109TH CONGRESS 1ST SESSION H.R. 2123

AN ACT

To reauthorize the Head Start Act to improve the school readiness of disadvantaged children, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "School Readiness Act3 of 2005".

4 SEC. 2. PURPOSE.

5 Section 636 of the Head Start Act (42 U.S.C. 9831)6 is amended to read as follows:

7 "SEC. 636. STATEMENT OF PURPOSE.

8 "It is the purpose of this subchapter to promote 9 school readiness by enhancing the development of low-income children, including development of cognitive abilities, 10 11 through educational instruction in prereading skills, premathematics skills, language, and social and emotional 12 development linked to school readiness and through the 13 provision to low-income children and their families of 14 health, educational, nutritional, social and other services 15 16 that are determined, based on family needs assessments, to be necessary.". 17

18 SEC. 3. DEFINITIONS.

19 Section 637 of the Head Start Act (42 U.S.C. 9832)20 is amended—

- (1) in paragraph (17) by striking ", but for fiscal years" and all that follows down to the period;
 (2) by redesignating paragraphs (16) and (17)
 as paragraphs (23) and (24), respectively;
- 25 (3) by redesignating paragraph (15) as para26 graph (21);

1	(4) by redesignating paragraphs (11) through
2	(14) as paragraphs (16) through (19) , respectively;
3	(5) by redesignating paragraph (10) as para-
4	graph $(14);$
5	(6) by redesignating paragraphs (3) through
6	(9) as paragraphs (6) through (12) , respectively;
7	(7) by redesignating paragraph (2) as para-
8	graph $(4);$
9	(8) by inserting after paragraph (1) the fol-
10	lowing:
11	"(2) The term 'challenging State developed aca-
12	demic content standards' has the meaning given
13	such term in paragraphs (1) and (5) of section
14	1111(b) of the Elementary and Secondary Edu-
15	cation Act of 1965.
16	"(3) The term 'deficiency' means—
17	"(A) systemic or significant failure of a
18	Head Start agency in an area of performance
19	that the Secretary determines involves—
20	"(i) a threat to the health, safety, or
21	civil rights of children or staff;
22	"(ii) a denial to parents of the exer-
23	cise of their full roles and responsibilities
24	related to program governance;

1	"(iii) a failure to perform the require-
2	ments of section 641A(a), as determined
3	by the Secretary;
4	"(iv) the misuse of funds received
5	under this subchapter;
6	"(v) loss of legal status (as deter-
7	mined by the Secretary) or financial viabil-
8	ity, loss of permits, debarment from receiv-
9	ing Federal grants or contracts, or the im-
10	proper use of Federal funds; or
11	"(vi) failure to meet any other Fed-
12	eral or State requirement;
13	"(B) failure of the board of directors of a
14	Head Start agency to fully exercise its legal and
15	fiduciary responsibilities;
16	"(C) failure of a Head Start agency to
17	meet the administrative requirements of section
18	644(b); or
19	"(D) failure of a Head Start agency to
20	meet the integration requirements of section
21	642B(a).";
22	(9) by inserting after paragraph (4), as so re-
23	designated, the following:
24	"(5) The term 'eligible entities' means an insti-
25	tution of higher education or other agency with ex-

pertise in delivering training in early childhood de-
velopment, family support, and other assistance de-
signed to improve the quality of early childhood edu-
cation programs.";
(10) by inserting after paragraph (12) , as so
redesignated, the following:
((13) The term 'homeless children' has the
meaning given such term in subtitle B of title VII
of the McKinney-Vento Homeless Assistance Act (42
U.S.C. 11431–11435).";
(11) by inserting after paragraph (14), as so

11 (11)graph (14), as so 12 redesignated, the following:

13 "(15) LIMITED ENGLISH PROFICIENT; LIMITED 14 ENGLISH PROFICIENCY.—The terms 'limited English 15 proficient' and 'limited English proficiency' mean 16 with respect to an individual, that such individual— 17 "(A)(i) was not born in the United States

18 or has a native language that is not English;

19 "(ii)(I) is a Native American, an Alaska 20 Native, or a native resident of a territory or 21 possession of the United States; and

22 "(II) comes from an environment in which 23 a language that is not English has had a sig-24 nificant impact on such individual's level of 25 English language proficiency; or

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1	"(iii) is migratory, has a native language
2	that is not English, and comes from an environ-
3	ment in which a language that is not English
4	is dominant; and
5	"(B) has difficultly in speaking or under-
6	standing the English language to an extent that
7	may be sufficient to deny such individual—
8	"(i) the ability to successfully achieve
9	in classrooms in which the language of in-
10	struction is English; or
11	"(ii) the opportunity to fully partici-
12	pate in society.";
13	(12) by inserting after paragraph (19) , as so
14	redesignated, the following:
15	"(20) Professional development.—The
16	term 'professional development' means high quality
17	activities that will enhance the school readiness of el-
18	igible children and prevent such children from en-
19	countering difficulties once they enter school by im-
20	proving the knowledge and skills of Head Start
21	teachers and staff, as relevant to their roles and
22	functions, including activities that—
23	"(A) provide teachers with the content
24	knowledge and teaching strategies needed to
25	provide effective instruction and other school

1	readiness services in early language and lit-
2	eracy, early mathematics, cognitive skills, ap-
3	proaches to learning, creative arts, science,
4	physical health and development, and social and
5	emotional development linked to school readi-
6	ness;
7	"(B) assist teachers in meeting the re-
8	quirements in paragraphs (1) and (2) of section
9	648A(a), as appropriate;
10	"(C) improve teachers' classroom manage-
11	ment skills, as appropriate;
12	"(D) for teachers, are sustained, intensive,
13	and classroom-focused in order to have a posi-
14	tive and lasting impact on classroom instruction
15	and teachers' performance in the classroom;
16	"(E) are not primarily 1-day or short-term
17	workshops or conferences, and attendance at
18	activities that are 1-day or short-term work-
19	shops or conferences must be as part of the
20	professional development plan defined in section
21	648A(f);
22	"(F) assist teachers and staff in increasing
23	their knowledge and skills in program adminis-
24	tration, program quality, and the provision of
25	services and instruction, as appropriate, in a

1	manner that improves service delivery to eligible
2	children and families;
3	"(G) are part of a sustained effort to im-
4	prove overall program quality and outcomes for
5	eligible children and families;
6	"(H) advance teacher understanding of ef-
7	fective instructional strategies that are—
8	"(i) based on scientifically based re-
9	search; and
10	"(ii) strategies for improving school
11	readiness or substantially increasing the
12	knowledge and teaching skills of teachers;
13	"(I) are, where applicable, aligned with
14	and directly related to—
15	"(i) challenging State academic con-
16	tent standards, student academic achieve-
17	ment standards, assessments, and the
18	Head Start Child Outcomes Framework
19	developed by the Secretary; and
20	"(ii) the curricula, ongoing assess-
21	ments, and other instruction and services
22	designed to help meet the standards de-
23	scribed in section $641A(a)(1)$;

1	"(J) are developed or selected with exten-
2	sive participation of administrators and teach-
3	ers from Head Start programs;
4	"(K) are developmentally appropriate for
5	the children being served;
6	"(L) are designed to give teachers of lim-
7	ited English proficient children, and other
8	teachers and instructional staff, the knowledge
9	and skills to provide instruction and appro-
10	priate language and support services to increase
11	the English language skills of such children, as
12	appropriate;
13	"(M) as a whole, are regularly evaluated
14	for their impact on increased teacher and staff
15	effectiveness and improved ability of teachers to
16	support learning and increase participating chil-
17	dren's school readiness, with the findings of the
18	evaluations used to improve the quality of pro-
19	fessional development;
20	"(N) provide instruction in methods of
21	teaching children with special needs, as appro-
22	priate;
23	"(O) include instruction in ways that Head
24	Start personnel may work more effectively with
25	parents, as appropriate; and

1	"(P) are designed to give teachers and
2	staff the knowledge and skills to provide in-
3	struction and appropriate support services to
4	children of diverse backgrounds, as appro-
5	priate.";
6	(13) by inserting after paragraph (21) , as so
7	redesignated, the following:
8	"(22) The term 'scientifically based research'—
9	"(A) means research that involves the ap-
10	plication of rigorous, systematic and objective
11	procedures to obtain reliable and valid knowl-
12	edge relevant to education activities and pro-
10	emenne and
13	grams; and
13 14	"(B) includes research that—
14	"(B) includes research that—
14 15	"(B) includes research that— "(i) employs systematic, empirical
14 15 16	"(B) includes research that— "(i) employs systematic, empirical methods that draw on observation or ex-
14 15 16 17	 "(B) includes research that— "(i) employs systematic, empirical methods that draw on observation or experiment;
14 15 16 17 18	 "(B) includes research that— "(i) employs systematic, empirical methods that draw on observation or experiment; "(ii) involves rigorous data analyses
14 15 16 17 18 19	 "(B) includes research that— "(i) employs systematic, empirical methods that draw on observation or experiment; "(ii) involves rigorous data analyses that are adequate to test the stated
14 15 16 17 18 19 20	 "(B) includes research that— "(i) employs systematic, empirical methods that draw on observation or experiment; "(ii) involves rigorous data analyses that are adequate to test the stated hypotheses and justify the general conclu-
14 15 16 17 18 19 20 21	 "(B) includes research that— "(i) employs systematic, empirical methods that draw on observation or experiment; "(ii) involves rigorous data analyses that are adequate to test the stated hypotheses and justify the general conclusions drawn;
 14 15 16 17 18 19 20 21 22 	 "(B) includes research that— "(i) employs systematic, empirical methods that draw on observation or experiment; "(ii) involves rigorous data analyses that are adequate to test the stated hypotheses and justify the general conclusions drawn; "(ii) relies on measurements or obser-

1	tions, and across studies by the same or
2	different investigators;
3	"(iv) is evaluated using experimental
4	or quasi-experimental designs in which in-
5	dividuals, entities, programs or activities
6	are assigned to different conditions and
7	with appropriate controls to evaluate the
8	effects of the condition of interest, with a
9	preference for random assignment experi-
10	ments, or other designs to the extent that
11	those designs contain within-condition or
12	across-condition controls;
13	"(v) ensures that experimental studies
14	are presented in sufficient detail and clar-
15	ity to allow for replication or, at a min-
16	imum, offer the opportunity to build sys-
17	tematically on their findings; and
18	"(vi) has been accepted by a peer-re-
19	viewed journal or approved by a panel of
20	independent experts through a comparably
21	rigorous, objective, and scientific review.";
22	and
23	(14) by inserting after paragraph (24) , as so
24	redesignated, the following:

"(25) The term 'State educational agency' has 1 2 the meaning given such term in the Elementary and 3 Secondary Education Act of 1965. "(26) The term 'unresolved area of noncompli-4 5 ance' means a failure to correct a noncompliance 6 item within 90 days, or within such additional time 7 (if any) authorized by the Secretary, after receiving 8 from the Secretary notice of such noncompliance 9 item. "(27) The term 'auditor' means a certified pub-10 11 lic accountant or a Federal, State, or local govern-12 ment audit organization, which meets the general 13 standards specified in generally accepted government 14 auditing standards.". 15 SEC. 4. FINANCIAL ASSISTANCE FOR HEAD START PRO-16 GRAMS. 17 Section 638 of the Head Start Act (42 U.S.C. 9833) is amended by inserting "for a period of 5 years" after 18 "provide financial assistance to such agency". 19 20 SEC. 5. AUTHORIZATION. 21 Section 639 of the Head Start Act (42 U.S.C. 9834) 22 is amended to read as follows: 23 **"SEC. 639. AUTHORIZATION OF APPROPRIATIONS.** 24 "(a) IN GENERAL.—There are authorized to be ap-

25 propriated for carrying out the provisions of this sub-

chapter \$6,899,000,000 for the fiscal year 2006 and such
 sums as may be necessary for the fiscal years 2007
 through 2011.

4 "(b) Specific Programs.—From the amount ap-5 propriated under subsection (a), the Secretary shall make available not more than \$20,000,000 for fiscal year 2006, 6 7 and such sums as may be necessary for fiscal years 2007 through 2011 to carry out such other research, dem-8 9 onstration, and evaluation activities, including longitu-10 dinal studies, under section 649, of which not more than \$7,000,000 for each of the fiscal years 2006 through 2011 11 12 to carry out impact studies under section 649(g).".

13 SEC. 6. ALLOTMENT OF FUNDS; LIMITATIONS ON ASSIST14 ANCE.

(a) ALLOTMENTS.—Section 640(a) of the Head Start
Act (42 U.S.C. 9835(a)) is amended—

17 (1) in paragraph (2)—

18 (A) by amending subparagraph (A) to read19 as follows:

20 "(A) Indian Head Start programs, services
21 for children with disabilities, and migrant and
22 seasonal Head Start programs, except that—

23 "(i) there shall be made available for
24 each fiscal year for use by Indian Head
25 Start programs and by migrant and sea-

1	sonal Head Start programs, on a nation-
2	wide basis, not less than the amount that
3	was obligated for use by Indian Head
4	Start programs and by migrant and sea-
5	sonal Head Start programs for fiscal year
6	2005 (including under any decision made
7	by the Secretary under clause (ii) or (iv));
8	"(ii) migrant and seasonal Head Start
9	programs shall receive at least 5 percent of
10	the amount appropriated for such fiscal
11	year until such time as the Secretary can
12	make funding decisions to ensure access to
13	funding for eligible children of migrant and
14	seasonal farmworkers is comparable to ac-
15	cess to funding for other eligible children
16	based on the data collected and reported
17	pursuant to section 648(i), except that no
18	future reduction in funding shall result in
19	the termination of Head Start services pro-
20	vided to any eligible child 3 years of age or
21	older who is participating in any such pro-
22	gram on the date a reduction in funding
23	occurs, and shall, to the extent possible,
24	continue participation for children less

than 3 years of age receiving services prior 1 2 to such reduction in funding; and 3 "(iii) Indian Head Start programs 4 shall receive at least 3.5 percent of the 5 amount appropriated for such fiscal year 6 until such time as the Secretary can make funding decisions to ensure access to fund-7 8 ing for eligible Indian children is com-9 parable to access to funding for other eligi-10 ble children based on the data collected, 11 and in accordance with the requirements 12 of, section 648(i), except that no future re-13 duction in funding shall result in the ter-14 mination of Head Start services provided 15 to any eligible child 3 years of age or older 16 who is participating in any such program 17 on the date a reduction in funding occurs, 18 and shall, to the extent possible, continue 19 participation for children less than 3 years 20 of age receiving services prior to such reduction in funding;"; and 21 22 (B) by amending subparagraph (B) to read 23 as follows: 24 "(B) payments, subject to paragraph (7) to 25

Guam, American Samoa, the Commonwealth of the

1	Northern Mariana Islands, and the Virgin Islands of
2	the United States, and subject to the requirements
3	of section $105(f)(1)(B)(ix)$ of Public Law 108–188
4	to Palau;";
5	(C) by amending (C) to read as follows:
6	"(C) training and technical assistance activities
7	to foster program quality and management improve-
8	ment as described in section 648, in an amount for
9	each fiscal year which is equal to 2 percent of the
10	amount appropriated for such fiscal year, of which—
11	"(i) not less than 50 percent shall be made
12	available to local Head Start agencies to make
13	program improvements identified by such agen-
14	cies and comply with the standards described in
15	section $641A(a)(1)$, of which not less than 50
16	percent shall be used to comply with the stand-
17	ards described in section $641A(a)(1)(B)$ and for
18	the uses described in clauses (iii), (iv), and (vii)
19	of subsection $(a)(3)(B)$;
20	"(ii) not less than 20 percent shall be
21	made available to support a State system of
22	early childhood education training and technical
23	assistance, including the State Early Learning
24	Council described in section 642B(b);

1	"(iii) not less than 30 percent shall be
2	made available to the Secretary to assist local
3	programs in meeting the standards described in
4	section $641A(a)(1)$ and shall be allocated to ad-
5	dress program weaknesses identified by moni-
6	toring activities conducted by the Secretary
7	under section 641A(c); and
8	"(iv) not less than \$3,000,000 of the
9	amount in clause (iii) appropriated for such fis-
10	cal year shall be made available to carry out ac-
11	tivities described in section $648(d)(4)$;"; and
12	(D) by striking the last sentence.
13	(2) in paragraph (3) —
14	(A) in subparagraph (A)—
15	(i) in clause (i)(I) by striking "year
16	1999" and all that follows down to the
17	semicolon and inserting "years 2006
18	through 2011"; and
19	(ii) by adding at the end the fol-
20	lowing:
21	"(iii) After the reservation of amounts under para-
22	graph (2) and the 60 percent amount referred to in sub-
23	paragraph (A) of this paragraph, a portion of the remain-
24	ing funds shall be made available—

1	"(I) to expand services to underserved popu-
2	lations, such as children receiving services under
3	Early Head Start programs and under migrant and
4	seasonal Head Start programs; and
5	"(II) to increase funding to grantees with full
6	enrollment and whose aggregate amount of financial
7	assistance provides funding per child that is below
8	the national average.";
9	(B) by amending subparagraph (B) to read
10	as follows:
11	"(B) Funds reserved under this paragraph (in this
12	paragraph referred to as 'quality improvement funds')
13	shall be used to accomplish the following goals:
14	"(i) Ensuring that Head Start programs meet
15	or exceed standards pursuant to section $641A(a)(1)$.
16	"(ii) Ensuring that such programs have ade-
17	quate numbers of qualified staff, and that such staff
18	is furnished adequate training, including developing
19	skills to promote the development of language skills,
20	premathematic skills, and prereading in young chil-
21	dren and in working with children with limited
22	English proficiency, children referred by child wel-
23	fare services, and children with disabilities, when ap-
24	propriate.

1	"(iii) Developing and financing the salary scales
2	described under section $644(a)(3)$ and section 653 ,
3	in order to ensure that salary levels and benefits are
4	adequate to attract and retain qualified staff for
5	such programs.
6	"(iv) Using salary increases—
7	((I) to assist with the implementation of
8	quality programs and improve staff qualifica-
9	tions;
10	$((\Pi)$ to ensure that staff can promote the
11	language skills and literacy growth of children
12	and can provide children with a variety of skills
13	that have been identified, through scientifically
14	based early reading research, as predictive of
15	later reading achievement; and
16	"(III) to encourage the staff to continually
17	improve their skills and expertise by informing
18	the staff of the availability of Federal and State
19	incentive and loan forgiveness programs for
20	professional development.
21	"(v) Improving community-wide strategic plan-
22	ning and needs assessments for such programs and
23	collaboration efforts for such programs, including
24	collaborations to increase program participation by
25	underserved populations of eligible children.

"(vi) Ensuring that the physical environments
 of Head Start programs are conducive to providing
 effective program services to children and families,
 and are accessible to children with disabilities and
 their parents.

6 "(vii) Ensuring that such programs have quali-7 fied staff that can promote language skills and lit-8 eracy growth of children and that can provide chil-9 dren with a variety of skills that have been identi-10 fied, through scientifically based reading research, as 11 predictive of later reading achievement.

12 "(viii) Providing assistance to complete postsec-13 ondary course work including scholarships or other 14 financial incentives, such as differential and merit 15 pay, to enable Head Start teachers to improve com-16 petencies and the resulting child outcomes.

"(ix) Upgrading the qualifications and skills of
educational personnel to meet the professional
standards established under section 648A(a)(1), including certification and licensure as bilingual education teachers and other educational personnel who
serve limited English proficient children.

23 "(x) Promoting the regular attendance and sta24 bility of all children participating in Head Start pro25 grams, with particular attention to highly mobile

1	children, including children from migrant and sea-
2	sonal farm worker families (if appropriate), homeless
3	children, and children in foster care.
4	"(xi) Making such other improvements in the
5	quality of such programs as the Secretary may des-
6	ignate."; and
7	(C) by amending subparagraph (C) to read
8	as follows:
9	"(C) Quality improvement funds shall be used to
10	carry out the activities in any or all of the following
11	clauses:
12	"(i)(I) Not less than one-half of the amount re-
13	served under this paragraph, to improve the com-
14	pensation (including benefits) of classroom teachers
15	and other staff of Head Start agencies providing in-
16	structional services and thereby enhancing recruit-
17	ment and retention of qualified staff, including re-
18	cruitment and retention pursuant to achieving the
19	requirements set forth in section 648A(a). The ex-
20	penditure of funds under this clause shall be subject
21	to section 653. Salary increases, in excess of cost-of-
22	living allowance, provided with such funds shall be
23	subject to the specific standards governing salaries
24	and salary increases established pursuant to section

25 644(a).

1	"(II) If a Head Start agency certifies to the
2	Secretary for such fiscal year that part of the funds
3	set aside under subclause (I) to improve wages can-
4	not be expended by such agency to improve wages
5	because of the operation of section 653, then such
6	agency may expend such part for any of the uses
7	specified in this subparagraph (other than wages).
8	"(III) From the remainder of the amount re-
9	served under this paragraph (after the Secretary
10	carries out subclause (I)), the Secretary may carry
11	out the activities described in clauses (ii) through
12	(vii).
13	"(ii) To train classroom teachers and other
14	staff to meet the education standards described in
15	section 641A(a)(1)(B), through activities—
16	"(I) to promote children's language and
17	prereading growth, through techniques identi-
18	fied through scientifically based reading re-
19	search;
20	"(II) to promote the acquisition of the
21	English language for limited English proficient
22	children and families, while ensuring that chil-
23	dren are making meaningful progress in attain-
24	ing the knowledge, skills, abilities, and develop-
25	ment described in section $641A(a)(1)(B)$;

"(III) to foster children's school readiness
 through activities described in section
 648A(a)(1); and

4 "(IV) to provide education and training 5 necessary to improve the qualifications of Head 6 Start staff, particularly assistance to enable 7 more instructors to be fully competent and to 8 meet the degree requirements under section 9 648A(a)(2)(A), and to support staff training, 10 child counseling, and other services necessary to 11 address the challenges of children participating 12 in Head Start programs, including children 13 from immigrant, refugee, and asylee families, 14 children from families in crisis, children who ex-15 perience chronic violence in their communities, children who experience substance abuse in 16 17 their families, and children with emotional and 18 behavioral problems.

"(iii) To employ additional Head Start staff, including staff necessary to reduce the child-staff
ratio, lead instructors who meet the qualifications of
section 648A(a) and staff necessary to coordinate a
Head Start program with other services available to
children participating in such program and to their
families.

"(iv) To pay costs incurred by Head Start
 agencies to purchase insurance (other than employee
 benefits) and thereby maintain or expand Head
 Start services.

"(v) To supplement amounts provided under 5 6 paragraph (2)(C) to provide training necessary to improve the qualifications of the staff of the Head 7 8 Start agencies, and to support staff training, child 9 counseling, and other services necessary to address 10 the problems of children participating in Head Start 11 programs, including children from dysfunctional 12 families, children who experience chronic violence in 13 their communities, and children who experience sub-14 stance abuse in their families.

15 "(vi) To conduct outreach to homeless families
16 in an effort to increase the program participation of
17 homeless children.

18 "(vii) To conduct outreach to migrant and sea19 sonal farm-working families and families with chil20 dren with a limited English proficiency.

21 "(viii) Such other activities as the Secretary
22 may designate.";

23 (3) in paragraph (4) by striking "1998" in sub24 paragraph (A) and inserting "2005";

(4) in paragraph (5) by amending subpara graphs (A), (B), and (C) to read as follows:

3 "(A) From amounts reserved and allotted pursuant
4 to paragraph (4), the Secretary shall award the collabora5 tion grants described in subparagraphs (B) and (D).

6 "(B) From the reserved sums in paragraph (4), the 7 Secretary shall award a collaboration grant to any State 8 that submits a written request. Such grant shall be equal 9 to the amount the State received under this paragraph for 10 such activity for fiscal year 2005. Such grant shall be used by the State to facilitate collaboration regarding activities 11 12 carried out in the State under this subchapter, and other 13 activities carried out in and by the State that are designed to benefit low-income children and families and to encour-14 15 age Head Start agencies to collaborate with entities involved in State and local planning processes (including the 16 17 State lead agency administering the financial assistance 18 under the Child Care and Development Block Grant Act 19 of 1990 and the entities that provide child care resource 20and referral services in the State) in order to better meet 21 the needs of low-income children and their families.

"(C) In order to improve results for children, a State
that receives a grant under subparagraph (B) shall appoint an individual to serve as the State Director of Head
Start Collaboration to be a liaison between the appropriate

1 regional office of the Administration for Children and

-	regional office of the Hammoration for emater and
2	Families and agencies carrying out Head Start programs
3	in the State. The State shall—
4	"(i) ensure that such Director holds a position
5	with sufficient authority and access to ensure that
6	the collaboration described in subparagraph (B) is
7	effective and involves a range of State agencies and
8	local entities, including—
9	"(I) the State educational agency;
10	"(II) the State Department of Health and
11	Human Services;
12	"(III) the State agency that oversees child
13	care;
14	"(IV) the State agency that assists chil-
15	dren with developmental disabilities;
16	"(V) the State Head Start Association;
17	"(VI) the State network of child care re-
18	source and referral agencies;
19	"(VII) local educational agencies;
20	"(VIII) community-based and faith-based
21	organizations;
22	"(IX) representatives of migrant and sea-
23	sonal Head Start programs located in the
24	State;

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1	"(X) representatives of Indian Head Start
2	programs located in the State;
3	"(XI) State and local providers of early
4	childhood education and child care, including
5	providers with experience serving children with
6	limited English proficiency; and
7	"(XII) other entities carrying out pro-
8	grams serving low-income children and families
9	in the State;
10	"(ii) involve the entities described in clause (i)
11	to develop a strategic plan for the coordinated out-
12	reach to identify eligible children and to implement
13	strategies based on a needs assessment, which shall
14	include an assessment of the availability of high
15	quality prekindergarten services for low-income chil-
16	dren in the State. Such assessment shall be com-
17	pleted not later than 1 year after the date of enact-
18	ment of the School Readiness Act of 2005 and be
19	updated on an annual basis and shall be made avail-
20	able to the general public within the State;
21	"(iii) ensure that the collaboration described in
22	subparagraph (B) involves coordination of Head
23	Start services with health care, welfare, child care,
24	child protective services, education, community serv-
25	ice activities, family literacy services, activities relat-

1	ing to children with disabilities (including coordina-
2	tion of services with those State officials who are re-
3	sponsible for administering part C and section 619
4	of the Individuals with Disabilities Education Act
5	(20 U.S.C. 1419, 1431 et seq.)), and services for
6	homeless children (including coordination of services
7	with the Office of Coordinator for Education of
8	Homeless Children and Youth designated under sec-
9	tion $722(g)(1)(J)(ii)$ of the McKinney-Vento Home-
10	less Assistance Act of 2001 (42 U.S.C.
11	11432(g)(1)(J)(ii));
12	"(iv) require the State Director of Head Start
13	Collaboration to—
14	"(I) serve on the Early Learning Council
15	pursuant to section $642B(b)$;
16	"(II) consult with the Early Learning
17	Council, chief State school officer, local edu-
18	cational agencies, representatives of local Head
19	Start agencies and providers of early childhood
20	education and care in unified planning regard-
21	ing early care and education services at both
22	the State and local levels, including collabo-
23	rative efforts to develop school readiness stand-
24	ards;

29

1 "(III) consult with the chief State school 2 officer, local educational agencies, State child 3 care administrators, State human services ad-4 ministrators, representatives of local child care 5 resource and referral agencies, local early child-6 hood councils, providers of early childhood edu-7 cation and care, and other relevant State and 8 local agencies, and representatives of the State 9 Head Start Association to plan for the provision 10 of full-working-day, full-calendar-year early care 11 and education services for eligible children with 12 working parents who have a demonstrated need; 13 "(IV) consult with the chief State school 14 officer, local educational agencies, other State 15 and local agencies administering the State pre-16 kindergarten program, as applicable, and Head 17 Start agencies to improve alignment between 18 Head Start programs and State-funded pre-19 kindergarten activities to meet shared goals of 20 school readiness; and 21 "(V) establish improved linkages between 22 Head Start agencies and other children and

family agencies, including agencies that provide 24 health, mental health or family services or other 25 child and family support services.";

1	(C) in subparagraph (D)(i) by inserting
2	"and providers of services supporting early
3	childhood education and child care" after "As-
4	sociations"; and

5 (D) by amending paragraph (6)(A) to read6 as follows:

7 "(A) From amounts reserved and allotted pursuant 8 to paragraphs (2) and (4), the Secretary shall use, for 9 grants for programs described in section 645A(a) of this 10 subchapter, a portion of the combined total of such amounts equal to at least 10 percent for each of the fiscal 11 years 2006 through 2011, of the amount appropriated 12 13 pursuant to section 639(a), except as provided in subpara-14 graph (B).".

15 (b) SERVICE DELIVERY MODELS.—Section 640(f) of 16 the Head Start Act (42 U.S.C. 9835(f)) is amended by 17 inserting before the period at the end the following: ", in-18 cluding models that leverage the existing capacity and ca-19 pabilities of the delivery system of early childhood edu-20 cation and child care".

21 (c) MAINTENANCE OF SERVICE LEVELS.—Section
22 640(g)(2) of the Head Start Act (42 U.S.C. 9835(g)(2))
23 is amended—

24 (1) by striking "For the purpose of expanding
25 Head Start programs, in" and inserting "In";

(2) by amending subparagraph (C) to read as
 follows:

3 "(C) the extent to which the applicant has un-4 dertaken community-wide strategic planning and 5 needs assessments involving other community orga-6 nizations and Federal, State, and local public agen-7 cies serving children and families (including organi-8 zations and agencies providing family support serv-9 ices and protective services to children and families 10 and organizations serving families in whose homes 11 English is not the language customarily spoken), 12 and individuals, organizations, and public entities serving children with disabilities and homeless chil-13 14 dren including the local educational agency liaison 15 designated under section 722(g)(1)(J)(ii) of the 16 McKinney-Veto Homeless Assistance Act (42 U.S.C. 17 11432(g)(1)(J)(ii));";

18 (3) in subparagraph (D) by striking "other19 local" and inserting "the State and local";

20 (4) in subparagraph (E) by inserting "would
21 like to participate but" after "community who";

(5) in subparagraph (G)—

23 (A) by inserting "leverage the existing de24 livery systems of such services and" after
25 "manner that will"; and

1	(B) by striking "and" at the end;
2	(6) in subparagraph (H)—
3	(A) by inserting ", including the local edu-
4	cational agency liaison designated under section
5	722(g)(1)(J)(ii) of the McKinney-Vento Home-
6	less Assistance Act (42 U.S.C.
7	11432(g)(1)(J)(ii))," after "community in-
8	volved";
9	(B) by striking "plans to coordinate" and
10	inserting "successfully coordinated its activi-
11	ties"; and
12	(C) by striking the period at the end and
13	inserting "; and"; and
14	(7) by adding at the end the following:
15	"(I) the amount of funds used by such agency
16	to pay administrative expenses and the amount of
17	available funds received by such agency under this
18	section to serve each enrolled child.".
19	(d) VEHICLE SAFETY REQUIREMENTS.—Section
20	640(i) of the Head Start Act (42 U.S.C. 9835(i)) is
21	amended—
22	(1) by striking "(i) The" and inserting the fol-
23	lowing:
24	"(i) TRANSPORTATION SAFETY.—
25	"(1) REGULATIONS.—The"; and

1	(2) by adding at the end the following:
2	"(2) WAIVER AUTHORITY.—
3	"(A) IN GENERAL.—The Secretary may
4	waive for a period of up to one year the require-
5	ments of regulations promulgated under para-
6	graph (1) for one or more vehicles used by the
7	agency or its designee in transporting children
8	enrolled in a Head Start program or an Early
9	Head Start program if—
10	"(i) such requirements pertain to
11	child restraint systems and bus monitors;
12	"(ii) the agency demonstrates that
13	compliance with such requirements will re-
14	sult in a significant disruption to the Head
15	Start program or the Early Head Start
16	program; and
17	"(iii) is in the best interest of the
18	child.
19	"(B) RENEWAL.—The Secretary may
20	renew a waiver under subparagraph (A).".
21	(e) Migrant and Seasonal Head Start Pro-
22	GRAMS.—Section 640(1) of the Head Start Act (42 U.S.C.
23	9835(l)) is amended—
24	(1) by amending paragraph (3) to read as fol-
25	lows:

1 "(3) In carrying out this subchapter, the Secretary 2 shall continue the administrative arrangement at the na-3 tional level for meeting the needs of Indian children and 4 children of migrant and seasonal farmworkers and shall 5 ensure that appropriate funding is provided to meet such needs, including training and technical assistance and the 6 7 appointment of a national migrant and seasonal Head Start collaboration director and a national Indian Head 8 9 Start collaboration director."; and

10 (2) by adding at the end the following:

"(4)(A) For the purposes of paragraph (3), the Secretary shall conduct an annual consultation in each affected Head Start region, with tribal governments operating Head Start programs and Early Head Start programs.

"(B) The consultations shall be for the purpose of
better meeting the needs of American Indian and Alaska
Native children and families pertinent to subsections (a),
(b), and (c) of section 641, taking into consideration funding allocations, distribution formulas, and other issues affecting the delivery of Head Start services within tribal
communities.

23 "(C) The Secretary shall publish a notification of the
24 consultations in the Federal Register prior to conducting
25 the consultations.

"(D) A detailed report of each consultation shall be
 prepared and made available, on a timely basis, to all trib al governments receiving funds under this subchapter.".
 (f) ENROLLMENT OF HOMELESS CHILDREN.—Sec tion 640 of the Head Start Act (42 U.S.C. 9835) is
 amended by adding at the end the following:

7 "(m) ENROLLMENT OF HOMELESS CHILDREN.—The
8 Secretary shall by regulation prescribe policies and proce9 dures to remove barriers to the enrollment and participa10 tion of homeless children in Head Start programs. Such
11 regulations shall require Head Start agencies—

12 "(1) to implement policies and procedures to
13 ensure that homeless children are identified and
14 prioritized for enrollment;

15 "(2) to allow homeless families to apply to, en16 roll in and attend Head Start programs while re17 quired documents, such as proof of residency, immu18 nization and other medical records, birth certificates
19 and other documents, are obtained within a reason20 able time frame; and

21 "(3) coordinate individual Head Start centers
22 and programs with efforts to implement subtitle B
23 of title VII of the McKinney-Vento Homeless Assist24 ance Act (42 U.S.C. 11431–11435).

"(n) RULE OF CONSTRUCTION.—Nothing in this sub-1 2 chapter shall be construed to require a State to establish 3 a program of early education for children in the State, 4 to require any child to participate in a program of early 5 education, to attend school, or to participate in any initial screening prior to participation in such program, except 6 7 as provided under section 612(a)(3), (consistent with sec-8 tion 614(a)(1)(C), of the Individuals with Disabilities Education Act. 9

10 "(o) MATERIALS.—All curricula and instructional
11 materials funded under this subchapter shall be scientif12 ically based and age and developmentally appropriate.
13 Parents shall have the ability to inspect, upon request, any
14 curricula or instructional materials.".

15 SEC. 7. DESIGNATION OF AGENCIES.

16 (a) AUTHORITY TO DESIGNATE.—Section 641(a) of
17 the Head Start Act (42 U.S.C. 9836(a)) is amended to
18 read as follows:

19 "(a) Authority To Designate.—

20 "(1) IN GENERAL.—The Secretary is authorized
21 to designate as a Head Start agency any local public
22 or private nonprofit or for-profit agency within a
23 State, including a community-based or faith-based
24 organization that—

1	"(A) has power and authority to carry out
2	the purpose of this subchapter and perform the
3	functions set forth in section 642 within a
4	State; and
5	"(B) is determined to be capable of plan-
6	ning, conducting, administering, and evaluating,
7	either directly or by other arrangements, a
8	Head Start program.
9	"(2) DESIGNATION REQUIREMENTS.—To be
10	designated as a Head Start agency and to receive fi-
11	nancial assistance under this subparagraph, an enti-
12	ty described in sub paragraph (1) shall—
13	"(A) establish measurable objectives for—
14	"(i) the school readiness of children
15	participating in the program under this
16	subchapter;
17	"(ii) meeting the performance stand-
18	ards described in section 641A;
19	"(iii) educational instruction in
20	prereading, premathematics, and language
21	skills; and
22	"(iv) the provision of health, edu-
23	cational, nutritional, social and other serv-
24	ices related to school readiness; and

"(B) align curricula to challenging State
 developed academic content standards and the
 Head Start Child Outcomes Framework devel oped by the Secretary.

5 "(3) ELIGIBILITY FOR SUBSEQUENT FINANCIAL 6 ASSISTANCE.-In order to receive financial assist-7 ance under this subchapter subsequent to the initial 8 financial assistance provided following the effective 9 date of this subsection, an entity described in para-10 graph (1) shall demonstrate that the entity has met 11 the measurable objectives described in paragraph 12 (2);

13 "(4) MEASURING PROGRESS.—Progress in
14 meeting such measurable objectives shall not be
15 measured primarily or solely by the results of assess16 ments.".

17 (b) PRIORITY IN DESIGNATION.—Section 641(c) of
18 the Head Start Act (42 U.S.C. 9836(c)) is amended to
19 read as follows:

"(c) CONSULTATION.—In the administration of this
section, the Secretary shall, in consultation with the chief
executive officer of the State involved, give priority in the
designation of Head Start agencies to Head Start agencies
that—

1	((1)) are receiving assistance under this sub-
2	chapter on the effective date of this subsection;
3	((2)) meet or exceed program and financial
4	management requirements, standards described in
5	section 641A(a);
6	"(3) meet or exceed the education standards
7	and requirements described in section
8	641A(a)(1)(B);
9	"(4) have no unresolved area of noncompliance;
10	"(5) have not been deemed to have a deficiency
11	since the then most recent designation;
12	"(6) employ qualified staff (including in center-
13	based programs, a teaching staff of whom at least
14	50 percent have an associate, baccalaureate, or ad-
15	vanced degree in early child education or a related
16	field), except that the Secretary may waive the appli-
17	cation of this paragraph, for a period not to exceed
18	3 years, for Head Start programs operating in rural
19	areas, for migrant and seasonal Head Start pro-
20	grams, and for Indian Head Start programs, on a
21	case-by-case basis, if the program demonstrates
22	progress in increasing the qualifications of teaching
23	staff and demonstrates adequate instructional super-
24	vision by qualified staff;

"(7) were not deemed by the Secretary as
 chronically under-enrolled since the then most recent
 designation;

4 "(8) utilize curricula based on scientifically
5 based research that are aligned with challenging
6 State developed academic content standards and the
7 Head Start Child Outcomes Framework developed
8 by the Secretary;

9 "(9) demonstrate active partnerships with local
10 educational agencies serving the same communities
11 to facilitate smooth transitions to kindergarten;

"(10) actively implement a memorandum of understanding described in section 642B(a) and additional collaborative partnerships with organizations
that enhance the delivery of services to children;

"(11) demonstrate success in improving child
outcomes across all domains of development, including measurable progress in language skills,
prereading knowledge, and premathematics knowledge;

21 "(12) maintain classroom environments con22 structive to early learning and future school success;
23 "(13) demonstrate strong parental involvement
24 and activities to develop parent skills to support
25 their children's educational development and ability

1	to participate effectively in decisions relating to the
2	education of their children;
3	"(14) are overseen by a board described in sec-
4	tion 642(b) that provides direction and actively over-
5	sees all program activities;
6	"(15) document strong fiscal controls, includ-
7	ing—
8	"(A) the employment of well-qualified fis-
9	cal staff with a history of successful manage-
10	ment of a public or private organization;
11	"(B) having no reportable material weak-
12	nesses with applicable laws and regulations on
13	all annual financial audits performed since the
14	most recent designation;
15	"(C) meeting or exceeding annual require-
16	ments for financial support under section
17	640(b); and
18	"(D) maintaining total administrative costs
19	at or below 15 percent of total program costs;
20	((16) are licensed to operate in accordance with
21	all applicable State child care regulations;
22	"(17) conduct outreach activities to ensure that
23	services are provided to the most at-risk families in
24	the community;

1 "(18) have developed strong community part-2 nerships with public and private organizations, such as businesses, health, providers of early childhood 3 4 education, and social service providers; and "(19) provide opportunities for ongoing profes-5 6 sional development.". 7 (c) DESIGNATION WHEN NO ENTITY HAS PRI-8 ORITY.—Section 641(d) of the Head Start Act (43 U.S.C. 9 9836(d)) is amended to read as follows: 10 "(d) DESIGNATION WHEN NO ENTITY HAS PRI-11 ORITY.— 12 "(1) IN GENERAL.—If no entity in a commu-13 nity is entitled to the priority specified in subsection 14 (c), the Secretary shall, after conducting an open 15 competition, designate for a 5-year period a Head 16 Start agency from among qualified applicants in 17 such community. "(2) Considerations in designation.-In 18 19 selecting from among qualified applicants for des-20 ignation as a Head Start agency, the Secretary shall 21 consider the effectiveness of each such applicant to 22 provide Head Start services, based on— 23 "(A) any past performance of such appli-24 cant in providing services comparable to Head

1	Start services, including how effectively such
2	applicant provided such comparable services;
3	"(B) the plan of such applicant to provide
4	comprehensive health (including mental and be-
5	havioral health), educational, nutritional, social,
6	and other services needed to prepare children to
7	succeed in school;
8	"(C) the capacity of such applicant to
9	serve eligible children with curriculum and
10	teaching practices based on scientifically based
11	research that promote the school readiness of
12	children participating in the program;
13	"(D) the plan of such applicant to meet
14	standards set forth in section $641A(a)(1)$, with
15	particular attention to the standards set forth
16	in subparagraphs (A) and (B) of such section;
17	"(E) the proposed budget and plan of such
18	applicant to maintain strong fiscal controls and
19	cost effective fiscal management;
20	"(F) the plan of such applicant to coordi-
21	nate the Head Start program the applicant pro-
22	poses to carry out with other educational pro-
23	grams for young children, including—
24	"(i) the Early Reading First and
25	Even Start programs under subparts 2

1	and 3 of part B of title I of the Elemen-
2	tary and Secondary Education Act of 1965
3	(20 U.S.C. 6371 et seq., 6381 et seq.);
4	"(ii) programs under section 619 and
5	part C of the Individuals with Disabilities
6	Education Act (20 U.S.C. 1419, 1431 et
7	seq.);
8	"(iii) State prekindergarten programs;
9	"(iv) child care programs;
10	"(v) the educational programs that
11	the children participating in the Head
12	Start program involved will enter at the
13	age of compulsory school attendance; and
14	"(vi) reading readiness programs such
15	as those conducted by public and school li-
16	braries;
17	"(G) the plan of such applicant to coordi-
18	nate the Head Start program that the applicant
19	proposes to carry out, with public and private
20	entities that are willing to commit resources to
21	assist the Head Start program in meeting its
22	program needs;
23	"(H) the plan of such applicant—
24	"(i) to seek the involvement of parents
25	(including grandparents and kinship care-

1	givers, as appropriate) of children partici-
2	pating in the proposed Head Start pro-
3	gram, in activities (at home and, if prac-
4	ticable, at the location of the Head Start
5	program) designed to help such parents be-
6	come full partners in the education of their
7	children;
8	"(ii) to afford such parents the oppor-
9	tunity to participate in the development
10	and overall conduct of the program at the
11	local level;
12	"(iii) to offer (directly or through re-
13	ferral to local entities, such as entities car-
14	rying out Even Start programs under sub-
15	part 3 of part B of title I of the Elemen-
16	tary and Secondary Education Act of 1965
17	(20 U.S.C. 6381 et seq.), public and school
18	libraries, and entities carrying out family
19	support programs) to such parents—
20	"(I) family literacy services; and
21	"(II) parenting skills training;
22	"(iv) to offer to parents of partici-
23	pating children, substance abuse coun-
24	seling (either directly or through referral
25	to local entities), including information on

1 the effect of drug exposure on infants and 2 fetal alcohol syndrome; "(v) at the option of such applicant, 3 4 to offer (directly or through referral to 5 local entities) to such parents— 6 "(I) training in basic child devel-7 opment (including cognitive develop-8 ment); 9 "(II) assistance in developing lit-10 eracy and communication skills; 11 "(III) opportunities to share ex-12 periences with other parents (includ-13 ing parent mentor relationships); 14 "(IV) regular in-home visitation; "(V) 15 mental and behavioral 16 health services; or "(VI) any other activity designed 17 18 to help such parents become full part-19 ners in the education of their children; 20 "(vi) to provide, with respect to each 21 participating family, a family needs assess-22 ment that includes consultation with such 23 parents about the benefits of parent in-24 volvement and about the activities de-25 scribed in subparagraph (H) in which such

parents may choose to become involved 1 2 (taking into consideration their specific 3 family needs, work schedules, and other re-4 sponsibilities); and "(vii) to extend outreach to fathers, in 5 6 appropriate cases, in order to strengthen 7 the role of fathers in families, in the education of their young children, and in the 8 9 Head Start program, by working directly 10 with fathers and father figures through ac-11 tivities such as— 12 "(I) in appropriate cases, includ-13 ing fathers in home visits and pro-14 viding opportunities for direct father-15 child interactions; and "(II) targeting increased male 16 17 participation in the conduct of the 18 program; 19 "(I) the ability of such applicant to carry 20 out the plans described in paragraphs (2), (4), 21 and (5); 22 "(J) the plan of such applicant to meet the 23 needs of limited English proficient children and 24 their families, including procedures to identify 25 such children, plans to provide trained per-

1	sonnel, and plans to provide services to assist
2	the children in making progress toward the ac-
3	quisition of the English language, while making
4	meaningful progress in attaining the knowledge,
5	skills, abilities, and development described in
6	section $641A(a)(1)(B);$
7	"(K) the plan of such applicant to meet
8	the diverse cultural needs of the population
9	served;
10	"(L) the plan of such applicant to meet
11	the needs of children with disabilities;
12	"(M) the plan of such applicant who choos-
13	es to assist younger siblings of children who will
14	participate in the Head Start program, to ob-
15	tain health services from other sources;
16	"(N) the plan of such applicant to collabo-
17	rate with other entities carrying out early child-
18	hood education and child care programs in the
19	community, including private entities and char-
20	ter schools offering pre-kindergarten;
21	"(O) the plan of such applicant to meet
22	the needs of homeless children, including trans-
23	portation needs, and children in foster care;
24	"(P) the plan of such applicant to main-
25	tain a qualified staff, including a teaching staff

1	qualified to implement research-based edu-
2	cational curricula aligned with challenging
3	State-developed academic content standards,
4	the Head Start Child Outcomes Framework de-
5	veloped by the Secretary, and the State early
6	learning standards in States in which such
7	standards are developed;
8	((Q) the plan of such applicant to enter
9	into memoranda of understanding with local
10	educational agencies, child care providers, and
11	other entities within the service area; and
12	"(R) other factors related to the require-
13	ments of this subchapter.".
14	(d) Selection of Applicants.—Section 641(g) of
15	the Head Start Act (43 U.S.C. 9836(g)) is amended to
16	read as follows:
17	"(g) ISSUANCE OF RULES.—Not later than 180 days
18	after the enactment of the School Readiness Act of 2005,
19	the Secretary shall issue rules to carry out this section.".
20	SEC. 8. QUALITY STANDARDS; MONITORING OF HEAD
21	START AGENCIES AND PROGRAMS.
22	(a) QUALITY STANDARDS.—Section 641A(a) of the
23	Head Start Act (42 U.S.C. 9836a(a)) is amended—
24	(1) by amending paragraph $(1)(B)$ —
25	(A) in clause (i)—

1	(i) by inserting "based on sound sci-
2	entific evidence" after "standards"; and
3	(ii) by inserting "and sustained aca-
4	demic gains" after "readiness"; and
5	(B) by amending clause (ii) to read as fol-
6	lows:
7	"(ii) additional scientifically-based edu-
8	cation standards to ensure that the children
9	participating in the program, at a minimum de-
10	velop and demonstrate—
11	"(I) language knowledge and skills,
12	including oral language and listening com-
13	prehension;
14	"(II) prereading knowledge and skills
15	that prepare children for early literacy in
16	schools, including phonological awareness,
17	print awareness and print skills, and al-
18	phabetic knowledge;
19	"(III) premathematics knowledge and
20	skills, including aspects of classification,
21	seriation, number, spatial relations, and
22	time;
23	"(IV) cognitive abilities related to aca-

24 demic achievement and child development;

	-
1	"(V) social and emotional development
2	related to early learning, school success,
3	and sustained academic gains;
4	"(VI) approaches to learning related
5	to child development and early learning;
6	and
7	"(VII) in the case of limited-English
8	proficient children, progress toward acqui-
9	sition of the English language while mak-
10	ing meaningful progress in attaining the
11	knowledge, skills, abilities, and develop-
12	ment described in subclauses (I) through
13	(IV);'';
14	(2) in paragraph (2) —
15	(A) by amending subparagraph (B) to read
16	as follows:
17	"(B) take into consideration—
18	"(i) past experience with use of the
19	standards in effect under this subchapter
20	on October 27, 1998;
21	"(ii) changes over the period since Oc-
22	tober 27, 1998, in the circumstances and
23	problems typically facing children and fam-
24	ilies served by Head Start agencies;

1	"(iii) developments concerning re-
2	search based practices with respect to early
3	childhood education and development, chil-
4	dren with disabilities, family services, pro-
5	gram administration, and financial man-
6	agement;
7	"(iv) projected needs of an expanding
8	Head Start program;
9	"(v) guidelines and standards cur-
10	rently in effect or under consideration that
11	promote child health services and physical
12	development, including outdoor activity
13	that supports children's motor development
14	and overall health and nutrition;
15	"(vi) changes in the population of
16	children who are eligible to participate in
17	Head Start programs, including the lan-
18	guage background and family structure of
19	such children;
20	"(vii) scientifically based research to
21	ensure that children participating in Head
22	Start programs make a successful transi-
23	tion to schools that the children will be at-
24	tending; and

1	"(viii) the unique challenges faced by
2	individual programs, including those that
3	are seasonal or short term, and those that
4	serve rural populations; and"; and
5	(B) in subparagraph (C)(ii) by striking
6	"the date" and all that follows through "Act of
7	1998", and inserting "October 27, 1998"; and
8	(3) by adding at the end the following:
9	"(4) Evaluations and corrective actions
10	FOR DELEGATE AGENCIES.—
11	"(A) PROCEDURES.—The Head Start
12	agency shall establish procedures relating to its
13	delegate agencies, including—
14	"(i) procedures for evaluating delegate
15	agencies;
16	"(ii) procedures for defunding dele-
17	gate agencies; and
18	"(iii) procedures for appealing a
19	defunding decision relating to a delegate
20	agency.
21	"(B) EVALUATIONS.—Each Head Start
22	agency—
23	"(i) shall evaluate its delegate agen-
24	cies using the procedures established pur-

1	suant to this section, including subpara-
2	graph (A); and
3	"(ii) shall inform the delegate agen-
4	cies of the deficiencies identified through
5	the evaluation that shall be corrected.
6	"(C) Remedies to ensure corrective
7	ACTIONS.—If the Head Start agency identifies
8	a deficiency for a delegate agency through the
9	evaluation, the Head Start agency may—
10	"(i) initiate procedures to terminate
11	the designation of the agency unless the
12	agency corrects the deficiency;
13	"(ii) conduct monthly monitoring vis-
14	its to such delegate agency until all defi-
15	ciencies are corrected or the Head Start
16	agency decides to defund such delegate
17	agency; and
18	"(iii) release funds to such delegate
19	agency only as reimbursements until all de-
20	ficiencies are corrected or the Head Start
21	agency decides to defund such delegate
22	agency.
23	"(D) RULE OF CONSTRUCTION.—Nothing
24	in this paragraph shall be construed to impact
25	or obviate the responsibilities of the Secretary

1	with respect to Head Start agencies or delegate
2	agencies receiving funding under this sub-
3	chapter.".
4	(b) Results-Based Performance Measures.—
5	Section 641A(b) of the Head Start Act (42 U.S.C.
6	9836a(b)) is amended—
7	(1) by amending paragraph (2) to read as fol-
8	lows:
9	"(2) CHARACTERISTICS OF MEASURES.—The
10	performance measures developed under this sub-
11	section shall—
12	"(A) be used to assess the impact of the
13	various services provided by Head Start pro-
14	grams and, to the extent the Secretary finds
15	appropriate, administrative and financial man-
16	agement practices of such programs;
17	"(B) be adaptable for use in self-assess-
18	ment, peer review, and program evaluation of
19	individual Head Start agencies and programs;
20	"(C) be developed for other program pur-
21	poses as determined by the Secretary;
22	"(D) be appropriate for the population
23	served; and

1	"(E) be reviewed no less than every 4
2	years, based on advances in the science of early
3	childhood development.
4	The performance measures shall include the per-
5	formance standards described in subparagraphs (A)
6	and (B) of subsection (a)(1).";
7	(2) by amending paragraph (3) to read as fol-
8	lows:
9	"(3) Use of measures.—
10	"(A) The Secretary shall use the perform-
11	ance measures pursuant to this subsection to
12	identify—
13	"(i) strengths and weaknesses in the
14	operation of Head Start programs nation-
15	ally, regionally, and locally as appropriate;
16	and
17	"(ii) program areas that may require
18	additional training and technical assistance
19	resources.
20	"(B) The Secretary shall provide a detailed
21	justification to the Congress regarding the
22	planned uses of the data collected by the Na-
23	tional Reporting System developed by the Sec-
24	retary and shall demonstrate its scientific valid-
25	ity and reliability for such purposes, including

1	its scientific validity and reliability with chil-
2	dren with limited English proficiency for such
3	purposes;
4	"(C) The Secretary shall not use the Na-
5	tional Reporting System assessment results ei-
6	ther as the primary method for assessing pro-
7	gram effectiveness or as the primary method for
8	making grantee funding determinations.
9	"(D) The Secretary shall develop a process
10	to ensure that the National Reporting System
11	shall not be used to exclude children from Head
12	Start programs."; and
13	(3) by amending paragraph (4) to read as fol-
14	lows:
15	"(4) Educational measures.—Results based
16	measures shall be designed for the purpose of pro-
17	moting the competencies of children participating in
18	Head Start programs specified in subsection
19	(a)(1)(B)(ii), with an emphasis on measuring those
20	competencies that have a strong scientifically-based
21	predictability of a child's school readiness and later
22	performance in school.".
23	(c) Monitoring of Local Agencies and Pro-
24	GRAMS.—Section 641A(c) of the Head Start Act (42
25	U.S.C. 9836a(c)) is amended—

1	(1) in paragraph (1) —
2	(A) in the matter preceding subparagraph
3	(A) by inserting "develop and utilize a risk-
4	based assessment system to" after "shall";
5	(B) by amending subparagraph (C) to read
6	as follows:
7	"(C) Followup reviews, including unan-
8	nounced reviews as appropriate, of programs
9	with 1 or more findings of deficiencies not later
10	than 6 months after the date of such finding.";
11	and
12	(C) by amending subparagraph (D) to read
13	as follows:
14	"(D) Unannounced site inspections of
15	Head Start centers and other reviews, as appro-
16	priate.";
17	(2) by amending paragraph (2) to read as fol-
18	lows:
19	"(2) CONDUCT OF REVIEWS.—The Secretary
20	shall ensure that reviews described in subparagraphs
21	(A) through (C) of paragraph (1)—
22	"(A) that incorporate a monitoring visit,
23	may be done without prior notice of the visit to
24	the local agency or program;

1	"(B) are conducted by review teams com-
2	posed of individuals who are knowledgeable
3	about the program areas they are reviewing
4	and, to the maximum extent practicable, the di-
5	verse (including linguistic and cultural) needs of
6	eligible children (including children with disabil-
7	ities) and limited-English proficient children
8	and their families;
9	"(C) include as part of the reviews of the
10	programs, a review and assessment of program
11	effectiveness, including strengths and areas for
12	improvement, as measured in accordance with
13	the results-based performance measures devel-
14	oped by the Secretary pursuant to subsection
15	(b) and with the standards established pursuant
16	to subparagraphs (A) and (B) of subsection
17	(a)(1);
18	"(D) seek information from the commu-
19	nities and the States involved about the per-
20	formance of the programs and the efforts of the
21	Head Start agencies to collaborate with other
22	entities carrying out early childhood education
23	and child care programs in the community;
24	"(E) seek information from the commu-
25	nities where Head Start programs exist about

1	innovative or effective collaborative efforts, bar-
2	riers to collaboration, and the efforts of the
3	Head Start agencies and programs to collabo-
4	rate with the entities carrying out early child-
5	hood education and child care programs in the
6	community;
7	"(F) include as part of the reviews of the
8	programs, a review and assessment of whether
9	a program is in conformity with the income eli-
10	gibility requirements, as defined in section 645
11	and regulations promulgated thereunder;
12	"(G) include as part of the reviews of the
13	programs, a review and assessment of whether
14	programs have adequately addressed the popu-
15	lation and community needs (including popu-
16	lations of children with a limited English pro-
17	ficiency and children of migrant and seasonal
18	farm-working families);
19	"(H) include as part of the review the ex-
20	tent to which the program addresses the com-
21	munity needs and strategic plan identified in
22	section $640(g)(2)(C)$; and
23	"(I) are conducted in a manner that evalu-
24	ates program performance, quality, and overall
25	operations with consistency and objectivity, and

based on a transparent and reliable system of
 review.".

3 (d) CORRECTIVE ACTION; TERMINATION.—Section
4 641A(d) of the Head Start Act (42 U.S.C. 9836a(d)) is
5 amended—

6 (1) in paragraph (1) by amending the matter
7 preceding subparagraph (A) to read as follows:

8 "(1) DETERMINATION.—If the Secretary deter-9 mines, on the basis of a review pursuant to sub-10 section (c), that a Head Start agency designated 11 pursuant to section 641 fails to meet the standards 12 described in subsection (a) or results-based perform-13 ance measures developed by the Secretary under 14 subsection (b), or fails to adequately address the 15 community needs and strategic plan identified in 16 640(g)(2)(C), the Secretary shall—";

17 (2) by amending paragraph (2) to read as fol-18 lows:

"(2) Quality improvement plan.—

20 "(A) AGENCY AND PROGRAM RESPONSIBIL21 ITIES.—In order to retain a designation as a
22 Head Start agency under this subchapter, or in
23 the case of a Head Start program, in order to
24 continue to receive funds from such agency, a
25 Head Start agency, or Head Start program

1	that is the subject of a determination described
2	in paragraph (1) (other than an agency or pro-
3	gram required to correct a deficiency imme-
4	diately or during a 90-day period under clause
5	(i) or (ii) of paragraph (1)(B)) shall—
6	"(i) develop in a timely manner, a
7	quality improvement plan that shall be
8	subject to the approval of the Secretary, or
9	in the case of a program, the sponsoring
10	agency, and which shall specify—
11	"(I) the deficiencies to be cor-
12	rected;
13	"(II) the actions to be taken to
14	correct such deficiencies; and
15	"(III) the timetable for accom-
16	plishment of the corrective actions
17	specified; and
18	"(ii) eliminate each deficiency identi-
19	fied, not later than the date for elimination
20	of such deficiency specified in such plan
21	(which shall not be later than 1 year after
22	the date the agency or program received
23	notice of the determination and of the spe-
24	cific deficiency to be corrected).

1	"(B) Secretarial Responsibility.—Not
2	later than 30 days after receiving from a Head
3	Start agency a proposed quality improvement
4	plan pursuant to subparagraph (A), the Sec-
5	retary shall either approve such proposed plan
6	or specify the reasons why the proposed plan
7	cannot be approved.
8	"(C) AGENCY RESPONSIBILITY FOR PRO-
9	GRAM IMPROVEMENT.—Not later than 30 days
10	after receiving from a Head Start program, a
11	proposed quality improvement plan pursuant to
12	subparagraph (A), the sponsoring agency shall
13	either approve such proposed plan or specify
14	the reasons why the proposed plan cannot be
15	approved."; and
16	(3) in paragraph (3) by inserting "and pro-
17	grams" after "agencies";
18	(4) by amending subsection (e) to read as fol-
19	lows:
20	"(e) Summaries of Monitoring Outcomes.—Not
21	later than 120 days after the end of each fiscal year, the
22	Secretary shall publish a summary report on the findings
23	of reviews conducted under subsection (c) and on the out-
24	comes of quality improvement plans implemented under
25	subsection (d), during such fiscal year. Such information

1	shall be made available to all parents with children receiv-
2	ing assistance under this subchapter in an understandable
3	and uniform format, and to the extent practicable, pro-
4	vided in a language that the parents can understand, and
5	in addition, make the information widely available through
6	public means such as distribution through public agencies,
7	and at a minimum posting such information on the Inter-
8	net immediately upon publication."; and
9	(5) by adding at the end the following:
10	"(f) Reduction of Grants and Redistribution
11	OF FUNDS IN CASES OF UNDER-ENROLLMENT.—
12	"(1) DEFINITIONS.—In this subsection:
13	"(A) ACTUAL ENROLLMENT.—The term
14	'actual enrollment' means, with respect to a
15	Head Start program, the actual number of chil-
16	dren enrolled in such program in a given
17	month.
18	"(B) BASE GRANT.—The term 'base grant'
19	means, with respect to a Head Start agency for
20	a fiscal year, that portion of the grant de-
21	rived—
22	"(i) from amounts reserved for use in
23	accordance with section $640(a)(2)(A)$, for a
24	Head Start agency administering an In-

1	dian Head Start program or migrant and
2	seasonal Head Start program;
3	"(ii) from amounts reserved for pay-
4	
	ments under section $640(a)(2)(B)$; or
5	"(iii) from amounts available under
6	section $640(a)(2)(D)$ or allotted among
7	States under section $640(a)(4)$.
8	"(C) Funded enrollment.—The term
9	'funded enrollment' means, with respect to the
10	program of a Head Start agency in a fiscal
11	year, the number of children that the agency is
12	funded to serve through a grant for the pro-
13	gram during such fiscal year, as indicated in
14	the grant agreement.
15	"(2) ENROLLMENT REPORTING REQUIREMENT
16	FOR CURRENT FISCAL YEAR.—Each entity carrying
17	out a Head Start program shall report on a monthly
18	basis to the Secretary and the relevant Head Start
19	agency—
20	"(A) the actual enrollment in such pro-
21	gram; and
22	"(B) if such actual enrollment is less than
23	the funded enrollment, any apparent reason for
24	such enrollment shortfall.

"(3) SECRETARIAL REVIEW AND PLAN.—The
 Secretary shall—

3 "(A) on a semiannual basis, determine
4 which Head Start agencies are operating with
5 an actual enrollment that is less than the fund6 ed enrollment based on not less than the aver7 age of 4 consecutive months of data;

8 "(B) for each such Head Start agency op-9 erating a program with an actual enrollment 10 that is less than 95 percent of its funded enroll-11 ment, as determined under subparagraph (A), 12 develop, in collaboration with such agency, a 13 plan and timetable for reducing or eliminating 14 under-enrollment taking into consideration—

15 "(i) the quality and extent of the out16 reach, recruitment, and community needs
17 assessment conducted by such agency;

18 "(ii) changing demographics, mobility
19 of populations, and the identification of
20 new underserved low-income populations;

21 "(iii) facilities-related issues that may
22 impact enrollment;

23 "(iv) the ability to provide full-day
24 programs, where needed, through Head
25 Start funds or through collaboration with

entities carrying out other preschool or 1 2 child care programs, or programs with other funding sources (where available); 3 "(v) the availability and use by fami-4 5 lies of other preschool and child care op-6 tions (including parental care) in the local 7 catchment area: and "(vi) agency management procedures 8 9 that may impact enrollment; and 10 "(C) provide timely and ongoing technical 11 assistance to each agency described in subpara-12 graph (B) for the purpose of implementing the 13 plan described in such subparagraph. 14 "(4) IMPLEMENTATION.—Upon receipt of the technical assistance described in paragraph (3)(C), a 15 16 Head Start agency shall immediately implement the 17 plan described in paragraph (3)(B). "(5) Secretarial action for conversion 18 TO SERVE YOUNGER CHILDREN.-If, after imple-19 20 menting the plan described in paragraph (3)(B), the 21 grantee continues to operate a program at less than 22 full enrollment, the grantee may, upon approval by 23 the Secretary, be permitted to use a portion of the 24 base grant equal to the percentage difference be-

tween funded enrollment and actual enrollment for

1	the most then recent year, to serve persons described
2	in section 645A(c) if such agency currently operates
3	a grant described in section 645A and submits an
4	application containing—
5	"(A) evidence of community need for such
6	services;
7	"(B) a description of how the needs of
8	pregnant women, infants, and toddlers will be
9	addressed in accordance with section $645A(b)$
10	and with regulations prescribed by the Sec-
11	retary pursuant to section 641A in areas in-
12	cluding—
13	"(i) the approach to childhood devel-
13 14	"(i) the approach to childhood devel- opment and health services; and
14	opment and health services; and
14 15	opment and health services; and "(ii) the approach to family and com-
14 15 16	opment and health services; and "(ii) the approach to family and com- munity partnerships; and approach to pro-
14 15 16 17	opment and health services; and "(ii) the approach to family and com- munity partnerships; and approach to pro- gram design and management;
14 15 16 17 18	opment and health services; and "(ii) the approach to family and com- munity partnerships; and approach to pro- gram design and management; "(C) assurances that the agency will par-
14 15 16 17 18 19	opment and health services; and "(ii) the approach to family and com- munity partnerships; and approach to pro- gram design and management; "(C) assurances that the agency will par- ticipate in technical assistance activities for
 14 15 16 17 18 19 20 	opment and health services; and "(ii) the approach to family and com- munity partnerships; and approach to pro- gram design and management; "(C) assurances that the agency will par- ticipate in technical assistance activities for newly funded and existing grantees under sec-
 14 15 16 17 18 19 20 21 	opment and health services; and "(ii) the approach to family and com- munity partnerships; and approach to pro- gram design and management; "(C) assurances that the agency will par- ticipate in technical assistance activities for newly funded and existing grantees under sec- tion 654A; and

1	Any grantee permitted to serve children under this
2	paragraph shall be subject to the rules, regulations,
3	and conditions under section 645A.
4	"(6) Secretarial action for continued
5	UNDER-ENROLLMENT.—If, 1 year after the date of
6	implementation of the plan described in paragraph
7	(3)(B), the Head Start agency continues to operate
8	a program at less than full enrollment, the Secretary
9	shall, where determined appropriate, continue to
10	provide technical assistance to such agency.
11	"(7) Secretarial review and adjustment
12	FOR CHRONIC UNDER-ENROLLMENT.—
13	"(A) IN GENERAL.—If, after receiving
14	technical assistance and developing and imple-
15	menting a plan to the extent described in para-
16	graphs (3) , (4) , (5) , and (6) for 6 months, a
17	Head Start agency is still operating a program
18	with an actual enrollment that is less than 95
19	percent of its funded enrollment, the Secretary
20	may—
21	"(i) designate such agency as chron-
22	ically under-enrolled; and
23	"(ii) recapture, withhold, or reduce
24	the base grant for the program by a per-
25	centage equal to the percentage difference

10
between funded enrollment and actual en-
rollment for the program for the most re-
cent year in which the agency is deter-
mined to be under-enrolled under para-
graph $(2)(B)$.
"(B) WAIVER OR LIMITATION OF REDUC-
TIONS.—If the Secretary, after the implementa-
tion of the plan described in paragraph (3)(B),
finds that—
"(i) the shortfall can reasonably be
expected to be temporary; or
"(ii) the number of slots allotted to
the agency is small enough that under-en-
rollment does not constitute a significant
shortfall,
the Secretary may, as appropriate, waive or re-
duce the percentage recapturing, withholding,
or reduction otherwise required by subpara-
graph (A).
"(C) PROCEDURAL REQUIREMENTS; EF-
FECTIVE DATE.—The actions taken by the Sec-
retary under this paragraph with respect to a
Head Start agency shall take effect 1 day after
the date on which—

1	"(i) the time allowed for appeal under
2	section 646(a) expires without an appeal
3	by the agency; or
4	"(ii) the action is upheld in an admin-
5	istrative hearing under section 646.
6	"(8) Redistribution of funds.—
7	"(A) IN GENERAL.—Funds held by the
8	Secretary as a result of recapturing, with-
9	holding, or reducing a base grant in accordance
10	with paragraph (7) in a fiscal year shall be re-
11	distributed in such fiscal year as follows:
12	"(i) If such funds are attributable to
13	the portion of a base grant derived from
14	amounts specified in paragraph $(1)(B)(i)$
15	payable, but for the operation of this para-
16	graph, to carry out an Indian Head Start
17	program, then such funds shall be redis-
18	tributed to increase enrollment in such fis-
19	cal year in 1 or more Indian Head Start
20	programs.
21	"(ii) If such funds are attributable to
22	the portion of a base grant derived from
23	amounts specified in paragraph $(1)(B)(i)$
24	payable, but for the operation of this para-
25	graph, to carry out a migrant and seasonal

- 1 Head Start program, then such funds shall 2 be redistributed to increase enrollment in 3 such fiscal year in 1 or more migrant and 4 seasonal Head Start programs. "(iii) If such funds are attributable to 5 6 the portion of a base grant derived from 7 amounts specified in clause (ii) or (iii) of 8 paragraph (1)(B) payable, but for the op-9 eration of this paragraph, to carry out a 10 Head Start program (excluding Indian 11 Head Start programs, and migrant and 12 seasonal Head Start programs) in a State, 13 then such funds shall be redistributed to 14 increase enrollment in such fiscal year in 1 15 or more— 16
- 16 "(I) other Head Start programs
 17 (excluding Indian Head Start pro18 grams and migrant and seasonal
 19 Head Start programs) that are car20 ried out in such State; or
 21 "(II) if the Secretary determines
- that children eligible under section
 that children eligible under section
 641 are being adequately served within such State, 1 or more Early Head
 Start programs (excluding Indian

1 Head Start programs and migrant 2 and seasonal Head Start programs) or 3 1 or more Head Start programs for 4 the purpose of becoming a grantee 5 pursuant to section 645A. "(B) ADJUSTMENT TO FUNDED ENROLL-6 7 MENT.—The Secretary shall adjust as necessary 8 the requirements relating to funded enrollment 9 indicated in the grant agreement of a Head 10 Start agency receiving funds redistributed 11 under this paragraph.".

12 SEC. 9. POWERS AND FUNCTIONS OF HEAD START AGEN-13 CIES.

(a) QUALIFICATIONS FOR DESIGNATION.—Section
642(b) of the Head Start Act (42 U.S.C. 9837(b)) is
amended to read as follows:

17 "(b) In order to be so designated, a Head Start agen-18 cy shall do all of the following:

"(1) Establish a program with standards set
forth in section 641A(a)(1), with particular attention to the standards set forth in subparagraphs (A)
and (B) of such section.

23 "(2) Demonstrate capacity to serve eligible chil24 dren with scientifically-based curricula and other

2 of children participating in the program. 3 "(3) Establish effective procedures by which 4 parents and area residents concerned will be enabled 5 to directly participate in decisions that influence the 6 character of programs affecting their interests. 7 "(4) Establish an independent board of direc-8 tors selected from among eligible individuals who 9 shall serve on the board (or may designate an exist-10 ing entity whose members are eligible individuals, 11 that shall be such board) for a period not to exceed 12 5 years, except that board members who oversee a 13 public entity and who are selected by election (or 14 members of a board of a local educational agency or 15 a local council, appointed by an elected official or an 16 official of a general purpose local government), may 17 serve for such period as may be determined by the 18 electing or appointing authority, as the case may be. 19 An individual who has a conflict of interest is ineli-20 gible to serve as a member of the board. Members 21 of the board of all nonpublic entities shall include 22 representatives of the local community (including at 23 least 1 member with significant financial manage-24 ment or accounting experience and the chair of (or 25 the designee of the chair, approved by) the council

interventions that help promote the school readiness

1	described in section $642(b)(4)(B)(ii))$. Additional
2	members shall be selected for their expertise in edu-
3	cation, business administration, community affairs,
4	government, legal affairs, and such other areas of
5	expertise as may contribute to effective governance
6	of the Head Start agency. All members of the board
7	shall receive training in the management responsibil-
8	ities and obligations, ethics, and financial literacy
9	and management, and shall adopt practices that as-
10	sure active, independent and informed governance of
11	the Head Start agency, including independent over-
12	sight of the financial and management practices of
13	such agency. The board shall provide direction to the
14	executive director of the Head Start agency and
15	shall operate as an entity independent of staff em-
16	ployed by the Head start agency, entity, or applicant
17	and have the following duties and responsibilities:
18	"(A) To provide independent oversight to
19	ensure that the Head Start agency under the

ensure that the Head Start agency under the
direction of the executive director is delivering
high quality services to children and families in
compliance with all applicable standards in effect under this subchapter and with the applicable performance measures established by the
Secretary under section 644.

1 "(B) To establish 2 or more standing com-2 mittees to facilitate governance of the Head Start agency which shall include both of the fol-3 4 lowing: "(i) An audit and finance committee 5 6 whose primary responsibility shall be— 7 "(I) to approve annually the op-8 erating budget of the Head Start 9 agency; 10 "(II) to review and recommend 11 to the board the selection of inde-12 pendent auditors who shall report all 13 critical accounting policies and prac-14 tices to the finance and audit com-15 mittee except when the auditor is as-16 signed by the State under State law; 17 "(III) to review and recommend 18 to the board the termination or exten-19 sion of the existing audit firm at least 20 once every 5 years; "(IV) to review and advise the 21 22 board of the audit management letter 23 provided pursuant to the chapter 75 24 of title 31 of the United States Code, 25 and of any audit findings; and

1	"(V) to monitor agency actions to
2	correct any such audit findings or
3	other actions necessary to comply with
4	applicable laws (including regulations)
5	governing financial statements and ac-
6	counting practices.
7	"(ii) A policy council, a majority of
8	whose representatives shall be parents of
9	children participating in a Head Start pro-
10	gram or in an Early Head Start program,
11	or of children who participated in a Head
12	Start program or in an Early Head Start
13	program in the then most recent 5-year pe-
14	riod preceding the selection of the par-
15	ticular representative involved, and whose
16	primary responsibility shall be to serve as
17	a link between parents and the board of di-
18	rectors and to make and submit rec-
19	ommendations on the following activities to
20	the Board:
21	"(I) The strategic direction of
22	the program, including long and
23	short-term planning goals and objec-
24	tives.

	10
1	"(II) Program operation policies,
2	including standards of conduct for
3	program staff and volunteers.
4	"(III) Activities to support the
5	active involvement of parents in sup-
6	porting program operations.
7	"(IV) Classroom activities and
8	staffing.
9	"(V) Program responsiveness to
10	community and parent needs.
11	"(VI) Other areas the committee
12	identifies as necessary to improve pro-
13	gram operations.
14	"(C) To approve the selection and dis-
15	missal of the Head Start director, and to review
16	annually the human resources available to en-
17	sure the effective operation of the Head Start
18	agency.
19	"(D) To consult, on a regular basis, with
20	the policy council and to take actions on rec-
21	ommendations submitted by such council.
22	"(E) To review and approve the major
23	operational policies of the Head Start agency,
24	including policies addressing accounting, finan-
25	cial management, procurement, record confiden-

1 tiality, and personnel (including specific stand-2 ards governing salaries, salary adjustments, travel and per diem allowances, and other em-3 4 ployee benefits). 5 "(F) To ensure that the Head Start agen-6 cy is operated in compliance with applicable 7 Federal, State, and local laws (including regula-8 tions), and to monitor agency implementation of 9 any corrective action necessary to comply with 10 applicable laws (including regulations); "(G) To oversee the program planning of 11 12 the Head Start agency, including adoption of 13 the Head Start agency philosophy and mission 14 statement, adoption of policies for determining 15 community needs, setting long- and short-range 16 goals and objectives, establishment of criteria 17 for selecting families in Head Start programs 18 or Early Head Start programs, and to oversee 19 and approve the agency's applications to receive 20 funds made available under this subchapter; 21 and

"(H) To establish, to adopt, and to periodically update written standards of conduct
that establish standards and formal procedures
for disclosing, addressing, and resolving—

1	"(i) any conflict of interest, and any
2	appearance of a conflict of interest, by
3	board members, officers, employees, con-
4	sultants, and agents who provide services
5	or furnish goods to the Head Start agency;
6	and
7	"(ii) complaints, including investiga-
8	tions, when appropriate.
9	"(5) To seek the involvement of parents, area
10	residents, and local business in the design and im-
11	plementation of the program.
12	"(6) To provide technical and other support
13	needed to enable parents and area residents to se-
14	cure on their own behalf available assistance from
15	public and private sources.
16	((7) To establish effective procedures to facili-
17	tate the involvement of parents of participating chil-
18	dren in activities designed to help such parents be-
19	come full partners in the education of their children,
20	and to afford such parents the opportunity to par-
21	ticipate in the development and overall conduct of
22	the program at the local level, including a process
23	through which parents of children currently partici-
24	pating in a Head Start program or an Early Head

1 Start program select the parent representatives to 2 serve on the council under section 642(b)(4)(B)(ii). 3 "(8) To conduct outreach to schools in which 4 children participating in Head Start programs en-5 roll, local educational agencies, the local business 6 community, community-based organizations, faith-7 based organizations, museums, and libraries to gen-8 erate support and leverage the resources of the en-9 tire local community in order to improve school 10 readiness.

11 "(9) To offer (directly or through referral to 12 local entities, such as entities carrying out Even 13 Start programs under subpart 3 of part B of title 14 I of the Elementary and Secondary Education Act 15 of 1965 (20 U.S.C. 2741 et seq.)), to parents of 16 participating children, family literacy services and 17 parenting skills training.

"(10) To offer to parents of participating children substance abuse counseling (either directly or
through referral to local entities), including information on drug-exposed infants and fetal alcohol syndrome.

23 "(11) At the option of such agency, to offer (di24 rectly or through referral to local entities), to such
25 parents—

1	"(A) training in basic child development
2	(including cognitive development);
3	"(B) assistance in developing literacy and
4	communication skills;
5	"(C) opportunities to share experiences
6	with other parents (including parent-mentor re-
7	lationships);
8	"(D) mental and behavioral health serv-
9	ices;
10	"(E) regular in-home visitation; or
11	"(F) any other activity designed to help
12	such parents become full partners in the edu-
13	cation of their children.
14	((12) To provide, with respect to each partici-
15	pating family, a family needs assessment that in-
16	cludes consultation with such parents about the ben-
17	efits of parent involvement and about the activities
18	described in paragraphs (5) through (8) in which
19	such parents may choose to be involved (taking into
20	consideration their specific family needs, work sched-
21	ules, and other responsibilities).
22	"(13) To consider providing services to assist
23	younger siblings of children participating in its Head
24	Start program to obtain health services from other
25	sources.

"(14) To perform community outreach to en courage individuals previously unaffiliated with Head
 Start programs to participate in its Head Start pro gram as volunteers.

5 "(15)(A) To inform custodial parents in single-6 parent families that participate in programs, activi-7 ties, or services carried out or provided under this 8 subchapter about the availability of child support 9 services for purposes of establishing paternity and 10 acquiring child support; and

11 "(B) To refer eligible parents to the child sup-12 port offices of State and local governments.

"(16) To provide parents of limited English
proficient children outreach and services under this
subchapter, in an understandable and uniform format and, to the extent practicable, in a language
that such parents can understand.".

(b) COORDINATION AND COLLABORATION.—Section
642(c) of the Head Start Act (42 U.S.C. 9837(c)) is
amended to read as follows:

"(c) The head of each Head Start agency shall coordinate and collaborate with the State agency responsible
for administering the State program carried out under the
Child Care and Development Block Grant Act of 1990 (42)
U.S.C. 9858 et seq.), and other early childhood education

1	and development programs, including programs under
2	subtitle B of title VII of the McKinney-Vento Homeless
3	Assistance Act (42 U.S.C. 11431–11435), Even Start pro-
4	grams under subpart 3 of part B of title I of the Elemen-
5	tary and Secondary Education Act of 1965 (20 U.S.C.
6	2741 et seq.), and programs under Part C and section
7	619 of the Individuals with Disabilities Education Act $(20$
8	U.S.C. 1431–1445, 1419), and the Child Abuse Preven-
9	tion and Treatment Act (42 U.S.C. 5106a), serving the
10	children and families served by the Head Start agency to
11	carry out the provisions of this subchapter.".
12	(c) OTHER COORDINATION.—Section 642(d) of the
13	Head Start Act (42 U.S.C. 9837(d)) is amended—
14	(1) by redesignating paragraphs (2) through
15	(4) as paragraph (5) through (7) , respectively;
16	(2) by inserting after paragraph (1) the fol-
17	lowing:
18	"(2) COORDINATION.—
19	"(A) LOCAL EDUCATIONAL AGENCY.—In
20	communities where both public prekindergarten
21	programs and Head Start programs operate, a
22	Head Start agency shall collaborate and coordi-
23	nate activities with the local educational agency
24	or other public agency responsible for the oper-
25	ation of the prekindergarten program and pro-

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1	viders of prekindergarten, including outreach
2	activities to identify eligible children.
3	"(B) ELEMENTARY SCHOOLS.—Head Start
4	staff shall, with the permission of the parents
5	of children enrolled in Head Start programs,
6	regularly communicate with the elementary
7	schools such children will be attending—
8	"(i) to share information about such
9	children;
10	"(ii) to receive advice and support
11	from the teachers in such elementary
12	schools participating in Early Reading
13	First programs funded under subpart 1 of
14	part B of title I of the Elementary and
15	Secondary Education Act of 1965 regard-
16	ing scientifically based teaching strategies
17	and options; and
18	"(iii) to ensure a smooth transition to
19	elementary school for such children.
20	"(C) OTHER EARLY EDUCATION AND
21	CHILD DEVELOPMENT PROGRAMS.—The head
22	of each Head Start agency shall coordinate ac-
23	tivities and collaborate with the State agency
24	responsible for administering the State program
25	carried out under the Child Care and Develop-

1	ment Block Grant Act of 1990 (42 U.S.C. 9858
2	et seq.), and other entities carrying out early
3	childhood education and development programs,
4	programs under subtitle B of title VII of the
5	McKinney-Vento Homeless Assistance Act (42)
6	U.S.C. 11431–11435), Even Start programs
7	under subpart 3 of part B of title I of the Ele-
8	mentary and Secondary Education Act of 1965
9	(20 U.S.C. 6381 et seq.), and programs under
10	section 619 and part C of the Individuals with
11	Disabilities Education Act (20 U.S.C 1419,
12	1431 et seq.), serving the children and families
13	served by the Head Start agency.
14	"(D) OTHER PROGRAMS.—Each Head

PROGRAMS.—Each 14 (\mathbf{D}) OTHER Head Start agency shall collaborate, as appropriate, 15 with providers of social and community services 16 17 available to children and families participating 18 in Head Start programs, and may support such 19 partnerships with financial agreements, when 20 applicable, for the provision of such services.

21 "(3) COLLABORATION.—A Head Start agency
22 shall take steps to coordinate activities with the local
23 educational agency serving the community involved
24 and with schools in which children participating in

1	a Head Start program operated by such agency will
2	enroll following such program, including—
3	"(A) collaborating on the shared use of
4	transportation and facilities;
5	"(B) collaborating to enhance the effi-
6	ciency of services while increasing the program
7	participation of underserved populations of eli-
8	gible children; and
9	"(C) exchanging information on the provi-
10	sion of noneducational services to such children.
11	"(4) PARENTAL INVOLVEMENT.—In order to
12	promote the continued involvement of the parents
13	(including grandparents and kinship caregivers, as
14	appropriate) of children that participate in Head
15	Start programs in the education of their children
16	upon transition to school, the Head Start agency
17	shall work with the local educational agency—
18	"(A) to provide training to the parents—
19	"(i) to inform the parents about their
20	rights and responsibilities concerning the
21	education of their children; and
22	"(ii) to enable the parents—
23	"(I) to understand and work with
24	schools in order to communicate with
25	teachers and other school personnel;

1	$((\Pi)$ to support the schoolwork
2	of their children; and
3	"(III) to participate, as appro-
4	priate, in decisions relating to the
5	education of their children; and
6	"(B) to take other actions, as appropriate
7	and feasible, to support the active involvement
8	of the parents with schools, school personnel,
9	and school-related organizations.";
10	(3) in paragraph (5), as so redesignated—
11	(A) by striking "A" and inserting "Each";
12	(B) by striking "may" and inserting
13	"shall";
14	(C) by striking "and" at the end of sub-
15	paragraph (A);
16	(D) by redesignating subparagraph (B) as
17	subparagraph (C); and
18	(E) by inserting after subparagraph (A)
19	the following:
20	"(B) collaborating to increase the program par-
21	ticipation of underserved populations of eligible chil-
22	dren; and"; and
23	(4) by adding at the end the following:
24	"(8) Head Start agencies shall implement a research-
25	based early childhood curricula that promotes young chil-

dren's school readiness in the areas of language and cog nitive development, early reading and premathematics
 skills, socio-emotional development, physical development,
 and approaches to learning. Such curricula shall be—

5 "(A) based on scientifically based research and 6 have standardized training procedures and published 7 curriculum materials to support implementation; and 8 "(B) comprehensive, outcomes based, and 9 linked to ongoing assessment with instructional 10 goals and measurable objectives.

11 "(9) Head Start agencies shall use ongoing, research-12 based assessment methods that are developmentally ap-13 propriate, culturally and linguistically responsive, and tied to children's daily activities in order to support the edu-14 15 cational instruction of children in the program, including language skills, prereading knowledge and premathematics 16 knowledge. Assessment instruments shall be those de-17 18 signed and validated for making decisions about teaching 19 and learning and aligned with the program's curricula and 20Section 641A(a)(1).

"(10) For the purpose of meeting the performance
standards, Head Start agencies shall use high-quality research-based developmental screening tools that have been
demonstrated to be standardized, reliable, valid, and accu-

rate for children from a range of racial, ethnic, linguistic,
 and cultural backgrounds.

3 "(11) Head Start agencies may develop or maintain 4 partnerships with institutions of higher education and 5 non-profit organizations that recruit, train, place, and support college students to serve as mentors and reading 6 7 coaches to preschool children in Head Start programs.". 8 (d) Assessment.—Section 642 of the Head Start 9 Act (42 U.S.C. 9837) is amended by striking subsection 10 (e) and inserting the following:

11 "(e) ASSESSMENT.—Each Head Start agency shall 12 adopt, in consultation with experts in child development 13 and with classroom teachers, an assessment to be used when hiring or evaluating any classroom teacher in a cen-14 15 ter-based Head Start program. Such assessment shall measure whether such teacher has mastered the functions 16 described in section 648A(a)(1) and attained a level of lit-17 18 eracy appropriate to implement Head Start curricula.

"(f) FUNDED ENROLLMENT; WAITING LIST.—Each
Head Start agency shall enroll 100 percent of its funded
enrollment and maintain an active waiting list at all times
with ongoing outreach to the community and activities to
identify underserved populations.".

1	SEC. 10. HEAD START ALIGNMENT WITH K-12 EDUCATION.
2	Section 642A of the Head Start Act (42 U.S.C.
3	9837a) is amended—
4	(1) by amending the heading to read as follows:
5	"SEC. 642A. HEAD START ALIGNMENT WITH K-12 EDU-
6	CATION.";
7	(2) in paragraph (2) —
8	(A) by inserting "ongoing" after "estab-
9	lishing"; and
10	(B) by inserting "McKinney-Vento liaisons
11	as established under section 722 $(g)(1)(J)(ii)$ of
12	the McKinney-Vento Homeless Assistance Act
13	(42 U.S.C. 11432(g)(1)(J)(ii))," after "social
14	workers,";
15	(3) by redesignating paragraphs (3) through
16	(7) as paragraphs (5) through (9) , respectively; and
17	(4) by inserting the following after paragraph
18	(2):
19	"(3) developing continuity of developmentally
20	appropriate curricula between Head Start and local
21	educational agencies to ensure an effective transition
22	and appropriate shared expectations for children's
23	learning and development as they make such transi-
24	tion to school;

1	"(4) organizing and participating in joint train-
2	ing, including transition-related training for school
3	staff and Head Start staff;";
4	(5) by amending paragraph (7), as so redesig-
5	nated, to read as follows:
6	"(7) developing and implementing a family out-
7	reach and support program in cooperation with enti-
8	ties carrying out parental involvement efforts under
9	title I of the Elementary and Secondary Education
10	Act of 1965 and family outreach and support efforts
11	under subtitle B of title VII of the McKinney-Vento
12	Homeless Assistance Act (42 U.S.C. 11431–
13	11435);'';
14	(6) in paragraph (8) , as so redesignated—
15	(A) by inserting "and continuity in paren-
16	tal involvement activities" after "developmental
17	continuity"; and
18	(B) by striking "and" at the end;
19	(7) by amending paragraph (9), as so redesig-
20	nated, to read as follows:
20 21	nated, to read as follows: "(9) linking the services provided in such Head
21	"(9) linking the services provided in such Head
21 22	"(9) linking the services provided in such Head Start program with the education services, including

1	(8) by adding at the end the following:
2	((10) helping parents (including grandparents)
3	and kinship caregivers, as appropriate) to under-
4	stand the importance of parental involvement in a
5	child's academic success while teaching them strate-
6	gies for maintaining parental involvement as their
7	child moves from Head Start to elementary school;
8	((11) developing and implementing a system to
9	increase program participation of underserved popu-
10	lations of eligible children; and
11	"(12) coordinating activities and collaborating
12	to ensure that curricula used in the Head Start pro-
13	gram is aligned with—
14	"(A) State early learning standards with
15	regard to cognitive, social, emotional, and phys-
16	ical competencies that children entering kinder-
17	garten are expected to demonstrate; and
18	"(B) the Head Start Child Outcomes
19	Framework developed by the Secretary.".
20	SEC. 11. LOCAL AND STATE INTEGRATION OF EARLY
21	CHILDHOOD EDUCATION.
22	The Head Start Act (42 U.S.C. 9831 et. seq.) is
23	amended by inserting after section 642A the following:

1 "SEC. 642B. LOCAL AND STATE INTEGRATION OF EARLY2CHILDHOOD EDUCATION.

3 "(a) LOCAL INTEGRATION.—In general, Head Start agencies shall enter into ongoing partnerships with local 4 5 educational agencies, State-funded preschool and other early childhood programs. Head Start agencies shall oper-6 7 ate in a manner consistent with the goal of creating and 8 expanding an efficient and effective system of early childhood and school readiness services in each State and com-9 munity, while maintaining compliance with standards 10 under section 641A(a). 11

12 "(1) MEMORANDA OF UNDERSTANDING.—Each 13 Head Start agency shall enter into a memorandum 14 of understanding with any local educational agencies 15 or local councils, responsible for managing publicly 16 funded prekindergarten programs in the service area 17 of the Head Start agency (or if such agencies and 18 such councils are not applicable in the service area, 19 with the largest provider of publicly funded pre-20 kindergarten in the service area), that shall include 21 plans to coordinate the following activities:

"(A) Educational activities, curricula, and
instruction aligned to challenging State developed educational activities, curricula, and instruction aligned to challenging State developed
academic content standards.

1	"(B) Public information dissemination and
2	access to programs for families contacting any
3	of the early childhood programs.
4	"(C) Selection priorities for eligible chil-
5	dren to be served by programs.
6	"(D) Service delivery areas.
7	"(E) Staff training, including opportunities
8	for joint staff training on topics such as aca-
9	demic content standards and instructional
10	methods.
11	"(F) Program technical assistance.
12	"(G) Provision of additional services to
13	meet the child care needs of working parents.
14	"(H) Planning and parent education for
15	smooth transitions to kindergarten as required
16	in section $642A(3)$ and $642A(6)$.
17	"(I) Provision and use of facilities, trans-
18	portation, and other program elements.
19	"(J) Other elements mutually agreed to by
20	the parties to such memorandum.
21	"(2) TIMING OF MEMORANDA.—Each Head
22	Start agency shall enter into a memorandum of un-
23	derstanding under paragraph (1) not later than 1
24	year after the effective date of this section.

"(3) SECRETARIAL REVIEW.—Each memo randum of understanding entered into under para graph (1) shall be submitted to the Secretary not
 later than 30 days after entering into such memo randum.

6 "(A) If a Head Start agency is unable to 7 comply with the requirement in (1) the Head 8 Start agency shall notify the Secretary and the 9 chief executive officer of the State not later than 30 days after determining that they are 10 11 unable to enter into such memorandum. The 12 Secretary, in cooperation with the State Early 13 Learning Council and the State Director of 14 Head Start Collaboration, shall evaluate the 15 causes of failure to enter into a memorandum 16 of understanding under paragraph (1). With 17 the assistance of the State Early Learning 18 Council and the State Director of Head Start 19 Collaboration, all parties shall again attempt to 20 enter into a memorandum of understanding 21 under paragraph (1). Then if no such memo-22 randum of understanding is entered into within 23 30 days, the Secretary shall make 1 of the fol-24 lowing determinations:

1	"(i) The local educational agency,
2	local council, or other appropriate entity is
3	unable or unwilling to enter into such a
4	memorandum despite reasonable efforts on
5	the part of the Head Start agency.
6	"(ii) The Head Start agency has not
7	engaged in reasonable efforts to success-
8	fully negotiate and enter into a memo-
9	randum of understanding pursuant to
10	paragraph (1).
11	"(iii) There is an absence of publicly
12	funded prekindergarten in the service area
13	of the Head Start agency.
14	"(B) If the Secretary determines the Head
15	Start agency is not making reasonable efforts
16	to enter into a memorandum of understanding
17	pursuant to paragraph (1), the Head Start
18	agency shall be found to have a deficiency and
19	shall be considered by the Secretary in the
20	same manner as other deficiency findings.
21	"(C) If the Secretary concludes that the
22	local educational agency, local council, or other
23	appropriate entity is not making reasonable ef-
24	forts to reach such a memorandum of under-

1	standing, the Head Start agency shall not be
2	found out of compliance with paragraph (1) .
3	"(4) REVISION OF MEMORANDA.—Each memo-
4	randum of understanding shall be revised and re-
5	newed annually by the parties to such memorandum,
6	in alignment with the beginning of the school year.
7	"(5) Absence of prekindergarten.—In the
8	absence of publicly funded prekindergarten in the
9	service area of a Head Start agency, the Head Start
10	agency shall submit notice to the Secretary and the
11	chief executive officer of the State, and shall work
12	with the State Early Learning Council and the State
13	Director of Head Start Collaboration to improve co-
14	ordination in their service area.
15	"(b) STATEWIDE INTEGRATION.—From the amounts
16	reserved under section $640(a)(2)(C)(ii)$, the Secretary
17	shall award an early learning collaboration grant to each

23 "(1) establish a State Early Learning Council,
24 which shall include the State Director of Head Start
25 Collaboration, representatives from the State pre-

State for the purposes of supporting a State Early Learn-

ing Council responsible for advancing the development of

a coordinated early childhood services delivery system in

the State. A State that receives a grant under this sub-

paragraph shall—

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1 school programs, representatives of local educational 2 agencies, the State official who oversees child care 3 programs, the State official who oversees section 619 4 and part C of the Individuals with Disabilities Edu-5 cation Act (20 U.S.C. 1419, 1431 et seq.), the State 6 official who oversees the State educational agency, 7 and representatives from Head Start agencies lo-8 cated in the State, including migrant and seasonal 9 Head Start programs and Indian Head Start pro-10 grams. The chief executive officer of the State may 11 designate an existing entity to serve as the Early 12 Learning Council if such entity includes representa-13 tives described in this paragraph;

"(2) ensure that allotted funds distributed to a
State for a fiscal year to carry out this subsection
may be used by the State to pay not more than 30
percent of the cost of carrying out this subsection;
"(3) direct the Early Learning Council—

"(A) to increase coordination and collaboration among State preschool, Head Start programs, child care programs, early childhood
special education, and other early childhood
programs, including in the areas of outcomes
and standards, technical assistance, coordination of services, cross-sector professional devel-

opment and training, community outreach, communication, and better serving the needs of working families through provision of full-day and full-year early education services;

"(B) to work with State agencies respon-5 6 sible for education, child care, and early inter-7 vention to provide leadership and assistance to 8 local Head Start programs, school districts, and 9 State and locally funded preschool and child 10 care programs to increase integration among 11 early childhood programs through adoption of 12 local memoranda of understanding described in 13 subparagraph (A) and other means;

"(C) to work with State agencies responsible for education, child care, and early intervention to provide leadership and assistance to
develop a coherent sequence of standards for
children age 3 through the early elementary
grades to effect a smooth transition to and success in the early elementary grades;

21 "(D) to conduct periodic statewide needs
22 assessments concerning early care and edu23 cation programs for children from birth to
24 school entry;

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1	"(E) to work to identify and address bar-
2	riers to and opportunities for integration be-
3	tween entities carrying out Federal and State
4	child development, child care, and early child-
5	hood education programs;
6	"(F) to develop recommendations regard-
7	ing means of establishing a unified data collec-
8	tion system for early care and education pro-
9	grams operating throughout the State;
10	"(G) to address coordination of early
11	learning programs with health care (including
12	mental and behavioral health care), welfare,
13	family literacy and services for homeless chil-
14	dren;
15	"(H) to support a State system of early
16	childhood education, and training and technical
17	assistance that improves the quality of early
18	learning programs and the capacity of such pro-
19	grams to deliver services pursuant to section
20	648(b); and
21	((I) to develop a plan for increasing the
22	participation of children underrepresented in
23	State early childhood education and child care
24	programs, including Head Start, State pre-
25	school programs, and programs carried out

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1	under the Child Care and Development Block
2	Grant Act of 1990 (42 U.S.C. 9858 et seq.).
3	"(4) Nothing in this subsection shall be con-
4	strued to provide the Early Learning Council with
5	authority to alter the provisions of this Act.
6	"(5) Funds made available under this section
7	shall be used to supplement, and not supplant, other
8	Federal, State, and local funds that would otherwise
9	be expended to carry out the purposes of this sec-
10	tion.".
11	SEC. 12. ADMINISTRATIVE REQUIREMENTS AND STAND-
12	ARDS.
13	Section 644 of the Head Start Act (42 U.S.C.
13 14	Section 644 of the Head Start Act (42 U.S.C. 9839(f)(2)) is amended—
14	9839(f)(2)) is amended—
14 15	9839(f)(2)) is amended— (1) in subsection (a)—
14 15 16	<pre>9839(f)(2)) is amended— (1) in subsection (a)— (A) by inserting "(1) STANDARDS.—"</pre>
14 15 16 17	<pre>9839(f)(2)) is amended— (1) in subsection (a)— (A) by inserting "(1) STANDARDS.—" after "(a)"; and</pre>
14 15 16 17 18	 9839(f)(2)) is amended— (1) in subsection (a)— (A) by inserting "(1) STANDARDS.—" after "(a)"; and (B) by inserting after the 3d sentence the
14 15 16 17 18 19	 9839(f)(2)) is amended— (1) in subsection (a)— (A) by inserting "(1) STANDARDS.—" after "(a)"; and (B) by inserting after the 3d sentence the following:
14 15 16 17 18 19 20	 9839(f)(2)) is amended— (1) in subsection (a)— (A) by inserting "(1) STANDARDS.—" after "(a)"; and (B) by inserting after the 3d sentence the following: "(2) ANNUAL REPORT.—Each Head Start agency
 14 15 16 17 18 19 20 21 	 9839(f)(2)) is amended— (1) in subsection (a)— (A) by inserting "(1) STANDARDS.—" after "(a)"; and (B) by inserting after the 3d sentence the following: "(2) ANNUAL REPORT.—Each Head Start agency shall make available to the public a report published at

1 veal personally identifiable information about an indi-

2	vidual child:
3	"(A) The total amount of public and private
4	funds received and the amount from each source.
5	"(B) An explanation of budgetary expenditures
6	and proposed budget for the following fiscal year.
7	"(C) The total number of children and families
8	served and percent of average monthly enrollment,
9	including the percent of eligible children served.
10	"(D) The results of the most recent review by
11	the Secretary and the financial audit.
12	"(E) The percentage of enrolled children that
13	received medical and dental exams.
14	"(F) Information about parent involvement ac-
15	tivities.
16	"(G) The agency's efforts to prepare children
17	for kindergarten.
18	"(H) Any other information that describes the
19	activities of the agency.
20	"(3) PROCEDURAL CONDUCT.—"; and
21	(2) in subsection $(f)(2)$
22	(A) by redesignating subparagraphs (A)
23	through (E) as subparagraphs (B) through (F),
24	respectively; and

1	(B) by inserting before subparagraph (B),
2	as so redesignated, the following:
3	"(A) a description of the consultation conducted
4	by the Head Start agency with the providers in the
5	community demonstrating capacity and capability to
6	provide services under this subchapter, and of the
7	potential for collaboration with such providers and
8	the cost effectiveness of such collaboration as op-
9	posed to the cost effectiveness of the purchase of a
10	facility;".
11	SEC. 13. ELIGIBILITY.
12	Section 645(a) of the Head Start Act (42 U.S.C.
13	9840) is amended—
14	(1) in paragraph (1) —
15	(A) in subparagraph (B)(i)—
16	(i) by striking "to a reasonable ex-
17	tent" and inserting "not to exceed 10 per-
18	cent of the total enrollment';
19	(ii) by striking "benefit from such
20	programs" and inserting "benefit from
21	such programs, including children referred
22	by child welfare services,"; and
23	(iii) by inserting "(a homeless child
24	shall be deemed to meet the low-income
25	criteria)" before the semicolon; and

1 (2) by adding at the end the following: 2 "(3) The amount of a basic allowance provided under 3 section 403 of title 37, United States Code, on behalf of 4 an individual who is a member of the uniformed services 5 for housing that is acquired or constructed under the authority of subchapter IV of chapter 169 of title 10, United 6 7 States Code, or any other related provision of law, shall 8 not be considered to be income for purposes of deter-9 mining the eligibility of a child of the individual for pro-10 grams assisted under this subchapter.".

11 SEC. 14. EARLY HEAD START PROGRAMS.

12 (a) IN GENERAL.—Section 645A(b) of the Head
13 Start Act (42 U.S.C. 9840a(b)) is amended—

14 (1) by amending paragraphs (4) and (5) to15 read as follows:

"(4) provide services to parents to support their
role as parents (including parenting skills training
and training in basic child development) and to help
the families move toward self-sufficiency (including
educational and employment services as appropriate);

"(5) coordinate services with services (including
home-based services) provided by programs in the
State and programs in the community (including
programs for infants and toddlers with disabilities

1	and programs for homeless infants and toddlers) to
2	ensure a comprehensive array of services (such as
3	health and mental health services, and family sup-
4	port services);";
5	(2) by amending paragraph (8) to read as fol-
6	lows:
7	"(8) ensure formal linkages with the agencies
8	and entities described in section 644(b) of the Indi-
9	viduals with Disabilities Education Act (20 U.S.C.
10	1444(b)) and providers of early intervention services
11	for infants and toddlers with disabilities under the
12	Individuals with Disabilities Education Act (20
13	U.S.C. 1400 et seq.) and the agency responsible for
14	administering section 106 of the Child Abuse Pre-
15	vention and Treatment Act (42 U.S.C. 5106a);";
16	(3) by redesignating paragraph (9) as para-
17	graph (11) ; and
18	(4) by inserting after paragraph (8) the fol-
19	lowing:
20	"(9) develop and implement a systematic proce-
21	dure for transitioning children and parents from an
22	Early Head Start program into a Head Start pro-
23	gram or another local early childhood education pro-
24	gram;

1	"(10) establish channels of communication be-
2	tween staff of Early Head Start programs and staff
3	of Head Start programs or other local early child-
4	hood education programs, to facilitate the coordina-
5	tion of programs; and".
6	(b) MIGRANT AND SEASONAL PROGRAMS;
7	Community- and Faith-Based Organizations.—Sec-
8	tion 645A(d) of the Head Start Act (42 U.S.C. 9840a(d))
9	is amended—
10	(1) by amending paragraph (1) to read as fol-
11	lows:
12	"(1) entities operating Head Start programs
13	under this subpart, including migrant and seasonal
14	Head Start programs; and"; and
15	(2) in paragraph (2) by inserting ", including
16	community- and faith-based organizations" after
17	"entities" the 2d place it appears.
18	(c) TRAINING AND TECHNICAL ASSISTANCE AC-
19	COUNT.—Section 645A(g)(2)(B) of the Head Start Act
20	(42 U.S.C. 9640a(g)(2)(B)) is amended—
21	(1) in clause (iii) by striking "and" at the end;
22	(2) in clause (iv) by striking the period at the
23	end and inserting "; and"; and
24	(3) by adding at the end the following:

"(v) providing professional develop ment designed to increase program partici pation for underserved populations of eligi ble children.".

5 (d) CENTER-BASED STAFF.—Section 645A of the
6 Head Start Act (42 U.S.C. 9840a) is amended by adding
7 at the end the following:

8 "(h) CENTER-BASED STAFF.—The Secretary shall 9 ensure that, not later than September 30, 2008, all teachers providing direct services to children and families par-10 ticipating in Early Head Start programs located in Early 11 12 Head Start centers have a minimum of a child develop-13 ment associate credential or an associate degree, and have been trained (or have equivalent course work) in early 14 15 childhood development.".

16 SEC. 15. PARENTAL CONSENT REQUIREMENT FOR NON 17 EMERGENCY INTRUSIVE PHYSICAL EXAMINA 18 TIONS.

19 The Head Start Act (42 U.S.C. 9831 et seq.) is20 amended by inserting after section 645A the following:

21 "SEC. 645B. PARENTAL CONSENT REQUIREMENT FOR
HEALTH CARE SERVICES, INCLUDING NONEMERGENCY INTRUSIVE PHYSICAL EXAMINATIONS.

25 "(a) DEFINITIONS.—For purposes of this section:

1	
1	"(1) The term 'health care service' includes—
2	"(A) any nonemergency intrusive physical
3	examination; and
4	"(B) any screening, included but not lim-
5	ited to, a medical, dental, developmental, men-
6	tal health, social, or behavioral screening.
7	"(2) The term 'nonemergency intrusive physical
8	examination' means, with respect to a child, a phys-
9	ical examination that—
10	"(A) is not immediately necessary to pro-
11	tect the health or safety of such child, or the
12	health or safety of another individual; and
13	"(B) includes incision or is otherwise
14	invasive, or includes exposure of private body
15	parts.
16	"(b) REQUIREMENT.—Before administering any
17	health care service to a child (or referring a child to obtain
18	such service) in connection with participation in a program
19	under this subchapter, a Head Start agency or an entity
20	that receives assistance under section 645A shall obtain
21	the informed written consent of a parent of such child in-
22	dicating consent for each specific health care service to
23	be performed.
- ·	

24 "(c) Rules of Construction.—

1 "(1) Nothing in this section shall be construed 2 to prohibit a Head Start agency or an entity that re-3 ceives assistance under section 645A from using es-4 tablished methods for handling cases of suspected or 5 known child abuse or neglect that are in compliance 6 with applicable Federal, State, or tribal law. 7 "(2) Nothing in this subchapter shall be con-8 strued to permit a Head Start agency, an entity that 9 receives assistance under section 645A, or the per-10 sonnel of such agency or entity to administer any 11 health care service to a child (or to refer a child to 12 obtain such service) without the informed written 13 consent of a parent of such child indicating consent

15 "(3) Nothing in this section shall be construed 16 to require a Head Start agency or an entity that re-17 ceives assistance under section 645A to provide sep-18 arate consent forms for each specific health care 19 service.".

for each specific health care service to be performed.

20 SEC. 16. RIGHT TO APPEAL.

14

21 Section 646(a)(3) of the Head Start Act (42 U.S.C.
22 9841(a)(3)) is amended to read as follows:

23 "(3) if financial assistance under this sub24 chapter is terminated or reduced, an application for
25 a noncompeting continuation award is denied based

1 on a previous failure to comply with terms applicable 2 to financial assistance previously provided this sub-3 chapter, or suspension of financial assistance is con-4 tinued for more than 30 days, the recipient with re-5 spect to whom such action is taken shall have the 6 opportunity to appeal such action in accordance with 7 such procedures, except that no funds made avail-8 able under this subchapter may be used to reimburse 9 any such recipient for legal fees and other costs in-10 curred in pursuing such an appeal;".

11 SEC. 17. AUDITS.

12 Section 647 of the Head Start Act (42 U.S.C. 9842)13 is amended by adding at the end the following:

"(c)(1) Not later than 270 days after the end of each
fiscal year, each Head Start agency and each entity that
receives assistance under section 645A shall, with financial assistance provided by this subchapter—

"(A) undergo a single audit under the requirements of the Single Audit Act and submit its financial statement audit and compliance audit of Federal
assistance to the Secretary and to the Federal Audit
Clearinghouse an independent financial audit of the
Head Start program if subject to the Single Audit
Act Amendments of 1996; or

"(B) undergo a financial statement audit in ac cordance with the generally accepted government au diting standards issued by the American Institute of
 Certified Public Accountants and Government Audit ing Standards issued by the Comptroller General of
 the United States, if not subject to the Single Audit
 Act.

8 "(2) Audits described in subparagraph (A) and (B) 9 shall be carried out by an auditor selected through a com-10 petitive process by the board described in section 11 642(b)(4) except when conducted by the State auditor as 12 required by State law.

13 "(3) No audit partner shall perform audits of such 14 agency for a period exceeding 5 consecutive fiscal years 15 except when such agency notifies the Secretary that rota-16 tion is not possible because an alternate audit partner is 17 not available or would present a significant challenge to 18 the agency.

19 "(4) Not later than 60 days after receiving such 20 audit, the Secretary shall provide to such agency or such 21 entity, and to the chief executive officer of the State in 22 which such program is operated, a notice identifying the 23 actions such agency or such entity is required to take to 24 correct all deficiencies identified in such audit. "(d) Each recipient of financial assistance under this
 subchapter shall—

3 "(1) maintain, and annually submit to the Sec4 retary, a complete accounting of its administrative
5 expenses (including a detailed statement identifying
6 the amount of financial assistance provided under
7 this subchapter used to pay expenses for salaries
8 and compensation and the amount (if any) of other
9 funds used to pay such expenses); and

10 "(2) provide such additional documentation as11 the Secretary may require.".

12 SEC. 18. TECHNICAL ASSISTANCE AND TRAINING.

(a) ALLOCATION OF RESOURCES.—Section 648(c) of
the Head Start Act (42 U.S.C. 9843(c)) is amended—

(1) in paragraph (2) by inserting "and for activities described in section 1221(b)(3) of the Elementary and Secondary Education Act of 1965"
after "disabilities"; and

19 (2) in paragraph (5) by inserting ", including
20 the needs of homeless children and their families"
21 after "assessment";

(3) in paragraph (10) by striking "and" at theend;

(4) in paragraph (11) by striking the period atthe end and inserting a semicolon; and

1 (5) by adding the following at the end: 2 "(12) assist Head Start agencies and programs 3 in increasing program participation of homeless chil-4 dren; and "(13) assist Head Start agencies and Head 5 6 Start programs in improving outreach to, and the 7 quality of services available to, limited English pro-8 ficient children and their families, particularly in 9 communities that have experienced a large percent-10 age increase in the population of limited English 11 proficient individuals, as measured by the Bureau of 12 the Census.".

(b) TRAINING IN USE OF MEDIA.—Section 648(d) of
the Head Start Act (42 U.S.C. 9843(d)) is amended by
inserting ", including community- and faith-based organizations" after "entities" the first place such term appears.
(c) CHILD DEVELOPMENT AND NATIONAL ASSESSMENT PROGRAM.—Section 648(e) of the Head Start Act
(42 U.S.C. 9843(e)) is amended to read as follows:

20 "(e) The Secretary shall provide, either directly or 21 through grants or other arrangements, funds from pro-22 grams authorized under this subchapter to support an or-23 ganization to administer a centralized child development 24 and national assessment program leading to recognized 25 credentials for personnel working in early childhood devel-

opment and child care programs, training for personnel 1 providing services to limited English proficient children 2 3 (including services to promote the acquisition of the 4 English language), training for personnel providing serv-5 ices to children determined to be abused or neglected, training for personnel providing services to children re-6 7 ferred by or receiving child welfare services, training for 8 personnel in helping children cope with community vio-9 lence, and resource access projects for personnel working with disabled children.". 10

(d) ADDRESSING UNIQUE NEEDS.—Section 648 of
the Head Start Act (42 U.S.C. 9843) is amended by adding at the end the following:

14 "(f) The Secretary shall provide, either directly or 15 through grants, or other arrangements, funds for training 16 of Head Start personnel in addressing the unique needs 17 of migrant and seasonal working families, families with 18 one or more children with disabilities, families with a lim-19 ited English proficiency, and homeless families.

20 "(g) More than 50 percent of funds expended under 21 this section shall be used to provide high quality, sus-22 tained, intensive, and classroom-focused training and tech-23 nical assistance in order to have a positive and lasting im-24 pact on classroom instruction. Funds shall be used to 25 carry out activities related to any or all of the following: "(1) Education and early childhood develop ment.

- 3 "(2) Child health, nutrition, and safety.
- 4 "(3) Family and community partnerships.
- 5 "(4) Other areas that impact the quality or
 6 overall effectiveness of Head Start programs.

7 "(h) The Secretary shall develop and implement an
8 outreach program to train and recruit African-American
9 and Latino-American men to become Head Start teachers
10 in order to increase the provision of quality services and
11 instruction to children with diverse backgrounds.

12 "(i) Funds under this subchapter used for training 13 shall be used for needs identified annually by a grant ap-14 plicant or delegate agency in their program improvement 15 plan, except that funds shall not be used for long-distance 16 travel expenses for training activities available locally or 17 regionally or for training activities substantially similar to 18 locally or regionally available training activities.

19 "(j)(1) The Secretary shall work in collaboration with 20 the Head Start agencies that carry out migrant and sea-21 sonal Head Start programs and Indian Head Start pro-22 grams, State Directors of Head Start Collaboration, the 23 Indian Head Start Collaboration Director, the migrant 24 and seasonal Head Start collatoration director, and other 25 appropriate entities, including tribal governments—

"(A) to accurately determine the number of 1 2 children nationwide who are eligible to participate in 3 migrant and seasonal Head Start programs and in 4 Indian Head Start programs each year; "(B) to document how many of these children 5 6 are receiving Head Start services each year; and 7 "(C) to the extent practicable, to ensure that 8 access to migrant and seasonal Head Start pro-9 grams and in Indian Head Start programs for eligi-10 ble children is comparable to access to other Head 11 Start programs for other eligible children; 12 "(2) In carrying out paragraph (1)(A), the Secretary 13 shall consult with the Secretary of Education about the Department of Education's systems for collecting and re-14 15 porting data about, and maintaining records on, students from migrant and seasonal farmworker families and 16 17 American Indian and Alaska Native students. 18 "(3) Not later than 9 months after the effective date 19 of this subsection, the Secretary shall publish in the Fed-20 eral Register a notice of how the Secretary plans to carry 21 out paragraph (1) and shall provide a period for public 22 comment. To the extent practicable, the Secretary shall 23 consider comments received before submitting a report to

24 the Congress.

"(4) Not later than 1 year after the effective date
 of this subsection, the Secretary shall submit a report to
 the Committee on Education and the Workforce of the
 House of Representatives and the Committee on Health,
 Education, Labor, and Pensions of the Senate, detailing
 how the Department of Health and Human Services plans
 to carry out paragraph (1).

8 "(5) The Secretary shall submit annually a report to 9 the Congress detailing the number of children of migrant 10 and seasonal farmworkers, American Indian and Alaska 11 Native children who are eligible to participate in Head 12 Start programs and the number of such children who are 13 enrolled in Head Start programs.

14 "(6) The Secretary shall take appropriate action, con-15 sistent with section 444 of the General Education Provisions Act, to ensure the protection of the confidentiality 16 17 of any personally identifiable data, information, and records collected or maintained by the Secretary, by Head 18 19 Start agencies that carry out migrant and seasonal Head 20Start programs and in Indian Head Start programs, by 21 State Directors of Head Start Collaboration, by the Mi-22 grant and Seasonal Farmworker Collaboration Project Di-23 rector, by the Indian Head Start Collaboration Project Di-24 rector, and by other appropriate entities pursuant to this 25 subsection.

"(7) Nothing in this subsection shall be construed to
 authorize the development of a nationwide database of
 personally identifiable information on individuals involved
 in studies or other collections of data under this sub section.

6 "(k) For purposes of this section, the term 'eligible
7 entities' means an institution of higher education or other
8 entity with expertise in delivering training in early child9 hood development, family support, and other assistance
10 designed to improve the delivery of Head Start services.".

11 SEC. 19. STAFF QUALIFICATIONS AND DEVELOPMENT.

(a) CLASSROOM TEACHERS.—Section 648A(a)(2) of
the Head Start Act (42 U.S.C. 9843a(a)(2)) is amended
to read as follows:

- 15 "(2) Degree requirements.—
- 16 "(A) IN GENERAL.—The Secretary shall
 17 ensure that not later than September 30, 2011,
 18 at least 50 percent of all Head Start teachers
 19 nationwide in center-based programs have—
- 20 "(i) a baccalaureate or advanced de21 gree in early childhood education; or

22 "(ii) a baccalaureate or advanced de23 gree in a field related to early childhood
24 education, with experience in teaching pre25 school children.

1 "(B) PROGRESS.—Each Head Start agen-2 cy shall provide to the Secretary a report indi-3 cating the number and percentage of classroom 4 instructors with child development associate credentials and associate, baccalaureate, or ad-5 6 vanced degrees. The Secretary shall compile all 7 program reports and make them available to 8 the Committee on Education and the Workforce 9 of the United States House of Representatives and the Committee on Health, Education, 10 11 Labor, and Pensions of the United States Sen-12 ate. 13 "(C) Requirement FOR NEW HEAD 14 START TEACHERS.—Within 3 years after the ef-15 fective date of this subparagraph, the Secretary

shall require that all Head Start teachers nationwide in center-based programs hired following the effective date of this subparagraph—
"(i) have an associate, baccalaureate,
or advanced degree in early childhood education or a related field; or
"(ii) be currently enrolled in a program of study leading to an associate de-

23 gram of study leading to an associate de-24 gree in early childhood education and

agree to complete degree requirements
within 3 years from the date of hire.
"(D) SERVICE REQUIREMENTS.—The Sec-
retary shall establish requirements to ensure
that individuals who receive financial assistance
under this subchapter in order to comply with
the requirements under section $648A(a)(2)$
shall subsequently teach in a Head Start center
for a period of time equivalent to the period for
which they received assistance or repay the
amount of the funds.
"(E) LIMITATION.—The Secretary shall
require that any Federal funds provided directly
or indirectly to comply with subparagraph (A)
shall be used toward degrees awarded by an in-
shall be used toward degrees awarded by an in- stitution of higher education, as defined by sec-
stitution of higher education, as defined by sec-
stitution of higher education, as defined by sec- tions 101 or 102 of the Higher Education Act
stitution of higher education, as defined by sec- tions 101 or 102 of the Higher Education Act (20 U.S.C. 1001–1002).".
 stitution of higher education, as defined by sections 101 or 102 of the Higher Education Act (20 U.S.C. 1001–1002).". (b) CLASSROOM TEACHERS.—Section 648A of the

22 (1) PROFESSIONAL DEVELOPMENT PLANS.—Each
23 Head Start agency and program shall create, in consulta24 tion with an employee, a professional development plan for

all full-time employees who provide direct services to chil dren.".

3 SEC. 20. RESEARCH, DEMONSTRATIONS, AND EVALUATION.

4 (a) NEW IDEAS AND APPROACHES.—Section
5 649(a)(1)(B) of the Head Start Act (42 U.S.C.
6 9844(a)(1)(B)) is amended to read as follows:

7 "(B) use the Head Start programs to de-8 velop, test, and disseminate new ideas and ap-9 proaches based on existing scientifically based 10 research, for addressing the needs of low-in-11 come preschool children (including children with 12 disabilities and children determined to be 13 abused or neglected) and their families and 14 communities (including demonstrations of inno-15 vative non-center based program models such as 16 home-based and mobile programs), and other-17 wise to further the purposes of this sub-18 chapter.".

(b) STUDY.—Section 649(d) of the Head Start Act
(42 U.S.C. 9844(d) is amended—

21 (1) in paragraph (8) by adding "and" at the22 end;

23 (2) in paragraph (9) by striking the semicolon24 and inserting a period;

25 (3) by striking paragraph (10); and

1	(4) by striking the last sentence.
2	(c) EXPERT PANEL.—Section 649(g) of the Head
3	Start Act (42 U.S.C. 9844(g)) is amended—
4	(1) in paragraph $(1)(A)$ —
5	(A) by striking clause (i); and
6	(B) by redesignating clauses (ii) and (iii)
7	as clauses (i) and (ii), respectively; and
8	(2) in paragraph $(7)(C)(i)$ is amended to read
9	as follows:
10	"(i) Not later than September 30,
11	2007, the Secretary shall transmit to the
12	committees specified in clause (ii) the final
13	report.".
14	(d) NAS STUDY.—Section 649(h) of the Head Start
15	Act (42 U.S.C. 9844(h)) is amended to read as follows:
	Act $(42 0.0.0, 5044(0))$ is amended to read as follows.
16	"(h) NAS STUDY.—
16 17	
	"(h) NAS STUDY.—
17	"(h) NAS STUDY.— "(1) IN GENERAL.—The Secretary shall use
17 18	"(h) NAS STUDY.— "(1) IN GENERAL.—The Secretary shall use funds allocated in section 640(a)(2)(C)(iii) to con-
17 18 19	"(h) NAS STUDY.— "(1) IN GENERAL.—The Secretary shall use funds allocated in section 640(a)(2)(C)(iii) to con- tract with the National Academy of Sciences for the
17 18 19 20	"(h) NAS STUDY.— "(1) IN GENERAL.—The Secretary shall use funds allocated in section 640(a)(2)(C)(iii) to con- tract with the National Academy of Sciences for the Board on Children, Youth, and Families of the Na-
17 18 19 20 21	"(h) NAS STUDY.— "(1) IN GENERAL.—The Secretary shall use funds allocated in section 640(a)(2)(C)(iii) to con- tract with the National Academy of Sciences for the Board on Children, Youth, and Families of the Na- tional Research Council to establish an independent

early childhood pedagogy with regard to each of the
 following:

3 "(A) Age and developmentally appropriate
4 Head Start academic requirements and out5 comes, including the domains in 641A(a)(B).

6 "(B) Differences in the type, length, mix 7 and intensity of services necessary to ensure 8 that children from challenging family and social 9 backgrounds including: low-income children, 10 children of color, children with special needs, 11 and children with limited English proficiency 12 enter kindergarten ready to succeed.

"(C) Appropriate assessments of young 13 14 children (including systematic observation as-15 sessment in a child's natural environment, and parent and provider interviews) for purposes of 16 17 improving instruction, services, and program 18 quality, and accommodations for children with 19 disabilities and appropriate assessments for 20 children with special needs (including needs re-21 lated to the acquisition of the English lan-22 guage).

23 "(D) An evaluation of the current and ap24 propriate uses of the National Reporting Sys25 tem developed by the Secretary.

1	"(2) Composition.—The panel shall consist of
2	multiple experts in each of the following areas:
3	"(A) Child development and education, in-
4	cluding cognitive, social, emotional, physical,
5	approaches to learning, and other domains of
6	child development and learning.
7	"(B) Professional development, including
8	teacher preparation, to individuals who teach
9	young children in programs.
10	"(C) Assessment of young children, includ-
11	ing screening, diagnostic and classroom-based
12	instructional assessment; children with special
13	needs, including children with disabilities and
14	limited English proficient children.
15	"(3) TIMING.—The National Academy of
16	Sciences and the Board shall establish the panel not
17	later than 90 days after the date of the enactment
18	of the School Readiness Act of 2005. The panel shall
19	complete its recommendations within 18 months of
20	its convening.
21	"(4) Application of panel recommenda-
22	TIONS.—The recommendations of the panel shall be
23	used as guidelines by the Secretary to develop, in-
24	form and revise, where appropriate, the Head Start
25	education performance measures and standards and

the assessments utilized in the Head Start pro gram.".

3 (e) STUDY OF STATUS OF LIMITED ENGLISH PRO4 FICIENT CHILDREN.—Section 649 of the Head Start Act
5 (42 U.S.C. 9844) is amended by adding at the end the
6 following:

7 "(i) Limited English Proficient Children.—

8 "(1) STUDY.—Not later than 1 year after the 9 date of enactment of the School Readiness Act of 10 2005, the Secretary shall conduct a study on the 11 status of limited English proficient children and 12 their families in Head Start programs and Early 13 Head Start programs.

14 "(2) REPORT.—The Secretary shall prepare
15 and submit to Congress, not later than September
16 2008, a report containing the results of such study,
17 including information on—

18 "(A)(i) the demographics of limited
19 English proficient children less than 5 years of
20 age and the geographical distribution of such
21 children; and

22 "(ii) the number of such children receiving
23 Head Start services and the number of such
24 children receiving Early Head Start services,

1	and the geographical distribution of such chil-
2	dren receiving such services;
3	"(B) the nature of the Head Start services
4	and of the Early Head Start services provided
5	to limited English proficient children and their
6	families, including the types, content, duration,
7	intensity, and costs of family services, language
8	assistance, and educational services;
9	"(C) procedures in Head Start programs
10	for assessing language needs and for making
11	the transition of limited English proficient chil-
12	dren to kindergarten, including the extent to
13	which Head Start programs meet the require-
14	ments of section 642A for limited English pro-
15	ficient children;
16	"(D) the qualifications and training pro-
17	vided to Head Start teachers and Early Head
18	Start teachers who serve limited English pro-
19	ficient children and their families;
20	"(E) the rate of progress made by limited
21	English proficient children and their families in
22	Head Start programs and in Early Head Start
23	programs, including—
24	"(i) the rate of progress made by lim-
25	ited English proficient children toward

	120
1	meeting the additional educational stand-
2	ards described in section $641A(a)(1)(B)(ii)$
3	while enrolled in Head Start programs;
4	"(ii) the correlation between such
5	progress and the type and quality of in-
6	struction and educational programs pro-
7	vided to limited English proficient children;
8	and
9	"(iii) the correlation between such
10	progress and the health and family services
11	provided by Head Start programs to lim-
12	ited English proficient children and their
13	families; and
14	"(F) the extent to which Head Start pro-
15	grams make use of funds under section
16	640(a)(3) to improve the quality of Head Start
17	services provided to limited English proficient
18	children and their families.".
19	(f) NATIONAL ASSESSMENET SYSTEM.—Section 649
20	of the Head Start Act (42 U.S.C. 9834), as amended by
21	subsection (d), is amended by adding at the end the fol-
22	lowing:
23	"(j) NATIONAL REPORTING SYSTEM.—The Secretary
24	shall temporarily suspend the implementation of the Na-

tional Reporting System pending the completion of the

recommendations required by subsection (h), and shall in tegrate such recommendations to develop a national as sessment system, as appropriate, that will inform improv ing Head Start program success.".

5 SEC. 21. REPORTS.

6 (a) REPORT.—Section 650(a) of the Head Start Act
7 (42 U.S.C. 9845(a)) is amended—

8 (1) by amending the first sentence to read as 9 follows: "At least once during every 2-year period, 10 the Secretary shall prepare and submit, to the Com-11 mittee on Education and the Workforce of the 12 House of Representatives and the Committee on 13 Health, Education, Labor and Pensions of the Sen-14 ate, a report concerning the status of children (in-15 cluding disabled, homeless, and limited English pro-16 ficient children) in Head Start programs, including 17 the number of children and the services being pro-18 vided to such children."; and

19 (2) in paragraph (8) by inserting ", homeless-20 ness" after "background".

(b) NATIONAL REPORTING SYSTEM.—Section 650 of
the Head Start Act (42 U.S.C. 9845) is amended by adding at the end the following:

24 "(c) NATIONAL REPORTING SYSTEM.—The Secretary25 shall submit annually to the Committee on Education and

the Workforce of the House of Representatives and the
 Committee on Health, Education, Labor, and Pensions of
 the Senate, a report on the status of the National Report ing System developed by the Secretary. Such report shall
 include—

6 "(1) information on all contracts, grants, and
7 expenses relating to the development and implemen8 tation of the National Reporting System;

9 "(2) information described in section
10 641A(b)(3)(B); and

11 "(3) a description of the recommendations 12 made by the Technical Working Group, including 13 issues of the technical adequacy, purpose, and ad-14 ministration of the System, and an explanation of 15 how the Secretary plans to address these rec-16 ommendations.".

17 SEC. 22. LIMITATION ON RATE OF FEDERAL FUNDING FOR18 COMPENSATION.

19 Section 653 of the Head Start Act (42 U.S.C. 9848)20 is amended—

21 (1) by striking the heading;

(2) by striking "SEC. 653. The" and insertingthe following:

24 "SEC. 653. WAGES AND COMPENSATION.

25 "(a) COMPARABILITY OF WAGES.—The"; and

1 (3) by adding at the end the following: 2 "(b) FEDERAL RATE LIMITATION.—Notwithstanding 3 any other provision of law, no Federal funds shall be used 4 to pay all or any part of the compensation of an individual 5 employed by a Head Start agency in carrying out programs under this subchapter, either as direct or indirect 6 7 costs or any proration thereof, at a rate in excess of the 8 rate then payable for level II of the Executive Schedule 9 under section 5316 of title 5, United States Code.".

10 SEC. 23. LIMITATION ON USE OF FUNDS.

11 The Head Start Act (42 U.S.C. 9831 et seq.) is12 amended by inserting after section 656 the following:

13 "SEC. 656A. LIMITATION ON CERTAIN USES OF FUNDS.

14 "No funds made available to carry out this sub-15 chapter may be used—

16 "(1) for publicity or propaganda purposes not17 heretofore authorized by the Congress; or

18 "(2) unless authorized by law in effect on the 19 effective date of this section, to produce any pre-20 packaged news story intended for broadcast or dis-21 tribution unless such story includes a clear notifica-22 tion contained within the text or audio of such story 23 stating that the prepackaged news story was pre-24 pared or funded by the Department of Health and 25 Human Services.".

1 SEC. 24. CONFORMING AMENDMENT.

2 Section 641A(a)(2)(A) of the Head Start Act (42
3 U.S.C. 9836a(a)(2)(A)) is amended by striking "non4 English language background" and inserting "limited
5 English proficient".

6 SEC. 25. EFFECTIVE DATE; APPLICATION OF AMENDMENTS.

7 (a) GENERAL EFFECTIVE DATE.—Except as pro8 vided in subsections (b) and (c), this Act and the amend9 ments made by this Act shall take effect on the date of
10 the enactment of this Act.

(b) APPLICATION OF AMENDMENTS.—The amendments made by this Act shall not apply with respect to
any fiscal year that begins before the date of the enactment of this Act.

15 (c) PRIORITY IN THE DESIGNATION OF HEAD START16 AGENCIES.—

17 (1) EFFECTIVE DATE.—Section 641(c), as
18 amended by section 7(b) of this Act, shall take effect
19 exactly twelve months from the date of the enact20 ment of this Act, except for section 641(c)(5), which
21 shall take effect on the date of the enactment of this
22 Act.

(2) IMPLEMENTATION RULE.—For purposes of
carrying out section 641(c) of the Head Start Act,
as amended by section 7(b) of this Act, the Secretary may only consider the performance of a Head
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Start program in meeting the requirements de scribed in section 641(c) of the Head Start Act, as
 amended by section 7(b) of this Act, from the date
 of enactment of this Act, except any performance
 that constitutes a deficiency since the then most re cent designation.

7 SEC. 26. QUALITY STANDARDS; MONITORING OF HEAD 8 START AGENCIES AND PROGRAMS.

9 Section 641A of the Head Start Act (42 U.S.C.
10 9836a) is further amended by adding at the end the fol11 lowing new subsection:

12 "(g) In carrying out the provisions of section 641A,
13 and in addition to the use of whatever other resources the
14 Secretary deems appropriate, the Secretary shall—

15 "(1) contract with an intermediary organization
16 which, in the determination of the Secretary, meets
17 each of the following criteria—

18 "(A) focuses on improving the performance
19 management and the use of technology for non20 profit, educational, and social service organiza21 tions;

22 "(B) has demonstrated experience in pro23 viding a range of assistance, including but not
24 limited to—

25 "(i) assessing performance metrics;

1	"(ii) the use of technology;
2	"(iii) improving financial manage-
3	ment; and
4	"(iv) developing recommendations to
5	improve performance and the use of tech-
6	nology;
7	"(C) has a proven methodology for sys-
8	temic change in the not-for-profit sector, includ-
9	ing governmental and nongovernmental entities;
10	"(D) has demonstrated results in providing
11	performance management support to small-,
12	mid- and large-size not-for-profit organizations
13	annually on a pro bono basis;
14	"(E) has demonstrated the ability to iden-
15	tify areas for program improvement related
16	to—
17	"(i) accomplishing the goals and ob-
18	jectives as outlined in Head Start regula-
19	tions, reporting criteria and measurement
20	of program outcomes;
21	"(ii) meeting reporting requirements;
22	"(iii) using technology in classrooms
23	and enabling its use by administrators;

1	"(F) has demonstrated the ability to de-
2	velop an implementation plan for recommended
3	improvements by the organizations it assists;
4	"(G) has demonstrated the ability to assist
5	with and provide on-site, hands-on guidance
6	with the implementation of the recommenda-
7	tions;
8	"(H) has demonstrated the ability to tailor
9	the assessment and implementation process to
10	the children and communities served (where ap-
11	propriate); and
12	"(I) has demonstrated the ability to create
13	an online community that allows Head Start
14	administrators, teachers, service providers, par-
15	ents, policy makers, and other stakeholders to
16	communicate and provide support during and
17	following the assessment and subsequent imple-
18	mentation process;
19	"(2) utilize the intermediary organization se-
20	lected in paragraph (1) not later than 90 days from
21	the date of enactment of this Act to—
22	"(A) assess the performance of the Sec-
23	retary in overseeing the Head Start Bureau and
24	ensuring the effective management of the Head

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Start program in the areas of finance, oper-
ations, human capital, and customer service;
"(B) evaluate the Department's organiza-
tional structure, policies, and procedures for
managing Head Start grant recipients, make
recommendations to improve national program
quality and maximize the efficiency in the use
of program dollars, and support implementation
of the recommendations;
"(C) evaluate the Secretary's administra-
tive resource allocations to determine if invest-
ment is properly targeted based on risk assess-
ment to address the program's most significant
national and local challenges, and propose ad-
justments as appropriate;
"(D) evaluate and identify best practice
Head Start models and build process models to
enable their replication;
"(E) develop early warning systems to
identify Head Start programs that need inter-
vention;
"(F) evaluate processes to assist Head
Start programs that need intervention in imple-
menting necessary program improvements;

1	"(G) evaluate the effectiveness of the cur-
2	rent process for selecting Head Start organiza-
3	tions and develop and implement improvements
4	to ensure that performance metrics emerge as
5	a key criteria for evaluating successful Head
6	Start applicants, including the creation of eval-
7	uation criteria that ensure the selection of qual-
8	ity Head Start applicants;
9	"(H) evaluate how the Department targets
10	resources to remedy ongoing problems or defi-
11	ciencies in the program's management or gov-
12	ernance, and propose solutions as appropriate;
13	and
14	"(I) conduct a detailed assessment of the
15	Secretary's ability to monitor grantees.".
16	SEC. 27. ALLOTMENT OF FUNDS.
17	Section $640(a)(2)$ of the Head Start Act (42 U.S.C.
18	9835) is further amended by adding at the end the fol-
19	lowing new clause:
20	"(v) not less than \$7,500,000 of the
21	amount in clause (iii) appropriated for fis-
22	cal years 2006 and 2007 shall be made
23	available to carry out activities described in
24	section 641A(g).".

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1 SEC. 28. TEACHER RETENTION REPORT.

Not later than one year after implementation of the
Head Start teacher qualifications and development under
amendments made by this Act, the Secretary of Health
and Human Services shall submit to Congress a report
on Head Start teacher retention levels.

7 SEC. 29. IMPROVING HEAD START ACCESS FOR HOMELESS 8 AND FOSTER CHILDREN.

9 (a) DEFINITIONS.—Section 637 of the Head Start
10 Act (42 U.S.C. 9832) is amended by adding at the end
11 the following:

12 "(18) The term 'family' means all persons liv-13 ing in the same household who are—

14 "(A) supported by the income of at least 1
15 parent or guardian (including any relative act16 ing in place of a parent, such as a grandparent)
17 of a child enrolling or participating in the Head
18 Start program; and

19 "(B) related to the parent or guardian by20 blood, marriage, or adoption.

21 "(19) The term 'homeless child' means a child
22 described in section 725(2) of the McKinney-Vento
23 Homeless Assistance Act (42 U.S.C. 11434a(2)).

24 "(20) The term 'homeless family' means the25 family of a homeless child.".

1	(b) Allotment of Funds; Limitations on As-
2	SISTANCE.—
3	(1) QUALITY IMPROVEMENT.—Section
4	640(a)(3) of the Head Start Act (42 U.S.C.
5	9835(a)(3)) is amended—
6	(A) in subparagraph (B)—
7	(i) in clause (ii), by inserting "chil-
8	dren in foster care, children referred to
9	Head Start programs by child welfare
10	agencies, " after "background"; and
11	(ii) in clause (v), by inserting ", in-
12	cluding collaboration to increase program
13	participation by underserved populations,
14	including homeless children, eligible chil-
15	dren in foster care, and children referred
16	to Head Start programs by child welfare
17	agencies" before the period; and
18	(B) in subparagraph (C)—
19	(i) in clause (ii)(IV)—
20	(I) by inserting "homeless chil-
21	dren, children in foster care, children
22	referred to Head Start programs by
23	child welfare agencies, " after "dys-
24	functional families"; and

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1	(II) by inserting "and families"
2	after "communities";
3	(ii) in clause (v)—
4	(I) by inserting "homeless chil-
5	dren, children in foster care, children
6	referred to Head Start programs by
7	child welfare agencies," after "dys-
8	functional families"; and
9	(II) by inserting "and families"
10	after "communities";
11	(iii) by redesignating clause (vi) as
12	clause (viii); and
13	(iv) by inserting after clause (v) the
14	following:
15	"(vi) To conduct outreach to homeless
16	families and to increase Head Start pro-
17	gram participation by homeless children.".
18	(2) Collaboration grants.—Section
19	640(a)(5)(C)(iv) of the Head Start Act (42 U.S.C.
20	9835(a)(5)(C)(iv)) is amended—
21	(A) by inserting "child welfare (including
22	child protective services)," after "child care,";
23	(B) by inserting "home-based services (in-
24	cluding home visiting services)," after "family
25	literacy services"; and

(3) Allocation of funds.—Section $640(g)(2)$
of the Head Start Act $(42 \text{ U.S.C. } 9835(g)(2))$ is
amended—
(A) in subparagraph (C)—
(i) by inserting "organizations and
agencies providing family support services,
child abuse prevention services, protective
services, and foster care, and" after "(in-
cluding"; and
(ii) by striking "and public entities
serving children with disabilities" and in-
serting ", public entities, and individuals
serving children with disabilities and home-
less children (including local educational
agency liaisons designated under section
722(g)(1)(J)(ii) of the McKinney-Vento
Homeless Assistance Act (42 U.S.C.
11432(g)(1)(J)(ii)))'';
(B) in subparagraph (H), by inserting
"(including the local educational agency liaison
designated under section 722(g)(1)(J)(ii) of the
McKinney-Vento Homeless Assistance Act (42
U.S.C. 11432(g)(1)(J)(ii)))" after "community
involved".

(c) RESEARCH, DEMONSTRATIONS, AND EVALUA TION.—Section 649 of the Head Start Act (42 U.S.C.
 9844) is amended in subsection (a)(1)(B), by striking
 "disabilities)" and inserting "disabilities, homeless chil dren, children who have been abused or neglected, and
 children in foster care".

7 (d) REPORTS.—Section 650(a) of the Head Start Act
8 (42 U.S.C. 9846(a)) is amended—

9 (1) in the matter preceding paragraph (1), by
10 striking "disabled and" and inserting "disabled chil11 dren, homeless children, children in foster care,
12 and";

(2) in paragraph (8), by inserting "homelessness, whether the child is in foster care or was referred by a child welfare agency," after "background".

17 SEC. 30. CHILDREN AFFECTED BY HURRICANE KATRINA.

18 (a) Definitions.—For the purposes of this section, the19 following definitions apply:

20 CHILDREN (1)AFFECTED BY HURRICANE 21 KATRINA.—The term "children affected by Hurri-22 cane Katrina" means a child who is not older than 23 5 and who resides or who resided on August 22, 24 2005, in an area in which the President has declared 25 that a major disaster exists.

(2) IMPACTED HEAD START AGENCIES.—The
 term "impacted Head Start Agencies" means a
 Head Start agency receiving a significant number of
 children from an area in which a major disaster has
 been declared.

6 (3) MAJOR DISASTER.—The term "major disaster" means a major disaster declared by the Presi-7 8 dent in accordance with section 401 of the Robert 9 T. Stafford Disaster Relief Emergency Assistance 10 Act (42 U.S.C. 4170), related to Hurricane Katrina. 11 (b) TECHICAL ASSISTANCE, GUIDANCE, AND RE-12 SOURCES.—The Secretary shall provide technical assist-13 ance, guidance, and resources through the Region 4 and Region 6 offices of the Administration for Children and 14 15 Families (and may provide technical assistance, guidance, and resources, through other regional offices of the Ad-16 17 ministration, at the request of such offices, that administer affected Head Start agencies) to Head Start agencies 18 19 in areas in which a major disaster has been declared, and 20 to affected Head Start agencies, to assist the agencies in-21 volved in providing Head Start services to children af-22 fected by Hurricane Katrina.

23 (c) WAIVER.—For such period up to March 31, 2006,
24 and to such extent as the Secretary considers appropriate,
25 the Secretary of Health and Human Services—

(1) may waive section 640(b) of the Head Start
 Act; and

3 (2) shall waive requirements of documentation
4 for children affected by Hurricane Katrina who par5 ticipate in Head Start programs and Early Head
6 Start programs funded under the Head Start Act.

7 SEC. 31. DISCRIMINATION PROVISIONS.

8 Section 654 of the Head Start Act is amended to read9 as follows:

10 "SEC. 654 NONDISCRIMINATION PROVISIONS.

11 (a)(1) The Secretary shall not provide financial as-12 sistance for any program, project, or activity under this 13 subchapter unless the grant or contract with respect thereto specifically provides that no person with responsibilities 14 15 in the operation thereof will discriminate with respect to any such program, project, or activity because of race, 16 17 creed, color, national origin, sex, political affiliation, or beliefs. 18

19 "(2) Paragraph (1) shall not apply to a recipient of 20 financial assistance under this subchapter that is a reli-21 gious corporation, association, educational institution, or 22 society, with respect to the employment of individuals of 23 a particular religion to perform work connected with the 24 carrying on by such corporation, association, educational 25 institution, or society of its activities. Such recipients shall comply with the other requirements contained in this sub section.

3 "(b) No person in the United States shall on the 4 ground of sex be excluded from participation in, be denied 5 the benefits of, be subjected to discrimination under, or be denied employment in connection with any program or 6 7 activity receiving assistance under this subchapter. The 8 Secretary shall enforce the provisions of the preceding sen-9 tence in accordance with section 602 of the Civil Rights 10 Act of 1964. Section 603 of such Act shall apply with respect to any action taken by the Secretary to enforce such 11 12 sentence. This section shall not be construed as affecting 13 any other legal remedy that a person may have if such person is excluded from participation in, denied the benefit 14 15 of, subjected to discrimination under, or denied employment (except as provided in subsection (a)(2)), in the ad-16 17 ministration of any program, project, or activity receiving 18 assistance under this subchapter.

19 "(c) The Secretary shall not provide financial assist-20 ance for any program, project, or activity under this sub-21 chapter unless the grant or contract relating to the finan-22 cial assistance specifically provides that no person with re-23 sponsibilities in the operation of the program, project, or 24 activity will discriminate against any individual because of 25 a handicapping condition in violation of section 504 of the

- 1 Rehabilitation Act of 1973, except as provided in sub-
- 2 section (a)(2).".

Passed the House of Representatives September 22, 2005.

Attest:

Clerk.

109TH CONGRESS H. R. 2123

AN ACT

To reauthorize the Head Start Act to improve the school readiness of disadvantaged children, and for other purposes.