106TH CONGRESS 1ST SESSION

H.R. 1139

To make child care more affordable for working families and for stay-athome parents with children under the age of 1, to double the number of children receiving child care assistance, to provide for after-school care, and to improve child care safety and quality and enhance early childhood development.

IN THE HOUSE OF REPRESENTATIVES

March 16, 1999

Mrs. Tauscher (for herself, Mr. Gephardt, Mr. Bonior, Mr. Frost, Mr. MENENDEZ, Mr. CARDIN, Mr. CLAY, Ms. DELAURO, Ms. LOFGREN, Mrs. MALONEY of New York, Mr. RANGEL, Mr. WEYGAND, Ms. WOOLSEY, Mr. ACKERMAN, Mr. ALLEN, Mr. ANDREWS, Mr. BALDACCI, Mr. BARRETT of Wisconsin, Ms. Berkley, Mr. Berman, Mr. Borski, Mr. Boswell, Mr. BOUCHER, Mr. Brady of Pennsylvania, Ms. Brown of Florida, Mr. Brown of California, Mr. Brown of Ohio, Mrs. Capps, Ms. Carson, Mrs. Christensen, Mrs. Clayton, Mr. Clement, Mr. Conyers, Mr. COSTELLO, Mr. CROWLEY, Mr. CUMMINGS, Mr. DEFAZIO, Mr. DELAHUNT, Mr. DICKS, Mr. DINGELL, Mr. DIXON, Mr. ENGEL, Ms. ESHOO, Mr. FARR of California, Mr. FILNER, Mr. GEJDENSON, Mr. Green of Texas, Mr. Hastings of Florida, Mr. Hinchey, Mr. Hoyer, Ms. Jackson-Lee of Texas, Mr. Jefferson, Ms. Eddie Bernice Johnson of Texas, Mr. Kanjorski, Ms. Kaptur, Mr. Kennedy of Rhode Island, Mr. KILDEE, Ms. KILPATRICK, Mr. LAFALCE, Mr. LAMPSON, Mr. LANTOS, Mr. LEWIS of Georgia, Mr. MATSUI, Mr. McGovern, Mr. McNulty, Ms. Millender-McDonald, Mr. George MILLER of California, Mr. Moran of Virginia, Mr. Neal of Massachusetts, Ms. Norton, Mr. Oberstar, Mr. Pallone, Mr. Payne, Ms. Pelosi, Mr. Price of North Carolina, Mr. Rahall, Mr. Rodriguez, Mr. Romero-Barceló, Ms. Roybal-Allard, Mr. Rush, Ms. Sanchez, Mr. Sandlin, Mr. Scott, Mr. Serrano, Mr. Sherman, Mr. Shows, Ms. Slaughter, Ms. Stabenow, Mrs. Thurman, Mr. Vento, Mr. WAXMAN, Mr. WEXLER, and Mr. WYNN) introduced the following bill; which was referred to the Committee on Ways and Means, and in addition to the Committees on Education and the Workforce, and Banking and Financial Services, 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 make child care more affordable for working families and for stay-at-home parents with children under the age of 1, to double the number of children receiving child care assistance, to provide for after-school care, and to improve child care safety and quality and enhance early childhood development.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,
 - 3 SECTION 1. SHORT TITLE.
 - 4 This Act may be cited as the "Affordable Child Care,
 - 5 Education, Security, and Safety Act".
 - 6 SEC. 2. TABLE OF CONTENTS.
 - 7 The table of contents of this Act is as follows:
 - Sec. 1. Short title.
 - Sec. 2. Table of contents.

TITLE I—FUNDING FOR CHILD CARE

Sec. 101. Child care subsidy funding.

TITLE II—DEPENDENT CARE TAX CREDIT REFORM

- Sec. 201. Increase in dependent care tax credit; equivalent benefit where one parent stays at home to provide child care for child under age 1.
- Sec. 202. Allowance of credit for employer expenses for child care assistance.
- Sec. 203. Dependent care credit allowed against the alternative minimum tax.

TITLE III—GRANTS TO BUSINESS CONSORTIA

Subtitle A—Grant Program

- Sec. 301. Authority to make grants.
- Sec. 302. Application.
- Sec. 303. Use of amounts.
- Sec. 304. Requirement of matching funds.

Subtitle B—General Provisions

- Sec. 351. Definitions.
- Sec. 352. Authorization of appropriations.

TITLE IV—AFTER SCHOOL PROGRAM

Subtitle A—21st Century Community Learning Centers

- Sec. 401. Program authorization.
- Sec. 402. Applications.
- Sec. 403. Uses of funds.
- Sec. 404. Definition.
- Sec. 405. Continuation awards under current statute.
- Sec. 406. Effective date.

Subtitle B—After School Snacks

Sec. 411. Child and adult care food program; meal supplements for children in afterschool care.

TITLE V—MODEL STATES EARLY LEARNING PROGRAM

Sec. 501. Model States early learning program.

TITLE VI—CHILD CARE WORKER INCENTIVES

- Sec. 601. Short title.
- Sec. 602. National child care provider scholarship program.
- Sec. 603. Application of amendments.

TITLE VII—RESEARCH AND DEMONSTRATION PROGRAM

Sec. 701. Research and demonstrations.

TITLE VIII—MISCELLANEOUS

Subtitle A—Child and Adult Food Program

Sec. 801. Revision of reimbursement rates for family or group day care homes under the child and adult care food program under the National School Lunch Act.

Subtitle B—Mortgage Insurance for Child Care and Development Facilities

- Sec. 851. Short title.
- Sec. 852. Congressional findings.
- Sec. 853. Insurance for mortgages on new and rehabilitated child care and development facilities.
- Sec. 854. Insurance for mortgages for acquisition or refinancing debt of existing child care and development facilities.
- Sec. 855. Children's development commission.
- Sec. 856. Study of availability of secondary markets for mortgages on child care facilities.

Subtitle C—Sense of the Congress

Sec. 871. Sense of the Congress.

1 TITLE I—FUNDING FOR CHILD

2	CARE
3	SEC. 101. CHILD CARE SUBSIDY FUNDING.
4	(a) Appropriation; Allocation.—Section 418 of
5	the Social Security Act (42 U.S.C. 618) is amended—
6	(1) by redesignating subsections (b), (c), and
7	(d) as subsections (c), (d), and (e), respectively; and
8	(2) by inserting after subsection (a) the fol-
9	lowing:
10	"(b) CHILD CARE SUBSIDY FUNDING.—
11	"(1) APPROPRIATION.—Out of any funds in the
12	Treasury not otherwise appropriated, there are ap-
13	propriated for grants and other activities under this
14	subsection—
15	"(A) \$1,155,000,000 for fiscal year 2000;
16	"(B) \$1,280,000,000 for fiscal year 2001;
17	"(C) \$1,400,000,000 for fiscal year 2002;
18	"(D) $$1,600,000,000$ for fiscal year 2003;
19	and
20	"(E) $$2,065,000,000$ for fiscal year 2004.
21	"(2) Allotment and reservation of
22	FUNDS.—
23	"(A) Allotments for indian tribes.—
24	From the amount appropriated pursuant to
25	paragraph (1) for a fiscal year, the Secretary

shall allot to each Indian tribe that has received a share for the fiscal year under section 658O(c) of the CCDBG Act, an amount that bears the same ratio to such sum as the Secretary may determine that is not less than 1 and not more than 2 percent of the amount so appropriated as the share so received by the tribe bears to the total of the shares so received by all Indian tribes.

"(B) RESERVATION FOR SECRETARY'S ACTIVITIES.—From the amount appropriated pursuant to paragraph (1) for a fiscal year, the Secretary shall reserve \$1,000,000 for expenditure by the Secretary for quality assurance and quality improvement activities relating to programs under the CCDBG Act.

"(C) ALLOTMENTS FOR STATES AND TER-RITORIES.—From the amount appropriated pursuant to paragraph (1) for a fiscal year that remains after applying subparagraphs (A) and (B) of this paragraph for the fiscal year, the Secretary shall allot to each State and territory an amount that bears the same ratio to such remaining amount as the number of children residing in the State or territory in the second

1	preceding fiscal year bears to the number of
2	children residing in the United States in the
3	second preceding fiscal year.
4	"(3) Matching payments to states and
5	TERRITORIES.—
6	"(A) In general.—From the amount al-
7	lotted to a State or territory for a fiscal year
8	under paragraph (2), the Secretary shall pay to
9	the State or territory for the fiscal year an
10	amount equal to the lesser of the amount so al-
11	lotted or 80 percent of the amount of eligible
12	child care expenditures of the State or territory
13	during the fiscal year.
14	"(B) ELIGIBLE CHILD CARE EXPENDI-
15	TURES DEFINED.—In subparagraph (A), the
16	term 'eligible child care expenditures' means,
17	with respect to a State or territory,
18	expenditures—
19	"(i) made under the approved plan of
20	the State or territory under the CCDBG
21	$\operatorname{Act};$
22	"(ii) for which Federal matching pay-
23	ments or reimbursements have not other-
24	wise been made; and

1 "(iii) in the case of a State, to the ex2 tent the amount of such expenditures ex3 ceeds the amount necessary to secure pay4 ment of the full amount of the State's al5 lotment (if any) under subsection (a)(2)
6 (determined without regard to subsection
7 (a)(2)(D)).

- "(C) REDISTRIBUTION.—The Secretary shall, to the extent necessary, determine the need for redistribution of, and redistribute, amounts allotted under this subsection to States, in accordance with the procedures and formula set forth in subsection (a)(2)(D).
- "(4) Payments to indian tribe for a fiscal year under paragraph (2), the Secretary shall pay to the tribe for the fiscal year an amount equal to the lesser of the amount so allotted or the total amount expended by the tribe pursuant to the CCDBG Act for which Federal payments have not otherwise been made.
- "(5) Targeting of funds for working non-welfare families.—Notwithstanding subsection (e) of this section, a State or territory to which amounts are provided under this subsection

- 1 shall use not less than 70 percent of the amounts for 2 child care assistance to working families who are not 3 recipients of assistance under the State or territory program funded under section 403(a)(1).". 5 (b) Inclusion of Territories in Definitions.— Section 418(e) of such Act, as so redesignated by sub-6 section (a)(1) of this section, is amended to read as fol-8 lows: 9 "(f) Definitions.—As used in this section: 10 "(1) CCDBG ACT.—The term 'CCDBG Act' 11 means the Child Care and Development Block Grant 12 Act of 1990 (42 U.S.C. 9801 et seq.). 13 "(2) STATE.—The term 'State' means each of 14 the 50 States, the District of Columbia, and (except 15 for purposes of subsection (a)) the Commonwealth of Puerto Rico. 16 17 "(3) TERRITORY.—The term 'territory' means 18 the United States Virgin Islands, Guam, American 19 Samoa, and the Commonwealth of the Northern 20 Mariana Islands.".
- 21 (c) Conforming Amendments.—
- 22 (1) Section 418(a)(3) of such Act (42 U.S.C. 23 618(a)(3)) is amended by striking "this section" and 24 inserting "this subsection".

1	(2) Section 418(c) of such Act (as so redesig-
2	nated by subsection (a)(1) of this section) is amend-
3	ed in paragraphs (1) and (2) by striking "under this
4	section" each place it appears and inserting "under
5	subsection (a)".
6	(3) Section 1108(a)(2) of such Act (42 U.S.C.
7	1308(a)(2)) is amended by striking "or 413(f)" and
8	inserting "413(f), or 418(b)(3)(A)".
9	TITLE II—DEPENDENT CARE TAX
10	CREDIT REFORM
11	SEC. 201. EXPANSION OF DEPENDENT CARE TAX CREDIT.
12	(a) In General.—Paragraph (2) of section 21(a) of
13	the Internal Revenue Code of 1986 (relating to expenses
14	for household and dependent care services necessary for
15	gainful employment) is amended to read as follows:
16	"(2) Applicable percentage defined.—For
17	purposes of paragraph (1), the term 'applicable per-
18	centage' means 50 percent reduced (but not below
19	20 percent) by 1 percentage point for each \$1,000
20	(or fraction thereof) by which the taxpayer's ad-
21	justed gross income for the taxable year exceeds
22	\$30,000."
23	(b) Minimum Credit Allowed for Stay-at-Home
24	Parents.—Section 21(e) of such Code (relating to special
25	rules) is amended by adding at the end the following:

1	"(11) Minimum credit allowed for stay-
2	AT-HOME PARENTS.—Notwithstanding subsection
3	(d), in the case of any taxpayer with one or more
4	qualifying individuals described in subsection
5	(b)(1)(A) under the age of 1 at any time during the
6	taxable year, such taxpayer shall be deemed to have
7	employment-related expenses with respect to such
8	qualifying individuals in an amount equal to the
9	greater of—
10	"(A) the amount of employment-related ex-
11	penses incurred for such qualifying individuals
12	for the taxable year (determined under this sec-
13	tion without regard to this paragraph), or
14	"(B) \$125 for each month in such taxable
15	year during which such qualifying individual is
16	under the age of 1.".
17	(c) Inflation Adjustment of Dollar
18	Amounts.—
19	(1) Section 21 of such Code is amended by re-
20	designating subsection (f) as subsection (g) and by
21	inserting after subsection (e) the following new sub-
22	section:
23	"(f) Inflation Adjustment.—In the case of any
24	taxable year beginning in a calendar year after 2000, the
25	\$30,000 amount contained in subsection (a), the \$2,400

- 1 amount in subsection (c), and the \$125 amount in sub-
- 2 section (e)(11) shall be increased by an amount equal to—
- 3 "(1) such dollar amount, multiplied by
- 4 "(2) the cost-of-living adjustment determined
- 5 under section 1(f)(3) for such calendar year by sub-
- 6 stituting 'calendar year 1999' for 'calendar year
- 7 1992' in subparagraph (B) thereof.
- 8 If the increase determined under the preceding sentence
- 9 is not a multiple of \$50 (\$5 in the case of the amount
- 10 in subsection (e)(11)), such amount shall be rounded to
- 11 the next lowest multiple thereof."
- 12 (2) Paragraph (2) of section 21(c) of such Code
- is amended by striking "\$4,800" and inserting
- 14 "twice the dollar amount applicable under paragraph
- 15 (1)".
- 16 (3) Paragraph (2) of section 21(d) of such Code
- is amended by striking "less than—" and all that
- follows through the end of the first sentence and in-
- serting "less than ½12 of the amount which applies
- under subsection (c) to the taxpayer for the taxable
- 21 year."
- 22 (d) Credit Allowed Based on Residency in
- 23 CERTAIN CASES.—Subsection (e) of section 21 of such
- 24 Code is amended by adding at the end the following new
- 25 paragraph:

1	"(12) Credit allowed based on residency
2	IN CERTAIN CASES.—In the case of a taxpayer—
3	"(A) who does not satisfy the household
4	maintenance test of subsection (a) for any pe-
5	riod, but
6	"(B) whose principal place of abode for
7	such period is also the principal place of abode
8	of any qualifying individual,
9	then such taxpayer shall be treated as satis-
10	fying such test for such period but the amount
11	of credit allowable under this section with re-
12	spect to such individual shall be determined by
13	allowing only $\frac{1}{12}$ of the limitation under sub-
14	section (c) for each full month that the require-
15	ment of subparagraph (B) is met."
16	(e) Effective Date.—The amendments made by
17	this section shall apply to taxable years beginning after
18	December 31, 1999.
19	SEC. 202. ALLOWANCE OF CREDIT FOR EMPLOYER EX-
20	PENSES FOR CHILD CARE ASSISTANCE.
21	(a) In General.—Subpart D of part IV of sub-
22	chapter A of chapter 1 of the Internal Revenue Code of
23	1986 (relating to business related credits) is amended by
24	adding at the end the following new section:

1 "SEC. 45D. EMPLOYER-PROVIDED CHILD CARE CREDIT. 2 "(a) In General.—For purposes of section 38, the 3 employer-provided child care credit determined under this section for the taxable year is an amount equal to 25 per-4 5 cent of the qualified child care expenditures of the taxpayer for such taxable year. 6 7 "(b) Dollar Limitation.—The credit allowable under subsection (a) for any taxable year shall not exceed 9 \$150,000. "(c) Definitions.—For purposes of this section— 10 "(1) QUALIFIED CHILD CARE EXPENDITURE.— 11 12 The term 'qualified child care expenditure' means 13 any amount paid or incurred— "(A) to acquire, construct, rehabilitate, or 14 15 expand property— "(i) which is to be used as part of a 16 17 qualified child care facility of the taxpayer, 18 "(ii) with respect to which a deduction 19 for depreciation (or amortization in lieu of 20 depreciation) is allowable, and 21 "(iii) which does not constitute part of 22 the principal residence (within the meaning 23 of section 121) of the taxpayer or any em-24 ployee of the taxpayer, "(B) for the operating costs of a qualified 25

child care facility of the taxpayer, including

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1	costs related to the training of employees, to
2	scholarship programs, and to the providing of
3	increased compensation to employees with high-
4	er levels of child care training,
5	"(C) under a contract with a qualified
6	child care facility to provide child care services
7	to employees of the taxpayer,
8	"(D) under a contract to provide child care
9	resource and referral services to employees of
10	the taxpayer, or
11	"(E) for the costs of seeking accreditation
12	from a child care credentialing or accreditation
13	entity.
14	"(2) Qualified child care facility.—
15	"(A) IN GENERAL.—The term 'qualified
16	child care facility' means a facility—
17	"(i) the principal use of which is to
18	provide child care assistance, and
19	"(ii) which meets the requirements of
20	all applicable laws and regulations of the
21	State or local government in which it is lo-
22	cated, including, but not limited to, the li-
23	censing of the facility as a child care
24	facility.

1	Clause (i) shall not apply to a facility which is
2	the principal residence (within the meaning of
3	section 121) of the operator of the facility.
4	"(B) Special rules with respect to a
5	TAXPAYER.—A facility shall not be treated as a
6	qualified child care facility with respect to a
7	taxpayer unless—
8	"(i) enrollment in the facility is open
9	to all employees of the taxpayer during the
10	taxable year,
11	"(ii) services available at such facility
12	do not discriminate in favor of employees
13	of the taxpayer who are highly com-
14	pensated employees (within the meaning of
15	section 414(q)), and
16	"(iii) in the case of a facility which is
17	owned or operated by the taxpayer, at least
18	30 percent of the enrollees of such facility
19	are dependents of employees of the tax-
20	payer.
21	"(d) RECAPTURE OF ACQUISITION AND CONSTRUC-
22	TION CREDIT.—
23	"(1) IN GENERAL.—If, as of the close of any
24	taxable year, there is a recapture event with respect
25	to any qualified child care facility of the taxpayer.

1	then the tax of the taxpayer under this chapter for
2	such taxable year shall be increased by an amount
3	equal to the product of—
4	"(A) the applicable recapture percentage.
5	and
6	"(B) the aggregate decrease in the credits
7	allowed under section 38 for all prior taxable
8	·
0	years which would have resulted if the qualified
9	child care expenditures of the taxpayer de-
10	scribed in subsection $(c)(1)(A)$ with respect to
11	such facility had been zero.
12	"(2) Applicable recapture percentage.—
13	"(A) In general.—For purposes of this
14	subsection, the applicable recapture percentage
15	shall be determined from the following table:
	The applicable
	recapture "If the recapture event occurs in: percentage is Years 1-3 100 Year 4 85 Year 5 70 Year 6 55 Year 7 40 Year 8 25 Years 9 and 10 10 Years 11 and thereafter 0
16	"(B) Years.—For purposes of subpara-
17	graph (A), year 1 shall begin on the first day
18	of the taxable year in which the qualified child

care facility is placed in service by the taxpayer.

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1	"(3) Recapture event defined.—For pur-
2	poses of this subsection, the term 'recapture event'
3	means—
4	"(A) CESSATION OF OPERATION.—The
5	cessation of the operation of the facility as a
6	qualified child care facility.
7	"(B) Change in ownership.—
8	"(i) In general.—Except as pro-
9	vided in clause (ii), the disposition of a
10	taxpayer's interest in a qualified child care
11	facility with respect to which the credit de-
12	scribed in subsection (a) was allowable.
13	"(ii) Agreement to assume recap-
14	TURE LIABILITY.—Clause (i) shall not
15	apply if the person acquiring such interest
16	in the facility agrees in writing to assume
17	the recapture liability of the person dis-
18	posing of such interest in effect imme-
19	diately before such disposition. In the
20	event of such an assumption, the person
21	acquiring the interest in the facility shall
22	be treated as the taxpayer for purposes of
23	assessing any recapture liability (computed
24	as if there had been no change in owner-
25	ship).

"(4) Special rules.—

"(A) Tax benefit rule.—The tax for the taxable year shall be increased under paragraph (1) only with respect to credits allowed by reason of this section which were used to reduce tax liability. In the case of credits not so used to reduce tax liability, the carryforwards and carrybacks under section 39 shall be appropriately adjusted.

"(B) No credits against tax.—Any increase in tax under this subsection shall not be treated as a tax imposed by this chapter for purposes of determining the amount of any credit under subpart A, B, or D of this part.

"(C) NO RECAPTURE BY REASON OF CAS-UALTY LOSS.—The increase in tax under this subsection shall not apply to a cessation of operation of the facility as a qualified child care facility by reason of a casualty loss to the extent such loss is restored by reconstruction or replacement within a reasonable period established by the Secretary.

23 "(e) Special Rules.—For purposes of this 24 section—

1	"(1) AGGREGATION RULES.—All persons which
2	are treated as a single employer under subsections
3	(a) and (b) of section 52 shall be treated as a single
4	taxpayer.
5	"(2) Pass-thru in the case of estates and
6	TRUSTS.—Under regulations prescribed by the Sec-
7	retary, rules similar to the rules of subsection (d) of
8	section 52 shall apply.
9	"(3) Partnerships.—In the case of partner-
10	ships, the credit under this section shall be deter-
11	mined at the partnership level and allocated among
12	the partners under regulations prescribed by the
13	Secretary; except that—
14	"(A) subsection (b) shall be applied at the
15	partner level, and
16	"(B) the employees of the partnership and
17	of each partner shall be treated as employees of
18	the taxpayer for purposes of applying sub-
19	section $(c)(2)(B)(iii)$.
20	"(f) No Double Benefit.—
21	"(1) Reduction in Basis.—For purposes of
22	this subtitle—
23	"(A) IN GENERAL.—If a credit is deter-
24	mined under this section with respect to any
25	property by reason of expenditures described in

1	subsection $(c)(1)(A)$, the basis of such property
2	shall be reduced by the amount of the credit so
3	determined.
4	"(B) CERTAIN DISPOSITIONS.—If during
5	any taxable year there is a recapture amount
6	determined with respect to any property the
7	basis of which was reduced under subparagraph
8	(A), the basis of such property (immediately be
9	fore the event resulting in such recapture) shall
10	be increased by an amount equal to such recap-
11	ture amount. For purposes of the preceding
12	sentence, the term 'recapture amount' means
13	any increase in tax (or adjustment in
14	carrybacks or carryovers) determined under
15	subsection (d).
16	"(2) Other deductions and credits.—No
17	deduction or credit shall be allowed under any other
18	provision of this chapter with respect to the amoun-
19	of the credit determined under this section."
20	(b) Conforming Amendments.—
21	(1) Section 38(b) of such Code is amended—
22	(A) by striking "plus" at the end of para-
23	graph (11),

1	(B) by striking the period at the end of
2	paragraph (12), and inserting a comma and
3	"plus", and
4	(C) by adding at the end the following new
5	paragraph:
6	"(13) the employer-provided child care credit
7	determined under section 45D.".
8	(2) Subsection (d) of section 39 of such Code
9	(relating to carryback and carryforward of unused
10	credits) is amended by adding at the end the fol-
11	lowing new paragraph:
12	"(9) No carryback of section 45D credit
13	BEFORE JANUARY 1, 2000.—No portion of the un-
14	used business credit for any taxable year which is
15	attributable to the credit determined under section
16	45D may be carried back to a taxable year begin-
17	ning before January 1, 2000.".
18	(3) The table of sections for subpart D of part
19	IV of subchapter A of chapter 1 of such Code is
20	amended by adding at the end the following new
21	item:
	"Sec. 45D. Employer-provided child care credit.".
22	(c) Effective Date.—The amendments made by
23	this section shall apply to taxable years beginning after

24 December 31, 1999.

1	SEC. 203. DEPENDENT CARE CREDIT ALLOWED AGAINST
2	THE ALTERNATIVE MINIMUM TAX.
3	(a) In General.—Subsection (a) of section 26 of the
4	Internal Revenue Code of 1986 is amended by inserting
5	"(other than the credit allowed by section 21)" after
6	"credits allowed by this subpart".
7	(b) Conforming Amendment.—Section 21 of such
8	Code, as amended by section 201, is amended by redesig-
9	nating subsections (f) and (g) as subsections (g) and (h)
10	respectively, and by inserting after subsection (e) the fol-
11	lowing new subsection:
12	"(f) Limitation Based on Amount of Tax.—The
13	aggregate credit allowed by this section for the taxable
14	year shall not exceed the sum of—
15	"(1) the taxpayer's regular tax liability for the
16	taxable year reduced by the sum of the credits al-
17	lowed by this subpart other than this section, plus
18	"(2) the tax imposed by section 55 for such
19	taxable year."
20	(c) Effective Date.—The amendments made by
21	this section shall apply to taxable years beginning after
22	December 31, 1999.

TITLE III—GRANTS TO BUSINESS 1 **CONSORTIA** 2 **Subtitle A—Grant Program** 3 SEC. 301. AUTHORITY TO MAKE GRANTS. 4 5 (a) IN GENERAL.—The Secretary shall make grants to States to be used to provide grants to eligible entities 7 described in subsection (b) to assist such entities to improve access to affordable, local, quality child care serv-9 ices. 10 (b) Eligible Entities Described.— 11 (1) In General.—An eligible entity described 12 in this subsection is a consortium that— 13 (A) shall consist of representatives from 14 not fewer than 5 businesses (or a nonprofit or-15 ganization that represents not fewer than 5 16 businesses); and 17 (B) has not received a grant under this 18 title. 19 (2) Additional requirement.—To the max-20 imum extent practicable, each business or organiza-21 tion that forms an eligible entity under paragraph 22 (1) shall be located in the same geographical region 23 of the United States. 24 (c) Priority for Small Businesses.—In pro-

viding grants under subsection (a), a State shall give pri-

- 1 ority to eligible entities that consist of a majority of rep-
- 2 resentatives from small businesses.
- 3 (d) Maximum Amount of Grant.—The amount of
- 4 a grant provided to an eligible entity under subsection (a)
- 5 may not exceed \$50,000 for any fiscal year.
- 6 SEC. 302. APPLICATION.
- 7 The Secretary may not provide a grant under section
- 8 301 to an eligible entity unless such entity submits to the
- 9 Secretary an application that contains—
- 10 (1) a proposal to use such grant to provide
- 11 quality child care services; and
- 12 (2) such information as the Secretary may rea-
- sonably require by rule.
- 14 SEC. 303. USE OF AMOUNTS.
- 15 (a) In General.—The Secretary may not provide a
- 16 grant under section 301 to an eligible entity unless such
- 17 entity agrees to use such grant to initiate a quality, afford-
- 18 able, local child care program that carries out the proposal
- 19 included in the application submitted under section 302
- 20 by such entity.
- 21 (b) CONDUCT OF PROGRAM.—In carrying out the
- 22 program described in subsection (a), the eligible entity
- 23 may—
- 24 (1) establish a board of directors to oversee the
- program; and

1	(2) provide child care services on a sliding fee
2	scale that provides for cost sharing by the families
3	of the children who receive such services.
4	(c) Administrative Costs.—The eligible entity
5	may use not more than 15 percent of the amount of a
6	grant to pay for administrative costs associated with the
7	program described in subsection (a).
8	SEC. 304. REQUIREMENT OF MATCHING FUNDS.
9	The Secretary may not provide a grant under section
10	301 to an eligible entity unless such entity agrees that—
11	(1) it will make available non-Federal contribu-
12	tions toward the costs of carrying out a program
13	under section 303 in an amount that is not less than
14	1 for each 1 of Federal funds provided under ϵ
15	grant under section 301; and
16	(2) of such non-Federal contributions, not less
17	than \$1 of each such \$2 shall be from businesses
18	participating in the eligible entity.
19	Subtitle B—General Provisions
20	SEC. 351. DEFINITIONS.
21	For purposes of this title:
22	(1) Secretary.—The term "Secretary" means
23	the Secretary of Health and Human Services.
24	(2) STATE.—The term "State" has the mean-
25	ing given such term in section 658P of the of the

1	Child Care and Development Block Grant Act of
2	1990 (42 U.S.C. 9858n).
3	SEC. 352. AUTHORIZATION OF APPROPRIATIONS.
4	There is authorized to be appropriated \$75,000,000
5	for each of the fiscal years 2000, 2001, 2002, 2003, and
6	2004 to carry out this title.
7	TITLE IV—AFTER SCHOOL
8	PROGRAM
9	Subtitle A—21st Century
10	Community Learning Centers
11	SEC. 401. PROGRAM AUTHORIZATION.
12	Section 10903 of the 21st Century Community
13	Learning Centers Act (referred to in this subtitle as "the
14	Act") is amended—
15	(1) in subsection (a)—
16	(A) by inserting "(1) Grants to leas."
17	after "Secretary.—";
18	(B) in paragraph (1), as so designated—
19	(i) by striking "rural and inner-city"
20	and all that follows through "or to" and
21	inserting the following: "local educational
22	agencies, on behalf of public elementary or
23	secondary schools, including middle
24	schools, that serve communities with a sub-
25	stantial need for expanded learning oppor-

1	tunities, to enable them to establish or"
2	and
3	(ii) by striking "a rural or inner-city
4	community" and inserting "those commu-
5	nities"; and
6	(C) by adding after paragraph (1), as re-
7	designated, a new paragraph (2) to read as fol-
8	lows:
9	"(2) Grants to cross.—The Secretary may re-
10	serve not more than 10 percent of the funds appro-
11	priated to carry out this part for any fiscal year to
12	make grants to community-based organizations to
13	carry out projects, consistent with the purpose of
14	this part, with the concurrence of the local edu-
15	cational agencies in their respective communities.";
16	(2) in subsection (b)—
17	(A) by striking "States, among" and in-
18	serting "States and among"; and
19	(B) by striking "United States," and all
20	that follows through "a State" and inserting
21	"United States"; and
22	(3) in subsection (e), by striking "3" and in-
23	serting "5".
24	SEC. 402. APPLICATIONS.
25	Section 10904(a) of the Act is amended—

1	(1) in the first sentence, by striking "an ele-
2	mentary or secondary school or consortium" and in-
3	serting "a local educational agency, on behalf of one
4	or more elementary or secondary schools,";
5	(2) in paragraph (1), by striking "or consor-
6	tium'';
7	(3) in paragraph (2), by striking "and" after
8	the semicolon;
9	(4) in paragraph (3)—
10	(A) in subparagraph (D), by striking "or
11	consortium"; and
12	(B) in subparagraph (E)—
13	(i) by striking "or consortium"; and
14	(ii) in clause (ii), by striking the pe-
15	riod at the end and inserting a semicolon;
16	and
17	(5) by adding at the end the following:
18	"(4) information demonstrating that the appli-
19	cant will—
20	"(A) provide not less than ½ the annual
21	cost of project activities from sources other
22	than funds under this part, which may be pro-
23	vided in cash or in kind, fairly evaluated, pro-
24	vided that not more than 50 percent of the ap-
25	plicant's contribution may come from funds

provided by the Secretary under other programs
that permit the use of those funds for those activities, if the applicant determines, in good
faith, that it cannot otherwise meet the require-

ment of this subparagraph; and

- 6 "(B) in the 4th and 5th years of its 7 project, increase the percentage of the project's 8 cost that is paid for by funds other than those 9 received under this part; and
- "(5) an assurance that the applicant will, in each year of the project, maintain its fiscal effort, from non-Federal sources, from the preceding fiscal year for the services it provides with its grant under this part.".

15 SEC. 403. USES OF FUNDS.

- Section 10905 of the Act is amended by striking "may be used" and all that follows through "four" and inserting the following: "shall be used to establish or expand community learning centers that provide activities that offer significant expanded learning opportunities, such as before and after school, for children and youth in the community and that also may include any".
- 23 SEC. 404. DEFINITION.
- 24 Section 10906(1) of the Act is amended to read as 25 follows:

1	"(1) provides extended learning services and
2	that may provide services that address other health,
3	social services, cultural, and recreational needs of
4	the community; and;".
5	SEC. 405. CONTINUATION AWARDS UNDER CURRENT STAT-
6	UTE.
7	The Act is further amended—
8	(1) in section 10907, by striking "appro-
9	priated" and all that follows to the end and insert-
10	ing the following: "appropriated \$600,000,000 for
11	each of fiscal years 2000 through 2004."; and
12	(2) by adding after section 10907 a new section
13	10908 to read as follows:
14	"SEC. 10908. CONTINUATION AWARDS.
15	"Notwithstanding any other provision of law, the Sec-
16	retary may use funds appropriated under this part to
17	make continuation awards for projects that were funded
18	under this part with fiscal year 1998 funds, under the
19	terms and conditions that applied to the original awards
20	for those projects.".
21	SEC. 406. EFFECTIVE DATE.
22	This subtitle, and the amendments made by this sub-
23	title, shall take effect on October 1, 1999.

Subtitle B—After School Snacks

2	SEC. 411. CHILD AND ADULT CARE FOOD PROGRAM; MEAL
3	SUPPLEMENTS FOR CHILDREN IN AFTER-
4	SCHOOL CARE.
5	(a) Participation by Certain Additional Insti-
6	TUTIONS UNDER THE CHILD AND ADULT CARE FOOD
7	Program.—Section 17 of the National School Lunch Act
8	(42 U.S.C. 1766) is amended by adding at the end the
9	following:
10	"(q) Participation by Certain Additional In-
11	STITUTIONS UNDER THE PROGRAM.—
12	"(1) In general.—Subject to the conditions in
13	this subsection, institutions that provide care to
14	school children during after-school hours, weekends,
15	or holidays during the regular school year may par-
16	ticipate in the program authorized under this sec-
17	tion. Unless otherwise specified in this subsection,
18	all other provisions of this section shall apply to
19	these institutions.
20	"(2) Eligible Children.—Reimbursement
21	may be provided under this subsection only for sup-
22	plements served to children who are not more than
23	18 years of age.
24	"(3) Supplement reimbursement —

1	"(A) Limitation.—Only supplements
2	served to eligible school children during after-
3	school hours, weekends, or holidays during the
4	regular school year may be claimed for reim-
5	bursement. Institutions may claim reimburse-
6	ment for only one supplement per child per day.
7	"(B) Rate.—Eligible supplements shall be
8	reimbursed at the rate for free supplements
9	under subsection (c)(3).
10	"(C) NO CHARGE.—All supplements
11	claimed for reimbursement shall be served with-
12	out charge.".
13	(b) Changes to Eligibility Requirements for
14	MEAL SUPPLEMENTS FOR CHILDREN IN AFTERSCHOOL
15	CARE.—Section 17A of such Act (42 U.S.C. 1766a) is
16	amended—
17	(1) in subsection (a)(2)—
18	(A) in subparagraph (A), by adding "and"
19	at the end;
20	(B) in subparagraph (B), by striking ";
21	and" and inserting a period; and
22	(C) by striking subparagraph (C);
23	(2) by striking subsection (b); and
24	(3) by redesignating subsections (c) and (d) as
25	subsections (b) and (c), respectively.

TITLE V—MODEL STATES EARLY LEARNING PROGRAM

3	SEC. 501. MODEL STATES EARLY LEARNING PROGRAM.
4	(a) Funding.—Section 418 of the Social Security
5	Act (42 U.S.C. 618), as amended by section 101 of this
6	Act, is amended—
7	(1) by redesignating subsections (c), (d), and
8	(e) as subsections (d), (e), and (f), respectively; and
9	(2) by inserting after subsection (b) the fol-
10	lowing:
11	"(c) Appropriations for Model States Early
12	Learning Program.—
13	"(1) Appropriation.—Out of any money in
14	the Treasury of the United States not otherwise ap-
15	propriated, there are appropriated \$600,000,000 for
16	each of fiscal years 2000 through 2004 for carrying
17	out activities related to early learning programs in
18	accordance with section 658T of the CCDBG Act.
19	"(2) Reservation and allotment of
20	FUNDS.—
21	"(A) Indian Tribes.—The Secretary shall
22	reserve 2 percent of the total amount appro-
23	priated pursuant to paragraph (1) of this sub-
24	section for each fiscal year for payments to In-
25	dian tribes. From the amount so reserved for a

fiscal year, the Secretary shall allot to an Indian tribe for the fiscal year an amount that bears the same proportion to the amount so reserved as the proportion of funds provided to the Indian tribe under section 658O(c) of the CCDBG Act for the fiscal year bears to the total amount paid to all Indian tribes under such section for the fiscal year.

"(B) Territories.—The Secretary shall reserve ½ of 1 percent of the total amount appropriated pursuant to paragraph (1) of this subsection for any fiscal year for payments to the territories. From the amount so reserved for a fiscal year, the Secretary shall allot to a territory for the fiscal year an amount that bears the same ratio to the amount so reserved as the amount provided to the territory under the CCDBG Act for fiscal year 1997 bears to the total amount provided to all territories under such Act for fiscal year 1997.

"(C) TECHNICAL ASSISTANCE FOR, AND EVALUATION OF, EARLY LEARNING PROGRAMS.—From all amounts appropriated pursuant to paragraph (1) of this subsection, the Secretary shall reserve an aggregate of

1	\$6,000,000, which shall be available only for
2	costs of providing technical assistance to, and
3	conducting national evaluations of, State, local,
4	and tribal early learning programs under sec-
5	tion 658T of the CCDBG Act.
6	"(D) STATES.—The Secretary shall allot
7	the total amount appropriated for a fiscal year
8	pursuant to paragraph (1) of this subsection
9	that remains after applying subparagraphs (A),
10	(B), and (C) of this paragraph for the fiscal
l 1	year, among the Model States pursuant to the
12	formula used for determining the amount to be
13	allotted to the State under section 658O of the
14	CCDBG Act.
15	"(3) Matching payments to states and
16	TERRITORIES.—
17	"(A) IN GENERAL.—The Secretary shall
18	pay to each State and each territory that is a
19	Model State for a fiscal year an amount equal
20	to the lesser of—
21	"(i) the amount allotted to the State
22	or territory under paragraph (2) of this
23	subsection; or
24	"(ii) 80 percent of expenditures by the
25	State or territory for an early learning pro-

1	gram under a plan approved under section
2	658T of the CCDBG Act.
3	"(B) Redistribution.—Subsection
4	(a)(2)(D) shall apply to amounts allotted to
5	States under this subsection.
6	"(4) Payments to indian tribes.—The Sec-
7	retary shall pay to each Indian tribe for a fiscal year
8	an amount equal to the lesser of—
9	"(A) the amount allotted to the Indian
10	tribe under paragraph (2)(A) of this subsection;
11	or
12	"(B) the total amount of expenditures by
13	the tribe for an early learning program under
14	section 658T of the CCDBG Act.
15	"(5) Model State.—In this subsection, the
16	term 'Model State' means a State that has in effect
17	under its plan under section 658E of the CCDBG
18	Act an early learning program plan meeting the re-
19	quirements specified in section 658T(b)(2) of such
20	Act.".
21	(b) Establishment of Model States Early
22	Learning Program.—
23	(1) STATE PLAN REQUIREMENT.—Section
24	658E(c) of the Child Care and Development Block

- Grant Act of 1990 (42 U.S.C. 9858c(c)) is amended by adding at the end the following:
- "(6) Model states early learning pro-Gram Plan requirements.—In the case of a State electing to implement an early learning program under section 658T, the State plan shall meet the requirements specified in section 658T(b)(2).".
- 8 (2) Model states early learning pro-9 Gram.—The Child Care and Development Block 10 Grant Act of 1990 (42 U.S.C. 9858 et seq.) is 11 amended by adding at the end the following:

12 "SEC. 658T. MODEL STATES EARLY LEARNING PROGRAM.

- "(a) PROGRAM PURPOSE.—The purpose of the pro-14 gram under this section is to enable States, through 15 grants to communities, to support activities that promote 16 children's healthy development during the earliest years 17 of life and improve the quality of child care for children 18 aged five and under, including those with disabilities.
- "(b) REQUIREMENTS FOR STATE PARTICIPATION.—

 "(1) IN GENERAL.—In order to be eligible for

 Federal matching funds under section 418(c) of the

 Social Security Act, the State shall have in effect

 under its plan under section 658E an early learning

 program plan meeting the requirements specified in

 paragraph (2).

1	"(2) Model states early learning pro-
2	GRAM PLAN REQUIREMENTS.—The model states
3	early learning program plan shall meet the following
4	requirements:
5	"(A) LEAD AGENCY.—The plan shall pro-
6	vide that the program will be administered by
7	the lead agency designated under 658D.
8	"(B) Certification.—The plan shall in-
9	clude a certification that—
10	"(i) there is in effect in such State,
11	and that the State maintains a mechanism
12	to enforce, a requirement that each center-
13	based child care provider, and each group
14	home child care provider, in such State ob-
15	tain from such State, or from an entity of
16	local government designated by such State,
17	a preemployment criminal background
18	check of each individual subsequently em-
19	ployed by such provider to provide child
20	care services,
21	"(ii) there is in effect in such State,
22	and that such State enforces, a require-
23	ment that an entity of State or local gov-
24	ernment periodically inspect center-based
25	child care providers, group home child care

1 providers, family child care providers, and 2 all other child care providers for compli-3 ance with the health and safety requirements applicable to such providers under State law. 6 "(iii) there is in effect in such State, 7 and that such State enforces, a require-8 ment that all caregivers who provide child 9 care services for which assistance is pro-10 vided under the Child Care and Develop-11 ment Block Grant Act of 1990 (42 U.S.C. 12 9858 et seq.), receive training in providing 13 medical first aid. "(iv) there is in effect in such State, 14 15 and that such State enforces, a require-16 ment that caregivers who are, or are em-17 ployed by, child care providers who provide 18 child care services for compensation have 19 specific minimum training as determined 20 and provided by the lead agency. "(v) there is in effect in such State, 21 22 and that such State enforces, a require-23 ment that all child care providers in such 24 State who provide child care services for

compensation obtain from the parents (or

1	legal guardians) of the children who receive
2	such services information regarding wheth-
3	er such children have received age-appro-
4	priate immunizations in accordance with
5	the then current immunization rec-
6	ommendations issued by the Centers for
7	Disease Control and Prevention.
8	"(vi) there is in effect in such State,
9	and that such State enforces, a require-
10	ment that specifies developmentally appro-
11	priate child-per-caregiver ratios applicable
12	to center-based child care providers in such
13	State.
14	"(vii) such State complies with section
15	$58\mathrm{E}(c)(4)(\mathrm{A})$ of the Child Care and Devel-
16	opment Block Grant Act (42 U.S.C.
17	9858c(c)(4)(A)).
18	"(C) Assurances.—The plan shall include
19	an assurance that—
20	"(i) such State will comply with the
21	requirements of this subtitle applicable
22	with respect to such grant.
23	"(ii) the State will not reduce or re-
24	move any requirement applicable to child

care providers, that exceeds any requirement applicable under this title.

"(D) Community grant procedures.—
The plan shall describe the standards and procedures to be applied in the review and approval of community applications, and in setting amounts, terms, and conditions of community grants, including the methods to be used to ensure that no less than 70 percent of grant funds are awarded to low-income communities.

"(E) Community participation in Plan-Ning and monitoring.—The plan shall describe the methods to be used to ensure participation, in planning and monitoring activities under the community plan, of representatives of concerned elements of the community, including parents of young children, child care providers, child development professionals, early intervention specialists, health care providers, public school representatives, local interagency coordinating councils for children with disabilities, local government, and business leaders.

"(F) Program activities.—The plan shall specify which of the allowable activities

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1	enumerated in subsection (c) may be carried
2	out under community grants under the plan.
3	"(G) Performance goals and meas-
4	URES.—The plan shall specify—
5	"(i) performance goals to be achieved
6	and the performance measures to be used
7	to assess progress toward such goals under
8	the plan, which—
9	"(I) shall be developed pursuant
10	to guidance provided by the Secretary
11	and in consultation with local govern-
12	ment authorities in accordance with
13	section $658D(b)(2)$; and
14	"(II) shall be designed to im-
15	prove child development through co-
16	ordination with health care services;
17	enhanced early learning environments;
18	parental involvement; consumer edu-
19	cation; and increased rates of accredi-
20	tation by nationally recognized accred-
21	itation organizations;
22	"(ii) interim benchmarks and interim
23	and long term timetables, as appropriate,
24	for achieving each goal; and

1 "(iii) the steps to be taken by the 2 State or grantees in accordance with guid-3 ance provided by the Secretary if the speci-4 fied benchmarks are not achieved.

"(H) COORDINATION WITH ACTIVITIES TO IMPROVE THE QUALITY OF CHILD CARE.—The State plan shall specify the methods to be used to coordinate activities under this section and section 658G(a), including coordination of planning and of performance goals and measures, in order to maximize the effectiveness of both programs.

13 "(c) Allowable Activities.—A model states early 14 learning program under a State plan under this section 15 may provide for any or all of the following activities:

"(1) Information and resources.—

"(A) Parenting education.—Provision of parenting education, including use of or collaboration with Even Start or similar programs, for parents of young children by means including use of community-based resource centers, family literacy programs with parenting education components, collaboration with early intervention and preschool providers of services for children, public elementary schools, centers

that serve children with special health care needs or disabilities and their families, and home visiting programs.

- "(B) Information and referral.—Initiatives to develop or increase the availability of consumer education information and referral services and other resources to assist parents to locate and assess the quality of available child care services.
- "(C) Family Child Care Networks.— Development of support networks, information and referral services, and other supportive services addressing needs of family child care providers for access to such resources as education, training, and community support services.

"(2) QUALITY AND AVAILABILITY.—

- "(A) PROVIDER TRAINING.—Training of child care personnel, which may include training in early childhood development, early literacy, health, nutrition, hygiene, first-aid and safety, best practices for serving children with disabilities in child care, and other appropriate matters.
- "(B) IMPROVED STAFFING RATIOS.—Initiatives to increase ratios of child care staff to

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children in care and to reduce child care group sizes.

- "(C) LICENSING AND ACCREDITATION AS-SISTANCE.—Assistance to entities and individuals in meeting applicable child care accreditation and licensing requirements and in obtaining licensing or accreditation.
- "(D) Health services.—Improving coordination of child care with appropriate health
 services including health and mental health consultations, hearing and vision testing, and immunizations, by methods such as co-location of
 health and child care services, referrals of children in child care to health care providers or
 screening services, and transfer of child health
 records to public school at school entry. Services under this subparagraph shall not include
 direct provision of or payment for health care
 services.
- "(E) Care for children with special needs.—Increasing the availability and quality of child care for young children with special health care needs, developmental delays, and disabilities; and coordinating with early intervention and preschool special education services.

- 1 "(F) SALARY AND BENEFIT ENHANCE2 MENT.—Assistance to child care programs to
 3 increase the quality and continuity of care by
 4 retaining highly qualified child care staff work5 ing directly with children through enhanced
 6 compensation.
 - "(G) Monitoring and Technical assistance to grantees, and monitoring of programs, assisted under this section. State expenditures under this subparagraph shall not exceed a percentage of total State expenditures for the program under this section equal to 10 percent for each of fiscal years 1999 through 2001, and 5 percent for fiscal year 2002 and each succeeding fiscal year.
 - "(H) Comprehensive background checks.—To pay costs incurred to obtain comprehensive background checks required by section 658T(b)(2)(B)(I),
 - "(I) SMALL GRANT PROGRAM.—Funding in the aggregate amount of \$1,000,000 or 5 percent of such State's allotment, whichever is less, may be used to make small grants to persons on a competitive basis, established by the Secretary by rule, to be used for improvements and

1	startup costs (as defined by the Secretary by
2	rule) incurred to become eligible childcare pro-
3	viders.".
4	(c) Annual Report.—Section 658K(a)(2) of the
5	Child Care and Development Block Grant Act of 1990 (42
6	U.S.C. 9858i(a)(2)) is amended—
7	(1) by striking "and" at the end of subpara-
8	graph (D);
9	(2) by striking the period at the end of sub-
10	paragraph (E) and inserting a semicolon; and
11	(3) by inserting after and below subparagraph
12	(E) the following subparagraph:
13	"(F) the model states early learning pro-
14	gram under section 658T, including—
15	"(i) the number and average dollar
16	amount of grants awarded;
17	"(ii) the number, average dollar
18	amount, and percentage of the total State
19	award of such grants made to low-income
20	communities;
21	"(iii) the number of early learning
22	programs;
23	"(iv) the number of children served
24	with special health care needs, disabilities
25	or developmental delays;

1	"(v) the number of early learning pro-
2	grams that assist children with special
3	needs;
4	"(vi) progress toward achievement of
5	each performance goal, for each specific,
6	quantifiable and measurable objective;
7	"(vii) expenditures for each allowable
8	activity listed in section 658T(c), total ex-
9	penditures and, to the extent feasible, the
10	volume or frequency of such activity and
11	the average expenditure per unit of such
12	activity; and
13	"(viii) with respect to any allowable
14	activity listed in section 658T(c) for which
15	expenditures are made by the State both
16	under section 658G(a) and under section
17	658T, the amount expended under each
18	such section; and
19	"(ix) such other data as the Secretary
20	may require;.".
21	TITLE VI—CHILD CARE WORKER
22	INCENTIVES
23	SEC. 601. SHORT TITLE.
24	This title may be cited as the "Child Care Worker
25	Incentive Act of 1999".

1	SEC. 602. NATIONAL CHILD CARE PROVIDER SCHOLARSHIP
2	PROGRAM.
3	(a) Establishment of Program.—Section 658G
4	of the Child Care and Development Block Grant Act of
5	1990 (42 U.S.C. 9858e) is amended—
6	(1) by inserting "(a) In General.—" before
7	"A State"; and
8	(2) by adding at the end the following:
9	"(b) CHILD CARE PROVIDER SCHOLARSHIP PRO-
10	GRAM.—
11	"(1) State plan requirement.—In order to
12	be eligible for funds under section 658J(a)(2), a
13	State shall include in its plan under section 658E a
14	child care provider scholarship program plan, meet-
15	ing the requirements of this subsection, designed to
16	further the goals of child care provider recruitment,
17	training, credentialing, and retention.
18	"(2) Eligibility criteria for scholarship
19	APPLICANTS.—The State plan shall provide that, in
20	order for an individual to be eligible for a scholar-
21	ship grant under this subsection, the following re-
22	quirements shall be met:
23	"(A) Demonstrated commitment to
24	CHILD CARE CAREER.—The individual—
25	"(i) shall be a child care worker who
26	is (or is employed by) a licensed or reg-

1	istered child care provider, or has a com-
2	mitment for employment from a licensed or
3	registered child care provider; and
4	"(ii) shall agree in writing to continue
5	to be employed in the field of child care for
6	at least one year after receiving the train-
7	ing for which assistance is provided.
8	"(B) Cost sharing by applicant.—
9	"(i) In general.—The individual (ei-
10	ther as provided in clause (ii) or otherwise)
11	shall provide for payment, in cash or in
12	kind, of a share of the cost of the edu-
13	cation or training.
14	"(ii) Application for peli
15	GRANTS.—In the case of an application for
16	a scholarship intended for use in an edu-
17	cational institution participating in the
18	Pell Grant program under title IV of the
19	Higher Education Act, the individual shall
20	apply for a grant under such program for
21	which the individual is eligible.
22	"(C) Employer requirements.—In the
23	case of an individual employed by (or who has
24	a commitment for employment from) a licensed

1	or registered child care provider the individual's
2	employer shall—
3	"(i) pay a share of the cost of the
4	education or training; and
5	"(ii) agree to provide increased finan-
6	cial incentives to the individual, such as a
7	salary increase or bonus, when the indi-
8	vidual completes the education or training.
9	"(3) Qualifying educational institu-
10	TIONS.—The State plan shall specify the types of
11	educational and training programs for which schol-
12	arships granted under the State program may be
13	used, which shall be limited to (but may include any
14	or all) programs that—
15	"(A) are administered by institutions of
16	higher education that are eligible to participate
17	in student financial assistance programs under
18	title IV of the Higher Education Act of 1965;
19	and
20	"(B) lead to a State or national credential
21	in child care or early childhood or early child-
22	hood special education, or to an associate or
23	bachelor's degree in child development or early
24	childhood education.

1 "(4) Annual maximum scholarship grant 2 AMOUNT.—The maximum amount of a scholarship 3 awarded to an eligible individual under this section may not exceed \$1,500 per year. "(5) Supplementation of other fund-6 ING.—The State plan shall contain assurances that 7 Federal funds provided to the State under this sub-8 section will not be used to supplant Federal or non-9 Federal funds for existing services and activities 10 that promote the purposes of this subsection.". 11 (b) AUTHORIZATION OF APPROPRIATIONS.—Section 658B of the Child Care and Development Block Grant Act 12 of 1990 (42 U.S.C. 9858) is amended 13 (1) by inserting "(a) In General.—" before 14 "There"; and 15 16 (2) by adding at the end the following: 17 "(b) CHILD CARE PROVIDER SCHOLARSHIP Pro-18 GRAM.—There is authorized to be appropriated to carry 19 out section 658G(b) \$50,000,000 for each of fiscal years 20 2000 through 2004.". 21 (c) Allotment.—Section 6580 of the Child Care 22 and Development Block Grant Act of 1990 (42 U.S.C. 23 9858m) is amended— 24 (1) in subsection (a)—

1 (A) in paragraph (1) by striking "this subchapter" and inserting "each subsection of sec-2 tion 658B"; and 3 4 (B) in paragraph (2) by striking "section 658B" and inserting "section 658B(a)"; 5 6 (2) in subsection (b)(1) in the matter preceding subparagraph (A), by inserting "each subsection of" 7 8 before "section 658B"; and 9 (3) in subsection (e)(1) by striking "the allotment under subsection (b)" and inserting "an allot-10 11 ment under subsection (b)". 12 (d) Payments.—Section 658J(a) of the Child Care and Development Block Grant Act of 1990 (42 U.S.C. 14 9858h) is amended— 15 (1) by inserting "(1)" before "Subject"; and 16 (2) by adding at the end the following: 17 "(2) A State described in paragraph (1) whose plan under section 658E provides for a child care scholarship 18 19 program under section 658G(b) shall be entitled to payment under this section in an amount equal to the lesser 21 of its allotment under section 6580 or 80 percent of ex-22 penditures by the State for such program.". 23 (e) Annual Report.—Section 658K(a)(2) of the Child Care and Development Block Grant Act of 1990 (42) U.S.C. 9858i) is amended—

1	(1) in subparagraph (D) by striking "and" at
2	the end;
3	(2) in subparagraph (E) by adding "and" at
4	the end; and
5	(3) by inserting after subparagraph (E) the fol-
6	lowing:
7	"(F) the child care scholarship program,
8	including—
9	"(i) the number of child care workers
10	receiving scholarship grants;
11	"(ii) the amount of each scholarship
12	grant;
13	"(iii) the number of course credits or
14	credentials completed by individuals receiv-
15	ing scholarships;
16	"(iv) the number and percentage of
17	child care workers receiving scholarship
18	grants in the previous year who fulfilled
19	their 1-year commitment; and
20	"(v) such other data as the Secretary
21	may require.".
22	SEC. 603. APPLICATION OF AMENDMENTS.
23	The amendments made by this title shall not apply
24	with respect to fiscal years beginning before the date of
25	the enactment of this Act.

1 TITLE VII—RESEARCH AND 2 DEMONSTRATION PROGRAM

- 3 SEC. 701. RESEARCH AND DEMONSTRATIONS.
- 4 (a) Establishment of Research and Dem-
- 5 ONSTRATION ACTIVITIES.—The Child Care and Develop-
- 6 ment Block Grant Act of 1990 (42 U.S.C. 9858 et seq.)
- 7 is amended by adding at the end the following:
- 8 "SEC. 658U, RESEARCH AND DEMONSTRATIONS.
- 9 "(a) In General.—The Secretary is authorized, ei-
- 10 ther directly or through grants, contracts, cooperative
- 11 agreements, or other arrangements, to carry out research,
- 12 demonstration projects, and other activities relating to
- 13 child care, including activities designed to improve the
- 14 quality and increase the availability of child care. Such
- 15 activities shall be coordinated with activities under the De-
- 16 partment of Education's Office of Educational Research
- 17 and Improvement.
- 18 "(b) Allowable Activities.—Activities under this
- 19 section may include the following:
- 20 "(1) Research on Child Care Needs of
- 21 LOW-INCOME FAMILIES.—Research designed to iden-
- 22 tify and overcome barriers restricting availability, af-
- fordability, and quality of child care for low-income
- families.

- "(2) Research on good policies and practices.—Research designed to identify good child care policies and practices, including the types of child care settings, parent activities, and provider training that most benefit the early development of children.
 - "(3) RESEARCH ON RETENTION OF CHILD CARE
 PROVIDER STAFF.—Research on factors affecting retention of child care provider staff, including the
 National Child Care Provider Scholarship Program
 under section 658G(b) and its subsequent effect on
 outcomes for children.
 - "(4) Demonstrations of technology-Based education and training to child care providers and parents.
 - "(5) Demonstration projects for New Methods.—Demonstration projects addressing ways to assist parents, such as parents who choose to stay at home with their children and parents with particular child care needs, including parents of children with special health care needs or disabilities, homeless families, migrant families, teen parents and foster parents.

- 1 "(6) NATIONAL CENTER ON CHILD CARE STA-2 TISTICS.—Establishment and operation of a Na-3 tional Center on Child Care Statistics for the collec-4 tion and dissemination of data and information on
- 6 "(7) HOTLINE AND CONSUMER EDUCATION.—
 7 Establishment and operation of a hotline to assist
 8 parents to locate their local child care resource and
 9 referral agency and public education activities to as10 sist parents in becoming informed consumers of
 11 quality child care.
- "(c) AUTHORIZATION OF APPROPRIATIONS.—There
 is authorized to be appropriated to carry out this section
 4 \$30,000,000 for each of fiscal years 2000 through 2004.".
- 15 (b) Report to Congress.—Section 658L of the 16 Child Care and Development Block Grant Act of 1990 (42 17 U.S.C. 9858j) is amended by inserting "and progress on 18 development of research and demonstration projects as 19 carried out under section 658U" after "under section 20 658K".

child care.

TITLE VIII—MISCELLANEOUS 1 Subtitle A—Child and Adult Food 2 **Program** 3 4 SEC. 801. REVISION OF REIMBURSEMENT RATES FOR FAM-5 ILY OR GROUP DAY CARE HOMES UNDER THE 6 CHILD AND ADULT CARE FOOD PROGRAM 7 UNDER THE NATIONAL SCHOOL LUNCH ACT. 8 Section 17(f)(3) of the National School Lunch Act 9 (42 U.S.C. 1766(f)(3)) is amended— (1) in subparagraph (A)(iii)(I)— 10 11 (A) in division (aa), by striking "95 cents 12 for lunches and suppers, 27 cents for break-13 fasts, and 13 cents for supplements" and in-14 serting "\$1.03 for lunches and suppers, 38 15 cents for breakfasts, and 18 cents for supple-16 ments"; and (B) in division (bb), by striking "1997" 17 18 and inserting "1998"; and 19 (2) in the second sentence of subparagraph (B), 20 by inserting after "Such levels" the following: "shall 21 be those levels in effect on June 30, 1998, increased 22 by \$2.00 per home and".

Subtitle B—Mortgage Insurance for

2 Child Care and Development

3 Facilities

- 4 SEC. 851. SHORT TITLE.
- 5 This title may be cited as the "Children's Develop-
- 6 ment Commission Act".

7 SEC. 852. CONGRESSIONAL FINDINGS.

8 The Congress finds the following:

early childhood education.

- 9 (1) The need for quality nursery schools, both 10 full-time and part-time child care centers and after-11 school programs, neighborhood-run mothers-day-out 12 programs, and family child care providers has grown 13 among working parents, and parents who stay at 14 home, who want their children to have access to
 - (2) All parents should have access to safe, stimulating, and educational early childhood education programs for their children, whether such programs are carried out in a child care center, a part-time nursery school (including a nursery school operated by a religious organization), or a certified child care provider's home.
 - (3) The number of available enrollment opportunities for children to receive quality child care services is not meeting the demand for such services.

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- (4) In 1995 there were about 21,000,000 childern less than 6 years of age, of whom 31 percent were participating in center-based child care services and 14 percent were receiving child care in homes. Between 1992 and 2005 the participation of women 24 to 54 years of age in the labor force is projected to increase from 75 percent to 83 percent.
 - (5) In States that have set up a mechanism to provide capital improvements for child care facilities, the demand for services of such facilities still has not been met.
 - (6) The United States is behind other western, industrialized countries when it comes to providing child care services. In France, almost 100 percent of all children 3 to 5 years of age attend nursery school. In Germany this number is 65 to 70 percent. In Japan 90 percent of such children attend some form of preschool care. In all of these countries early childhood care has proven to increase children's development and performance.

1	SEC. 853. INSURANCE FOR MORTGAGES ON NEW AND RE-
2	HABILITATED CHILD CARE AND DEVELOP-
3	MENT FACILITIES.
4	Title II of the National Housing Act (12 U.S.C. 1707
5	et seq.) is amended by adding at the end the following
6	new section:
7	"MORTGAGE INSURANCE FOR CHILD CARE AND
8	DEVELOPMENT FACILITIES
9	"Sec. 257. (a) Purpose.—The purpose of this sec-
10	tion is to facilitate and assist in the provision and develop-
11	ment of licensed child care and development facilities.
12	"(b) GENERAL INSURANCE AUTHORITY.—The Sec-
13	retary may insure mortgages (including advances on such
14	mortgages during construction) in accordance with the
15	provisions of this section and upon such terms and condi-
16	tions as the Secretary may prescribe and may make com-
17	mitments for insurance of such mortgages before the date
18	of their execution or disbursement thereon.
19	"(c) Eligible Mortgages.—To carry out the pur-
20	pose of this section, the Secretary may insure any mort-
21	gage that covers a new child care and development facility,
22	including a new addition to an existing child care and de-
23	velopment facility (regardless of whether the existing facil-
24	ity is being rehabilitated), or a substantially rehabilitated
25	child care and development facility, including equipment

1 to be used in the operation of the facility, subject to the2 following conditions:

"(1) APPROVED MORTGAGOR.—The mortgage shall be executed by a mortgagor approved by the Secretary. The Secretary may, in the discretion of the Secretary, require any such mortgagor to be regulated or restricted as to charges and methods of financing and, if the mortgagor is a corporate entity, as to capital structure and rate of return. As an aid to the regulation or restriction of any mortgagor with respect to any of the foregoing matters, the Secretary may make such contracts with and acquire for not more than \$100 such stock or interest in such mortgagor as the Secretary may consider necessary. Any stock or interest so purchased shall be paid for out of the General Insurance Fund, and shall be redeemed by the mortgagor at par upon the termination of all obligations of the Secretary under the insurance.

"(2) Principal obligation.—

"(A) IN GENERAL.—Except as provided in subparagraph (B), the mortgage shall involve a principal obligation in an amount not to exceed 80 percent of the estimated value of the property or project, or 85 percent of the estimated

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1 value of the property or project in the case only 2 of a mortgagor that is a private nonprofit cor-3 poration or association (as such term is defined 4 pursuant to section 221(d)(3)), including— "(i) equipment to be used in the oper-6 ation of the facility when the proposed im-7 provements are completed and the equip-8 ment is installed; or 9 "(ii) a solar energy system (as defined 10 in subparagraph (3) of the last paragraph 11 of section 2(a)) or residential energy con-12 servation measures (as defined in subpara-13 graphs (A) through (G) and (I) of section 14 210(11) of the National Energy Conserva-15 tion Policy Act), in cases in which the Sec-16 retary determines that such measures are 17 in addition to those required under the 18 minimum property standards and will be 19 cost-effective over the life of the measure. 20 "(B) Increase for certain distressed AREAS.—In the case of any mortgage for a 21 22 child care and development facility that is lo-23 cated in a distressed area and for which more 24 than 50 percent of the children served by the 25 facility are children of families or individuals

1 who are eligible for assistance under a State 2 program for temporary assistance for needy families that is funded under part A of title IV 3 4 of the Social Security Act, the mortgage shall involve principal obligation in an amount not to exceed the sum of the amount determined 6 7 under subparagraph (A) for the mortgagor and 8 5 percent of the estimated value of the property 9 or project. 10 "(3) Amortization AND INTEREST.—The 11 mortgage shall— "(A) provide for complete amortization by 12 13 periodic payments under such terms as the Sec-14 retary shall prescribe; 15 "(B) have a maturity satisfactory to the 16 Secretary, but in no event longer than 25 years; 17 and 18 "(C) bear interest at such rate as may be 19 agreed upon by the mortgagor and the mort-20 gagee, and the Secretary shall not issue any 21 regulations or establish any terms or conditions 22 that interfere with the ability of the mortgagor 23 and mortgagee to determine the interest rate. 24 "(d) Certification by Children's Development

Commission.—The Secretary may not insure a mortgage

- 1 under this section unless the Children's Development
- 2 Commission established under section 258 certifies that
- 3 the facility is in compliance, or will be in compliance not
- 4 later than 12 months after such certification, with—
- 5 "(1) any laws, standards, and requirements ap-
- 6 plicable to such facilities under the laws of the
- 7 State, municipality, or other unit of general local
- 8 government in which the facility is or is to be lo-
- 9 cated; and
- 10 "(2) after the effective date of the standards
- and requirements established under section
- 258(c)(2), such standards and requirements.
- 13 "(e) Low-Income Clientele.—The Secretary may
- 14 not insure a mortgage under this section unless the mort-
- 15 gage certifies, to the satisfaction of the Secretary, that not
- 16 less than 20 percent of the children served by the facility
- 17 during the period that the mortgage is outstanding shall
- 18 be children of families having incomes less than the me-
- 19 dian income for the metropolitan statistical area in which
- 20 the facility is located.
- 21 "(f) Release.—The Secretary may consent to the
- 22 release of a part or parts of the mortgaged property or
- 23 project from the lien of any mortgage insured under this
- 24 section upon such terms and conditions as the Secretary
- 25 may prescribe.

1	"(g) Mortgage Insurance Terms.—The provi-
2	sions of subsections (d), (e), (g), (h), (i), (j), (k), (l), and
3	(n) of section 207 shall apply to mortgages insured under
4	this section, except that all references in such subsections
5	to section 207 shall be considered, for purposes of mort-
6	gage insurance under this section, to refer to this section
7	"(h) Mortgage Insurance for Fire Safety
8	EQUIPMENT LOANS.—
9	"(1) AUTHORITY.—The Secretary may, upon
10	such terms and condition as the Secretary may pre-
11	scribe, make commitments to insure and insure
12	loans made by financial institutions or other ap-
13	proved mortgagees to child care and development fa-
14	cilities to provide for the purchase and installation
15	of fire safety equipment necessary for compliance
16	with the 1967 edition of the Life Safety Code of the
17	National Fire Protection Association (or any subse-
18	quent edition specified by the Secretary of Health
19	and Human Services).
20	"(2) Loan requirements.—To be eligible for
21	insurance under this subsection a loan shall—
22	"(A) not exceed the Secretary's estimate of
23	the reasonable cost of the equipment fully in-
24	stalled;

1	"(B) bear interest at such rate as may be
2	agreed upon by the mortgagor and the mort-
3	gagee;
4	"(C) have a maturity satisfactory to the
5	Secretary;
6	"(D) be made by a financial institution or
7	other mortgagee approved by the Secretary as
8	eligible for insurance under section 2 or a mort-
9	gagee approved under section 203(b)(1);
10	"(E) comply with other such terms, condi-
11	tions, and restrictions as the Secretary may
12	prescribe; and
13	"(F) be made with respect to a child care
14	and development facility that complies with the
15	requirement under subsection (d).
16	"(3) Insurance requirements.—The provi-
17	sions of paragraphs (5), (6), (7), (9), and (10) of
18	section 220(h) shall apply to loans insured under
19	this subsection, except that all references in such
20	paragraphs to home improvement loans shall be con-
21	sidered, for purposes of this subsection, to refer to
22	loans under this subsection. The provisions of sub-
23	sections (c), (d), and (h) of section 2 shall apply to
24	loans insured under this subsection, except that all

references in such subsections to 'this section' or

1	'this title' shall be considered, for purposes of this
2	subsection, to refer to this subsection.
3	"(i) Schedules and Deadlines.—The Secretary
4	shall establish schedules and deadlines for the processing
5	and approval (or provision of notice of disapproval) of ap-
6	plications for mortgage insurance under this section.
7	"(j) Definitions.—For the purposes of this section,
8	the following definitions shall apply:
9	"(1) CHILD CARE AND DEVELOPMENT FACIL-
10	ITY.—The term 'child care and development facility'
11	means a public facility, proprietary facility, or facil-
12	ity of a private nonprofit corporation or association
13	that—
14	"(A) has as its purpose the care and devel-
15	opment of children less than 12 years of age;
16	and
17	"(B) is licensed or regulated by the State
18	in which it is located (or, if there is no State
19	law providing for such licensing and regulation
20	by the State, by the municipality or other polit-
21	ical subdivision in which the facility is located).
22	The term does not include facilities for school-age
23	children primarily for use during normal school
24	hours. The term includes facilities for training indi-

1	viduals to provide child care and development serv-
2	ices.
3	"(2) DISTRESSED AREA.—The term 'distressed
4	area' means an area that—
5	"(A) meets the requirements under sub-
6	chapter U of chapter I of the Internal Revenue
7	Code (26 U.S.C. 1391 et seq.) for designation
8	as an enterprise community or empowerment
9	zone under such subchapter; or
10	"(B) is a census tract that has a median
11	income that does not exceed 50 percent of the
12	median income for the region in which the cen-
13	sus tract is located, as determined by the Sec-
14	retary.
15	For purposes of subparagraph (B), a region shall be
16	determined by the Secretary in the same manner as
17	areas are determined for purposes of determining in-
18	come limitations for assistance under section 8 of
19	the United States Housing Act of 1937 (42 U.S.C.
20	1437f).
21	"(3) Equipment.—The term 'equipment' in-
22	cludes machinery, utilities, and built-in equipment
23	and any necessary enclosures or structures to house
24	them, and any other items necessary for the func-
25	tioning of a particular facility as a child care and

1 development facility, including necessary furniture.

Such term includes books, curricular, and program

3 materials.

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Mortgage; first mortgage; MORT-GAGEE.—The term 'mortgage' means a first mortgage on real estate in fee simple, or on the interest of either the lessor or lessee thereof under a lease having a period of not less than 7 years to run beyond the maturity date of the mortgage. The term 'first mortgage' means such classes of first liens as are commonly given to secure advances (including advances during construction) on, or the unpaid purchase price of, real estate under the laws of the State in which the real estate is located, together with the credit instrument or instruments (if any) secured thereby, and any mortgage may be in the form of one or more trust mortgages or mortgage indentures or deeds of trust, securing notes, bonds, or other credit instruments, and, by the same instrument or by a separate instrument, may create a security interest in initial equipment, whether or not attached to the realty. The term 'mortgagor' has the meaning given the term in section 207(a).

"(k) Limitation on Insurance Authority.—

1 "(1) Termination.—No mortgage may be in-2 sured under this section or section 223(h) after Sep-3 tember 30, 2008, except pursuant to a commitment to insure issued on or before such date.

> "(2) Aggregate Principal amount limita-TION.—The aggregate principal amount of mortgages for which the Secretary enters into commitments to insure under this section or section 223(h) on or before the date under paragraph (1) may not exceed \$2,000,000,000. If, upon the date under paragraph (1), the aggregate insurance authority provided under this paragraph has not been fully used, the Secretary of the Treasury shall submit a report to the Congress evaluating the need for continued mortgage insurance under this section.".

"(1) REGULATIONS.—The Secretary shall issue any regulations necessary to carry out this section. In issuing 18 such regulations, the Secretary shall consult with the Secretary of Health and Human Services with respect to any aspects of the regulations regarding child care and devel-21 opment facilities.".

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1	SEC. 854. INSURANCE FOR MORTGAGES FOR ACQUISITION
2	OR REFINANCING DEBT OF EXISTING CHILD
3	CARE AND DEVELOPMENT FACILITIES.
4	Section 223 of the National Housing Act (12 U.S.C.
5	1715n) is amended by adding at the end the following new
6	subsection:
7	"(h) Mortgage Insurance for Purchase or Re-
8	FINANCING OF EXISTING CHILD CARE AND DEVELOP-
9	MENT FACILITIES.—
10	"(1) Authority.—Notwithstanding any other
11	provision of this Act, the Secretary may insure
12	under any section of this title a mortgage executed
13	in connection with the purchase or refinancing of an
14	existing child care and development facility, the pur-
15	chase of a structure to serve as a child care and de-
16	velopment facility, or the refinancing of existing debt
17	of an existing child care and development facility.
18	"(2) Purchase of existing facilities and
19	STRUCTURES.—In the case of the purchase under
20	this subsection of an existing child care and develop-
21	ment facility or purchase of an existing structure to
22	serve as such a facility, the Secretary shall prescribe
23	any terms and conditions that the Secretary con-
24	siders necessary to ensure that—

1	"(A) the facility or structure purchased
2	continues to be used as a child care and devel-
3	opment facility; and
4	"(B) the facility complies with the same
5	requirements applicable under section 257(d) to
6	facilities having mortgages insured under such
7	section.
8	"(3) Refinancing of existing facilities.—
9	In the case of refinancing of an existing child care
10	and development facility, the Secretary shall pre-
11	scribe any terms and conditions that the Secretary
12	considers necessary to ensure that—
13	"(A) the refinancing is used to lower the
14	monthly debt service costs (taking into account
15	any fees or charges connected with such refi-
16	nancing) of the existing facility;
17	"(B) the proceeds of any refinancing will
18	be employed only to retire the existing indebted-
19	ness and pay the necessary cost of refinancing
20	on the existing facility;
21	"(C) the existing facility is economically
22	viable; and
23	"(D) the facility complies with the same
24	requirements applicable under section 257(d) to

1 facilities having mortgages insured under such 2 section. 3 "(4) Definitions.—For purposes of this subsection, the terms defined in section 257(j) shall have the same meanings as provided under such sec-5 6 tion. 7 "(5) Limitation on insurance authority.— 8 The authority of the Secretary to enter into commit-9 ments to insure mortgages under this subsection is 10 subject to the limitations under section 257(k).". SEC. 855. CHILDREN'S DEVELOPMENT COMMISSION. 12 Title II of the National Housing Act (12 U.S.C. 1707) et seq.) is amended by adding at the end (after section 257, as added by section 853 of this Act) the following 14 15 new section: "CHILDREN'S DEVELOPMENT COMMISSION 16 17 "Sec. 258. (a) Establishment.—There is hereby established a commission to be known as the Children's 18 Development Commission. 19 20 "(b) Membership.— 21 "(1) APPOINTMENT.—The Commission shall be 22 composed of 7 members appointed by the President, 23 not later than the expiration of the 3-month period 24 beginning upon the enactment of this section, by and 25 with the advice and consent of the Senate, as fol-26 lows:

1	"(A) The Secretary of Housing and Urban
2	Development or the Secretary's designee.
3	"(B) The Secretary of Health and Human
4	Services or the Secretary's designee.
5	"(C) The Secretary of the Treasury or the
6	Secretary's designee.
7	"(D) 4 members shall be appointed from
8	among 12 individuals recommended jointly by
9	the Speaker of the House of Representatives,
10	the Majority Leader of the Senate, Minority
11	Leader of the House of Representatives, the
12	Minority Leader of the Senate.
13	"(2) Qualifications of congressionally
14	RECOMMENDED MEMBERS.—Of the members ap-
15	pointed under paragraph (1)(D)—
16	"(A) each shall be an individual who ac-
17	tively participates or is employed in the field of
18	child care and has academic, licensing, or other
19	credentials relating to such participation or em-
20	ployment; and
21	"(B) not more than 2 may be of the same
22	political party.
23	"(3) Terms.—Each appointed member of the
24	Commission shall serve for a term of 3 years.

- "(4) VACANCIES.—Any member appointed to fill a vacancy occurring before the expiration of the term for which the member's predecessor was appointed shall be appointed only for the remainder of that term. A member may serve after the expiration of that member's term until a successor has taken office. A vacancy in the Commission shall be filled in the manner in which the original appointment was made.
 - "(5) Chairperson.—The chairperson of the Commission shall be designated by the President at the time of appointment.
 - "(6) QUORUM.—A majority of the members of the Commission shall constitute a quorum for the transaction of business.
 - "(7) VOTING.—Each member of the Commission shall be entitled to 1 vote, which shall be equal to the vote of every other member of the Commission.
 - "(8) Prohibition on additional pay.—
 Members of the Commission shall serve without compensation, but shall be reimbursed for travel, subsistence, and other necessary expenses incurred in the performance of their duties as members of the Commission.

1	"(c) Functions.—The Commission shall carry out
2	the following functions:
3	"(1) CERTIFICATION OF COMPLIANCE.—The
4	Commission shall collect such information and make
5	such determinations as may be necessary to deter-
6	mine, for purposes of section 257(d), whether child
7	care and development facilities comply, or will be in
8	compliance within 12 months, with—
9	"(A) any laws, standards, and require-
10	ments applicable to such facilities under the
11	laws of the State, municipality, or other unit of
12	general local government in which the facility is
13	or is to be located, and
14	"(B) after the effective date of the stand-
15	ards and requirements established under para-
16	graph (2), such standards and requirements,
17	and shall issue certifications of such compliance.
18	"(2) Establishment of standards.—
19	"(A) Study.—Not later than 12 months
20	after the date on which appointment of initial
21	membership of the Commission is completed,
22	the Commission, in consultation with the Sec-
23	retary of Housing and Urban Development and
24	the Secretary of Health and Human Services,
25	shall conduct a study to determine the laws,

standards, and requirements referred to in paragraph (1)(A) that are applicable in each State. Taking into consideration the findings of the study, the Secretary shall establish standards and requirements regarding child care and development facilities that are designed to ensure that mortgage insurance is provided under section 257 and section 223(h) only for safe, clean, and healthy facilities that provide appropriate care and development services for children.

- "(B) PUBLICATION.—The Commission shall issue regulations providing for the standards and requirements established under subparagraph (A) to take effect, for purposes of sections 257(d)(2) and 223(h)(2)(B) and paragraph (1)(B) of this section, not later than 18 months after the date of the enactment of this section.
- "(3) SMALL PURPOSE LOANS.—The Commission shall, to the extent amounts are made available for such purpose pursuant to subsection (i) and qualified requests are received, make loans, directly or indirectly to providers of child care and develop-

1	ment facilities for reconstruction or renovation of
2	such facilities, subject to the following requirements:
3	"(A) Loans under this paragraph shall be
4	made only for such facilities that are financially
5	and operationally viable, as determined under
6	standards and guidelines to be established by
7	the Commission.
8	"(B) The aggregate amount of loans made
9	under this paragraph to a single borrower may
10	not exceed \$50,000.
11	"(C) A loan made under this paragraph
12	may not have a term exceeding 15 years.
13	"(D) Loans under this paragraph shall
14	bear interest at rates and be made under such
15	other conditions and terms as the Commission
16	shall provide.
17	"(4) Notification.—The Commission shall
18	take such actions as may be necessary to publicize
19	the availability of the programs for mortgage insur-
20	ance under sections 257 and 223(h) and loans under
21	paragraph (3) of this subsection in a manner that
22	ensures that information concerning such programs
23	will be available to child care providers throughout

the United States.

"(5) TECHNICAL ASSISTANCE.—The Commission shall make available, to mortgagors of mortgages insured under section 257 or 223(h) and to borrowers under paragraph (3) of this subsection, technical assistance and expertise in the business aspects of operating child care and development facilities (including business planning and quality control assistance). The Commission shall provide such assistance and expertise directly and in coordination with appropriate Federal agencies (including the Department of Housing and Urban Development, the Department of Health and Human Services, the Department of Defense, and the Small Business Administration),

"(6) Liability insurance.—Not later than 12 months after the date on which appointment of initial membership of the Commission is completed, the Commission shall establish standards and guidelines, applicable to mortgage insurance under sections 257 and 223(h) and loans under paragraph (3) of this subsection, requiring child care providers operating child care and development facilities assisted under such provisions to obtain and maintain liability insurance in such amounts and subject to such re-

1	quirements as the Commission considers appro-
2	priate.
3	"(7) Research foundation.—Not later than
4	12 months after the date of the enactment of this
5	section, the Commission shall submit a report to the
6	Congress recommending a plan for establishing and
7	funding a foundation that is an entity independent
8	of the Commission (but which maintains association
9	with the Commission)—
10	"(A) which shall have as its purpose—
11	"(i) to support research relating to
12	child care and development facilities;
13	"(ii) to fund pilot programs to test in-
14	novative methods for improving child care;
15	and
16	"(iii) to engage in activities and pub-
17	lish materials to assist persons interested
18	in mortgage insurance under sections 257
19	and 223(h) and other assistance provided
20	by the Commission; and
21	"(B) which shall have the authority to ac-
22	cept, use, and dispose of gifts, bequests, or de-
23	vises of services or property, both real and per-
24	sonal, for the purpose of aiding or facilitating
25	the work of the foundation.

1	"(8) Study regarding capital needs of
2	CENTER-BASED CHILD CARE IN LOW-INCOME COM-
3	MUNITIES.—The Commission shall provide for the
4	conducting of a study of center-based child care for
5	families in low-income communities and neighbor-
6	hoods that—
7	"(A) determines the existing supply and
8	quality of such care in such areas;
9	"(B) identifies the economic and other
10	market barriers in such areas to—
11	"(i) creating an adequate supply of
12	center-based child care services; and
13	"(ii) achieving a quality standard in
14	child care centers adequate to support
15	early childhood programs; and
16	"(C) proposes public policy and private
17	sector initiatives that might be taken to ensure
18	that such areas have—
19	"(i) a supply of center-based child
20	care facilities sufficient for child care needs
21	of the areas and to facilitate employment
22	and support the goals of welfare reform;
23	"(ii) appropriate child care choices
24	and

1 "(iii) sufficient quality of care nec-2 essary to prepare at-risk children for 3 school.

The Commission shall submit to the Congress a report regarding the results of the study conducted under this section not later than the expiration of the 18-month period beginning on the date of the appointment of the executive director pursuant to subsection (f)(1).

"(d) Nondiscrimination Requirement.—

- "(1) IN GENERAL.—The Commission may not certify under subsection (c)(1) or carry out any activities of the Commission with respect to any child care and development facility if the provider of the facility discriminates on account of race, color, religion (subject to paragraph (2)), national origin, sex (to the extent provided in title IX of the Education Amendments of 1972 (20 U.S.C. 1681 et seq.)), or handicapping condition.
- "(2) Facilities of Religious organization.—The prohibition with respect to religion shall not apply to a child care and development facility which is controlled by or which is closely identified with the tenets of a particular religious organization if the application of this subsection would not

- be consistent with the religious tenets of such organization.
- "(3) CERTIFICATION.—As a condition of certification under subsection (c)(1) and eligibility for a loan under subsection (c)(3), the provider of a child care and development facility shall certify to the Commission that the provider does not discriminate, as required by the provisions of paragraph (1) of this subsection.

10 "(e) Powers.—

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- "(1) Assistance from federal agencies.—
 The Commission may secure directly from any department or agency of the Federal Government such information as the Commission may require for carrying out its functions. Upon request of the Commission, any such department or agency shall furnish such information.
- "(2) Assistance from general services administrator of General Services shall provide to the Commission, on a reimbursable basis, such administrative support services as the Commission may request.
- 23 "(3) Assistance from Department of 24 Housing and Urban Development.—Upon the re-25 quest of the Commission, the Secretary of Housing

- and Urban Development shall, to the extent possible
 and subject to the discretion of the Secretary, detail
 any of the personnel of the Department of Housing
 and Urban Development, on a nonreimbursable
 basis, to assist the Commission in carrying out its
 functions under this section.
 - "(4) Mails.—The Commission may use the United States mails in the same manner and under the same conditions as other Federal agencies.

10 "(f) Staff.—

- "(1) EXECUTIVE DIRECTOR.—The Commission shall appoint an executive director, who shall be compensated at a rate fixed by the Commission, but which shall not exceed the rate established for level I of the Executive Schedule under title 5, United States Code.
- "(2) OTHER PERSONNEL.—In addition to the executive director, the Commission may appoint and fix the compensation of such personnel as the Commission considers necessary, in accordance with the provisions of title 5, United States Code, governing appointments to the competitive service, and the provisions of chapter 51 and subchapter III of chapter 53 of such title, relating to classification and General Schedule pay rates.

- 1 "(g) Reports.—Not later than March 31 of each
- 2 year, the Commission shall submit a report to the Presi-
- 3 dent and the Congress regarding the operations and activi-
- 4 ties of the Commission during the preceding calendar year.
- 5 Each annual report shall include a copy of the Commis-
- 6 sion's financial statements and such information and other
- 7 evidence as is necessary to demonstrate that the activities
- 8 of the Commission during the year for which the report
- 9 is made. The Commission may also submit reports to the
- 10 Congress and President at such other times as the Com-
- 11 mission deems desirable.
- 12 "(h) Definitions.—For purposes of this section, the
- 13 terms defined in section 257(j) shall have the same mean-
- 14 ings as provided under such section.
- 15 "(i) AUTHORIZATION OF APPROPRIATIONS.—There
- 16 are authorized to be appropriated to the Commission to
- 17 carry out this section \$20,000,000 for fiscal year 2000,
- 18 to remain available until expended, of which not more than
- 19 \$2,500,000 shall be available for administrative costs of
- 20 the Commission and the remainder of which shall be avail-
- 21 able only for loans under subsection (c)(3).".

1	SEC. 856. STUDY OF AVAILABILITY OF SECONDARY MAR-
2	KETS FOR MORTGAGES ON CHILD CARE FA-
3	CILITIES.
4	The Secretary of the Treasury shall conduct a study
5	of the secondary mortgage markets to determine—
6	(1) whether such a market exists for purchase
7	of mortgages eligible for insurance under sections
8	223(h) and 257 of the National Housing Act (as
9	added by this title);
10	(2) whether such a market would affect the
11	availability of credit available for development of
12	child care and development facilities or would lower
13	development costs of such facilities; and
14	(3) the extent to which such a market or other
15	activities to provide credit enhancement for child
16	care and development facilities loans is needed to
17	meet the demand for such facilities.
18	The Secretary of the Treasury shall submit to the Con-
19	gress a report regarding the results of the study conducted
20	under this section not later than the expiration of the 2-
21	year period beginning on the date of the enactment of this
22	Act.
23	Subtitle C—Sense of the Congress
24	SEC. 871. SENSE OF THE CONGRESS.
25	It is the sense of the Congress that funds should be
26	appropriated pursuant to this Act, to the maximum extent

- 1 authorized and consistently with achieving a balanced
- 2 Federal budget.

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