ior, family communication, relationships,
19	and values.
20	"(B) Activities.—The Resource Center
21	shall carry out the purposes described in sub-
22	paragraph (A) through the following activities:
23	"(i) Synthesizing and disseminating
24	research and information regarding effective

1	and promising practices to prevent teen
2	pregnancy.
3	"(ii) Developing and providing infor-
4	mation on how to design and implement ef-
5	fective programs to prevent teen pregnancy.
6	"(iii) Helping States, local commu-
7	nities, and other organizations increase
8	their knowledge of existing resources that
9	can be used to advance teen pregnancy pre-
10	vention efforts.
11	"(iv) Linking organizations working to
12	reduce teen pregnancy with experts and
13	peer groups, including the creation of tech-
14	nical assistance networks.
15	"(v) Providing consultation and re-
16	sources on how to reduce teen pregnancy
17	through a broad array of strategies, includ-
18	ing enlisting the help of various sectors of
19	society such as parents, other adults (such
20	as coaches and mentors), community or
21	faith-based groups, the entertainment and
22	news media, business, and other teens.
23	"(vi) Working directly with individ-
24	uals and organizations in the entertainment
25	industry to provide consultation and serve

1	as a source of factual information on issues
2	related to teen pregnancy prevention.
3	"(3) Collaboration with other organiza-
4	Tions.—The organization operating the Resource
5	Center shall collaborate with other nonprofit organi-
6	zations that have expertise and interest in teen preg-
7	nancy prevention.
8	"(4) Appropriations.—Out of any money in
9	the Treasury of the United States not otherwise ap-
10	propriated, there is appropriated to carry out this
11	subsection, \$5,000,000 for each of fiscal years 2003
12	through 2007.".
13	SEC. 304. RESPONSIBLE FATHERHOOD.
14	(a) Noncustodial Parent Employment Grant
15	Program.—Part D of title IV (42 U.S.C. 651 et seq.) is
16	amended by adding at the end the following:
17	"SEC. 469C. NONCUSTODIAL PARENT EMPLOYMENT GRANT
18	PROGRAM.
19	"(a) Definitions.—In this section:
20	"(1) Eligible State.—The term 'eligible State'
21	means a State that has obtained a commitment from
22	at least 1 county within the State to establish a su-
23	pervised employment program to provide noncusto-
24	dial parents described in subsection (b) with an op-
25	tion to participate in that program prior to a court

1 entering a finding that the noncustodial parent is in 2 contempt of court for failure to pay a child support obligation. 3 4 "(2) Supervised employment program.—The 5 term 'supervised employment program' means an em-6 ployment program supervised by a court or adminis-7 tered by the State agency responsible for admin-8 istering the State plan under section 454. 9 "(b) Authority To Award Grants.—Subject to the 10 availability of appropriations, the Secretary and the Sec-11 retary of Labor (in this subsection referred to as the 'Secretaries') jointly shall award grants to eligible States for the 12 purpose of establishing, in coordination with counties and 13 other local governments, supervised employment programs 14 for noncustodial parents who are determined by a court or 16 the State agency responsible for administering the State plan under section 454 to have a history of nonpayment 17 18 or irregular payment of child support obligations and are determined to be in need of employment services in order 19 to pay such child support obligations. A noncustodial par-20 21 ent described in the preceding sentence who is an ex-offender shall be eligible to participate in a program established 23 with a grant made under this subsection. 24 "(c) Administration.—An eligible State that receives a grant under this section may contract with a public, pri-

1	vate, faith-based or community-based organization to ad-
2	minister (in conjunction with the court of jurisdiction or
3	State agency responsible for administering the State plan
4	under section 454) the supervised employment program.
5	"(d) Program Goals and Requirement.—
6	"(1) Goals.—The goals of a supervised employ-
7	ment program established with funds made available
8	under a grant made under this section shall include
9	$the\ following:$
10	"(A) To assist noncustodial parents de-
11	scribed in subsection (b) establish a pattern of
12	regular child support payments by obtaining
13	and maintaining employment.
14	"(B) To increase the dollar amount and
15	total number of child support orders with collec-
16	tions.
17	"(C) To help noncustodial parents described
18	in subsection (b) improve relationships with
19	$their\ children.$
20	"(2) Requirement.—A supervised employment
21	program established with funds made available under
22	a grant made under this section shall not permit a
23	noncustodial parent placed in the program to grad-
24	uate from the program and avoid penalties for failure
25	to pay a child support obligation until the noncusto-

1	dial parent completes at least 6 months of continuous,
2	timely payment of the parent's child support obliga-
3	tions.
4	"(e) Use of Funds.—Services provided under a su-
5	pervised employment program established with funds made
6	available under a grant made under this section may in-
7	clude the following:
8	"(1) Job development.
9	"(2) Supervised job search.
10	"(3) Job placement.
11	"(4) Case management.
12	"(5) Court and child support liaison services.
13	"(6) Educational assessment.
14	"(7) Educational referrals.
15	"(8) Vocational assessment.
16	"(9) Counseling on responsible fatherhood and ef-
17	fective parenting.
18	"(10) Support funds for services such as trans-
19	portation or short-term training.
20	"(11) Referral for support services.
21	"(12) Employment retention services.
22	"(13) Outreach to community agencies that pro-
23	vide bonding programs.
24	"(14) Domestic violence services and health serv-
25	ices.

## "(f) Amount of Grants.—

"(1) In General.—The Secretaries shall determine the amount of each grant to be awarded under this section, taking into account the number of counties participating in an eligible State and the population of the noncustodial parents to be served by the employment programs in that State.

"(2) Priority for Certain programs.—In awarding grants under this section, the Secretaries shall give priority to eligible States with programs that are designed to target noncustodial parents whose income does not exceed 150 percent of the poverty line (as defined in section 673(2) of the Community Services Block Grant Act (42 U.S.C. 9902(2)), including any revision required by such section applicable to a family of the size involved).

## "(3) Matching requirement.—

"(A) In GENERAL.—The Secretaries may not award a grant to an eligible State under this section unless the eligible State agrees that, with respect to the costs to be incurred by the eligible State in supporting the supervised employment program established with funds provided under the grant, the State will make available non-Federal contributions in an amount equal to 25 per-

1	cent of the amount of Federal funds paid to the
2	State under such grant.
3	"(B) Non-federal contributions.—In
4	this paragraph, the term 'non-Federal contribu
5	tions' includes contributions by the State and by
6	public and private entities that may be in cash
7	or in kind, but does not include any amounts
8	provided by the Federal Government, or services
9	assisted or subsidized to any significant exten
10	by the Federal Government or any amount ex
11	pended by a State before October 1, 2002.
12	"(g) APPLICATION.—In order to receive a grant under
13	this section, an eligible State shall submit an application
14	to the Secretaries, at such time and in such manner as the
15	Secretaries may require, and that includes the following
16	"(1) Evidence of an agreement between the State
17	and 1 or more counties to establish a supervised em
18	ployment program that meets the requirements of this
19	section.
20	"(2) The number of potential noncustodial par
21	ents to be served by the program.
22	"(3) The purposes specific to that State's pro-
23	gram.
24	"(4) The income of the target population.

1	(5) The amount of proposed grant funds to be
2	awarded.
3	"(6) A certification that the State matching re-
4	quirements of subsection $(f)(3)$ will be satisfied if the
5	grant is awarded to that State.
6	"(7) Such other information as the Secretaries
7	deem appropriate.
8	"(h) Authorization of Appropriations.—There is
9	authorized to be appropriated for making grants under this
10	section, \$25,000,000 for each of fiscal years 2004 through
11	2007.".
12	(b) Policy Reviews and Demonstration Projects
13	To Coordinate Services for Low-Income, Noncusto-
14	DIAL PARENTS.—Part D of title IV (42 U.S.C. 651), as
15	amended by subsection (a), is further amended by adding
16	at the end the following:
17	"SEC. 469D. GRANTS TO CONDUCT POLICY REVIEWS AND
18	DEMONSTRATION PROJECTS TO COORDI
19	NATE SERVICES FOR LOW-INCOME, NON-
20	CUSTODIAL PARENTS.
21	"(a) Policy Reviews.—Subject to the availability of
22	appropriations, the Secretary shall make grants to States
23	desiring to conduct policy reviews and develop rec-
24	ommendations with the goals of—

1	"(1) obtaining and retaining employment, in-
2	creasing child support payments, and increasing the
3	healthy involvement of low-income, noncustodial par-
4	ents with their children; and
5	"(2) coordinating services for low-income, non-
6	custodial parents among the different systems or pro-
7	grams in which such parents are involved, including
8	the criminal justice system, the State program funded
9	under part A, the State program funded under this
10	part, and job training or employment programs.
11	"(b) Demonstration Projects.—
12	"(1) In General.—The Secretary shall make
13	grants to States desiring to conduct a demonstration
14	project for the purpose of—
15	"(A) testing innovative policies and to bet-
16	ter coordinate policies and services for low-in-
17	come, noncustodial parents to accomplish the
18	goals described in subsection (a); or
19	"(B) if the State conducted a policy review
20	with a grant made under subsection (a) and de-
21	sires to implement the recommendations of that
22	review, implementing such recommendations.
23	"(2) Use of funds.—Funds made available
24	under a grant made under this subsection may be
25	used to provide a wide variety of services to, and to

1	implement policies regarding, low-income, noncusto-
2	dial parents, including providing economic incentives
3	(with or without penalty) to increase the employment
4	of such parents or to increase the amount of child
5	support paid by such parents.
6	"(c) Application.—A State desiring to receive a
7	grant to conduct a policy review under subsection (a) or
8	a grant to conduct a demonstration project under subsection
9	(b) shall submit an application to the Secretary at such
10	time, in such manner, and containing such information as
11	the Secretary may require.
12	"(d) Authorization of Appropriations.—There is
13	authorized to be appropriated for making grants under this
14	section, \$25,000,000 for each of fiscal years 2004 through
15	2007.".
16	SEC. 305. SECOND CHANCE HOMES.
17	Section 403(a) (42 U.S.C. 603(a)), as amended by sec-
18	tion 201(c)(2), is amended by adding at the end the fol-
19	lowing:
20	"(7) Grants to promote second chance
21	HOMES.—
22	"(A) Authority to Award grants.—
23	"(i) In General.—The Secretary may
24	award arants to eligible entities to enable

1	such eligible entities to carry out the activi-
2	ties described in subparagraph (D).
3	"(ii) Process.—The Secretary shall
4	award grants under this paragraph on a
5	competitive basis, after reviewing all appli-
6	$cations \ submitted \ under \ subparagraph \ (C).$
7	"(B) Eligible entities.—
8	"(i) In general.—To be eligible to re-
9	ceive a grant under this paragraph, an en-
10	tity shall be—
11	"(I) a State;
12	"(II) a unit of local government;
13	"(III) an Indian tribe; or
14	"(IV) a public or private non-
15	profit agency, organization, or institu-
16	tion, or other nonprofit entity, includ-
17	ing a nonprofit urban Indian organi-
18	zation or an Indian group or commu-
19	nity that is not an Indian tribe.
20	"(ii) Definition of State.—In this
21	paragraph, the term 'State' means each of
22	the 50 States, the District of Columbia, the
23	Commonwealth of Puerto Rico, Guam,
24	American Samoa, the United States Virgin

1	Islands, and the Commonwealth of the
2	Northern Mariana Islands.
3	"(C) APPLICATION.—
4	"(i) In general.—An eligible entity
5	that desires a grant under this paragraph
6	shall submit an application to the Secretary
7	at such time, in such manner, and con-
8	taining such information as the Secretary
9	shall reasonably require.
10	"(ii) Priority.—In awarding grants
11	under this paragraph, the Secretary shall
12	give priority to an eligible entity that sub-
13	mits an application—
14	"(I) proposing to establish a new
15	second chance home, especially in a
16	rural area or tribal community;
17	``(II)  proposing  to  collaborate
18	with a nonprofit entity in establishing,
19	expanding, or enhancing a second
20	chance home; or
21	"(III) demonstrating that the eli-
22	gible entity will use funds provided
23	under a grant made under this section
24	(other than under this paragraph) to
25	support a portion of the operating

1	costs of the applicable second chance
2	home.
3	"(D) Use of funds.—
4	"(i) In general.—An eligible entity
5	that receives a grant under this paragraph
6	shall use such grant funds to establish, ex-
7	pand, or enhance a second chance home.
8	"(ii) Definition of second chance
9	HOME.—In this paragraph, the term 'second
10	chance home' means a community-based,
11	adult-supervised group home that provides
12	young mothers and their children with a
13	supportive and supervised living arrange-
14	ment in which such mothers are required to
15	learn parenting skills, including child devel-
16	opment, family budgeting, health and nutri-
17	tion, and other skills to promote their long-
18	term economic independence and the well-
19	being of their children.
20	"(iii) Requirement.—A second
21	chance home that receives grant funds under
22	this paragraph shall provide services to
23	mothers who are not more than 23 years of
24	age and their children.

1	"(E) Matching funds.—The Secretary
2	shall not award a grant to an eligible entity
3	under this paragraph unless the eligible entity
4	agrees that, with respect to the costs to be in-
5	curred in carrying out the activities for which
6	the grant was awarded, the eligible entity will
7	make available non-Federal contributions in an
8	amount equal to not less than 20 percent of the
9	Federal funds provided under the grant. Such
10	contributions may be provided in cash or in
11	kind, fairly valued, including plant, equipment,
12	or services.
13	"(F) DURATION.—A grant shall be awarded
14	under this paragraph for a period of 5 years.
15	"(G) Contract for evaluation.—
16	"(i) In General.—The Secretary shall
17	enter into a contract with a public or pri-
18	vate entity for the evaluation of the second
19	chance homes that are supported by grants
20	awarded under this paragraph.
21	"(ii) Information.—The evaluation
22	shall include the collection of information
23	about the relevant characteristics of individ-
24	uals who benefit from second chance homes
25	such as those that are supported by grant

1	funds under this paragraph and what serv-
2	ices provided by such second chance homes
3	are most beneficial to such individuals.
4	"(iii) Report.—
5	"(I) In General.—The entity
6	conducting the evaluation under this
7	subparagraph shall submit to Congress
8	an interim report and a final report
9	in accordance with subclause (II) con-
10	taining the results of the evaluation.
11	"(II) Date.—
12	"(aa) Interim report.—
13	The interim report shall be sub-
14	mitted not later than 2 years after
15	the date on which the entity enters
16	into a contract.
17	"(bb) Final report.—The
18	final report shall be submitted not
19	later than 5 years after the date
20	on which the entity enters into a
21	contract.
22	"(iv) Reservation of funds.—From
23	amounts appropriated in accordance with
24	subparagraph (I) for fiscal year 2004, the
25	Secretary shall reserve \$1,000,000 to carry

1	out the evaluation required under this sub-
2	paragraph.
3	"(H) Technical assistance.—
4	"(i) In general.—From amounts ap-
5	propriated under subparagraph (I)(i), the
6	Secretary may use an amount not to exceed
7	\$500,000 to enter into a contract, with a
8	public or private entity, for the provision of
9	technical assistance to eligible entities re-
10	ceiving grant funds under this paragraph.
11	"(ii) Conferences.—The technical
12	assistance provided under this subpara-
13	graph may include conferences for the pur-
14	pose of disseminating information con-
15	cerning best practices for second chance
16	homes.
17	"(I) Authorization of Appropria-
18	TIONS.—
19	"(i) In general.—There is authorized
20	to be appropriated to carry out this para-
21	graph, \$33,000,000 for each of fiscal years
22	2004 through 2007.
23	"(ii) AVAILABILITY.—Any amounts
24	appropriated under the authority of clause
25	(i) shall remain available until expended.".

1	TITLE IV—HEALTH COVERAGE
2	SEC. 401. 5-YEAR EXTENSION AND SIMPLIFICATION OF THE
3	TRANSITIONAL MEDICAL ASSISTANCE PRO-
4	GRAM (TMA).
5	(a) Option of Continuous Eligibility for 12
6	Months; Option of Continuing Coverage for Up To
7	an Additional Year.—
8	(1) Option of continuous eligibility for 12
9	MONTHS BY MAKING REPORTING REQUIREMENTS OP-
10	TIONAL.—Section 1925(b) (42 U.S.C. 1396 $r$ -6(b)) is
11	amended—
12	(A) in paragraph (1), by inserting ", at the
13	option of a State," after "and which";
14	(B) in paragraph (2)(A), by inserting
15	"Subject to subparagraph (C):" after "(A) No-
16	TICES.—";
17	(C) in paragraph $(2)(B)$ , by inserting
18	"Subject to subparagraph (C):" after "(B) RE-
19	PORTING REQUIREMENTS.—";
20	(D) by adding at the end the following new
21	subparagraph:
22	"(C) State option to waive notice and
23	REPORTING REQUIREMENTS.—A State may
24	waive some or all of the reporting requirements
25	under clauses (i) and (ii) of subparagraph (B).

I	Insofar as it waives such a reporting require-
2	ment, the State need not provide for a notice
3	under subparagraph (A) relating to such require-
4	ment."; and
5	(E) in paragraph $(3)(A)(iii)$ , by inserting
6	"the State has not waived under paragraph
7	(2)(C) the reporting requirement with respect to
8	such month under paragraph (2)(B) and if
9	after "6-month period if".
10	(2) State option to extend eligibility for
11	LOW-INCOME INDIVIDUALS FOR UP TO 12 ADDITIONAL
12	MONTHS.—Section 1925 (42 U.S.C. 1396r-6) is fur-
13	ther amended—
14	(A) by redesignating subsections (c) through
15	(f) as subsections (d) through (g), respectively,
16	and
17	(B) by inserting after subsection (b) the fol-
18	lowing new subsection:
19	"(c) State Option of Up To 12 Months of Addi-
20	TIONAL ELIGIBILITY.—
21	"(1) In General.—Notwithstanding any other
22	provision of this title, each State plan approved
23	under this title may provide, at the option of the
24	State, that the State shall offer to each family which
25	received assistance during the entire 6-month period

1 under subsection (b) and which meets the applicable 2 requirement of paragraph (2), in the last month of 3 the period the option of extending coverage under this 4 subsection for the succeeding period not to exceed 12 5 months. 6 "(2) Income restriction.—The option under 7 paragraph (1) shall not be made available to a family 8 for a succeeding period unless the State determines 9 that the family's average gross monthly earnings (less 10 such costs for such child care as is necessary for the 11 employment of the caretaker relative) as of the end of 12 the 6-month period under subsection (b) does not ex-13 ceed 185 percent of the official poverty line (as de-14 fined by the Office of Management and Budget, and 15 revised annually in accordance with section 673(2) of 16 the Omnibus Budget Reconciliation Act of 1981) ap-17 plicable to a family of the size involved. 18 "(3) Application of extension rules.—The 19 provisions of paragraphs (2), (3), (4), and (5) of sub-20 section (b) shall apply to the extension provided 21 under this subsection in the same manner as they 22 apply to the extension provided under subsection 23 (b)(1), except that for purposes of this subsection— 24 "(A) any reference to a 6-month period 25 under subsection (b)(1) is deemed a reference to

1	the extension period provided under paragraph
2	(1) and any deadlines for any notices or report-
3	ing and the premium payment periods shall be
4	modified to correspond to the appropriate cal-
5	endar quarters of coverage provided under this
6	subsection; and
7	"(B) any reference to a provision of sub-
8	section (a) or (b) is deemed a reference to the
9	corresponding provision of subsection (b) or of
10	this subsection, respectively.".
11	(b) State Option To Waive Receipt of Medicaid
12	for 3 of Previous 6 Months To Qualify for TMA.—
13	Section 1925(a)(1) (42 U.S.C. 1396r-6(a)(1)) is amended
14	by adding at the end the following: "A State may, at its
15	option, also apply the previous sentence in the case of a
16	family that was receiving such aid for fewer than 3 months,
17	or that had applied for and was eligible for such aid for
18	fewer than 3 months, during the 6 immediately preceding
19	months described in such sentence.".
20	(c) 5-Year Extension of Sunset for TMA.—
21	(1) In General.—Subsection (g) of section 1925
22	(42 U.S.C. 1396r-6), as redesignated under subsection
23	(a)(2)(A), is further redesignated as subsection $(i)$
24	and is amended by striking "2002" and inserting
25	"2007".

1	(2) CONFORMING AMENDMENT.—Section
2	1902(e)(1)(B) (42 U.S.C. 1396a(e)(1)(B)) is amended
3	by striking "2002" and inserting "2007".
4	(d) CMS Report on Enrollment and Participa-
5	TION RATES UNDER TMA.—Section 1925 (42 U.S.C.
6	1396r-6), as amended by subsections (a)(2)(A) and (c), is
7	amended by inserting after subsection (f) the following:
8	"(g) Additional Provisions.—
9	"(1) Collection and reporting of partici-
10	PATION INFORMATION.—Each State shall—
11	"(A) collect and submit to the Secretary, in
12	a format specified by the Secretary, information
13	on average monthly enrollment and average
14	monthly participation rates for adults and chil-
15	dren under this section; and
16	"(B) make such information publicly avail-
17	able.
18	Such information shall be submitted under subpara-
19	graph (A) at the same time and frequency in which
20	other enrollment information under this title is sub-
21	mitted to the Secretary. Using such information, the
22	Secretary shall submit to Congress annual reports
23	concerning such rates.".

1 (e) Coordination of Work.—Section 1925(q) (42) 2  $U.S.C.\ 1396r-6(g)$ , as added by subsection (d), is amended 3 by adding at the end the following new paragraph: 4 "(2) Coordination with administration for 5 CHILDREN AND FAMILIES.—The Administrator of the 6 Centers for Medicare & Medicaid Services, in car-7 rying out this section, shall work with the Assistant 8 Secretary for the Administration for Children and 9 Families to develop guidance or other technical assist-10 ance for States regarding best practices in guaran-11 teeing access to transitional medical assistance under 12 this section.". 13 (f) Elimination of TMA Requirement for States That Extend Coverage to Children and Parents 14 15 Through 185 Percent of Poverty.— 16 (1) In General.—Section 1925 (42 U.S.C. 17 1396r-6) is further amended by inserting after sub-18 section (q), as added by subsection (d), the following: 19 "(h) Provisions Optional for States That Ex-20 TEND COVERAGE TO CHILDREN AND PARENTS THROUGH 21 185 PERCENT OF POVERTY.—A State may meet (but is not 22 required to meet) the requirements of subsections (a) and 23 (b) if it provides for medical assistance under section 1931 to families (including both children and caretaker relatives) the average gross monthly earning of which (less such costs

- 1 for such child care as is necessary for the employment of
- 2 a caretaker relative) is at or below a level that is at least
- 3 185 percent of the official poverty line (as defined by the
- 4 Office of Management and Budget, and revised annually
- 5 in accordance with section 673(2) of the Omnibus Budget
- 6 Reconciliation Act of 1981) applicable to a family of the
- 7 size involved.".
- 8 (2) Conforming amendments.—Section 1925
- 9 (42 U.S.C. 1396r-6) is further amended, in sub-
- sections (a)(1) and (b)(1), by inserting ", but subject
- 11 to subsection (h)," after "Notwithstanding any other
- 12 provision of this title," each place it appears.
- 13 (g) Requirement of Notice for All Families
- 14 Losing TANF.—Subsection (a)(2) of section 1925 (42)
- 15 U.S.C. 1396r-6) is amended by adding at the end the fol-
- 16 lowing flush sentences:
- 17 "Each State shall provide, to families whose aid
- 18 under part A or E of title IV has terminated but
- 19 whose eligibility for medical assistance under this
- 20 title continues, written notice of their ongoing eligi-
- 21 bility for such medical assistance. If a State makes a
- 22 determination that any member of a family whose aid
- 23 under part A or E of title IV is being terminated is
- 24 also no longer eligible for medical assistance under
- 25 this title, the notice of such determination shall be

1 supplemented by a 1-page notification form describ-2 ing the different ways in which individuals and fami-3 lies may qualify for such medical assistance and ex-4 plaining that individuals and families do not have to 5 be receiving aid under part A or E of title IV in 6 order to qualify for such medical assistance. Such no-7 tice shall further be supplemented by information on 8 how to apply for child health assistance under the 9 State children's health insurance program under title 10 XXI and how to apply for medical assistance under 11 this title.". 12 (h) Extending Use of Outstationed Workers To ACCEPT APPLICATIONS FOR TRANSITIONAL MEDICAL AS-SISTANCE.—Section 1902(a)(55) (42 U.S.C. 1396a(a)(55)) 14 15 is amended by inserting "and under section 1931" after "(a)(10)(A)(ii)(IX)". 16 17 (i) Effective Dates.— 18 (1) In General.—Except as provided in this 19 subsection, the amendments made by this section shall 20 apply to calendar quarters beginning on or after Oc-21 tober 1, 2002, without regard to whether or not final 22 regulations to carry out such amendments have been

promulgated by such date.

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(2) Notice.—The amendment made by subsection (g) shall take effect 6 months after the date of enactment of this Act.

(3) Delay permitted for state plan amend-MENT.—In the case of a State plan for medical assistance under title XIX of the Social Security 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 section, the State plan shall not be regarded as failing to comply with the requirements of such title solely on the basis of its failure to meet these 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 such session shall be deemed to be a separate regular session of the State legislature.

1	SEC. 402. OPTIONAL COVERAGE OF LEGAL IMMIGRANTS
2	UNDER THE MEDICAID PROGRAM AND TITLE
3	XXI.
4	(a) Medicaid Program.—Section 1903(v) (42 U.S.C.
5	1396b(v)) is amended—
6	(1) in paragraph (1), by striking "paragraph
7	(2)" and inserting "paragraphs (2) and (4)"; and
8	(2) by adding at the end the following:
9	"(4)(A) A State may elect (in a plan amendment
10	under this title) to provide medical assistance under this
11	title (including under a waiver authorized by the Sec-
12	retary), notwithstanding sections 401(a), 402(b), 403, and
13	421 of the Personal Responsibility and Work Opportunity
14	Reconciliation Act of 1996, for aliens who are lawfully re-
15	siding in the United States (including battered aliens de-
16	scribed in section 431(c) of such Act) and who are otherwise
17	eligible for such assistance, within any of the following eli-
18	gibility categories:
19	"(i) Pregnant women.—Women during preg-
20	nancy (and during the 60-day period beginning on
21	the last day of the pregnancy).
22	"(ii) Children (as defined under
23	such plan), including optional targeted low-income
24	children described in section $1905(u)(2)(B)$ .
25	"(B) In the case of a State that has elected to provide
26	medical assistance to a category of aliens under subpara-

- 1 graph (A), no debt shall accrue under an affidavit of sup-
- 2 port against any sponsor of such an alien on the basis of
- 3 provision of assistance to such category and the cost of such
- 4 assistance shall not be considered as an unreimbursed
- 5 *cost.*".
- 6 (b) Title XXI.—Section 2107(e)(1) (42 U.S.C.
- 7 1397gg(e)(1)) is amended by adding at the end the fol-
- 8 lowing:
- 9 "(E) Section 1903(v)(4) (relating to op-
- 10 tional coverage of categories of lawful resident
- 11 alien pregnant women and children), but only
- 12 with respect to an eligibility category under this
- 13 title, if the same eligibility category has been
- 14 elected under such section for purposes of title
- 15 *XIX.*".
- 16 (c) Effective Date.—The amendments made by this
- 17 section take effect on October 1, 2002, and apply to medical
- 18 assistance and child health assistance furnished on or after
- 19 such date, whether or not regulations implementing such
- 20 amendments have been issued.

1	SEC. 403. CLARIFICATION OF AUTHORITY OF STATES AND
2	LOCAL AUTHORITIES TO PROVIDE HEALTH
3	CARE TO IMMIGRANTS.
4	(a) In General.—Section 411 of the Personal Re-
5	sponsibility and Work Opportunity Reconciliation Act of
6	1996 (8 U.S.C. 1621) is amended—
7	(1) in subsection (b)—
8	(A) by striking paragraphs (1) and (3); and
9	(B) by redesignating paragraphs (2) and
10	(4) as paragraphs (1) and (2), respectively; and
11	(2) in subsection (c)—
12	(A) in paragraph (1)—
13	(i) in the matter preceding subpara-
14	graph (A), by striking "(2) and (3)" and
15	inserting "(2), (3), and (4)"; and
16	(ii) in subparagraph (B), by striking
17	"health,"; and
18	(B) by adding at the end the following new
19	paragraph
20	"(4) Such term does not include any health ben-
21	efit for which payments or assistance are provided to
22	an individual, household, or family eligibility unit by
23	an agency of a State or local government or by ap-
24	propriated funds of a State or local government.".

1	(b) EFFECTIVE DATE.—The amendments made by sub-
2	section (a) shall apply to health care furnished before, on,
3	or after the date of enactment of this Act.
4	SEC. 404. CLARIFICATION OF NO VERIFICATION REQUIRE-
5	MENT FOR NONPROFIT CHARITABLE ORGANI-
6	ZATIONS.
7	Section 432(d) of the Personal Responsibility and
8	Work Opportunity Reconciliation Act of 1996 (8 U.S.C.
9	1642(d)) is amended—
10	(1) by striking "Subject to subsection (a), a" and
11	inserting "A";
12	(2) by striking "is not" and inserting "shall not
13	be"; and
14	(3) by inserting "or under section 1137 of the
15	Social Security Act (42 U.S.C. 1320b-7)" after "this
16	title".
17	TITLE V—CHILD SUPPORT AND
18	CHILD WELFARE
19	SEC. 501. DISTRIBUTION OF CHILD SUPPORT COLLECTED
20	BY STATES.
21	(a) Modification of Rule Requiring Assignment
22	OF SUPPORT RIGHTS AS A CONDITION OF RECEIVING
23	TANF.—Section 408(a)(3) (42 U.S.C. 608(a)(3)) is amend-
24	ed to read as follows:

1	"(3) No assistance for families not assign-
2	ING CERTAIN SUPPORT RIGHTS TO THE STATE.—A
3	State to which a grant is made under section 403
4	shall require, as a condition of paying assistance to
5	a family under the State program funded under this
6	part, that a member of the family assign to the State
7	any right the family member may have (on behalf of
8	the family member or of any other person for whom
9	the family member has applied for or is receiving
10	such assistance) to support from any other person,
11	not exceeding the total amount of assistance so paid
12	to the family, which accrues during the period that
13	the family receives assistance under the program.".
14	(b) Increasing Child Support Payments to Fami-
15	LIES AND SIMPLIFYING CHILD SUPPORT DISTRIBUTION
16	Rules.—
17	(1) Distribution rules.—
18	(A) In General.—Section 457(a) (42
19	U.S.C. 657(a)) is amended to read as follows:
20	"(a) In General.—Subject to subsections (e) and (f),
21	the amounts collected on behalf of a family as support by
22	a State pursuant to a plan approved under this part shall
23	be distributed as follows:

1	(1) FAMILIES RECEIVING ASSISTANCE.—IN THE
2	case of a family receiving assistance from the State,
3	the State shall—
4	"(A) pay to the Federal Government the
5	Federal share of the amount collected, subject to
6	$paragraph\ (3)(A);$
7	"(B) retain, or pay to the family, the State
8	share of the amount collected, subject to para-
9	graph (3)(B); and
10	"(C) pay to the family any remaining
11	amount.
12	"(2) Families that formerly received as-
13	SISTANCE.—In the case of a family that formerly re-
14	ceived assistance from the State:
15	"(A) Current support.—To the extent
16	that the amount collected does not exceed the cur-
17	rent support amount, the State shall pay the
18	amount to the family.
19	"(B) Arrearages.—Except as otherwise
20	provided in an election made under section
21	454(34), to the extent that the amount collected
22	exceeds the current support amount, the State—
23	"(i) shall first pay to the family the
24	excess amount, to the extent necessary to

1	satisfy support arrearages not assigned pur-
2	$suant\ to\ section\ 408(a)(3);$
3	"(ii) if the amount collected exceeds the
4	amount required to be paid to the family
5	under clause (i), shall—
6	"(I) pay to the Federal Govern-
7	ment, the Federal share of the excess
8	amount described in this clause, subject
9	to paragraph $(3)(A)$ ; and
10	"(II) retain, or pay to the family,
11	the State share of the excess amount
12	described in this clause, subject to
13	paragraph (3)(B); and
14	"(iii) shall pay to the family any re-
15	maining amount.
16	"(3) Limitations.—
17	"(A) FEDERAL REIMBURSEMENTS.—The
18	total of the amounts paid by the State to the
19	Federal Government under paragraphs (1) and
20	(2) of this subsection with respect to a family
21	shall not exceed the Federal share of the amount
22	assigned with respect to the family pursuant to
23	section $408(a)(3)$ .
24	"(B) State reimbursements.—The total
25	of the amounts retained by the State under para-

1	graphs (1) and (2) of this subsection with respect
2	to a family shall not exceed the State share of the
3	amount assigned with respect to the family pur-
4	suant to section $408(a)(3)$ .
5	"(4) Families that never received assist-
6	ANCE.—In the case of any other family, the State
7	shall pay the amount collected to the family.
8	"(5) Families under certain agreements.—
9	Notwithstanding paragraphs (1) through (3), in the
10	case of an amount collected for a family in accord-
11	ance with a cooperative agreement under section
12	454(33), the State shall distribute the amount col-
13	lected pursuant to the terms of the agreement.
14	"(6) State financing options.—To the extent
15	that the State's share of the amount payable to a fam-
16	ily pursuant to paragraph $(2)(B)$ of this subsection
17	exceeds the amount that the State estimates (under
18	procedures approved by the Secretary) would have
19	been payable to the family pursuant to former section
20	457(a)(2)(B) (as in effect for the State immediately
21	before the date this subsection first applies to the
22	State) if such former section had remained in effect,
23	the State may elect to use the grant made to the State

under section 403(a) to pay the amount, or to have

1	the payment considered a qualified State expenditure
2	for purposes of section $409(a)(7)(B)(i)$ , but not both.
3	"(7) State option to pass through addi-
4	TIONAL SUPPORT WITH FEDERAL COST-SHARING.—
5	"(A) In general.—Notwithstanding para-
6	graph (2), a State shall not be required to pay
7	to the Federal Government the Federal share of
8	an amount collected on behalf of a family that
9	formerly received assistance under the State pro-
10	gram funded under part A, to the extent that the
11	State pays the amount to the family.
12	"(B) Recipients of tanf for less than
13	5 YEARS.—
14	``(i) In GENERAL.—Notwith standing
15	paragraph (1), a State shall not be required
16	to pay to the Federal Government the Fed-
17	eral share of an amount collected on behalf
18	of a family that is a recipient of assistance
19	under the State program funded under part
20	A and, if the family includes an adult, that
21	has received the assistance for not more
22	than 5 years after the date of enactment of
23	this paragraph, to the extent that—
24	"(I) the State pays the amount to
25	the family; and

1	"(II) subject to clause (ii), the
2	amount is disregarded in determining
3	the amount and type of the assistance
4	provided to the family.
5	"(ii) Limitation.—Of the amount dis-
6	regarded as described in clause (i)(II), the
7	maximum amount that may be taken into
8	account for purposes of clause (i) shall not
9	exceed \$400 per month, except that, in the
10	case of a family that includes 2 or more
11	children, the State may elect to increase the
12	maximum amount to not more than \$600
13	per month.
14	"(8) States with demonstration waivers.—
15	Notwithstanding the preceding paragraphs, a State
16	with a waiver under section 1115, effective on or be-
17	fore October 1, 1997, the terms of which allow pass-
18	through of child support payments, may pass through
19	payments in accordance with such terms with respect
20	to families subject to the waiver.".
21	(B) State plan to include election as
22	TO WHICH RULES TO APPLY IN DISTRIBUTING
23	CHILD SUPPORT ARREARAGES COLLECTED ON
24	BEHALF OF FAMILIES FORMERLY RECEIVING AS-

1	SISTANCE.—Section 454 (42 U.S.C. 654) is
2	amended—
3	(i) by striking "and" at the end of
4	paragraph (32);
5	(ii) by striking the period at the end of
6	paragraph (33) and inserting "; and"; and
7	(iii) by inserting after paragraph (33)
8	$the\ following:$
9	"(34) include an election by the State to apply
10	section $457(a)(2)(B)$ of this Act or former section
11	457(a)(2)(B) of this Act (as in effect for the State im-
12	mediately before the date this paragraph first applies
13	to the State) to the distribution of the amounts which
14	are the subject of such sections, and for so long as the
15	State elects to so apply such former section, the
16	amendments made by subsection (e) of section 501 of
17	the Work, Opportunity, and Responsibility for Kids
18	Act of 2002 shall not apply with respect to the State,
19	$notwith standing \ \ subsection \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \$
20	501.".
21	(C) Approval of Estimation proce-
22	DURES.—Not later than October 1, 2003, the
23	Secretary of Health and Human Services, in
24	consultation with the States (as defined for pur-
25	poses of part D of title IV of the Social Security

1	Act), shall establish the procedures to be used to
2	make the estimate described in section 457(a)(6)
3	$of\ such\ Act.$
4	(2) Current support amount defined.—Sec-
5	tion 457(c) (42 U.S.C. 657(c)) is amended by adding
6	at the end the following:
7	"(5) Current support amount.—The term
8	'current support amount' means, with respect to
9	amounts collected as support on behalf of a family,
10	the amount designated as the monthly support obliga-
11	tion of the noncustodial parent in the order requiring
12	the support.".
13	(c) Ban on Recovery of Medicaid Costs for Cer-
14	TAIN BIRTHS.—
15	(1) In General.—Section 454 (42 U.S.C. 654)
16	as amended by subsection (b)(1)(B), is amended—
17	(A) by striking "and" at the end of para-
18	graph (33);
19	(B) by striking the period at the end of
20	paragraph (34) and inserting "; and"; and
21	(C) by inserting after paragraph (34) the
22	following:
23	"(35) provide that the State shall not use the
24	State program operated under this part to collect any
25	amount owed to the State by reason of costs incurred

1	under the State plan approved under title XIX for the
2	birth of a child for whom support rights have been as-
3	signed pursuant to section $408(a)(3)$ , $471(a)(17)$ , or
4	1912.".
5	(2) Effective date.—The amendments made
6	by paragraph (1) shall take effect on October 1, 2004.
7	(d) State Option To Discontinue Pre-1997 Sup-
8	PORT ASSIGNMENTS.—Section 457(b) (42 U.S.C. 657(b)) is
9	amended by striking "shall" and inserting "may".
10	(e) Conforming Amendments.—Section 404(a) (42
11	U.S.C. 604(a)) is amended—
12	(1) by striking "or" at the end of paragraph (1);
13	(2) by striking the period at the end of para-
14	graph (2) and inserting "; or"; and
15	(3) by adding at the end the following:
16	"(3) to fund payment of an amount pursuant to
17	clause (i) or (ii) of section 457(a)(2)(B), but only to
18	the extent that the State properly elects under section
19	457(a)(6) to use the grant to fund the payment.".
20	(f) Effective Date.—
21	(1) In General.—The amendments made by
22	this section shall take effect on October 1, 2006, and
23	shall apply to payments under parts A and D of title
24	IV of the Social Security Act for calendar quarters be-
25	ainning on or after such date, and without regard to

1	whether regulations to implement such amendments
2	(in the case of State programs operated under such
3	part D) are promulgated by such date.
4	(2) State option to accelerate effective
5	DATE.—A State may elect to have the amendments
6	made by this section apply to the State and to
7	amounts collected by the State, on and after such date
8	as the State may select that is after the date of enact-
9	ment of this Act and before October 1, 2006.
10	SEC. 502. MANDATORY REVIEW AND ADJUSTMENT OF
11	CHILD SUPPORT ORDERS FOR FAMILIES RE-
12	CEIVING TANF.
13	(a) In General.—Section $466(a)(10)(A)(i)$ (42)
14	U.S.C. 666(a)(10)(A)(i)) is amended—
15	(1) by striking "parent, or," and inserting "par-
16	ent or"; and
17	(2) by striking "upon the request of the State
18	agency under the State plan or of either parent,".
19	(b) Effective Date.—The amendment made by sub-
20	section (a) shall take effect on October 1, 2004.
21	SEC. 503. DECREASE IN AMOUNT OF CHILD SUPPORT AR
22	REARAGE TRIGGERING PASSPORT DENIAL.
23	Section 452(k)(1) (42 U.S.C. 652(k)(1)) is amended by
24	striking "\$5,000" and inserting "\$2,500".

1	SEC. 504. USE OF TAX REFUND INTERCEPT PROGRAM TO
2	COLLECT PAST-DUE CHILD SUPPORT ON BE-
3	HALF OF CHILDREN WHO ARE NOT MINORS.
4	Section 464 (42 U.S.C. 664) is amended—
5	(1) in subsection (a)(2)(A), by striking "(as that
6	term is defined for purposes of this paragraph under
7	subsection (c))"; and
8	(2) in subsection (c)—
9	(A) in paragraph (1)—
10	(i) by striking "(1) Except as provided
11	in paragraph (2), as used in" and inserting
12	"In"; and
13	(ii) by inserting "(whether or not a
14	minor)" after "a child" each place it ap-
15	pears; and
16	(B) by striking paragraphs (2) and (3).
17	SEC. 505. FINANCING REVIEW AND ADMINISTRATIVE FUND-
18	ING.
19	Section 455 (42 U.S.C. 655) is amended by adding
20	at the end the following:
21	" $(g)(1)$ In addition to any other payments made to
22	a State under this part, the Secretary shall pay each State
23	an amount determined in accordance with paragraph (2)
24	for fiscal year 2003 to carry out any of the following activi-
25	ties:

1	"(A) To review State policies on collecting fees
2	under the State program operated under the State
3	plan approved under this part.
4	"(B) To review the distribution options provided
5	under section 457(a) (as amended by section
6	501(b)(1)(A) of the Work, Opportunity, and Responsi-
7	bility for Kids Act of 2002), and, if a State elects
8	such options, to prepare for the implementation of the
9	options.
10	"(C) To update automated systems to conform
11	with requirements of the State program operated
12	under the State plan approved under this part, in-
13	cluding as amended by the Work, Opportunity, and
14	Responsibility for Kids Act of 2002.
15	"(D) To improve customer service under such
16	State program.
17	"(E) To examine the causes of, and propose solu-
18	tions for, undistributed collections under such State
19	program.
20	"(F) To examine the buildup of arrears and ap-
21	proaches to arrears management under such State
22	program.
23	"(G) To develop approaches to improving inter-
24	state collections of child support obligations.

1	"(H) To develop approaches to improving the
2	percentage of cases under such State program with an
3	established order for child support.
4	"(I) To review the review and adjustment poli-
5	cies under such program and the State program fund-
6	ed under part A for families receiving assistance or
7	services under the State program funded under part
8	A.
9	"(2)(A) Subject to subparagraph (B), the Secretary
10	shall determine the amount of each payment to a State
11	under this subsection for fiscal year 2003 based on the pro-
12	portion of cases under the State program operated under
13	the State plan approved under this part for the most recent
14	fiscal year for which data is available, as compared to all
15	such cases in all States for that fiscal year.
16	"(B) No State shall receive a payment under this sub-
17	section for fiscal year 2003 that is less than \$750,000.
18	"(3) Out of any money in the Treasury of the United
19	States not otherwise appropriated, there is appropriated for
20	fiscal year 2003, \$50,000,000 for making payments to
21	States under this subsection.".
22	SEC. 506. ADOPTION OF UNIFORM STATE LAWS.
23	(a) In General.—Section 466(f) (42 U.S.C. 666(f))
24	is amended—

1	(1) by striking "January 1, 1998" and inserting
2	"October 1, 2004"; and
3	(2) by striking "August 22, 1996" and inserting
4	"January 1, 2002".
5	(b) Full Faith and Credit for Child Support
6	Orders.—Section 1738B of title 28, United States Code,
7	is amended—
8	(1) by striking subsection (d) and inserting the
9	following:
10	"(d) Continuing Exclusive Jurisdiction.—
11	"(1) In General.—Subject to paragraph (2), a
12	court of a State that has made a child support order
13	consistently with this section has continuing, exclu-
14	sive jurisdiction to modify its order if the order is the
15	controlling order and—
16	"(A) the State is the child's State or the res-
17	idence of any individual contestant; or
18	"(B) if the State is not the residence of the
19	child or an individual contestant, the contestants
20	consent in a record or in open court that the
21	court may continue to exercise jurisdiction to
22	modify its order.
23	"(2) Requirement.—A court may not exercise
24	its continuing, exclusive jurisdiction to modify the
25	order if the court of another State, acting in accord-

1	ance with subsections (e) and (f), has made a modi-
2	fication of the order.";
3	(2) in subsection $(e)(2)$ —
4	(A) in subparagraph (A), by striking "be-
5	cause" and all that follows through the semicolon
6	and inserting "pursuant to paragraph (1) or (2)
7	of subsection (d);" and
8	(B) in subparagraph (B), by inserting
9	"with jurisdiction over at least 1 of the indi-
10	vidual contestants or that is located in the
11	child's State" after "another State";
12	(3) in subsection (f)—
13	(A) in the subsection heading, by striking
14	"Recognition of" and inserting "Determina-
15	Tion of Controlling";
16	(B) in the matter preceding paragraph (1),
17	by striking "shall apply" and all that follows
18	through the colon and inserting "having personal
19	jurisdiction over both individual contestants
20	shall apply the following rules and by order shall
21	determine which order controls:"
22	(C) in paragraph (1), by striking "must be"
23	and inserting "controls and must be so";
24	(D) in paragraph (2), by striking "must be
25	recognized" and inserting "controls";

1	(E) in paragraph (3), by striking "must be
2	recognized" each place it appears and inserting
3	``controls";
4	$(F) \ in \ paragraph \ (4)$ —
5	(i) by striking "may" and inserting
6	"shall"; and
7	(ii) by striking "must be recognized"
8	and inserting "controls"; and
9	(G) by striking paragraph (5);
10	(4) by striking subsection (g) and inserting the
11	following:
12	"(g) Enforcement of Modified Orders.—If a
13	child support order issued by a court of a State is modified
14	by a court of another State which properly assumed juris-
15	diction, the issuing court—
16	"(1) may enforce its order that was modified
17	only as to arrears and interest accruing before the
18	modification;
19	"(2) may provide appropriate relief for viola-
20	tions of its order which occurred before the effective
21	date of the modification; and
22	"(3) shall recognize the modifying order of the
23	other State for the purpose of enforcement.";
24	(5) in subsection (h)—

1	(A) in paragraph (1), by striking "and (3)"
2	and inserting ", (3), and (4)";
3	(B) in paragraph (2), by inserting "the
4	computation and payment of arrearages, and the
5	accrual of interest on the arrearages," after "ob-
6	ligations of support,"; and
7	(C) by adding at the end the following:
8	"(4) Prospective application.—After a court
9	determines which is the controlling order and issues
10	an order consolidating arrears, if any, a court shall
11	prospectively apply the law of the State issuing the
12	controlling order, including that State's law with re-
13	spect to interest on arrears, current and future sup-
14	port, and consolidated arrears."; and
15	(6) in subsection (i), by inserting "and sub-
16	section (d)(2) does not apply" after "issuing State".
17	SEC. 507. TRIBAL CHILD SUPPORT ENFORCEMENT PRO-
18	GRAMS.
19	Not later than 1 year after the date of enactment of
20	this Act, the Secretary of Health and Human Services shall
21	promulgate final regulations for making direct payments
22	to Indian tribes and tribal organizations under section
23	455(f) of the Social Security Act (42 U.S.C. 655(f)).

1	SEC. 508. REPORT ON UNDISTRIBUTED CHILD SUPPORT
2	PAYMENTS.
3	Not later than 6 months after the date of enactment
4	of this Act, the Secretary of Health and Human Services
5	shall submit to the Committee on Ways and Means of the
6	House of Representatives and the Committee on Finance
7	of the Senate a report on the procedures that the States use
8	generally to locate custodial parents for whom child support
9	has been collected but not yet distributed. The report shall
10	include an estimate of the total amount of such undistrib-
11	uted child support and the average length of time it takes
12	for such child support to be distributed. To the extent the
13	Secretary deems appropriate, the Secretary shall include in
14	the report recommendations as to whether additional proce-
15	dures should be established at the Federal or State level to
16	expedite the payment of undistributed child support.
17	SEC. 509. USE OF NEW HIRE INFORMATION TO ASSIST IN
18	ADMINISTRATION OF UNEMPLOYMENT COM-
19	PENSATION PROGRAMS.
20	(a) In General.—Section 453(j) (42 U.S.C. 653(j))
21	is amended by adding at the end the following:
22	"(7) Information comparisons and disclo-
23	SURE TO ASSIST IN ADMINISTRATION OF UNEMPLOY-
24	MENT COMPENSATION PROGRAMS.—
25	"(A) In General.—If a State agency re-
26	sponsible for the administration of an unemploy-

1 ment compensation program under Federal or 2 State law transmits to the Secretary the name 3 and social security account number of an indi-4 vidual, the Secretary shall, if the information in 5 the National Directory of New Hires indicates 6 that the individual may be employed, disclose to 7 the State agency the name, address, and em-8 ployer identification number of any putative em-9 ployer of the individual, subject to this para-10 graph. 11 CONDITION ON DISCLOSURE.—The 12 Secretary shall make a disclosure under subparagraph (A) only to the extent that the Secretary 13 14 determines that the disclosure would not interfere 15 with the effective operation of the program under 16 this part. 17 "(C) Use of information.—A State agen-18 cy may use information provided under this 19 paragraph only for purposes of administering a 20 program referred to in subparagraph (A).". 21 (b) Effective Date.—The amendment made by sub-22 section (a) shall take effect on October 1, 2002.

1	SEC. 510. ANNUAL REPORT ON PERFORMANCE OF STATE
2	CHILD SUPPORT PROGRAMS.
3	Beginning on January 1, 2003, and annually there-
4	after, the Secretary of Health and Human Services shall
5	submit to the Committee on Ways and Means of the House
6	of Representatives and the Committee on Finance of the
7	Senate a report regarding the performance of State child
8	support programs funded under part D of title IV of the
9	Social Security Act (42 U.S.C. 651 et seq.).
10	SEC. 511. EXTENSION OF AUTHORITY TO APPROVE DEM-
11	ONSTRATION PROJECTS.
12	Section $1130(a)(2)$ (42 U.S.C. $1320a-9(a)(2)$ ) is
13	amended by striking "2002" and inserting "2007".
14	SEC. 512. PROHIBITION OF LIMIT ON NUMBER OF WAIVERS
15	OR DEMONSTRATION PROJECTS THAT MAY
16	BE GRANTED TO A SINGLE STATE.
17	Section 1130 (42 U.S.C. 1320a-9) is amended by add-
18	ing at the end the following:
19	"(h) No Limit on Number of Waivers Granted to,
20	OR DEMONSTRATION PROJECTS THAT MAY BE CONDUCTED
21	BY, A SINGLE STATE.—The Secretary shall not impose any
22	limit on the number of waivers that may be granted to a
23	State, or the number of demonstration projects that a State
24	may be authorized to conduct, under this section.".

## 1 TITLE VI—TRIBAL ISSUES

2	SEC. 601. TRIBAL TANF PROGRAMS.
3	(a) Findings.—Congress makes the following findings:
4	(1) The Federal Government bears a unique trust
5	responsibility for Indian tribes.
6	(2) Despite this responsibility, Indians remain
7	remarkably impoverished. According to the Bureau of
8	the Census, 25.9 percent of American Indians live in
9	poverty, more than twice the national poverty rate.
10	The average household income for Indians in 2000
11	was only 75 percent of that of the rest of Americans.
12	(3) In some States with substantial Indian pop-
13	ulations, the percentage of the welfare caseload that is
14	made up of Indians has increased since the enactment
15	of the Personal Responsibility and Work Opportunity
16	Reconciliation Act of 1996 because some Indians face
17	substantial barriers in their moving from welfare to
18	work.
19	(4) A General Accounting Office review of data
20	from the Bureau of the Census found that 25 of the
21	26 counties in the United States with a majority of
22	American Indians had poverty rates "significantly"
23	higher than average.
24	(5) Many Indian tribes are located in isolated
25	rural areas that lack sufficient economic opportuni-

through 2007".

1 ties, including jobs and economic development, trans-2 portation services, child care, and other services nec-3 essary to ensure a successful transition from welfare 4 to work. (6) Tribal temporary assistance to needy fami-5 6 lies programs have demonstrated remarkable success 7 in moving Indians from welfare to work. 8 (7) Tribal governments, unlike State govern-9 ments, have not been afforded an opportunity to ad-10 minister and fully participate in the Federal entitle-11 ment program for foster care and adoption assistance, 12 a program Congress recognizes as an important com-13 ponent of welfare services. 14 (8) Welfare reform has not brought enough 15 change to Indian Country. Welfare reform has not, 16 and will not, succeed unless it adequately addresses 17 the unique barriers many Indians face in moving 18 from welfare to work. 19 (b) Funding for Tribal TANF Programs.— 20 (1) Reauthorization of tribal family as-21 SISTANCE GRANTS.—Section 412(a)(1)(A) (42 U.S.C. 22 612(a)(1)(A)) is amended by striking "1997" and all that follows through "2002" and inserting "2003 23

1	(2) Tribal tanf improvement fund.—Section
2	412(a) (42 U.S.C. 612(a)) is amended by striking
3	paragraph (2) and inserting the following:
4	"(2) Tribal tanf improvement grants.—
5	"(A) Tribal capacity grants.—
6	"(i) In general.—Of the amount ap-
7	propriated under subparagraph (D) for the
8	period of fiscal years 2003 through 2006,
9	\$35,000,000 shall be used by the Secretary
10	to award grants for tribal human services
11	program infrastructure improvement (as de-
12	fined in clause (v)) to—
13	"(I) Indian tribes that have ap-
14	plied for approval of a tribal family
15	assistance plan and that meet the re-
16	$quirements\ of\ clause\ (ii)(I);$
17	"(II) Indian tribes with an ap-
18	proved tribal family assistance plan
19	and that meet the requirements of
20	$clause\ (ii)(II);\ and$
21	"(III) Indian tribes that have ap-
22	plied for approval of a foster care and
23	adoption assistance program under
24	section 479B or that plan to enter into,
25	or have in place, a tribal-State cooper-

1	ative agreement under section $479B(c)$
2	and that meet the requirements of
3	$clause\ (ii)(III).$
4	"(ii) Priorities for Awarding of
5	GRANTS.—The Secretary shall give priority
6	in awarding grants under this subpara-
7	graph as follows:
8	"(I) First, for grants to Indian
9	tribes that have applied for approval of
10	a tribal family assistance plan, that
11	have not operated such a plan as of the
12	date of enactment of the Work, Oppor-
13	tunity, and Responsibility for Kids Act
14	of 2002 that will have such plan ap-
15	proved, and that include in the plan
16	submission provisions for tribal human
17	services program infrastructure im-
18	provement (as so defined) and related
19	management information systems
20	training.
21	"(II) Second, for Indian tribes
22	with an approved tribal family assist-
23	ance plan that are not described in
24	subclause (I) and that submit an ad-
25	dendum to such plan that includes pro-

1	visions for tribal human services pro-
2	gram infrastructure improvement that
3	includes implementing or improving
4	management information systems of
5	the tribe (including management infor-
6	mation systems training), as such sys-
7	tems relate to the operation of the trib-
8	al family assistance plan.
9	"(III) Third, for Indian tribes
10	that have applied for approval of a fos-
11	ter care and adoption assistance pro-
12	gram under section 479B or that plan
13	to enter into, or have in place, a trib-
14	al-State cooperative agreement under
15	section 479B(c) and that include in the
16	plan submission under section 471 (or
17	in an addendum to such plan) provi-
18	sions for tribal human services pro-
19	gram infrastructure improvement (as
20	so defined) and related management
21	information systems training.
22	"(iii) Other requirements for
23	AWARDING GRANTS.—In awarding grants
24	under this subparagraph, the Secretary—

1	"(I) may not award an Indian
2	tribe more than 1 grant under this
3	subparagraph per fiscal year;
4	"(II) shall award grants in such a
5	manner as to maximize the number of
6	Indian tribes that receive grants under
7	this subparagraph; and
8	"(III) shall consult with Indian
9	tribes located throughout the United
10	States.
11	"(iv) Application.—An Indian tribe
12	desiring a grant under this subparagraph
13	shall submit an application to the Sec-
14	retary, at such time, in such manner, and
15	containing such information as the Sec-
16	retary may require.
17	"(v) Definition of Human services
18	PROGRAM INFRASTRUCTURE IMPROVE-
19	MENT.—In this subparagraph, the term
20	human services program infrastructure im-
21	provement' includes (but is not limited to)
22	improvement of management information
23	systems, management information systems-
24	related training, equipping offices, and ren-
25	ovating, but not constructing, buildings, as

1	described in an application for a grant
2	under this subparagraph, and subject to ap-
3	proval by the Secretary.
4	"(B) Tribal development grants.—
5	"(i) In general.—Of the amount ap-
6	propriated under subparagraph (D) for the
7	period of fiscal years 2003 through 2006,
8	\$35,000,000 shall be used by the Secretary
9	to award, through the Commissioner of the
10	Administration for Native Americans,
11	grants to nonprofit organizations, Indian
12	tribes, and tribal organizations to enable
13	such organizations and tribes to provide
14	technical assistance to Indian tribes and
15	tribal organizations in any or all of the fol-
16	lowing areas:
17	"(I) The development and im-
18	provement of uniform commercial
19	codes.
20	"(II) The creation or expansion of
21	small business or microenterprise pro-
22	grams.
23	"(III) The development and im-
24	provement of tort liability codes.

for-profit collaborative business net works.  "(VI) The development of innova tive uses of telecommunications to as sist with distance learning or telecom muting.  "(VII) The development of eco nomic opportunities and job creation in areas of high joblessness in Alaska (as defined in section 408(a)(7)(D)(ii)).  "(ii) REQUIREMENTS.—  "(I) IN GENERAL.—At least an amount equal to 10 percent of the tota amount of grants awarded under thi subparagraph shall be awarded to carry out clause (i)(VII).  "(II) CONSULTATION.—In award ing grants under this subparagraph the Secretary shall consult with othe Federal agencies with expertise in th	1	"(IV) The creation or expansion
for-profit collaborative business net  works.  "(VI) The development of innova  tive uses of telecommunications to as  sist with distance learning or telecom  muting.  "(VII) The development of eco  nomic opportunities and job creation  in areas of high joblessness in Alaska  (as defined in section  408(a)(7)(D)(ii)).  "(ii) REQUIREMENTS.—  "(I) IN GENERAL.—At least an  amount equal to 10 percent of the tota  amount of grants awarded under thi  subparagraph shall be awarded to  carry out clause (i)(VII).  "(II) CONSULTATION.—In award  ing grants under this subparagraph  the Secretary shall consult with othe  Federal agencies with expertise in th	2	of tribal marketing efforts.
works.  "(VI) The development of innoval tive uses of telecommunications to as sist with distance learning or telecommuning.  "(VII) The development of economic opportunities and job creation in areas of high joblessness in Alaska (as defined in section 408(a)(7)(D)(ii)).  "(ii) REQUIREMENTS.—  "(ii) REQUIREMENTS.—  "(I) IN GENERAL.—At least an amount equal to 10 percent of the total amount of grants awarded under this subparagraph shall be awarded to carry out clause (i)(VII).  "(II) CONSULTATION.—In award ing grants under this subparagraph to the Secretary shall consult with other federal agencies with expertise in the secretary with expertise in the secretary with expertise in the secretary with expertise in the federal agencies with expertise in the secretary shall consult with other federal agencies with expertise in the secretary with expertise	3	"(V) The creation or expansion of
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tive uses of telecommunications to as sist with distance learning or telecom muting.  "(VII) The development of eco nomic opportunities and job creation in areas of high joblessness in Alaska (as defined in section 408(a)(7)(D)(ii)).  "(ii) REQUIREMENTS.—  "(I) IN GENERAL.—At least an amount equal to 10 percent of the tota amount of grants awarded under thi subparagraph shall be awarded to carry out clause (i)(VII).  "(II) CONSULTATION.—In award ing grants under this subparagraph the Secretary shall consult with othe Federal agencies with expertise in the	5	works.
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nomic opportunities and job creation in areas of high joblessness in Alaska (as defined in section 408(a)(7)(D)(ii)).  "(ii) REQUIREMENTS.—  "(I) IN GENERAL.—At least an amount equal to 10 percent of the tota amount of grants awarded under thi subparagraph shall be awarded to carry out clause (i)(VII).  "(II) CONSULTATION.—In award ing grants under this subparagraph the Secretary shall consult with othe Federal agencies with expertise in the	9	muting.
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(as defined in section 408(a)(7)(D)(ii)).  "(ii) REQUIREMENTS.—  "(I) IN GENERAL.—At least an amount equal to 10 percent of the tota amount of grants awarded under thi subparagraph shall be awarded to carry out clause (i)(VII).  "(II) CONSULTATION.—In award ing grants under this subparagraph the Secretary shall consult with othe Federal agencies with expertise in th	11	nomic opportunities and job creation
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amount equal to 10 percent of the total amount of grants awarded under thi subparagraph shall be awarded to carry out clause (i)(VII).  "(II) CONSULTATION.—In award ing grants under this subparagraph the Secretary shall consult with othe Federal agencies with expertise in th	15	"(ii) Requirements.—
amount of grants awarded under thi  subparagraph shall be awarded to  carry out clause (i)(VII).  "(II) CONSULTATION.—In award  ing grants under this subparagraph  the Secretary shall consult with othe  Federal agencies with expertise in th	16	"(I) In general.—At least an
subparagraph shall be awarded to carry out clause (i)(VII).  "(II) CONSULTATION.—In award ing grants under this subparagraph the Secretary shall consult with othe Federal agencies with expertise in th	17	amount equal to 10 percent of the total
carry out clause (i)(VII).  "(II) CONSULTATION.—In award ing grants under this subparagraph the Secretary shall consult with othe Federal agencies with expertise in th	18	amount of grants awarded under this
21 "(II) CONSULTATION.—In award 22 ing grants under this subparagraph 23 the Secretary shall consult with othe 24 Federal agencies with expertise in th	19	subparagraph shall be awarded to
ing grants under this subparagraph the Secretary shall consult with othe Federal agencies with expertise in th	20	carry out clause (i)(VII).
the Secretary shall consult with othe Federal agencies with expertise in th	21	"(II) Consultation.—In award-
24 Federal agencies with expertise in th	22	ing grants under this subparagraph
	23	the Secretary shall consult with other
	24	Federal agencies with expertise in the
areas described in clause (i).	25	areas described in clause (i).

1	"(iii) Application.—A nonprofit or-
2	ganization, Indian tribe, or tribal organiza-
3	tion desiring a grant under this subpara-
4	graph shall submit an application to the
5	Secretary at such time, in such manner,
6	and containing such information as the
7	Secretary may require.
8	"(C) Technical assistance.—
9	"(i) In general.—Of the amount ap-
10	propriated under subparagraph (D) for the
11	period of fiscal years 2003 through 2006,
12	\$5,000,000 shall be used by the Secretary
13	for making grants, or entering into con-
14	tracts, to provide technical assistance to In-
15	dian tribes—
16	"(I) in applying for or carrying
17	out a grant made under this para-
18	graph;
19	"(II) in applying for or carrying
20	out a tribal family assistance plan
21	under this section; or
22	"(III) related to best practices
23	and approaches for State and tribal
24	coordination on the transfer of the ad-

1	ministration of social services pro-
2	grams to Indian tribes.
3	"(ii) Reservation of funds.—Not
4	less than—
5	"(I) \$2,500,000 of the amount de-
6	scribed in clause (i) shall be used by
7	the Secretary to support, through
8	grants or contracts, peer-learning pro-
9	grams among tribal administrators;
10	and
11	"(II) \$1,000,000 of such amount
12	shall be used by the Secretary for mak-
13	ing grants to Indian tribes to conduct
14	feasibility studies of the capacity of In-
15	dian tribes to operate tribal family as-
16	sistance plans under this part.
17	"(D) Appropriation.—Out of any money
18	in the Treasury of the United States not other-
19	wise appropriated, there is appropriated
20	\$75,000,000 for the period of fiscal years 2003
21	through 2006 to carry out this paragraph.
22	Amounts appropriated under this subparagraph
23	shall remain available until expended.".

1	(3) CONFORMING AMENDMENT.—Section 405(a)
2	(42 U.S.C. 605(a)) is amended by striking "section
3	403" and inserting "sections 403 and $412(a)(2)(C)$ ".
4	(c) Eligibility for Contingency Fund.—
5	(1) In General.—Section 403(b)(1) (42 U.S.C.
6	603(b)(3)), as amended by section $102(a)(1)$ , is
7	amended—
8	(A) in subparagraph (A), by striking "sub-
9	paragraph (C)" and inserting "subparagraphs
10	(C) and (D)";
11	(B) by redesignating subparagraphs (D)
12	and (E) as subparagraphs (E) and (F), respec-
13	tively; and
14	(C) by inserting after subparagraph (C), the
15	following:
16	"(D) Payments to indian tribes.—
17	"(i) In General.—Of the total
18	amount appropriated pursuant to subpara-
19	graph (F), \$25,000,000 of such amount
20	shall be reserved for making payments to
21	Indian tribes with approved tribal family
22	assistance plans that are operating in situ-
23	ations of increased economic hardship.
24	"(ii) Determination of criteria
25	FOR TRIBAL ACCESS.—

1	"(I) In general.—Subject to
2	subclause (II), the Secretary, in con-
3	sultation with Indian tribes with ap-
4	proved tribal family assistance plans,
5	shall determine the criteria for access
6	by Indian tribes to the amount re-
7	served under clause (i).
8	"(II) Inclusion of certain fac-
9	tors.—Such criteria shall include fac-
10	tors related to increases in unemploy-
11	ment and loss of employers.
12	"(iii) Application of requirements
13	FOR PAYMENTS TO STATES.—The Secretary,
14	in consultation with Indian tribes with ap-
15	proved tribal family assistance plans lo-
16	cated throughout the United States, shall
17	determine the extent to which requirements
18	of States for payments from the contingency
19	fund established under this subsection shall
20	apply to Indian tribes receiving payments
21	under this subparagraph.".
22	(2) Conforming amendments.—Section
23	403(b)(1)(B) (42 U.S.C. $603(b)(1)(B)$ ), as so amend-
24	ed, is further amended—

1	(A) in the matter preceding clause (i), by
2	striking "subparagraph $(D)(i)$ " and $inserting$
3	"subparagraph $(E)(i)$ ";
4	(B) in clause (i), by striking "subparagraph
5	(D)(ii)" and inserting "subparagraph (E)(ii)",
6	and
7	(C) in clause (ii), by striking "subpara-
8	graph (D)(iv)" and inserting "subparagraph
9	(E)(iv)".
10	(d) Tribal Job Training Programs.—
11	(1) TRIBAL EMPLOYMENT SERVICES PRO-
12	GRAMS.—
13	(A) In General.—Section 412(a) (42
14	$U.S.C.\ 612(a)),\ as\ amended\ by\ subsection\ (b)(2),$
15	is amended by adding at the end the following.
16	"(4) Grants for tribal employment serv-
17	ICES PROGRAMS.—
18	"(A) Purpose.—The purpose of this para-
19	graph is to support comprehensive services to en-
20	able eligible beneficiaries to support themselves
21	through employment without requiring cash ben-
22	efits from public assistance programs for them-
23	selves or their families.
24	"(B) Statement of policy.—The pro-
25	grams funded under grants made under this

1	paragraph shall be administered in a manner
2	consistent with the principles of the Indian Self-
3	Determination and Education Assistance Act (25
4	U.S.C. 450 et seq.) and the government-to-gov-
5	ernment relationship between the Federal Gov-
6	ernment and Indian tribal governments.
7	"(C) Definitions.—In this paragraph:
8	"(i) Alaska native organization.—
9	The term 'Alaska Native organization' has
10	the meaning given the term 'Indian tribe'
11	with respect to the State of Alaska in sec-
12	$tion \ 419(4)(B).$
13	"(ii) Department.—Unless otherwise
14	specified, the term 'Department' means the
15	Department of Labor.
16	"(iii) Eligible beneficiary.— The
17	term 'eligible beneficiary' means—
18	"(I) an individual who is an In-
19	dian or Alaska Native receiving or eli-
20	gible to receive cash benefits for the in-
21	dividual or the individual's family
22	under the State program funded under
23	this part, a tribal family assistance
24	program under this section, or the
25	$General\ Assistance\ program;$

1	"(II) an individual who is an In-
2	dian or Alaska Native transitioning
3	from receipt of cash benefits under any
4	such programs to employment;
5	"(III) an individual who is an
6	Indian or Alaska Native with a history
7	of long-term dependence (as defined in
8	clause (v)) on cash benefits under any
9	such programs or under the aid for
10	families with dependent children pro-
11	gram under this part (as in effect be-
12	fore August 22, 1996);
13	"(IV) an individual who is an In-
14	dian or Alaska Native who is a non-
15	custodial parent of a minor child re-
16	ceiving, eligible to receive, or with a
17	history of receiving cash benefits under
18	any such programs, or an individual
19	who has an obligation to provide sup-
20	port for such children; or
21	"(V) an individual who is an In-
22	dian or Alaska Native and is a mem-
23	ber of a family who is at risk of becom-
24	ing dependent on cash benefits under
25	any such programs or who has ex-

1	naustea eligibility for such benefits be-
2	cause of the application of time limits
3	on benefits.
4	"(iv) General assistance.—The
5	term 'General Assistance' means the General
6	Assistance program supported through the
7	Bureau of Indian Affairs in the Depart-
8	ment of the Interior.
9	"(v) Long-term dependence.—The
10	term 'long-term dependence' means receipt
11	of cash benefits under a program referred to
12	in clause (iii)(III) for at least 24 months,
13	which need not be consecutive.
14	"(vi) Secretary.—Unless otherwise
15	specified, the term 'Secretary' means the
16	Secretary of Labor.
17	"(D) Authority to make grants.—
18	"(i) DIRECT SERVICES.—The Secretary
19	shall make grants to Indian tribes, tribal
20	organizations, and Alaska Native organiza-
21	tions on the basis of a formula determined
22	in accordance with subparagraph (H)(ii) to
23	carry out the activities described in sub-
24	paragraph (E).

## 300

1	"(ii) Program support.—The Sec-
2	retary shall, through grants or contracts
3	with entities, or interagency agreements,
4	carry out the activities described in sub-
5	paragraph (F).
6	"(iii) Appropriation.—
7	"(I) In general.—Out of any
8	money in the Treasury of the United
9	States not otherwise appropriated,
10	there is appropriated \$37,000,000 for
11	each of fiscal years 2003 through 2007
12	to carry out this paragraph.
13	"(II) Reservation of funds
14	FOR PROGRAM SUPPORT.—The Sec-
15	retary may reserve an amount equal to
16	not more than 1.5 percent of the
17	amount appropriated under subclause
18	(I) for a fiscal year to make grants or
19	enter into contracts under clause (ii).
20	"(E) Direct service activities.—
21	"(i) In general.—A recipient of a
22	grant $made$ $under$ $subparagraph$ $(D)(i)$
23	shall use the funds provided under the grant
24	to support any services which may be useful
25	in preparing eligible beneficiaries to enter

1	or reenter the workforce, to retain employ-
2	ment or to advance to positions which may
3	enable the eligible beneficiary and the bene-
4	ficiary's family to become economically self-
5	sufficient.
6	"(ii) Services permitted.—Services
7	provided with funds made available under a
8	$grant\ made\ under\ subparagraph\ (D)(i)$
9	may include—
10	"(I) assessment;
11	$``(II)\ education;$
12	"(III) job readiness and place-
13	ment;
14	"(IV) occupational training (in-
15	cluding on-the-job training);
16	"(V) work experience;
17	"(VI) wage subsidies;
18	$``(VII)\ job\ retention;$
19	"(VIII) job creation specifically
20	for eligible beneficiaries;
21	"(IX) case management;
22	$``(X)\ counseling;$
23	"(XI) supportive services, includ-
24	ing (but not limited to) child care,
25	transportation, mental health and sub-

1	stance abuse treatment, and prevention
2	services important to employability;
3	and
4	"(XII) counseling and other serv-
5	ices to promote marriage, discourage
6	teen pregnancies, assist in the forma-
7	tion and stabilization of 2-parent fam-
8	ilies, and address situations involving
9	$domestic\ violence.$
10	"(iii) Retention of eligibility for
11	OTHER SERVICES.—An eligible beneficiary
12	who receives services through funds provided
13	under a grant made under subparagraph
14	(D)(i) shall not be precluded from receiving
15	other services from any State, local, or trib-
16	al government agency, or any other entity.
17	"(iv) Disregard.—Income or services
18	received by an eligible beneficiary under
19	this paragraph shall be disregarded for pur-
20	poses of determining eligibility for benefits
21	under any means-tested program for which
22	the eligibility requirements are established
23	$under\ Federal\ law.$
24	"(F) Program support activities.—

1	"(i) In general.—In order to im-
2	prove the effectiveness of services provided
3	by Indian tribes, tribal organizations, and
4	Alaska Native organizations under grants
5	made under this paragraph, the Secretary
6	shall support, through grants, contracts, or
7	interagency agreements, activities that—
8	"(I) enhance the capacity of In-
9	dian tribes, tribal organizations, and
10	Alaska Native organizations under this
11	section to deliver the services author-
12	$ized\ under\ subparagraph\ (E);\ and$
13	"(II) test or demonstrate new or
14	improved methods of providing such
15	services.
16	"(ii) Preference.—In awarding
17	grants or contracts under subparagraph
18	(D)(ii) to carry out this subparagraph, the
19	Secretary shall implement a preference pol-
20	icy consistent with the terms of section 7(b)
21	of the Indian Self-Determination and Edu-
22	cation Assistance Act (25 U.S.C. 450e(b)).
23	"(G) Additional requirements.—
24	"(i) Direct service activities.—

1	"(I) Authority to consolidate
2	FUNDS.—An Indian tribe, tribal orga-
3	nization, or Alaska Native organiza-
4	tion receiving a grant under subpara-
5	graph (D)(i) may consolidate funds re-
6	ceived under the grant with assistance
7	received from other programs in ac-
8	cordance with the provisions of the In-
9	dian Employment, Training and Re-
10	lated Services Demonstration Act of
11	1992 (25 U.S.C. 3401 et seq.) or the
12	provisions of the Tribal Self-Govern-
13	ance Act of 1994 (25 U.S.C. 458aa et
14	seq.).
15	"(II) OPTION TO EXCLUDE PAR-
16	TICIPANTS FROM DETERMINATION OF
17	WORK PARTICIPATION RATES.—A
18	State, Indian tribe, or tribal organiza-
19	tion may exclude individuals partici-
20	pating in a direct services program
21	funded under a grant made under sub-
22	$paragraph \ (D)(i) \ for \ a \ month \ from \ the$
23	calculation of the work participation
24	rate for the State or tribe for such
25	month.

1	"(ii) APPLICABLE RULES.—Any
2	amount paid to an Indian tribe, tribal or-
3	ganization, or Alaska Native organization
4	under this part that is used to carry out the
5	activities described in subparagraph $(E)$ or
6	(F) shall not be subject to the requirements
7	of this part, but shall be subject to the re-
8	quirements specified in the regulations re-
9	quired under subparagraph (H)(iii), and
10	the expenditure of any amount so used shall
11	not be considered to be an expenditure
12	under this part.
13	"(iii) Availability of funds.—
14	Funds provided to a recipient of a grant or
15	$contract\ under\ subparagraph\ (D) (ii)\ shall$
16	remain available for obligation for 2 suc-
17	ceeding fiscal years after the fiscal year in
18	which the grant is made or the contract is
19	entered into.
20	"(H) Program administration.—
21	"(i) Designation of office with
22	PRIMARY RESPONSIBILITY.—The Secretary
23	shall designate a single organizational unit
24	within the Department that shall have as
25	its primary responsibility the administra-

1	tion of the activities authorized under this
2	paragraph and of any related Indian pro-
3	grams administered by the Department.
4	"(ii) Consultation.—
5	"(I) In General.—The Secretary
6	shall consult with Indian tribes and
7	tribal organizations eligible to admin-
8	ister activities authorized under this
9	paragraph that are located throughout
10	the United States on all aspects of the
11	operation and administration of such
12	activities, including the promulgation
13	of regulations, the design of a formula
14	for the allocation of funds among In-
15	dian tribes and tribal organizations,
16	and the implementation of program
17	support activities described in sub-
18	paragraph (F).
19	"(II) Advisory committee.—
20	The Secretary may utilize a broadly
21	based advisory committee whose mem-
22	bers are nominated by Indian tribes
23	and tribal organizations eligible to ad-
24	minister activities authorized under
25	this paragraph as part of the consulta-

1	tion required under subclause (I), ex-
2	cept that the consultation process shall
3	not be limited to discussions with such
4	committee.
5	"(iii) Regulations.—The Secretary
6	may issue regulations for the conduct of ac-
7	tivities under this paragraph. All require-
8	ments imposed by such regulations, includ-
9	ing reporting requirements, shall take into
10	full consideration tribal circumstances and
11	conditions.".
12	(B) Transition from other tanf indian
13	EMPLOYMENT PROGRAMS.—
14	(i) In general.—Subject to clause
15	(ii), the Secretary of Health and Human
16	Services shall provide for an orderly close-
17	out of activities under the work program
18	authorized in section 412(a)(2) of the Social
19	Security Act (42 U.S.C. $612(a)(2)$ ) (com-
20	monly referred to as the "Native Employ-
21	ment Works program" or the "NEW" pro-
22	gram) as such section is in effect on Sep-
23	tember 30, 2002.
24	(ii) Requirement.—In closing out the
25	activities referred to in clause (i), the Sec-

1	retary of Health and Human Services shall
2	provide that grantees under a program re-
3	ferred to in that subparagraph shall be per-
4	mitted to provide services through June 30,
5	2003, and shall be permitted to spend funds
6	on administrative activities related to the
7	close-out of grants under programs for up to
8	6 months after that date.
9	(2) Application of Indian employment,
10	TRAINING, AND RELATED SERVICES DEMONSTRATION
11	ACT OF 1992.—Section 412(a) (42 U.S.C. 612(a)), as
12	amended by paragraph (1)(A), is amended by adding
13	at the end the following:
14	"(5) Application of Indian employment,
15	TRAINING, AND RELATED SERVICES DEMONSTRATION
16	ACT OF 1992.—Notwithstanding any other provision of
17	law, if an Indian tribe elects to incorporate the serv-
18	ices it provides under this part into a plan under sec-
19	tion 6 of the Indian Employment, Training, and Re-
20	lated Services Demonstration Act of 1992 (25 U.S.C.
21	3405), the programs authorized to be conducted with
22	grants made under this part shall be—
23	"(A) considered to be programs subject to
24	section 5 of the Indian Employment, Training,

1	and Related Services Demonstration Act of 1992
2	(25 U.S.C. 3404); and
3	"(B) subject to the single plan and single
4	budget requirements of section 6 of that Act (25
5	U.S.C. 3405) and the single report format re-
6	quired under section 11 of that Act (25 U.S.C.
7	3410).".
8	(e) Tribal Family Assistance Plans.—
9	(1) Equitable access.—Section 412(b)(1) (42
10	$U.S.C.\ 612(b)(1))$ is amended—
11	(A) in subparagraph (E), by striking "and"
12	at the end;
13	(B) in subparagraph (F), by striking the
14	period and inserting "; and"; and
15	(C) by adding at the end the following:
16	"(G) describes how the Indian tribe will en-
17	sure equitable access to benefits and services pro-
18	vided under the plan for each member of the pop-
19	ulation to be served by the plan.".
20	(2) Consultation between states and in-
21	DIAN TRIBES OR OTHER INDIANS RESIDING ON A RES-
22	ERVATION.—
23	(A) State plan requirement.—Section
24	402(a)(5) (42 U.S.C. $602(a)(5)$ ) is amended to
25	read as follows:

1	(5) CERTIFICATION THAT THE STATE WILL
2	PROVIDE INDIANS WITH EQUITABLE ACCESS TO AS-
3	SISTANCE.—
4	"(A) In General.—A certification by the
5	chief executive officer of the State that, during
6	the fiscal year, the State will—
7	"(i) subject to subparagraph (B), con-
8	sult with Indian tribes located within the
9	State regarding the State plan in an effort
10	to ensure equitable access to benefits or serv-
11	ices provided under the plan for any mem-
12	ber of such a tribe who is not eligible for as-
13	sistance under a tribal family assistance
14	plan approved under section 412; and
15	"(ii) provide each member of an In-
16	dian tribe, who is domiciled in the State
17	and is not eligible for assistance under a
18	tribal family assistance plan approved
19	under section 412, with equitable access to
20	assistance under the State program funded
21	under this part attributable to funds pro-
22	vided by the Federal Government.
23	"(B) Exception.—Clause (i) of subpara-
24	graph (A) shall not apply to the State of Alas-
25	ka.".

1	(B) Tribal family assistance plan re-
2	QUIREMENT.—Section $412(b)(1)$ $(42$ U.S.C.
3	612(b)(1)), as amended by paragraph (1), is
4	amended—
5	(i) in subparagraph (F), by striking
6	"and" at the end;
7	(ii) in subparagraph (G), by striking
8	the period and inserting "; and"; and
9	(iii) by adding at the end the fol-
10	lowing:
11	"(H) provides that the Indian tribe will
12	consult with each State in which a service area
13	of the plan is located on the operation of the
14	plan and the provision of assistance or services
15	to families under the plan.".
16	(f) Areas With High Joblessness.—
17	(1) Time limit for receipt of assistance.—
18	Section $408(a)(7)(D)$ (42 U.S.C. $608(a)(7)(D)$ ) is
19	amended—
20	(A) in the subparagraph heading, by strik-
21	ing "BY ADULT" and all that follows through
22	"UNEMPLOYMENT" and inserting "IN AREAS OF
23	INDIAN COUNTRY OR AN ALASKAN NATIVE VIL-
24	LAGE WITH HIGH JOBLESSNESS'; and
25	(B) in clause (i)—

1	(i) by striking "In" and inserting
2	"Subject to clauses (ii) and (iii), in"; and
3	(ii) by striking "50 percent" and all
4	that follows through the period and insert-
5	ing "20 percent of the adults who were liv-
6	ing in Indian country were jobless.";
7	(C) by redesignating clause (ii) as clause
8	(iv); and
9	(D) by inserting after clause (i), the fol-
10	lowing:
11	"(ii) Alaskan native village.—With
12	respect to an Alaskan Native village, this
13	subparagraph shall be applied—
14	"(I) in clause (i), by substituting
15	'50 percent of the adults living in in
16	the village were not employed' for '20
17	percent of the adults who were living
18	in Indian country were jobless'; and
19	"(II) without regard to clause
20	(iii).
21	"(iii) Requirement.—A month may
22	only be disregarded under clause (i) with
23	respect to an adult recipient described in
24	that clause if the adult is in compliance
25	with program requirements.".

1	(2) Flexibility to define work activities.—
2	Section $407(c)(2)$ (42 U.S.C. $607(c)(2)$ ), as amended
3	by section 202(h), is amended by adding at the end
4	the following:
5	"(G) Optional modification of work
6	REQUIREMENTS FOR RECIPIENTS RESIDING IN
7	AREAS OF INDIAN COUNTRY OR AN ALASKAN NA-
8	TIVE VILLAGE WITH HIGH JOBLESSNESS.—Not-
9	withstanding paragraph (1), if a State has in-
10	cluded in the State plan a description of the
11	State's policies in areas of Indian country or an
12	Alaskan Native village described in section
13	408(a)(7)(D), the State may define the activities
14	described in subsection (d) that a recipient who
15	resides in such an area and who is participating
16	in activities in accordance with an individual
17	responsibility plan under section 408(b) may en-
18	gage in for purposes of satisfying work require-
19	ments under the State program and for purposes
20	of determining monthly participation rates
21	under subsection (b).".
22	(g) Advisory Committees.—
23	(1) Advisory committee on the status of
24	INDIANG WHO DO NOT DEGIDE IN INDIAN COUNTRY

l	(A) IN GENERAL.—The Secretary of Health
2	and Human Services shall convene an advisory
3	committee on the status of Indians who do not
4	reside in Indian country (as defined in section
5	1151 of title 18, United States Code).
6	(B) Duties.—The committee established
7	under subparagraph (A) shall make rec-
8	ommendations regarding how to ensure that In-
9	dians who do not reside in Indian country (as
10	so defined) receive appropriate assistance under
11	the temporary assistance to needy families pro-
12	gram under part A of title IV of the Social Secu-
13	rity Act (42 U.S.C. 601 et seq.) and other pub-
14	licly funded assistance programs.
15	(C) Membership.—
16	(i) In General.—The committee es-
17	tablished under subparagraph (A) shall in-
18	clude representatives of—
19	(I) Federal, State, and tribal gov-
20	ernments; and
21	(II) Indians who do not reside in
22	Indian country (as so defined).
23	(ii) Majority.—A majority of the
24	members of such committee shall be rep-

1	resentatives of Indians who do not reside in
2	Indian country (as so defined).
3	(2) Advisory committee on faith-based ini-
4	TIATIVES.—
5	(A) In General.—The Secretary of Health
6	and Human Services, through the Director of the
7	Center for Faith-Based and Community Initia-
8	tives of the Department of Health and Human
9	Services, shall convene an advisory committee of
10	Indians who are expert in social services and the
11	spiritual aspects of traditional Indian cultures.
12	(B) Report.—Not later than 18 months
13	after the date of enactment of this Act, the advi-
14	sory committee convened under subparagraph
15	(A) shall issue a report that includes best prac-
16	tices with respect to the delivery of social services
17	in relation to the spiritual aspects of traditional
18	Indian cultures for State and tribal administra-
19	tors of temporary assistance to needy families
20	programs under part A of title IV of the Social
21	Security Act (42 U.S.C. 601 et seq.).
22	(h) GAO STUDY AND REPORT.—
23	(1) Study.—The Comptroller General of the
24	United States shall conduct a study of the demo-
25	graphics of Indians who do not—

1	(A) reside in Indian country (as defined in
2	section 1151 of title 18, United States Code);
3	(B) reside in Alaska; or
4	(C) receive assistance under a tribal family
5	assistance plan under section 412 of the Social
6	Security Act (42 U.S.C. 612).
7	(2) Requirement.—The study conducted under
8	paragraph (1) shall include economic and health in-
9	formation regarding the Indians described in that
10	paragraph, as well as information regarding the ac-
11	cess of all Indians to benefits or services available
12	under non-tribal publicly funded programs serving
13	low-income families.
14	(2) Report.—Not later than June 30, 2003, the
15	Comptroller General shall submit to Congress a report
16	on the study conducted under paragraph (1).
17	SEC. 602. AUTHORITY OF INDIAN TRIBES TO RECEIVE FED-
18	ERAL FUNDS FOR FOSTER CARE AND ADOP-
19	TION ASSISTANCE.
20	(a) Children Placed in Tribal Custody Eligible
21	FOR FOSTER CARE FUNDING.—Section 472(a)(2) of the So-
22	cial Security Act (42 U.S.C. 672(a)(2)) is amended—
23	(1) by striking "or (B)" and inserting "(B)";
24	and

1	(2) by inserting before the semicolon the fol-
2	lowing: ", or (C) an Indian tribe or tribal organiza-
3	tion (as defined in section 479B(e)) or an intertribat
4	consortium if the Indian tribe, tribal organization, or
5	consortium is not operating a program pursuant to
6	section 479B and (i) has a cooperative agreement
7	with a State pursuant to section 479B(c) or (ii) sub-
8	mits to the Secretary a description of the arrange-
9	ments (jointly developed or developed in consultation
10	with the State) made by the Indian tribe, tribal orga-
11	nization, or consortium for the payment of funds and
12	the provision of the child welfare services and protec-
13	tions required by this title".
14	(b) Programs Operated by Indian Tribal Organi-
15	ZATIONS.—Part E of title IV of the Social Security Act (42)
16	U.S.C. 670 et seq.) is amended by adding at the end the
17	following:
18	"SEC. 479B. PROGRAMS OPERATED BY INDIAN TRIBAL OR
19	GANIZATIONS.
20	"(a) Application.—Except as provided in subsection
21	(b), this part shall apply to an Indian tribe or tribal orga-
22	nization that elects to operate a program under this part
23	in the same manner as this part applies to a State.
24	"(b) Modification of Plan Requirements.—
25	"(1) Service area; standards.—

1	"(A) In general.—Subject to subpara-
2	graph (B), in the case of an Indian tribe or trib-
3	al organization submitting a plan for approval
4	under section 471, the plan shall—
5	"(i) in lieu of the requirement of sec-
6	tion $471(a)(3)$ , identify the service area or
7	areas and population to be served by the In-
8	dian tribe or tribal organization; and
9	"(ii) in lieu of the requirement of sec-
10	tion 471(a)(10), provide for the approval of
11	foster homes pursuant to tribal standards
12	and in a manner that ensures the safety of,
13	and accountability for, children placed in
14	foster care.
15	"(B) Special rule.—With respect to an
16	Indian tribe located in the State of Alaska—
17	"(i) clause (ii) of subparagraph (A)
18	shall not apply; and
19	"(ii) the requirement of section
20	471(a)(10) shall apply to a plan submitted
21	by such tribe.
22	"(2) Determination of federal share.—
23	"(A) Per capita income.—
24	"(i) In general.—For purposes of de-
25	termining the Federal medical assistance

1 percentage applicable to an Indian tribe or 2 tribal organization under paragraphs (1) and (2) of section 474(a), the calculation of 3 4 an Indian tribe's or tribal organization's 5 per capita income shall be based upon the 6 service population of the Indian tribe or 7 tribal organization as defined in its plan in 8 accordance with paragraph (1)(A). 9 "(ii) Consideration of other in-10 FORMATION.—An Indian tribe or tribal or-11 ganization may submit to the Secretary 12 such information as the Indian tribe or 13 tribal organization considers relevant to the 14 calculation of the per capita income of the 15 Indian tribe or tribal organization, and the 16 Secretary shall consider such information 17 before making the calculation. 18 "(B) Administrative expenditures.— 19 The Secretary shall, by regulation, determine the 20 proportions to be paid to Indian tribes and trib-21 al organizations pursuant to section 474(a)(3), 22 except that in no case shall an Indian tribe or 23 tribal organization receive a lesser proportion 24 than the corresponding amount specified for a 25 State in that section.

1	"(C) Sources of non-federal share.—
2	An Indian tribe or tribal organization may use
3	Federal or State funds to match payments for
4	which the Indian tribe or tribal organization is
5	eligible under section 474.
6	"(3) Modification of other require-
7	MENTS.—Upon the request of an Indian tribe, tribal
8	organization, or a consortia of tribes or tribal organi-
9	zations, the Secretary may modify any requirement
10	under this part if, after consulting with the Indian
11	tribe, tribal organization, or consortia of tribes or
12	tribal organizations, the Secretary determines that
13	modification of the requirement would advance the
14	best interests and the safety of children served by the
15	Indian tribe, tribal organization, or consortia of
16	tribes or tribal organizations.
17	"(4) Consortium.—The participating Indian
18	tribes or tribal organizations of an intertribal consor-
19	tium may develop and submit a single plan under
20	section 471 that meets the requirements of this sec-
21	tion.
22	"(c) Cooperative Agreements.—An Indian tribe,
23	tribal organization, or intertribal consortium and a State
24	may enter into a cooperative agreement for the administra-
25	tion or payment of funds pursuant to this part. In any

- 1 case where an Indian tribe, tribal organization, or inter-
- 2 tribal consortium and a State enter into a cooperative
- 3 agreement that incorporates any of the provisions of this
- 4 section, those provisions shall be valid and enforceable. Any
- 5 such cooperative agreement that is in effect as of the date
- 6 of enactment of this section, shall remain in full force and
- 7 effect subject to the right of either party to the agreement
- 8 to revoke or modify the agreement pursuant to the terms
- 9 of the agreement.
- 10 "(d) Regulations.—Not later than 1 year after the
- 11 date of enactment of this section, the Secretary shall, in full
- 12 consultation with Indian tribes and tribal organizations,
- 13 promulgate regulations to carry out this section.
- 14 "(e) Definitions of Indian Tribe; Tribal Organi-
- 15 ZATIONS.—In this section, the terms 'Indian tribe' and
- 16 'tribal organization' have the meanings given those terms
- 17 in subsections (e) and (l) of section 4 of the Indian Self-
- 18 Determination and Education Assistance Act (25 U.S.C.
- 19 450b), respectively, except that, with respect to the State
- 20 of Alaska, the term 'Indian tribe' has the meaning given
- 21 that term in section 419(4)(B).".
- 22 (c) Effective Date.—The amendments made by this
- 23 section take effect on October 1, 2003, without regard to
- 24 whether regulations to implement such amendments have
- 25 been promulgated as of such date.

1	TITLE VII—INNOVATION, FLEXI-
2	BILITY, AND ACCOUNT-
3	ABILITY
4	SEC. 701. DATA COLLECTION; PERFORMANCE MEASURES.
5	(a) Data Collection.—
6	(1) Contents of Report.— Section
7	411(a)(1)(A) (42 U.S.C. 611(a)(1)(A)) is amended—
8	(A) in clause (viii), by striking "and edu-
9	cational level"; and
10	(B) by adding at the end the following:
11	"(xviii) Whether an individual respon-
12	sibility plan is established for each family
13	in accordance with section 408(b).".
14	(2) Report on indians; public availability
15	OF STATE PROGRAM AND FINANCIAL DATA SUBMIS-
16	SIONS.—Section 411(a) (42 U.S.C. 611(a)) is
17	amended—
18	(A) by redesignating paragraph (7) as
19	paragraph (9); and
20	(B) by inserting after paragraph (6), the
21	following:
22	"(7) Report on indians served by the state
23	PROGRAM.—The report required by paragraph (1) for
24	a fiscal quarter shall include information on the de-

1	mographics and caseload characteristics of Indians
2	served by the State program during the quarter.
3	"(8) Public availability of report.—The
4	State shall make publicly available at the time of sub-
5	mission of each report required under paragraph (1)
6	for a fiscal quarter a copy of the report for that fiscal
7	quarter, including by posting of the copy on the
8	Internet website for the State agency administering
9	the State program funded under this part.".
10	(3) Additional information in annual re-
11	PORT TO CONGRESS.—Section 411(b) (42 U.S.C.
12	611(b)) is amended—
13	(A) in paragraph (3), by striking "and" at
14	$the\ end;$
15	(B) in paragraph (4), by striking the period
16	and inserting a semicolon; and
17	(C) by adding at the end the following:
18	"(5) information regarding any complaints re-
19	ceived by the Federal Government or States con-
20	cerning fair and equitable treatment related to civil
21	rights or labor laws, including the number and status
22	of such complaints, and in the case of States, that is
23	State specific; and
24	"(6) State specific information on the demo-
25	graphics and caseload characteristics of Indians

324

1	served by each State program funded under this
2	part.".
3	(b) Performance Measures.—
4	(1) Success in moving recipients from wel-
5	FARE TO WORK.—Section 413(d) (42 U.S.C. 613(d))
6	is amended to read as follows:
7	"(d) Annual Performance Measures of Success
8	IN MOVING RECIPIENTS FROM WELFARE TO WORK.—Be-
9	ginning on January 1, 2003, and annually thereafter, the
10	Secretary shall issue the following data regarding the per-
11	formance of each State program funded under this part for
12	the 2 preceding fiscal years with respect to helping recipi-
13	ents of assistance under such State programs in becoming
14	self-sufficient through earnings from employment:
15	"(1) Job entry and retention rates for such re-
16	cipients and former recipients.
17	"(2) Quarterly earnings and earnings gain for
18	such recipients and former recipients.".
19	(2) National goal to reduce teen preg-
20	NANCY.—Section 413(e) (42 U.S.C. 613(e)) is amend-
21	ed to read as follows:
22	"(e) National Goal To Reduce Teen Preg-
23	NANCY.—

1	"(1) Establishment of national goal.—
2	There is hereby established a national goal of reduc-
3	ing teen pregnancy by ½ by December 31, 2007.
4	"(2) Annual assessment of progress.—Be-
5	ginning on January 1, 2003, and annually thereafter,
6	the Secretary shall issue an annual assessment of the
7	progress toward achieving the national goal estab-
8	lished under paragraph (1), that includes State-level
9	data on teen pregnancies and an assessment of the
10	progress of each State in achieving such goal.".
11	SEC. 702. STATE PLAN.
12	Section 402 (42 U.S.C. 602) is amended—
13	(1) in subsection (a)—
14	(A) in the matter preceding paragraph (1),
15	by striking "27-month" and inserting "24-
16	month";
17	(B) in paragraph $(1)(A)$ —
18	(i) in the matter preceding clause (i),
19	by striking "intends to" and inserting
20	"shall";
21	(ii) in clause (i), by inserting "cash"
22	before "assistance";
23	(iii) by striking clause (ii) and insert-
24	ing the following:

1	"(ii) Require a parent or caretaker re-
2	ceiving assistance under the program to en-
3	gage in work or work readiness activities
4	designed to move families receiving assist-
5	ance into self-sufficiency, consistent with
6	section 407(e)(2). Such activities may be de-
7	termined by the State, and shall include, as
8	appropriate, efforts eliminating barriers to
9	work such as physical or mental disabil-
10	ities, substance abuse, adult illiteracy, do-
11	mestic violence, and lack of affordable hous-
12	ing.";
13	(iv) in clause (iii), by inserting "and
14	individual responsibility plans developed
15	pursuant to section 408(b)" after "407";
16	(v) by striking clauses (v) and (vi);
17	(vi) by redesignating clause (iv) as
18	clause (viii); and
19	(vii) by inserting after clause (iii), the
20	following:
21	"(iv) Establish the process for pro-
22	viding recipients with individual responsi-
23	bility plans consistent with section 408(b),
24	including a description of the screening and
25	assessment procedures the State employs.

1	"(v) Ensure that training and re-
2	sources are made available to the State
3	agency administering the program so that
4	each family receiving assistance under the
5	program receives the support for which the
6	families are eligible, including training re-
7	lated to civil rights and anti-discrimination
8	laws.
9	"(vi) Ensure the availability of a sta-
10	ble and professional workforce in the ad-
11	ministration of the State program funded
12	under this part.
13	"(vii) Ensure equitable access to bene-
14	fits and services provided under the pro-
15	gram for each member of an Indian tribe or
16	tribal organization, who is domiciled in the
17	State and is not eligible for assistance
18	under a tribal family assistance plan ap-
19	proved under section 412.";
20	(C) in paragraph $(1)(B)$ —
21	(i) by striking clause (i) and inserting
22	$the\ following:$
23	"(i) With respect to each program that
24	will be funded under this part, or with
25	qualified State expenditures claimed by the

1	State to meet the requirements of section
2	409(a)(7), over the 24-month period for
3	which the plan is being submitted—
4	"(I) the name of the program;
5	"(II) the goals of the program;
6	"(III) a description of the benefits
7	and services provided in the program;
8	"(IV) a description of principal
9	eligibility rules (financial and non-
10	financial) and populations served
11	under the program; and
12	"(V) if the program provides
13	assistance—
14	"(aa) a description of appli-
15	cable work-related requirements
16	and the State's definition of each
17	$work\ activity\ in\ section\ 407(d);$
18	"(bb) a description of time
19	limit policies (if applicable), in-
20	cluding the length of time allowed,
21	the policies concerning exemptions
22	and extensions, and the policies
23	concerning aid after the time
24	limit; and

1	"(cc) a description of sanc-
2	tion policies and procedures (if
3	applicable), including the dura-
4	tion of the sanctions, policies con-
5	cerning good cause for failure to
6	comply, and procedures to assist
7	families with barriers in com-
8	plying with requirements.";
9	(ii) in clause (iii), by inserting ", and
10	information regarding any complaints re-
11	ceived by the State concerning fair and eq-
12	uitable treatment related to civil rights or
13	labor laws and a description of the proce-
14	dures used by the State to respond to such
15	complaints" before the period; and
16	(iii) by adding at the end the fol-
17	lowing:
18	"(v) In the case of a State that pro-
19	vides sub-State areas with significant pol-
20	icy-making authority, the document shall
21	include a summary of policies for each sub-
22	State area with such authority."; and
23	(D) as amended by section 103(b), by add-
24	ing at the end the following:

1 "(9) Certification of consultation on pro-2 VISION OF TRANSPORTATION AID.—In the case of a 3 State that provides transportation aid under the 4 State program, a certification by the chief executive 5 officer of the State that State and local transportation 6 agencies and planning bodies have been consulted in 7 the development of the plan. 8 "(10) Certification of consultation on pro-9 VISION OF HOUSING AID.—In the case of a State that 10 provides housing aid under the State program, a cer-11 tification by the chief executive officer of the State 12 that State housing agencies and authorities have been consulted in the development of the plan and that 13 14 such consultations have addressed potential coopera-15 tion between agencies administering the State pro-16 gram funded under this part and housing agencies 17 and groups in meeting the housing needs of families 18 receiving assistance under the State program funded 19 under this part and assisting such families in achiev-20 ing self-sufficiency."; and 21 (2) by striking subsection (c) and inserting the 22 following: 23 "(c) Standard Format.— 24 "(1) Standard state plan format.—The Sec-25 retary shall, after notice and public comment, develop

- 1 a proposed Standard State Plan Form to be used by 2 States to submit the plan required under this section. 3 Such form shall be finalized by the Secretary for use 4 by the State not later than February 1, 2003. 5 REQUIREMENT FOR COMPLETED PLAN6 USING STANDARD STATE PLAN FORMAT BY FISCAL 7 YEAR 2004.—Notwithstanding any other provision of 8 law, each State shall submit a complete State plan, 9 using the Standard State Plan Form developed under 10 paragraph (1), not later than October 1, 2003. 11 "(d) Housing Data.— 12 "(1) In general.—Effective October 1, 2003 (or 13 as soon thereafter as is practicable), the Secretary 14 and the Secretary of Housing and Urban Develop-15 ment jointly shall make available to each State State-16 level data from the 2000 decennial census concerning 17 the housing problems of families receiving assistance 18 under the State program funded under this part. 19 "(2) UPDATE.—The Secretary and the the Sec-20 retary of Housing and Urban Development biennially 21 shall make available to each State updated data re-22 garding such problems, to the extent such data is 23 available.
- 24 "(e) Public Availability.—

1	"(1) Notice and comment.—Prior to submit-
2	ting a State plan or an amendment of such plan
3	based on a change in policy to the Secretary under
4	this section, the State shall—
5	"(A) make the proposed State plan or
6	amendment available to the public through an
7	appropriate State maintained Internet website
8	and through other means as the State determines
9	appropriate;
10	"(B) allow for a reasonable public comment
11	period of not less than 45 days; and
12	"(C) make comments received concerning
13	such plan or amendment or, at the discretion of
14	the State, a summary of the comments received
15	available to the public through such website and
16	through other means as the State determines ap-
17	propriate.
18	"(2) Public availability of state plan.—A
19	State shall ensure that the State plan, that is in effect
20	for any fiscal year, is available to the public through
21	an appropriate State maintained Internet website
22	and through other means as the State determines ap-
23	propriate.
24	"(f) No Cause of Action.—Nothing in this section
25	shall be construed as establishing a cause of action against

1	a State based solely on a State's failure to submit a State
2	plan or an amendment to such plan in accordance with
3	the requirements of this section or on a State's failure to
4	comply with the contents of the State plan.".
5	SEC. 703. RESEARCH.
6	(a) Indicators of Child Well-Being.—Section 413
7	(42 U.S.C. 613), as amended by section 303, is amended
8	by adding at the end the following:
9	"(l) Indicators of Child Well-Being.—
10	"(1) In General.—The Secretary, through
11	grants, contracts, or interagency agreements shall de-
12	velop comprehensive indicators to assess child well-
13	being in each State.
14	"(2) Requirements.—
15	"(A) In General.—The indicators devel-
16	oped under paragraph (1) shall include measures
17	related to the following:
18	$\it ``(i) Education.$
19	"(ii) Social and emotional develop-
20	ment.
21	"(iii) Health and safety.
22	"(iv) Family well-being, such as fam-
23	ily structure, income, employment, child
24	care arrangements, and family relation-
25	ships.

1	"(B) Other requirements.—The data
2	collected with respect to the indicators developed
3	under paragraph (1) shall be—
4	"(i) statistically representative at the
5	State level;
6	"(ii) consistent across States;
7	"(iii) collected on an annual basis for
8	at least the 5 years preceding the year of
9	collection;
10	"(iv) expressed in terms of rates or
11	percentages;
12	"(v) statistically representative at the
13	$national\ level;$
14	"(vi) measured with reliability;
15	"(vii) current; and
16	"(viii) over-sampled, with respect to
17	low-income children and families.
18	"(C) Consultation.—In developing the in-
19	dicators required under paragraph (1) and the
20	means to collect the data required with respect to
21	the indicators, the Secretary shall consult and
22	collaborate with the Federal Interagency Forum
23	on Child and Family Statistics.
24	"(3) Advisory panel.—

1	"(A) Establishment.—The Secretary shall
2	establish an advisory panel to make rec-
3	ommendations regarding the appropriate meas-
4	ures and statistical tools necessary for making
5	the assessment required under paragraph (1)
6	based on the indicators developed under that
7	paragraph and the data collected with respect to
8	$the\ indicators.$
9	"(B) Membership.—
10	"(i) In general.—The advisory panel
11	established under subparagraph (A) shall
12	consist of the following:
13	"(I) One member appointed by
14	the Secretary of Health and Human
15	Services.
16	"(II) One member appointed by
17	the Chairman of the Committee on
18	Ways and Means of the House of Rep-
19	resentatives.
20	"(III) One member appointed by
21	the Ranking Member of the Committee
22	on Ways and Means of the House of
23	Representatives.

1	"(IV) One member appointed by
2	the Chairman of the Committee on Fi-
3	nance of the Senate.
4	"(V) One member appointed by
5	the Ranking Member of the Committee
6	on Finance of the Senate.
7	"(VI) One member appointed by
8	the Chairman of the National Gov-
9	ernors Association, or the Chairman's
10	designee.
11	"(VII) One member appointed by
12	the President of the National Con-
13	ference of State Legislatures or the
14	President's designee.
15	"(VIII) One member appointed by
16	the Director of the National Academy
17	of Sciences, or the Director's designee.
18	"(ii) Deadline.—The members of the
19	advisory panel shall be appointed not later
20	than 2 months after the date of enactment
21	of the Work, Opportunity, and Responsi-
22	bility for Kids Act of 2002.
23	"(C) Meetings.—The advisory panel estab-
24	lished under subparagraph (A) shall meet—

1	"(i) at least 3 times during the first
2	year after the date of enactment of the
3	Work, Opportunity, and Responsibility for
4	Kids Act of 2002; and
5	"(ii) annually thereafter for the 3 suc-
6	ceeding years.
7	"(4) Funding.—Of the amount appropriated
8	under section $403(a)(1)(F)$ for each of fiscal years
9	2003 through 2007, \$15,000,000 shall be reserved for
10	the purpose of carrying out this subsection.".
11	(b) Funding of Studies and Research.—Section
12	413(h) (42 U.S.C. 613(h)) is amended—
13	(1) in paragraph (1)—
14	(A) in the matter preceding subparagraph
15	(A), by striking "Out of" and all that follows
16	through "2002" and inserting "Of the amount
17	appropriated under section $403(a)(1)(F)$ for each
18	of fiscal years 2003 through 2007, \$20,000,000
19	shall be reserved"; and
20	(B) by striking subparagraph (D) and in-
21	serting the following:
22	"(D) the cost of conducting the studies de-
23	scribed in paragraphs (4) through (6).";
24	(2) in paragraph (2), by striking "year" and all
25	that follows and inserting "year—

1	"(A) not less than 25 percent shall be allo-
2	cated to carry out the purpose described in para-
3	$graph\ (1)(A);$
4	"(B) not less than 25 percent shall be allo-
5	cated to carry out the purpose described in para-
6	$graph\ (1)(B);$
7	"(C) not less than 25 percent shall be allo-
8	cated to carry out the purpose described in para-
9	$graph\ (1)(C);\ and$
10	"(D) not less than 25 percent shall be allo-
11	cated to carry out the purpose described in para-
12	$graph\ (1)(D).$ "; and
13	(3) by adding at the end the following:
14	"(4) Longitudinal studies of applicants
15	AND RECIPIENTS TO DETERMINE THE FACTORS THAT
16	CONTRIBUTE TO POSITIVE EMPLOYMENT AND FAMILY
17	OUTCOMES.—
18	"(A) In General.—The Secretary, directly
19	or through grants, contracts, or interagency
20	agreements, shall conduct longitudinal studies in
21	at least 5 and not more than 10 States (or sub-
22	State areas, provided that none of such areas are
23	located in the same State) of a representative
24	sample of families that receive, and applicants
25	for, assistance in a State program funded under

$1$ $t_{I}$	his part or under a program funded with quali-
2 fe	ied State expenditures (as defined in section
3 4	(09(a)(7)(B)(i)).
4	"(B) General requirements.—The stud-
5 ie	es conducted under this paragraph shall follow
6 fe	amilies that leave assistance, those that receive
7 a	ssistance throughout the study period, and those
8 d	liverted from assistance programs. The studies
9 si	hall gather information on—
10	"(i) family and adult demographics
11	(including race, ethnicity, household com-
12	position, marital status, primary language,
13	barriers to employment, educational status
14	of adults, prior work history, and prior his-
15	tory of welfare receipt);
16	"(ii) family income (including earn-
17	ings, unemployment compensation, and
18	child support);
19	"(iii) benefit receipt (including benefits
20	under the food stamp program, the med-
21	icaid program under title XIX, the State
22	children's health insurance program under
23	title XXI, child care assistance, supple-
24	mental security income benefits under title

1	XVI, earned income tax credits, and hous-
2	$ing\ assistance);$
3	"(iv) reasons for leaving or returning
4	to assistance programs;
5	"(v) work participation status and ac-
6	tivities, including the scope and duration of
7	work activities;
8	"(vi) sanction status (including rea-
9	sons for sanction);
10	"(vii) time limit status (including
11	months remaining on Federal and State
12	$time\ limits);$
13	"(viii) recipient views on program
14	participation; and
15	"(ix) other measures of family well-
16	being over the period studied.
17	"(C) Comparability.—The Secretary shall
18	ensure to the extent possible that the studies con-
19	ducted under this paragraph produce comparable
20	results and information.
21	"(D) Geographic diversity.—The studies
22	conducted under this paragraph shall be con-
23	ducted in States or sub-State areas that have sig-
24	nificant areas of low population density and in

1	States or sub-State areas with areas of high pop-
2	ulation density.
3	"(E) Reports.—The Secretary shall
4	publish—
5	"(i) not later than December 31, 2005,
6	interim findings from at least 12 months of
7	longitudinal data collected under studies
8	conducted under this paragraph; and
9	"(ii) not later than December 31, 2006,
10	findings from at least 24 months of longitu-
11	dinal data collected under studies conducted
12	under this paragraph.
13	"(5) Study of effects of sanctions.—
14	"(A) In General.—The Secretary, directly
15	or through grants, contracts, or interagency
16	agreements, shall conduct a random assignment
17	study comparing the effects of full-family sanc-
18	tions, partial sanctions, and other policies for
19	increasing engagement in work activities re-
20	quired under the State programs funded under
21	this part.
22	"(B) Required information.—The study
23	conducted under this paragraph shall include in-
24	formation with respect to participants in the
25	studu on demographic characteristics, work par-

1	ticipation rates, employment and earnings, du-
2	ration and amount of payments of assistance
3	under the State program funded under this part,
4	factors affecting program compliance, incidences
5	of hardship, family income, and the well-being of
6	children.
7	"(C) Report.—Not later than December
8	31, 2006, the Secretary shall submit to Congress
9	the results of the study conducted under this
10	paragraph.
11	"(6) Study of teen parent recipients.—
12	"(A) In General.—The Secretary, directly
13	or through grants, contracts, or interagency
14	agreements, shall conduct a study of a represent-
15	ative sample of teen parents who are recipients
16	of assistance under State programs funded under
17	this part to determine—
18	"(i) whether Federal and State data on
19	the number of such recipients is accurate,
20	including an examination of the extent to
21	which such recipients are members of a
22	family that is not reflected in the data;
23	"(ii) what assessment procedures are
24	utilized with such recipients and whether
25	such procedures would detect a housing or

1	an educational barrier, such as a learning
2	disability; and
3	"(iii) the services and eligibility re-
4	quirements for such recipients.
5	"(B) Report.—Not later than December
6	31, 2006, the Secretary shall submit to Congress
7	the results of the study conducted under this
8	paragraph.".
9	(c) Research on Tribal Welfare Programs and
10	Poverty Among Indians.—Section 413 (42 U.S.C. 613),
11	as amended by subsection (a), is amended by adding at the
12	end the following:
13	"(m) Tribal Welfare Programs and Efforts To
14	REDUCE POVERTY AMONG INDIANS.—
15	"(1) In general.—The Secretary, directly or
16	through grants, contracts, or interagency agreements,
17	shall conduct research to improve the effectiveness of
18	tribal family assistance programs conducted under
19	section 412 and other tribal welfare programs and on
20	efforts to reduce poverty among Indians.
21	"(2) Priority for certain applications.—
22	With respect to applications for grants under para-
23	graph (1), the Secretary shall give priority to appli-
24	cations to conduct research in cooperation with tribal

1	governments or tribally controlled colleges or univer-
2	sities.
3	"(3) Funding.—Of the amount appropriated
4	under section $403(a)(1)(F)$ for fiscal year 2003,
5	\$2,000,000 shall be reserved for the purpose of car-
6	rying out this subsection.".
7	SEC. 704. INNOVATIVE BUSINESS LINK PARTNERSHIP
8	GRANTS FOR EMPLOYERS AND NONPROFIT
9	ORGANIZATIONS.
10	Section $403(a)(4)$ (42 U.S.C. $603(a)(4)$ ) is amended
11	to read as follows:
12	"(4) Innovative business link partnership
13	GRANTS.—
14	"(A) In General.—The Secretary and the
15	Secretary of Labor (in this paragraph referred to
16	as the "Secretaries") jointly shall award grants
17	in accordance with this paragraph for projects
18	proposed by eligible applicants based on the fol-
19	lowing:
20	"(i) The potential effectiveness of the
21	proposed project in carrying out the activi-
22	$ties\ described\ in\ subparagraph\ (E).$
23	"(ii) Evidence of the ability of the eli-
24	gible applicant to leverage private, State,
25	and local resources.

1	"(iii) Evidence of the ability of the eli-
2	gible applicant to coordinate with other or-
3	ganizations at the State and local level.
4	"(B) Definition of eligible appli-
5	CANT.—
6	"(i) In general.—In this paragraph,
7	the term 'eligible applicant' means a non-
8	profit organization, a local workforce in-
9	vestment board established under section
10	117 of the Workforce Investment Act of 1998
11	(29 U.S.C. 2832), a State, a political sub-
12	division of a State, or an Indian tribe.
13	"(ii) Grants to promote business
14	LINKAGES.—
15	"(I) Additional eligible appli-
16	CANT.—Only for purposes of grants to
17	carry out the activities described in
18	$subparagraph\ (E)(i),\ the\ term\ 'eligible$
19	applicant' includes an employer.
20	"(II) Additional require-
21	MENT.—In order to qualify as an eligi-
22	ble applicant for purposes of subpara-
23	$graph\ (E)(i),\ the\ applicant\ must\ pro-$
24	vide evidence that the application has
25	been developed by and will be imple-

1	mented by a local or regional consor-
2	tium that includes, at minimum, em-
3	ployers or employer associations, and
4	education and training providers, in
5	consultation with local labor organiza-
6	tions and social service providers that
7	work with low-income families or indi-
8	viduals with disabilities.
9	"(C) Requirements.—
10	"(i) In GENERAL.—In awarding
11	grants under this paragraph, the Secretaries
12	shall—
13	"(I) consider the needs of rural
14	areas and cities with large concentra-
15	tions of residents with an income that
16	is less than 150 percent of the poverty
17	line; and
18	"(II) ensure that—
19	"(aa) all of the funds made
20	available under this paragraph
21	(other than funds reserved for use
22	by the Secretaries under subpara-
23	$graph\ (J))\ shall\ be\ used\ for\ activi$
24	ties described in subparagraph
25	(E);

1	"(bb) not less than 40 per-
2	cent of the funds made available
3	under this paragraph (other than
4	funds so reserved) shall be used for
5	activities described in subpara-
6	$graph\ (E)(i);\ and$
7	"(cc) not less than 40 percent
8	of the funds made available under
9	this paragraph (other than funds
10	so reserved) shall be used for the
11	activities described in subpara-
12	$graph\ (E)(ii).$
13	"(ii) Continuation of avail-
14	ABILITY.—If any portion of the funds re-
15	quired to be used for activities referred to in
16	item (bb) or (cc) of clause (i)(II) are not
17	awarded in a fiscal year, such portion shall
18	continue to be available in the subsequent
19	fiscal year for the same activity, in addi-
20	tion to other amounts that may be available
21	for such activities for that subsequent fiscal
22	year.
23	"(D) DETERMINATION OF GRANT
24	AMOUNT.—

1	"(i) In general.—Subject to clause
2	(ii), in determining the amount of a grant
3	to be awarded under this paragraph for a
4	project proposed by an eligible applicant,
5	the Secretaries shall provide the eligible ap-
6	plicant with an amount sufficient to ensure
7	that the project has a reasonable oppor-
8	tunity to be successful, taking into
9	account—
10	"(I) the number and characteris-
11	tics of the individuals to be served by
12	$the \ project;$
13	"(II) the level of unemployment in
14	the area to be served by the project;
15	"(III) the job opportunities and
16	job growth in such area;
17	"(IV) the poverty rate for such
18	area; and
19	"(V) such other factors as the Sec-
20	retary deems appropriate in such area.
21	"(ii) Maximum award for grants to
22	PROMOTE BUSINESS LINKAGES OR PROVIDE
23	TRANSITIONAL JOBS PROGRAMS.—
24	"(I) In general.—In the case of
25	a grant to carry out activities de-

349

1	scribed in clause (i) or (ii) of subpara-
2	graph (E), an eligible applicant
3	awarded a grant under this paragraph
4	may not receive more than \$10,000,000
5	per fiscal year under the grant.
6	"(II) Rule of construction.—
7	Nothing in subclause (I) shall be con-
8	strued as precluding an otherwise eligi-
9	ble applicant from receiving separate
10	grants to carry out activities described
11	in clause (i) or (ii) of subparagraph
12	(E).
13	"(iii) Grant period.—The period in
14	which a grant awarded under this para-
15	graph may be used shall be specified for a
16	period of not less than 36 months and not
17	more than 60 months.
18	"(E) Allowable activities.—An eligible
19	applicant awarded a grant under this paragraph
20	shall use funds provided under the grant to do
21	$the\ following:$
22	"(i) Promote business linkages.—
23	"(I) In general.—To promote
24	business linkages in which funds shall

1	be used to fund new or expanded pro-
2	grams that are designed to—
3	"(aa) substantially increase
4	the wages of eligible individuals
5	(as defined in subparagraph $(F)$ ),
6	whether employed or unemployed,
7	who have limited English pro-
8	ficiency or other barriers to em-
9	ployment by creating or upgrad-
10	ing job and related skills in part-
11	nership with employers, especially
12	by providing supports and serv-
13	ices at or near work sites; and
14	"(bb) identify and strengthen
15	career pathways by expanding
16	and linking work and training
17	opportunities for such individuals
18	in collaboration with employers.
19	"(II) Consideration of in-kind,
20	IN-CASH RESOURCES.—In determining
21	which programs to fund under this
22	clause, an eligible applicant awarded a
23	grant under this paragraph shall con-
24	sider the ability of a consortium to
25	provide funds in-kind or in-cash (in-

1	ctuaing employer-provided, paid re-
2	lease time) to help support the pro-
3	grams for which funding is sought.
4	"(III) Priority.—In determining
5	which programs to fund under this
6	clause, an eligible applicant awarded a
7	grant under this paragraph shall give
8	priority to programs that include edu-
9	cation or training for which partici-
10	pants receive credit toward a recog-
11	nized credential, such as an occupa-
12	tional certificate or license.
13	"(IV) Use of funds.—
14	"(aa) In General.—Funds
15	provided to a program under this
16	clause may be used for a com-
17	prehensive set of employment and
18	training benefits and services, in-
19	cluding job development, job
20	matching, workplace supports and
21	accommodations, curricula devel-
22	opment, wage subsidies, retention
23	services, and such other benefits or
24	services as the program deems

1	necessary to achieve the overall
2	objectives of this clause.
3	"(bb) Provision of Serv-
4	ices.—So long as a program is
5	principally designed to assist eli-
6	gible individuals, (as defined in
7	subparagraph (F)), funds may be
8	provided to a program under this
9	clause that also serves low-earning
10	employees of 1 or more employers
11	even if such individuals are not
12	within the definition of eligible
13	individual (as so defined).
14	"(ii) Provide for transitional
15	JOBS PROGRAMS.—
16	"(I) In general.—To provide for
17	wage-paying transitional jobs pro-
18	grams which combine time-limited em-
19	ployment in the public or nonprofit
20	private sector that is subsidized with
21	public funds with skill development
22	and activities to remove barriers to
23	employment, pursuant to an individ-
24	ualized plan (or, in the case of an eli-
25	gible individual described in subpara-

1	$graph\ (F)(i),\ an\ individual\ responsi-$
2	bility plan developed for an individual
3	under section 408(b)). Such programs
4	also shall provide job development and
5	placement assistance to individual
6	participants to help them move from
7	subsidized employment in transitional
8	jobs into unsubsidized employment, as
9	well as retention services after the
10	transition to unsubsidized employment.
11	"(II) Eligible participants.—
12	The Secretary shall ensure that indi-
13	viduals who participate in transitional
14	jobs programs funded under a grant
15	made under this paragraph shall be in-
16	dividuals who have been unemployed
17	because of limited skills, experience, or
18	other barriers to employment, and who
19	are eligible individuals (as defined in
20	subparagraph (F)), provided that so
21	long as a program is designed to, and
22	principally serves, eligible individuals
23	(as so defined), a limited number of in-
24	dividuals who are unemployed because
25	of limited skills, experience, or other

1	barriers to employment, and who have
2	an income below 100 percent of the
3	Federal poverty line but who do not
4	satisfy the definition of eligible indi-
5	vidual (as so defined) may be served in
6	the program to the extent the Secre-
7	taries determine that the inclusion of
8	such individuals in the program is ap-
9	propriate.
10	"(III) USE OF FUNDS.—Funds
11	provided to a program under this
12	clause may only be used in accordance
13	with the following:
14	"(aa) To create subsidized
15	transitional jobs in which work
16	shall be performed directly for the
17	program operator or at other pub-
18	lic and non profit organizations
19	(in this subclause referred to as
20	'worksite employers') in the com-
21	munity, and in which 100 percent
22	of the wages shall be subsidized,
23	except as described in item (gg)
24	regarding placements in the pri-
25	vate, for profit sector.

1	"(bb) Participants shall be
2	paid at the rate paid to unsub-
3	sidized employees of the worksite
4	employer who perform comparable
5	work at the worksite where the in-
6	dividual is placed. If no other em-
7	ployees perform the same or com-
8	parable work then wages shall be
9	set, at a minimum, at 50 percent
10	of the Lower Living Standard In-
11	come Level (commonly referred to
12	as the 'LLSIL'), as determined
13	under section 101(24) of the
14	Workforce Investment Act of 1998
15	(29 U.S.C. 2801(24)), for a family
16	of 3 based on 35 hours per week.
17	"(cc) Transitional jobs shall
18	be limited to not less than 6
19	months and not more than 24
20	months, however, nothing shall
21	preclude a participant from mov-
22	ing into unsubsidized employment
23	at a point prior to the maximum
24	duration of the transitional job
25	placement. Participants shall be

O:\ERN\ERN02.504

1	$paid\ wages\ based\ on\ a\ workweek$
2	of not less than 30 hours per week
3	or more than 40 hours per week,
4	except that a parent of a child
5	under the age of 6, a child who is
6	disabled, or a child with other
7	special needs, or an individual
8	who for other reasons cannot suc-
9	cessfully participate for 30 to 40
10	hours per week, may be allowed to
11	participate for more limited
12	hours, but not less than 20 hours
13	per week. In any work week, 50
14	percent to 80 percent of hours
15	shall be spent in the transitional
16	job and 20 percent to 50 percent
17	of hours shall be spent in edu-
18	cation or training, or other serv-
19	ices designed to reduce or elimi-
20	nate any barriers.
21	"(dd) Program operators
22	shall provide case management
23	services and ensure access to ap-
24	propriate education, training,
25	and other services, including job

1	accommodation, work supports,
2	and supported employment, as
3	appropriate and consistent with
4	an individual plan that is based
5	on the individual's strengths, re-
6	sources, priorities, concerns, abili-
7	ties, capabilities, career interests,
8	and informed choice and that is
9	developed with each participant.
10	The goal of each participant's
11	plan shall focus on preparation
12	for unsubsidized jobs in demand
13	in the local economy which offer
14	the potential for advancement and
15	growth. Services shall also include
16	job placement assistance and re-
17	tention services, which may in-
18	clude coaching and work place
19	supports, for 12 months after
20	entry into unsubsidized place-
21	ment. Participants shall also re-
22	ceive support services such as sub-
23	sidized child care and transpor-
24	tation, on the same basis as those
25	services are made available to re-

O:\ERN\ERN02.504

1	cipients of assistance under the
2	State program funded under this
3	part who are engaged in work-re-
4	lated activities.
5	"(ee) Providers shall work
6	with individual recipients to de-
7	termine eligibility for other em-
8	ployment-related supports which
9	may include (but are not limited
10	to) supported employment, other
11	vocational rehabilitation services,
12	and programs or services avail-
13	able under the Workforce Invest-
14	ment Act of 1998 (29 U.S.C. 2801
15	et seq.), or the ticket to work and
16	self-sufficiency program estab-
17	lished under section 1148, and, to
18	the extent possible, shall provide
19	transitional employment in col-
20	laboration with entities providing,
21	or arranging for the provision of,
22	such other supports.
23	"(ff) Not more than 20 per-
24	cent of the placements for a grant-
25	ee shall be with a private for-prof-

1	it company, except that such 20
2	percent limit may be waived by
3	the Secretary for programs in
4	rural areas when the grantee can
5	demonstrate insufficient public
6	and non-profit worksites. When a
7	placement is made at a private
8	for-profit company, the company
9	shall pay 50 percent of program
10	costs (including wages) for each
11	participant, and the company
12	shall agree, in writing, to hire
13	each participant into an unsub-
14	sidized position at the completion
15	of the agreed upon subsidized
16	placement, or sooner, provided
17	that the participant's job perform-
18	ance has been satisfactory. Not
19	more than 5 percent of the work-
20	force of a private for-profit com-
21	pany may be composed of transi-
22	tional jobs participants.
23	"(IV) Definition of transi-
24	TIONAL JOBS PROGRAM.—In this
25	clause, the term 'transitional jobs pro-

360

1	gram' means a program that is in-
2	tended to serve current and former re-
3	cipients of assistance under a State or
4	tribal program funded under this part
5	and other low-income individuals who
6	have been unable to secure employment
7	through job search or other employ-
8	ment-related services because of limited
9	skills, experience, or other barriers to
10	employment.
11	"(iii) Capitalization.—To develop
12	capitalization procedures for the delivery of
13	self-sustainable social services.
14	"(iv) Administrative expendi-
15	TURES.—Not more than 5 percent of the
16	funds awarded to an eligible applicant
17	under this paragraph may be used for ad
18	ministrative expenditures incurred in car-
19	rying out the activities described in clause
20	(i), (ii), or (iii) or for expenditures related
21	to carrying out the assessments and reports
22	required under subparagraph (H).
23	"(F) Definition of eligible indi-
24	VIDUAL.—In this paragraph, the term 'eligible
25	individual' means—

1	"(i) an individual who is a parent
2	who is a recipient of assistance under a
3	State or tribal program funded under this
4	part;
5	"(ii) an individual who is a parent
6	who has ceased to receive assistance under
7	such a State or tribal program;
8	"(iii) an individual who is at risk of
9	receiving assistance under a State or tribal
10	program funded under this part;
11	"(iv) an individual with a disability;
12	or
13	"(v) a noncustodial parent who is un-
14	employed, or is having difficulty in paying
15	child support obligations, including such a
16	parent who is a former criminal offender.
17	"(G) Application.—Each eligible appli-
18	cant desiring a grant under this paragraph shall
19	submit an application to the Secretaries at such
20	time, in such manner, and accompanied by such
21	information as the Secretaries may require.
22	"(H) Assessments and reports by
23	GRANTEES.—
24	"(i) In general.—An eligible appli-
25	cant that receives a grant under this para-

1	graph shall assess and report on the out-
2	comes of programs funded under the grant,
3	including the identity of each program op-
4	erator, demographic information about each
5	participant, including education level, lit-
6	eracy level, prior work experience and iden-
7	tified barriers to employment, the nature of
8	education, training, or other services re-
9	ceived by the participant, the reason for the
10	participant's leaving the program, and out-
11	comes related to the placement of the partic-
12	ipant in an unsubsidized job, including 1-
13	year employment retention, wage at place-
14	ment, benefits, and earnings progression, as
15	specified by the Secretaries.
16	"(ii) Assistance.—The Secretaries
17	shall—
18	"(I) assist grantees in conducting
19	the assessment required under clause
20	(i) by making available where prac-
21	ticable low-cost means of tracking the
22	labor market outcomes of participants;
23	and
24	"(II) encourage States to provide
25	such assistance.

1	"(1) APPLICATION TO REQUIREMENTS OF
2	THE STATE PROGRAM.—
3	"(i) Work participation require-
4	MENTS.—With respect to any month in
5	which a recipient of assistance under a
6	State or tribal program funded under this
7	part who satisfactorily participates in a
8	business linkage or transitional jobs pro-
9	gram described in subparagraph (E) that is
10	paid for with funds made available under a
11	grant made under this paragraph, such
12	participation shall be considered to satisfy
13	the work participation requirements of sec-
14	tion 407 and be included for purposes of de-
15	termining monthly participation rates
16	under subsection $(b)(1)(B)(i)$ of that section.
17	"(ii) Participation not considered
18	ASSISTANCE.—A benefit or service provided
19	with funds made available under a grant
20	made under this paragraph shall not be
21	considered assistance for any purpose under
22	a State or tribal program funded under this
23	part.
24	"(J) Assessments by the secre-
25	TARIES.—

1	"(i) Reservation of funds.—Of the
2	amount appropriated under subparagraph
3	(L) for each of fiscal years 2003 and 2004,
4	\$3,000,000 of such amount for each such fis-
5	cal year is reserved for use by the Secre-
6	taries to prepare an interim and final re-
7	port summarizing and synthesizing out-
8	comes and lessons learned from the pro-
9	grams funded through grants awarded
10	under this paragraph.
11	"(ii) Interim and final assess-
12	Ments.—With respect to the reports pre-
13	pared under clause (i), the Secretaries shall
14	submit—
15	"(I) the interim report not later
16	than 4 years after the date of enact-
17	ment of the Work, Opportunity, and
18	Responsibility for Kids Act of 2002;
19	and
20	"(II) the final report not later
21	than 6 years after such date of enact-
22	ment.
23	"(K) EVALUATIONS.—
24	"(i) Reservation of funds.—Of the
25	amount appropriated under subparagraph

1	(L) for a fiscal year, an amount equal to
2	1.5 percent of such amount for each such
3	fiscal year shall be reserved for use by the
4	Secretaries to conduct evaluations in ac-
5	cordance with the requirements of clause
6	(ii).
7	"(ii) REQUIREMENTS.—The
8	Secretaries—
9	"(I) shall develop a plan to evalu-
10	ate the extent to which programs fund-
11	ed under grants made under this para-
12	graph have been effective in promoting
13	sustained, unsubsidized employment
14	for each group of eligible participants,
15	and in improving the skills and wages
16	of participants in comparison to the
17	participants' skills and wages prior to
18	participation in the programs;
19	"(II) may evaluate the use of such
20	a grant by a grantee, as the Secretaries
21	deem appropriate, in accordance with
22	an agreement entered into with the
23	grantee after good-faith negotiations;
24	and

O:\ERN\ERN02.504

366

S.L.C.

1	"(III) shall include, as appro-
2	priate, the following outcome measures
3	in the evaluation plan developed under
4	subclause (I):
5	"(aa) Placements in unsub-
6	sidized employment.
7	"(bb) Retention in unsub-
8	sidized employment 6 months and
9	12 months after initial placement.
10	"(cc) Earnings of individuals
11	at the time of placement in un-
12	$subsidized\ employment.$
13	"(dd) Earnings of individ-
14	uals 12 months after placement in
15	$unsubsidized\ employment.$
16	"(ee) The extent to which un-
17	subsidized job placements include
18	access to affordable employer-
19	sponsored health insurance and
20	paid leave benefits.
21	"(ff) Comparison of pre- and
22	post-program wage rates of par-
23	ticipants.

1	(gg) Comparison of pre-
2	and post-program skill levels of
3	participants.
4	"(hh) Wage growth and em-
5	ployment retention in relation to
6	occupations and industries at ini-
7	tial placement in unsubsidized
8	employment and over the first 12
9	months after initial placement.
10	"(ii) Recipient of cash assist-
11	ance under the State program
12	funded under this part.
13	"(jj) Average expenditures
14	per participant.
15	"(iii) Reports to congress.—The
16	Secretaries shall submit to Congress the fol-
17	lowing reports on the evaluations of pro-
18	grams funded under grants made under this
19	paragraph:
20	"(I) Interim report.—An in-
21	terim report not later than 4 years
22	after the date of enactment of the Work,
23	Opportunity, and Responsibility for
24	$Kids\ Act\ of\ 2002.$

368

1	"(II) Final re-
2	port not later than 6 years after such
3	$date\ of\ enactment.$
4	"(L) Appropriation.—
5	"(i) In general.—Out of any money
6	in the Treasury of the United States not
7	otherwise appropriated, there is appro-
8	priated for grants under this section,
9	\$200,000,000 for each of fiscal years 2003
10	through 2007.
11	"(ii) Availability.—Amounts appro-
12	priated under clause (i) for a fiscal year
13	shall remain available for obligation for 5
14	fiscal years after the fiscal year in which
15	the amount is appropriated.".
16	SEC. 705. GRANTS TO IMPROVE ACCESS TO TRANSPOR
17	TATION.
18	(a) In General.—Section 403(a) (42 U.S.C. 603(a)),
19	as amended by section 304, is further amended by adding
20	at the end the following:
21	"(8) Grant to improve access to transpor-
22	TATION.—
23	"(A) Purposes.—The purposes of this
24	paragraph are to—

1	"(i) assist low-income families with
2	children obtain dependable, affordable auto-
3	mobiles to improve their employment oppor-
4	tunities and access to training; and
5	"(ii) provide incentives to States, In-
6	dian tribes, local governments, and non-
7	profit entities to develop and administer
8	programs that provide assistance with auto-
9	mobile ownership for low-income families.
10	"(B) Definitions.—In this paragraph:
11	"(i) Locality.—The term locality"
12	means a municipality that does not admin-
13	ister a State program funded under this
14	part.
15	"(ii) Low-income family with chil-
16	DREN.—The term 'low-income family with
17	children' means a household that is eligible
18	for benefits or services funded under the
19	State program funded under this part or
20	under a program funded with qualified
21	State expenditures (as defined in section
22	409(a)(7)(B)(i)).
23	"(iii) Nonprofit entity.—The term
24	'nonprofit entity' means a school, local
25	agency, organization, or institution owned

1	and operated by 1 or more nonprofit cor-
2	porations or associations, no part of the net
3	earnings of which inures, or may lawfully
4	inure, to the benefit of any private share-
5	holder or individual.
6	"(C) Authority to Award Grants.—The
7	Secretary may award grants to States, Indian
8	tribes, counties, localities, and nonprofit entities
9	to promote improving access to dependable, af-
10	fordable automobiles by low-income families with
11	children.
12	"(D) Grant approval criteria.—The
13	Secretary shall establish criteria for approval of
14	an application for a grant under this paragraph
15	that include consideration of—
16	"(i) the extent to which the proposal, if
17	funded, is likely to improve access to train-
18	ing and employment opportunities and
19	child care services by low-income families
20	with children by means of car ownership;
21	"(ii) the level of innovation in the ap-
22	plicant's grant proposal; and
23	"(iii) any partnerships between the
24	public and private sector in the applicant's
25	grant proposal.

1	"(E) Use of funds.—
2	"(i) In general.—A grant awarded
3	under this paragraph shall be used to ad-
4	minister programs that assist low-income
5	families with children with dependable
6	automobile ownership, and maintenance of,
7	or insurance for, the purchased automobile.
8	"(ii) Supplement not supplant.—
9	Funds provided to a State, Indian tribe,
10	county, or locality under a grant awarded
11	under this paragraph shall be used to sup-
12	plement and not supplant other State, coun-
13	ty, or local public funds expended for car
14	ownership programs.
15	"(F) Application.—Each applicant desir-
16	ing a grant under this paragraph shall submit
17	an application to the Secretary at such time, in
18	such manner, and accompanied by such informa-
19	tion as the Secretary may reasonably require.
20	"(G) Reversion of funds.—Any funds
21	not expended by a grantee within 3 years after
22	the date the grant is awarded under this para-
23	graph shall be available for redistribution among
24	other grantees in such manner and amount as
25	the Secretary may determine, unless the Sec-

1	retary extends by regulation the time period to
2	expend such funds.
3	"(H) Limitation on administrative
4	costs of the secretary.—Not more than ar
5	amount equal to 5 percent of the funds appro-
6	priated to make grants under this paragraph for
7	a fiscal year shall be expended for administrative
8	costs of the Secretary in carrying out this para
9	graph.
10	"(I) EVALUATION.—The Secretary shall, by
11	grant, contract, or interagency agreement, con-
12	duct an evaluation of the programs administered
13	with grants awarded under this paragraph.
14	``(J) Authorization of appropria-
15	TIONS.—There is authorized to be appropriated
16	to the Secretary to make grants under this para-
17	graph, \$15,000,000 for each of fiscal years 2003
18	through 2007.".
19	(b) Improving Use of TANF Funds for Car Own-
20	ERSHIP MATCHING FUNDS.—Section 404(h)(2)(B) of the
21	Social Security Act (42 U.S.C. 608(h)(2)(B)) is amended
22	by adding at the end the following:
23	"(iv) Automobile purchase of
24	MAINTENANCE.—At the option of the State

1	costs with respect to the purchase or main-
2	tenance of an automobile.".
3	SEC. 706. AT-HOME INFANT CARE.
4	Section 413 (42 U.S.C. 613), as amended by section
5	703(c), is amended by adding at the end the following:
6	"(n) Demonstration Projects for At Home In-
7	FANT CARE.—
8	"(1) Authority to Award Grants.—
9	"(A) In GENERAL.—The Secretary shall
10	award grants to not less than 5 and not more
11	than 10 States to enable such States to carry out
12	demonstration projects to provide at-home infant
13	care benefits to eligible low-income families.
14	"(B) Indian tribe
15	may submit an application for a grant under
16	this subsection. If awarded a grant, the Indian
17	tribe shall conduct a demonstration project to
18	provide at-home infant care benefits to eligible
19	low-income families in the same manner, and to
20	the same extent as a State, except that the Sec-
21	retary may modify the requirements of this sub-
22	section as appropriate with respect to the Indian
23	tribe. For purposes of subparagraph (A), any
24	grant awarded to an Indian tribe shall not count
25	toward the number of grants awarded to States.

1	"(2) Family eligibility.—
2	"(A) In general.—To be eligible to par-
3	ticipate in a program of at-home infant care
4	under a demonstration project established under
5	paragraph (1), a family shall—
6	"(i) have an income that does not ex-
7	ceed the limits specified in section
8	658P(3)(B) of the Child Care and Develop-
9	ment Block Grant Act of 1990 (42 U.S.C.
10	9858n(3)(B));
11	"(ii) include a child under the age of
12	2;
13	"(iii) include a parent (as defined in
14	section 658P(8) of the Child Care and De-
15	velopment Block Grant Act of 1990 (42
16	$U.S.C.\ 9858n(8))),\ who\ meets\ the\ State's\ re-$
17	quirements for having had a recent work
18	history prior to application for at-home in-
19	fant care benefits; and
20	"(iv) meet such other eligibility re-
21	quirements as the State may establish.
22	"(B) 2-parent families.—A State selected
23	to participate in a demonstration project of at-
24	home infant care under this section shall permit
25	2-parent families to participate in the project

1	but may not limit participation in the project to
2	such families.
3	"(3) Amount of Assistance.—The amount of
4	at-home infant care benefits provided to an eligible
5	family under this subsection for a month of benefit re-
6	ceipt shall not exceed the payment rate applicable to
7	eligible child care providers for infant care under the
8	State's payment rate schedule, according to the provi-
9	sions of section $658E(c)(4)(A)$ of the Child Care and
10	Development Block Grant Act of 1990 (42 U.S.C.
11	9858c(c)(4)(A)).
12	"(4) Submission of applications.—An eligible
13	low-income parent may submit an application for at-
14	home infant care benefits under a demonstration
15	project established under this subsection at any time
16	prior to the date on which the child attains age 2.
17	"(5) Required certifications.—A State se-
18	lected to participate in a demonstration project of at-
19	home infant care under this section shall provide cer-
20	tifications to the Secretary that—
21	"(A) during the period of the demonstration
22	project, the State shall not reduce expenditures
23	for child care services below the levels in effect in
24	the fiscal year preceding the fiscal year in which
25	the State begins to participate in the project;

1	(B) the State, in operating the demonstra-
2	tion project, shall not give priority or preference
3	to parents seeking to participate in the program
4	of At-Home Infant Care over other eligible par-
5	ents on a waiting list for child care assistance
6	in the State;
7	"(C) the State shall—
8	"(i) provide parents applying to re-
9	ceive at-home infant care benefits with in-
10	formation on the range of options for child
11	care available to the parents;
12	"(ii) ensure that approved applicants
13	for at-home infant care are permitted to
14	choose between receipt of at-home infant
15	care benefits and receipt of a certificate that
16	may be used with an eligible child care pro-
17	vider for child care needed for employment;
18	and
19	"(iii) provide that a family receiving
20	an at-home infant care benefit may ex-
21	change the benefit for a child care voucher
22	for employment at any time during the
23	family's participation in the program;
24	"(D) the State shall develop or update and
25	implement a plan to improve the quality of in-

1	fant care, and shall use up to 10 percent of the
2	funds received under the demonstration project
3	for efforts to improve the quality of infant care
4	in the State;
5	"(E) the State shall ensure that voluntary
6	employment services are offered to program par-
7	ticipants after the completion of participation in
8	the program to assist the participants in return-
9	ing to unsubsidized employment; and
10	"(F) the State shall cooperate with informa-
11	tion collection and evaluation activity conducted
12	by the Secretary.
13	"(6) TANF ASSISTANCE.—The receipt of an at-
14	home infant care benefit funded under this subsection
15	shall not be considered assistance under the State pro-
16	gram funded under this part for any purpose.
17	"(7) Benefit not treated as income.—Not-
18	withstanding any other provision of law, the value of
19	an at-home infant care benefit funded under this sub-
20	section shall not be treated as income for purposes of
21	any Federal or federally-assisted program that bases
22	eligibility, or the amount of benefits or services pro-
23	vided, on need.
24	"(8) Application for participation and se-
25	LECTION OF STATES.—

1	"(A) APPLICATIONS.—Not later than 90
2	days after the date of enactment of the Work,
3	Opportunity, and Responsibility for Kids Act of
4	2002, the Secretary shall publish a notice of op-
5	portunity to participate, specifying the contents
6	of an application for participation in the At-
7	Home Infant Care demonstration project funded
8	under this subsection. The notice shall include a
9	timeframe for States to submit an application to
10	participate, and shall provide that all such ap-
11	plications are to be submitted not later than 270
12	days after such date of enactment.
13	"(B) Selection.—
14	"(i) In General.—The Secretary shall
15	review the applications and select the par-
16	ticipating States not later than 1 year after
17	such date of enactment.
18	"(ii) Criteria.—In selecting States to
19	participate in the demonstration project
20	funded under this subsection, the Secretary
21	shall—
22	"(I) seek to ensure geographic di-
23	versity; and
24	"(II) give priority to States—

1	"(aa) whose applications
2	demonstrate a strong commitment
3	to improving the quality of infant
4	care and the choice available to
5	parents of infants;
6	"(bb) with experience rel
7	evant to the operation of at-home
8	infant care programs; and
9	"(cc) in which there are de-
10	monstrable shortages of infan
11	care.
12	"(9) Evaluation and report to congress.—
13	"(A) In General.—The Secretary shall
14	conduct an evaluation of the demonstration
15	projects conducted under this subsection and sub-
16	mit a report to Congress on such evaluation no
17	later than 4 years after the date of enactment of
18	the Work, Opportunity, and Responsibility for
19	Kids Act of 2002.
20	"(B) Requirements.—The evaluation re-
21	quired under this paragraph shall expressly ad-
22	dress the following:
23	"(i) Implementation experiences of the
24	States participating in the project in devel
25	oping and operating programs of at-home

O:\ERN\ERN02.504

## 380

S.L.C.

1	infant care, including design issues and
2	issues in coordinating at-home infant care
3	benefits with benefits provided or funded
4	under the Child Care and Development
5	Block Grant in the State.
6	"(ii) The characteristics of families
7	seeking to participate and participating in
8	the programs of at-home infant care funded
9	under this subsection.
10	"(iii) The length of participation by
11	families in such programs and the reasons
12	for the families ceasing to participate in the
13	programs.
14	"(iv) The prior and subsequent em-
15	ployment of participating families and the
16	effect of program participation on subse-
17	quent employment participation of the fam-
18	ilies.
19	"(v) The costs and benefits of the pro-
20	grams of at-home infant care.
21	"(vi) The effectiveness of State or tribal
22	efforts to improve the quality of infant care
23	during the period in which the demonstra-
24	tion project is conducted in the State.

1	"(C) Reservation of funds.—Of the
2	amount appropriated under paragraph (10) for
3	a fiscal year, \$750,000 shall be reserved with re-
4	spect to each such fiscal year for purposes of con-
5	ducting the evaluation required under this para-
6	graph.
7	"(10) Appropriations.—Out of any money in
8	the Treasury of the United States not otherwise ap-
9	propriated, there is appropriated to carry out this
10	subsection, \$30,000,000 for each of fiscal years 2003
11	through 2007.".
12	SEC. 707. GRANTS TO CONDUCT DEMONSTRATION
13	PROJECTS ON HOUSING WITH SERVICES FOR
<ul><li>13</li><li>14</li></ul>	PROJECTS ON HOUSING WITH SERVICES FOR FAMILIES WITH MULTIPLE BARRIERS TO
14	FAMILIES WITH MULTIPLE BARRIERS TO
14 15	FAMILIES WITH MULTIPLE BARRIERS TO WORK.
<ul><li>14</li><li>15</li><li>16</li></ul>	FAMILIES WITH MULTIPLE BARRIERS TO WORK.  Section 413 (42 U.S.C. 603(a)), as amended by section
<ul><li>14</li><li>15</li><li>16</li><li>17</li></ul>	FAMILIES WITH MULTIPLE BARRIERS TO WORK.  Section 413 (42 U.S.C. 603(a)), as amended by section 706, is further amended by adding at the end the following:
14 15 16 17 18	FAMILIES WITH MULTIPLE BARRIERS TO WORK.  Section 413 (42 U.S.C. 603(a)), as amended by section 706, is further amended by adding at the end the following:  "(o) Interagency Demonstration on Housing
14 15 16 17 18 19	FAMILIES WITH MULTIPLE BARRIERS TO WORK.  Section 413 (42 U.S.C. 603(a)), as amended by section 706, is further amended by adding at the end the following:  "(o) Interagency Demonstration on Housing With Services.—
14 15 16 17 18 19 20	FAMILIES WITH MULTIPLE BARRIERS TO WORK.  Section 413 (42 U.S.C. 603(a)), as amended by section 706, is further amended by adding at the end the following:  "(o) Interagency Demonstration on Housing With Services.—  "(1) In General.—The Secretary and the Sec-
14 15 16 17 18 19 20 21	FAMILIES WITH MULTIPLE BARRIERS TO WORK.  Section 413 (42 U.S.C. 603(a)), as amended by section 706, is further amended by adding at the end the following:  "(o) Interagency Demonstration on Housing With Services.—  "(1) In General.—The Secretary and the Secretary of Housing and Urban Development (in this
14 15 16 17 18 19 20 21 22	FAMILIES WITH MULTIPLE BARRIERS TO WORK.  Section 413 (42 U.S.C. 603(a)), as amended by section 706, is further amended by adding at the end the following:  "(o) Interagency Demonstration on Housing With Services.—  "(1) In General.—The Secretary and the Secretary of Housing and Urban Development (in this subsection referred to as the 'Secretaries') jointly shall

1	uals who have multiple barriers to work, including
2	lack of adequate housing, and who are—
3	"(A) parents or caretaker relatives who are
4	eligible for a benefit or service under the State
5	program funded under this part; or
6	"(B) non-custodial parents of children who
7	are eligible for a benefit or service under such
8	State program.
9	"(2) Requirements.—
10	"(A) Eligible recipients.—Grants shall
11	be awarded under this subsection on a competi-
12	tive basis to States and organizations which have
13	exempt status under section $501(c)(3)$ of the In-
14	ternal Revenue Code of 1986, including commu-
15	nity and faith-based organizations.
16	"(B) Location.—In awarding such grants,
17	the Secretaries shall ensure that demonstrations
18	are conducted in metropolitan and nonmetro-
19	politan areas.
20	"(C) Use of funds.—
21	"(i) In General.—Funds provided
22	under a grant awarded under this sub-
23	section shall be used for the cost of imple-
24	mentation and evaluation of the demonstra-
25	tions conducted with such funds.

1	"(ii) Limitation on benefits of
2	SERVICES TO NONCUSTODIAL PARENTS.—
3	Not more than 10 percent of the total
4	amount of grant funds awarded to a State
5	or organization under this subsection may
6	be used to provide benefits or services to
7	$noncustodial\ parents.$
8	"(D) Not considered assistance.—A
9	benefit or service provided with funds made
10	available under a grant awarded under this sub-
11	section shall not for any purpose, be considered
12	assistance under the State program funded under
13	this part.
14	"(E) Duration; availability of funds.—
15	Funds provided under a grant awarded under
16	this subsection shall remain available for a pe-
17	riod of 3 years after the date on which the grant
18	$is\ made.$
19	"(3) EVALUATION.—Not later than December 31,
20	2006, the Secretaries shall publish an evaluation of
21	the demonstrations conducted under grants made
22	under this subsection.
23	"(4) Authorization of appropriations.—
24	There is authorized to be appropriated to make grants

1	under this subsection, \$50,000,000 for fiscal year
2	2004.".
3	SEC. 708. TRANSITIONAL COMPLIANCE FOR TEEN PARENTS.
4	(a) In General.—Section 408(a)(5) (42 U.S.C.
5	608(a)(5)) is amended—
6	(1) in subparagraph (A)(i), by striking "sub-
7	paragraph (B)" and inserting "subparagraphs (B)
8	and (C)"; and
9	(2) by adding at the end the following:
10	"(C) AUTHORITY TO PROVIDE TEMPORARY
11	ASSISTANCE.—A State may use any part of a
12	grant made under section 403 to provide assist-
13	ance to an individual described in clause (ii) of
14	subparagraph (A) who would otherwise be pro-
15	hibited from receiving such assistance under
16	clause (i) of that subparagraph, subparagraph
17	(B), or under section 408(a)(4) for not more
18	than 60 days in order to assist the individual in
19	meeting the requirement of clause (i) of subpara-
20	graph (A), subparagraph (B), or under section
21	408(a)(4) for receipt of such assistance.".
22	(b) Inclusion of Transitional Living Youth
23	Projects as a Form of Adult-Supervised Setting.—
24	Section 408(a)(5)(A) (42 U.S.C. 608(a)(5)(A)), as amended
25	by subsection (a), is further amended—

1	(1) by striking "do not reside in a" and insert-
2	ing "do not reside—
3	"(I) in a";
4	(2) by striking the period and inserting "; or",
5	and
6	(3) by adding at the end the following:
7	"(II) in a transitional living
8	youth project funded under a grant
9	made under section 321 of the Run-
10	away and Homeless Youth Act (42
11	U.S.C. 5714–1).".
12	SEC. 709. TANF PROGRAMS MANDATORY PARTNERS WITH
13	ONE-STOP EMPLOYMENT TRAINING CENTERS,
14	STATE OPT-OUT.
15	Section 408 (42 U.S.C. 608) is amended by adding
16	at the end the following:
17	"(h) Mandatory Partners With One-Stop Em-
18	PLOYMENT TRAINING CENTERS UNLESS STATE OPT-
19	Out.—For purposes of section 121(b) of the Workforce In-
20	vestment Act of 1998, a State program funded under this
21	part shall be considered a program referred to in paragraph
22	(1)(B) of such section, unless, after the date of enactment
23	of this subsection, the Governor of the State notifies the Sec-
24	retary of Health and Human Services and the Secretary

I	of Labor in writing of the decision of the Governor not to
2	make the State program a mandatory partner.".
3	SEC. 710. ADVANCED PLANNING DOCUMENT PROCESS FOR
4	INFORMATION MANAGEMENT SYSTEMS PRO-
5	CUREMENT APPROVAL.
6	Not later than 1 year after the date of enactment of
7	this Act, the Secretary of Health and Human Services, the
8	Secretary of Agriculture, the Secretary of Labor, the Sec-
9	retary of Education, the Director of the Office of Manage-
10	ment and Budget, and the chief administering officer of any
11	other Federal agency with responsibility for administering
12	a federally funded social services program, in consultation
13	with representatives of the National Governors Association,
14	the American Public Human Services Association, and the
15	National Conference of State Legislatures, jointly shall re-
16	view and submit to Congress a report containing rec-
17	ommendations for improving the Federal laws (including
18	regulations and guidelines) applicable to the approval of
19	human service information systems. The report shall—
20	(1) review the advanced planning document
21	process for information management systems procure-
22	ment approval, in connection with the information
23	management systems required for States to efficiently
24	and effectively operate the social services programs;

1	(2) consider the merits of developing a single
2	Federal approval process for multiprogram informa-
3	tion system procurement and administration;
4	(3) include recommendations for improving the
5	current Federal cost allocation requirements; and
6	(4) consider the merits of allowing State procure-
7	ment standards that meet or exceed Federal standards
8	to be sufficient for purposes of Federal approval.
9	SEC. 711. WAIVERS.
10	(a) Continuation of Prewelfare Reform Waiv-
11	ERS.—Section 415 (42 U.S.C. 615) is amended by adding
12	at the end the following new subsection:
13	"(e) Continuation of Waivers Approved or Sub-
14	MITTED BEFORE DATE OF ENACTMENT OF WELFARE RE-
15	FORM.—
16	"(1) In General.—Notwithstanding subsection
17	(a) but subject to paragraph (2), with respect to any
18	State that is operating under a waiver described in
19	that subsection which would otherwise expire on a
20	date that occurs during the period that begins on Oc-
21	tober 1, 2002, and ends on September 30, 2007, the
22	State may elect to continue to operate under that
23	waiver, on the same terms and conditions as applied
24	to the waiver on the day before such date, through
25	September 30, 2007.

1	"(2) No effect on application of universal
2	ENGAGEMENT AND INDIVIDUAL RESPONSIBILITY PLAN
3	${\it REQUIREMENTS.} {\itNotwith standing}  paragraph  (1),$
4	the continuation of a waiver under paragraph (1)
5	shall not affect the applicability of section 408(b) (as
6	amended by the Work, Opportunity, and Responsi-
7	bility for Kids Act of 2002) to the State.".
8	(b) Approval of Waivers To Duplicate Innova-
9	Tive Programs.—Section 415 (42 U.S.C. 615), as amend-
10	ed by subsection (a), is further amended by adding at the
11	end the following:
12	"(f) Requirement To Approve Waivers To Dupli-
13	CATE INNOVATIVE PROGRAMS.—
14	"(1) In General.—Notwithstanding any other
15	provision of law, if a State submits an application
16	for a waiver of 1 or more requirements of this part
17	that contains terms that are similar or identical to
18	the terms of a waiver eligible to be continued under
19	subsection (e), and the application satisfies the re-
20	quirements of paragraph (2), the Secretary—
21	"(A) shall approve the application for a pe-
22	riod of at least 2 years, but not more than 4
23	years, unless the Secretary determines that ap-
24	proval would be inconsistent with the purposes of
25	this part set forth in section 401;

1	"(B) at the end of the waiver period, shall
2	review documentation of the effectiveness of the
3	waiver provided by the State; and
4	"(C) if such documentation adequately dem-
5	onstrates that the program as implemented
6	under the waiver has been effective, may renew
7	the waiver for such period as the Secretary deter-
8	mines appropriate, but not later than September
9	30, 2007.
10	"(2) Application requirements.—An applica-
11	tion for a waiver described in paragraph (1) shall—
12	"(A) describe relevant State caseload char-
13	acteristics and labor market conditions;
14	"(B) specify how the waiver is likely to re-
15	sult in improved employment outcomes, im-
16	proved child well-being, or both;
17	"(C) describe the State's proposed approach
18	for evaluation of the program under the waiver;
19	and
20	"(D) include an agreement to conduct an
21	independent evaluation of the waiver and to sub-
22	mit the results of the evaluation to the Sec-
23	retary.".
24	(c) Conforming Amendment.—Section 415(b)(1) (42
25	U.S.C. 615(b)(1)) is amended by inserting ", extended

under subsection (e), or approved under subsection (f)" after 1 2 "(a)". SEC. 712. ANTIDISCRIMINATION. 4 (a) Nondisplacement in Work Activities.—Section 407(f) (42 U.S.C. 607(f)) is amended to read as follows: 6 "(f) Nondisplacement.— 7 "(1) In General.—An adult in a family receiv-8 ing assistance under a State program funded under 9 this part, in order to engage in a work activity, shall 10 not displace any employee or position (including par-11 tial displacement, such as a reduction in the hours of 12 nonovertime work, wages, or employment benefits), fill 13 any unfilled vacancy, or perform work when any in-14 dividual is on layoff from the same or substantially 15 equivalent job. 16 "(2) Prohibitions.—A work activity engaged 17 in under a program operated with funds provided 18 under this part shall not impair any existing con-19 tract for services, be inconsistent with any existing 20 law, regulation, or collective bargaining agreement, or 21 infringe upon the recall rights or promotional oppor-22 tunities of any worker. 23 "(3) No supplanting of other hires.—A 24 work activity engaged in under a program operated 25 with funds provided under this part shall be in addi-

1	tion to any activity that otherwise would be available
2	and shall not supplant the hiring of an employed
3	worker not funded under such program.
4	"(4) Enforcing antidisplacement protec-
5	TIONS.—
6	"(A) In general.—The State shall estab-
7	lish and maintain an impartial grievance proce-
8	dure, which shall include the opportunity for a
9	hearing, to resolve any complaints alleging viola-
10	tions of the requirements of paragraphs (1), (2),
11	or (3) within 60 days of receipt of the complaint
12	and, if a decision is adverse to the party who
13	filed such grievance or no decision has been
14	reached, provide for the completion of an arbi-
15	tration procedure within 75 days of receipt of
16	the complaint or the adverse decision or conclu-
17	sion of the 60-day period, whichever is earlier.
18	"(B) Remedies.—Remedies for a violation
19	of the requirements of paragraph (1), (2), or (3)
20	shall include termination or suspension of pay-
21	ments, prohibition of the placement of the partic-
22	ipant, reinstatement of an employee, and other
23	relief to make an aggrieved employee whole.
24	"(C) Limitation on placement.—If a
25	grievance is filed regarding a proposed place-

1 ment of a participant, such placement shall not 2 be made unless such placement is consistent with 3 the resolution of the grievance pursuant to this 4 paragraph. 5 "(D) Nonpreemption of state law.—The 6 provisions of this paragraph shall not be con-7 strued to preempt any provision of State law 8 that affords greater protections to employees or 9 to other participants engaged in work activities 10 under a program funded under this part than is 11 afforded by the provisions of this paragraph. 12 "(E) Non-exclusive procedures.—The 13 grievance procedures specified in this paragraph 14 are not exclusive, and an aggrieved employee or 15 participant in a program funded under a grant 16 made under this part may pursue other remedies 17 or procedures available under applicable con-18 tracts, collective bargaining agreements, or Fed-19 eral, State, or local laws. 20 (b) Application of Workplace Laws to TANF Re-21 CIPIENTS.—Section 408 (42 U.S.C. 608), as amended by 22 section 709, is further amended by adding at the end the 23 following: "(i) Application of Workplace Laws.— 24

1	"(1) In General.—Notwithstanding any other
2	provision of law, workplace laws, including (but not
3	limited to) the Fair Labor Standards Act of 1938 (29
4	U.S.C. 201 et seq.), the Occupational Safety and
5	Health Act of 1970 (29 U.S.C. 651 et seq.), title VII
6	of the Civil Rights Act of 1964 (42 U.S.C. 2000e et
7	seq.), the Americans with Disabilities Act of 1990 (42
8	U.S.C. 12101 et seq.), and title IX of the Education
9	Amendments of 1972 (20 U.S.C. 1681 et seq.) shall
10	apply to an individual who is a recipient of assist-
11	ance under the State program funded under this part
12	in the same manner as such laws apply to other
13	workers. The fact that such an individual is partici-
14	pating in, or seeking to participate in work activities
15	under the State program funded under this part in
16	satisfaction of the work activity requirements of the
17	program, shall not deprive the individual of the pro-
18	tection of any Federal, State, or local workplace
19	law.".
20	(c) Neutrality.—Section 408(i) of the Social Secu-
21	rity Act (42 U.S.C. 608(h)), as added by subsection (b), is
22	amended by adding at the end the following:
23	"(2) Neutrality.—No funds provided under
24	this part shall be used to assist, promote, or deter or-
25	ganizing for the purpose of collective bargaining.".

1	(d) Study Regarding Compliance With Non-
2	DISCRIMINATION PROVISIONS.—
3	(1) In general.—The Comptroller General of
4	the United States shall conduct a study to
5	determine—
6	(A) the extent to which States have com-
7	plied with the requirement of section 408(d) of
8	the Social Security Act (42 U.S.C. 608(d)) than
9	the provisions of law referred to in that section
10	apply to any program or activity which receives
11	funds provided under part A of title IV of the
12	Social Security Act (42 U.S.C. 601 et seq.); and
13	(B) recommendations for improving such
14	compliance.
15	(2) REPORT.—Not later than 1 year after the
16	date of enactment of this Act, the Comptroller General
17	shall submit a report to Congress on the study con-
18	ducted under paragraph (1).
19	(e) Ban on Imposition of Stricter Eligibility
20	Criteria for 2-Parent Families.—
21	(1) Prohibition.—Section 408(a) (42 U.S.C.
22	608(a)) is amended by adding at the end the fol-
23	lowing:
24	"(12) Ban on imposition of stricter eligi-
25	BILITY CRITERIA FOR 2-PARENT FAMILIES.—In deter-

1	mining the eligibility of a 2-parent family for any
2	benefit or service funded under this part or funded
3	with non-Federal funds counting toward the State's
4	qualified State expenditures under section 409(a)(7),
5	the State shall not impose a requirement that does not
6	apply in determining the eligibility of a 1-parent
7	family for such assistance.".
8	(2) Penalty.—Section 409(a) (42 U.S.C.
9	609(a)), as amended by section 109, is amended by
10	inserting after paragraph (5), the following:
11	"(6) Penalty for imposition of stricter
12	ELIGIBILITY CRITERIA FOR 2-PARENT FAMILIES.—
13	"(A) In General.—If the Secretary deter-
14	mines that a State to which a grant is made
15	under section 403 for a fiscal year has violated
16	section $408(a)(12)$ during the fiscal year, the
17	Secretary shall reduce the grant payable to the
18	State under section $403(a)(1)$ for the imme-
19	diately succeeding fiscal year by an amount up
20	to 5 percent of the State family assistance grant.
21	"(B) Penalty based on severity of
22	FAILURE.—The Secretary shall impose reduc-
23	tions under subparagraph (A) with respect to a
24	fiscal year based on the degree of noncompli-
25	ance.".

1	(3) Assurance of equal treatment.—Section
2	402(a) (42 U.S.C. 602(a)), as amended by section
3	702(3), is amended by adding at the end the fol
4	lowing:
5	"(11) CERTIFICATION OF EQUAL TREATMENT OF
6	2-PARENT FAMILIES.—The chief executive officer of the
7	State shall submit to the Secretary a certification
8	that in conducting the State program funded under
9	this part, the State does not have rules or procedure
10	that discriminate against 2-parent families.".
11	TITLE VIII—OTHER PROVISIONS
12	SEC. 801. REVIEW OF STATE AGENCY BLINDNESS AND DIS
13	ABILITY DETERMINATIONS.
14	Section 1633 of the Social Security Act (42 U.S.C
15	1383b) is amended by adding at the end the following:
16	"(e)(1) The Commissioner of Social Security shall re
17	view determinations, made by State agencies pursuant to
18	subsection (a) in connection with applications for benefit
19	under this title on the basis of blindness or disability, tha
20	individuals who have attained 18 years of age are bline
21	or disabled as of a specified onset date. The Commissione
22	of Social Security shall review such a determination before
23	any action is taken to implement the determination.
24	"(2)(A) In carrying out paragraph (1), the Commis
25	sioner of Social Security shall review—

1	"(i) at least 25 percent of all determinations re-
2	ferred to in paragraph (1) that are made in fiscal
3	year 2003; and
4	"(ii) at least 50 percent of all such determina-
5	tions that are made in fiscal year 2004 or thereafter.
6	"(B) In carrying out subparagraph (A), the Commis-
7	sioner of Social Security shall, to the extent feasible, select
8	for review the determinations which the Commissioner of
9	Social Security identifies as being the most likely to be in-
10	correct.".
11	SEC. 802. CUSTOMS USER FEES.
12	Section 13031(j)(3) of the Consolidated Omnibus
13	Budget Reconciliation Act of 1985 (19 U.S.C. 58c(j)(3)) is
14	amended by striking "September 30, 2003" and inserting
15	"February 28, 2005".
16	TITLE IX—EFFECTIVE DATE
17	SEC. 901. EFFECTIVE DATE.
18	(a) In General.—Except as otherwise provided, the
19	amendments made by this Act shall take effect on October
20	1, 2002.
21	(b) Exception.—In the case of a State plan under
22	part A or D of title IV of the Social Security Act which
23	the Secretary determines requires State legislation in order
24	for the plan to meet the additional requirements imposed
25	by the amendments made by this Act, the effective date of

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- 1 the amendments imposing the additional requirements shall
- 2 be 3 months after the first day of the first calendar quarter
- 3 beginning after the close of the first regular session of the
- 4 State legislature that begins after the date of enactment of
- 5 this Act. For purposes of the preceding sentence, in the case
- 6 of a State that has a 2-year legislative session, each year
- 7 of the session shall be considered to be a separate regular
- 8 session of the State legislature.