### 108TH CONGRESS 1ST SESSION

# H. R. 2363

To improve early learning opportunities and promote preparedness by increasing the availability of Head Start programs, to increase the availability and affordability of quality child care, to reduce child hunger and encourage healthy eating habits, to facilitate parental involvement, and for other purposes.

### IN THE HOUSE OF REPRESENTATIVES

June 5, 2003

Ms. Delauro (for herself, Mr. Cummings, Mrs. Jones of Ohio, Ms. Woolsey, Mr. McNulty, Mr. Owens, Mr. Sanders, Ms. Solis, Ms. Kaptur, Mr. Pallone, Mr. Serrano, Mr. Waxman, Ms. Jackson-Lee of Texas, Mr. Rodriguez, Mr. Frost, Ms. Lofgren, Mr. Conyers, Mr. Allen, and Mr. Brown of Ohio) introduced the following bill; which was referred to the Committee on Education and the Workforce, and in addition to the Committees on Energy and Commerce, Ways and Means, House Administration, Government Reform, and Agriculture, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

# A BILL

To improve early learning opportunities and promote preparedness by increasing the availability of Head Start programs, to increase the availability and affordability of quality child care, to reduce child hunger and encourage healthy eating habits, to facilitate parental involvement, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Right Start Act of 2003".
- 6 (b) Table of Contents of Contents of
- 7 this Act is as follows:
  - Sec. 1. Short title; table of contents.
  - Sec. 2. Findings.

#### TITLE I—INVESTING IN HEAD START

Sec. 101. Authorization of appropriations.

# TITLE II—IMPROVING THE AFFORDABILITY AND QUALITY OF CHILD CARE FOR WORKING FAMILIES

- Sec. 201. Increase in funding for child care.
- Sec. 202. Clarification of authority of States to use TANF funds carried over from prior years to provide TANF benefits and services.

# TITLE III—FIGHTING CHILDHOOD HUNGER AND PROMOTING HEALTHY EATING HABITS

- Sec. 301. Short title.
- Sec. 302. Findings.
- Sec. 303. Definitions.

#### Subtitle A—Training Grants

- Sec. 311. Grants to provide training for health profession students.
- Sec. 312. Grants to provide training for health professionals.

#### Subtitle B—Local Grants

Sec. 321. Grants to increase physical activity and improve nutrition.

#### Subtitle C—School Health Program

- Sec. 331. Establishment of a coordinated school health program.
- Sec. 332. National Center for Health Statistics.

### Subtitle D—Institute of Medicine Study

Sec. 341. Study of the food supplement and nutrition programs of the Department of Agriculture.

#### Subtitle E—Agency for Healthcare Research and Quality Studies

- Sec. 351. Evidence report on weight reduction programs.
- Sec. 352. Health disparities report.

Subtitle F-Preventive Health and Health Services Block Grant

Sec. 361. Use of allotments.

Subtitle G—Medicare Nutrition Therapy Demonstration Project

Sec. 371. Demonstration project to reduce obesity and other chronic disease risks.

Subtitle H—Overweight and Obesity Treatment and Prevention Demonstration Projects

Sec. 381. Grants to local healthcare delivery systems.

Subtitle I—Research on Obesity

Sec. 391. Report on obesity research.

Subtitle J—Youth Media Campaign

Sec. 395. Grants and contracts for a national campaign to change children's health behaviors.

Subtitle K—Sense of the Senate

Sec. 399. Sense of the Senate concerning nutrition.

# TITLE IV—SUPPORTING SERVICES TO LOW-INCOME FAMILIES THROUGH THE SOCIAL SERVICES BLOCK GRANT

Sec. 401. Increase in funding.

#### TITLE V—EXPANDING THE FAMILY AND MEDICAL LEAVE ACT

Sec. 501. Short title.

Sec. 502. Findings.

Subtitle A—Family Income To Respond to Significant Transitions

Sec. 511. Short title.

Sec. 512. Purposes.

Sec. 513. Definitions.

Sec. 514. Demonstration projects.

Sec. 515. Notification.

Sec. 516. Evaluations and reports.

Sec. 517. Authorization of appropriations.

Sec. 518. Technical and conforming amendments.

### Subtitle B—Family Friendly Workplaces

Sec. 521. Short title.

Sec. 522. Coverage of employees.

#### Subtitle C—Employment Protection for Battered Women

- Sec. 531. Entitlement to leave for addressing domestic violence for non-Federal employees.
- Sec. 532. Entitlement to leave for addressing domestic violence for Federal employees.
- Sec. 533. Existing leave usable for domestic violence.

#### Subtitle D—Federal Employees Paid Parental Leave

- Sec. 541. Short title.
- Sec. 542. Demonstration project.
- Sec. 543. Technical and conforming amendments.
- Sec. 544. Effective date.

#### Subtitle E—Time for Schools

- Sec. 551. Short title.
- Sec. 552. General requirements for leave.
- Sec. 553. School involvement leave for civil service employees.
- Sec. 554. Effective date.

### 1 SEC. 2. FINDINGS.

- 2 Congress makes the following findings:
- 3 (1) Learning is an active process that begins at
- 4 birth, is dependent on the existence of strong and
- 5 stable relationships, is influenced by a child's phys-
- 6 ical, emotional, social, and cognitive capacities, and
- 7 is shaped by a combination of biology and experi-
- 8 ence.
- 9 (2) Before children reach the age of 2 years,
- measurable differentiation in their development and
- skills begins to appear. In the absence of interven-
- tion, that differentiation may increase over the pre-
- school years.
- 14 (3) Early childhood, which is the period in a
- child's life from birth through the age of 6 years, is
- a critical time for children to develop the physical,
- emotional, social, and cognitive skills they will need
- for the rest of their lives. Good nutrition and health

- care are essential to maximize the development process.
- 4 (4) Young children receive care in a wide vari4 ety of settings. While 38 percent of young children
  5 receive care solely from their parents, the remaining
  6 62 percent receive care through a variety of full-time
  7 and part-time arrangements, including by relatives,
  8 by nonrelatives (in a variety of home-based settings),
  9 and through center-based programs.
  - (5) The cognitive, social, and emotional development of young children can be enhanced through parental involvement and high-quality early care, and developmentally appropriate early education activities.
  - (6) Research indicates that successful academic achievement in education programs for children in kindergarten and grades 1 through 12 is linked to participation in high quality early care, including access to health care and nutrition, and early education activities.
  - (7) The United States will be stronger now and in the future if the Nation invests in its children today.

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# 1 TITLE I—INVESTING IN HEAD

2	START
3	SEC. 101. AUTHORIZATION OF APPROPRIATIONS.
4	(a) In General.—Section 639(a) of the Head Start
5	Act (42 U.S.C. 9834(a)) is amended by striking "such
6	sums" and all that follows and inserting the following
7	"\$7,500,000,000 for fiscal year 2004, \$8,290,000,000 for
8	fiscal year 2005, \$9,040,000,000 for fiscal year 2006,
9	\$9,890,000,000 for fiscal year 2007, and
10	\$10,890,000,000 for fiscal year 2008.".
11	(b) Conforming Amendments.—
12	(1) Reservations.—Paragraphs (1) and (3) of
13	section 639(b) of the Head Start Act (42 U.S.C.
14	9834(b)) are amended by striking "2003" and in-
15	serting "2008".
16	(2) Distribution.—Paragraphs (3)(A)(i)(I)
17	and (6)(A) of section 640(a) of the Head Start Act
18	(42 U.S.C. 9835(a)) are amended by striking "fiscal
19	year 2003" and inserting "each of fiscal years 2004

through 2008".

### TITLE II—IMPROVING THE AF-FORDABILITY AND **QUALITY** 2 OF CHILD CARE FOR WORK-3 ING FAMILIES 4 5 SEC. 201. INCREASE IN FUNDING FOR CHILD CARE. 6 (a) Increase in Funding.—Section 418(a)(3) of 7 the Social Security Act (42 U.S.C. 618(a)(3)) is 8 amended— (1) by striking "and" at the end of subpara-9 10 graph (E); 11 (2) by striking the period at the end of sub-12 paragraph (F) and inserting a semicolon; and 13 (3) by adding at the end the following: 14 "(G) \$3,717,000,000 for fiscal year 2004; 15 "(H) \$4,217,000,000 for fiscal year 2005; 16 "(I) \$4,917,000,000 for fiscal year 2006; 17 "(J) \$5,617,000,000 for fiscal year 2007: 18 and 19 "(K) \$6,367,000,000 for fiscal year 20 2008.". 21 (b) Increase in Set Aside for Child Care Qual-22 ITY.—Section 658G of the Child Care and Development 23 Block Grant Act of 1990 (42 U.S.C. 9858e) is amended by striking "4 percent" and inserting "10 percent". 24 25 (c) Indian Tribes and Puerto Rico.—

1 (1) IN GENERAL.—Section 418(a) of the Social 2 Security Act (42 U.S.C. 618(a)) is amended by 3 striking paragraph (4) and inserting the following: "(4) Amounts reserved.— 4 "(A) Indian Tribes.—The Secretary shall 5 6 reserve 2 percent of the aggregate amount ap-7 propriated to carry out this section under para-8 graphs (3) and (5) for each fiscal year for pay-9 ments to Indian tribes and tribal organizations 10 for each such fiscal year for the purpose of pro-11 viding child care assistance. "(B) PUERTO RICO.—The Secretary shall 12 13 reserve \$10,000,000 of the amount appro-14 priated under paragraph (3) for each fiscal year 15 for payments to the Commonwealth of Puerto 16 Rico for each such fiscal year for the purpose 17 of providing child care assistance.". 18 (2)Conforming AMENDMENT.—Section 19 1108(a)(2) of the Social Security Act (42 U.S.C. 1308(a)(2)) is amended by striking "or 413(f)" and 20

inserting "413(f), or 418(a)(4)(B)".

1	SEC. 202. CLARIFICATION OF AUTHORITY OF STATES TO
2	USE TANF FUNDS CARRIED OVER FROM
3	PRIOR YEARS TO PROVIDE TANF BENEFITS
4	AND SERVICES.
5	Section 404(e) of the Social Security Act (42 U.S.C.
6	604(e)) is amended—
7	(1) in the subsection heading, by striking "As-
8	SISTANCE" and inserting "BENEFITS OR SERVICES"
9	and
10	(2) after the heading, by striking "assistance"
11	and inserting "any benefit or service that may be
12	provided".
13	TITLE III—FIGHTING CHILD-
14	HOOD HUNGER AND PRO-
15	MOTING HEALTHY EATING
16	HABITS
17	SEC. 301. SHORT TITLE.
18	This title may be cited as the "Improved Nutrition
10	This title may be creat as the Improved readings.
19	and Physical Activity Act" or the "IMPACT Act".
20	and Physical Activity Act" or the "IMPACT Act".
20 21	and Physical Activity Act" or the "IMPACT Act".  SEC. 302. FINDINGS.
19 20 21 22 23	and Physical Activity Act" or the "IMPACT Act".  SEC. 302. FINDINGS.  Congress makes the following findings:

- 1 (2) The prevalence of obesity and being over-2 weight is increasing among all age groups. There are 3 twice the number of overweight children and 3 times 4 the number of overweight adolescents as there were 5 29 years ago.
  - (3) An estimated 300,000 deaths a year are associated with being overweight or obese.
  - (4) Obesity and being overweight are associated with increased risk for heart disease (the leading cause of death), cancer (the second leading cause of death), diabetes (the 6th leading cause of death), and musculoskeletal disorders.
  - (5) Individuals who are obese have a 50 to 100 percent increased risk of premature death.
  - (6) The Healthy People 2010 goals identify obesity and being overweight as one of the Nation's leading health problems and include objectives of increasing the proportion of adults who are at a healthy weight, reducing the proportion of adults who are obese, and reducing the proportion of children and adolescents who are overweight or obese.
  - (7) Another goal of Healthy People 2010 is to eliminate health disparities among different segments of the population. Obesity is a health problem

- that disproportionally impacts medically underserved
   populations.
- 3 (8) The United States Surgeon General's report 4 "A Call To Action" lists the treatment and preven-5 tion of obesity as a top national priority.
- 6 (9) The estimated direct and indirect annual 7 cost of obesity in the United States is 8 \$117,000,000,000, which exceeds the cost of to-9 bacco-related illnesses and appears to be rising dra-10 matically.
  - (10) Weight control programs should promote a healthy lifestyle including regular physical activity and healthy eating, as consistently discussed and identified in a variety of public and private consensus documents, including "A Call to Action" and other documents prepared by the Department of Health and Human Services and other agencies.

### 18 SEC. 303. DEFINITIONS.

19 In this title:

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- 20 (1) OBESE.—The term "obese" means an adult 21 with a Body Mass Index (BMI) of 30 kg/m² or 22 greater.
- 23 (2) OVERWEIGHT.—The term "overweight"
  24 means an adult with a Body Mass Index (BMI) of
  25 25 to 29.9 kg/m² and a child or adolescent with a

1	BMI at or above the 95th percentile on the revised
2	Centers for Disease Control and Prevention growth
3	charts.
4	(3) Secretary.—Unless otherwise indicated,
5	term "Secretary" means the Secretary of Health
6	and Human Services.
7	Subtitle A—Training Grants
8	SEC. 311. GRANTS TO PROVIDE TRAINING FOR HEALTH
9	PROFESSION STUDENTS.
10	Section $747(c)(3)$ of title VII of the Public Health
11	Service Act (42 U.S.C. 293k(c)(3)) is amended by striking
12	"and victims of domestic violence" and inserting "victims
13	of domestic violence, and individuals (including children)
14	who are overweight or obese (as such terms are defined
15	in section 303 of the Improved Nutrition and Physical Ac-
16	tivity Act) and at risk for related, serious and chronic
17	medical conditions".
18	SEC. 312. GRANTS TO PROVIDE TRAINING FOR HEALTH
19	PROFESSIONALS.
20	Section $399Z$ of the Public Health Service Act $(42)$
21	U.S.C. 280h-3) is amended by striking subsection (b) and
22	inserting the following:
23	"(b) Grants.—
24	"(1) IN GENERAL.—The Secretary may award
25	grants to qualified entities to train primary care

- 1 physicians and other licensed or certified health pro-2 fessionals on how to identify, treat, and prevent obe-3 sity and aid individuals who are overweight (as such 4 term is defined in section 303 of the Improved Nu-5 trition and Physical Activity Act). 6 "(2) APPLICATION.—An entity that desires a 7 grant under this subsection shall submit an applica-8 tion at such time, in such form, and containing such 9 information as the Secretary may require, including 10 a plan for the use of funds that may be awarded and 11 an evaluation of the training that will be provided.
  - "(3) USE OF FUNDS.—An entity that receives a grant under this subsection shall use the funds made available through such grant to—
    - "(A) conduct educational conferences, including Internet-based courses and teleconferences, on—

"(i) how to treat and prevent obesity and being overweight using nutritional counseling, methods to increase physical activity, pharmacological therapies, motivational counseling to promote positive changes in health behaviors and to assist patients in identifying potential barriers to

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1	adhering to medical recommendations, and
2	other proven interventions;
3	"(ii) how to discuss varied strategies
4	to promote positive behavior change and
5	healthy lifestyles to avoid obesity, being
6	overweight, and other eating disorders;
7	"(iii) how to identify overweight and
8	obese patients and those who are at risk
9	for obesity and being overweight and there-
10	fore at risk for related serious and chronic
11	medical conditions;
12	"(iv) how to conduct a comprehensive
13	assessment of individual and familial
14	health risk factors, such as poor nutri-
15	tional status, physical inactivity, and per-
16	sonal and family history of obesity and re-
17	lated serious and chronic medical condi-
18	tions; and
19	"(v) how to educate patients and their
20	families about effective strategies to im-
21	prove dietary habits and establish appro-
22	priate levels of physical activity;
23	"(B) conduct training to enhance cultural
24	and linguistic competency and communication
25	skills needed to effectively interact with patients

1	from diverse populations regarding weight,
2	health, and nutritional status, including raising
3	awareness of issues regarding stigma and preju-
4	dice about obesity or being overweight;
5	"(C) evaluate the effectiveness of the train-
6	ing provided by such entity in increasing knowl-
7	edge and changing attitudes and behaviors of
8	trainees;
9	"(D) develop training materials and course
10	content using evidence-based findings or rec-
11	ommendations that pertain to obesity and over-
12	weight treatment and prevention; and
13	"(E) collaborate with other training pro-
14	grams related to overweight and obesity preven-
15	tion and treatment.
16	"(4) Evaluation.—
17	"(A) In general.—An entity that re-
18	ceives a grant under this subsection shall sub-
19	mit to the Secretary an evaluation that de-
20	scribes the activities carried out by such entity
21	with funds received under this section.
22	"(B) Contents.—Such evaluation shall
23	include an assessment of the effectiveness of the
24	activities in increasing physical activity, improv-

ing nutrition, and preventing individuals from

1	becoming overweight or obese, treating individ-
2	uals who are overweight or obese, and any other
3	information that the Secretary may require.
4	"(c) Authorization of Appropriations.—There
5	is authorized to be appropriated to carry out this section,
6	\$10,000,000 for fiscal year 2004, and such sums as may
7	be necessary for each of the fiscal years 2005 through
8	2008.".
9	Subtitle B—Local Grants
10	SEC. 321. GRANTS TO INCREASE PHYSICAL ACTIVITY AND
11	IMPROVE NUTRITION.
12	Title III of the Public Health Service Act (42 U.S.C.
13	241 et seq.) is amended by adding at the end the fol-
14	lowing:
15	"SEC. 399AA. GRANTS TO INCREASE PHYSICAL ACTIVITY
16	AND IMPROVE NUTRITION.
17	"(a) In General.—The Secretary, acting through
18	the Director of the Centers for Disease Control and Pre-
19	vention and in consultation with Administrator of the
20	Health Resources and Services Administration, the Direc-
21	tor of the Indian Health Service, and the heads of other
22	appropriate agencies, shall award competitive grants to
23	cities, counties, tribes, and States to plan, implement, and
24	evaluate culturally and linguistically appropriate and com-
25	petent community-based programs and promote good nu-

- 1 trition and physical activity to prevent overweight, obesity
- 2 (as such terms are defined in section 303 of the Improved
- 3 Nutrition and Physical Activity Act), and related serious
- 4 and chronic medical conditions that may result from being
- 5 overweight or obese (as such terms are defined in section
- 6 303 of the Improved Nutrition and Physical Activity Act).
- 7 "(b) AWARD OF GRANTS.—A city, county, tribe, or
- 8 State desiring a grant under this section shall submit an
- 9 application to the Secretary at such time, in such form,
- 10 and containing such information as the Secretary may re-
- 11 quire, including a plan describing how funds received
- 12 through a grant under this section will be used and an
- 13 evaluation of the programs that will be provided. In
- 14 awarding grants under this section, the Secretary shall en-
- 15 sure that the proposed programs are coordinated in sub-
- 16 stance and format with programs currently funded
- 17 through other Federal agencies and operating within the
- 18 community.
- 19 "(c) USE OF FUNDS.—A city, county, tribe, or State
- 20 that receives a grant under this section shall use the funds
- 21 made available through the grant to carry out 3 or more
- 22 of the following activities:
- "(1) Planning for and promotion of bike paths,
- 24 walking paths, or other similar or related environ-
- 25 mental changes that promote physical activity.

1	"(2) Forming partnerships and activities with
2	businesses and other entities to increase activity lev-
3	els at the workplace and while traveling to and from
4	the workplace, develop wellness programs that relate
5	to overweight and obesity, and to enhance nutri-
6	tional status by improving food options.
7	"(3) Establishing tax and other incentives for
8	businesses to increase the activity levels and improve
9	the nutrition of their employees by encouraging such
10	employees to—
11	"(A) walk or bike to work;
12	"(B) engage in other physical activity dur-
13	ing working hours; and
14	"(C) improve available food options.
15	"(4) Forming partnerships with public and pri-
16	vate entities including schools, faith-based entities,
17	and other facilities providing recreational services to
18	establish programs that use their facilities for after-
19	school and weekend activities for the community.
20	"(5) Establishing tax or other incentives for re-
21	tail food stores, grocery stores, and other retail food
22	outlets that offer nutritious foods, to encourage such
23	stores and outlets to locate in economically de-

pressed areas to improve the nutritional status of

the community.

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1	"(6) Forming partnerships with senior centers
2	and nursing homes to establish programs for older
3	people to foster physical activity and improved nutri-
4	tion, including strength, flexibility, and aerobic class-
5	es.
6	"(7) Providing educational activities targeting
7	healthier eating, such as cooking and shopping dem-
8	onstrations, onsite consultation by nutrition profes-
9	sionals at restaurants, and community educational
10	outreach using evidence-based nutrition rec-
11	ommendations.
12	"(8) Forming partnerships with day care facili-
13	ties to establish programs that promote improved
14	nutritional status and physical activity.
15	"(9) Providing training and supervision of com-
16	munity health workers by health professionals to—
17	"(A) educate families regarding the rela-
18	tionship between nutrition, eating habits, phys-
19	ical activity, and obesity;
20	"(B) educate families about effective strat-
21	egies to improve nutrition, establish healthy
22	eating patterns, and establish appropriate levels

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of physical activity;

1	"(C) educate and guide parents regarding
2	the ability to model and communicate positive
3	health behaviors; and
4	"(D) educate and refer individuals to ap-
5	propriate health care agencies and community-
6	based programs and organizations in order to
7	increase access to quality health care services,
8	including preventive health services.
9	"(10) Other activities as deemed appropriate by
10	the Secretary.
11	"(d) EVALUATION.—A city, county, tribe, or State
12	that receives a grant under this section shall submit to
13	the Secretary an evaluation, in collaboration with an aca-
14	demic health center or other qualified community-based
15	entity, that describes activities carried out with funds re-
16	ceived under this section, the long-term effectiveness of
17	such activities in increasing physical activity, improving
18	nutrition, and preventing individuals from becoming over-
19	weight or obese, and such other information as the Sec-
20	retary may require.
21	"(e) Matching Funds.—In awarding grants under
22	subsection (a), the Secretary may give priority to appli-
23	cants who provide matching funds.
24	"(f) TECHNICAL ASSISTANCE.—The Secretary may
25	set aside an amount not to exceed 15 percent of the total

- 1 amount appropriated for a fiscal year under subsection (g)
- 2 to permit the Director of the Centers for Disease Control
- 3 and Prevention to—
- 4 "(1) provide grantees with technical support in
- 5 the development, implementation, and evaluation of
- 6 programs under this section; and
- 7 "(2) disseminate culturally and linguistically
- 8 appropriate and competent information about strate-
- 9 gies and interventions in preventing and treating
- obesity through the promotion of good nutrition and
- 11 physical activity.
- 12 "(g) AUTHORIZATION OF APPROPRIATIONS.—There
- 13 is authorized to be appropriated to carry out this section
- 14 \$40,000,000 for fiscal year 2004, and such sums as may
- 15 be necessary for each of fiscal years 2005 through 2008.".

## 16 Subtitle C—School Health Program

- 17 SEC. 331. ESTABLISHMENT OF A COORDINATED SCHOOL
- 18 HEALTH PROGRAM.
- 19 Part Q of title III of the Public Health Service Act
- 20 (42 U.S.C. 280h et seq.) is amended by striking section
- 21 399W and inserting the following:
- 22 "SEC. 399W. GRANTS.
- 23 "(a) STATE EDUCATIONAL GRANTS.—The Secretary,
- 24 acting through the Director of the Centers for Disease
- 25 Control and Prevention and in consultation with the Ad-

- 1 ministrator of the Health Resources and Services Admin-
- 2 istration, the Secretary of Education, the Secretary of Ag-
- 3 riculture, and the Secretary of the Interior, shall, as part
- 4 of the Centers for Disease Control and Prevention's co-
- 5 ordinated school health program currently operated pursu-
- 6 ant to the Director's general authority, award competitive
- 7 grants to State, tribal, and local educational agencies
- 8 (where applicable) to—
- 9 "(1) develop and disseminate school-based cur-
- ricula or programs that focus on a healthy lifestyle
- that includes promotion of balanced dietary patterns
- and physical activity to prevent becoming overweight
- or obese and related, serious, and chronic medical
- 14 conditions that are associated with being overweight
- or obese (as such terms are defined in section 303
- of the Improved Nutrition and Physical Activity
- 17 Act);
- 18 "(2) provide education and training to edu-
- 19 cation professionals, including health education,
- 20 physical education, and food service professionals;
- 21 "(3) develop and implement policies that create
- a healthy school environment in relation to nutrition
- and physical activity; and
- 24 "(4) evaluate activities conducted under para-
- 25 graphs (1) through (3).

"(b) Local Educational Grants.—

"(1) IN GENERAL.—The Secretary, acting through the Director of the Centers for Disease Control and Prevention and in consultation with the Secretary of Education, the Secretary of Agriculture, and the Secretary of the Interior, shall award competitive grants to local educational agencies to plan, implement, and evaluate culturally and linguistically appropriate and competent programs to promote a healthy lifestyle, including programs that, in collaboration with statewide coordinated school health programs, when applicable, increase physical activity and improve the nutritional status of the students at elementary and secondary schools.

- "(2) AWARD OF GRANTS.—A local educational agency desiring a grant under this subsection shall submit an application to the Secretary at such time, in such manner, and containing such information as the Secretary may require, including a plan describing how funds received under this section will be used and an evaluation of the program.
- "(3) USE OF FUNDS.—A local educational agency that receives a grant under this subsection shall use the funds made available through the grant to carry out 4 or more of the following activities:

1	"(A) Planning and implementing a healthy
2	lifestyle curriculum or program with an empha-
3	sis on nutrition and physical activity for each
4	grade level.
5	"(B) Planning and implementing a phys-
6	ical education and activity curriculum or pro-
7	gram for each grade level and purchasing ap-
8	propriate equipment, with no more than 15 per-
9	cent of a grant award used for purchasing such
10	equipment.
11	"(C) Planning and implementing healthy
12	lifestyle classes or programs for parents and
13	guardians, with an emphasis on nutrition and
14	physical activity.
15	"(D) Planning and implementing after-
16	hours physical activity programs.
17	"(E) Creating opportunities for students to
18	choose foods to improve nutritional status.
19	"(F) Training teachers and staff, including
20	food service workers, on how to teach good nu-
21	trition and physical activity practices.
22	"(G) Other activities as deemed appro-
23	priate by the Secretary.
24	"(4) Evaluation.—An agency that receives a
25	grant under this subsection shall submit to the Sec.

retary an evaluation, in collaboration with an academic department or other qualified communitybased entity, describing the activities carried out
under the grant, the effectiveness of the activities in
increasing physical activity, improving nutrition, and
preventing individuals from becoming overweight
and obese, and such other information as the Secretary may require.

### "(c) COMMUNITY EDUCATIONAL GRANTS.—

- "(1) IN GENERAL.—The Secretary, acting through the Centers for Disease Control and Prevention, shall award competitive grants to universities, colleges, or community-based nonprofit organizations to develop, implement, and evaluate programs to promote healthy eating and physical activity in youth and to conduct effectiveness reports to identify programs that have demonstrated effectiveness in improving nutritional status and physical activity in youth.
- "(2) AWARD OF GRANTS.—A university, college, or qualified community-based nonprofit entity desiring a grant under this subsection shall submit an application to the Secretary at such time, in such manner, and containing such information as the Secretary may require.

1	"(3) Information availability.—Informa-
2	tion about programs funded with grants authorized
3	under this subsection shall be made available to
4	State, tribal, and local educational agencies and may
5	be used in planning and implementing programs de-
6	scribed in subsections (a) and (b).
7	"(d) Technical Assistance.—The Secretary may
8	set aside an amount not to exceed 15 percent of the total
9	amount appropriated for a fiscal year under subsection (e)
10	to permit the Director of the Centers for Disease Control
11	and Prevention to—
12	"(1) provide grantees with technical support in
13	the development, implementation, and evaluation of
14	programs under this section; and
15	"(2) disseminate culturally and linguistically
16	appropriate and competent information about strate-
17	gies and interventions in preventing and treating
18	obesity through the promotion of good nutrition and
19	physical activity.
20	"(e) Authorization of Appropriations.—There
21	is authorized to be appropriated to carry out this section
22	\$40,000,000 for fiscal year 2004, and such sums as may
23	be necessary for each of fiscal years 2005 through 2008.".

1	SEC. 332. NATIONAL CENTER FOR HEALTH STATISTICS.
2	Section 306 of the Public Health Service Act (42
3	U.S.C. 242k) is amended by striking subsection (n) and
4	inserting the following:
5	"(n)(1) The Secretary, acting through the Center,
6	may provide for the—
7	"(A) collection of data for determining the fit-
8	ness levels of children and youth; and
9	"(B) analysis of data collected as part of the
10	National Health and Nutrition Examination Survey
11	and other data sources.
12	"(2) In carrying out paragraph (1), the Secretary,
13	acting through the Center, may make grants to states,
14	public and nonprofit entities.
15	"(3) The Secretary, acting through the Center, may
16	provide technical assistance, standards, and methodologies
17	to grantees supported by this subsection in order to maxi-
18	mize the data quality and comparability with other stud-
19	ies.".
20	Subtitle D—Institute of Medicine
21	Study
22	SEC. 341. STUDY OF THE FOOD SUPPLEMENT AND NUTRI-
23	TION PROGRAMS OF THE DEPARTMENT OF
24	AGRICULTURE.
25	(a) In General.—The Secretary of Agriculture shall
26	request that the Institute of Medicine conduct, or contract

- 1 with another entity to conduct, a study on the food and
- 2 nutrition assistance programs run by the Department of
- 3 Agriculture.

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- 4 (b) CONTENT.—Such study shall—
- 5 (1) investigate whether the nutrition programs 6 and nutrition recommendations are based on the lat-7 est scientific evidence;
  - (2) investigate whether the food assistance programs contribute to either preventing or enhancing obesity and being overweight in children, adolescents, and adults;
- 12 (3) investigate whether the food assistance pro-13 grams can be improved or altered to contribute to 14 the prevention of obesity and becoming overweight; 15 and
- (4) identify obstacles that prevent or hinder the
   programs from achieving their objectives.
- 18 (c) Report.—Not later than 24 months after the
- 19 date of enactment of this Act, the Secretary of Agriculture
- 20 shall submit to the appropriate committees of Congress
- 21 a report containing the results of the Institute of Medicine
- 22 study authorized under this section.
- 23 (d) Authorization of Appropriations.—There is
- 24 authorized to be appropriated to carry out this section
- 25 \$750,000 for fiscal years 2004 and 2005.

# Subtitle E—Agency for Healthcare

# 2 Research and Quality Studies

- 3 SEC. 351. EVIDENCE REPORT ON WEIGHT REDUCTION PRO-
- 4 GRAMS.
- 5 (a) IN GENERAL.—The Secretary, acting through the
- 6 Director of the Agency for Healthcare Research and Qual-
- 7 ity, shall conduct or support an evidence report on the ef-
- 8 fectiveness of weight reduction programs.
- 9 (b) Content.—The study described in subsection (a)
- 10 shall evaluate the available scientific evidence regarding
- 11 the safety and effectiveness of the programs, including
- 12 programs that use dietary supplements, behavior modifica-
- 13 tion, and other weight loss methods, and how successful
- 14 the programs are in helping individuals achieve short-term
- 15 weight loss and sustain long-term weight maintenance.
- 16 (c) Report.—The Secretary shall, not later than 18
- 17 months after the date of enactment of this Act, prepare
- 18 and submit to the relevant committees of Congress a re-
- 19 port that describes the results of the evidence report de-
- 20 scribed in this section. Such report shall be made available
- 21 on the web site of the Agency for Healthcare Research
- 22 and Quality.
- 23 (d) Authorization of Appropriations.—There is
- 24 authorized to be appropriated to carry out this section,
- 25 \$500,000 for fiscal year 2004.

### SEC. 352. HEALTH DISPARITIES REPORT.

- 2 Not later than 18 months after the date of enactment
- 3 of this Act, and annually thereafter, the Director of the
- 4 Agency for Healthcare Research and Quality shall review
- 5 all research that results from the activities outlined in this
- 6 Act and determine if particular information may be impor-
- 7 tant to the report on health disparities required by section
- 8 903(c)(3) of the Public Health Service Act (42 U.S.C.
- 9 299a-1(c)(3)).

# 10 Subtitle F—Preventive Health and

## 11 Health Services Block Grant

- 12 SEC. 361. USE OF ALLOTMENTS.
- 13 Section 1904(a)(1) of title XIX of the Public Health
- 14 Service Act (42 U.S.C. 300w-3(a)(1)) is amended by add-
- 15 ing at the end the following:
- 16 "(H) Activities and community education pro-
- grams designed to address and prevent overweight,
- obesity, and eating disorders through effective pro-
- 19 grams to promote healthy eating, and exercise habits
- and behaviors.".

## 21 Subtitle G—Medicare Nutrition

## 22 Therapy Demonstration Project

- 23 SEC. 371. DEMONSTRATION PROJECT TO REDUCE OBESITY
- 24 AND OTHER CHRONIC DISEASE RISKS.
- 25 (a) Demonstration.—The Secretary, in consulta-
- 26 tion with the Administrator of the Centers for Medicare

1 & Medicaid Services, shall conduct a demonstration project to develop a comprehensive and systematic model 3 for improving the health of older Americans. 4 (b) Content.—The demonstration project described 5 in subsection (a) shall— 6 (1) identify, through self-assessment, behavioral 7 risk factors, such as obesity and overweight, poor 8 nutrition, physical inactivity, alcohol use, tobacco 9 use, and mental health problems among those target 10 individuals; 11 (2) identify, through self-assessment, needed 12 medicare clinical preventive and screening benefits 13 among those target individuals; 14 (3) identify, through self-assessment, functional 15 and self-management information the Secretary de-16 termines to be appropriate; 17 (4) provide ongoing support to reduce risk fac-18 tors and promote the appropriate use of preventive 19 and screening benefits; and 20 (5) improve health outcomes, satisfaction, qual-21 ity of life, and appropriate use of medicare-covered 22 services among those target individuals. 23 (c) Definitions.—

•HR 2363 IH

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In this section:

1	(1) Target individuals.—The term "target
2	individuals" means individuals who are medicare
3	beneficiaries under title XVIII of the Social Security
4	Act (42 U.S.C. 1395 et seq.) who shall include dif-
5	ferent segments of the population including racial
6	and ethnic minority groups and persons of lower so-
7	cioeconomic status. The demonstration is completely
8	voluntary on the part of target individuals.
9	(2) Self-assessment.—The term "self-assess-
10	ment" means a form delivered by the Secretary to
11	each target individual that—
12	(A) includes questions regarding—
13	(i) behavioral risk factors;
14	(ii) needed preventive and screening
15	services; and
16	(iii) target individuals' preferences for
17	receiving followup information; and
18	(B) is then assessed using such computer
19	generated assessment programs and provides
20	ongoing support to the individual as the Sec-
21	retary determines appropriate.
22	(3) Ongoing support.—The term "ongoing
23	support" means—

1	(A) to provide target individuals with in-
2	formation, feedback, health coaching, and rec-
3	ommendations regarding—
4	(i) the results of the self-assessment;
5	(ii) behavior modification based on the
6	self-assessment; and
7	(iii) any need for clinical preventive
8	and screening services or treatment includ-
9	ing medical nutrition therapy;
10	(B) to provide target individuals with re-
11	ferrals to community resources and programs
12	(such as senior centers) available to assist the
13	target individual in reducing health risks;
14	(C) information on available volunteer op-
15	portunities to promote active engagement in the
16	community; and
17	(D) to provide the information described in
18	subparagraph (A) to a health care provider, if
19	designated by the target individual to receive
20	such information.
21	(d) Program Design.—
22	(1) Initial design.—Not later than 1 year
23	after the date of enactment of this Act, the Sec-
24	retary shall design the demonstration project. The
25	demonstration should draw upon promising, innova-

- 1 tive models and incentives to reduce behavioral risk 2 factors. The Administrator of the Centers for Medicare & Medicaid Services shall consult with the Di-3 rector of the Centers for Disease Control and Prevention, the Director of the Office of Minority 5 6 Health, and the heads other agencies in the Depart-7 ment of Health and Human Services, and profes-8 sional organizations, as the Secretary determines to 9 be appropriate on the design, conduct, and evalua-
- 11 (2) Number and project areas.—Not later
  12 than 2 years after the date of enactment of this Act,
  13 the Secretary shall implement 1 demonstration
  14 project designed to determine whether similar pro15 grams should be implemented for the general medi16 care population.

tion of the demonstration.

17 (e) Report to Congress.—Not later than 3 years
18 after the date the Secretary implements the demonstration
19 project under this section, the Secretary shall submit to
20 Congress a report that describes the project, evaluates the
21 effectiveness and cost effectiveness of the project, evaluates the
22 ates the beneficiary satisfaction under the project, and in23 cludes any other information the Secretary determines to
24 be appropriate.

- 1 (f) WAIVER AUTHORITY.—The Secretary shall waive
- 2 compliance with the requirements of title XVIII of the So-
- 3 cial Security Act (42 U.S.C. 1395 et seq.) to such extent
- 4 and for such period as the Secretary determines is nec-
- 5 essary to conduct the demonstration project under this
- 6 section.
- 7 (g) Funding.—The Secretary shall provide for the
- 8 transfer from the Federal Hospital Insurance Trust Fund
- 9 and the Federal Supplementary Insurance Trust Fund
- 10 under title XVIII of the Social Security Act (42 U.S.C.
- 11 1395 et seq.) an amount not to exceed \$25,000,000 for
- 12 the costs of designing, implementing, and evaluating the
- 13 demonstration project under this section.
- 14 Subtitle H—Overweight and Obe-
- 15 sity Treatment and Prevention
- 16 **Demonstration Projects**
- 17 SEC. 381. GRANTS TO LOCAL HEALTHCARE DELIVERY SYS-
- 18 **TEMS.**
- Title III of the Public Health Service Act (42 U.S.C.
- 20 241 et seq.) as amended in section 321, is further amend-
- 21 ed by adding at the end the following:
- 22 "SEC. 399BB. GRANTS TO LOCAL HEALTHCARE DELIVERY
- 23 SYSTEMS.
- 24 "(a) In General.—The Secretary shall award
- 25 grants to eligible entities to implement demonstration

- 1 overweight and obesity (as such terms are defined in sec-
- 2 tion 303 of the Improved Nutrition and Physical Activity
- 3 Act) treatment and prevention programs using evidence-
- 4 based recommendations.
- 5 "(b) Eligible Entity.—In this section, the term
- 6 'eligible entity' means a federally qualified health center
- 7 (as defined in section 1861(aa)(4) of the Social Security
- 8 Act (42 U.S.C. 1395x(aa)(4)), rural health clinic, health
- 9 department, Indian Health Service hospital or clinic, In-
- 10 dian tribal health facility, urban Indian facility, or other
- 11 health care service provider, as determined appropriate by
- 12 the Secretary.
- 13 "(c) AWARD OF GRANTS.—An eligible entity desiring
- 14 a grant under this section shall submit an application to
- 15 the Secretary at such time, in such manner, and con-
- 16 taining such information as the Secretary may require, in-
- 17 cluding a plan for the use of funds awarded under the
- 18 grant and an evaluation of the program.
- 19 "(d) USE OF FUNDS.—An eligible entity that receives
- 20 a grant under this section shall use the funds made avail-
- 21 able through the grant to carry out 3 or more of the fol-
- 22 lowing activities in a culturally and linguistically appro-
- 23 priate and competent manner:

1	"(1) Providing nutrition and physical activity
2	services by a health professional to treat or prevent
3	overweight and obesity.
4	"(2) Providing patient education and counseling
5	to increase physical activity and improve nutrition.
6	"(3) Providing community education on nutri-
7	tion and physical activity by a health professional to
8	provide better understanding of the relationship be-
9	tween diet, physical activity, and obesity.
10	"(4) Training health professionals on how to
11	identify and treat obese and overweight individuals
12	which may include nutrition and physical activity
13	counseling.
14	"(5) Providing education and referring individ-
15	uals to appropriate health care agencies and commu-
16	nity-based programs and organizations in order to
17	increase access to quality health care services, in-
18	cluding preventive health services.
19	"(6) Training and supervising community
20	health workers by qualified health professionals to—
21	"(A) educate families regarding the rela-
22	tionship between nutrition, eating habits, phys-
23	ical activity, and obesity;
24	"(B) educate families about effective strat-
25	egies to improve nutrition, establish healthy

1	eating patterns and establish appropriate levels
2	of physical activity; and
3	"(C) educate and guide parents regarding
4	the ability to model and communicate positive
5	health behaviors.
6	"(7) Other activities that are deemed appro-
7	priate by the Secretary.
8	"(e) Evaluation.—An eligible entity that receives a
9	grant under this section shall, in collaboration with an
10	academic health center or other qualified community-
11	based entity, submit to the Secretary a report describing
12	the activities carried out under the grant, the effectiveness
13	of the activities in increasing physical activity, improving
14	nutrition, and preventing overweight and obesity, and such
15	other information as the Secretary may require.
16	"(f) TECHNICAL ASSISTANCE.—The Secretary may
17	set aside an amount not to exceed 15 percent of the total
18	amount appropriated for a fiscal year under subsection (g)
19	to—
20	"(1) provide grantees with technical support in
21	the development, implementation, and evaluation of
22	programs under this section; and
23	"(2) disseminate culturally and linguistically
24	appropriate and competent information about strate-
25	gies and interventions in preventing and treating

1	obesity through the promotion of good nutrition and
2	physical activity.
3	"(g) Authorization of Appropriations.—There
4	is authorized to be appropriated to carry out this section
5	\$40,000,000 for fiscal year 2004, and such sums as may
6	be necessary for each of fiscal years 2005 through 2008."
7	Subtitle I—Research on Obesity
8	SEC. 391. REPORT ON OBESITY RESEARCH.
9	(a) In General.—Not later than 1 year after the
10	date of enactment of this Act, the Secretary shall submit
11	to the Committee on Health, Education, Labor, and Pen-
12	sions of the Senate and the Committee on Energy and
13	Commerce of the House of Representatives a report on
14	research on causes and health implications of obesity and
15	being overweight.
16	(b) CONTENT.—The report described in subsection
17	(a) shall contain—
18	(1) descriptions on the status of relevant, cur-
19	rent, ongoing research being conducted in the de-
20	partment including—
21	(A) the types and numbers of studies com-
22	pleted or being conducted by the National Insti-
23	tutes of Health on—
24	(i) mechanisms responsible for obesity
25	(including nutrition, physical activity, ge-

1	netic causes such as syndrome X), the pre-
2	vention of and the treatment for obesity
3	and related, serious, and chronic medical
4	conditions (including diabetes and cardio-
5	vascular disease); and
6	(ii) psychosocial aspects of obesity;
7	(B) the types and number of studies com-
8	pleted or being conducted by the Centers for
9	Disease Control and Prevention on individual
10	and community interventions to prevent individ-
11	uals from becoming overweight or obese;
12	(C) the types of studies completed or being
13	conducted by the Agency for Healthcare Re-
14	search and Quality on the treatment and pre-
15	vention of overweight and obesity;
16	(D) the types of studies being conducted
17	by the Health Resources and Services Adminis-
18	tration on the prevention of overweight and obe-
19	sity; and
20	(E) what these studies have shown about
21	the causes of, prevention of, and treatment of
22	overweight and obesity; and
23	(2) recommendations on further research that
24	is needed, including research among diverse popu-
25	lations, the department's plan for conducting such

1	research, and how current knowledge can be dissemi-
2	nated.
3	Subtitle J—Youth Media Campaign
4	SEC. 395. GRANTS AND CONTRACTS FOR A NATIONAL CAM-
5	PAIGN TO CHANGE CHILDREN'S HEALTH BE-
6	HAVIORS.
7	Section 399Y of the Public Health Service Act (42
8	U.S.C. 280h-2) is amended by striking subsection (b) and
9	inserting the following:
10	"(b) Grants.—
11	"(1) In general.—As part of the campaign
12	described in subsection (a), the Secretary, acting
13	through the Director of the Centers for Disease
14	Control and Prevention, shall award grants or con-
15	tracts to eligible entities to design and implement
16	culturally and linguistically appropriate and com-
17	petent campaigns to change children's health behav-
18	iors.
19	"(2) Eligible entity.—In this subsection, the
20	term 'eligible entity' means a marketing, public rela-
21	tions, advertising, or other appropriate entity.
22	"(3) Content.—An eligible entity that receives
23	a grant under this subsection shall use funds re-
24	ceived through such grant or contract to utilize mar-
25	keting and communication strategies to—

1	"(A) communicate messages to help young
2	people develop habits that will foster good
3	health over a lifetime;
4	"(B) provide young people with motivation
5	to engage in sports and other physical activi-
6	ties;
7	"(C) influence youth to develop good
8	health habits such as regular physical activity
9	and good nutrition;
10	"(D) educate parents of young people on
11	the importance of physical activity and improv-
12	ing nutrition, how to maintain healthy behav-
13	iors for the entire family, and how to encourage
14	children to develop good nutrition and physical
15	activity habits; and
16	"(E) discourage stigmatization and dis-
17	crimination based on body size or shape.
18	"(4) Report.—The Secretary shall evaluate
19	the effectiveness of the campaign described in para-
20	graph (1) in changing children's behaviors and re-
21	port such results to the Committee on Health, Edu-
22	cation, Labor, and Pensions of the Senate and the
23	Committee on Energy and Commerce of the House
24	of Representatives.

- 1 "(c) AUTHORIZATION OF APPROPRIATIONS.—There
- 2 is authorized to be appropriated to carry out this section,
- 3 \$125,000,000 for fiscal year 2004, and such sums as nec-
- 4 essary for each of fiscal years 2005 through 2008.".

## 5 Subtitle K—Sense of the Senate

- 6 SEC. 399. SENSE OF THE SENATE CONCERNING NUTRITION.
- 7 (a) FINDINGS.—Congress makes the following find-
- 8 ings:
- 9 (1) Key child nutrition programs are up for re-
- authorization in the 108th Congress, including the
- 11 School Breakfast Program, School Lunch Program,
- 12 Special Milk Program, Child and Adult Care Food
- 13 Program, Summer Food Service Program, and the
- Women's, Infant's, and Children's (WIC) Program.
- 15 (2) The United States Department of Agri-
- culture reports, based on national United States
- 17 Census Bureau data, that in 2000 10.5 percent of
- 18 all United States households, representing
- 19 20,000,000 adults and 13,000,000 children, were
- 20 "food insecure". Of the 11,000,000 households that
- were food insecure, 3,300,000 suffered from food in-
- security that was so severe that USDA's very con-
- servative measure classified them as "hungry".
- 24 2,700,000 children lived in these hungry households.

- 1 (3) Households with children experience food 2 insecurity at more than double the rate for house-3 holds without children.
  - (4) Mental and physical changes accompany inadequate food intake which can have harmful effects on learning, development, productivity, physical and psychological health, and family life. These effects are particularly harmful to children, and can have a lasting impact.
  - (5) The Surgeon General has established as an important health objective, to increase the food security from 88 percent of all United States households (in 1995) to 94 percent by the year 2010.
  - (6) A national survey of emergency feeding programs conducted by America's Second Harvest in 2001 found their food bank network of emergency food providers served 23,000,000 people in a year, 9 percent more than were served in 1997, and more than 9,000,000 of those served were children.
  - (7) United States Conference of Mayors data indicates that between November 2000 to November 2001, only one-third of the major cities surveyed reported that they were able to provide an adequate quantity of food to meet the need. Eighty-five percent of the cities reported that emergency food as-

- sistance facilities have had to decrease the quantity
  of food provided or the number of times families or
  individuals may receive food. Across the cities surveyed, 54 percent of those requesting emergency assistance were either children or their parents. The
  average increase in the number of families with children requesting emergency food was 19 percent.
  - (8) Adequate nutrition in the earliest years of life is essential for healthy child development and for school readiness.
  - (9) Congress recently enacted, and the President signed into law, the No Child Left Behind Act to increase student academic achievement. Numerous studies indicate that hunger can have a detrimental effect on a child's ability to learn and thrive in school.
  - (10) Food insecurity and overweight frequently co-exist in the population.
  - (11) Federal child nutrition programs can be an efficient and effective means to reduce hunger, reduce overweight prevalence, and promote healthy eating habits among children in the United States.
- 23 (b) Sense of the Senate.—It is the Sense of the
- 24 Senate, that as Congress works to reauthorize the child
- 25 nutrition laws of the United States, it should—

1	(1) carefully evaluate elements of those pro
2	grams to strengthen efficiency and effectiveness, in
3	cluding streamlining program administration, reduc
4	ing paperwork burdens, and simplifying access for
5	parents;
6	(2) improve the healthfulness of meals served
7	as well as that of other foods and beverages made
8	available in schools;
9	(3) strengthen the educational component o
10	the programs to encourage healthy eating habits and
11	promote physical activity;
12	(4) review eligibility guidelines, and reimburse
13	ment rates; and
14	(5) provide significant additional funding to
15	carry out these and other vital priorities to make
16	sure pregnant women, and children from infanc
17	through school have access to nutritious food to opti
18	mize health and prevent overweight.
19	TITLE IV—SUPPORTING SERV
20	ICES TO LOW-INCOME FAMI-
21	LIES THROUGH THE SOCIAL
22	SERVICES BLOCK GRANT
23	SEC. 401. INCREASE IN FUNDING.
24	Section 2003(c) of the Social Security Act (42 U.S.C

25 1379b(c)) is amended—

1	(1) in paragraph (10), by striking "and";
2	(2) in paragraph (11), by striking "and each
3	fiscal year thereafter." and inserting a semicolon;
4	and
5	(3) by adding at the end the following:
6	"(12) $$2,800,000,000$ for each of the fiscal
7	years 2004 through 2008; and
8	"(13) $$1,700,000,000$ for the fiscal year 2009
9	and each fiscal year thereafter.".
10	TITLE V—EXPANDING THE FAM-
11	ILY AND MEDICAL LEAVE ACT
12	SEC. 501. SHORT TITLE.
13	This title may be cited as the "Family and Medical
14	Leave Expansion Act".
15	SEC. 502. FINDINGS.
16	Congress makes the following findings:
17	(1) Since the enactment of the Family and
18	Medical Leave Act of 1993 (29 U.S.C. 2601 et seq.),
19	more than 35,000,000 Americans have taken leave
20	for family or medical reasons.
21	(2) Of those taking leave under the Family and
22	Medical Leave Act of 1993, 52 percent took the
23	leave for their own serious health conditions, and 26
24	percent took the leave to care for a new child or for
25	maternity disability reasons.

1	(3) While the leave provided by the Family and
2	Medical Leave Act of 1993 has proven to be a crit-
3	ical resource for millions of Americans, too many
4	people are left behind because the Act provides only
5	unpaid leave.
6	(4) According to a 2000 Department of Labor
7	survey—
8	(A) 3,500,000 Americans needed family
9	and medical leave but could not afford to take
10	time off without pay;
11	(B) nearly four-fifths (78 percent) of those
12	surveyed who needed the leave but did not take
13	it said they could not afford unpaid leave;
14	(C) nine percent of those taking family and
15	medical leave and receiving less than full pay
16	during their longest period of the leave had to
17	go on public assistance to cover their lost
18	wages; and
19	(D) seventy-three percent of those taking
20	family and medical leave had incomes above
21	\$30,000.
22	(5) In 1970, only 27 percent of mothers with
23	infants under age 1 were in the labor force.
24	(6) In 1999, nearly 60 percent of mothers with
25	infants under age 1 were working.

- 1 (7) Worldwide, 128 countries of the 172 re2 sponding to an International Social Security Asso3 ciation survey in 1999 provided at least some paid
  4 and job protected maternity leave, and, on average,
  5 provided 16 weeks of basic paid maternity leave. In
  6 some countries, paid maternity leave is mandatory
  7 and in others it is voluntary.
  - (8) A European Union directive mandating 14 weeks of paid maternity leave was adopted as a health and safety measure in 1992.
  - (9) Among the 29 Organization for Economic Cooperation and Development (OECD) countries, the most advanced industrialized countries, the average period of childbirth-related leave (including maternity, paternity, and parental leaves) is 44 weeks (10 months) with additional time provided in some countries for leave to care for a sick child. In those countries, the average duration of paid childbirth-related leave is 36 weeks.
  - (10) In more than half of the OECD countries (16 countries), the cash benefit provided while on the paid childbirth-related leave replaces between 70 and 100 percent of prior wages.

1	(11) Among the OECD countries, adoptive
2	mothers and adoptive parents are increasingly eligi-
3	ble for the paid childbirth-related leave.
4	Subtitle A—Family Income To
5	<b>Respond to Significant Transitions</b>
6	SEC. 511. SHORT TITLE.
7	This subtitle may be cited as the "Family Income to
8	Respond to Significant Transitions Insurance Act".
9	SEC. 512. PURPOSES.
10	The purposes of this subtitle are—
11	(1) to establish a demonstration program that
12	supports the efforts of States and political subdivi-
13	sions to provide partial or full wage replacement,
14	often referred to as FIRST insurance, to new par-
15	ents so that the new parents are able to spend time
16	with a new infant or newly adopted child, and to
17	other employees; and
18	(2) to learn about the most effective mecha-
19	nisms for providing the wage replacement assistance.
20	SEC. 513. DEFINITIONS.
21	In this subtitle:
22	(1) Employer; son or daughter; state.—
23	The terms "employer", "son or daughter", and
24	"State" have the meanings given the terms in sec-

1	tion 101 of the Family and Medical Leave Act of
2	1993 (29 U.S.C. 2611).
3	(2) Secretary.—The term "Secretary" means
4	the Secretary of Labor, acting after consultation
5	with the Secretary of Health and Human Services.
6	SEC. 514. DEMONSTRATION PROJECTS.
7	(a) Grants.—
8	(1) In General.—The Secretary shall make
9	grants to eligible entities to pay for the Federal
10	share of the cost of carrying out projects that assist
11	families by providing, through various mechanisms,
12	wage replacement for eligible individuals who are re-
13	sponding to—
14	(A) caregiving needs resulting from the
15	birth or adoption of a son or daughter; or
16	(B) other family caregiving needs.
17	(2) Periods.—The Secretary shall make the
18	grants for periods of 5 years.
19	(b) Eligible Entities.—To be eligible to receive a
20	grant under this section, an entity shall be a State or polit-
21	ical subdivision of a State.
22	(c) USE OF FUNDS.—
23	(1) In general.—An entity that receives a
24	grant under this section may use the funds made
25	available through the grant to provide partial or full

1 wage replacement as described in subsection (a) to 2 eligible individuals— 3 (A) directly; (B) through an insurance program, such 5 as a State temporary disability insurance pro-6 gram or the State unemployment compensation 7 benefit program; 8 (C) through a private disability or other 9 insurance plan, or another mechanism provided 10 by a private employer; or 11 (D) through another mechanism. 12 (2) Period.—In carrying out a project under 13 this section, the entity shall provide partial or full 14 wage replacement to eligible individuals for not less 15 than 6 weeks during a period of leave, or an absence 16 from employment, described in subsection (d)(2), 17 during any 12-month period. Wage replacement 18 available to an individual under this paragraph shall 19 be in addition to any compensation from annual or 20 sick leave that the individual may elect to use during 21 a period of leave, or an absence from employment, described in subsection (d)(2), during any 12-month 22 23 period. 24 (3) Administrative costs.—No entity may 25 use more than 10 percent of the total funds made

1	available through the grant during the 5-year period
2	of the grant to pay for the administrative costs re-
3	lating to a project described in subsection (a).
4	(d) ELIGIBLE INDIVIDUALS.—To be eligible to re-
5	ceive wage replacement under subsection (a), an individual
6	shall—
7	(1) meet such eligibility criteria as the eligible
8	entity providing the wage replacement may specify
9	in an application described in subsection (e); and
10	(2) be—
11	(A) an individual who is taking leave,
12	under the Family and Medical Leave Act of
13	1993 (29 U.S.C. 2601 et seq.), other Federal,
14	State, or local law, or a private plan, for a rea-
15	son described in subparagraph (A) or (B) of
16	section 102(a)(1) of the Family and Medical
17	Leave Act of 1993 (29 U.S.C. 2612(a)(1));
18	(B) at the option of the eligible entity, an
19	individual who—
20	(i) is taking leave, under that Act,
21	other Federal, State, or local law, or a pri-
22	vate plan, for a reason described in sub-
23	paragraph (C), (D), (E), or (F) of section
24	102(a)(1) of the Family and Medical

1	Leave Act of 1993 (29 U.S.C. 2612(a)(1))
2	or
3	(ii) leaves employment, and has an ab-
4	sence from employment, because the indi-
5	vidual has elected to care for a son or
6	daughter under age 1; or
7	(C) at the option of the eligible entity, ar
8	individual who has an absence from employ-
9	ment and has other characteristics specified by
10	the eligible entity in an application described in
11	subsection (e).
12	(e) APPLICATION.—To be eligible to receive a grant
13	under this section, an entity shall submit an application
14	to the Secretary, at such time, in such manner, and con-
15	taining such information as the Secretary may require, in-
16	cluding, at a minimum—
17	(1) a plan for the project to be carried out with
18	the grant;
19	(2) information demonstrating that the appli-
20	cant consulted representatives of employers and em-
21	ployees, including labor organizations, in developing
22	the plan;
23	(3) estimates of the costs and benefits of the
24	project;

1	(4)(A) information on the number and type of
2	families to be covered by the project, and the extent
3	of such coverage in the area served under the grant
4	and
5	(B) information on any criteria or characteris-
6	tics that the entity will use to determine whether an
7	individual is eligible for wage replacement under
8	subsection (a), as described in paragraphs (1) and
9	(2)(C) of subsection (d);
10	(5) if the project will expand on State and pri-
11	vate systems of wage replacement for eligible indi-
12	viduals, information on the manner in which the
13	project will expand on the systems;
14	(6) information demonstrating the manner in
15	which the wage replacement assistance provided
16	through the project will assist families in which are
17	individual takes leave or is absent from employment
18	as described in subsection (d)(2); and
19	(7) an assurance that the applicant will partici-
20	pate in efforts to evaluate the effectiveness of the
21	project.
22	(f) Selection Criteria.—In selecting entities to re-
23	ceive grants for projects under this section, the Secretary
24	ahall

1	(A) the scope of the proposed projects;
2	(B) the cost-effectiveness, feasibility, and
3	financial soundness of the proposed projects;
4	(C) the extent to which the proposed
5	projects would expand access to wage replace-
6	ment in response to family caregiving needs
7	particularly for low-wage employees, in the area
8	served by the grant; and
9	(D) the benefits that would be offered to
10	families and children through the proposed
11	projects; and
12	(2) to the extent feasible, select entities pro-
13	posing projects that utilize diverse mechanisms, in-
14	cluding expansion of State unemployment compensa-
15	tion benefit programs, and establishment or expan-
16	sion of State temporary disability insurance pro-
17	grams, to provide the wage replacement.
18	(g) Federal Share.—
19	(1) IN GENERAL.—The Federal share of the
20	cost described in subsection (a) shall be—
21	(A) 50 percent for the first year of the
22	grant period;
23	(B) 40 percent for the second year of that
24	period;

1	(C) 30 percent for the third year of that
2	period; and
3	(D) 20 percent for each subsequent year.
4	(2) Non-federal share.—The non-federal
5	share of the cost may be in cash or in kind, fairly
6	evaluated, including plant, equipment, and services
7	and may be provided from State, local, or private
8	sources, or Federal sources other than this subtitle.
9	(h) Supplement Not Supplant.—Funds appro-
10	priated pursuant to the authority of this subtitle shall be
11	used to supplement and not supplant other Federal, State,
12	and local public funds and private funds expended to pro-
13	vide wage replacement.
14	(i) Effect on Existing Rights.—Nothing in this
15	subtitle shall be construed to supersede, preempt, or other-
16	wise infringe on the provisions of any collective bargaining
17	agreement or any employment benefit program or plan
18	that provides greater rights to employees than the rights
19	established under this subtitle.
20	SEC. 515. NOTIFICATION.
21	An eligible entity that provides partial or full wage
22	replacement to an eligible individual under this subtitle
23	shall notify (in a form and manner prescribed by the Sec-

24 retary)—

1	(1) the employer of the individual of the
2	amount of the wage replacement provided; and
3	(2) the individual and the employer of the indi-
4	vidual that the employer shall count an appropriate
5	period of leave, calculated under section 102(g) of
6	the Family and Medical Leave Act of 1993 (29
7	U.S.C. 2612(g)), as added by section 518, against
8	the total amount of leave (if any) to which the em-
9	ployee is entitled under section 102(a)(1) of that Act
10	(29 U.S.C. 2612(a)(1)).
11	SEC. 516. EVALUATIONS AND REPORTS.
12	(a) AVAILABLE FUNDS.—The Secretary shall use not
13	more than 2 percent of the funds made available under
14	section 517 to carry out this section.
15	(b) Evaluations.—The Secretary shall, directly or
16	by contract, evaluate the effectiveness of projects carried
17	out with grants made under section 514, including
18	conducting—
19	(1) research relating to the projects, including
20	research comparing—
21	(A) the scope of the projects, including the
22	type of insurance or other wage replacement
23	mechanism used, the method of financing used,
24	the eligibility requirements, the level of the
25	wage replacement benefit provided (such as the

1	percentage of salary replaced), and the length
2	of the benefit provided, for the projects;
3	(B) the utilization of the projects, includ-
4	ing the characteristics of individuals who ben-
5	efit from the projects, particularly low-wage
6	workers, and factors that determine the ability
7	of eligible individuals to obtain wage replace-
8	ment through the projects; and
9	(C) the costs of and savings achieved by
10	the projects, including the cost-effectiveness of
11	the projects and their benefits for children and
12	families;
13	(2) analysis of the overall need for wage re-
14	placement; and
15	(3) analysis of the impact of the projects on the
16	overall availability of wage replacement.
17	(e) Reports.—
18	(1) Initial report.—Not later than 3 years
19	after the beginning of the grant period for the first
20	grant made under section 514, the Secretary shall
21	prepare and submit to Congress a report that con-
22	tains information resulting from the evaluations con-
23	ducted under subsection (b).
24	(2) Subsequent reports.—Not later than 4

years after the beginning of that grant period, and

1	annually thereafter, the Secretary shall prepare and
2	submit to Congress a report that contains—
3	(A) information resulting from the evalua-
4	tions conducted under subsection (b); and
5	(B) usage data for the demonstration
6	projects, for the most recent year for which the
7	data are available.
8	SEC. 517. AUTHORIZATION OF APPROPRIATIONS.
9	There are authorized to be appropriated to carry out
10	this subtitle \$400,000,000 for fiscal year 2004 and such
11	sums as may be necessary for each subsequent fiscal year.
12	SEC. 518. TECHNICAL AND CONFORMING AMENDMENTS.
13	(a) In General.—Section 102 of the Family and
14	Medical Leave Act of 1993 (29 U.S.C. 2612) is amended
15	by adding at the end the following:
16	"(g) Relationship to First Insurance.—
17	"(1) Full wage replacement.—If an eligible
18	entity provides full wage replacement to an employee
19	for a period under subtitle A of the Family and
20	Medical Leave Expansion Act, the employee's em-
21	ployer shall count an amount of leave, equal to that
22	period, against the total amount of leave (if any) to
23	which the employee is entitled under subsection
24	(a)(1).

1	"(2) Partial wage replacement.—If an eli-
2	gible entity provides partial wage replacement to an
3	employee for a period under subtitle A of the Family
4	and Medical Leave Expansion Act, the employee's
5	employer shall—
6	"(A) total the amount of partial wage re-
7	placement provided for that period;
8	"(B) convert the total into a corresponding
9	amount of full wage replacement provided for a
10	proportionately reduced period; and
11	"(C) count an amount of leave, equal to
12	the period described in subparagraph (B),
13	against the total amount of leave (if any) to
14	which the employee is entitled under subsection
15	(a)(1).".
16	(b) Technical and Conforming Amendments.—
17	Section 102(d)(2) of the Family and Medical Leave Act
18	of 1993 (29 U.S.C. 2612(d)(2)) is amended by striking
19	"for leave" each place it appears and inserting "for any
20	unpaid leave".
21	Subtitle B—Family Friendly
22	Workplaces
23	SEC. 521. SHORT TITLE.
24	This subtitle may be cited as the "Family and Med-
25	ical Leave Fairness Act of 2003".

## SEC. 522. COVERAGE OF EMPLOYEES. 2 Paragraphs (2)(B)(ii) and (4)(A)(i) of section 101 of 3 the Family and Medical Leave Act of 1993 (29 U.S.C. 4 2611(2)(B)(ii) and (4)(A)(i)) are amended by striking "50" each place it appears and inserting "25". 5 Subtitle C—Employment 6 **Protection for Battered Women** 7 SEC. 531. ENTITLEMENT TO LEAVE FOR ADDRESSING DO-9 MESTIC VIOLENCE FOR NON-FEDERAL EM-10 PLOYEES. 11 (a) Definitions.—Section 101 of the Family and Medical Leave Act of 1993 (29 U.S.C. 2611) is amended 12 13 by adding at the end the following: 14 "(14) Addressing domestic violence and 15 ITS EFFECTS.—The term 'addressing domestic vio-16 lence and its effects' means— "(A) being unable to attend or perform 17 18 work due to an incident of domestic violence; 19 "(B) seeking medical attention for or re-20 covering from injuries caused by domestic vio-21 lence; "(C) seeking legal assistance or remedies, 22 including communicating with the police or an 23 24 attorney, or participating in any legal pro-

ceeding, related to domestic violence;

1	"(D) obtaining services from a domestic vi-
2	olence shelter or program or rape crisis center
3	as a result of domestic violence;
4	"(E) obtaining psychological counseling re-
5	lated to experiences of domestic violence;
6	"(F) participating in safety planning and
7	other actions to increase safety from future do-
8	mestic violence, including temporary or perma-
9	nent relocation; and
10	"(G) participating in any other activity ne-
11	cessitated by domestic violence that must be un-
12	dertaken during the hours of employment in-
13	volved.
14	$\lq\lq(15)$ Domestic violence.—The term 'domes-
15	tic violence' means domestic violence, and dating vio-
16	lence, as such terms are defined in section 2105 of
17	the Omnibus Crime Control and Safe Streets Act of
18	1968 (42 U.S.C. 3796hh-4).".
19	(b) Leave Requirement.—Section 102 of the Fam-
20	ily and Medical Leave Act of 1993 (29 U.S.C. 2612) is
21	amended—
22	(1) in subsection $(a)(1)$ , by adding at the end
23	the following:
24	"(E) In order to care for the son, daugh-
25	ter, or parent of the employee, if such son.

daughter, or parent is addressing domestic vio-1 2 lence and its effects. 3 "(F) Because the employee is addressing 4 domestic violence and its effects, which make 5 the employee unable to perform the functions of 6 the position of such employee."; 7 (2) in subsection (b), by adding at the end the 8 following: 9 "(3) Domestic violence.—Leave under sub-10 paragraph (E) or (F) of subsection (a)(1) may be 11 taken by an eligible employee intermittently or on a 12 reduced leave schedule. The taking of leave intermit-13 tently or on a reduced leave schedule pursuant to 14 this paragraph shall not result in a reduction in the 15 total amount of leave to which the employee is enti-16 tled under subsection (a) beyond the amount of leave 17 actually taken."; and 18 (3) in subsection (d)(2)(B), by striking "(C) or 19 (D)" and inserting "(C), (D), (E), or (F)". 20 (c) Certification.—Section 103 of the Family and 21 Medical Leave Act of 1993 (29 U.S.C. 2613) is 22 amended— 23 (1) in the title of the section, by inserting be-24 fore the period the following: "; CONFIDEN-25 TIALITY"; and

1 (2) by adding at the end the following: 2 "(f) Domestic Violence.—In determining if an employee meets the requirements of subparagraph (E) or (F) 3 4 of section 102(a)(1), the employer of an employee may re-5 quire the employee to provide— "(1) a written statement describing the domes-6 7 tic violence and its effects: "(2) documentation of the domestic violence in-8 9 volved, such as a police or court record, or docu-10 mentation from a shelter worker, an employee of a 11 domestic violence program, an attorney, a member of the clergy, or a medical or other professional, 12 13 from whom the employee has sought assistance in 14 addressing domestic violence and its effects; or 15 "(3) other corroborating evidence, such as a 16 statement from any other individual with knowledge 17 of the circumstances that provide the basis for the 18 claim of domestic violence, or physical evidence of 19 domestic violence, such as a photograph, torn or 20 bloody clothing, or any other damaged property. "(g) CONFIDENTIALITY.—All evidence provided to 21 22 the employer under subsection (f) of domestic violence ex-23 perienced by an employee or the son, daughter, or parent of an employee, including a statement of an employee, any

other documentation or corroborating evidence, and the

fact that an employee has requested leave for the purpose of addressing, or caring for a son, daughter, or parent who is addressing, domestic violence and its effects, shall be retained in the strictest confidence by the employer, except 5 to the extent that disclosure is requested, or consented to, by the employee for the purpose of— 7 "(1) protecting the safety of the employee or a 8 family member or co-worker of the employee; or 9 "(2) assisting in documenting domestic violence 10 for a court or agency.". 11 (d) Table of Contents.—The table of contents in section 1(b) of the Family and Medical Leave Act of 1993 12 (29 U.S.C. prec. 2601) is amended by striking the item 13 relating to section 103 and inserting the following: 14 "Sec. 103. Certification; confidentiality.". SEC. 532. ENTITLEMENT TO LEAVE FOR ADDRESSING DO-16 MESTIC VIOLENCE FOR FEDERAL EMPLOY-17 EES. 18 (a) Definitions.—Section 6381 of title 5, United 19 States Code, is amended— 20 (1) at the end of paragraph (5), by striking "and"; 21 22 (2) in paragraph (6), by striking the period and 23 inserting a semicolon; and

(3) by adding at the end the following:

1	"(7) the term 'addressing domestic violence and
2	its effects' has the meaning given the term in section
3	101 of the Family and Medical Leave Act of 1993
4	(29 U.S.C. 2611); and
5	"(8) the term 'domestic violence' means domes-
6	tic violence, and dating violence, as such terms are
7	defined in section 2105 of the Omnibus Crime Con-
8	trol and Safe Streets Act of 1968 (42 U.S.C.
9	3796hh-4).".
10	(b) Leave Requirement.—Section 6382 of title 5,
11	United States Code, is amended—
12	(1) in subsection $(a)(1)$ , by adding at the end
13	the following:
14	"(E) In order to care for the son, daughter, or
15	parent of the employee, if such son, daughter, or
16	parent is addressing domestic violence and its ef-
17	fects.
18	"(F) Because the employee is addressing do-
19	mestic violence and its effects, which make the em-
20	ployee unable to perform the functions of the posi-
21	tion of such employee.";
22	(2) in subsection (b), by adding at the end the
23	following:
24	"(3) Domestic violence.—Leave under sub-
25	paragraph (E) or (F) of subsection (a)(1) may be

1	taken by an employee intermittently or on a reduced
2	leave schedule. The taking of leave intermittently or
3	on a reduced leave schedule pursuant to this para-
4	graph shall not result in a reduction in the total
5	amount of leave to which the employee is entitled
6	under subsection (a) beyond the amount of leave ac-
7	tually taken."; and
8	(3) in subsection (d), by striking "(C), or (D)"
9	and inserting "(C), (D), (E), or (F)".
10	(c) Certification.—Section 6383 of title 5, United
11	States Code, is amended—
12	(1) in the title of the section, by adding at the
13	end the following: "; confidentiality"; and
14	(2) by adding at the end the following:
15	"(f) In determining if an employee meets the require-
16	ments of subparagraph (E) or (F) of section 6382(a)(1),
17	the employing agency of an employee may require the em-
18	ployee to provide—
19	"(1) a written statement describing the domes-
20	tic violence and its effects;
21	"(2) documentation of the domestic violence in-
22	volved, such as a police or court record, or docu-
23	mentation from a shelter worker, an employee of a
24	domestic violence program, an attorney, a member
25	of the clergy, or a medical or other professional,

- from whom the employee has sought assistance in addressing domestic violence and its effects; or
- "(3) other corroborating evidence, such as a statement from any other individual with knowledge of the circumstances that provide the basis for the claim of domestic violence, or physical evidence of domestic violence, such as a photograph, torn or bloody clothing, or other damaged property.
- 9 "(g) All evidence provided to the employing agency 10 under subsection (f) of domestic violence experienced by 11 an employee or the son, daughter, or parent of an em-12 ployee, including a statement of an employee, any other 13 documentation or corroborating evidence, and the fact that an employee has requested leave for the purpose of 14 15 addressing, or caring for a son, daughter, or parent who is addressing, domestic violence and its effects, shall be 16 retained in the strictest confidence by the employing agen-18 cy, except to the extent that disclosure is requested, or consented to, by the employee for the purpose of— 19
- 20 "(1) protecting the safety of the employee or a 21 family member or co-worker of the employee; or
- 22 "(2) assisting in documenting domestic violence 23 for a court or agency.".
- 24 (d) Table of Sections.—The table of sections for 25 chapter 63 of title 5, United States Code, is amended by

1	striking the item relating to section 6383 and inserting
2	the following:
	"6383. Certification; confidentiality.".
3	SEC. 533. EXISTING LEAVE USABLE FOR DOMESTIC VIO-
4	LENCE.
5	(a) Definitions.—In this section:
6	(1) Addressing domestic violence and its
7	EFFECTS.—The term "addressing domestic violence
8	and its effects" has the meaning given the term in
9	section 101 of the Family and Medical Leave Act of
10	1993 (29 U.S.C. 2611), as amended in section
11	531(a).
12	(2) Employee.—The term "employee" means
13	any person employed by an employer. In the case of
14	an individual employed by a public agency, such
15	term means an individual employed as described in
16	section 3(e) of the Fair Labor Standards Act of
17	1938 (29 U.S.C. 203(e)).
18	(3) Employer.—The term "employer"—
19	(A) means any person engaged in com-
20	merce or in any industry or activity affecting
21	commerce who employs individuals, if such per-
22	son is also subject to the Family and Medical
23	Leave Act of 1993 (29 U.S.C. 2601 et seq.) or
24	to any provision of a State or local law, collec-

tive bargaining agreement, or employment bene-

- fits program or plan, addressing paid or unpaid leave from employment (including family, medical, sick, annual, personal, or similar leave); and
  - (B) includes any person acting directly or indirectly in the interest of an employer in relation to any employee, and includes a public agency, who is subject to a law, agreement, program, or plan described in subparagraph (A), but does not include any labor organization (other than when acting as an employer) or anyone acting in the capacity of officer or agent of such labor organization.
  - (4) EMPLOYMENT BENEFITS.—The term "employment benefits" has the meaning given the term in section 101 of the Family and Medical Leave Act of 1993 (29 U.S.C. 2611).
  - (5) Parent; son or daughter.—The terms "parent" and "son or daughter" have the meanings given the terms in section 101 of the Family and Medical Leave Act of 1993 (29 U.S.C. 2611).
  - (6) Public agency.—The term "public agency" has the meaning given the term in section 3 of the Fair Labor Standards Act of 1938 (29 U.S.C. 203).

- 1 (b) Use of Existing Leave.—An employee who is
- 2 entitled to take paid or unpaid leave (including family,
- 3 medical, sick, annual, personal, or similar leave) from em-
- 4 ployment, pursuant to State or local law, a collective bar-
- 5 gaining agreement, or an employment benefits program or
- 6 plan, shall be permitted to use such leave for the purpose
- 7 of addressing domestic violence and its effects, or for the
- 8 purpose of caring for a son or daughter or parent of the
- 9 employee, if such son or daughter or parent is addressing
- 10 domestic violence and its effects.
- 11 (c) CERTIFICATION.—In determining whether an em-
- 12 ployee qualifies to use leave as described in subsection (b),
- 13 an employer may require a written statement, documenta-
- 14 tion of domestic violence, or corroborating evidence con-
- 15 sistent with section 103(f) of the Family and Medical
- 16 Leave Act of 1993 (29 U.S.C. 2613(f)), as amended by
- 17 section 531(c).
- 18 (d) Confidentiality.—All evidence provided to the
- 19 employer under subsection (c) of domestic violence experi-
- 20 enced by an employee or the son or daughter or parent
- 21 of the employee, including a statement of an employee,
- 22 any other documentation or corroborating evidence, and
- 23 the fact that an employee has requested leave for the pur-
- 24 pose of addressing, or caring for a son or daughter or par-
- 25 ent who is addressing, domestic violence and its effects,

1	shall be retained in the strictest confidence by the em-
2	ployer, except to the extent that disclosure is requested,
3	or consented to, by the employee for the purpose of—
4	(1) protecting the safety of the employee or a
5	family member or co-worker of the employee; or
6	(2) assisting in documenting domestic violence
7	for a court or agency.
8	(e) Prohibited Acts.—
9	(1) Interference with rights.—
10	(A) Exercise of rights.—It shall be un-
11	lawful for any employer to interfere with, re-
12	strain, or deny the exercise of or the attempt to
13	exercise, any right provided under this section.
14	(B) DISCRIMINATION.—It shall be unlaw-
15	ful for any employer to discharge or in any
16	other manner discriminate against an individual
17	for opposing any practice made unlawful by this
18	section.
19	(2) Interference with proceedings or in-
20	QUIRIES.—It shall be unlawful for any person to dis-
21	charge or in any other manner discriminate against
22	any individual because such individual—
23	(A) has filed any charge, or had instituted
24	or caused to be instituted any proceeding,
25	under or related to this section;

- 1 (B) has given, or is about to give, any in-2 formation in connection with any inquiry or 3 proceeding relating to any right provided under 4 this section; or
  - (C) has testified, or is about to testify, in any inquiry or proceeding relating to any right provided under this section.

## (f) Enforcement.—

- (1) Public enforcement.—The Secretary of Labor shall have the powers set forth in subsections (b), (c), (d), and (e) of section 107 of the Family and Medical Leave Act of 1993 (29 U.S.C. 2617) for the purpose of public agency enforcement of any alleged violation of subsection (e) against any employer.
- (2) Private enforcement.—The remedies and procedures set forth in section 107(a) of the Family and Medical Leave Act of 1993 (29 U.S.C. 2617(a)) shall be the remedies and procedures pursuant to which an employee may initiate a legal action against an employer for alleged violations of subsection (e).
- (3) REFERENCES.—For purposes of paragraph (1) and (2), references in section 107 of the Family and Medical Leave Act of 1993 (29 U.S.C. 2617) to

1	section 105 of such Act (29 U.S.C. 2615) shall be
2	considered to be references to subsection (e).
3	(4) Employer liability under other
4	LAWS.—Nothing in this section shall be construed to
5	limit the liability of an employer to an employee for
6	harm suffered relating to the employee's experience
7	of domestic violence pursuant to any other Federal
8	or State law, including a law providing for a legal
9	remedy.
10	Subtitle D—Federal Employees
11	Paid Parental Leave
12	SEC. 541. SHORT TITLE.
13	This subtitle may be cited as the "Federal Employees
14	Paid Parental Leave Act of 2003".
15	SEC. 542. DEMONSTRATION PROJECT.
16	Subchapter V of chapter 63 of title 5, United States
17	Code, is amended—
18	(1) by redesignating section 6387 as section
19	6388; and
20	(2) by inserting after section 6386 the fol-
21	lowing:
22	"§ 6387. Paid leave demonstration project
23	"(a) The Office of Personnel Management may,
24	through an agreement or contract with 1 or more employ-
25	ing agencies described in subsection (b), conduct under

1	section 4703 a demonstration project that assists families
2	by providing paid leave for eligible individuals who are re-
3	sponding to—
4	"(1) caregiving needs resulting from the birth
5	or adoption of a son or daughter; or
6	"(2) other family caregiving needs.
7	"(b) In carrying out a project under this section, an
8	employing agency of 1 or more employees shall provide
9	partial or full paid leave to eligible individuals for not less
10	than 6 weeks during a period of leave, or an absence from
11	employment, described in subsection (c)(2), during any
12	12-month period. Paid leave available to an individual
13	under this subsection shall be in addition to any annual
14	or sick leave that the individual may elect to use during
15	a period of leave, or an absence from employment, de-
16	scribed in subsection (c)(2), during any 12-month period.
17	"(c) To be eligible to receive paid leave under sub-
18	section (a), an individual shall—
19	"(1) be an employee who meets such eligibility
20	criteria as the Office of Personnel Management may
21	specify in a plan described in section 4703(b); and
22	"(2) be—
23	"(A) an individual who is taking leave,
24	under this subchapter, or other Federal law, for

1	a reason described in subparagraph (A) or (B)
2	of section 6382(a)(1);
3	"(B) at the option of the Office of Per-
4	sonnel Management, an individual who—
5	"(i) is taking leave, under this sub-
6	chapter, or other Federal law, for a reason
7	described in subparagraph (C), (D), (E),
8	or (F) of section 6382(a)(1); or
9	"(ii) leaves employment, and has an
10	absence from employment, because the in-
11	dividual has elected to care for a son or
12	daughter under age 1; or
13	"(C) at the option of the Office of Per-
14	sonnel Management, an individual who has an
15	absence from employment and has other char-
16	acteristics specified by the Office of Personnel
17	Management in a plan described in section
18	4703(b).
19	"(d) An employing agency that provides partial or
20	full paid leave to an eligible individual under this section
21	shall notify (in a form and manner prescribed by the Of-
22	fice of Personnel Management) the individual that the em-
23	ploying agency shall count an appropriate period of leave,
24	calculated under section 6382(f), against the total amount

- 1 of leave (if any) to which the employee is entitled under
- 2 section 6382(a)(1).
- 3 "(e)(1) A demonstration project conducted under this
- 4 section shall not be counted toward the 10-project limit
- 5 established in section 4703(d)(2).
- 6 "(2) The Office of Personnel Management may pro-
- 7 vide a waiver for the demonstration project in accordance
- 8 with section 4703, except that section 4703(c)(1) shall not
- 9 apply to such a waiver.
- 10 "(f)(1) There are authorized to be appropriated to
- 11 carry out this section \$400,000,000 for fiscal year 2004
- 12 and such sums as may be necessary for each subsequent
- 13 fiscal year.
- 14 "(2) Funds appropriated under paragraph (1) may
- 15 be allocated as described in section 4704.".
- 16 SEC. 543. TECHNICAL AND CONFORMING AMENDMENTS.
- 17 (a) In General.—Section 6382 of title 5, United
- 18 States Code, is amended by adding at the end the fol-
- 19 lowing:
- 20 "(f)(1) If an employing agency provides an amount
- 21 of full paid leave to an employee for a period under section
- 22 6387, the employing agency shall count an amount of
- 23 leave, equal to that period, against the total amount of
- 24 leave (if any) to which the employee is entitled under sub-
- 25 section (a)(1).

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1
        "(2) If an employing agency provides an amount of
 2
    partial paid leave to an employee for a period under sec-
 3
    tion 6387, the employing agency shall—
                  "(A) total the amount of partial paid leave
 4
 5
             provided for that period;
 6
                  "(B) convert the total into a corresponding
 7
             amount of full paid leave provided for a propor-
 8
             tionately reduced period; and
 9
                  "(C) count an amount of leave, equal to
             the period described in subparagraph (B),
10
11
             against the total amount of leave (if any) to
12
             which the employee is entitled under subsection
13
             (a)(1).".
14
        (b) Technical and Conforming Amendments.—
15
    Section 6382 of title 5, United States Code, is amended—
             (1) in subsection (c), by striking "(d)," and in-
16
17
        serting "(d) or section 6387,"; and
18
             (2) in subsection (d), by inserting "any unpaid"
19
        after "substitute for".
20
        (c) Table of Sections.—The table of sections for
21
    chapter 63 of title 5, United States Code, is amended by
22
    striking the item relating to section 6387 and inserting
23
    the following:
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<sup>&</sup>quot;6387. Paid leave demonstration project.

<sup>&</sup>quot;6388. Regulations.".

## 1 SEC. 544. EFFECTIVE DATE.

- 2 The amendments made by this subtitle shall not be
- 3 effective with respect to any birth or placement occurring
- 4 before the end of the 6-month period beginning on the
- 5 date of enactment of this Act.

## 6 Subtitle E—Time for Schools

- 7 SEC. 551. SHORT TITLE.
- 8 This subtitle may be cited as the "Time for Schools
- 9 Act of 2003".
- 10 SEC. 552. GENERAL REQUIREMENTS FOR LEAVE.
- 11 (a) Entitlement to Leave.—Section 102(a) of the
- 12 Family and Medical Leave Act of 1993 (29 U.S.C.
- 13 2612(a)) is amended by adding at the end the following:
- 14 "(3) Entitlement to school involvement
- 15 LEAVE.—
- 16 "(A) In General.—Subject to section
- 17 103(h), an eligible employee shall be entitled to
- a total of 24 hours of leave during any 12-
- month period to participate in an academic ac-
- 20 tivity of a school of a son or daughter of the
- 21 employee, such as a parent-teacher conference
- or an interview for a school, or to participate in
- 23 literacy training under a family literacy pro-
- 24 gram.
- 25 "(B) Definitions.—In this paragraph:

1	"(i) Family Literacy Program.—
2	The term 'family literacy program' means
3	a program of services that are of sufficient
4	intensity in terms of hours, and of suffi-
5	cient duration, to make sustainable
6	changes in a family and that integrate all
7	of the following activities:
8	"(I) Interactive literacy activities
9	between parents and their sons and
10	daughters.
11	"(II) Training for parents on
12	how to be the primary teacher for
13	their sons and daughters and full
14	partners in the education of their sons
15	and daughters.
16	"(III) Parent literacy training.
17	"(IV) An age-appropriate edu-
18	cation program for sons and daugh-
19	ters.
20	"(ii) LITERACY.—The term 'literacy',
21	used with respect to an individual, means
22	the ability of the individual to speak, read,
23	and write English, and compute and solve
24	problems, at levels of proficiency
25	necessarv—

1	"(I) to function on the job, in the
2	family of the individual, and in soci-
3	ety;
4	"(II) to achieve the goals of the
5	individual; and
6	"(III) to develop the knowledge
7	potential of the individual.
8	"(iii) School.—The term 'school'
9	means an elementary school or secondary
10	school (as such terms are defined in sec-
11	tion 9101 of the Elementary and Sec-
12	ondary Education Act of 1965 (20 U.S.C.
13	7801)), a Head Start program assisted
14	under the Head Start Act (42 U.S.C. 9831
15	et seq.), and a child care facility operated
16	by a provider who meets the applicable
17	State or local government licensing, certifi-
18	cation, approval, or registration require-
19	ments, if any.
20	"(4) Limitation.—No employee may take
21	more than a total of 12 workweeks of leave under
22	paragraphs (1) and (3) during any 12-month pe-
23	riod.".
24	(b) Schedule.—Section 102(b)(1) of such Act (29
25	U.S.C. 2612(b)(1)) is amended by inserting after the sec-

- 1 ond sentence the following: "Leave under subsection
- 2 (a)(3) may be taken intermittently or on a reduced leave
- 3 schedule.".
- 4 (c) Substitution of Paid Leave.—Section
- 5 102(d)(2)(A) of such Act (29 U.S.C. 2612(d)(2)(A)) is
- 6 amended by inserting before the period the following: ",
- 7 or for leave provided under subsection (a)(3) for any part
- 8 of the 24-hour period of such leave under such sub-
- 9 section".
- 10 (d) Notice.—Section 102(e) of such Act (29 U.S.C.
- 11 2612(e)) is amended by adding at the end the following:
- 12 "(3) Notice for school involvement
- 13 LEAVE.—In any case in which the necessity for leave
- under subsection (a)(3) is foreseeable, the employee
- shall provide the employer with not less than 7 days'
- notice, before the date the leave is to begin, of the
- employee's intention to take leave under such sub-
- section. If the necessity for the leave is not foresee-
- able, the employee shall provide such notice as is
- practicable.".
- 21 (e) Certification.—Section 103 of such Act (29
- 22 U.S.C. 2613), as amended by section 531(c), is further
- 23 amended by adding at the end the following:
- 24 "(h) CERTIFICATION FOR SCHOOL INVOLVEMENT
- 25 Leave.—An employer may require that a request for

1	leave under section 102(a)(3) be supported by a certifi-
2	cation issued at such time and in such manner as the Sec-
3	retary may by regulation prescribe.".
4	SEC. 553. SCHOOL INVOLVEMENT LEAVE FOR CIVIL SERV-
5	ICE EMPLOYEES.
6	(a) Entitlement to Leave.—Section 6382(a) of
7	title 5, United States Code, is amended by adding at the
8	end the following:
9	"(3)(A) Subject to section 6383(h), an employee shall
10	be entitled to a total of 24 hours of leave during any 12-
11	month period to participate in an academic activity of a
12	school of a son or daughter of the employee, such as a
13	parent-teacher conference or an interview for a school, or
14	to participate in literacy training under a family literacy
15	program.
16	"(B) In this paragraph:
17	"(i) The term 'family literacy program' means
18	a program of services that are of sufficient intensity
19	in terms of hours, and of sufficient duration, to
20	make sustainable changes in a family and that inte-
21	grate all of the following activities:
22	"(I) Interactive literacy activities between
23	parents and their sons and daughters.
24	"(II) Training for parents on how to be
25	the primary teacher for their sons and daugh-

1	ters and full partners in the education of their
2	sons and daughters.
3	"(III) Parent literacy training.
4	"(IV) An age-appropriate education pro-
5	gram for sons and daughters.
6	"(ii) The term 'literacy', used with respect to
7	an individual, means the ability of the individual to
8	speak, read, and write English, and compute and
9	solve problems, at levels of proficiency necessary—
10	"(I) to function on the job, in the family
11	of the individual, and in society;
12	"(II) to achieve the goals of the individual;
13	and
14	"(III) to develop the knowledge potential
15	of the individual.
16	"(iii) The term 'school' means an elementary
17	school or secondary school (as such terms are de-
18	fined in section 9101 of the Elementary and Sec-
19	ondary Education Act of 1965 (20 U.S.C. 7801)), a
20	Head Start program assisted under the Head Start
21	Act (42 U.S.C. 9831 et seq.), and a child care facil-
22	ity operated by a provider who meets the applicable
23	State or local government licensing, certification, ap-
24	proval, or registration requirements, if any.

- 1 "(4) No employee may take more than a total of 12
- 2 workweeks of leave under paragraphs (1) and (3) during
- 3 any 12-month period.".
- 4 (b) SCHEDULE.—Section 6382(b)(1) of such title is
- 5 amended by inserting after the second sentence the fol-
- 6 lowing: "Leave under subsection (a)(3) may be taken
- 7 intermittently or on a reduced leave schedule.".
- 8 (c) Substitution of Paid Leave.—Section
- 9 6382(d) of such title is amended by inserting before ",
- 10 except" the following: ", or for leave provided under sub-
- 11 section (a)(3) any of the employee's accrued or accumu-
- 12 lated annual leave under subchapter I for any part of the
- 13 24-hour period of such leave under such subsection".
- 14 (d) Notice.—Section 6382(e) of such title is amend-
- 15 ed by adding at the end the following:
- 16 "(3) In any case in which the necessity for leave
- 17 under subsection (a)(3) is foreseeable, the employee shall
- 18 provide the employing agency with not less than 7 days'
- 19 notice, before the date the leave is to begin, of the employ-
- 20 ee's intention to take leave under such subsection. If the
- 21 necessity for the leave is not foreseeable, the employee
- 22 shall provide such notice as is practicable.".
- 23 (e) Certification.—Section 6383 of such title, as
- 24 amended by section 532(c), is further amended by adding
- 25 at the end the following:

- 1 "(h) An employing agency may require that a request
- 2 for leave under section 6382(a)(3) be supported by a cer-
- 3 tification issued at such time and in such manner as the
- 4 Office of Personnel Management may by regulation pre-
- 5 scribe.".
- 6 SEC. 554. EFFECTIVE DATE.
- 7 This subtitle takes effect 120 days after the date of
- 8 enactment of this Act.

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