111TH CONGRESS 1ST SESSION

H.R.3312

To provide for programs that reduce the number of unplanned pregnancies, reduce the need for abortion, help women bear healthy children, and support new parents.

IN THE HOUSE OF REPRESENTATIVES

July 23, 2009

Mr. Ryan of Ohio (for himself, Ms. Delauro, Ms. Herseth Sandlin, Mr. Perriello, Mr. Smith of Washington, Mr. Farr, Mr. Crowley, Mr. McGovern, Mr. Obey, Mr. Meek of Florida, Mr. Davis of Alabama, Mr. Doyle, and Mr. Langevin) introduced the following bill; which was referred to the Committee on Energy and Commerce, and in addition to the Committees on Education and Labor, Ways and Means, the Judiciary, and Agriculture, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To provide for programs that reduce the number of unplanned pregnancies, reduce the need for abortion, help women bear healthy children, and support new parents.

- 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 "Preventing Unintended Pregnancies, Reducing the Need
- 6 for Abortion, and Supporting Parents Act".

1 (b) Table of Contents for

2 this Act is as follows:

- Sec. 1. Short title; table of contents.
- Sec. 2. Findings; purpose.
- Sec. 3. Definitions.
- Sec. 4. Eligibility of Indian tribes for awards.

TITLE I—EDUCATION PROGRAMS FOR PREVENTING TEEN PREGNANCIES

- Sec. 101. Findings.
- Sec. 102. Education programs for preventing teen pregnancies.

TITLE II—REAUTHORIZATION OF CERTAIN AFTER-SCHOOL PROGRAMS

- Sec. 201. Findings.
- Sec. 202. Reauthorization of certain after-school programs.

TITLE III—TEEN PREGNANCY PREVENTION INCENTIVE GRANTS

- Sec. 301. Teen pregnancy prevention incentive grants.
- Sec. 302. Establishing national goal to prevent teen pregnancy.

TITLE IV—DEMONSTRATION GRANTS TO ENCOURAGE CREATIVE APPROACHES TO TEEN PREGNANCY PREVENTION

Sec. 401. Demonstration grants to encourage creative approaches to teen pregnancy prevention.

TITLE V—NATIONAL CAMPAIGN TO ENLIST PARENTS IN PREVENTING TEEN PREGNANCY

- Sec. 501. Findings.
- Sec. 502. Creating a national initiative to enlist parents of adolescents in preventing teen pregnancy; provision of challenge grants for state and local programs.

TITLE VI—PREVENTING UNPLANNED PREGNANCY AMONG COMMUNITY COLLEGE STUDENTS

- Sec. 601. Findings.
- Sec. 602. Demonstration grants to prevent unplanned pregnancy among community college students.

TITLE VII—CLARIFICATION OF CONTINUED MEDICAID COVERAGE OF FAMILY PLANNING SERVICES

Sec. 701. Clarification of continue Medicaid coverage of family planning services.

TITLE VIII—EXPANDED MEDICAID ELIGIBILITY FOR FAMILY PLANNING SERVICES

Sec. 801. Expand Medicaid eligibility for family planning services.

TITLE IX—MEDICAID AND CHIP COVERAGE OF MOTHERS AND CHILDREN

- Sec. 901. Extending postpartum coverage for Medicaid and CHIP.
- Sec. 902. Coordination with the maternal and child health program.
- Sec. 903. Increase in SCHIP income eligibility.
- Sec. 904. Outreach program to encourage those eligible for services to enroll.

TITLE X—TITLE X OF PUBLIC HEALTH SERVICE ACT

- Sec. 1001. Short title.
- Sec. 1002. Authorization of appropriations.

TITLE XI—ENSURING COVERAGE OF MATERNITY CARE

- Sec. 1101. Removal of pregnancy as a preexisting condition under individual health insurance coverage.
- Sec. 1102. Coverage of maternity care in the individual market.

TITLE XII—IMPROVING ACCESS TO PRENATAL ULTRASOUNDS

Sec. 1201. Grants to health centers for purchase of ultrasound equipment.

TITLE XIII—PREVENTING DOMESTIC VIOLENCE AND SEXUAL ASSAULT AND ADDRESSING THE LINK BETWEEN SUCH VIOLENCE AND UNINTENDED PREGNANCY

- Sec. 1301. Findings.
- Sec. 1302. Separate program to identify and treat women who are victims of or at risk of domestic violence, dating violence, sexual assault, sexual coercion, or stalking.
- Sec. 1303. Additional authorization of appropriations for public campaign to increase public awareness.

TITLE XIV—SUPPORT FOR PREGNANT AND PARENTING STUDENTS

- Sec. 1401. Support services for students.
- Sec. 1402. Child care access means parents in school program.

TITLE XV—GRANTS FOR A NATIONAL INFORMATION CAMPAIGN ON ADOPTION

Sec. 1501. Grants for a national information campaign on adoption.

TITLE XVI—EXPANSION OF ADOPTION CREDIT AND ADOPTION ASSISTANCE PROGRAMS

Sec. 1601. Expansion of adoption credit and adoption assistance programs.

TITLE XVII—PROVIDING SUPPORT TO NEW PARENTS

- Sec. 1701. Increased support for WIC program.
- Sec. 1702. Nutritional support for low-income parents.
- Sec. 1703. Increased funding for the child care and development block grant program.
- Sec. 1704. Free home visits by trained home visitors for education on health and developmental needs of infants and toddlers for low-income families.

Sec. 1705. Grants to increase public awareness of resources available to new parents.

TITLE XVIII—RESEARCH ON RESPONSES TO UNINTENDED PREGNANCIES

Sec. 1801. Report on responses to unintended pregnancy.

nancies ends in abortion.

l SEC. 2. FINDINGS; PURPOSE

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- (a) FINDINGS.—Congress makes the following findings:
 (1) 49 percent of all pregnancies in America are unintended. Excluding miscarriages, 42 percent of unintended pregnancies end in abortion.
 (2) There are approximately 1,200,000 abortion.
 - (3) 57 percent of women who have abortions have incomes below 200 percent of the poverty level.

tions annually in America and one in five preg-

- (4) Rates of unintended pregnancy in the United States increased by nearly 30 percent among low-income women between 1994 and 2001, and a low-income woman today is about 4 times as likely to have an unintended pregnancy as her higher income counterpart.
- (5) Levels of contraceptive use among low-income women at risk of unintended pregnancy declined significantly between 1994 and 2001, from 92 percent to 86 percent.

- 1 (6) By helping couples avoid unintended preg-2 nancy, Medicaid-funded and title X contraceptive 3 services are highly cost-effective, and every public 4 dollar spent on family planning saves \$4 in the cost 5 of pregnancy-related care alone.
 - (7) Abortion rates decreased among higher income women but increased among low-income women between 1994 and 2001, and a low-income woman is more than 4 times as likely to have an abortion as her higher income counterpart.
 - (8) Most women cite more than one reason for their decision to have an abortion. The most frequently cited reasons were: "having a baby would dramatically change my life" (74 percent) by interfering with educational and job prospects and responsibilities towards existing children and "cannot afford a baby now" (73 percent).
- 18 (b) PURPOSE.—The purpose of this Act is to provide19 a comprehensive initiative to—
- 20 (1) reduce the need for abortion by reducing 21 the number of unintended pregnancies and sup-22 porting women facing unplanned pregnancies;
- (2) prevent unintended pregnancies from occur ring in the first place—

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1	(A) by reducing teen pregnancy through
2	comprehensive education, after-school and other
3	programs, and involving parents; and
4	(B) by increasing support for family plan-
5	ning services under title X of the Public Health
6	Service Act and extending Medicaid family
7	planning services to more low-income women
8	and men; and
9	(3) support pregnant women, new parents, and
10	their children, through measures that address do-
11	mestic violence and sexual assault, provide health
12	care services, information about pregnancy, and
13	other supportive services for pregnant women, and
14	provide supportive services for new parents.
15 \$	SEC. 3. DEFINITIONS.
16	For purposes of this Act:
17	(1) The term "Secretary" means the Secretary
18	of Health and Human Services.
19	(2) Except as specified, the term "State" in-
20	cludes the 50 States, the District of Columbia, the
21	Commonwealth of Puerto Rico, the Commonwealth
22	of the Northern Mariana Islands, American Samoa,
23	Guam, the Virgin Islands, and any other territory or

possession of the United States.

1 SEC. 4. ELIGIBILITY OF INDIAN TRIBES FOR AWARDS.

- 2 (a) In General.—In the case of programs carried
- 3 out pursuant to this Act that make awards of grants, co-
- 4 operative agreements, or contracts, Indian tribes are eligi-
- 5 ble for awards under the programs in accordance with
- 6 such criteria as the Secretary may establish.
- 7 (b) Definitions.—For purposes of this Act, the
- 8 term "Indian tribe" has the meaning given such term in
- 9 section 4 of the Indian Self-Determination and Education
- 10 Assistance Act (25 U.S.C. 450b).

11 TITLE I—EDUCATION PRO-

12 GRAMS FOR PREVENTING

13 **TEEN PREGNANCIES**

- 14 **SEC. 101. FINDINGS.**
- The Congress finds as follows:
- 16 (1) The United States has the highest teen
- pregnancy rate and teen birth rate among com-
- parable countries, costing the United States at least
- 19 \$9,000,000,000 annually.
- 20 (2) Three out of ten young women in America
- become pregnant before they reach the age of 20.
- 22 (3) According to the National Center on Health
- Statistics, the teen birth rate increased 5 percent be-
- tween 2005 and 2007, reversing a 14-year decline.
- Teen birth rates increased significantly in over half

- of states, representing nearly every region of the country.
 - (4) Teen pregnancy has serious consequences for young parents, their children, and communities as a whole. Too-early childbearing increases the likelihood that a young woman will drop out of high school and that she and her child will live in poverty.
 - (5) Statistically, the sons of teen mothers are more likely to be incarcerated. The daughters of teen mothers are more likely to become teen mothers too.
 - (6) Teens that grow up in disadvantaged economic, social, and family circumstances are more likely to engage in risky behavior and have a child during adolescence.
 - (7) In a national survey on teen attitudes towards teen pregnancy, 7 in 10 girls and 6 in 10 boys report that they wish they had waited until they were older to have sex.
 - (8) Programs comprehensive in scope are effective in reducing risk behaviors by delaying or reducing sexual activity, reducing the number of sexual partners or increasing condom or contraceptive use. Reducing risky behaviors leads to reductions in unintended pregnancy and abortion and transmission

- of sexually transmitted diseases (STDs), including HIV.
- 3 (9) According to the results of a 2005–2006 4 nationally representative survey of U.S. adults, more 5 than 8 of 10 of those polled support comprehensive 6 education.
 - (10) Ethnic and racial minority groups have been disproportionately affected by early pregnancy and parenthood. Fifty-three percent of Latina teens and 51 percent of African-American young women will become pregnant at least once before they turn 20, as compared to only 19 percent of non-Hispanic White young women.
 - (11) Recent estimates suggest that while 15- to 24-year-olds represent 25 percent of the sexually active population, they acquire nearly half of all new STIs. Each year, one in four sexually active teenagers contracts a sexually transmitted infection.
 - (12) Nearly 15 percent of the 56,000 annual new cases of HIV infections in the United States occurred in youth ages 13 through 24 in 2006. An average of one young person every hour of every day is infected with HIV in the United States.
- 24 (13) African-American and Latino youth have 25 been disproportionately affected by the HIV/AIDS

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epidemic. Although African-American adolescents ages 13 through 19 represent only 17 percent of the adolescent population in the United States, they accounted for 70 percent of new HIV/AIDS cases reported among teens in 2005. Latino adolescents ages 13 through 19 accounted for 17 percent of AIDS cases among teens, the same as their proportion of the U.S. population in 2005.

- (14) Parental involvement is critical to any healthy relationship program. A major study showed that adolescents who reported feeling connected to parents and family were more likely than other teens to delay initiating sexual intercourse. Another study found that teens who reported previous discussions of sexuality with parents were seven times more likely to feel able to communicate with a partner about HIV/AIDS than those who did not have such discussions with their parents. Parental involvement is a leading protective factor for dating violence prevention.
- (15) Comprehensive education programs respect the diversity of values and beliefs represented in the community and will complement and augment the education children receive from their families and faith communities.

1 (16) Incorporating teen dating violence preven-2 tion into health education and comprehensive education is imperative given the widespread experience 3 of violence in dating relationships. Approximately 5 one in three teens reports some kind of abuse in a 6 romantic relationship, including emotional 7 verbal abuse. Young women who experience dating 8 violence have sex earlier than their peers; are much 9 less likely to use birth control; and engage in a wide 10 variety of high-risk behaviors including multiple 11 partners, sex with older men, and drug and alcohol 12 abuse. Young women who are victims of dating vio-13 lence are four to six times more likely than non-14 abused girls to become pregnant.

15 SEC. 102. EDUCATION PROGRAMS FOR PREVENTING TEEN

- 16 PREGNANCIES.
- 17 (a) In General.—The Secretary shall make grants 18 to local educational agencies, State and local public health 19 agencies, and nonprofit private entities for the purpose of 20 carrying out projects to provide comprehensive education
- 21 on preventing teen pregnancies.
- 22 (b) Preference in Making Grants.—In making 23 grants under subsection (a), the Secretary shall give pref-
- 24 erence to applicants that will carry out the projects under
- 25 such subsection in communities for which the rate of teen

1	pregnancy is significantly above the average rate of such
2	pregnancies.
3	(c) Certain Requirements.—A grant may be
4	made under subsection (a) only if the applicant for the
5	grant meets the following conditions with respect to the
6	project involved:
7	(1) The applicant agrees that information pro-
8	vided by the project will be age-appropriate, factu-
9	ally and medically accurate and complete, and sci-
10	entifically based.
11	(2) The applicant agrees that strategies rep-
12	licate or substantially incorporate the elements of
13	one or more comprehensive education programs that
14	have been proven effective on the basis of rigorous
15	scientific research to—
16	(A) delay sexual intercourse or sexual ac-
17	tivity;
18	(B) improve contraceptive use;
19	(C) reduce the number of partners among
20	those who are sexually active; or
21	(D) reduce teenage pregnancy.
22	(3) The applicant agrees that the project will
23	not teach or promote religion.
24	(4) The applicant agrees that the project will
25	substantially incorporate the following elements—

1	(A) encourage teens to delay sexual activ-
2	ity;
3	(B) provide comprehensive educational
4	services and interventions, including informa-
5	tion about the risks and benefits of all contra-
6	ceptives as a means to prevent pregnancy and
7	reduce the risk of contracting sexually trans-
8	mitted diseases, including HIV/AIDS;
9	(C) educate both young men and women
10	about the responsibilities and pressures that
11	come along with parenting;
12	(D) encourage family communication about
13	sexuality;
14	(E) teach young people the skills to make
15	responsible decisions about sexuality, including
16	how to avoid unwanted verbal, physical, and
17	sexual advances and how avoid making un-
18	wanted verbal, physical, and sexual advances
19	that are not wanted by the other party;
20	(F) develop healthy relationships, including
21	the prevention of dating and sexual violence;
22	and
23	(G) teach young people how alcohol and
24	drug use can affect responsible decisionmaking.

1	(d) Optional Additional Activities.—In car-
2	rying out a comprehensive education program, a grant
3	under this section may be expended to carry out, in addi-
4	tion to the services specified in subsection (c), educational
5	and motivational activities that help young people to—
6	(1) gain knowledge about the physical, emo-
7	tional, biological, and hormonal changes of adoles-
8	cence and subsequent stages of human maturation;
9	(2) develop the knowledge and skills necessary
10	to ensure and protect their sexual and reproductive
11	health from unintended pregnancy and sexually
12	transmitted disease, including HIV/AIDS through-
13	out their lifespan;
14	(3) gain knowledge about the specific involve-
15	ment and responsibility of each individual in sexual
16	decision making;
17	(4) develop healthy attitudes and values about
18	adolescent growth and development, body image, ra-
19	cial and ethnic diversity, and other related subjects;
20	(5) develop and practice healthy life skills, in-
21	cluding goal-setting, decision making, negotiation,
22	communication, and stress management;
23	(6) promote self-esteem and positive inter-
24	personal skills focusing on relationship dynamics, in-

cluding, but not limited to, friendships, dating, ro-

- 1 mantic involvement, marriage, and family inter-2 actions; and
- (7) prepare for the adult world by focusing on educational and career success, including developing skills for employment, job seeking, independent living, financial self-sufficiency, and workplace productivity.

(e) Matching Funds.—

- (1) In General.—With respect to the costs of the project to be carried out under subsection (a) by an applicant, a grant may be made under such subsection only if the applicant agrees to make available (directly or through donations from public or private entities) non-Federal contributions toward such costs in an amount that is not less than 25 percent of such costs (\$1 for each \$3 of Federal funds provided in the grant).
- (2) Determination of amount contributions.—Non-Federal contributions required in paragraph (1) may be in cash or in kind, fairly evaluated, including plant, equipment, or services. Amounts provided by the Federal Government, or services assisted or subsidized to any significant extent by the Federal Government, may not be in-

- 1 cluded in determining the amount of such non-Fed-
- 2 eral contributions.
- 3 (f) Supplementation of Funds.—An applicant to
- 4 which a grant is made under subsection (a) for a fiscal
- 5 year shall use the grant to supplement and not supplant
- 6 funds that would otherwise be available to the applicant
- 7 for carrying out the purpose described in such subsection.
- 8 (g) Data Reporting.—A State to which a grant is
- 9 made under this paragraph for a fiscal year shall cooper-
- 10 ate with the Secretary to collect information and report
- 11 on outcomes of programs funded under the grant, as spec-
- 12 ified by the Secretary.
- 13 (h) APPLICATION FOR GRANT.—A grant may be
- 14 made under subsection (a) only if an application for the
- 15 grant is submitted to the Secretary and the application
- 16 is in such form, is made in such manner, and contains
- 17 such agreements, assurances, and information, including
- 18 the agreement under subsection (e), as the Secretary de-
- 19 termines to be necessary to carry out this section.
- 20 (i) Evaluation.—
- 21 (1) IN GENERAL.—The Secretary shall commis-
- sion a random assignment evaluation conducted by
- a third party of the programs of a few selected
- 24 grantees under this section.

- 1 (2) Allocation.—Of the amount appropriated 2 to carry out this section, the Secretary may use not 3 more than 10 percent of such amount for the pur-4 pose of carrying out clause (i) for fiscal year 2010. 5 Funds allocated under this paragraph are authorized 6 to be appropriated to remain available for expendi-7 ture through fiscal year 2015.
- 8 (j) REPORT TO CONGRESS.—Not later than April 1,
 9 2015, the Secretary shall submit to the Congress a report
 10 describing the extent to which projects under subsection
 11 (a) have been successful in reducing teen pregnancy and
 12 achieving other evaluation outcomes in the communities
 13 in which the projects have been carried out.
 - (k) Definitions.—For purposes of this section:
 - (1) The term "age-appropriate", with respect to the information in pregnancy prevention, means topics, messages, and teaching methods suitable to particular ages or age groups of children and adolescents, based on developing cognitive, emotional, and behavioral capacity typical for the age or age group.
 - (2) The term "factually and medically accurate and complete" means verified or supported by the weight of research conducted in compliance with accepted scientific methods and—

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1	(A) published in peer-reviewed journals,
2	where applicable; or
3	(B) comprising information that leading
4	professional organizations and agencies with
5	relevant expertise in the field recognize as accu-
6	rate, objective, and complete.
7	(3) The term "HIV/AIDS" means the human
8	immunodeficiency virus, and includes acquired im-
9	mune deficiency syndrome.
10	(4) The term "local educational agency" has
11	the meaning given such term in section 9101 of the
12	Elementary and Secondary Education Act of 1965
13	(20 U.S.C. 7801).
14	(l) AUTHORIZATION OF APPROPRIATIONS.—For the
15	purpose of carrying out this section, there are authorized
16	to be appropriated such sums as may be necessary for
17	each of fiscal years 2010 through 2015.
18	TITLE II—REAUTHORIZATION OF
19	CERTAIN AFTER-SCHOOL
20	PROGRAMS
21	SEC. 201. FINDINGS.
22	The Congress finds as follows:
23	(1) The likelihood of teens having sex for the
24	first time increases with the number of unsupervised
25	hours teens have during a week.

1	(2) After-school programs can reduce teen risky
2	behavior. Teenage girls who play sports, for in-
3	stance, are more likely to delay sex and have fewer
4	partners and less likely to become pregnant.
5	(3) After-school programs can help prevent teen
6	pregnancy by advancing good decisionmaking skills
7	and providing teens with health education and posi-
8	tive role models in a supervised setting.
9	SEC. 202. REAUTHORIZATION OF CERTAIN AFTER-SCHOOL
10	PROGRAMS.
11	(a) 21st Century Community Learning Cen-
12	TERS.—Section 4206 of the Elementary and Secondary
13	Education Act of 1965 (20 U.S.C. 7176) is amended—
14	(1) in paragraph (5), by striking "and";
15	(2) in paragraph (6), by striking the period at
16	the end and inserting a semicolon; and
17	(3) by adding at the end the following:
18	" (7) \$2,750,000,000 for fiscal year 2010; and
19	" (8) \$2,750,000,000 for fiscal year 2011.".
20	(b) CAROL M. WHITE PHYSICAL EDUCATION PRO-
21	GRAM.—Section 5401 of the Elementary and Secondary
22	Education Act of 1965 (20 U.S.C. 7241) is amended by
23	adding at the end the following:
24	" (7) \$755,000,000 for fiscal year 2010, of
25	which \$80,000,000 is for carrying out subpart 10.

1	"(8) \$755,000,000 for fiscal year 2011, of
2	which \$80,000,000 is for carrying out subpart 10."
3	(c) Federal TRIO Programs.—Section 402A(g) of
4	the Higher Education Act of 1965 (20 U.S.C. 1070a-
5	11(g)) is amended by striking "\$900,000,000 for fiscal
6	year 2009 and such sums as may be necessary for each
7	of the five succeeding fiscal years" and inserting
8	"\$980,000,000 for fiscal year 2010 and such sums as may
9	be necessary for each of the 5 succeeding fiscal years".
10	(d) Gearup.—Section 404H of the Higher Edu-
11	cation Act of 1965 (20 U.S.C. 1070a-28) is amended by
12	striking "\$400,000,000 for fiscal year 2009 and such
13	sums as may be necessary for each of the five succeeding
14	fiscal years" and inserting "\$450,000,000 for fiscal year
15	2010 and such sums as may be necessary for each of the
16	5 succeeding fiscal years''.
17	TITLE III—TEEN PREGNANCY
18	PREVENTION INCENTIVE
19	GRANTS
20	SEC. 301. TEEN PREGNANCY PREVENTION INCENTIVE
21	GRANTS.
22	Section 403(a)(2) of the Social Security Act (42
23	U.S.C. 603(a)(2)) is amended to read as follows:
24	"(2) Incentive grants to prevent teen
25	PREGNANCY.—

1	"(A) Grants to eligible states.—
2	"(i) In General.—
3	"(I) FISCAL YEAR 2010; GRANTS
4	TO STATES WITH COMPLIANT
5	PLANS.—For fiscal year 2010, each
6	State that meets the requirements of
7	clause (ii) of this subparagraph shall
8	be eligible to receive from the Sec-
9	retary for such year a grant in an
10	amount determined under subpara-
11	graph (B)(i)(I).
12	"(II) Subsequent fiscal
13	YEARS; GRANTS TO HIGH-ACHIEVING
14	STATES WITH COMPLIANT PLANS.—
15	For each of fiscal years 2011 through
16	2014, each high-achieving State that
17	meets the requirements of clause (ii)
18	of this subparagraph shall be eligible
19	to receive from the Secretary for such
20	year a grant in an amount determined
21	under subparagraph (B)(i)(II).
22	"(III) HIGH-ACHIEVING
23	STATE.—In this paragraph, the term
24	'high-achieving State', with respect to
25	a year, means a State which exceeds

1	the national performance in the teen
2	pregnancy rate.
3	"(ii) Submission of Plan; require-
4	MENTS.—A plan meets the requirements of
5	this clause if the plan describes—
6	"(I) the State's numerical goal
7	for reducing teen pregnancy and teen
8	births;
9	"(II) the strategies to be used to
10	achieve such goal;
11	"(III) the efforts the State will
12	make to involve young men, as well as
13	young women, in delaying pregnancy
14	and parenting;
15	"(IV) efforts to involve parents
16	and other caretakers; and
17	"(V) efforts to reach commu-
18	nities or populations experiencing
19	rates of teen pregnancy above the
20	State average.
21	"(iii) Set-aside for grants to in-
22	DIAN TRIBES.—An amount equal to 1.5
23	percent of the amount appropriated under
24	subparagraph (H) for a fiscal year shall be
25	reserved for awarding grants to Indian

1	tribes under this paragraph in such man-
2	ner, and subject to such requirements, as
3	the Secretary, in consultation with such
4	tribes, determines appropriate.
5	"(iv) State.—In this paragraph, the
6	term 'State' means each of the several
7	States of the United States, the District of
8	Columbia, the Commonwealth of Puerto
9	Rico, the United States Virgin Islands,
10	Guam, American Samoa, and the Com-
11	monwealth of the Northern Mariana Is-
12	lands.
13	"(B) Amount of grant.—
14	"(i) In general.—The amount of a
15	grant under subparagraph (A)(i) to an eli-
16	gible State for a fiscal year shall be the
17	following amount, as applicable:
18	"(I) For fiscal year 2010, the
19	amount that bears the same ratio to
20	the amount appropriated under sub-
21	paragraph (H) for the fiscal year as
22	the proportion of births in the State
23	to teens under age 20 bears to the

number of such births in all eligible

1	States in the most recent year for
2	which data is available.
3	"(II) For each of fiscal years
4	2011 through 2014, the amount that
5	bears the same ratio to the amount
6	appropriated under subparagraph (H)
7	for the fiscal year as the proportion of
8	teens under age 20 in the State bears
9	to the number of such teens in all eli-
10	gible States in the most recent year
11	for which data is available.
12	"(ii) Determination of teen preg-
13	NANCY RATES.—For purposes of this para-
14	graph, the teen pregnancy rate for a State
15	shall be determined on the basis of the
16	teen pregnancy rate per 1,000 women,
17	ages 15 through 19, who reside in the
18	State. If teen pregnancy data is not avail-
19	able in a particular State, the Secretary
20	may identify alternative sources of data.
21	"(C) Use of funds.—
22	"(i) In General.—A State or Indian
23	tribe shall use funds provided under a
24	grant under this paragraph to implement

1	teen pregnancy prevention strategies that
2	meet the following requirements:
3	"(I) The strategies replicate or
4	substantially incorporate the elements
5	of one or more teen pregnancy preven-
6	tion programs that have been proven
7	effective on the basis of rigorous sci-
8	entific research to—
9	"(aa) delay or decrease sex-
10	ual intercourse or sexual activity;
11	"(bb) increase contraceptive
12	use among sexually active teens;
13	or
14	"(cc) reduce teenage preg-
15	nancy.
16	"(II) The strategies incorporate
17	one or more of the following strategies
18	for preventing teenage pregnancy:
19	"(aa) Encouraging teenagers
20	to delay sexual activity.
21	"(bb) Sex and HIV edu-
22	cation.
23	"(cc) Preventive health serv-
24	ices.

1	"(dd) Youth development
2	programs.
3	"(ee) Service learning pro-
4	grams.
5	"(ff) Helping parents com-
6	municate with teens.
7	"(gg) Outreach or media
8	programs.
9	"(III) The strategies provide in-
10	formation that is age-appropriate, fac-
11	tually and medically accurate and
12	complete, and scientifically based.
13	"(D) Subgrant or contract recipi-
14	ENTS.—A State to which a grant is made under
15	this paragraph for a fiscal year may award sub-
16	grants or contracts to—
17	"(i) State or local nonprofit coalitions
18	or organizations working to prevent teen-
19	age pregnancy;
20	"(ii) State, local, or tribal agencies;
21	"(iii) schools;
22	"(iv) entities that provide after-school
23	programs;
24	"(v) nonprofit community or faith-
25	based organizations; or

1	"(vi) other organizations designated
2	by the State.
3	"(E) Supplementation of funds.—A
4	State to which a grant is made under this para-
5	graph for a fiscal year shall use funds provided
6	under the grant to supplement and not sup-
7	plant funds that would otherwise be available to
8	the State for preventing teen pregnancy.
9	"(F) REQUIREMENT.—As a condition on
10	receipt of funds for activities under this para-
11	graph, a grantee, subgrantee, or contractee
12	shall agree that such activities will not include
13	teaching or promoting religion.
14	"(G) Data reporting.—A State to which
15	a grant is made under this paragraph for a fis-
16	cal year shall cooperate with the Secretary to
17	collect information and report on outcomes of
18	programs funded under the grant, as specified
19	by the Secretary.
20	"(H) APPROPRIATION.—To carry out this
21	section, there are authorized to be appropriated
22	such sums as may be necessary for each of fis-
23	cal years 2010 through 2014.
24	"(I) Evaluation.—

GENERAL.—The Secretary "(i) 1 IN 2 shall, by grant or contract, gather and dis-3 seminate information on effective practices, 4 programs, and strategies for reducing teen pregnancy rates that are used by States 6 that receive grants under this paragraph in 7 order to allow other States, and leaders in the area of teen pregnancy prevention, to 8 9 learn from the experiences of successful 10 States. The Secretary shall publish an in-11 terim and final report summarizing and 12 synthesizing outcomes and lessons learned 13 pursuant to such grants, including a ran-14 dom-assignment evaluation of selected pro-15 grams. "(ii) APPROPRIATION.—The Secretary 16

"(ii) APPROPRIATION.—The Secretary may use up to 10 percent of the amount appropriated under subparagraph (H) to carry out clause (i) for fiscal year 2010, and the amount shall remain available through fiscal year 2015.".

21 through fiscal ye

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- 2 TEEN PREGNANCY.
- 3 Section 905 of the Personal Responsibility and Work
- 4 Opportunity Reconciliation Act of 1996 (42 U.S.C. 710
- 5 note) is amended to read as follows:
- 6 "SEC. 905. ESTABLISHING NATIONAL GOAL TO PREVENT
- 7 TEEN PREGNANCY.
- 8 "(a) IN GENERAL.—Not later than 90 days after the
- 9 date of the enactment of this Act, the Secretary of Health
- 10 and Human Services shall establish a national goal of re-
- 11 ducing teen pregnancy by at least one-third over the sub-
- 12 sequent ten years.
- 13 "(b) Report.—Not later than 12 months after the
- 14 date of the enactment of the Preventing Unintended Preg-
- 15 nancies, Reducing the Need for Abortion, and Supporting
- 16 Parents Act, and annually thereafter, the Secretary of
- 17 Health and Human Services shall report to Congress with
- 18 respect to the progress that has been made in meeting the
- 19 national goal established under subsection (a) and with
- 20 respect to State-level progress on reducing teen preg-
- 21 nancy.".

1	TITLE	IV—DEMONSTRATION
2	GRANTS	TO ENCOURAGE CRE-
3	ATIVE A	PPROACHES TO TEEN
4	PREGNA	NCY PREVENTION
5	SEC. 401. DEMONST	RATION GRANTS TO ENCOURAGE CRE-
6	ATIVE	APPROACHES TO TEEN PREGNANCY
7	PREVI	ENTION.
8	(a) In Gener	AL.—The Secretary may make grants
9	to several public or	nonprofit private entities for the pur-
10	pose of assisting the	ne entities in demonstrating innovative
11	approaches to preve	ent teen pregnancies.
12	(b) CERTAIN A	APPROACHES.—Approaches under sub-
13	section (a) may inc	elude approaches such as the following:
14	(1) Enc	ouraging teen-driven approaches to
15	pregnancy pre	vention.
16	(2) Expo	sing teens to realistic simulations of
17	the physical,	emotional, and financial consequences
18	of pregnancy a	and parenting.
19	(3) Facili	tating communication between parents
20	and children,	especially using programs that have
21	been evaluated	l and proven effective.
22	(4) Reach	hing teens through innovative uses of
23	media and tec	hnology.
24	(5) Helpi	ng teens develop healthy relationships.
25	(c) Matching	Funds.—

- (1) IN GENERAL.—With respect to the costs of 1 2 the project to be carried out under subsection (a) by 3 an applicant, a grant may be made under such subsection only if the applicant agrees to make available 5 (directly or through donations from public or private 6 entities) non-Federal contributions toward such 7 costs in an amount that is not less than 25 percent 8 of such costs (\$1 for each \$3 of Federal funds pro-9 vided in the grant).
- 10 (2) Determination of amount contrib-UTED.—Non-Federal contributions required in para-12 graph (1) may be in cash or in kind, fairly evalu-13 including plant, equipment, or 14 Amounts provided by the Federal Government, or 15 services assisted or subsidized to any significant ex-16 tent by the Federal Government, may not be in-17 cluded in determining the amount of such non-Fed-18 eral contributions.
- 19 (d) REQUIREMENT.—As a condition on the receipt of 20 funds for activities under this section, an applicant shall 21 agree that such activities will not include teaching or pro-22 moting religion.
- 23 (e) EVALUATION OF PROJECTS.—The Secretary shall establish criteria for the evaluation of projects under sub-

- 1 section (a). A grant may be made under such subsection
- 2 only if the applicant involved—
- 3 (1) agrees to conduct evaluations of the project
- 4 in accordance with such criteria;
- 5 (2) agrees to submit to the Secretary such re-
- 6 ports describing the results of the evaluations as the
- 7 Secretary determines to be appropriate; and
- 8 (3) submits to the Secretary, in the application
- 9 under subsection (f), a plan for conducting the eval-
- 10 uations.
- 11 (f) APPLICATION FOR GRANT.—A grant may be made
- 12 under subsection (a) only if an application for the grant
- 13 is submitted to the Secretary and the application is in
- 14 such form, is made in such manner, and contains such
- 15 agreements, assurances, and information, including the
- 16 agreements under subsections (c) and (e) and the plan
- 17 under subsection (e)(3), as the Secretary determines to
- 18 be necessary to carry out this section.
- 19 (g) REPORT TO CONGRESS.—Not later than April 1,
- 20 2015, the Secretary shall submit to the Congress a report
- 21 describing the extent to which projects under subsection
- 22 (a) have been successful in reducing the rate of teen preg-
- 23 nancies in the communities in which the projects have
- 24 been carried out. Such reports shall describe the various

- 1 approaches used under subsection (a) and the effective-
- 2 ness of each of the approaches.
- 3 (h) AUTHORIZATION OF APPROPRIATIONS.—For the
- 4 purpose of carrying out this section, there are authorized
- 5 to be appropriated such sums as may be necessary for
- 6 each of fiscal years 2010 through 2014.

7 TITLE V—NATIONAL CAMPAIGN

8 TO ENLIST PARENTS IN PRE-

9 **VENTING TEEN PREGNANCY**

- 10 SEC. 501. FINDINGS.
- The Congress finds as follows:
- 12 (1) Teens with strong emotional attachments to
- their parents are more likely to delay becoming sexu-
- ally active. Seven out of ten teens say that they are
- prepared to listen to things parents thought the
- teens were not ready to hear.
- 17 (2) Ninety percent of parents of teens report
- that they know they should talk to their teens about
- sex but often don't know what to say, how to say it,
- or when to start the conversations.

1	SEC. 502. CREATING A NATIONAL INITIATIVE TO ENLIST
2	PARENTS OF ADOLESCENTS IN PREVENTING
3	TEEN PREGNANCY; PROVISION OF CHAL
4	LENGE GRANTS FOR STATE AND LOCAL PRO-
5	GRAMS.
6	(a) Grant.—The Secretary shall select on the basis
7	of competitive grants, national nonpartisan, nonprofit or
8	ganizations that meet the requirements of this section to
9	establish and operate a national initiative for parents of
10	adolescents to carry out the purposes and activities de-
11	scribed in subsections (b) and (c) (referred to in this sec-
12	tion as the "Initiative").
13	(b) Requirements.—The Secretary may make a
14	grant under this section only if—
15	(1) the organization has experience working to
16	reduce teen pregnancy;
17	(2) the organization has a demonstrated ability
18	to work with and provide assistance to a broad
19	range of individuals and entities, including teens
20	parents, the entertainment and news media, State
21	tribal, and local organizations, teen pregnancy pre-
22	vention practitioners, businesses, faith and commu-
23	nity leaders, and researchers;
24	(3) the organization is research-based.

1	(4) the organization has comprehensive knowl-
2	edge and data about teen pregnancy prevention
3	strategies; and
4	(5) the organization agrees that the activities
5	funded under this section will not include teaching
6	or promoting religion.
7	(c) Purposes.—The purposes of the Initiative are
8	to—
9	(1) support parents in their essential role in
10	preventing teen pregnancy by equipping them with
11	information and resources to promote and strength-
12	en communication with their children about sex, val-
13	ues, and healthy relationships;
14	(2) develop and implement media campaigns to
15	promote positive information and messages for par-
16	ents about how they can help address teen preg-
17	nancy; and
18	(3) provide challenge grants to States and Na-
19	tive American tribes to promote parent education
20	and involvement.
21	(d) ACTIVITIES.—The grantees shall carry out the
22	purposes described in subsection (c) through the following
23	activities:
24	(1) Providing resources for parents and other
25	adults (such as other family members, teachers,

1	coaches, mentors, and faith leaders) that help to fos-
2	ter strong connections with children, including—
3	(A) online access to current research;
4	(B) user-friendly guides for parents;
5	(C) practical tips and advice from experts;
6	(D) alerts about new trends among teens;
7	(E) suggestions for how to use the enter-
8	tainment media as a discussion-starter; and
9	(F) information about the rapidly-changing
10	media environment of teens.
11	In order to efficiently reach and support parents, in-
12	formation shall be provided primarily through tech-
13	nological means, including the Internet.
14	(2) Using a portion of the funds available
15	through this section to develop and implement media
16	campaigns directly or through grants, contracts, or
17	cooperative agreements with other entities. Such
18	campaigns may include the production and distribu-
19	tion of printed materials and messages for print
20	media, television, and radio broadcast media, the
21	Internet, or such other new technology as may be
22	appropriate for reaching large numbers of parents
23	and other adults involved in the lives of teens. Spe-
24	cial efforts shall be made to develop messages that

are effective in reaching fathers as well as mothers.

To the extent possible, funds used to develop and implement media campaigns under this subsection shall be matched with non-Federal resources, including in-kind contributions, from public and private entities. Such campaigns may also include the grantee providing consultation and serving as a source of factual information to individuals and organizations in the entertainment industry on issues related to teen pregnancy prevention that highlights the role of parents.

- (3) Awarding challenge grants on a competitive basis to States and Indian tribes. Applicants shall submit a plan for how they would involve parents and other caregivers (such as grandparents, foster parents, and other guardians) in helping to reduce teen pregnancy through activities such as—
 - (A) workshops and community meetings;
 - (B) providing information through employers, civic associations, community and faithbased organizations, parent-teacher organizations, and other organizations that reach large numbers of parents; and
 - (C) innovative ways to provide education and support for parents through online communities and neighborhood-based activities.

1	(e) AUTHORIZATION OF APPROPRIATION.—
2	(1) In general.—For the purpose of carrying
3	out this section, there is authorized to be appro-
4	priated \$30,000,000 for each of fiscal years 2010
5	through 2014.
6	(2) Challenge grants.—Of the amount ap-
7	propriated under paragraph (1) for a fiscal year, not
8	less than \$10,000,000 shall be made available for
9	challenge grants under subsection (d)(3).
10	TITLE VI—PREVENTING UN-
11	PLANNED PREGNANCY
12	AMONG COMMUNITY COL-
13	LEGE STUDENTS
14	SEC. 601. FINDINGS.
15	Congress makes the following findings:
16	(1) There are 11,500,000 students enrolled in
17	community college and 60 percent of these students
18	are women.
19	(2) 61 percent of women who have children
20	after enrolling in community college fail to finish
21	their degree. This drop-out rate is 65 percent higher
22	than that of women who don't have children.
23	(3) Approximately 15 percent of all community
24	college students are single parents compared to 6
25	percent at 4-year colleges.

- 1 (4) Only two out of ten students at 2-year insti-2 tutions report receiving information from their col-3 lege on pregnancy prevention, compared to 33 per-4 cent of students at 4-year institutions.
 - (5) Few community colleges have the resources to provide information, education, or other activities focused on healthy relationships or pregnancy prevention and planning.
- 9 (6) For women with some college, 53 percent of 10 pregnancies were unplanned. This is twice as high as 11 the percent of pregnancies that are unplanned for 12 college graduates (26 percent).

13 SEC. 602. DEMONSTRATION GRANTS TO PREVENT UN14 PLANNED PREGNANCY AMONG COMMUNITY 15 COLLEGE STUDENTS.

16 (a) In General.—The Secretary of Education shall
17 award demonstration grants under this section on a com18 petitive basis to community colleges for the purpose of de19 veloping and implementing innovative approaches to pre20 vent unplanned pregnancy and promote healthy relation21 ships among women and men in community colleges in
22 order to remove a barrier to degree completion by these
23 students, reduce poverty among these students, and im24 prove the success of these students.

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1	(b) REQUIREMENTS.—A grant may be made under
2	this section only if the applicant for the grant agrees
3	that—
4	(1) all information provided will be factually
5	and medically accurate and complete, and scientif-
6	ically based; and
7	(2) the activities funded under this title will not
8	include teaching or promoting religion.
9	(c) Activities.—
10	(1) In General.—A grant made under this
11	section may be used for one or more of the fol-
12	lowing:
13	(A) Developing educational content to in-
14	corporate in first-year orientation or core
15	courses where appropriate.
16	(B) Creating innovative technology-based
17	approaches to deliver messages and information
18	to students, faculty, and staff.
19	(C) Training for targeted faculty and staff
20	on how unplanned pregnancy affects student
21	success and ways to help students address this
22	issue.
23	(D) Creating partnerships with commu-
24	nity-hased organizations who have expertise in

- 1 addressing pregnancy prevention or healthy re-2 lationships. (E) Developing and employing peer-out-3 4 reach and education to generate discussion and raise awareness among students. 6 (F) Providing campus-based family plan-7 ning services. 8 (G) Teaching students about developing 9 healthy relationships, including the prevention 10 of dating and sexual violence. 11 (H) Providing students with information 12 regarding the dynamics and nature of domestic 13 violence, dating violence, sexual assault, sexual 14 coercion, or stalking; its implications for unin-15 tended pregnancy and sexually transmitted in-16 fections and HIV; and strategies to manage 17 health in the context of a violent relationship. 18 (2) Integration.—Activities funded through a 19 grant under this title should be integrated into the 20 academic or support areas of the community colleges 21 in order to reach a large number of students. Pri-22 ority should be given to activities that could operate
- 24 (d) EVALUATION OF PROJECTS.—The Secretary shall25 establish criteria for the evaluation of projects funded

on a sustained basis after the grant ends.

1	under this section. A grant may be made only if the appli-
2	cant involved—
3	(1) agrees to participate in an independent eval-
4	uation of the project in accordance with such cri-
5	teria; and
6	(2) agrees to submit to the Secretary such data
7	as the Secretary determines to be appropriate.
8	(e) Definition.—For the purpose of this section,
9	the term "community college" means an institution of
10	higher education (as such term is defined in section 101(a)
11	of the Higher Education Act of 1965 (20 U.S.C. 1001(a)))
12	at which the highest degree offered is predominantly the
13	associate's degree.
14	(f) Authorization of Appropriations.—
15	(1) In general.—For the purpose of carrying
16	out this section, there is authorized to be appro-
17	priated \$15,000,000 for each of fiscal years 2010
18	through 2012.
19	(2) Allocation.—Of the amount appropriated
20	to carry out this section for a fiscal year—
21	(A) at least 5 percent shall be made avail-
22	able—
23	(i) for technical assistance for the
24	projects funded under this section:

1	(ii) to raise awareness of the issue of
2	pregnancy prevention; and
3	(iii) to disseminate promising prac-
4	tices among community colleges and other
5	similar postsecondary institutions; and
6	(B) up to 10 percent shall be made avail-
7	able for evaluations of the projects.
8	TITLE VII—CLARIFICATION OF
9	CONTINUED MEDICAID COV-
10	ERAGE OF FAMILY PLANNING
11	SERVICES
12	SEC. 701. CLARIFICATION OF CONTINUED MEDICAID COV-
1213	SEC. 701. CLARIFICATION OF CONTINUED MEDICAID COV- ERAGE OF FAMILY PLANNING SERVICES.
13	ERAGE OF FAMILY PLANNING SERVICES.
13 14	ERAGE OF FAMILY PLANNING SERVICES. (a) IN GENERAL.—Section 1937(b) of the Social Se-
13 14 15	ERAGE OF FAMILY PLANNING SERVICES. (a) IN GENERAL.—Section 1937(b) of the Social Security Act (42 U.S.C. 1396u-7(b)) is amended by adding
13 14 15 16	ERAGE OF FAMILY PLANNING SERVICES. (a) IN GENERAL.—Section 1937(b) of the Social Security Act (42 U.S.C. 1396u–7(b)) is amended by adding at the end the following:
13 14 15 16 17	ERAGE OF FAMILY PLANNING SERVICES. (a) IN GENERAL.—Section 1937(b) of the Social Security Act (42 U.S.C. 1396u-7(b)) is amended by adding at the end the following: "(5) COVERAGE OF FAMILY PLANNING SERV-
13 14 15 16 17	ERAGE OF FAMILY PLANNING SERVICES. (a) In General.—Section 1937(b) of the Social Security Act (42 U.S.C. 1396u-7(b)) is amended by adding at the end the following: "(5) Coverage of family planning services and supplies.—Notwithstanding the previous
13 14 15 16 17 18	ERAGE OF FAMILY PLANNING SERVICES. (a) IN GENERAL.—Section 1937(b) of the Social Security Act (42 U.S.C. 1396u-7(b)) is amended by adding at the end the following: "(5) COVERAGE OF FAMILY PLANNING SERVICES AND SUPPLIES.—Notwithstanding the previous provisions of this section, a State may not provide
13 14 15 16 17 18 19 20	ERAGE OF FAMILY PLANNING SERVICES. (a) In General.—Section 1937(b) of the Social Security Act (42 U.S.C. 1396u-7(b)) is amended by adding at the end the following: "(5) Coverage of family planning services and supplies.—Notwithstanding the previous provisions of this section, a State may not provide for medical assistance through enrollment of an indi-
13 14 15 16 17 18 19 20 21	ERAGE OF FAMILY PLANNING SERVICES. (a) IN GENERAL.—Section 1937(b) of the Social Security Act (42 U.S.C. 1396u–7(b)) is amended by adding at the end the following: "(5) Coverage of family planning services and supplies.—Notwithstanding the previous provisions of this section, a State may not provide for medical assistance through enrollment of an individual with benchmark coverage or benchmark equiv-

- planning and services in accordance with such section.".
 - (b) Effective Date.—

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- (1) IN GENERAL.—The amendment made by this section shall take effect on October 1, 2010.
- EXTENSION OF EFFECTIVE DATE STATE LAW AMENDMENT.—In the case of a State plan under title XIX of the Social Security Act (42) U.S.C. 1396 et seq.) which the Secretary of Health and Human Services determines requires State legislation in order for the plan to meet the additional requirements imposed by the amendments made by this section, the State plan shall not be regarded as failing to comply with the requirements of such title solely on the basis of its failure to meet these additional requirements before the first day of the first calendar quarter beginning after the close of the first regular session of the State legislature that begins after the date of enactment of this Act. For purposes of the previous sentence, in the case of a State that has a 2-year legislative session, each year of the session is considered to be a separate regular session of the State legislature.

1	TITLE VIII—EXPANDED MED-
2	ICAID ELIGIBILITY FOR FAM-
3	ILY PLANNING SERVICES
4	SEC. 801. EXPANDED MEDICAID ELIGIBILITY FOR FAMILY
5	PLANNING SERVICES.
6	(a) Coverage as Mandatory Categorically
7	NEEDY GROUP.—
8	(1) In general.—Section 1902(a)(10)(A)(i) of
9	the Social Security Act (42 U.S.C.
10	1396a(a)(10)(A)(i)) is amended—
11	(A) in subclause (VI), by striking "or" at
12	the end;
13	(B) in subclause (VII), by adding "or" at
14	the end; and
15	(C) by adding at the end the following new
16	subclause:
17	"(VIII) who are described in sub-
18	section (gg) (relating to individuals
19	who meet the income standards for
20	pregnant women);".
21	(2) Group described.—Section 1902 of such
22	Act (42 U.S.C. 1396a) is amended by adding at the
23	end the following new subsection:
24	"(gg)(1) Individuals described in this subsection are
25	individuals who—

1	"(A) meet at least the income eligibility stand-
2	ards established under the State plan as of January
3	1, 2009, for pregnant women or such higher income
4	eligibility standard for such women as the State may
5	establish; and
6	"(B) are not pregnant.
7	"(2) At the option of a State, individuals described
8	in this subsection may include individuals who are deter-
9	mined to meet the income eligibility standards referred to
10	in paragraph (1)(A) under the terms and conditions appli-
11	cable to making eligibility determinations for medical as-
12	sistance under this title under a waiver to provide the ben-
13	efits described in clause (XV) of the matter following sub-
14	paragraph (G) of section 1902(a)(10) granted to the State
15	under section 1115 as of January 1, 2007.".
16	(3) Limitation on Benefits.—Section
17	1902(a)(10) of the Social Security Act (42 U.S.C.
18	1396a(a)(10)) is amended in the matter following
19	subparagraph (G)—
20	(A) by striking "and (XIV)" and inserting
21	"(XIV)"; and
22	(B) by striking the semicolon at the end
23	and inserting ", and (XV) the medical assist-
24	ance made available to an individual described
25	in subsection (gg) who is eligible for medical as-

1	sistance only because of subparagraph
2	(A)(i)(VIII) shall be limited to family planning
3	services and supplies described in section
4	1905(a)(4)(C) and, at the State's option, med-
5	ical diagnosis or treatment services that are
6	provided in conjunction with a family planning
7	service in a family planning setting provided
8	during the period in which such an individual is
9	eligible''.
10	(4) Conforming Amendments.—Section
11	1905(a) of the Social Security Act (42 U.S.C.
12	1396d(a)) is amended in the matter preceding para-
13	graph (1)—
14	(A) in clause (xii), by striking "or" at the
15	end;
16	(B) in clause (xiii), by adding "or" at the
17	end; and
18	(C) by inserting after clause (xiii) the fol-
19	lowing:
20	"(xiv) individuals described in section
21	1902(gg),".
22	(b) Presumptive Eligibility.—
23	(1) In general.—Title XIX of the Social Se-
24	curity Act (42 U.S.C. 1396 et seq.) is amended by
25	inserting after section 1920B the following:

1	"PRESUMPTIVE ELIGIBILITY FOR FAMILY PLANNING
2	SERVICES
3	"Sec. 1920C. (a) State Option.—A State plan ap-
4	proved under section 1902 may provide for making med-
5	ical assistance available to an individual described in sec-
6	tion 1902(gg) (relating to individuals who meet the income
7	eligibility standard for pregnant women in the State) dur-
8	ing a presumptive eligibility period. In the case of an indi-
9	vidual described in section 1902(gg) who is eligible for
10	medical assistance only because of section
11	1902(a)(10)(i)(VIII), such medical assistance may be lim-
12	ited to family planning services and supplies described in
13	1905(a)(4)(C) and, at the State's option, medical diag-
14	nosis or treatment services that are provided in conjunc-
15	tion with a family planning service in a family planning
16	setting provided during the period in which such an indi-
17	vidual is eligible.
18	"(b) Definitions.—For purposes of this section:
19	"(1) Presumptive eligibility period.—The
20	term 'presumptive eligibility period' means, with re-
21	spect to an individual described in subsection (a),
22	the period that—
23	"(A) begins with the date on which a
24	qualified entity determines, on the basis of pre-

1	liminary information, that the individual is de-
2	scribed in section 1902(gg); and
3	"(B) ends with (and includes) the earlier
4	of—
5	"(i) the day on which a determination
6	is made with respect to the eligibility of
7	such individual for services under the State
8	plan; or
9	"(ii) in the case of such an individual
10	who does not file an application by the last
11	day of the month following the month dur-
12	ing which the entity makes the determina-
13	tion referred to in subparagraph (A), such
14	last day.
15	"(2) Qualified entity.—
16	"(A) In General.—Subject to subpara-
17	graph (B), the term 'qualified entity' means
18	any entity that—
19	"(i) is eligible for payments under a
20	State plan approved under this title; and
21	"(ii) is determined by the State agen-
22	cy to be capable of making determinations
23	of the type described in paragraph (1)(A).
24	"(B) REGULATIONS.—The Secretary may
25	issue regulations further limiting those entities

1	that may become qualified entities in order to
2	prevent fraud and abuse and for other reasons.
3	"(C) Rule of Construction.—Nothing
4	in this paragraph shall be construed as pre-
5	venting a State from limiting the classes of en-
6	tities that may become qualified entities, con-
7	sistent with any limitations imposed under sub-
8	paragraph (B).
9	"(c) Administration.—
10	"(1) IN GENERAL.—The State agency shall pro-
11	vide qualified entities with—
12	"(A) such forms as are necessary for an
13	application to be made by an individual de-
14	scribed in subsection (a) for medical assistance
15	under the State plan; and
16	"(B) information on how to assist such in-
17	dividuals in completing and filing such forms.
18	"(2) Notification requirements.—A quali-
19	fied entity that determines under subsection
20	(b)(1)(A) that an individual described in subsection
21	(a) is presumptively eligible for medical assistance
22	under a State plan shall—
23	"(A) notify the State agency of the deter-
24	mination within 5 working days after the date
25	on which determination is made; and

1	"(B) inform such individual at the time
2	the determination is made that an application
3	for medical assistance is required to be made by
4	not later than the last day of the month fol-
5	lowing the month during which the determina-
6	tion is made.
7	"(3) Application for medical assist-
8	ANCE.—In the case of an individual described in
9	subsection (a) who is determined by a qualified enti-
10	ty to be presumptively eligible for medical assistance
11	under a State plan, the individual shall apply for
12	medical assistance by not later than the last day of
13	the month following the month during which the de-
14	termination is made.
15	"(d) Payment.—Notwithstanding any other provi-
16	sion of this title, medical assistance that—
17	"(1) is furnished to an individual described in
18	subsection (a)—
19	"(A) during a presumptive eligibility pe-
20	riod; and
21	"(B) by a entity that is eligible for pay-
22	ments under the State plan; and
23	"(2) is included in the care and services covered
24	by the State plan, shall be treated as medical assist-

1	ance provided by such plan for purposes of clause
2	(4) of the first sentence of section 1905(b).".
3	TITLE IX—MEDICAID AND CHIP
4	COVERAGE OF MOTHERS AND
5	CHILDREN
6	SEC. 901. EXTENDING POSTPARTUM COVERAGE FOR MED-
7	ICAID AND CHIP.
8	(a) Medicaid Coverage Extension.—
9	(1) Section 1902 of the Social Security Act (42
10	U.S.C. 1306a) is amended—
11	(A) in subsections $(e)(5)$, $(e)(6)$, and
12	(l)(1)(A), by striking "60-day" and inserting
13	"1-year" each place it appears; and
14	(B) in the matter in subsection (a)(10) fol-
15	lowing subparagraph (G)—
16	(i) in clause (V), by inserting ", ex-
17	cept that the limit on medical assistance
18	under this clause does not apply during the
19	1-year period beginning on the last day of
20	the pregnancy" after "under the State
21	plan"; and
22	(ii) in clause (VII), by inserting ", ex-
23	cept that the limit on medical assistance
24	under this clause does not apply during the
25	1-vear period beginning on the last day of

1	the pregnancy" after "may complicate
2	pregnancy".
3	(2) Section 1903(v)(4)(A)(i) of such Act (42
4	U.S.C. 1396b(v)(4)(A)(i)) is amended by striking
5	"60-day" and inserting "1-year".
6	(3) Section 1938(b)(2)(C) of such Act (42
7	U.S.C. 1396u-8(b)(2)(C)) is amended by striking
8	"60 days" and inserting "1 year".
9	(b) SCHIP.—
10	(1) Section 2112(d)(2)(A) of such Act (42
11	U.S.C. 1397ll(d)(2)(A)) is amended—
12	(A) in subsections $(d)(2)(A)$ and $(f)(2)$, by
13	striking "60-day" and inserting "1-year" each
14	place it appears; and
15	(B) in subsection (f)(2)—
16	(i) in the heading by striking
17	"POSTPARTUM SERVICES" and inserting
18	"SERVICES POSTPARTUM";
19	(ii) by striking "may continue" and
20	inserting "shall continue";
21	(iii) by striking ", as well as
22	postpartum services," and "and
23	postpartum services"; and
24	(iv) by striking ", but only if" and all
25	that follows up to the period at the end.

1	SEC. 902. COORDINATION WITH THE MATERNAL AND CHILD
2	HEALTH PROGRAM.
3	(a) In General.—Section 2102(b)(3) of the Social
4	Security Act (42 U.S.C. 1397bb(b)(3)) is amended—
5	(1) in subparagraph (D), by striking "and" at
6	the end;
7	(2) in subparagraph (E), by striking the period
8	and inserting "; and"; and
9	(3) by adding at the end the following new sub-
10	paragraph:
11	"(F) that operations and activities under
12	this title are developed and implemented in con-
13	sultation and coordination with the program op-
14	erated by the State under title V in areas in-
15	cluding outreach and enrollment, benefits and
16	services, service delivery standards, public
17	health and social service agency relationships,
18	and quality assurance and data reporting.".
19	(b) Conforming Medicaid Amendment.—Section
20	1902(a)(11) of such Act (42 U.S.C. 1396a(a)(11)) is
21	amended—
22	(1) by striking "and" before "(C)"; and
23	(2) by inserting before the semicolon at the end
24	the following: ", and (D) provide that operations and
25	activities under this title are developed and imple-
26	mented in consultation and coordination with the

- 1 program operated by the State under title V in areas
- 2 including outreach and enrollment, benefits and
- 3 services, service delivery standards, public health
- 4 and social service agency relationships, and quality
- 5 assurance and data reporting".
- 6 (c) Effective Date.—The amendments made by
- 7 this section take effect on January 1, 2010.
- 8 SEC. 903. INCREASE IN SCHIP INCOME ELIGIBILITY.
- 9 (a) Definition of Low-Income Child.—Section
- 10 2110(c)(4) of the Social Security Act (42 U.S.C.
- 11 1397jj(c)(4)) is amended by striking "200" and inserting
- 12 "250".
- 13 (b) Effective Date.—The amendment made by
- 14 subsection (a) applies to child health assistance provided
- 15 and allotments determined under section 2104 of the So-
- 16 cial Security Act (42 U.S.C. 1397dd) for fiscal years be-
- 17 ginning with fiscal year 2010.
- 18 SEC. 904. OUTREACH PROGRAM TO ENCOURAGE THOSE EL-
- 19 IGIBLE FOR SERVICES TO ENROLL.
- The Secretary shall make such funds available as
- 21 may be necessary to encourage eligible pregnant women
- 22 to enroll for services under this title.

1 TITLE X—TITLE X OF PUBLIC 2 HEALTH SERVICE ACT

2	HEALTH SERVICE ACT
3	SEC. 1001. SHORT TITLE.
4	This title may be cited as the "Title X Family Plan-
5	ning Services Act of 2009".
6	SEC. 1002. AUTHORIZATION OF APPROPRIATIONS.
7	For the purpose of making grants and contracts
8	under section 1001 of the Public Health Service Act (42
9	U.S.C. 300), there are authorized to be appropriated
10	\$700,000,000 for fiscal year 2010, and such sums as may
11	be necessary for each subsequent fiscal year.
12	TITLE XI—ENSURING COVERAGE
13	OF MATERNITY CARE
14	SEC. 1101. REMOVAL OF PREGNANCY AS A PREEXISTING
15	CONDITION UNDER INDIVIDUAL HEALTH IN-
16	SURANCE COVERAGE.
17	(a) In General.—Title XXVII of the Public Health
18	Service Act (42 U.S.C. 300gg et seq.) is amended by in-
19	serting after section 2753 the following:
20	"SEC. 2754. PREEXISTING CONDITION EXCLUSION NOT AP-
21	PLICABLE TO PREGNANCY.
22	"Individual health insurance coverage, and a health
23	insurance issuer offering individual health insurance cov-
24	erage, may not impose any preexisting condition exclusion
	relating to pregnancy as a preexisting condition.".

- 1 (b) Effective Date.—The amendment made by
- 2 subsection (a) shall apply to coverage provided on or after
- 3 January 1, 2010.
- 4 SEC. 1102. COVERAGE OF MATERNITY CARE IN THE INDI-
- 5 VIDUAL MARKET.
- 6 (a) IN GENERAL.—Title XXVII of the Public Health
- 7 Service Act (42 U.S.C. 300gg et seq.), as amended by sec-
- 8 tion 1101, is further amended by inserting after section
- 9 2754 the following:
- 10 "SEC. 2755. COVERAGE OF MATERNITY CARE.
- 11 "(a) IN GENERAL.—A health insurance issuer offer-
- 12 ing health insurance in the individual market that is
- 13 issued, amended, renewed, or delivered on or after the date
- 14 of enactment of this section, shall provide coverage for ma-
- 15 ternity services.
- 16 "(b) Maternity Services Defined.—In this sec-
- 17 tion the term 'maternity services' includes preconception,
- 18 prenatal care, necessary immunizations, mental health
- 19 screening and services, ambulatory care maternity serv-
- 20 ices, complications of pregnancy, neonatal care, inpatient
- 21 hospital maternity care including labor and delivery, in-
- 22 cluding c-sections, and postpartum care including family
- 23 planning services.
- 24 "(c) Non-Preemption.—Nothing in this section
- 25 shall be construed to preempt any State law in effect as

- 1 of the date of enactment of this section, with respect to
- 2 health insurance that requires coverage of maternity serv-
- 3 ices that exceeds the minimum coverage requirements as
- 4 specified in subsection (a).".
- 5 (b) Effective Date.—The amendment made by
- 6 subsection (a) shall apply to coverage provided on or after
- 7 January 1, 2010.

8 TITLE XII—IMPROVING ACCESS

9 TO PRENATAL ULTRASOUNDS

- 10 SEC. 1201. GRANTS TO HEALTH CENTERS FOR PURCHASE
- 11 OF ULTRASOUND EQUIPMENT.
- Part B of title III of the Public Health Service Act
- 13 (42 U.S.C. 243 et seq.) is amended by inserting after sec-
- 14 tion 317L the following:
- 15 "SEC. 317L-1. GRANTS FOR THE PURCHASE OR UPGRADE
- 16 **OF ULTRASOUND EQUIPMENT.**
- 17 "(a) IN GENERAL.—The Secretary may make grants
- 18 for the purchase of ultrasound equipment. Such
- 19 ultrasound equipment shall be used by the recipients of
- 20 such grants to provide ultrasound examinations to preg-
- 21 nant women consenting to such services.
- 22 "(b) Eligibility Requirements.—An entity may
- 23 receive a grant under subsection (a) only if—
- 24 "(1) the entity is a health center eligible to re-
- ceive a grant under section 330; and

- 1 "(2) the entity follows practice standards sup-
- 2 ported by the American Institute of Ultrasound in
- 3 Medicine and other professional organizations rep-
- 4 resenting health care providers.
- 5 "(c) APPLICATION FOR GRANT.—A grant may be
- 6 made under subsection (a) only if an application for the
- 7 grant is submitted in such form, in such manner, and con-
- 8 taining such agreements, assurances, and information as
- 9 the Secretary determines to be necessary.
- 10 "(d) Annual Report to Secretary.—A grant
- 11 may be made under subsection (a) only if the applicant
- 12 for the grant agrees to report on an annual basis to the
- 13 Secretary, in such form and manner as the Secretary may
- 14 require, on the ongoing compliance of the applicant with
- 15 the eligibility conditions established in this section.
- 16 "(e) AUTHORIZATION OF APPROPRIATIONS.—For the
- 17 purpose of carrying out this section, there are authorized
- 18 to be appropriated \$3,000,000 for fiscal year 2010, and
- 19 such sums as may be necessary for each of fiscal years
- 20 2011 through 2013."

XIII—PREVENTING TITLE **DO-**1 MESTIC VIOLENCE AND 2 SEX-UAL ASSAULT AND ADDRESS-3 ING LINK THE BETWEEN 4 SUCH VIOLENCE AND 5 TENDED PREGNANCY 6 7 SEC. 1301. FINDINGS. 8 The Congress finds as follows: 9 (1) On average, almost 500 women are raped or 10 sexually assaulted each day in the United States and 11 4,800,000 intimate partner related physical assaults 12 and rapes are experienced by women each year. 13 (2) Homicide was found to be a leading cause 14 of pregnancy-associated injury deaths among women 15 from 1991–1999. The pregnancy-associated homi-16 cide ratio was 1.7 per 100,000 live births. 17 (3) Women experiencing abuse in the year prior 18 to and/or during a recent pregnancy are 40 to 60 19 percent more likely than non-abused women to re-20 port high-blood pressure, vaginal bleeding, severe 21 nausea, kidney or urinary tract infections and hos-22 pitalization during pregnancy and are 37 percent 23 more likely to deliver preterm. 24 (4) Children born to abused mothers are 17

percent more likely to be born underweight and

- 1 more than 30 percent more likely than other chil-2 dren to require intensive care upon birth.
 - (5) Too few doctors screen their patients for abuse, even though up to one in 12 pregnant women are battered.
 - (6) Physical violence is linked to STD and HIV transmission, miscarriages, and risky sexual health behavior.
 - (7) A study found women who experienced intimate partner violence were more likely to report a lack of contraception use due to partner control over contraception.
- 13 (8) Two in five adult women who have been 14 abused by partners have experienced an unwanted 15 pregnancy.
- 16 SEC. 1302. SEPARATE PROGRAM TO IDENTIFY AND TREAT
- 17 WOMEN WHO ARE VICTIMS OF OR AT RISK OF
- 18 domestic violence, dating violence,
- 19 SEXUAL ASSAULT, SEXUAL COERCION, OR
- 20 STALKING.

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- 21 (a) Allotments.—For the purpose described in
- 22 subsection (b), the Secretary shall, for fiscal year 2008
- 23 and each subsequent fiscal year, allot to each State that
- 24 has transmitted an application for the fiscal year under

1	section 505(a) of the Social Security Act an amount equal
2	to the product of—
3	(1) the amount appropriated under subsection
4	(d) for the fiscal year; and
5	(2) the percentage determined for the State
6	under section 502(c)(1)(B)(ii) of such Act.
7	(b) Purpose.—The purpose of an allotment under
8	subsection (a) with respect to a State is to enable the
9	State to better identify and treat women who are victims
10	of or at risk of domestic violence, dating violence, sexual
11	assault, sexual coercion, or stalking through training
12	health care professionals and behavioral and public health
13	staff how to identify, assess, treat, and refer such women.
14	Such training shall include—
15	(1) identifying patients or clients at risk of or
16	experiencing domestic violence, dating violence sex-
17	ual assault, sexual coercion, or stalking;
18	(2) assessing the immediate safety of the pa-
19	tient or client, the impact of the abuse on the health
20	of the patient, and assisting the patient in devel-
21	oping a plan to promote her safety;
22	(3) examining and treating such patients or cli-
23	ents, including providing information regarding the
24	dynamics and nature of domestic violence, dating vi-
25	olence sexual assault, sexual coercion, or stalking;

- 1 (4) providing information regarding its implica-2 tions for unintended pregnancy and sexually trans-3 mitted infections and HIV; (5) emphasizing strategies to manage the patient or client's health, including unintended preg-5 6 nancies, in the context of a violent relationship; 7 (6) maintaining complete medical or forensic 8 records that include the documentation of the exam-9 ination, treatment given, and referrals made, and es-10 tablishing mechanisms to ensure the privacy and 11 confidentiality of those medical records; 12 (7) referring the patient or client to public and 13 private nonprofit entities that provide services for 14 such victims; and 15 (8) ensuring that all services are provided in a 16 linguistically and culturally relevant manner. 17 (c) Application of Provisions.— 18 (1) IN GENERAL.—Sections 503, 507, and 508 19 of the Social Security Act apply to allotments under 20 subsection (a) to the same extent and in the same 21 manner as such sections apply to allotments under
 - (2) SECRETARIAL DISCRETION.—Sections 505 and 506 of the Social Security Act apply to allot-

section 502(c) of such Act.

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1	ments under subsection (a) to the extent determined
2	by the Secretary to be appropriate.
3	(d) AUTHORIZATION OF APPROPRIATIONS.—For the
4	purpose of making allotments under subsection (a), there
5	is authorized to be appropriated \$4,000,000 for each of
6	fiscal years 2010 through 2014.
7	SEC. 1303. ADDITIONAL AUTHORIZATION OF APPROPRIA-
8	TIONS FOR PUBLIC CAMPAIGN TO INCREASE
9	PUBLIC AWARENESS.
10	Section 403 of the Violence Against Women and De-
11	partment of Justice Reauthorization Act of 2005 (42
12	U.S.C. 14045c) is amended—
13	(1) in subsection (a), by inserting "women, in-
14	cluding" after "against"; and
15	(2) in subsection (b), by striking "such sums"
16	and all that follows and inserting the following:
17	" $$5,000,000$ for fiscal year 2010, and such sums as
18	may be necessary for each of fiscal years 2011
19	through 2014.".
20	TITLE XIV—SUPPORT FOR PREG-
21	NANT AND PARENTING STU-
22	DENTS
23	SEC. 1401. SUPPORT SERVICES FOR STUDENTS.
24	(a) In General.—The Secretary of Education may
25	make grants to institutions of higher education (as defined

- 1 in section 102 of the Higher Education Act of 1965 (20
- 2 U.S.C. 1002)) that receive Federal financial assistance to
- 3 carry out demonstration projects for the purpose of pro-
- 4 viding services to assist students who have decided to
- 5 carry their pregnancies to term, including those antici-
- 6 pating adoption, and parenting students, in continuing
- 7 their studies and graduating.
- 8 (b) APPLICATION.—Each institution of higher edu-
- 9 cation desiring a grant under this section shall submit to
- 10 the Secretary of Education an application in such form,
- 11 in such manner, and containing such agreements, assur-
- 12 ances, and information as the Secretary determines to be
- 13 necessary to carry out this section. Such application shall
- 14 include an assurance that the institution will—
- 15 (1) provide the services offered under the dem-
- onstration program carried out with such grant
- 17 through on-campus facilities; and
- 18 (2) submit to the Secretary, for each fiscal year
- 19 for which such grant is awarded, a report describing
- the activities carried out under the grant and the ef-
- 21 feets of the activities on the students to whom serv-
- ices are provided.
- 23 (c) Limitations on Amount of Grant.—Each
- 24 grant awarded under subsection (a) for a fiscal year shall
- 25 be for an amount that is not more than \$25,000.

1	(d) Authorization of Appropriations.—For the
2	purpose of carrying out this section, there are authorized
3	to be appropriated \$500,000 for each of fiscal years 2010
4	through 2014.
5	SEC. 1402. CHILD CARE ACCESS MEANS PARENTS IN
6	SCHOOL PROGRAM.
7	Section 419N(b)(2)(B) of the Higher Education Act
8	of 1965 (20 U.S.C. 1070e(b)(2)(B)) is amended to read
9	as follows:
10	"(B) MINIMUM.—A grant under this sec-
11	tion shall be awarded in an amount that is not
12	less than \$30,000.".
13	TITLE XV—GRANTS FOR A NA-
14	TIONAL INFORMATION CAM-
15	PAIGN ON ADOPTION
16	SEC. 1501. GRANTS FOR A NATIONAL INFORMATION CAM-
17	PAIGN ON ADOPTION.
18	(a) Grants.—The Secretary shall select on the basis
19	of competitive grants, national nonpartisan, nonprofit or-
20	ganizations that meet the requirements of this section to
21	establish national information campaigns to educate the
22	public about adoption, including foster care adoption, and
23	resources available to prospective and current adoptive
24	parents, and to carry out the purposes and activities de-
25	scribed in subsections (c) and (d).

1	(b) REQUIREMENTS FOR GRANT.—The Secretary
2	may award a grant under this section to an entity only
3	if the Secretary determines that—
4	(1) the organization has experience in the field
5	of adoption and foster care, which includes, but is
6	not limited to, research and education;
7	(2) the organization is research-based;
8	(3) the organization has comprehensive knowl-
9	edge and data about adoption and foster care;
10	(4) the organization has a demonstrated ability
11	to work with and provide assistance to a broad
12	range of individuals and entities; and
13	(5) the organization has provided assurances
14	satisfactory to the Secretary that the activities fund-
15	ed under this section will not include teaching or
16	promoting religion.
17	(c) Purposes.—Purposes under subsection (a) may
18	include the following:
19	(1) Developing and implementing comprehen-
20	sive information campaigns to promote accurate
21	positive information and messages on adoption, in-
22	cluding foster care adoption, and the benefits it can
23	bring to children and families.
24	(2) Reaching the public in a linguistically and
25	culturally relevant manner, dispelling negative

1	stereotypes while promoting accurate, comprehensive
2	positive information and messages about adoption
3	including foster care adoption.
4	(d) Activities.—Each grantee shall carry out the
5	purposes described in subsection (c) and develop and im-
6	plement information campaigns directly or through
7	grants, contracts, or cooperative agreements with other
8	entities. Activities may include the following:
9	(1) Public service announcements.
10	(2) Paid educational messages for print media
11	(3) Public transit advertising.
12	(4) Radio broadcast media.
13	(5) Internet.
14	(6) Other new technology as may be appro-
15	priate for reaching a large audience.
16	(7) Providing information through community
17	and faith-based organizations.
18	(8) Providing workshops or trainings for media
19	professionals, and other relevant parties.
20	(e) Submission of Plan.—
21	(1) In general.—To be eligible to receive a
22	grant under this section, a grantee shall submit to
23	the Secretary an application that meets the require-
24	ments of paragraph (2).

1	(2) REQUIREMENTS.—An application under this
2	subsection shall be submitted in such form, in such
3	manner, and containing such information and assur-
4	ances as the Secretary may prescribe, and shall in-
5	clude the following:
6	(A) A complete description of applicant's
7	plan for the proposed public information cam-
8	paign.
9	(B) A description of the positive messages
10	for the proposed public information campaign.
11	(C) An identification of the media organi-
12	zations and other groups through which the
13	campaign will be carried out.
14	(D) A description of the nature, amount,
15	distribution, and timing of informational mes-
16	sages to be used in the campaign.
17	(E) If targeting specific communities and
18	groups, an identification of the specific commu-
19	nities and groups to be educated by the cam-
20	paign, and a description of how the campaign
21	will educate the communities and groups.
22	(F) If targeting specific communities and
23	groups, the plans of the applicant with respect

to working with organizations that have exper-

1	tise in developing culturally appropriate infor-
2	mational messages.
3	(G) A description of the geographic dis-
4	tribution of the campaign.
5	(H) Such other information and assur-
6	ances as the Secretary may require.
7	(f) EVALUATION OF PROJECT.—The Secretary shall
8	establish criteria for the evaluation of projects. A grant
9	may be made only if the grantee involved—
10	(1) agrees to participate in an independent eval-
11	uation of the project in accordance with such cri-
12	teria; and
13	(2) agrees to submit to the Secretary such data
14	as the Secretary determines to be appropriate.
15	(g) Authorization of Appropriations.—
16	(1) In general.—For the purpose of carrying
17	out this section, there is authorized to be appro-
18	priated \$30,000,000 for each of fiscal years 2010
19	through 2014.
20	(2) EVALUATION.—Of the total amount appro-
21	priated to carry out this section for a fiscal year, not
22	more than 10 percent may be made available for the
23	evaluation of projects.

1	TITLE XVI—EXPANSION OF
2	ADOPTION CREDIT AND
3	ADOPTION ASSISTANCE PRO-
4	GRAMS
5	SEC. 1601. EXPANSION OF ADOPTION CREDIT AND ADOP
6	TION ASSISTANCE PROGRAMS.
7	(a) Increase in Dollar Limitation.—
8	(1) Adoption credit.—
9	(A) In General.—Paragraph (1) of sec-
10	tion 23(b) of the Internal Revenue Code of
11	1986 (relating to dollar limitation) is amended
12	by striking "\$10,000" and inserting "\$15,000".
13	(B) Child with special needs.—Para-
14	graph (3) of section 23(a) of such Code (relat-
15	ing to \$10,000 credit for adoption of child with
16	special needs regardless of expenses) is amend-
17	ed —
18	(i) in the text by striking "\$10,000"
19	and inserting "\$15,000", and
20	(ii) in the heading by striking
21	"\$10,000" and inserting "\$15,000".
22	(C) Conforming amendment to infla-
23	TION ADJUSTMENT.—Subsection (h) of section
24	23 of such Code (relating to adjustments for in-
25	flation) is amended to read as follows:

1	"(h) Adjustments for Inflation.—
2	"(1) Dollar limitations.—In the case of a
3	taxable year beginning after December 31, 2010,
4	each of the dollar amounts in subsections (a)(3) and
5	(b)(1) shall be increased by an amount equal to—
6	"(A) such dollar amount, multiplied by
7	"(B) the cost-of-living adjustment deter-
8	mined under section 1(f)(3) for the calendar
9	year in which the taxable year begins, deter-
10	mined by substituting 'calendar year 2009' for
11	'calendar year 1992' in subparagraph (B)
12	thereof.
13	If any amount as increased under the preceding sen-
14	tence is not a multiple of \$10, such amount shall be
15	rounded to the nearest multiple of \$10.
16	"(2) Income limitation.—In the case of a
17	taxable year beginning after December 31, 2002, the
18	dollar amount in subsection (b)(2)(A)(i) shall be in-
19	creased by an amount equal to—
20	"(A) such dollar amount, multiplied by
21	"(B) the cost-of-living adjustment deter-
22	mined under section $1(f)(3)$ for the calendar
23	year in which the taxable year begins, deter-
24	mined by substituting 'calendar year 2001' for

1	'calendar year 1992' in subparagraph (B)
2	thereof.
3	If any amount as increased under the preceding sen-
4	tence is not a multiple of \$10, such amount shall be
5	rounded to the nearest multiple of \$10.".
6	(2) Adoption assistance programs.—
7	(A) IN GENERAL.—Paragraph (1) of sec-
8	tion 137(b) of the Internal Revenue Code of
9	1986 (relating to dollar limitation) is amended
10	by striking "\$10,000" and inserting "\$15,000".
11	(B) CHILD WITH SPECIAL NEEDS.—Para-
12	graph (2) of section 137(a) of such Code (relat-
13	ing to \$10,000 exclusion for adoption of child
14	with special needs regardless of expenses) is
15	amended—
16	(i) in the text by striking "\$10,000"
17	and inserting "\$15,000", and
18	(ii) in the heading by striking
19	"\$10,000" and inserting "\$15,000".
20	(C) Conforming amendment to infla-
21	TION ADJUSTMENT.—Subsection (f) of section
22	137 of such Code (relating to adjustments for
23	inflation) is amended to read as follows:
24	"(f) Adjustments for Inflation.—

1	"(1) Dollar limitations.—In the case of a
2	taxable year beginning after December 31, 2010,
3	each of the dollar amounts in subsections $(a)(2)$ and
4	(b)(1) shall be increased by an amount equal to—
5	"(A) such dollar amount, multiplied by
6	"(B) the cost-of-living adjustment deter-
7	mined under section $1(f)(3)$ for the calendar
8	year in which the taxable year begins, deter-
9	mined by substituting 'calendar year 2009' for
10	'calendar year 1992' in subparagraph (B)
11	thereof.
12	If any amount as increased under the preceding sen-
13	tence is not a multiple of \$10, such amount shall be
14	rounded to the nearest multiple of \$10.
15	"(2) Income limitation.—In the case of a
16	taxable year beginning after December 31, 2002, the
17	dollar amount in subsection (b)(2)(A) shall be in-
18	creased by an amount equal to—
19	"(A) such dollar amount, multiplied by
20	"(B) the cost-of-living adjustment deter-
21	mined under section $1(f)(3)$ for the calendar
22	year in which the taxable year begins, deter-
23	mined by substituting 'calendar year 2001' for
24	'calendar year 1992' in subparagraph thereof.

1	If any amount as increased under the preceding sen-
2	tence is not a multiple of \$10, such amount shall be
3	rounded to the nearest multiple of \$10.".
4	(b) Credit Made Refundable.—
5	(1) Credit moved to subpart relating to
6	REFUNDABLE CREDITS.—The Internal Revenue
7	Code of 1986 is amended—
8	(A) by redesignating section 23, as amend-
9	ed by subsection (a), as section 36B, and
10	(B) by moving section 36B (as so redesig-
11	nated) from subpart A of part IV of subchapter
12	A of chapter 1 to the location immediately be-
13	fore section 37 in subpart C of part IV of sub-
14	chapter A of chapter 1.
15	(2) Conforming amendments.—
16	(A) Section 24(b)(3)(B) of such Code is
17	amended by striking "sections 23,".
18	(B) Section 25(e)(1)(C) of such Code is
19	amended—
20	(i) in clause (i) by striking "23,
21	25D," and inserting "25D", and
22	(ii) in clause (ii) by striking "23,".
23	(C) Section 25A(i)(5)(B) of such Code is
24	amended by striking "23, 25D" and inserting
25	"25D".

1	(D) Section $25B(g)(2)$ of such Code is
2	amended by striking "23,".
3	(E) Section 26(a)(1) of such Code is
4	amended by striking "23,".
5	(F) Section 30(c)(2)(B)(ii) of such Code is
6	amended by striking "23, 25D" and inserting
7	"25D".
8	(G) Section 30B(g)(2)(B)(ii) of such Code
9	is amended by striking "23,".
10	(H) Section 30D(c)(2)(B)(ii) of such Code
11	is amended by striking "sections 23 and" and
12	inserting "section".
13	(I) Section 36B of such Code, as so redes-
14	ignated, is amended—
15	(i) by striking paragraph (4) of sub-
16	section (b), and
17	(ii) by striking subsection (e).
18	(J) Section 137 of such Code is amend-
19	ed —
20	(i) in subsection (d) by striking "sec-
21	tion 23(d)" and inserting "section
22	36B(d)", and
23	(ii) in subsection (e) by striking "sec-
24	tion 23" and inserting "section 36B".

1	(K) Section 904(i) of such Code is amend-
2	ed by striking "23,".
3	(L) Section $1016(a)(26)$ is amended by
4	striking "23(g)" and inserting "36B(g)".
5	(M) Section 1400C(d) of such Code is
6	amended by striking "23,".
7	(N) The table of sections for subpart A of
8	part IV of subchapter A of chapter 1 of such
9	Code of 1986 is amended by striking the item
10	relating to section 23.
11	(O) Paragraph (2) of section 1324(b) of
12	title 31, United States Code, is amended by in-
13	serting "36B," after "36A,".
14	(P) The table of sections for subpart C of
15	part IV of subchapter A of chapter 1 of the In-
16	ternal Revenue Code of 1986 is amended by
17	striking the last item and inserting the fol-
18	lowing new items:
	"Sec. 36B. Adoption expenses.".
19	(c) Modifications Made by EGTRRA to Adop-
20	TION CREDIT MADE PERMANENT.—Title IX of the Eco-
21	nomic Growth and Tax Relief Reconciliation Act of 2001
22	shall not apply to the amendments made by section 202

23 of such Act.

1	(d) Effective Date.—The amendments made by
2	this section shall apply to taxable years beginning after
3	December 31, 2009.
4	TITLE XVII—PROVIDING
5	SUPPORT TO NEW PARENTS
6	SEC. 1701. INCREASED SUPPORT FOR WIC PROGRAM.
7	(a) FINDINGS.—Congress finds the following:
8	(1) The special supplemental nutrition program
9	for women, infants, and children (WIC) authorized
10	by section 17 of the Child Nutrition Act of 1966 (42
11	U.S.C. 1786) serves over 9,000,000 women, infants
12	and children.
13	(2) Over half of all infants in the United States
14	and 1 in 4 young children under age 5 get crucia
15	health and nutrition benefits from the WIC Pro-
16	gram.
17	(3) It is estimated that every dollar spent or
18	WIC results in between \$1.92 and \$4.21 in Medicaid
19	savings for newborns and their mothers.
20	(4) The WIC program has been proven to in-
21	crease the number of women receiving prenatal care
22	reduce the incidence of low birth weight and fetal
23	mortality, reduce anemia, and enhance the nutri-

tional quality of the diet of mothers and children.

24

1	(5) The WIC program's essential, effective nu-
2	trition services include nutrition assessment, coun-
3	seling and education, obesity prevention,
4	breastfeeding support and promotion, prenatal and
5	pediatric health care referrals and follow-up, spousal
6	and child abuse referral, drug and alcohol abuse re-
7	ferral, immunization screening, assessment and re-
8	ferral, and a host of other services for mothers and
9	children.
10	(6) One in 10 people eligible to participate in
11	the WIC program are unable to receive WIC serv-
12	ices.
13	(b) Extending Certification Period.—Section
14	17(d)(3)(A) of the Child Nutrition Act of 1966 (42 U.S.C.
15	1786(d)(3)(A)) is amended by adding at the end the fol-
16	lowing:
17	"(iii) Children.—A State may elect
18	to certify children for a period of 1 year.".
19	(c) Promoting and Supporting
20	Breastfeeding.—
21	(1) The second sentence of section 17(a) of the
22	Child Nutrition Act of 1966 (42 U.S.C. 1786(a)) is
23	amended to read as follows: "It is, therefore, the
24	purpose of the program authorized by this section to
25	provide, up to the authorization levels set forth in

1	subsection (g) of this section, supplemental foods,
2	nutrition education, and breastfeeding support and
3	promotion through any eligible local agency that ap-
4	plies for participation in the program."
5	(2) Section 17(h)(10)(B)(iii) of the Child Nutri-
6	tion Act of 1966 (42 U.S.C. $1786(h)(10(B)(iii))$ is
7	amended to read as follows:
8	"(iii) \$40,000,000 shall be used for
9	special nutrition education such as
10	breastfeeding peer counselors and other re-
11	lated activities.".
12	(3) Section 17(h)(1)(C)(ii) of the Child Nutri-
13	tion Act of 1966 (42 U.S.C. $1786(h)(1)(C)(ii)$) is
14	amended to read as follows:
15	"(ii) Breast pumps.—A State agen-
16	cy may, without restriction, use amounts
17	available under clause (i) for the provision
18	of breast pumps needed to serve partici-
19	pants.".
20	(d) Appropriating Funding for WIC.—Section
21	17(g)(1)(A) of the Child Nutrition Act of 1966 (42 U.S.C.
22	1786(g)(1)(A)) is amended to read as follows:
23	"(A) AUTHORIZATION.—There are author-
24	ized to be appropriated to carry out this sec-
25	tion—

1	"(i) \$7,777,000,000 for fiscal year
2	2010, of which—
3	"(I) \$40,000,000 shall be made
4	available for breastfeeding peer coun-
5	selors;
6	"(II) $$40,000,000$ shall be made
7	available for infrastructure needs;
8	"(III) $$60,000,000$ shall be made
9	available for management information
10	systems; and
11	"(IV) \$5,000,000 shall be made
12	available to support rigorous health
13	outcomes research and evaluation.
14	"(ii) such sums as may be necessary
15	for fiscal year 2011.".
16	SEC. 1702. NUTRITIONAL SUPPORT FOR LOW-INCOME PAR-
17	ENTS.
18	Section 5(c)(2) of the Food and Nutrition Act of
19	2008 (7 U.S.C. 2014(c)(2)) is amended by striking "30
20	percentum" and inserting "85 percent".
21	SEC. 1703. INCREASED FUNDING FOR THE CHILD CARE AND
22	DEVELOPMENT BLOCK GRANT PROGRAM.
23	Section 658B of the Child Care and Development
24	Block Grant Act of 1990 (42 U.S.C. 9858) is amended
25	by striking "\$1,000,000,000 for each of fiscal years 1996

1	through 2002" and inserting "\$4,127,000,000 for each of
2	fiscal years 2010 through 2016".
3	SEC. 1704. FREE HOME VISITS BY TRAINED HOME VISITORS
4	FOR EDUCATION ON HEALTH AND DEVELOP
5	MENTAL NEEDS OF INFANTS AND TODDLERS
6	FOR LOW-INCOME FAMILIES.
7	(a) In General.—The Secretary may make grants
8	to health departments and schools to provide to eligible
9	families, without charge, education on the health and de-
10	velopmental needs of their infants through visits to their
11	homes by trained home visitors.
12	(b) DEFINITIONS.—In this section:
13	(1) ELIGIBLE FAMILY.—The term "eligible
14	family" means a family that—
15	(A) has low income; and
16	(B) includes the parents or caregivers of a
17	child who has not yet entered kindergarten.
18	(2) Low income.—
19	(A) In general.—The term "low income"
20	means income not exceeding 200 percent of the
21	poverty line for a family of the size involved.
22	(B) Special rule.—For purposes of this
23	section, a family that has low income when the
24	provision of home visitation services to the fam-
25	ily commences shall be considered to have low

1	income throughout the course of receiving the
2	services.
3	(3) POVERTY LINE.—The term "poverty line"
4	has the meaning given the term in section 673(2) of
5	the Community Services Block Grant Act (42 U.S.C.
6	9902(2)), including any revision required by such
7	section.
8	(c) Certain Requirements.—A grant may be
9	made under subsection (a) only if the applicant involved
10	agrees as follows:
11	(1) The program carried out under subsection
12	(a) by the applicant will be designed to instill in eli-
13	gible families confidence in their abilities to provide
14	for the health needs of their newborns, including
15	through—
16	(A) providing information on child develop-
17	ment; and
18	(B) soliciting questions from the families.
19	(2) The trained home visitors who make home
20	visits under subsection (a) will, as needed, provide
21	referrals for health and social services.
22	(3) The period during which the visits will be
23	available to an eligible family will not be less than
24	1 year.

1	(4) An eligible family will receive no less than
2	2 visits each month, with more frequent visits pro-
3	vided for families with high needs.
4	(5) The program is proven effective on the basis
5	of rigorous scientific research.
6	(d) Authorized Services.—
7	(1) REQUIREMENTS.—A grant may be made
8	under subsection (a) only if the applicant involved
9	agrees that the following services will be provided by
10	trained home visitors in home visits under subsection
11	(a):
12	(A) Research based information on child
13	health and age appropriate development, includ-
14	ing suggestions for child-developmental activi-
15	ties.
16	(B) Advice on parenting, including infor-
17	mation on how to develop a strong parent-child
18	relationship and realistic expectations of age-ap-
19	propriate child behaviors.
20	(C) Information on parenting, including
21	identifying books, videos and parenting work-
22	shops in the local region.
23	(D) Information on programs that facili-
24	tate parent-to-parent support services.

1	(E) Factually and medically accurate and
2	complete information about contraception.
3	(F) In the case of an eligible entity who is
4	a student, information on resources that may
5	assist the mother in completing the educational
6	courses involved.
7	(G) Child health and developmental screen-
8	ing.
9	(2) Additional services.—A grant under
10	subsection (a) may be expended to provide services
11	under such subsection in addition to the services
12	specified in paragraph (1). The services may in-
13	clude—
14	(A) providing the necessary hygiene prod-
15	ucts for children, such as diapers, that allow a
16	parent to provide for the basic needs of the
17	child; or
18	(B) an effort to recruit low-income preg-
19	nant women who are in their third trimester
20	and have decided to carry their pregnancy to
21	term.
22	(e) Limitations on Authorization of Appro-
23	PRIATIONS.—To carry out this section, there are author-
24	ized to be appropriated \$150,000,000 for fiscal year 2010,
25	\$250,000,000 for fiscal year 2011, \$350,000,000 for fis-

1	cal year 2012, \$450,000,000 for fiscal year 2013, and
2	\$550,000,000 for fiscal year 2014.
3	SEC. 1705. GRANTS TO INCREASE PUBLIC AWARENESS OF
4	RESOURCES AVAILABLE TO NEW PARENTS.
5	(a) Grants.—The Secretary may make grants to
6	States to increase public awareness of resources available
7	to new parents.
8	(b) Use of Funds.—The Secretary may make a
9	grant to a State under this section only if the State agrees
10	to use the grant for all the following:
11	(1) Identification of resources available to new
12	parents.
13	(2) Conducting an advertising campaign to in-
14	crease public awareness of the resources.
15	(3) Establishing and maintaining a toll-free
16	telephone line to direct people to—
17	(A) adoption centers; and
18	(B) organizations that provide support
19	services to new parents.
20	(c) Prohibition.—The Secretary shall prohibit each
21	State receiving a grant under this section from using the
22	grant to direct people to an organization or adoption cen-
23	ter that is operated for profit.
24	(d) CERTIFICATIONS REQUIRED AS CONDITION OF
25	Grant.—As a condition of providing a grant to a State

1	under this section, the Secretary shall require the State
2	to certify to the Secretary that the State will—
3	(1) use the grant to direct people to an organi-
4	zation that provides mandatory full disclosure as to
5	which services and referrals the organization will or
6	will not provide; and
7	(2) make publicly available by means of the
8	Internet (in electronic and paper form) a list of—
9	(A) the resources identified by the State
10	pursuant to subsection (b)(1); and
11	(B) the organizations and adoption centers
12	to which people are directed pursuant to an ad-
13	vertising campaign or telephone line funded
14	under this section.
15	TITLE XVIII—RESEARCH ON RE-
16	SPONSES TO UNINTENDED
17	PREGNANCIES
18	SEC. 1801. REPORT ON RESPONSES TO UNINTENDED PREG-
19	NANCY.
20	(a) In General.—The Secretary shall enter into an
21	agreement with the Institute of Medicine to study the
22	range of choices women make in response to unintended
23	pregnancy. The Secretary shall ensure that a report from
24	the Institute describing the findings of the study is sub-

- 1 mitted to the Congress not later than January 10, 2013.
- 2 Names may not be collected for purposes of the study.
- 3 (b) Authorization of Appropriations.—To carry
- 4 out this section, there are authorized to be appropriated
- 5 such sums as may be necessary for each of fiscal years

6 2010 through 2013.

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