# 104TH CONGRESS 1ST SESSION H. R. 968

To establish comprehensive early childhood education programs, early childhood education staff development programs, model Federal Government early childhood education programs, and for other purposes.

# IN THE HOUSE OF REPRESENTATIVES

## February 15, 1995

Mrs. MINK of Hawaii (for herself, Mrs. COLLINS of Illinois, Ms. EDDIE BER-NICE JOHNSON of Texas, Mrs. LOWEY, Ms. MCKINNEY, Mrs. MEEK of Florida, Ms. PELOSI, Ms. RIVERS, Ms. WATERS, Ms. WOOLSEY, and Ms. BROWN of Florida) introduced the following bill; which was referred to the Committee on Economic and Educational Opportunities

# A BILL

- To establish comprehensive early childhood education programs, early childhood education staff development programs, model Federal Government early childhood education programs, and for other purposes.
  - 1 Be it enacted by the Senate and House of Representa-
  - 2 tives of the United States of America in Congress assembled,

# **3** SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Comprehensive Early Childhood Education Act of 1995".
- 6 (b) TABLE OF CONTENTS.—The table of contents for7 this Act is as follows:

- 2
- Sec. 1. Short Title; Table of contents.
- Sec. 2. Findings.
- Sec. 3. Purpose.
- Sec. 4. Authorization of appropriations.
- Sec. 5. Allocation of funds.

# TITLE I—COMPREHENSIVE EARLY CHILDHOOD EDUCATION PROGRAMS

- Sec. 101. Program authorized.
- Sec. 102. Prime sponsors of early childhood education programs.
- Sec. 103. Early childhood education councils.
- Sec. 104. Comprehensive early childhood education plans.
- Sec. 105. Project applications.
- Sec. 106. Special grants to States.
- Sec. 107. Additional conditions for programs including construction.
- Sec. 108. Use of public facilities for early childhood education programs.
- Sec. 109. Payments.

# TITLE II—TRAINING, TECHNICAL ASSISTANCE, PLANNING, AND EVALUATION

- Sec. 201. Preservice and inservice training.
- Sec. 202. Technical assistance and planning.
- Sec. 203. Evaluation.
- Sec. 204. Federal standards for early childhood education.
- Sec. 205. Development of uniform minimum code for facilities.

#### TITLE III—MODEL FEDERAL GOVERNMENT CHILD DEVELOPMENT PROGRAMS

- Sec. 301. Program authorized.
- Sec. 302. Payments.

#### TITLE IV—RESEARCH AND DEMONSTRATIONS

- Sec. 401. Declaration of purposes.
- Sec. 402. Research and demonstration projects.
- Sec. 403. Coordination of research.

#### TITLE V—GENERAL PROVISIONS

- Sec. 501. Definitions.
- Sec. 502. Nutrition.
- Sec. 503. Special provisions.
- Sec. 504. Withholding grants.
- Sec. 505. Public information.

#### 1 SEC. 2. FINDINGS.

2 The Congress makes the following findings—

3 (1) millions of children in the Nation are suffer-

- 4 ing unnecessary harm from the lack of adequate
- 5 early childhood education;

(2) comprehensive early childhood education 1 2 programs, including a full range of health and social services, are essential to the achievement of the full 3 4 potential of the Nation's children and should be available as a matter of right to all children whose 5 parents or legal guardians shall request them re-6 7 gardless of economic, social, and family backgrounds; 8

9 (3) children with special needs must receive full 10 consideration in planning any early childhood edu-11 cation programs and, pending the availability of 12 such programs for all children, priority must be 13 given to preschool children with the greatest eco-14 nomic and social need;

(4) no mother should be forced to work outside
the home as a condition for availing herself to early
childhood education programs, such programs are
essential to allow many parents to undertake or continue full or part-time employment, training, or education;

(5) comprehensive early childhood education
programs not only provide a means of delivering a
full range of essential services to children, but can
also furnish meaningful employment opportunities

for many individuals, including older persons, par ents, young persons, and volunteers;

3 (6) it is essential that the planning and oper4 ation of such programs be undertaken as a partner5 ship of parents, community, and State and local gov6 ernment with appropriate assistance from the Fed7 eral Government.

## 8 SEC. 3. PURPOSE.

9 It is the purpose of this Act to provide every child 10 with a fair and full opportunity to reach his or her full 11 potential by establishing and expanding comprehensive 12 early childhood education programs, and services designed 13 to—

14 (1) assure the sound and coordinated develop-15 ment of these programs;

16 (2) recognize and build upon the experience and
17 success gained through the Headstart program and
18 similar efforts;

(3) furnish early childhood education services
for those children who need them most, with special
emphasis on preschool programs for economically
disadvantaged children, and for children of working
mothers and single parent families; and

24 (4) provide that decisions on the nature of25 funding of such programs be made at the commu-

nity level with the direct participation of parents of 1 2 the children and other individuals and organizations 3 in the community interested in early childhood edu-4 cation serve in the development, conduct, and overall direction of programs at the community level, and to 5 establish the legislative framework for the future ex-6 7 pansion of such programs to universally available early childhood education services. 8

## 9 SEC. 4. AUTHORIZATION OF APPROPRIATIONS.

10 (a) For the purpose of carrying out this Act, there 11 is authorized to be appropriated \$2,000,000,000 for the 12 fiscal year beginning October 1, 1995 and such sums as 13 may be necessary in each of the succeeding fiscal years 14 through 2000. Any amounts appropriated for such fiscal 15 year which are not obligated at the end of such fiscal year 16 may be obligated in the succeeding fiscal year.

17 (b) For the purpose of providing training, technical 18 assistance, planning, and such other activities as the Sec-19 retary deems necessary and appropriate to prepare for the 20 implementation of this title, there is authorized to be ap-21 propriated \$100,000,000 for the fiscal year beginning Oc-22 tober 1, 1994.

#### 1 SEC. 5. ALLOCATION OF FUNDS.

2 (a) The amounts appropriated for carrying out this
3 title for any fiscal year beginning October 1, 1995 shall
4 be made available in the following manner:

5 (1) \$500,000,000 shall be used for the purpose 6 of providing assistance under titles I, II, and IV of 7 this Act for early childhood education programs fo-8 cused upon young children from low-income families.

9 (2) Not to exceed 10 percent of the remaining 10 amounts so appropriated shall be used for the pur-11 pose of carrying out titles II, III, and IV of this Act, 12 as the Secretary deems appropriate; and

13 (3) The remainder of such amounts shall be
14 used for the purpose of carrying out title I of this
15 Act.

(b)(1) From the amount available for carrying out
comprehensive early childhood education programs under
title I of this Act, the Secretary shall reserve the following—

20 (A) not less than that proportion of the total 21 amount available for carrying out title I as is equiva-22 lent to that proportion which the total number of 23 children of migrant agricultural workers bears to the 24 total number of economically disadvantaged children 25 in the United States, which shall be apportioned 26 among programs serving children of migrant agricultural workers on an equitable basis, and to the ex tent practicable in proportion to the relative num bers of children served in each such program;

4 (B) not less than that proportion of the total 5 amount available for carrying out title I as is equivalent to that proportion which the total number of 6 children on Federal and State Indian reservations 7 bears to the total number of economically disadvan-8 9 taged children in the United States, which shall be 10 apportioned among programs serving children on 11 Federal and State Indian reservation on an equi-12 table basis, and to the extent practicable in proportion to the relative number of children residing on 13 14 each such reservation:

15 (C) not less than that proportion of the total 16 amount available for carrying out title I as is equiva-17 lent to that proportion which the total number of 18 Native Hawaiian children bears to the total number 19 of economically disadvantaged children in the United 20 States, which shall be apportioned among programs 21 serving Native Hawaiian children on an equitable 22 basis, and to the extent practicable in proportion to 23 the relative numbers of children served in each such 24 program;

1 (D) not less than 10 percent of the total 2 amount available for carrying out title I, which shall 3 be made available for the purposes of section 4 101(b)(2)(I) of such title (relating to special activi-5 ties for children with disabilities); and

6 (E) not to exceed 5 percent of the total amount 7 available for carrying out title I, which shall be 8 made available under section 102(f)(3) of such title 9 (relating to model programs).

10 (2) The remainder of the amounts available for carry-11 ing out title I of this Act shall be allocated by the Sec-12 retary on an equitable basis, and to the extent practi-13 cable such funds shall be apportioned in such a manner 14 that—

(A) 50 percent of such remainder shall be apportioned among the States and localities within
each State in proportion to the relative numbers of
economically disadvantaged children in each such
State and locality, respectively;

(B) 25 percent of such remainder shall be apportioned among the States and localities within
each State in proportion to the relative numbers of
children who have not attained six years of age in
each such State or locality, respectively;

1 (C) 25 percent of such remainder shall be ap-2 portioned among the States and localities within 3 each State in proportion to the relative numbers of 4 children of working mothers and single parents in 5 each such State and locality, respectively.

6 For the purposes of clauses (A), (B), and (C) of this para7 graph, there shall be excluded those children who are
8 counted under clauses (A), (B), and (C) of subsection
9 (b)(1) of this section.

(3) In determining the numbers of children for purposes of allocating and apportioning funds under this section, the Secretary shall use the most recent satisfactory
data available.

(c) Not to exceed 5 percent of the total funds apportioned for use within a State pursuant to subsection (b)(2)
may be made available for grants to the State to carry
out the provisions of section 106 of this Act.

(d) As soon as practicable after funds are appropriated to carry out this Act for any fiscal year, the Secretary shall publish in the Federal Register the apportionments required by this section.

# 1TITLEI—COMPREHENSIVE2EARLYCHILDHOODEDU-3CATION PROGRAMS

## 4 SEC. 101. PROGRAM AUTHORIZED.

5 (a) IN GENERAL.—The Secretary of Education shall 6 provide financial assistance for carrying out early child-7 hood education programs under this part to prime spon-8 sors and to other public and private nonprofit agencies 9 and organizations pursuant to plans and applications ap-10 proved in accordance with the provisions of this title.

(b) USE OF FUNDS.—Funds available for this part
may be used (in accordance with approved applications)
for the following services and activities—

(1) planning and developing early childhood
education programs, including the operation of pilot
programs to test the effectiveness of new concepts,
programs, and delivery systems;

(2) establishing, maintaining, and operating
early childhood education program, which may include—

21 (A) comprehensive physical and mental
22 health, social, and cognitive development serv23 ices necessary for children participating in the
24 program to profit fully from their educational

opportunities and to attain their maximum potential;

(B) food and nutritional services (including family consultation);

(C) rental, remodeling, renovation, alteration, construction, or acquisition of facilities, including mobile facilities, and the acquisition of necessary equipment and supplies;

(D) programs designed (i) to meet the spe-9 10 cial needs of minority groups, Native Ameri-11 cans, Alaskan Natives and Native Hawaiians, and migrant children with particular emphasis 12 on the needs of children with limited English 13 14 proficiency for the development of skills in Eng-15 lish and another language spoken in the home, and (ii) to meet the needs of all children to un-16 17 derstand the history and cultural backgrounds 18 of the ethnic groups which belong to their com-19 munities and the role of members of such eth-20 nic groups in the history and cultural development of the Nation and of the region in which 21 22 they reside;

23 (E) a program of daily activities designed
24 to develop fully each child's potential;

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(F) other specially designed health, social, and educational programs (including after school, summer, weekend, vacation, and overnight programs);

(G) medical, dental, psychological, edu-5 6 cational, and other appropriate diagnosis, iden-7 tification, and treatment of visual, hearing, speech, nutritional, and other physical, mental, 8 and emotional barriers to full participation in 9 10 child education and development programs, including programs for preschool and other chil-11 dren who are emotionally disturbed; 12

13 (H) prenatal and other medical services to expectant mothers who cannot afford such serv-14 15 ices, designed to help reduce malnutrition, infant and maternal mortality, and the incidence 16 17 of mental retardation and other disabling condi-18 tions, and postpartum and other medical serv-19 ices (including family planning information) to 20 such recent mothers:

(I) incorporation within early childhood
education programs of special activities designed to identify and ameliorate identified
physical, mental, and emotional disabilities and
special learning disabilities;

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1	(J) preservice and inservice education and
2	other training for professional and paraprofes-
3	sional personnel;
4	(K) dissemination of information in the
5	functional language of those to be served to as-
6	sure that parents are well informed of early
7	childhood education programs available to them
8	and may participate in such programs;
9	(L) services, including in-home services,
10	and training in the fundamentals of child devel-

opment, for parents, older family members
functioning in the capacity of parents, youth,
and prospective parents;

(M) programs designed to extend comprehensive prekindergarten early childhood education techniques and gains (particularly parent
participation) into kindergarten and early primary grades (one through three), in cooperation
with local educational agencies, including—

(i) the use of former assistant Headstart teachers or similar early childhood
education teachers as instructional aides
(in addition to those employed by the
schools involved) working closely with
classroom teachers in the kindergarten and

- such early primary grades in which are en-1 2 rolled children they taught in Headstart or other early childhood programs; 3 (ii) providing for full participation of 4 parents of the children involved in program 5 planning, implementation, and decision-6 7 making; and (iii) for career development opportuni-8 9 ties and advancement through continuing education and training for instructional 10 11 aides involved (including teaching salaries, educational stipends for tuition, books, and 12 tutoring, career counseling, arrangements 13 for academic credit for independent study, 14 15 fieldwork based on their teaching assign-16 ments, and preservice and inservice train-17 ing) and for the classroom teachers and 18 principals involved; and 19 (N) such other services and activities as 20 the Secretary deems appropriate in furtherance of the purposes of this part; and 21 22 (3) staff and other administrative expenses of 23 early childhood education councils established and
- 24 operated in accordance with this title.

# 2 **OPMENT PROGRAMS.**

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3 (a) In accordance with the provisions of this section, a State, locality, combination of localities, Indian tribe on 4 5 a Federal or State reservation, or public or private nonprofit agency or organization, meeting the requirements 6 7 of this Act may be designated by the Secretary as prime 8 sponsor for the purpose of entering into arrangements to 9 carry out early childhood education programs under this 10 part, upon the approval by the Secretary of a prime sponsorship plan, which includes provisions— 11

12 (1) describing the prime sponsorship area to be13 served;

14 (2) setting forth satisfactory provisions of es15 tablishing and maintaining an Early Childhood Edu16 cation Council which meets the requirements of sec17 tion 103 of this Act;

(3) providing that the Early Childhood Education Council shall be responsible for developing
and preparing a comprehensive early childhood education plan for each fiscal year and any modification
thereof;

(4) setting forth arrangements under which the
Early Childhood Education Council will be responsible for planning, supervising, coordinating, mon-

itoring, and evaluating early childhood education
 programs in the prime sponsorship area;

(5) providing adequate assurances that staff 3 4 and other administrative expenses for the Early Childhood Education Council under subsection (b) 5 paragraph (3) of section 101 will not exceed 5 per-6 7 cent of the total cost of comprehensive early childhood education programs administered by the prime 8 9 sponsor unless such percentage limitation is in-10 creased to give special consideration to initial costs 11 in the first operations year or to other special needs, 12 in accordance with regulations which the Secretary 13 shall prescribe; and

(6) providing assurances, to the extent necessary to carry out comprehensive early childhood
education programs in the area to be served, of the
capacity to provide, or to enter into arrangements
with appropriate State, local or other agencies for
linkages to provide—

20 (A) related family, social and rehabilitative
21 service;

22 (B) coordination with educational agencies23 and providers of educational services;

24 (C) health (including family planning) and25 mental health services;

4 (b) The Secretary shall approve a prime sponsorship plan submitted by a locality which is a (1) city, (2) coun-5 try, or (3) other unit of general local government, if the 6 7 Secretary determines that the plan so submitted meets the requirements of subsection (a) of this section and includes 8 9 adequate provisions for carrying out comprehensive early childhood education programs in area of such locality. In 10 the event that an area under the jurisdiction of a unit 11 of general local government described in clause (1), (2), 12 or (3) of the preceding sentence includes any common geo-13 graphical area with that covered by another such unit of 14 general local government, the Secretary shall designate to 15 serve such area the unit of general local government which 16 the Secretary determines has the capability of more effec-17 tively carrying out the purposes of this title with respect 18 to such area and which has submitted a plan which meets 19 the requirements of this section and includes adequate 20 provisions for carrying out comprehensive early childhood 21 22 education programs in such area.

(c)(1) In the event that the Secretary determines that
a locality fails to meet the requirements for designation
as a prime sponsor under subsection (b) of this sec-

tion for the reason that it lacks the capability of meeting 1 the requirements of clause (5) (concerning the limitation 2 in administrative expenses for Early Childhood Education 3 Councils) or clause (6) (concerning the capacity to provide 4 5 or to enter into arrangements for linkages to provide services related to early childhood education) of subsection (a), 6 the Secretary shall take steps to encourage the submission 7 of a prime sponsorship plan, covering the area of such lo-8 9 cality, by a combination of localities which are adjoining and possess a sufficient commonality of interest. 10

11 (2) The Secretary shall approve a prime sponsorship 12 plan submitted by a combination of localities if the Sec-13 retary determines that the plan so submitted meets the 14 requirements of subsection (a) of this section and includes 15 adequate provisions for carrying out comprehensive early 16 childhood education programs in the area covered by the 17 combination of such localities.

18 (d) The Secretary shall approve a prime sponsorship 19 plan submitted by an Indian tribe on a Federal or State 20 reservation if the Secretary determines that the plan so 21 submitted meets the requirements of subsection (a) of this 22 section and includes adequate provisions for carrying out 23 comprehensive early childhood education programs in the 24 area to be served.

1 (e) In the event that the Secretary determines, with respect to the area of a particular locality, that a prime 2 sponsorship plan meeting the requirements of this section 3 has not been submitted by a locality or combination of 4 localities covering such areas, or by an Indian tribe on 5 a Federal or State reservation, or in the event that prime 6 7 sponsorship designation has been withdrawn in accordance with subsection (h) of this section, the Secretary may, with 8 9 respect to the impending fiscal year when no such prime 10 sponsorship designation will be in effect, approve a plan submitted by the State which meets the requirements of 11 subsection (a) of this section and includes adequate provi-12 sions for carrying out comprehensive early childhood edu-13 cation program in each such area. 14

15 (f) The Secretary may approve a prime sponsorship plan submitted by a public or private nonprofit agency, 16 17 including but not limited to a community action agency, single purpose Headstart agency, community development 18 19 corporation, parent cooperative, organization of migrant 20 agricultural workers, organization of Native Americans, Alaskan Natives or Native Hawaiians, employer organiza-21 22 tions, or public or private educational agency or institution, the Secretary determines that the plan so submitted 23 24 meets the requirements of subsection (a) of this section and includes— 25

1 (1) provisions setting forth arrangements for 2 serving children in a neighborhood or other area possessing a commonality of interest in the area of 3 4 any locality with respect to which there is not prime sponsorship designation in effect, or with respect to 5 6 any portion of an area where the prime sponsor is found not to be satisfactorily implementing early 7 education program which adequately 8 childhood 9 meets the purposes of this part, or for making avail-10 able special services, in accordance with criteria es-11 tablished by the Secretary, designed to meet the needs of economically disadvantaged or preschool 12 13 children: or

(2) arrangements for providing comprehensive
early childhood education programs on a year-round
basis to children of migrant agricultural workers and
their families; or

(3) arrangements for carrying out model programs especially designed to be responsive to the
needs of economically disadvantaged, minority
groups, or limited English proficient preschool children.

(g) The Governor of the State shall in accordancewith regulations which the Secretary shall prescribe, begiven a reasonable opportunity to review and offer rec-

ommendations to any applicant submitting a plan for
 prime sponsorship designation under this section, and to
 submit comments to the Secretary with respect to any
 plan so submitted.

5 (h) A prime sponsorship plan submitted under this 6 section may be disapproved or a prior designation of a 7 prime sponsor may be withdrawn only if the Secretary, 8 in accordance with regulations prescribed by the Sec-9 retary, has provided—

10 (1) written notice of intention to disapprove11 such plan, including a statement of the reasons,

(2) a reasonable time in which to submit corrective amendments to such plan or undertake other
necessary corrective action, and

(3) an opportunity for a public hearing upon
which basis an appeal to the Secretary may be taken
as of right.

18 (i)(1) If any party is dissatisfied with the Secretary's final action under subsection (h) with respect to the dis-19 approval of its plan submitted under this section or the 20withdrawal of its prime sponsorship designation, such 21 22 party may, within sixty days after notice of such action, file with the United States court of appeals for the circuit 23 24 in which such party is located a petition for review of that action. A copy of the petition shall be forthwith transmit-25

ted by the clerk of the court to the Secretary. The Sec retary thereupon shall file in the court the record of the
 proceeding on which the Secretary based his/her action,
 as provided in section 2112 of title 28, United States
 Code.

6 (2) The court shall have jurisdiction to affirm the ac-7 tion of the Secretary or to set it aside, in whole or in part. 8 The judgement of the court shall be subject to review by 9 the Supreme Court of the United States upon certiorari 10 or certification as provided in section 1254 of title 28, 11 United States Code.

## 12 SEC. 103. EARLY CHILDHOOD EDUCATION COUNCILS.

(a) Each prime sponsor designed under section 102
shall establish and maintain an Early Childhood Education Council consisting of not less than ten members
comprised as follows:

(1) Not less than half of the members of such
Council shall be parents of children served in early
childhood education programs under this Act.

20 (2) The remaining members of such Council
21 shall be appointed by the chief executive officer or
22 officers of the prime sponsor to represent the public,
23 but—

24 (A) not less than half of such members25 shall be persons who are broadly representative

of the general public, including government 1 2 agencies, public and private agencies and orga-3 nizations in such field as economic opportunity, 4 health, education, welfare, employment and 5 training, business or financial organizations or institutions, labor unions, and employers, and 6 who are approved by the parent members de-7 scribed in paragraph (1); and 8 9 (B) the remaining members the number of

which shall be either equal to or one less than 10 11 the number of members appointed under clause (A), shall be persons who are particularly 12 skilled by virtue of training or experience in 13 early childhood education, child development, 14 15 child health, child welfare, or other child serv-16 ices, except that the Secretary may waive the 17 requirements of this clause (B) to the extent 18 that the Secretary determines, in accordance 19 with regulations prescribed by the Secretary, 20 that such person are not available to the area to be served. 21

(b) In accordance with procedures with the Secretary
shall establish pursuant to regulations, each prime sponsor
designed under section 102 shall provide, with respect to

the Early Childhood Education Council established and
 maintained by such prime sponsor, that—

(1) the parent members described in paragraph
(1) of subsection (a) of this section shall be chosen
by the membership of Headstart policy committees
where they exist, and, at the earliest practicable
time, by project policy committees established pursuant to section 105(a)(2) of this Act;

9 (2) not less than one-fourth of the total mem-10 bership of such Council shall be persons broadly rep-11 resentative of the economically disadvantaged;

(3) the terms of office and any other policies
and procedures of an organizational nature, including nomination and election procedures, are appropriate in accordance with the purposes of this Act;

(4) such Council shall have responsibility for
approving basic goals, policies, actions, and procedures for the prime sponsor, including policies with
respect to planning, general supervision and oversight, overall coordination, personnel, budgeting,
funding of projects, and monitoring and evaluation
of projects; and

(5) such Council shall, upon its own initiatives
or upon request of a project applicant or any other
party in interest, conduct public hearings before act-

ing upon applications for financial assistance sub mitted by project applicants under this Act.

# 3 SEC. 104. COMPREHENSIVE EARLY CHILDHOOD EDU-4 CATION PLANS.

5 (a) Financial assistance under this part may be provided by the Secretary for any fiscal year to a prime spon-6 7 sor designated pursuant to section 102 only pursuant to a comprehensive early childhood education plan which is 8 9 submitted by such prime sponsor and approved by the Secretary in accordance with the provisions of this part. Any 10 such plan shall set forth a comprehensive program provid-11 ing early childhood education services in the prime spon-12 sorship area which— 13

(1) identifies all early childhood education
needs and goals within the area and describes the
purposes for which the financial assistance will be
used;

18 (2) meets the needs of children in the prime 19 sponsorship area, to the extent that available funds 20 can be reasonably expected to have an effective impact, including infant care and before and after 21 22 school programs for children in school with priority to children who have not attained six years of age; 23 24 (3) gives priority to meeting the special needs of economically disadvantaged children by providing 25

that not less than 65 percent of the total cost of
 programs receiving financial assistance under section
 4(b) shall be for early childhood education programs
 for economically disadvantaged children;

5 (4) gives priority thereafter to providing early 6 childhood education programs and services to chil-7 dren of single parents and working mothers not cov-8 ered under paragraph (3);

9 (5) provides procedures for the approval of 10 project applications submitted in accordance with 11 section 105;

12 (6) provides, in the case of a prime sponsor located within or adjacent to a metropolitan area, for 13 14 coordination with other prime sponsors located with-15 in such metropolitan area, and arrangements for co-16 operative funding where appropriate, and particu-17 larly for such coordination where appropriate meet 18 the needs for early childhood education services of 19 children of parents working or participating in train-20 ing or otherwise occupied during the day within a prime sponsorship area other than that in which 21 22 they reside;

(7) provides that, to the extent feasible, eachprogram within the prime sponsorship area will in-

clude children from a range of socioeconomic back grounds;

(8) provides comprehensive services (A) to meet 3 4 the special needs of minority group children of migrant agricultural workers with particular emphasis 5 on the needs of children from bilingual families for 6 7 development of skills in English and in the other language spoken in the home, and (B) to meet the 8 9 need of all children to understand the history and cultural background of minority groups which belong 10 11 to the communities and the role of members of such 12 minority groups in the history and cultural development of the Nation and the region in which they re-13 side: 14

(9) provides equitably for the early childhood
education needs of children from each minority
group or significant segment of the economically disadvantaged residing within the area covered;

(10) provides, to the extent possible, for coordination of early childhood education programs so as
to keep family units intact or in close proximity during the day;

(11) provides for the regular and frequent dissemination of information in the functional language
of those to be served, to assure that parents and in-

terested persons in the community are fully informed
 of the activities of the Early Childhood Education
 Council and of delegate agencies;

(12) provides that, to the extent possible, unemployed or low-income persons residing in communities served by such projects will receive jobs providing career ladder opportunities, including in-home and part-time jobs, and opportunities for training in programs assisted under title II of this Act;

10 (13) assures that procedures and mechanisms 11 for coordination have been developed in cooperation 12 with preschool program administrators and administrators of local educational agencies and non-public 13 14 schools, at the local level, to provide continuity be-15 tween programs for preschool and elementary school 16 children and to coordinate programs conducted 17 under this part and programs conducted pursuant to 18 the Head Start Act (42 U.S.C. 9831-9852) and the 19 Elementary and Secondary Education Act of 1965, 20 as amended:

(14) establishes arrangements in the area
served for the coordination of programs conducted
under the auspices of or with the support of business or financial institutions or organizations, indus-

try, labor, employee and labor-management organi zations, and other community groups;

3 (15) contains any arrangements for the delega-4 tion, under the supervision of the Early Childhood Education Council, to any public or private non-5 6 profit agencies, institutions, or organizations, of re-7 sponsibilities for the delivery of programs, services, and activities for which financial assistance is pro-8 9 vided under this title, or for any planning or evaluation services to be made available with respect to 10 11 programs under this title; and

(16) contains plans for regularly conducting
surveys and analyses of needs for early childhood
education programs in the prime sponsorship area
and for submitting to the Secretary a comprehensive
annual report and evaluation in such form and containing such information as the Secretary shall require by regulation.

(b) No comprehensive early childhood education plan
or modification thereof submitted by a prime sponsorship
under this section shall be approved by the Secretary unless the Secretary determines, in accordance with regulations prescribed by the Secretary, that—

24 (1) each community action agency or single25 purpose Headstart agency in the area to be served

previously responsible for the administration of pro grams under this part or under the Head Start Act
 (42 U.S.C. 9831–9852) has had an opportunity to
 submit comments to the prime sponsor and to the
 Secretary;

6 (2) the local educational agency for the area to 7 be served, and other appropriate educational and 8 training agencies and institutions, have had an op-9 portunity to submit comments to the prime sponsor 10 and to the Secretary; and

(3) the Governor of the State has had an opportunity to submit comments to the prime sponsor
and to the Secretary.

(c) A comprehensive early childhood education plan
submitted under this section may be disapproved or a
prior approval withdrawn only if the Secretary, in accordance with regulations prescribed by the Secretary, had
provided—

(1) written notice of intention to disapprovesuch plan, including a statement of the reasons,

(2) reasonable time to submit corrective amendments to such plan or undertake for a public hearing
upon which basis an appeal to the Secretary may be
taken as of right.

1 (d) In order to contribute to the effective administra-2 tion of this Act, the Secretary shall establish appropriate 3 procedures to permit prime sponsors to submit jointly a 4 single comprehensive early childhood education plan for 5 the areas served by such prime sponsors.

## 6 SEC. 105. PROJECT APPLICATIONS.

7 (a) Financial assistance under this Act may be pro8 vided to a project applicant for any fiscal year only pursu9 ant to a project application which is submitted by a public
10 or private agency and which provides that—

11 (1) funds will be provided for carrying out any 12 early childhood education program under this part 13 only to a qualified public or private agency or orga-14 nization, including but not limited to a community 15 action agency, single purpose Headstart agency, 16 community development corporation, parent coopera-17 tive, organization of migrant agricultural workers, 18 organization of Native Americans, Alaskan Natives, 19 and Native Hawaiians, private organization inter-20 ested in early childhood education, employer or business organization, labor union, employee or labor 21 22 management organization, or public or private edu-23 cational agency or institution;

1	(2) project policy committees shall be estab-
2	lished and maintained, consisting of not less than
3	ten members, composed so that—
4	(A) not less than half of the members of
5	each such committee shall be parents of chil-
6	dren served in such projects, and
7	(B) the remaining members of such com-
8	mittee shall be comprised—
9	(i) of persons who are representative
10	of the community and who shall be ap-
11	proved by the parent members, and
12	(ii) of persons, the number of which
13	shall be not less than one-third nor more
14	than one-half of the number of members
15	appointed under clause (i), who are par-
16	ticularly skilled by virtue of training or ex-
17	perience in early childhood education, child
18	health, child welfare, or other child serv-
19	ices, except that the Secretary may waive
20	the requirement of this clause (ii) to the
21	extent that he/she determines, in accord-
22	ance with regulations prescribed by the
23	Secretary, that such persons are not avail-
24	able to the area to be served;

1 (3) provision will be made for direct participa-2 tion of such policy committees in the development 3 and preparation of project applications under this 4 part;

5 (4) adequate provision will be made for training 6 and other administrative expenses of such policy 7 committee (including necessary expenses to enable 8 low-income members to participate in council or 9 committee meetings);

10 (5) project policy committees shall have respon-11 sibility for approving basic goals, policies, actions, 12 and procedures for the project applicant, including 13 policies with respect to planning, overall conduct, 14 personnel, budgeting, location of centers and facili-15 ties, and direction and evaluation of projects;

(6) programs assisted under this title will provide for such comprehensive health, nutritional, education, social, and other services, as are necessary
for the full cognitive, emotional and physical development of each participating child;

(7) adequate provision will be made for the regular and frequent dissemination of information in
the functional language of those to be served, to assure that parents and interested persons are fully informed of project activities.

1 (8) (A) no charge for services provided under 2 an early childhood education program will be made 3 with respect to any child who is economically dis-4 advantaged, except to the extent that payment will 5 be made by a third party (including a public agency) 6 which is authorized or required to pay for such serv-7 ices; and

(B) such charges will be made with respect to 8 9 a child who is not economically disadvantaged in accordance with an appropriate fee schedule which 10 shall be established by the Secretary by regulation 11 and which is based upon the ability of the family to 12 13 pay for such services, including the extent to which any third party (including a public agency) is au-14 15 thorized or required to make payments for such services: 16

(9) children will in no case be excluded from the
programs operated pursuant to this part because of
their participation in non-public preschool or school
programs or because of the intention of their parents to enroll them in non-public schools when they
attain school age;

(10) program will, to the extent appropriate,
employ paraprofessional aides and volunteers, especially parents, older children, students, older per-

sons, and persons preparing for careers in early
 childhood education programs;

3 (11) no person will be denied employment in 4 any program solely on the ground that he/she fails 5 to meet State or local teacher certification stand-6 ards;

7 (12) there are assurances satisfactory to the
8 Secretary that the nonFederal share requirements
9 will be met; and

(13) provisions will be made for such fiscal control and fund accounting procedures as the Secretary shall prescribe to assure proper disbursement
of and accounting for Federal funds.

(b) A project application submitted in accordance
with subsection (a) of this section may be approved by
the Secretary if determined that it meets the purpose of
this title.

# 18 SEC. 106. SPECIAL GRANTS TO STATES.

Upon application submitted by any State, the Secretary is authorized to provide financial assistance for use by such State for carrying out activities for the purposes of—

23 (1) identifying early childhood education goals24 and needs within the State;

1 (2) assisting in the establishing of Early Child-2 hood Education Councils and strengthening the ca-3 pability of such Councils to effectively plan, super-4 vise, coordinate, monitor, and evaluate early child-5 hood education programs;

6 (3) encouraging the cooperation and participation of State agencies in providing early childhood 7 education and related services, including health, 8 9 family planning, mental health, nutrition, and fam-10 ily, social and rehabilitative services where requested 11 by appropriate prime sponsors in the development 12 and implementation of comprehensive early childhood education plans; 13

(4) encouraging the full utilization of resources
and facilities for early childhood education programs
within the State;

17 (5) disseminating the results of research on18 early childhood education programs;

(6) conducting programs for the exchange of
personnel involved in early childhood education programs within the State;

(7) assisting public and private nonprofit agencies and organization in the acquisition or improvement of facilities for early childhood education programs;

(8) assessing State and local licensing codes as
 they relate to early childhood education programs
 within the State; and

4 (9) developing information useful in reviewing
5 prime sponsorship plans under section 102(g) and of
6 Comprehensive Early Childhood Education Plans
7 under section 104(b)(3).

# 8 SEC. 107. ADDITIONAL CONDITIONS FOR PROGRAMS IN9 CLUDING CONSTRUCTION.

10 (a) Applications for financial assistance for projects 11 including construction may be approved only if the Sec-12 retary determines that construction of such facilities is es-13 sential to the provision of adequate early childhood edu-14 cation services, and that rental, renovation, remodeling, 15 or leasing of adequate facilities is not practicable.

16 (b) If any facility assisted under this title shall cease to be used for the purpose for which it was constructed, 17 the United States shall be entitled to recover from the ap-18 plicant or other owner of the facility an amount which 19 bears to the then value of the facility (or so much thereof 20 as constituted an approved project) the same ratio as the 21 22 amount of such Federal funds bore to the cost of the facility financed with the aid of such funds, unless the Sec-23 retary determines in accordance with regulations that 24 there is good cause for releasing the applicant or other 25

owner from the obligation to do so. Such value shall be
 determined by agreement of the parties or by action
 brought in the United States district court for the district
 in which the facility is situated.

5 (c) All laborers and mechanics employed by contrac-6 tors or subcontractors on all construction, remodeling, 7 renovation, or alteration projects assisted under this part 8 shall be paid wages at rates not less than those prevailing 9 on similar construction in the locality as determined by 10 the Secretary of Labor in accordance with the Davis-11 Bacon Act, as amended (40 U.S.C. 276a–276a–5).

(d) Any Federal assistance for construction shall be
in the form of grants, and shall not be paid to other than
public or private nonprofit agencies and organizations.
Not more than 15 percent of the total financial assistance
provided to a prime sponsor under this part shall be used
for construction of facilities.

#### 18 SEC. 108. USE OF PUBLIC FACILITIES FOR CHILD DEVELOP-

#### 19 MENT PROGRAMS.

(a) The Secretary, after consultation with other appropriate officials of the Federal Government, shall within
sixteen months after enactment of this title report to the
Congress with respect to the extent to which facilities
owned or leased by Federal departments, agencies, and
independent authorities could be made available to public

and private nonprofit agencies and organizations, through
appropriate arrangements, for use as facilities for early
childhood education programs under this title during
times and periods when not utilized fully for their usual
purposes, together with his/her recommendations (including recommendations for changes in legislation) or proposed actions for such use.

(b) The Secretary may require, as a condition to the 8 9 receipt of assistance under this title, that any prime spon-10 sor under this title agree to conduct a review and provide the Secretary with a report as to the extent to which facili-11 ties owned or leased by such prime sponsor, or by other 12 13 agencies in the prime sponsorship area, could be made available, through appropriate arrangements, for use as 14 facilities for early childhood education programs under 15 this title, during times and periods when not utilized for 16 their usual purposes, together with the prime sponsor's 17 proposed actions for such use. 18

#### **19 SEC. 109. PAYMENTS.**

20 (a) In accordance with this section, the Secretary 21 shall pay from the applicable allocation or apportionment 22 under section 4 the Federal share of the costs of pro-23 grams, services, and activities, in accordance with plans 24 or applications which have been approved as provided in 25 this part. 1 (b)(1) Except as provided in paragraphs (2) and (3)of this subsection, the Secretary shall pay an amount not 2 in excess of 90 percent of the cost of carrying out pro-3 grams, services, and activities under this part. The Sec-4 retary may, in accordance with such regulations prescribed 5 by the Secretary, approve assistance in excess of such per-6 7 centage if the Secretary determines that such action is required to provide adequately for the early childhood edu-8 9 cation needs of economically disadvantaged children.

(2) The Secretary shall pay an amount equal to 100
percent of the costs of providing early childhood education
programs for children of migrant agricultural workers and
their families under this title.

(3) The Secretary shall pay an amount equal to 100
percent of the costs of providing early childhood education
programs for children on Federal or State, Indian reservations under this title.

(4) The Secretary shall pay an amount equal to 100percent of the costs of providing early childhood educationprograms for Native Hawaiian children under this title.

(c) The nonFederal share of the costs of programs,
services, and activities assisted under this part may be
provided through public or private funds and may be in
the form of cash, goods, services, or facilities (or portions)

thereof that area used for program purposes), reasonably
 evaluated, and employee and employer contributions.

3 (d) Fees collected for services pursuant to section 105
4 (a)(8) shall be deemed financial assistance for purposes
5 of section 104 (a)(3).

6 (e) If, with respect to any fiscal year, a prime sponsor 7 or project applicant provides nonFederal contributions for 8 any program, service, or activity exceeding its require-9 ments, such excess may be applied toward meeting the re-10 quirements for such contributions for the subsequent fiscal 11 year under this part.

(f) No State or locality shall reduce its expendituresfor early childhood education or child care programs byreason of assistance under this part.

# 15 TITLE II—TRAINING, TECHNICAL ASSISTANCE, PLANNING, AND

## 17 **EVALUATION**

### 18 SEC. 201. PRESERVICE AND INSERVICE TRAINING.

19 The Secretary is authorized to make payments to 20 provide financial assistance to enable individuals employed 21 or preparing for employment in early childhood education 22 program assisted under this Act, including volunteers, to 23 participate in programs of preservice or inservice training 24 for professional and nonprofessional personnel, to be con-25 ducted by any agency carrying out an early childhood education program, or any institution of higher education, in cluding a community college, or by any combination
 thereof.

#### 4 SEC. 202. TECHNICAL ASSISTANCE AND PLANNING.

5 The Secretary shall, directly or through grant or con-6 tract, make technical assistance available to prime spon-7 sors and to project applicants participating or seeking to 8 participate in programs assisted under this title on a con-9 tinuing basis to assist them in planning, developing, and 10 carrying out early childhood education programs.

#### 11 SEC. 203. EVALUATION.

(a) The Secretary shall make an evaluation of Federal involvement in early childhood education activities
and services, which shall include—

(1) enumeration and description of all Federalactivities which affect early childhood education;

17 (2) analysis of expenditures of Federal funds18 for such activities and services;

(3) determination of the effectiveness of suchactivities and services;

(4) the extent to which preschool, minority
group, and economically disadvantaged children and
their parents have participated in programs under
this title; and

(5) such recommendations to Congress as the
 Secretary may deem appropriate.

3 (b) The results of the evaluation required by sub4 section (a) of this section shall be reported to Congress
5 not later than two years after enactment of this title.

6 (c) The Secretary shall establish such procedures as 7 may be necessary to conduct an annual evaluation of Fed-8 eral involvement in early childhood education programs, 9 and shall report the results of each such evaluation to 10 Congress.

(d) Prime sponsors and project applicants assisted
under this Act and departments and agencies of the Federal Government shall, upon request by the Secretary,
make available, consistent with other provisions of law,
such information as the Secretary determines is necessary
for purposes of making the evaluation required under subsection (c) of this section.

(e) The Secretary may enter into contracts with public or private agencies, organizations, or individuals to
carry out the provisions of this section.

(f) The Secretary shall reserve for the purposes of
this section not less than 1 percent, and may reserve for
such purposes not more than 2 percent, of the amounts
available under paragraphs (2) and (3) of section 5(a) of
this Act for any fiscal year.

## 1SEC. 204. FEDERAL STANDARDS FOR EARLY CHILDHOOD2EDUCATION SERVICES.

3 (a) The Secretary shall, after consultation with other Federal agencies and with the Committee established pur-4 5 suant to subsection (c) of this section, promulgate a common set of program standards which shall be applicable 6 to all programs providing early childhood education serv-7 ices with Federal assistance under this Act, to be known 8 9 as the Federal Standards for Early Childhood Education. the Secretary disapproves the Committee's rec-10 If ommendations, the Secretary shall state the reasons there-11 12 for.

13 (b) The Secretary shall, within sixty days after enactment of this title, appoint a Special Committee on Federal 14 Standards for Early Childhood Education, which shall in-15 cluded parents of children enrolled in early childhood edu-16 cation programs, representatives of public and private 17 agencies administering early childhood education pro-18 grams, and organization specialists, and others interested 19 in the development of children. Not less than one-half of 20 the membership of the Committee shall consist of parents 21 22 of children participating in programs conducted under 23 title I of this Act. Such Committee shall participate in the development of Federal Standards for Early Childhood 24 Education and modifications thereof as provided in sub-25 section (a). 26

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3 (a) The Secretary shall, within sixty days after enactment of this bill appoint a special committee to develop 4 5 a uniform minimum code for facilities, to be used in licensing early childhood education facilities. Such standards 6 7 shall deal principally with those matters essential to the 8 health, safety, and physical comfort of the children and 9 the relationship of such matters to the Federal Standards for Early Childhood Education. 10

11 (b) The special committee appointed under this section shall include parents of children participating in child 12 development programs and representatives of State and 13 local licensing agencies, public health officials, fire preven-14 tion officials, the construction industry and unions, public 15 and private agencies or organizations administering early 16 childhood education programs, and national agencies or 17 organizations interested in the development of children. 18 Not less than one-third of the membership of the commit-19 tee shall consist of parents of children enrolled in such 20 21 programs.

(c) Within one year after its appointment, the special
committee shall complete a proposed uniform minimum
code for facilities and shall hold public hearings on the
proposed code prior to submitting its final recommendation to the Secretary for approval.

(d) After considering the recommendations submitted 1 by the special committee in accordance with subsection (c), 2 the Secretary shall promulgate standards which shall be 3 4 applicable to all facilities receiving Federal financial as-5 sistance under this Act or in which programs receiving Federal financial assistance under this Act are operated. 6 If the Secretary disapproves the committee's recommenda-7 tions, the Secretary shall state the reasons therefor. The 8 9 Secretary shall also distribute such standards and urge their adoption by States and local governments. The Sec-10 retary may from time to time modify the uniform code 11 for facilities in accordance with procedures set forth in 12 this section. 13

# 14 TITLE III—MODEL FEDERAL 15 GOVERNMENT EARLY CHILD16 HOOD EDUCATION PRO17 GRAMS

18 SEC. 301. PROGRAM AUTHORIZED.

(a) The Secretary is authorized to provide financial
assistance for the purpose of establishing and operating
model early childhood education programs (including the
lease, rental, or construction of necessary facilities and the
acquisition of necessary equipment and supplies) for the
children of civilian employees of the Federal Government.

(b) Civilian employees of any Federal agency or group
 of such agencies employing eighty working parents of
 young children who desire to participate in a program eli gible for assistance under this part shall—

5 (1) designate or create for such purpose an 6 agency committee, the membership of which shall be 7 broadly representative of the working parents inter-8 ested in utilizing these services who are employed by 9 the agency or agencies; and

10 (2) submit to the Secretary a plan approved by
11 the official in charge of such agency or agencies,
12 which—

(A) provides that the early childhood education program shall be administered under the
direction of the agency committee;

16 (B) provides that the program will meet
17 the Federal Standards for Early Childhood
18 Education approved pursuant to section 204
19 and the uniform minimum code for facilities approved pursuant to section 205.

21 (C) provides a means of determining prior22 ity of eligibility among parents wishing to use
23 the service program;

24 (D) provides for a scale of fees based upon25 the parents' financial status; and

(E) provides for competent management, 2 staffing, and facilities for such program.

(c) The Secretary shall not make payments under 3 this section unless the Secretary has received approval of 4 the plan from the official in charge of the agency whose 5 employees will be served by the early childhood education 6 7 program.

8 SEC. 302. PAYMENTS.

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9 (a) Not more than 80 percent of the total cost of the early childhood education program under this part shall 10 be paid from Federal funds available under this title. 11

12 (b) The share of the total cost not available under paragraph (a) may be provided through public or private 13 funds and may be in the form of cash, goods, services, 14 15 or facilities (or portions thereof that are used for program purposes), reasonable evaluated, fees collected from par-16 ents, and union and employer contributions. 17

18 (c) If, with respect to any fiscal year, a program under this part provides contributions exceeding its re-19 quirements under this section, such excess may be used 20 to meet the requirements of such contributions for the 21 subsequent fiscal year. 22

#### TITLE IV—RESEARCH AND 1 **DEMONSTRATIONS** 2

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#### 3 **SEC. 401. DECLARATION OF PURPOSES.**

The purposes of this part are to focus national re-4 search efforts to attain a fuller understanding of the proc-5 ess of early child development and the effects of organized 6 programs upon these processes; to develop effective pro-7 8 grams for research into child development; and to assure that the result of research and development efforts are re-9 flected in the conduct of programs affecting children 10 11 through the improvement and expansion of early childhood education and related programs. 12

#### 13 SEC. 402. RESEARCH AND DEMONSTRATION PROJECTS.

14 (a) In order to further the purposes of this part, the Secretary shall carry out a program of research and dem-15 onstration projects, which shall include but not be limited 16 17 to—

18 (1) research to determine the nature of child 19 development processes and the impact of various in-20 fluences upon them, to develop techniques to meas-21 ure and evaluate child development, to develop standards to evaluate professional and paraprofes-22 sional early childhood education personnel, to deter-23 24 mine how early childhood development and education 25 and related programs conducted in either home or institutional settings affect child development proc esses;

3 (2) research to test alternative methods of pro4 viding early childhood education and related services,
5 and to develop and test innovative approaches to
6 achieve maximum development of children and pro7 grams for training adolescent youth in child develop8 ment;

9 (3) evaluation of research findings and the de10 velopment of these findings and the effective applica11 tion thereof; and

(4) dissemination and application of research
and development efforts and demonstration projects
to early childhood education and related programs,
using regional demonstration centers and advisory
services where feasible.

17 (b) In order to carry out the program provided for 18 in subsection (a), the Secretary is authorized to make 19 grants to or enter into contracts or other arrangements 20 with public or private nonprofit agencies (including other 21 Government agencies), organizations, and institutions, 22 and to enter into contracts with private agencies, organi-23 zations, institutions, and individuals. 51

#### 1 SEC. 403. COORDINATION OF RESEARCH.

2 (a) Funds available to any Federal department or 3 agency for the purposes stated in section 401 or the activities stated in section 402(a) shall be available for transfer, 4 with the approval of the head of the department or agency 5 involved, in whole or in part, to the Secretary for such 6 use as is consistent with the purposes for which such funds 7 were provided, and the funds so transferred shall be ex-8 pendable by the Secretary for the purpose for which the 9 transfer was made. 10

(b) The Secretary shall coordinate all early childhood
education research, training, and development efforts conducted with the Federal Government and, to the extent
feasible, by other agencies, organizations, and individuals.

15 (c) Representatives from the National Institute for Early Childhood Development, the Federal agencies ad-16 ministering the Social Security Act and the Elementary 17 and Secondary Education Act, the Department of Health 18 19 and Human Services Administration for Children and Families, the Department of Labor, and other appropriate 20 agencies, shall meet at least annually and at such more 21 22 frequent times as they may deem necessary, in order to 23 assure coordination of child development and early child-24 hood education and related activities under their respec-25 tive jurisdictions and to carry out the provisions of this 26 title so as to assure(1) maximum utilization of available resources through the prevention of duplication of activities;

3 (2) a division of labor, insofar as is compatible
4 with the purposes of each of the agencies or authori5 ties specified in this paragraph, to assure maximum
6 progress toward the achievement of the purposes of
7 this title; and

8 (3) recommendation of priorities for federally 9 funded research and development activities related 10 to the purposes of this title and those stated in sec-11 tion 3.

## 12 TITLE V—GENERAL PROVISIONS

#### 13 SEC. 501. DEFINITIONS.

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14 As used in this Act, the term—

15 (1) "children" means individuals who have not16 attained the age of 8;

17 (2) "children with disabilities" any such child
18 as defined in section 602 of the Individuals With
19 Disabilities Education Act;

(3) "early childhood education programs"
means programs provided on a full-day or part-day
basis which provide the educational, nutritional, social, medical, psychological, and physical services
needed for young children to attain their full potential;

"economically children'' 1 (4) disadvantaged 2 means any child of a family having an annual income below the lower living standards budget (ad-3 4 justed for regional and metropolitan, urban, and rural differences, and family size), as determined an-5 nually by the Bureau of Labor Statistics of the De-6 7 partment of Labor; (5) "institution of higher education" means any 8 9 such institution as defined in section 1201 of the 10 Higher Education Act of 1965. (6) "limited English proficiency" means such 11 individual as defined in section 7003(a) of the Bilin-12 13 gual Education Act. (7) "local educational agency" means any such 14 15 agency as defined in section 1471 of the Elementary and Secondary Education Act of 1965; 16 17 (8) "locality" means any city or other munici-18 pality or any county or other political subdivision of 19 a State having general governmental powers, or any 20 combination thereof: (9) "minority group" means persons who are 21 22 African-American, Native American, Alaskan Native, Native Hawaiian, Hispanic American, Asian Amer-23 24 ican, Pacific Island American and, as determined by 25 the Secretary, or children who are from environments in which a dominant language is other than
 English.

3 (10) "parent" means any person who has day4 to-day parental responsibility for any child;

5 (11) "program" includes any program, service, 6 or activity, which is conducted full or part-time, day 7 or night, in early childhood education facilities, in 8 schools, in neighborhood centers, or in homes, or 9 which provides early childhood education for children 10 whose parents are working or receiving education or 11 training;

12 (12) "Secretary" means the Secretary of Edu-13 cation;

14 (13) "single parent" means any person who has15 sole day-to-day responsibility for any child;

(14) "State" means each of the fifty States, the
District of Columbia, and the Commonwealth of
Puerto Rico, Guam, American Samoa, the Virgin Islands, the Commonwealth of the Northern Mariana
Islands, and Palau (until the effective date of the
Compact of Free Association with the Government
of Palau); and

(15) "working mother" means any mother whorequires child care services under this Act in order

to undertake or continue full or part-time work,
 training, or education outside the home.

#### 3 SEC. 502. NUTRITION SERVICES.

4 In accordance with the purposes of this Act, the Sec-5 retary of Education shall establish procedures to assure that adequate nutrition services will be provided in early 6 7 childhood education programs under this Act. Such serv-8 ices shall make use of the Special Food Services Program for children as defined under the National School Lunch 9 Act of 1946 and the Child Nutrition Act of 1966 to the 10 fullest extent appropriate and consistent with the provi-11 sions of such Acts. 12

#### 13 SEC. 503. SPECIAL PROVISIONS.

14 (a) The Secretary may make such grants, contracts, or agreements, establish such procedures, policies, rules, 15 and regulations, and make such payments, in installments 16 and in advance or by way of reimbursement, or otherwise 17 allocate or expend funds made available under this title, 18 19 including necessary adjustments in payments on account of overpayment or underpayment. Subject to the provi-20 sions of section 504, the Secretary may also withhold 21 22 funds otherwise payable under this Act in order to recover any amounts expended in the current or immediately prior 23 24 fiscal year in violation of any provision of this title or any term or condition of assistance under this title. 25

1 (b) The Secretary shall prescribe regulations to as-2 sure that programs under this title have adequate internal 3 administrative controls, accounting requirements, person-4 nel standards, evaluation procedures, and other policies as 5 may be necessary to promote the effective use of funds.

6 (c) The Secretary shall not provide financial assist-7 ance for any program under this Act unless the grant, con-8 tract, or agreement with respect thereto specifically pro-9 vides that no person with responsibilities in the operation 10 of such program will discriminate with respect to any program participant or any applicant for participation in such 11 program because of race, creed, color, national origin, sex, 12 13 sexual orientation, political affiliation, or beliefs.

(d) The Secretary shall not provide financial assistance for any program under this Act which involves political activities; and neither the program, the funds provided
therefor, nor personnel employed in the administration
thereof, shall be, in any way or to any extent, engaged
in the conduct of political activities.

(e) The Secretary shall not provide financial assistance
ance for any program under this Act unless the Secretary
determines that no funds will be used for, and no person
will be employed under the program on, the construction,
operation, or maintenance of so much of any facility as

is for use for sectarian instruction or as a place for reli gious worship.

3 (f) A child participating in a program assisted under 4 this Act shall not be required to undergo medical or psy-5 chological examination (except to the extent related to 6 learning ability), or treatment, if the child's parent or 7 guardian objects thereto.

#### 8 SEC. 504. WITHHOLDING OF GRANTS.

9 Whenever the Secretary, after reasonable notice and 10 opportunity for a hearing to any prime sponsor or project 11 applicant, finds—

(1) that there has been a failure to comply substantially with any requirement set forth in the plan
of any such prime sponsor approved under section
104;

(2) that there has been a failure to comply substantially with any requirement set forth in the application of any such project applicant approved pursuant section 105; or

(3) that in the operation of any program or
project carried out by any such prime sponsor or
project applicant under this Act there is a failure to
comply substantially with any applicable provision of
this Act or regulation promulgated thereunder; the
Secretary shall notify such prime sponsor or project

applicant of his/her findings and that no further 1 2 payments may be made to such sponsor or applicant 3 under this Act until the Secretary is satisfied that 4 there is no longer any such failure to comply, or the 5 noncompliance will be promptly corrected. The Sec-6 retary may authorize the continuation of payments with respect to any project assisted under this Act 7 8 which is being carried out pursuant to such plan or 9 application and which is not involved in the non-10 compliance.

#### 11 SEC. 505. PUBLIC INFORMATION.

(a) Applications for designation as prime sponsors,
comprehensive early childhood education plans, project applications, and all written material pertaining thereto shall
be made readily available without charge on the public by
the prime sponsor, the applicant, and the Secretary.

17 (b) The Secretary is directed to establish appropriate 18 procedures to ensure that no child shall be the subject of 19 any research or experimentation under this Act other than 20 routine testing and normal program evaluation unless the 21 parent or guardian of such child is informed of such re-22 search or experimentation and is given an opportunity as 23 of right to except such child therefrom.

(c) Nothing in this Act shall be construed or appliedin such a manner as to infringe upon or usurp the moral

and legal rights and responsibilities of parents or guardians with respect to the moral, mental, emotional, or physical development of their children. Nor shall any section
of this Act be construed or applied in such a manner as
to permit any invasion of privacy otherwise protected by
law, or to abridge any legal remedies for any such invasion
which is otherwise provided by law.

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