

115TH CONGRESS 2D SESSION

H. R. 5545

To provide emergency assistance to States, territories, Tribal nations, and local areas affected by the opioid epidemic and to make financial assistance available to States, territories, Tribal nations, local areas, and public or private nonprofit entities to provide for the development, organization, coordination, and operation of more effective and cost efficient systems for the delivery of essential services to individuals with substance use disorder and their families.

IN THE HOUSE OF REPRESENTATIVES

APRIL 18, 2018

Mr. Cummings introduced the following bill; which was referred to the Committee on Energy and Commerce, and in addition to the Committees on the Judiciary, and Natural Resources, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To provide emergency assistance to States, territories, Tribal nations, and local areas affected by the opioid epidemic and to make financial assistance available to States, territories, Tribal nations, local areas, and public or private nonprofit entities to provide for the development, organization, coordination, and operation of more effective and cost efficient systems for the delivery of essential services to individuals with substance use disorder and their families.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Comprehensive Addiction Resources Emergency Act of
- 6 2018".
- 7 (b) Table of Contents of
- 8 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Purpose.
 - Sec. 3. Amendment to the Public Health Service Act.

"TITLE XXXIV—SUBSTANCE USE AND OPIOID HEALTH RESOURCES

- "Subtitle A—Substance Use and Opioid Emergency Relief Grant Program
 - "Sec. 3401. Establishment of program of grants.
 - "Sec. 3402. Planning council.
 - "Sec. 3403. Amount of grant and use of amounts.
 - "Sec. 3404. Application.
 - "Sec. 3405. Technical assistance.
 - "Sec. 3406. Authorization of appropriations.
 - "Subtitle B—State and Tribal Substance Use Disorder Prevention and Intervention Grant Program
 - "Sec. 3411. Establishment of program of grants.
 - "Sec. 3412. Amount of grant and use of amounts.
 - "Sec. 3413. Application and limitation.
 - "Sec. 3414. Technical assistance.
 - "Sec. 3415. Authorization of appropriations.

"Subtitle C—Other Grant Program

- "Sec. 3421. Establishment of grant program.
- "Sec. 3422. Use of amounts.
- "Sec. 3423. Technical assistance.
- "Sec. 3424. Planning and development grants.
- "Sec. 3425. Authorization of appropriations.

"Subtitle D—Miscellaneous Provisions

- "Sec. 3431. Special projects of national significance.
- "Sec. 3432. Education and training centers.
- "Sec. 3433. Other provisions.
- "Sec. 3434. Standards for substance use disorder treatment and recovery facilities.

- "Sec. 3435. Naloxone distribution program.
- "Sec. 3436. Additional funding for the National Institutes of Health.
- "Sec. 3437. Additional funding for improved data collection and prevention of infectious disease transmission.
- "Sec. 3438. Definitions.

Sec. 4. Amendments to the Controlled Substances Act.

1 SEC. 2. PURPOSE.

- 2 It is the purpose of this Act to provide emergency
- 3 assistance to States, territories, Tribal nations, and local
- 4 areas that are disproportionately affected by the opioid
- 5 epidemic and to make financial assistance available to
- 6 States, territories, Tribal nations, local areas, and other
- 7 public or private nonprofit entities to provide for the devel-
- 8 opment, organization, coordination, and operation of more
- 9 effective and cost efficient systems for the delivery of es-
- 10 sential services to individuals and families with substance
- 11 use disorder.
- 12 SEC. 3. AMENDMENT TO THE PUBLIC HEALTH SERVICE
- 13 ACT.
- 14 The Public Health Service Act (42 U.S.C. 201 et
- 15 seq.) is amended by adding at the end the following:

1	"TITLE XXXIV—SUBSTANCE USE
2	AND OPIOID HEALTH RE-
3	SOURCES
4	"Subtitle A—Substance Use and
5	Opioid Emergency Relief Grant
6	Program
7	"SEC. 3401. ESTABLISHMENT OF PROGRAM OF GRANTS.
8	"(a) In General.—The Secretary, in coordination
9	with the Director of the Office of National Drug Control
10	Policy, shall award grants to eligible localities for the pur-
11	pose of addressing substance use within such localities.
12	"(b) Eligibility.—
13	"(1) In general.—To be eligible to receive a
14	grant under subsection (a) a locality shall—
15	"(A) be—
16	"(i) a county that can demonstrate
17	that the rate of drug overdose deaths per
18	100,000 individuals residing in the county
19	during the most recent 3-year period for
20	which such data are available was not less
21	than the rate of such deaths for the county
22	that ranked at the 67th percentile of all
23	counties, as determined by the Secretary;
24	"(ii) a county that can demonstrate
25	that the number of drug overdose deaths

1	during the most recent 3-year period for
2	which such data are available was not less
3	than the number of such deaths for the
4	county that ranked at the 90th percentile
5	of all counties, as determined by the Sec-
6	retary; or
7	"(iii) a city that is located within a
8	county described in clause (i) or (ii), that
9	meets the requirements of paragraph (3);
10	and
11	"(B) submit to the Secretary an applica-
12	tion in accordance with section 3404.
13	"(2) Multiple contiguous counties.—In
14	the case of an eligible county that is contiguous to
15	one or more other eligible counties within the same
16	State, the group of counties shall—
17	"(A) be considered as a single eligible
18	county for purposes of a grant under this sec-
19	tion;
20	"(B) submit a single application under sec-
21	tion 3404;
22	"(C) form a joint planning council (for the
23	purposes of section 3402); and
24	"(D) establish, through intergovernmental
25	agreements, an administrative mechanism to al-

1	locate funds and substance use disorder treat-
2	ment services under the grant based on—
3	"(i) the number and rate of drug
4	overdose deaths and nonfatal drug
5	overdoses in each of the counties that com-
6	pose the eligible county;
7	"(ii) the severity of need for services
8	in each such county; and
9	"(iii) the health and support per-
10	sonnel needs of each such county.
11	"(3) CITIES AND COUNTIES WITHIN MULTIPLE
12	CONTIGUOUS COUNTIES.—
13	"(A) In general.—A city that is within
14	an eligible county described in paragraph (1),
15	or a group of counties that is within a group of
16	counties determined to be an eligible county
17	under paragraph (2), shall be eligible to receive
18	a grant under section 3401 if such city or coun-
19	ty or group of counties meets the requirements
20	of subparagraph (B).
21	"(B) Requirements.—A city or county
22	meets the requirements of this subparagraph if
23	such city or county—

1	"(i) except as provided in subpara-
2	graph (C), has a population of not less
3	than 50,000 residents;
4	"(ii) meets the requirements of para-
5	graph(1)(A);
6	"(iii) submits an application under
7	section 3404;
8	"(iv) establishes a planning council
9	(for purposes of section 3402); and
10	"(v) establishes an administrative
11	mechanism to allocate funds and services
12	under the grant based on—
13	"(I) the number and rate of drug
14	overdose deaths and nonfatal drug
15	overdoses in the city or county;
16	"(II) the severity of need for sub-
17	stance use disorder treatment services
18	in the city or county; and
19	"(III) the health and support
20	personnel needs of the city or county.
21	"(C) Population exception.—A city or
22	county or group of counties that does not meet
23	the requirements of subparagraph (B)(i) may
24	apply to the Secretary for a waiver of such re-

1	quirement. Such application shall dem-
2	onstrate—
3	"(i) that the needs of the population
4	to be served are distinct or that addressing
5	substance use in the service area would be
6	best served by the formation of an inde-
7	pendent council; and
8	"(ii) that the city or county or group
9	of counties has the capacity to administer
10	the funding received under this subtitle.
11	"(D) MINIMUM FUNDING.—A city or coun-
12	ty that meets the requirement of this paragraph
13	and receives a grant under section 3401 shall
14	be entitled to an amount of funding under the
15	grant in an amount that is not less than the
16	amount determined under section 3403(a) with
17	respect to such city or county.
18	"(4) Independent cities
19	that are not located within the territory of a county
20	shall be treated as eligible counties for purposes of
21	this subtitle.
22	"(5) Political subdivisions.—With respect
23	to States that do not have a local county system of
24	governance, the Secretary shall determine the local
25	political subdivisions within such States that are eli-

gible to receive a grant under section 3401 and such subdivisions shall be treated as eligible counties for purposes of this subtitle.

"(6) Determinations where there is a Lack of data.—The Secretary shall establish eligibility and allocation criteria related to the prevalence of drug overdose deaths, the mortality rate from drug overdoses, and that provides an equivalent measure of need for funding for cities and counties for which the data described in paragraph (1)(A) or (2)(D)(i) is not available.

"(7) STUDY.—Not later than 3 years after the date of enactment of this title, the Comptroller General shall conduct a study to determine whether the data utilized for purposes of paragraph (1)(A) provides the most precise measure of local area need related to substance use and addiction prevalence and whether additional data would provide more precise measures of substance use and addiction prevalence in local areas. Such study shall identify barriers to collecting or analyzing such data, and make recommendations for revising the indicators used under such paragraph to determine eligibility in order to direct funds to the local areas in most need of fund-

1	ing to provide assistance related to substance use
2	and addiction.
3	"(8) Reference.—For purposes of this sub-
4	title, the term 'eligible local area' includes—
5	"(A) a city or county described in para-
6	graph (1);
7	"(B) multiple contiguous counties de-
8	scribed in paragraph (2);
9	"(C) an independent locality described in
10	paragraph (3);
11	"(D) an independent city described in
12	paragraph (4); and
13	"(E) a political subdivision described in
14	paragraph (5).
15	"(c) Administration.—
16	"(1) In general.—Assistance made available
17	under a grant awarded under this section shall be
18	directed to the chief elected official of the eligible
19	local area who shall administer the grant funds.
20	"(2) Multiple contiguous counties.—
21	"(A) IN GENERAL.—Except as provided in
22	subparagraph (B), in the case of an eligible
23	county described in subsection (b)(2), assist-
24	ance made available under a grant awarded
25	under this section shall be directed to the chief

1 elected official of the particular county des-2 ignated in the application submitted for the 3 grant under section 3404. Such chief elected of-4 ficial shall be the administrator of the grant. "(B) STATE ADMINISTRATION.—Notwith-6 standing subparagraph (A), the eligible county 7 described in subsection (b)(2) may elect to des-8 ignate the chief elected State official of the 9 State in which the eligible county is located as 10 the administrator of the grant funds. 11 "SEC. 3402. PLANNING COUNCIL. 12 "(a) Establishment.—To be eligible to receive a 13 grant under section 3401, the chief elected official of the 14 eligible local area shall establish or designate a substance 15 use disorder treatment and services planning council that shall, to the maximum extent practicable— 16 17 "(1) be representative of the demographics of 18 the population of individuals with substance use dis-19 order in the area; and 20 "(2) include representatives of— "(A) health care providers, including feder-21 22 ally qualified health centers, rural health clinics, 23 Indian health programs as defined in section 4 24 of the Indian Health Care Improvement Act, 25 urban Indian organizations as defined in section

1	4 of the Indian Health Care Improvement Act,
2	Native Hawaiian organizations as defined in
3	section 12 of the Native Hawaiian Health Care
4	Act of 1988, and facilities operated by the De-
5	partment of Veterans Affairs;
6	"(B) community-based health, harm reduc-
7	tion, or addiction service organizations, includ-
8	ing, where applicable, representatives of Drug
9	Free Communities Coalition grantees;
10	"(C) social service providers, including pro-
11	viders of housing and homelessness services and
12	recovery residence providers;
13	"(D) mental health care providers;
14	"(E) local public health agencies;
15	"(F) law enforcement officials, including
16	officials from High Intensity Drug Trafficking
17	Area program, where applicable;
18	"(G) affected communities, including indi-
19	viduals with substance use disorder or a history
20	of substance use disorder, including individuals
21	in recovery from substance use disorders;
22	"(H) State governments, including the
23	State Medicaid agency and the Single State
24	Agency for Substance Abuse Services;
25	"(I) local governments;

1	"(J) non-elected community leaders;
2	"(K) substance use disorder treatment pro-
3	viders;
4	"(L) Indian tribes and tribal organizations
5	as defined in section 4 of the Indian Self-Deter-
6	mination and Education Assistance Act;
7	"(M) urban Indians as defined in section 4
8	of the Indian Health Care Improvement Act;
9	"(N) historically underserved groups and
10	subpopulations;
11	"(O) individuals who were formerly incar-
12	cerated;
13	"(P) organizations serving individuals who
14	are currently or were formerly incarcerated;
15	"(Q) representatives of Federal agencies;
16	"(R) representatives of organizations that
17	provide services to youth at risk of substance
18	use;
19	"(S) representatives of medical examiners
20	or coroners;
21	"(T) representatives of labor unions and
22	the workplace community; and
23	"(U) representatives of local fire depart-
24	ments and emergency medical services.
25	"(b) Method of Providing for Council.—

"(1) IN GENERAL.—In providing for a council for purposes of subsection (a), the chief elected official of the eligible local area may establish the council directly or designate an existing entity to serve as the council, subject to paragraph (2).

"(2) Consideration regarding designation of council.—In making a determination of whether to establish or designate a council under paragraph (1), the chief elected official shall give priority to the designation of an existing entity that has demonstrated experience in the provision of health and support services to individuals with substance use disorder within the eligible local area, that has a structure that recognizes the Federal trust responsibility when spending Federal health care dollars, and that has demonstrated a commitment to respecting the obligation of government agencies using Federal dollars to consult with Indian tribes and confer with Urban Indian health programs.

"(3) Joint council.—The Secretary shall establish a process to permit an eligible local area that is not contiguous with any other eligible local area to form a joint planning council with such other eligible local area or areas, as long as such areas are located in geographical proximity to each other, as

1	determined by the Secretary, and submit a joint ap-
2	plication under section 3404.
3	"(4) Joint council across state lines.—
4	Eligible local areas may form a joint planning coun-
5	cil with other eligible local areas across State lines
6	if such areas are located in geographical proximity
7	to each other, as determined by the Secretary, sub-
8	mit a joint application under section 3404, and es-
9	tablish intergovernmental agreements to allow the
10	administration of the grant across State lines.
11	"(c) Membership.—Members of the planning coun-
12	cil established or designated under subsection (a) shall—
13	"(1) be nominated and selected through an
14	open process;
15	"(2) elect from among their membership a chair
16	and vice chair;
17	"(3) include at least one representative from
18	Indian tribes located within any eligible local area
19	that receives funding under the grant program es-
20	tablished in section 3401; and

- 21 "(4) serve no more than 3 consecutive years on 22 the planning council.
- "(d) Membership Terms.—Members of the plan-ning council established or designated under subsection

1	(a) may serve additional terms if nominated and selected
2	through the process established in subsection $(c)(1)$.
3	"(e) Duties.—The planning council established or
4	designated under subsection (a) shall—
5	"(1) establish priorities for the allocation of
6	grant funds within the eligible local area that em-
7	phasize reducing drug overdose and substance use
8	disorder through evidence-based interventions in
9	both community and criminal justice settings and
10	that are based on—
11	"(A) the use by the grantee of substance
12	use disorder treatment and intervention strate-
13	gies that comply with best practices identified
14	by the Secretary;
15	"(B) the demonstrated or probable cost-ef-
16	fectiveness of proposed substance use disorder
17	treatment services;
18	"(C) the health priorities of the commu-
19	nities within the eligible local area that are af-
20	fected by substance use;
21	"(D) the priorities and needs of individuals
22	with substance use disorder; and
23	"(E) the availability of other governmental
24	and noncovernmental services.

- "(2) ensure the use of grant funds are consistent with any existing State or local plan regarding the provision of substance use disorder treatment services to individuals with substance use disorder;
 - "(3) in the absence of a State or local plan, work with local public health agencies to develop a comprehensive plan for the organization and delivery of substance use disorder treatment services;
 - "(4) regularly assess the efficiency of the administrative mechanism in rapidly allocating funds to support evidence-based substance use disorder treatment services in the areas of greatest need within the eligible local area;
 - "(5) work with local public health agencies to determine the size and demographics of the population of individuals with substance use disorders and the types of substance use that are most prevalent in the eligible local area;
 - "(6) work with local public health agencies to determine the needs of such population, including the need for substance use disorder treatment services;
 - "(7) work with local public agencies to determine the disparities in access to services among af-

1	fected subpopulations and historically underserved
2	communities, including infrastructure and capacity
3	shortcomings of providers that contribute to these
4	disparities;
5	"(8) work with local public agencies to establish
6	methods for obtaining input on community needs
7	and priorities, including by partnering with organi-
8	zations that serve targeted communities experiencing
9	high opioid related health disparities to gather data
10	using culturally attuned data collection methodolo-
11	gies;
12	"(9) coordinate with Federal grantees that pro-
13	vide substance use disorder treatment services within
14	the eligible local area; and
15	"(10) annually assess the effectiveness of the
16	substance use disorder treatment services being sup-
17	ported by the grant received by the eligible local
18	area, including—
19	"(A) reductions in the rates of overdose
20	and death from substance use disorders;
21	"(B) rates of discontinuation from sub-
22	stance use disorder treatment services;
23	"(C) long-term outcomes among individ-
24	uals receiving treatment for substance use dis-
25	orders; and

1 "(D) the availability of substance use dis-2 order treatment services needed by individuals 3 with substance use disorders over their life-4 times.

"(f) Conflicts of Interest.—

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- "(1) IN GENERAL.—The planning council under subsection (a) may not be directly involved in the administration of a grant under section 3401.
- "(2) Required agreements.—An individual may serve on the planning council under subsection (a) only if the individual agrees that if the individual has a financial interest in an entity, if the individual is an employee of a public or private entity, or if the individual is a member of a public or private organization, and such entity or organization is seeking amounts from a grant under section 3401, the individual will not, with respect to the purpose for which the entity seeks such amounts, participate (directly or in an advisory capacity) in the process of selecting entities to receive such amounts for such purpose.
- "(g) GRIEVANCE PROCEDURES.—A planning council under subsection (a) shall develop procedures for addressing grievances with respect to funding under this subtitle, including procedures for submitting grievances that can-

- not be resolved to binding arbitration. Such procedures
 shall be described in the by-laws of the planning council.
 "(h) Public Deliberations.—With respect to a
 planning council under subsection (a), in accordance with
 criteria established by the Secretary, the following applies:
 "(1) The meetings of the council shall be open
 to the public and shall be held only after adequate
- notice to the public.

 "(2) The records, reports, transcripts, minutes, agenda, or other documents which were made available to or prepared for or by the council shall be
- available for public inspection and copying at a sin-

gle location.

- 14 "(3) Detailed minutes of each meeting of the 15 council shall be kept. The accuracy of all minutes 16 shall be certified to by the chair of the council.
- "(4) This subparagraph does not apply to any disclosure of information of a personal nature that would constitute a clearly unwarranted invasion of personal privacy, including any disclosure of medical information or personnel matters.
- 22 "SEC. 3403. AMOUNT OF GRANT AND USE OF AMOUNTS.
- 23 "(a) Amount of Grant.—
- 24 "(1) Grants based on relative need of
- 25 AREA.—

1	"(A) In General.—In carrying out this
2	subtitle, the Secretary shall make a grant for
3	each eligible local area for which an application
4	under section 3404 has been approved. Each
5	such grant shall be made in an amount deter-
6	mined in accordance with paragraph (3).
7	"(B) Expedited distribution.—Not
8	later than 90 days after an appropriation be-
9	comes available to carry out this subtitle for a
10	fiscal year, the Secretary shall disburse 53 per-
11	cent of the amount made available under sec-
12	tion 3406 for carrying out this subtitle for such
13	fiscal year through grants to eligible local areas
14	under section 3401, in accordance with sub-
15	paragraphs (C) and (D).
16	"(C) Amount.—
17	"(i) In general.—Subject to the ex-
18	tent of amounts made available in appro-
19	priations Acts, a grant made for purposes
20	of this subparagraph to an eligible local
21	area shall be made in an amount equal to
22	the product of—
23	"(I) an amount equal to the
24	amount available for distribution

1	under subparagraph (B) for the fiscal
2	year involved; and
3	"(II) the percentage constituted
4	by the ratio of the distribution factor
5	for the eligible local area to the sum
6	of the respective distribution factors
7	for all eligible local areas;
8	which product shall then, as applicable, be
9	increased under subparagraph (D).
10	"(ii) Distribution factor.—For
11	purposes of clause $(i)(II)$, the term 'dis-
12	tribution factor' means—
13	"(I) an amount equal to—
14	"(aa) the estimated number
15	of drug overdose deaths in the el-
16	igible local area, as determined
17	under clause (iii); or
18	"(bb) the estimated number
19	of non-fatal drug overdoses in the
20	eligible local area, as determined
21	under clause (iv);
22	as determined by the Secretary based
23	on which distribution factor (item (aa)
24	or (bb)) will result in the eligible local

1	area receiving the greatest amount of
2	funds; or
3	"(II) in the case of an eligible
4	local area for which the data de-
5	scribed in subclause (I) is not avail-
6	able, an amount determined by the
7	Secretary—
8	"(aa) based on other data
9	the Secretary determines appro-
10	priate; and
11	"(bb) that is related to the
12	prevalence of non-fatal drug
13	overdoses, drug overdose deaths,
14	and the mortality rate from drug
15	overdoses and provides an equiv-
16	alent measure of need for fund-
17	ing.
18	"(iii) Number of drug overdose
19	DEATHS.—The number of drug overdose
20	deaths determined under this clause for an
21	eligible county for a fiscal year for pur-
22	poses of clause (ii) is the number of drug
23	overdose deaths during the most recent 3-
24	year period for which such data are avail-
25	able.

"(iv) Number of Non-Fatal drug overdose deaths determined under this clause for an eligible county for a fiscal year for purposes of clause (ii) may be determined by using data including emergency department syndromic data, visits, or other emergency medical services for drug-related causes during the most recent 3-year period for which such data are available.

"(v) STUDY.—Not later than 3 years after the date of enactment of this title, the Comptroller General shall conduct a study to determine whether the data utilized for purposes of clause (ii) provide the most precise measure of local area need related to substance use and addiction prevalence in local areas and whether additional data would provide more precise measures of substance use and addiction prevalence in local areas. Such study shall identify barriers to collecting or analyzing such data, and make recommendations for revising the distribution factors used under

1	such clause to determine funding levels in
2	order to direct funds to the local areas in
3	most need of funding to provide substance
4	use disorder treatment services.
5	"(vi) Reductions in amounts.—If a
6	local area that is an eligible local area for
7	a year loses such eligibility in a subsequent
8	year based on the failure to meet the re-
9	quirements of section 3401(b)(1)(A), such
10	area will remain eligible to receive—
11	"(I) for such subsequent year, an
12	amount equal to 80 percent of the
13	amount received under the grant in
14	the previous year; and
15	"(II) for the second such subse-
16	quent year, an amount equal to 50
17	percent of the amount received in the
18	such previous year.
19	"(2) Supplemental grants.—
20	"(A) IN GENERAL.—The Secretary shall
21	disburse the remainder of amounts not dis-
22	bursed under paragraph (1) for such fiscal year
23	for the purpose of making grants to cities and
24	counties whose application under section
25	3404—

1	"(i) contains a report concerning the
2	dissemination of emergency relief funds
3	under paragraph (1) and the plan for utili-
4	zation of such funds, if applicable;
5	"(ii) demonstrates the need in such
6	local area, on an objective and quantified
7	basis, for supplemental financial assistance
8	to combat substance use disorder;
9	"(iii) demonstrates the existing com-
10	mitment of local resources of the area,
11	both financial and in-kind, to combating
12	substance use disorder;
13	"(iv) demonstrates the ability of the
14	area to utilize such supplemental financial
15	resources in a manner that is immediately
16	responsive and cost effective;
17	"(v) demonstrates that resources will
18	be allocated in accordance with the local
19	demographic incidence of substance use
20	disorders and drug overdose mortality;
21	"(vi) demonstrates the inclusiveness of
22	affected communities and individuals with
23	substance use disorders, including those
24	communities and individuals that are dis-

1	proportionately affected or historically un-
2	derserved;
3	"(vii) demonstrates the manner in
4	which the proposed services are consistent
5	with the local needs assessment and the
6	statewide coordinated statement of need
7	required in section 3413(e);
8	"(viii) demonstrates success in identi-
9	fying individuals with substance use dis-
10	orders; and
11	"(ix) demonstrates that support for
12	substance use disorder treatment services
13	is organized to maximize the value to the
14	population to be served with an appro-
15	priate mix of substance use disorder treat-
16	ment services and attention to transition in
17	care.
18	"(B) Amount.—
19	"(i) In general.—The amount of
20	each grant made for purposes of this para-
21	graph shall be determined by the Sec-
22	retary. In making such determination, the
23	Secretary shall consider—

1	"(I) the rate of drug overdose
2	deaths per 100,000 population in the
3	eligible local area; and
4	"(II) the increasing need for sub-
5	stance use disorder treatment serv-
6	ices, including relative rates of in-
7	crease in the number of drug
8	overdoses or drug overdose deaths, re-
9	cent increases in drug overdoses or
10	drug overdose deaths since data was
11	provided under section 3401(b), if ap-
12	plicable.
13	"(ii) Demonstrated need.—The
14	factors considered by the Secretary in de-
15	termining whether a local area has a dem-
16	onstrated need for purposes of clause
17	(i)(II) may include any or all of the fol-
18	lowing:
19	"(I) The unmet need for sub-
20	stance use disorder treatment serv-
21	ices, including factors identified in
22	subparagraph (B)(i)(II).
23	"(II) Relative rates of increase in
24	the number of drug overdoses or drug
25	overdose deaths.

1	"(III) The relative rates of in-
2	crease in the number of drug
3	overdoses or drug overdose deaths
4	within new or emerging subpopula-
5	tions.
6	"(IV) The current prevalence of
7	substance use disorders.
8	"(V) Relevant factors related to
9	the cost and complexity of delivering
10	substance use disorder treatment serv-
11	ices to individuals in the eligible local
12	area.
13	"(VI) The impact of co-morbid
14	factors, including co-occurring condi-
15	tions, determined relevant by the Sec-
16	retary.
17	"(VII) The prevalence of home-
18	lessness among individuals with sub-
19	stance use disorders.
20	"(VIII) The relevant factors that
21	limit access to health care, including
22	geographic variation, adequacy of
23	health insurance coverage, and lan-
24	onage barriers.

1	"(IX) The impact of a decline in
2	the amount received pursuant to para-
3	graph (1) on substance use disorder
4	treatment services available to all in-
5	dividuals with substance use disorders
6	identified and eligible under this sub-
7	title.
8	"(X) The increasing incidence in
9	conditions related to substance use,
10	including hepatitis C, human immuno-
11	deficiency virus, hepatitis B and other
12	infections associated with injection
13	drug use.
14	"(C) APPLICATION OF PROVISIONS.—A
15	local area that receives a grant under this para-
16	graph—
17	"(i) shall use amounts received in ac-
18	cordance with subsection (b);
19	"(ii) shall not have to meet the eligi-
20	ble criteria in section 3401(b); and
21	"(iii) shall not have to establish a
22	planning council under section 3402.
23	"(3) Amount of grant to tribal govern-
24	MENTS —

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1	"(A) Indian tribes.—In this section, the
2	term 'Indian tribe' has the meaning given such
3	term in section 4 of the Indian Self-Determina-
4	tion and Education Assistance Act.
5	"(B) FORMULA GRANTS.—The Secretary,
6	acting through the Indian Health Service, shall
7	use 10 percent of the amount available under

section 3406 for each fiscal year to provide formula grants to Indian tribes disproportionately affected by substance use, in an amount determined pursuant to a formula and eligibility cri-

teria developed by the Secretary in consultation

13 with Indian tribes, for the purposes of address-

14 ing substance use.

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- "(C) USE OF AMOUNTS.—Notwithstanding any requirements in this section, an Indian tribe may use amounts provided under grants awarded under this paragraph for the uses identified in subsection (b) and any other activities determined appropriate by the Secretary, in consultation with Indian tribes.
- "(b) Use of Amounts.—
 - "(1) REQUIREMENTS.—The Secretary may not make a grant under section 3401 to an eligible local

1	area unless the chief elected official of the area
2	agrees that—
3	"(A) the allocation of funds and services
4	within the area under the grant will be made in
5	accordance with the priorities established by the
6	substance use disorder treatment services plan-
7	ning council; and
8	"(B) funds provided under this grant will
9	be expended for—
10	"(i) prevention services described in
11	paragraph (3);
12	"(ii) core medical services described in
13	paragraph (4);
14	"(iii) recovery and support services
15	described in paragraph (5);
16	"(iv) early intervention and engage-
17	ment services described in paragraph (6);
18	"(v) harm reduction services described
19	in paragraph (7);
20	"(vi) financial assistance with health
21	insurance described in paragraph (8); and
22	"(vii) administrative expenses de-
23	scribed in paragraph (10).
24	"(2) DIRECT FINANCIAL ASSISTANCE.—

"(A) In general.—An eligible local area shall use amounts received under a grant under section 3401 to provide direct financial assistance to eligible entities for the purpose of providing prevention services, core medical services, recovery and support services, harm reduction services, and early intervention and engagement services.

"(B) APPROPRIATE ENTITIES.—Direct financial assistance may be provided under subparagraph (A) to public or nonprofit private entities, or private for-profit entities if such entities are the only available provider of quality substance use disorder treatment services in the area.

"(3) Prevention Services.—

"(A) IN GENERAL.—For purposes of this subsection, the term 'prevention services' means services, programs, or multi-sector strategies to prevent substance use disorder (such as evidence-based education campaigns, community-based prevention programs, opioid diversion, collection and disposal or unused opioids, and services to at-risk populations).

1	"(B) Limit.—An eligible local area may
2	use not to exceed 20 percent of the amount of
3	the grant under section 3401 for prevention
4	services. An eligible local area may apply to the
5	Secretary for a waiver of this subparagraph.
6	"(4) Core medical services.—For purposes
7	of this subsection, the term 'core medical services'
8	means the following evidence-based services provided
9	to individuals with substance use disorder or at risk
10	for developing substance use disorder:
11	"(A) Substance use disorder treatments,
12	including clinical stabilization services, with-
13	drawal management and detoxification, inten-
14	sive inpatient treatment, intensive outpatient
15	treatment, all forms of Federally-approved
16	medication-assisted treatment, outpatient treat-
17	ment, and residential recovery treatment.
18	"(B) Outpatient and ambulatory health
19	services, including those administered by Feder-
20	ally qualified health centers and rural health
21	clinics.
22	"(C) Hospice services.
23	"(D) Mental health services.
24	"(E) Naloxone procurement, distribution,
25	and training.

- 1 "(F) Pharmaceutical assistance and diag-2 nostic testing related to the management of 3 substance-use disorders a co-morbid conditions.
 - "(G) Home and community based health services.
 - "(H) Comprehensive Case Management, including substance use disorder treatment adherence services.
 - "(I) Health insurance enrollment and costsharing assistance in accordance with paragraph (8).
 - "(5) Recovery and support services.—For purposes of paragraph (1)(B)(ii), the term 'recovery and support services' means services, subject to the approval of the Secretary, that are provided to individuals with substance use disorder, including residential recovery treatment and housing, including for individuals receiving medication-assisted treatment, long term recovery services, 24/7 hotline crisis center support, medical transportation services, respite care for persons caring for individuals with substance use disorder, child care and family services while an individual is receiving inpatient treatment services or at the time of outpatient services, outreach services, peer recovery services, nutrition serv-

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ices, and referrals for job training and career services, housing, legal services, and child care and family services.

"(6) Early intervention and engagement SERVICES.—For purposes of this section, the term 'early intervention and engagement services' means services to provide rapid access to substance use disorder treatment, counseling provided to individuals who have misused substances, who have experienced an overdose, or are at risk of developing substance use disorder, and the provision of referrals to facilitate the access of such individuals to core medical services or recovery and support services. The entities through which such services may be provided include emergency rooms, fire departments and emergency medical services, detention facilities, homeless shelters, law enforcement agencies, health care points of entry specified by eligible local areas, Federally qualified health centers, and rural health clinics.

"(7) HARM REDUCTION SERVICES.—For purposes of this section, the term 'harm reduction services' means evidence-based services provided to individuals engaging in substance use that reduce the

1	risk of infectious disease transmission, overdose, or
2	death, including by increasing access to health care.
3	"(8) Affordable Health Insurance Cov-
4	ERAGE.—An eligible local area may use amounts
5	provided under a grant awarded under section 3401
6	to establish a program of financial assistance to as-
7	sist eligible individuals with substance use disorder
8	in—
9	"(A) enrolling in health insurance cov-
10	erage; or
11	"(B) affording health care services, includ-
12	ing assistance paying cost-sharing amounts, in-
13	cluding premiums.
14	"(9) Requirement of status as medicaid
15	PROVIDER.—
16	"(A) Provision of Service.—Subject to
17	paragraph (2), the Secretary may not make a
18	grant under section 3401 for the provision of
19	substance use disorder treatment services under
20	this section in an eligible local area unless, in
21	the case of any such service that is available
22	pursuant to the State plan approved under title
23	XIX of the Social Security Act for the State—
24	"(i) the political subdivision involved
25	will provide the service directly, and the

political subdivision has entered into a participation agreement under the State plan and is qualified to receive payments under such plan; or

"(ii) the eligible local area involved will enter into an agreement with a public or nonprofit private entity under which the entity will provide the service, and the entity has entered into such a participation agreement and is qualified to receive such payments.

"(B) Waiver.—

"(i) In General.—In the case of an entity making an agreement pursuant to subparagraph (A)(ii) regarding the provision of substance use disorder treatment services, the requirement established in such subparagraph shall be waived by the substance use planning council for the area involved if the entity does not, in providing health care services, impose a charge or accept reimbursement available from any third-party payor, including reimbursement under any insurance policy or under any Federal or State health benefits program.

1 "(ii) DETERMINATION.—A determina2 tion by the substance use planning council
3 of whether an entity referred to in clause
4 (i) meets the criteria for a waiver under
5 such clause shall be made without regard
6 to whether the entity accepts voluntary do7 nations for the purpose of providing serv8 ices to the public.

"(10) Administration and Planning.—An eligible local area shall not use in excess of 10 percent of amounts received under a grant under section 3401 for administration, accounting, reporting, and program oversight functions, including the development of systems to improve data collection and data sharing.

"(11) Incarcerated individuals.—Amounts received under a grant under section 3401 may be used to provide substance use disorder treatment services to currently incarcerated individuals.

20 "SEC. 3404. APPLICATION.

"(a) IN GENERAL.—To be eligible to receive a grant under section 3401, an eligible local area shall prepare and submit to the Secretary an application in such form, and containing such information, as the Secretary shall require, including—

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- "(1) a complete accounting of the disbursement of any prior grants received under this subtitle by the applicant and the results achieved through such disbursements;
 - "(2) a demonstration of the extent of local need for the funds under the grant and a plan for proposed substance use disorder treatment services that is consistent with local needs, including a comprehensive plan for the use of the grant funds developed by the planning council established under section 3402, except that the planning council requirement shall not apply with respect to areas receiving supplemental grant funds under section 3403(a)(2);
 - "(3) a demonstration that the area will use funds in a manner that provides substance use disorder treatment services compliant with the evidence-based standards developed in accordance with section 3434, including all forms of Federally-approved medication-assisted treatments;
 - "(4) information on the number of individuals likely to be served by the funds sought, including demographic data on the populations to be served;
 - "(5) key outcomes that will be measured by all entities that receive assistance, as well as an explanation of how the outcomes will be measured;

- 1 "(6) a demonstration that resources provided 2 under the grant will be allocated in accordance with 3 the local demographic incidence of substance use, in-4 cluding allocations for services for children, youths, 5 and women;
 - "(7) a demonstration that funds received from a grant under this subtitle in any prior year were expended in accordance with the priorities established by the planning council;
 - "(8) a demonstration that at least one representative from Indian tribes located within any eligible local area are included in the membership of a planning council;
 - "(9) a demonstration that the confidentiality of individuals receiving substance use disorder treatment services will be maintained in a manner not inconsistent with applicable law; and
- "(10) an explanation of how income, asset, and medical expense criteria will be established and applied to those who qualify for assistance under the program under this subtitle.
- "(b) Assurances.—To be eligible to receive a grant under section 3401, the application submitted by the eligible local area shall include assurances adequate to en-

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1	"(1) that funds received under the grant will be
2	utilized to supplement not supplant other State or
3	local funds made available in the year for which the
4	grant is awarded to provide substance use disorder
5	treatment services;
6	"(2) that the political subdivisions within the el-
7	igible local area will maintain the level of expendi-
8	tures by such political subdivisions for substance
9	use-related services at a level that is equal to the
10	level of such expenditures by such political subdivi-
11	sions for the preceding fiscal year;
12	"(3) that political subdivisions within the eligi-
13	ble local area will not use funds received under a
14	grant awarded under section 3401 in maintaining
15	the level of substance use disorder treatment services
16	as required in paragraph (2);
17	"(4) that substance use disorder treatment
18	services provided with assistance made available
19	under the grant will be provided without regard—
20	"(A) to the ability of the individual to pay
21	for such services; and
22	"(B) to the current or past health condi-
23	tion of the individual to be served;
24	"(5) that substance use disorder treatment
25	services will be provided in a setting that is acces-

- sible to low-income individuals with substance use disorder, and to individuals with substance use disorder residing in rural areas;
 - "(6) that a program of outreach will be provided to low-income individuals with substance use disorder to inform such individuals of substance use disorder treatment services, and to individuals with substance use disorder residing in rural areas; and
- 9 "(7) that funds received under a grant awarded 10 under this subtitle will not be utilized to make pay-11 ments for any item or service to the extent that pay-12 ment has been made, or can reasonably be expected 13 to be made, with respect to that item or service 14 under any State compensation program, under an 15 insurance policy, or under any Federal or State 16 health benefits program (except for a program ad-17 ministered by, or providing the services of, the In-18 dian Health Service).
- 19 "(c) Requirements Regarding Imposition of 20 Charges for Services.—
- "(1) IN GENERAL.—The Secretary may not make a grant under section 3401 to an eligible local area unless the eligible local area provides assurances that in the provision of substance use disorder

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1	treatment services with assistance provided under
2	the grant—
3	"(A) in the case of individuals with an in-
4	come less than or equal to 138 percent of the
5	official poverty level, the provider will not im-
6	pose charges on any such individual for the
7	services provided under the grant;
8	"(B) in the case of individuals with an in-
9	come greater than 138 percent of the official
10	poverty level, the provider will impose a charge
11	on each such individual according to a schedule
12	of charges made available to the public;
13	"(C) in the case of individuals with an in-
14	come greater than 138 percent of the official
15	poverty level but not exceeding 200 percent of
16	such poverty level, the provider will not, for an
17	calendar year, impose charges in an amount ex-
18	ceeding 5 percent of the annual gross income of
19	the individual;
20	"(D) in the case of individuals with an in-
21	come greater than 200 percent of the official
22	poverty level but not exceeding 300 percent of
23	such poverty level, the provider will not, for any
24	calendar year, impose charges in an amount ex-

1	ceeding 7 percent of the annual gross income of
2	the individual involved;
3	"(E) in the case of individuals with an in-
4	come greater than 300 percent of the official
5	poverty level, the provider will not, for any cal-
6	endar year, impose charges in an amount ex-
7	ceeding 15 percent of the annual gross income
8	of the individual involved; and
9	"(F) in the case of eligible American In-
10	dian and Alaska Native individuals as defined
11	by section 447.50 of title 42, Code of Federal
12	Regulations (as in effect on July 1, 2010), the
13	provider will not impose any charges for sub-
14	stance use disorder treatment services, includ-
15	ing any charges or cost-sharing prohibited by
16	section 1402(d) of the Patient Protection and
17	Affordable Care Act.
18	"(2) Charges.—With respect to compliance
19	with the assurances made under paragraph (1), an
20	eligible local area may, in the case of individuals
21	subject to a charge—
22	"(A) assess the amount of the charge in
23	the discretion of the area, including imposing
24	only a nominal charge for the provision of sub-
25	stance use disorder treatment services, subject

to the provisions of the paragraph regarding public schedules and regarding limitations on the maximum amount of charges; and

- "(B) take into consideration the total medical expenses of individuals in assessing the amount of the charge, subject to such provisions.
- 8 "(3) AGGREGATE CHARGES.—The Secretary 9 may not make a grant under section 3401 to an eli-10 gible local area unless the area agrees that the limi-11 tations on charges for substance use disorder treat-12 ment services under this subsection applies to the 13 annual aggregate of charges imposed for such serv-14 ices, however the charges are characterized, includes 15 enrollment fees, premiums, deductibles, cost sharing, 16 co-payments, co-insurance costs, or any other 17 charges.
- "(d) Indian Tribes.—Any application requirements
 for grants distributed in accordance with section
 3403(a)(3) shall be developed by the Secretary in consultation with Indian tribes.

22 "SEC. 3405. TECHNICAL ASSISTANCE.

"The Secretary shall, beginning on the date of enactment of this title, provide technical assistance, including assistance from other grantees, contractors or subcontrac-

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- 1 tors under this title to assist newly eligible local areas in
- 2 the establishment of planning councils and, to assist enti-
- 3 ties in complying with the requirements of this subtitle
- 4 in order to make such areas eligible to receive a grant
- 5 under this subtitle. The Secretary may make planning
- 6 grants available to eligible local areas, in an amount not
- 7 to exceed \$75,000 for any area, that is projected to be
- 8 eligible for funding under section 3401 in the following
- 9 fiscal year. Such grant amounts shall be deducted from
- 10 the first year formula award to eligible local areas accept-
- 11 ing such grants.

12 "SEC. 3406. AUTHORIZATION OF APPROPRIATIONS.

- 13 "There is authorized to be appropriated to carry out
- 14 this subtitle—
- "(1) \$2,700,000,000 for fiscal year 2019;
- "(2) \$2,700,000,000 for fiscal year 2020;
- "(3) \$2,700,000,000 for fiscal year 2021;
- 18 "(4) \$2,700,000,000 for fiscal year 2022;
- 19 "(5) \$2,700,000,000 for fiscal year 2023;
- 20 "(6) \$2,700,000,000 for fiscal year 2024;
- 21 "(7) \$2,700,000,000 for fiscal year 2025;
- 22 "(8) \$2,700,000,000 for fiscal year 2026;
- 23 "(9) \$2,700,000,000 for fiscal year 2027; and
- 24 "(10) \$2,700,000,000 for fiscal year 2028.

1	"Subtitle B—State and Tribal Sub-
2	stance Use Disorder Prevention
3	and Intervention Grant Pro-
4	gram
5	"SEC. 3411. ESTABLISHMENT OF PROGRAM OF GRANTS.
6	"The Secretary, acting in coordination with the Di-
7	rector of the Office of National Drug Control Policy, shall
8	award grants to States, territories, and tribal governments
9	for the purpose of addressing substance use within such
10	States.
11	"SEC. 3412. AMOUNT OF GRANT AND USE OF AMOUNTS.
12	"(a) Amount of Grant to States and Terri-
13	TORIES.—
14	"(1) In general.—
15	"(A) Expedited distribution.—Not
16	later than 90 days after an appropriation be-
17	comes available, the Secretary shall disburse 50
18	percent of the amount made available under
19	section 3415 for carrying out this subtitle for
20	such fiscal year through grants to States under
21	section 3411, in accordance with subparagraphs
22	(B) and (C).
23	"(B) MINIMUM ALLOTMENT.—Subject to
24	the amount made available under section 3415,
25	the amount of a grant under section 3411 for—

1	"(i) each of the 50 States, the District
2	of Columbia, and Puerto Rico for a fiscal
3	year shall be the greater of—
4	"(I) \$2,000,000; or
5	"(II) an amount determined
6	under the subparagraph (C); and
7	"(ii) each territory other than Puerto
8	Rico for a fiscal year shall be the greater
9	of—
10	"(I) \$500,000; or
11	"(II) an amount determined
12	under the subparagraph (C).
13	"(C) Determination.—
14	"(i) FORMULA.—For purposes of sub-
15	paragraph (B), the amount referred to in
16	this subparagraph for a State (including a
17	territory) for a fiscal year is—
18	"(I) an amount equal to the
19	amount made available under section
20	3415 for the fiscal year involved for
21	grants pursuant to subparagraph (B);
22	and
23	"(II) the percentage constituted
24	by the sum of—

1	"(aa) the product of 0.85
2	and the ratio of the State dis-
3	tribution factor for the State or
4	territory to the sum of the re-
5	spective distribution factors for
6	all States; and
7	"(bb) the product of 0.15
8	and the ratio of the non-local dis-
9	tribution factor for the State or
10	territory (as determined under
11	clause (iv)) to the sum of the re-
12	spective non-local distribution
13	factors for all States or terri-
14	tories.
15	"(ii) State distribution factor.—
16	For purposes of clause (i)(II)(aa), the term
17	'State distribution factor' means an
18	amount equal to—
19	"(I) the estimated number of
20	drug overdose deaths in the State, as
21	determined under clause (iii); or
22	"(II) the number of non-fatal
23	drug overdoses in the State, as deter-
24	mined under clause (iv):

1	as determined by the Secretary based on
2	which distribution factor (subclause (I) or
3	(II)) will result in the State receiving the
4	greatest amount of funds.
5	"(iii) Number of drug
6	overdoses.—For purposes of clause (ii),
7	the number of drug overdose deaths deter-
8	mined under this clause for a State for a
9	fiscal year is the number of drug overdose
10	deaths during the most recent 3-year pe-
11	riod for which such data are available.
12	"(iv) Number of Non-Fatal drug
13	overdoses.—For purposes of clause (ii),
14	the number of non-fatal drug overdose
15	deaths determined under this clause for
16	State for a fiscal year for purposes of
17	clause (ii) may be determined by using
18	data including emergency department
19	syndromic data, visits, or other emergency
20	medical services for drug-related causes
21	during the most recent 3-year period for
22	which such data are available.
23	"(v) Non-local distribution fac-
24	TORS.—For purposes of clause (i)(II)(bb),

1	the term 'non-local distribution factor'
2	means an amount equal to the sum of—
3	(I) the number of drug
4	overdoses deaths in the State involved,
5	as determined under clause (iii), or
6	the number of non-fatal drug
7	overdoses in the State, based on the
8	criteria used by the State under
9	clause (ii); less
10	" (II) the total number of drug
11	overdose deaths or non-fatal drug
12	overdoses that are within areas in
13	such State or territory that are eligi-
14	ble counties under section 3401.
15	"(vi) Study.—Not later than 3 years
16	after the date of enactment of this title,
17	the Comptroller General shall conduct a
18	study to determine whether the data uti-
19	lized for purposes of clause (ii) provides
20	the most precise measure of State need re-
21	lated to substance use and addiction preva-
22	lence and whether additional data would
23	provide more precise measures the levels of
24	substance use and addiction prevalent in
25	States. Such study shall identify barriers

1	to collecting or analyzing such data, and
2	make recommendations for revising the
3	distribution factors used under such clause
4	to determine funding levels in order to di-
5	rect funds to the States in most need of
6	funding to provide substance use disorder
7	treatment services.
8	"(2) Supplemental grants.—
9	"(A) In General.—Subject to subpara-
10	graph (C), the Secretary shall disburse the re-
11	mainder of amounts not disbursed under para-
12	graph (1) for such fiscal year for the purpose
13	of making grants to States whose application—
14	"(i) contains a report concerning the
15	dissemination of emergency relief funds
16	under paragraph (1) and the plan for utili-
17	zation of such funds;
18	"(ii) demonstrates the need in such
19	State, on an objective and quantified basis,
20	for supplemental financial assistance to
21	combat substance use disorder;
22	"(iii) demonstrates the existing com-
23	mitment of local resources of the State,
24	both financial and in-kind, to combating
25	substance use disorder;

1	"(iv) demonstrates the ability of the
2	State to utilize such supplemental financial
3	resources in a manner that is immediately
4	responsive and cost effective;
5	"(v) demonstrates that resources will
6	be allocated in accordance with the local
7	demographic incidence of substances use
8	disorders and drug overdose mortality;
9	"(vi) demonstrates the inclusiveness of
10	affected communities and individuals with
11	substance use disorders, including those
12	communities and individuals that are dis-
13	proportionately affected or historically un-
14	derserved;
15	"(vii) demonstrates the manner in
16	which the proposed services are consistent
17	with the local needs assessment and the
18	statewide coordinated statement of need
19	required under section 3413(e);
20	"(viii) demonstrates success in identi-
21	fying individuals with substance use dis-
22	orders; and
23	"(ix) demonstrates that support for
24	substance use disorder treatment services
25	is organized to maximize the value to the

1	population to be served with an appro-
2	priate mix of substance use disorder treat-
3	ment services and attention to transition in
4	care.
5	"(B) Amount.—
6	"(i) In general.—The amount of
7	each grant made for purposes of this para-
8	graph shall be determined by the Sec-
9	retary. In making such determination, the
10	Secretary shall consider:
11	"(I) the rate of drug overdose
12	deaths per 100,000 population in the
13	State; and
14	"(II) the increasing need for sub-
15	stance use disorder treatment serv-
16	ices, including relative rates of in-
17	crease in the number of drug
18	overdoses or drug overdose deaths, or
19	recent increases in drug overdoses or
20	drug overdose deaths since the data
21	was reported under section 3413.
22	"(ii) Demonstrated need.—The
23	factors considered by the Secretary in de-
24	termining whether a State has a dem-
25	onstrated need for purposes of subpara-

1	graph (A)(ii) may include any or all of the
2	following:
3	"(I) The unmet need for such
4	services, including the factors identi-
5	fied in clause (i)(II).
6	"(II) Relative rates of increase in
7	the number of drug overdoses or drug
8	overdose deaths.
9	"(III) The relative rates of in-
10	crease in the number of drug deaths
11	within new or emerging subpopula-
12	tions.
13	"(IV) The current prevalence of
14	substance use disorders.
15	"(V) Relevant factors related to
16	the cost and complexity of delivering
17	substance use disorder treatment serv-
18	ices to individuals in the State.
19	"(VI) The impact of co-morbid
20	factors, including co-occurring condi-
21	tions, determined relevant by the Sec-
22	retary.
23	"(VII) The prevalence of home-
24	lessness among individuals with sub-
25	stance use disorder.

1	"(VIII) The relevant factors that
2	limit access to health care, including
3	geographic variation, adequacy of
4	health insurance coverage, and lan-
5	guage barriers.
6	"(IX) The impact of a decline in
7	the amount received pursuant to para-
8	graph (1) on substance use disorder
9	treatment services available to all in-
10	dividuals with substance use disorders
11	identified and eligible under this sub-
12	title.
13	"(X) The increasing incidence in
14	conditions related to substance use,
15	including hepatitis C, human immuno-
16	deficiency virus, hepatitis B and other
17	infections associated with injection
18	drug use.
19	"(C) Model Standards.—
20	"(i) Preference.—In determining
21	whether a State will receive funds under
22	this paragraph, except as provided in
23	clause (ii), the Secretary shall give pref-
24	erence to States that have adopted the

1	model standards developed in accordance
2	with section 3434.
3	"(ii) Requirement.—Effective begin-
4	ning in fiscal year 2025, the Secretary
5	shall not award a grant under this para-
6	graph to a State unless that State has
7	adopted the model standards developed in
8	accordance with section 3434.
9	"(3) Amount of grant to tribal govern-
10	MENTS.—
11	"(A) Indian Tribes.—In this section, the
12	term 'Indian tribe' has the meaning given such
13	term in section 4 of the Indian Self-Determina-
14	tion and Education Assistance Act.
15	"(B) FORMULA GRANTS.—The Secretary,
16	acting through the Indian Health Service, shall
17	use 10 percent of the amount available under
18	section 3415 for each fiscal year to provide for-
19	mula grants to Indian tribes in an amount de-
20	termined pursuant to a formula and eligibility
21	criteria developed by the Secretary in consulta-
22	tion with Indian tribes, for the purposes of ad-
23	dressing substance use.
24	"(C) Use of amounts.—Notwithstanding
25	any requirements in this section, an Indian

1	tribe may use amounts provided under grants
2	awarded under this paragraph for the uses
3	identified in subsection (b) and any other activi-
4	ties determined appropriate by the Secretary, in
5	consultation with Indian tribes.
6	"(b) Use of Amounts.—
7	"(1) In general.—A State may use amounts
8	provided under grants awarded under section 3411
9	for—
10	"(A) prevention services described in para-
11	graph (2);
12	"(B) core medical services described in
13	paragraph (3);
14	"(C) recovery and support services de-
15	scribed in paragraph (4);
16	"(D) early intervention and engagement
17	services described in paragraph (5);
18	"(E) harm reduction services described in
19	paragraph (6); and
20	"(F) administrative expenses described in
21	paragraph (8).
22	"(2) Prevention Services.—
23	"(A) In general.—For purposes of this
24	subsection, the term 'prevention services' means
25	services, programs, or multi-sector strategies to

1 prevent substance use disorder (including evi-2 dence-based education campaigns, communitybased prevention programs, opioid diversion, 3 4 collection and disposal of unused opioids, and 5 services to at-risk populations). 6 "(B) Limit.—A State may use not to ex-7 ceed 20 percent of the amount of the grant 8 under section 3411 for prevention services. A 9 State may apply to the Secretary for a waiver 10 of this subparagraph. "(3) Core medical services.—For purposes 11 12 of this subsection, the term 'core medical services' means the following evidence-based services when 13 14 provided to individuals with substance use disorder 15 or at risk for developing substance use disorder: "(A) Substance use disorder treatments, 16 17 including clinical stabilization services, with-18 drawal management and detoxification, inten-19 sive inpatient treatment, intensive outpatient 20 treatment, all forms of Federally-approved 21 medication-assisted treatment, outpatient treat-22 ment, and residential recovery treatment.

> "(B) Outpatient and ambulatory health services, including those administered by Feder-

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1	ally qualified health centers and rural health
2	clinics.
3	"(C) Hospice services.
4	"(D) Mental health services.
5	"(E) Naloxone procurement, distribution,
6	and training.
7	"(F) Pharmaceutical assistance related to
8	the management of substance-use disorders and
9	co-morbid conditions.
10	"(G) Home and community based health
11	services.
12	"(H) Comprehensive Case Management
13	and care coordination, including treatment ad-
14	herence services.
15	"(I) Health insurance enrollment and cost-
16	sharing assistance in accordance with sub-
17	section (e).
18	"(4) Recovery and support services.—For
19	purposes of paragraph (1)(C), the term 'recovery
20	and support services' means services, subject to the
21	approval of the Secretary, that are provided to indi-
22	viduals with substance use disorder, including resi-
23	dential recovery treatment and housing, including
24	for individuals receiving medication-assisted treat-
25	ment, long term recovery services, 24/7 hotline crisis

center services, medical transportation services, respite care for persons caring for individuals with substance use disorder, child care and family services while an individual is receiving inpatient treatment services or at the time of outpatient services, outreach services, peer recovery services, nutrition services, and referrals for job training and career services, housing, legal services, and child care and family services.

"(5) Early intervention and engagement services.—For purposes of this subsection, the term 'early intervention and engagement services' means services to provide rapid access to substance use disorder treatment services, counseling provided to individuals who have misused substances, who have experienced an overdose, or are at risk of developing substance use disorder, and the provision of referrals to facilitate the access of such individuals to core medical services or recovery and support services. The entities through which such services may be provided include emergency rooms, fire departments and emergency medical services, detention facilities, homeless shelters, law enforcement agencies, health care points of entry specified by eligible

- areas, Federally qualified health centers, and rural
 health clinics.
- "(6) Harm reduction services.—For purposes of this subsection, the term 'harm reduction services' means evidence-based services provided to individuals engaging in substance use disorder that reduce the risk of infectious disease transmission, overdose, or death, including by increasing access to health care.
 - "(7) Affordable Health Insurance Coverage.—A State may use amounts provided under a grant awarded under section 3411 to establish a program of financial assistance to assist eligible individuals with substance use disorder in—
- 15 "(A) enrolling in health insurance cov-16 erage; or
- 17 "(B) affording health care services, includ-18 ing assistance paying cost-sharing amounts, in-19 cluding premiums.
 - "(8) Administration and Planning.—A
 State shall not use in excess of 10 percent of
 amounts received under a grant under section 3411
 for administration, accounting, reporting, and program oversight functions, including the development

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- 1 of systems to improve data collection and data shar-2 ing. 3 "(9) Incarcerated individuals.—Amounts received under a grant under section 3411 may be 5 used to provide substance use disorder treatment 6 services to currently incarcerated individuals. 7 "SEC. 3413. APPLICATION AND LIMITATION. "(a) APPLICATION.—To be eligible to receive a grant 8 under section 3411, a State shall prepare and submit to 10 the Secretary an application in such form, and containing such information, as the Secretary shall require, includ-12 ing— 13 "(1) a complete accounting of the disbursement 14 of any prior grants received under this subtitle by 15 the applicant and the results achieved by these ex-16 penditures; 17 "(2) a comprehensive plan for the use of the 18 grant, including a demonstration of the extent of
- posed substance use disorder treatment services that is consistent with local needs;

 "(3) a demonstration that the State will use funds in a manner that provides substance use dis-

local need for the funds sought and a plan for pro-

order treatment services compliant with the evidence-based standards developed in accordance with

1 section 3434, including all Federally-approved medi-2 cation-assisted treatments; 3 "(4) information on the number of individuals 4 likely to be served by the funds sought, including de-5 mographic data on the populations to be served; 6 "(5) an identification of key outcomes that will 7 be measured by all entities that receive assistance, 8 as well as an explanation of how the outcomes will 9 be measured; "(6) a demonstration that resources provided 10 11 under the grant will be allocated in accordance with 12 the local demographic incidence of substance use, in-13 cluding allocations for services for children, youths, 14 and women; "(7) a demonstration that funds received from 15 16 a grant under this subtitle in any prior year were ex-17 pended in accordance with State priorities; 18 "(8) a demonstration that the confidentiality of 19 individuals receiving substance use disorder treat-20 ment services will be maintained in a manner not in-21 consistent with applicable law; and 22 "(9) an explanation of how income, asset, and 23 medical expense criteria will be established and ap-24 plied to those who qualify for assistance under the

program.

1	"(b) Assurances.—To be eligible to receive a grant
2	under section 3401, the application submitted by an eligi-
3	ble State shall include assurances adequate to ensure—
4	"(1) that funds received under the grant will be
5	utilized to supplement not supplant other State or
6	local funds made available in the year for which the
7	grant is awarded to provide substance use disorder
8	treatment services to individuals with substance use
9	disorder;
10	"(2) that the political subdivisions within the
11	State will maintain the level of expenditures by such
12	political subdivisions for substance use disorder
13	treatment services at a level that is equal to the level
14	of such expenditures by such political subdivisions
15	for the preceding fiscal year;
16	"(3) that political subdivisions within the State
17	will not use funds received under a grant awarded
18	under section 3411 in maintaining the level of sub-
19	stance use disorder treatment services as required in
20	paragraph (2);
21	"(4) that substance use disorder treatment
22	services provided with assistance made available
23	under the grant will be provided without regard—
24	"(A) to the ability of the individual to pay
25	for such services: and

- 1 "(B) to the current or past health condi-2 tion of the individual to be served;
- "(5) that substance use disorder treatment services will be provided in a setting that is accessible to low-income individuals with substance use disorders and to individuals with substance use disorders residing in rural areas;
 - "(6) that a program of outreach will be provided to low-income individuals with substance use disorders to inform such individuals of substance use disorder treatment services and to individuals with substance use disorders residing in rural areas;
 - "(7) that Indian tribes are included in planning for the use of grant funds and that the Federal trust responsibility is upheld at all levels of program administration; and
 - "(8) that funds received under a grant awarded under this section will not be utilized to make payments for any item or service to the extent that payment has been made, or can reasonably be expected to be made, with respect to that item or service under a State compensation program, under an insurance policy, or under any Federal or State health benefits program (except for a program administered

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1	by or providing the services of the Indian Health
2	Service).
3	"(c) Medicaid IMD Waiver Application Re-
4	QUIREMENT.—A State shall not be eligible to receive a
5	grant under this subtitle for a fiscal year unless the
6	State—
7	"(1) has in effect for the year a waiver under
8	section 1115 of the Social Security Act (42 U.S.C.
9	1315) to provide medical assistance under the State
10	plan under title XIX of such Act to individuals
11	who—
12	"(A) have not attained age 65 (or, if the
13	State provides the medical assistance described
14	in section 1905(a)(16) of such Act, have at-
15	tained age 21 but have not attained age 65);
16	"(B) are patients in an institution for
17	mental diseases; and
18	"(C) are eligible for medical assistance
19	under the State plan; or
20	"(2) has submitted an application for the year
21	for such a waiver.
22	"(d) REQUIREMENTS REGARDING IMPOSITION OF
23	CHARGES FOR SERVICES.—
24	"(1) IN GENERAL.—The Secretary may not
25	make a grant under section 3411 to a State unless

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1	the State provides assurances that in the provision
2	of services with assistance provided under the
3	grant—
4	"(A) in the case of individuals with an in-
5	come less than or equal to 138 percent of the
6	official poverty level, the provider will not im-
7	pose charges on any such individual for the
8	services provided under the grant;
9	"(B) in the case of individuals with an in-
10	come greater than 138 percent of the official
11	poverty level, the provider will impose a charge
12	on each such individual according to a schedule
13	of charges made available to the public;
14	"(C) in the case of individuals with an in-
15	come greater than 138 percent of the official
16	poverty level but not exceeding 200 percent of
17	such poverty level, the provider will not, for an
18	calendar year, impose charges in an amount ex-
19	ceeding 5 percent of the annual gross income of
20	the individual;
21	"(D) in the case of individuals with an in-
22	come greater than 200 percent of the official
23	poverty level but not exceeding 300 percent of
24	such poverty level, the provider will not, for any

calendar year, impose charges in an amount ex-

1	ceeding 7 percent of the annual gross income of
2	the individual involved;
3	"(E) in the case of individuals with an in-
4	come greater than 300 percent of the official
5	poverty level, the provider will not, for any cal-
6	endar year, impose charges in an amount ex-
7	ceeding 15 percent of the annual gross income
8	of the individual involved; and
9	"(F) in the case of eligible American In-
10	dian and Alaska Native individuals as defined
11	by section 447.50 of title 42, Code of Federal
12	Regulations (as in effect on July 1, 2010), the
13	provider will not impose any charges for sub-
14	stance use disorder treatment services, includ-
15	ing any charges or cost-sharing prohibited by
16	section 1402(d) of the Patient Protection and
17	Affordable Care Act.
18	"(2) Charges.—With respect to compliance
19	with the assurances made under paragraph (1), a
20	State may, in the case of individuals subject to a
21	charge—
22	"(A) assess the amount of the charge in
23	the discretion of the State, including imposing
24	only a nominal charge for the provision of serv-
25	ices, subject to the provisions of the paragraph

regarding public schedules and regarding limitations on the maximum amount of charges; and

"(B) take into consideration the total medical expenses of individuals in assessing the amount of the charge, subject to such provisions.

"(3) Aggregate charges.—The Secretary may not make a grant under section 3411 to a State unless the State agrees that the limitations on charges for substance use disorder treatment services under this subsection applies to the annual aggregate of charges imposed for such services, however the charges are characterized, includes enrollment fees, premiums, deductibles, cost sharing, copayments, co-insurance costs, or any other charges.

"(e) Statewide Coordinated Statement of Need.—A State shall not be eligible to receive a grant under this subtitle for a fiscal year unless the State develops and publishes a statewide coordinated statement of

21 need, including a demonstration of the extent of State 22 need for assistance in addressing addiction and substance 23 use disorder in the State and identifying priorities for the 24 delivery of essential services to individuals with substance 25 use disorder and their families.

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- 1 "(f) Indian Tribes.—Any application requirements
- 2 applying to grants distributed in accordance with section
- 3 3412(c) shall be developed by the Secretary in consulta-
- 4 tion with Indian tribes.

5 "SEC. 3414. TECHNICAL ASSISTANCE.

- 6 "The Secretary shall provide technical assistance in
- 7 administering and coordinating the activities authorized
- 8 under section 3412, including technical assistance for the
- 9 development of State applications for supplementary
- 10 grants authorized in section 3212(a)(2).

11 "SEC. 3415. AUTHORIZATION OF APPROPRIATIONS.

- 12 "There is authorized to be appropriated to carry out
- 13 this subtitle—
- "(1) \$4,000,000,000 for fiscal year 2019;
- "(2) \$4,000,000,000 for fiscal year 2020;
- "(3) \$4,000,000,000 for fiscal year 2021;
- 17 "(4) \$4,000,000,000 for fiscal year 2022;
- 18 "(5) \$4,000,000,000 for fiscal year 2023;
- "(6) \$4,000,000,000 for fiscal year 2024;
- 20 "(7) \$4,000,000,000 for fiscal year 2025;
- 21 "(8) \$4,000,000,000 for fiscal year 2026;
- 22 "(9) \$4,000,000,000 for fiscal year 2027; and
- 23 "(10) \$4,000,000,000 for fiscal year 2028.

1 "Subtitle C—Other Grant Program

2	"SEC. 3421. ESTABLISHMENT OF GRANT PROGRAM.
3	"(a) In General.—The Secretary shall award
4	grants to public, nonprofit, and Native entities for the
5	purpose of funding core medical services, recovery and
6	support services, harm reduction services, administrative
7	expenses, and early intervention and engagement services
8	in accordance with this section.
9	"(b) Eligibility.—
10	"(1) Entities.—Public, nonprofit, or Native
11	entities eligible to receive a grant under subsection
12	(a) may include—
13	"(A) federally qualified health centers
14	under section 1905(l)(2)(B) of the Social Secu-
15	rity Act;
16	"(B) family planning clinics;
17	"(C) rural health clinics;
18	"(D) Native entities, including Indian
19	health programs as defined in section 4 of the
20	Indian Health Care Improvement Act, urban
21	Indian organizations as defined in section 4 of
22	the Indian Health Care Improvement Act, and
23	Native Hawaiian organizations as defined in
24	section 12 of the Native Hawaiian Health Care
25	Act of 1988;

1	"(E) community-based organizations, clin-
2	ics, hospitals, and other health facilities that
3	provide substance use disorder treatment serv-
4	ices;
5	"(F) other nonprofit entities that provide
6	substance use disorder treatment services; and
7	"(G) faith based organizations that provide
8	substance use disorder treatment services.
9	"(2) Underserved populations.—Entities
10	described in paragraph (1) shall serve underserved
11	populations which may include minority populations
12	and Indian populations, ex-offenders, individuals
13	with comorbidities including HIV/AIDS, hepatitis B
14	or C, mental illness, or other behavioral health dis-
15	orders, low-income populations, inner city popu-
16	lations, and rural populations.
17	"(3) Application.—To be eligible to receive a
18	grant under this section, a public or nonprofit entity
19	described in this subsection shall prepare and submit
20	to the Secretary an application in such form, and
21	containing such information, as the Secretary shall
22	require, including—
23	"(A) a complete accounting of the dis-
24	bursement of any prior grants received under

1	this subtitle by the applicant and the results
2	achieved by these expenditures;
3	"(B) a comprehensive plan for the use of
4	the grant, including a demonstration of the ex-
5	tent of local need for the funds sought and a
6	plan for proposed substance use disorder treat
7	ment services that is consistent with loca
8	needs;
9	"(C) a demonstration that the grantee wil
10	use funds in a manner that provides substance
11	use disorder treatment services compliant with
12	the evidence-based standards developed in ac-
13	cordance with section 3434, including all Feder
14	ally-approved medication-assisted treatments;
15	"(D) information on the number of individ-
16	uals likely to be served by the funds sought, in
17	cluding demographic data on the populations to
18	be served;
19	"(E) an identification of key outcomes that
20	will be measured by all entities that receive as
21	sistance, as well as an explanation of how the
22	outcomes will be measured;
23	"(F) a demonstration that resources pro-
24	vided under the grant will be allocated in ac-
25	cordance with the local demographic incidence

1	of substance use, including allocations for serv-
2	ices for children, youths, and women;
3	"(G) a demonstration that the confiden-
4	tiality of individuals receiving substance use dis-
5	order treatment services will be maintained in a
6	manner not inconsistent with applicable law;
7	and
8	"(H) an explanation of how income, asset,
9	and medical expense criteria will be established
10	and applied to those who qualify for assistance
11	under the program.
12	"(c) Requirement of Status as Medicaid Pro-
13	VIDER.—
14	"(1) Provision of Service.—Subject to para-
	"(1) Provision of Service.—Subject to paragraph (2), the Secretary may not make a grant
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14 15	graph (2), the Secretary may not make a grant
14 15 16	graph (2), the Secretary may not make a grant under this section for the provision of substance use
14 15 16 17	graph (2), the Secretary may not make a grant under this section for the provision of substance use disorder treatment services under this section in a
14 15 16 17	graph (2), the Secretary may not make a grant under this section for the provision of substance use disorder treatment services under this section in a State unless, in the case of any such service that is
114 115 116 117 118	graph (2), the Secretary may not make a grant under this section for the provision of substance use disorder treatment services under this section in a State unless, in the case of any such service that is available pursuant to the State plan approved under
14 15 16 17 18 19 20	graph (2), the Secretary may not make a grant under this section for the provision of substance used disorder treatment services under this section in a State unless, in the case of any such service that is available pursuant to the State plan approved under title XIX of the Social Security Act for the State—
14 15 16 17 18 19 20 21	graph (2), the Secretary may not make a grant under this section for the provision of substance used disorder treatment services under this section in a State unless, in the case of any such service that is available pursuant to the State plan approved under title XIX of the Social Security Act for the State— "(A) the political subdivision involved will

the State plan and is qualified to receive payments under such plan; or

> "(B) the political subdivision involved will enter into an agreement with a public or nonprofit private entity under which the entity will provide the substance use disorder treatment service, and the entity has entered into such a participation agreement and is qualified to receive such payments.

"(2) Waiver.—

"(A) IN GENERAL.—In the case of an entity making an agreement pursuant to paragraph (1)(B) regarding the provision of substance use disorder treatment services, the requirement established in such paragraph shall be waived by the State if the entity does not, in providing such services, impose a charge or accept reimbursement available from any third-party payor, including reimbursement under any insurance policy or under any Federal or State health benefits program.

"(B) Determination.—A determination by the State of whether an entity referred to in subparagraph (A) meets the criteria for a waiver under such subparagraph shall be made

- without regard to whether the entity accepts voluntary donations for the purpose of providing services to the public.
- 4 "(d) Amount of Grant to Native Entities.—
- "(1) INDIAN TRIBES.—In this section, the term function tribe has the meaning given such term in section 4 of the Indian Self-Determination and Education Assistance Act.
 - "(2) FORMULA GRANTS.—The Secretary, acting through the Indian Health Service, shall use 10 percent of the amount available under section 3425 for each fiscal year to provide grants to Native entities in an amount determined pursuant to criteria developed by the Secretary in consultation with Indian tribes, for the purposes of addressing substance use.
 - "(3) USE OF AMOUNTS.—Notwithstanding any requirements in this section, Native entities may use amounts provided under grants awarded under this section for the uses identified in section 3422 and any other activities determined appropriate by the Secretary, in consultation with Indian tribes.
- 22 "SEC. 3422. USE OF AMOUNTS.
- 23 "(a) USE OF FUNDS.—An entity shall use amounts 24 received under a grant under section 3421 to provide di-

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- 1 rect financial assistance to eligible entities for the purpose
- 2 of delivering or enhancing—
- 3 "(1) prevention services described in subsection
- 4 (b);
- 5 "(2) core medical services described in sub-
- 6 section (c);
- 7 "(3) recovery and support services described in
- 8 subsection (d);
- 9 "(4) early intervention and engagement services
- described in subsection (e);
- 11 "(5) harm reduction services described in sub-
- section (f); and
- 13 "(6) administrative expenses described in sub-
- section (g).
- 15 "(b) Prevention Services.—For purposes of this
- 16 subsection, the term 'prevention services' means services,
- 17 programs, or multi-sector strategies to prevent substance
- 18 use disorder, including evidence-based education cam-
- 19 paigns, community-based prevention programs, opioid di-
- 20 version, collection and disposal of unused opioids, and
- 21 services to at-risk populations.
- 22 "(c) Core Medical Services.—For purposes of
- 23 this section, the term 'core medical services' means the
- 24 following services when provided to individuals with sub-

1	stance use disorder or at risk for developing substance use
2	disorder:
3	"(1) Substance use disorder treatments, includ-
4	ing clinical stabilization services, withdrawal man-
5	agement and detoxification, intensive inpatient treat-
6	ment, intensive outpatient treatment, all forms of
7	Federally-approved medication-assisted treatment,
8	and residential recovery treatment.
9	"(2) Outpatient and ambulatory health services,
10	including those administered by federally qualified
11	health centers and rural health clinics.
12	"(3) Hospice services.
13	"(4) Mental health services.
14	"(5) Naloxone procurement, distribution, and
15	training.
16	"(6) Pharmaceutical assistance and diagnostic
17	testing related to the management of substance-use
18	disorder and co-morbid conditions.
19	"(7) Home and community based health serv-
20	ices.
21	"(8) Comprehensive Case Management and care
22	coordination, including treatment adherence services.
23	"(9) Health insurance enrollment and cost-
24	sharing assistance in accordance with section 3412.

- 1 "(d) Recovery and Support Services.—For pur-
- 2 poses of subsection (a)(3), the term 'recovery and support
- 3 services' means services, subject to the approval of the
- 4 Secretary, that are provided to individuals with substance
- 5 use disorder, including residential recovery treatment and
- 6 housing, including for individuals receiving medication-as-
- 7 sisted treatment, long term recovery services, 24/7 hotline
- 8 services, medical transportation services, respite care for
- 9 persons caring for individuals with substance use disorder,
- 10 child care and family services while an individual is receiv-
- 11 ing inpatient treatment services or at the time of out-
- 12 patient services, outreach services, peer recovery services,
- 13 nutrition services, and referrals for job training and career
- 14 services, housing, legal services, and child care and family
- 15 services.
- 16 "(e) Early Intervention and Engagement
- 17 Services.—For purposes of this section, the term 'early
- 18 intervention and engagement services' means services to
- 19 provide rapid access to substance use disorder treatment
- 20 services, counseling provided to individuals who have mis-
- 21 used substances, who have experienced an overdose, or are
- 22 at risk of developing substance use disorder and the provi-
- 23 sion of referrals to facilitate the access of such individuals
- 24 to core medical services or recovery and support services.
- 25 The entities through which such services may be provided

- 1 include emergency rooms, fire departments and emergency
- 2 medical services, detention facilities, homeless shelters,
- 3 law enforcement agencies, health care points of entry spec-
- 4 ified by eligible areas, Federally qualified health centers,
- 5 and rural health clinics.
- 6 "(f) Harm Reduction Services.—For purposes of
- 7 this subsection, the term 'harm reduction services' means
- 8 evidence-based services provided to individuals engaging in
- 9 substance use that reduce the risk of infectious disease
- 10 transmission, overdose, or death, including by increasing
- 11 access to health care.
- 12 "(g) Administration and Planning.—An entity
- 13 shall not use in excess of 10 percent of amounts received
- 14 under a grant under section 3421 for administration, ac-
- 15 counting, reporting, and program oversight functions, in-
- 16 cluding for the purposes of developing systems to improve
- 17 data collection and data sharing.
- 18 "SEC. 3423. TECHNICAL ASSISTANCE.
- 19 "The Secretary may, directly or through grants or
- 20 contracts, provide technical assistance to nonprofit private
- 21 entities and Native entities regarding the process of sub-
- 22 mitting to the Secretary applications for grants under sec-
- 23 tion 3421, and may provide technical assistance with re-
- 24 spect to the planning, development, and operation of any
- 25 program or service carried out pursuant to such section.

1 "SEC. 3424. PLANNING AND DEVELOPMENT GRANTS.

- 2 "(a) IN GENERAL.—The Secretary may provide plan-
- 3 ning grants to public, nonprofit private, and Native enti-
- 4 ties for purposes of assisting such entities in expanding
- 5 their capacity to provide substance use disorder treatment
- 6 services in low-income communities and affected sub-
- 7 populations that are underserviced with respect to such
- 8 services.
- 9 "(b) Amount.—A grant under this section may be
- 10 made in an amount not to exceed \$150,000.

11 "SEC. 3425. AUTHORIZATION OF APPROPRIATIONS.

- 12 "There is authorized to be appropriated to carry out
- 13 this subtitle—
- "(1) \$500,000,000 for fiscal year 2019;
- 15 "(2) \$500,000,000 for fiscal year 2020;
- "(3) \$500,000,000 for fiscal year 2021;
- 17 "(4) \$500,000,000 for fiscal year 2022;
- 18 "(5) \$500,000,000 for fiscal year 2023;
- "(6) \$500,000,000 for fiscal year 2024;
- 20 "(7) \$500,000,000 for fiscal year 2025;
- 21 "(8) \$500,000,000 for fiscal year 2026;
- 22 "(9) \$500,000,000 for fiscal year 2027; and
- 23 "(10) \$500,000,000 for fiscal year 2028.

"Subtitle D—Miscellaneous 1 **Provisions** 2 3 "SEC. 3431. SPECIAL PROJECTS OF NATIONAL SIGNIFI-4 CANCE. 5 "(a) IN GENERAL.—The Secretary, acting in consultation with the Director of the Office of National Drug 6 7 Control Policy, shall award grants to entities to administer 8 special projects of national significance to support the development of innovative and original models for the deliv-10 ery of substance use disorder treatment services. "(b) Grants.—The Secretary shall award grants 11 under a project under subsection (a) to entities eligible for grants under subtitles A, B, and C based on newly 13 emerging needs of individuals receiving assistance under 15 this title. 16 "(c) Replication.—The Secretary shall make information concerning successful models or programs devel-18 oped under this section available to grantees under this title for the purpose of coordination, replication, and integration. To facilitate efforts under this subsection, the 20 Secretary may provide for peer-based technical assistance 22 for grantees funded under this section. 23 "(d) Grants to Tribal Governments.— 24 "(1) Indian tribes.—In this section, the term 25 'Indian tribe' has the meaning given such term in

- 1 section 4 of the Indian Self-Determination and Edu-2 cation Assistance Act. 3 "(2) Use of funds.—The Secretary, acting 4 through the Indian Health Service, shall use 10 per-5 cent of the amount available under this section for each fiscal year to provide grants to Indian tribes 6 7 for the purposes of supporting the development of 8 innovative and original models for the delivery of 9 substance use disorder treatment and services, in-10 cluding the development of culturally-informed care 11 models. 12 "(e) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated to carry out this section— 14 "(1) \$500,000,000 for fiscal year 2019; "(2) \$500,000,000 for fiscal year 2020; 15 "(3) \$500,000,000 for fiscal year 2021; 16 17 "(4) \$500,000,000 for fiscal year 2022; 18 "(5) \$500,000,000 for fiscal year 2023; 19 "(6) \$500,000,000 for fiscal year 2024;
- 22 "(9) \$500,000,000 for fiscal year 2027; and

"(7) \$500,000,000 for fiscal year 2025;

"(8) \$500,000,000 for fiscal year 2026;

"(10) \$500,000,000 for fiscal year 2028.

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1 "SEC. 3432. EDUCATION AND TRAINING CENTERS.

2	"(a) In General.—The Secretary may make grants
3	and enter into contracts to assist public and nonprofit pri-
4	vate entities, and schools, and academic health centers in
5	meeting the cost of projects—
6	"(1) to train health personnel, including practi-
7	tioners in programs under this title and other com-
8	munity providers, including counselors, case man-
9	agers, social workers, peer recovery coaches, and
10	harm reduction workers, in the diagnosis, treatment,
11	and prevention of substance use disorders, including
12	measures for the prevention and treatment of co-oc-
13	curring infectious diseases and other conditions, and
14	including (as applicable to the type of health profes-
15	sional involved), care for women, pregnant women,
16	and children;
17	"(2) to train the faculty of schools of medicine,
18	nursing, public health, osteopathic medicine, den-
19	tistry, allied health, and mental health practice to
20	teach health professions students to screen for and
21	provide for the needs of individuals with substance
22	use disorders or at risk of substance use; and
23	"(3) to develop and disseminate curricula and
24	resource materials relating to evidence-based prac-
25	tices for the screening, prevention, and treatment of
26	substance use disorders, including information about

- 1 prescribing best practices, alternative pain therapies,
- 2 and Federally-approved medication-assisted treat-
- 3 ment options.

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- 4 "(b) Preference in Making Grants.—In making
- 5 grants under subsection (a), the Secretary shall give pref-
- 6 erence to qualified projects that will—

of substance use;

- "(1) train, or result in the training of, health
 professionals, including counselors, case managers,
 social workers, peer recovery coaches, and harm reduction workers, who will provide substance use disorder treatments for underserved groups, including
 minority individuals and Indians with substance use
 disorder and other individuals who are at a high risk
 - "(2) train, or result in the training of, minority health professionals and minority allied health professionals, including counselors, case managers, social workers, peer recovery coaches, and harm reduction workers, to provide substance use disorder treatment for individuals with such disease;
 - "(3) train or result in the training of individuals, including counselors, case managers, social workers, peer recovery coaches, and harm reduction workers, who will provide substance use disorder

- 1 treatment in rural or other areas that are under-2 served by current treatment structures; and
- "(4) train or result in the training of health professionals and allied health professionals, including counselors, case managers, social workers, peer recovery coaches, and harm reduction workers, to provide treatment for infectious diseases and mental health conditions co-occurring with substance use disorder.
- 10 "(c) Native Education and Training Cen-11 Ters.—The Secretary shall use 10 percent of the amount 12 available under subsection (d) for each fiscal year to pro-13 vide grants authorized under this subtitle to—
- 14 "(1) tribal colleges and universities;
- 15 "(2) Indian Health Service grant funded insti-16 tutions; and
- 17 "(3) Native partner institutions, including insti-18 tutions of higher education with medical training 19 programs that partner with one or more Indian 20 tribes, tribal organizations, Native Hawaiian organi-21 zations, or tribal colleges and universities to train 22 Native health professionals that will provide sub-23 stance use disorder treatment services in Native 24 communities.

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         "(d) AUTHORIZATION OF APPROPRIATIONS.—There
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    is authorized to be appropriated to carry out this section—
 3
             "(1) $400,000,000 for fiscal year 2019;
             "(2) $400,000,000 for fiscal year 2020;
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             "(3) $400,000,000 for fiscal year 2021;
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             "(4) $400,000,000 for fiscal year 2022;
             "(5) $400,000,000 for fiscal year 2023;
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             "(6) $400,000,000 for fiscal year 2024;
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             "(7) $400,000,000 for fiscal year 2025;
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             "(8) $400,000,000 for fiscal year 2026;
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             "(9) $400,000,000 for fiscal year 2027; and
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             "(10) $400,000,000 for fiscal year 2028.
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    "SEC. 3433. OTHER PROVISIONS.
14
         "(a) Medication-Assisted Treatment.—The Sec-
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    retary may not make a grant under this title unless the
    applicant for the grant agrees to require all entities offer-
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    ing substance use disorder treatment services under the
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    grant to offer all Federally-approved forms of medication-
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    assisted substance use treatment for the substance use
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    disorders for which the applicant offers treatment.
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        "(b) Waiver.—The Secretary may grant a waiver
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    with respect to any requirement of this title if the grant
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applicant involved—

1	"(1) submits to the Secretary a justification
2	containing such information as the Secretary shall
3	require; and
4	"(2) agrees to require all entities offering sub-
5	stance use disorder treatment services under the
6	grant—
7	"(A) to offer at least two Federally-ap-
8	proved forms of medication-assisted treatment
9	on site;
10	"(B) provide counseling to patients on the
11	benefits and risks of all forms of Federally-ap-
12	proved medication-assisted treatments; and
13	"(C) maintain an affiliation with a pro-
14	vider that can prescribe or otherwise dispense
15	all other forms of Federally-approved medica-
16	tion-assisted treatment.
17	"(c) GAO STUDY.—Not later than 1 year after the
18	date of enactment of this title, the Comptroller General
19	of the United States shall submit to Congress a com-
20	prehensive report describing any relationship between sub-
21	stance use rates, pain management practices of the Indian
22	Health Service, and patient request denials through the
23	purchased/referred care program of the Indian Health
24	Service.

1	"SEC. 3434. STANDARDS FOR SUBSTANCE USE DISORDER
2	TREATMENT AND RECOVERY FACILITIES.
3	"(a) In General.—Not later than 3 years after the
4	date of enactment of this title, the Secretary, in consulta-
5	tion with the American Society of Addiction Medicine
6	shall promulgate model standards for the regulation of
7	substance use disorder treatment services.
8	"(b) CONTENTS.—The model standards promulgated
9	under subsection (a) shall—
10	"(1) identify the types of providers intended to
11	be covered without regard to whether such providers
12	participate in any Federal health care program (as
13	defined in section 1128B(f) of the Social Security
14	Act (42 U.S.C. 1320a-7b(f))) and shall not include
15	a private practitioner who is already licensed by a
16	State medical licensing board and whose practice is
17	limited to outpatient care;
18	"(2) require that all substance use disorder
19	treatment services be licensed by the respective
20	States for the levels of care which they provide;
21	"(3) identify the professional credentials needed
22	by each type of substance use disorder treatment
23	professional;
24	"(4) require that patients have access to li-
25	censed substance use disorder treatment services in-

- 1 cluding health care providers and physicians, for in-2 patient and outpatient care;
 - "(5) identify and develop strategies for States to ensure that all substance use disorder patients receive a medical assessment, including for co-occurring mental health issues and infectious diseases;
 - "(6) require States to implement a process to ensure that residential treatment provider qualifications are verified by the single State agency serving as the primary regulator in the State for substance use disorder treatment services (as required in paragraph (13)) or by an independent third party with the necessary competencies to use evidence-based patient placement assessment tools and nationally-recognized program standards, as applicable;
 - "(7) ensure that patients receiving substance use disorder treatment have access directly, by referral, or in such other manner as determined by the Secretary, to all Federally-approved medication-assisted treatments for substance use disorder;
 - "(8) develop standards for data reporting and require compilation of Statewide reports;
 - "(9) develop standards for licensed providers to ensure all patients receive an outpatient treatment and discharge plan;

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1	"(10) develop standards for the certification of
2	recovery residences that have an ongoing economic
3	relationship with any commercial substance use dis-
4	order treatment service, including any relationship
5	with any such service that includes receiving or mak-
6	ing referrals for substance use disorder treatment,
7	including—
8	"(A) application, inspection, and renewal
9	procedures for recovery residences;
10	"(B) fire, safety, and health standards;
11	"(C) standards for equipping residences
12	with naloxone and training residence owners,
13	operators, and employees in the administration
14	of naloxone;
15	"(D) standards for recovery residence own-
16	ers and operators; and
17	"(E) standards to identify, disqualify from
18	grant funding, and refer to the appropriate reg-
19	ulatory authority any entity engaged in the so-
20	liciting or receiving of a commission, benefit,
21	bonus, rebate, kickback, or bribe, directly or in-
22	directly, in cash or in kind, or engaging in any
23	split-fee arrangement, aimed at inducing the re-
24	ferral of a patient to or from a substance use
25	disorder treatment service;

"(11) establish a toll-free telephone number to 1 2 handle complaints about recovery residences; 3 "(12) establish and maintain on a publicly ac-4 cessible internet website a list of all recovery resi-5 dences in the State that have a certification in effect 6 in accordance with this section; 7 "(13) require the designation of a single State 8 agency to serve as the primary regulator in the 9 State for substance use disorder treatment services; 10 "(14) require a single State agency to imple-11 ment a process to ensure that treatment provider as-12 sessments for all substance use disorder treatment 13 services, including levels of care and length-of-stay 14 recommendations, are verified by an independent 15 third party that has the necessary competencies to 16 use evidence-based patient placement assessment 17 tools and nationally-recognized program standards, 18 as applicable; and 19 "(15) consider existing barriers to substance 20 use disorder treatment and service access, including 21 capacity and infrastructure needs, as well as access 22 to culturally attuned services. 23 "(c) Annual Assessment.—Beginning with respect to fiscal year 2021, the Secretary shall make a determina-

tion with respect to each State on whether the State has

- 1 adopted the model standards promulgated in accordance
- 2 with this section.
- 3 "(d) Quality Measures.—The Secretary shall en-
- 4 gage a nonprofit, non-partisan standards development and
- 5 quality measurement organization to convene government
- 6 regulators, State representatives, consumer representa-
- 7 tives, substance use disorder treatment providers, recovery
- 8 residence owners and operators, and purchasers of sub-
- 9 stance use disorder treatments exercising leadership in
- 10 quality-based purchasing to develop and annually revise
- 11 a set of health care quality measures for substance use
- 12 disorder treatment providers and owners and operators of
- 13 recovery residences.

14 "SEC. 3435. NALOXONE DISTRIBUTION PROGRAM.

- 15 "(a) Establishment of Program.—
- 16 "(1) IN GENERAL.—The Secretary shall provide
- for the purchase and delivery of Federally-approved
- opioid overdose reversal drug products on behalf of
- each State (or Indian tribe as defined in section 4
- of the Indian Health Care Improvement Act) that
- 21 receives a grant under subtitle B. This paragraph
- constitutes budget authority in advance of appro-
- priations Acts, and represents the obligation of the
- 24 Federal Government to provide for the purchase and

delivery to States of the opioid overdose reversal drug products in accordance with this paragraph.

"(2) SPECIAL RULES WHERE OPIOID OVERDOSE
REVERSAL DRUG PRODUCTS ARE UNAVAILABLE.—To
the extent that a sufficient quantity of opioid overdose reversal drug products are not available for
purchase or delivery under paragraph (1), the Secretary shall provide for the purchase and delivery of
the available opioid overdose reversal drug products
in accordance with priorities established by the Secretary, with priority given to States with at least one
local area eligible for funding under section 3401(a).

13 "(b) Negotiation of Contracts With Manufac-

14 Turers.—

"(1) IN GENERAL.—For the purpose of carrying out this section, the Secretary shall negotiate and enter into contracts with manufacturers of opioid overdose reversal drug products consistent with the requirements of this subsection and, to the maximum extent practicable, consolidate such contracting with any other contracting activities conducted by the Secretary to purchase opioid overdose reversal drug products. The Secretary may enter into such contracts under which the Federal Government is obligated to make outlays, the budget au-

thority for which is not provided for in advance in appropriations Acts, for the purchase and delivery of opioid overdose reversal drug products under subsection (a).

"(2) AUTHORITY TO DECLINE CONTRACTS.—
The Secretary may decline to enter into contracts
under this subsection and may modify or extend
such contracts.

"(3) Contract price.—

"(A) IN GENERAL.—The Secretary, in negotiating the prices at which opioid overdose reversal drug products will be purchased and delivered from a manufacturer under this subsection, shall take into account quantities of opioid overdose reversal drug products to be purchased by States under the option under paragraph (4)(B).

"(B) NEGOTIATION OF DISCOUNTED PRICE FOR OPIOID OVERDOSE REVERSAL DRUG PROD-UCTS.—With respect to contracts entered into for the purchase of opioid overdose reversal drug products on behalf of States under this subsection, the price for the purchase of such drug product shall be a discounted price negotiated by the Secretary.

1	"(4) Product dosage.—All opioid overdose
2	reversal products purchased under this section shall
3	contain—
4	"(A) for each dose, the maximum amount
5	of active pharmaceutical ingredient that acts as
6	an opioid receptor antagonist as recommended
7	by the Food and Drug Administration as an
8	initial dose when administered by one of the ap-
9	proved, labeled routes of administration in
10	adults; and
11	"(B) a minimum of two doses packaged to-
12	gether.
13	"(5) Quantities and terms of delivery.—
14	Under contracts under this subsection—
15	"(A) the Secretary shall provide, consistent
16	with paragraph (6), for the purchase and deliv-
17	ery on behalf of States and Indian tribes of
18	quantities of opioid overdose reversal drug
19	products; and
20	"(B) each State and Indian tribe, at the
21	option of the State or tribe, shall be permitted
22	to obtain additional quantities of opioid over-
23	dose reversal drug products (subject to amounts
24	specified to the Secretary by the State or tribe
25	in advance of negotiations) through purchasing

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the opioid overdose reversal drug products from the manufacturers at the applicable price negotiated by the Secretary consistent with paragraph (3), if the State or tribe provides to the Secretary such information (at a time and manner specified by the Secretary, including in advance of negotiations under paragraph (1)) as the Secretary determines to be necessary, to provide for quantities of opioid overdose reversal drug products for the State or tribe to purchase pursuant to this subsection and to determine annually the percentage of the opioid overdose reversal drug market that is purchased pursuant to this section and this subparagraph. The Secretary shall enter into the initial negotiations not later than 180 days after the date of the enactment of this title.

"(6) CHARGES FOR SHIPPING AND HAN-DLING.—The Secretary may enter into a contract referred to in paragraph (1) only if the manufacturer involved agrees to submit to the Secretary such reports as the Secretary determines to be appropriate to assure compliance with the contract and if, with respect to a State program under this section that does not provide for the direct delivery of

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qualified opioid overdose reversal drug products, the manufacturer involved agrees that the manufacturer will provide for the delivery of the opioid overdose reversal drug products on behalf of the State in accordance with such program and will not impose any charges for the costs of such delivery (except to the extent such costs are provided for in the price established under paragraph (3)).

"(7) MULTIPLE SUPPLIERS.—In the case of the opioid overdose reversal drug product involved, the Secretary may, as appropriate, enter into a contract referred to in paragraph (1) with each manufacturer of the opioid overdose reversal drug product that meets the terms and conditions of the Secretary for an award of such a contract (including terms and conditions regarding safety and quality). With respect to multiple contracts entered into pursuant to this paragraph, the Secretary may have in effect different prices under each of such contracts and, with respect to a purchase by States pursuant to paragraph (4)(B), each eligible State may choose which of such contracts will be applicable to the purchase. "(c) Use of Opioid Overdose Reversal Drug

4 PRODUCT LIST.—Beginning not later than one year after

the first contract has been entered into under this section,

1	the Secretary shall use, for the purpose of the purchase,
2	delivery, and administration of opioid overdose reversal
3	drug products under this section, the list established (and
4	periodically reviewed and, as appropriate, revised) by an
5	advisory committee, established by the Secretary and lo-
6	cated within the Centers for Disease Control and Preven-
7	tion, which considers the cost effectiveness of each opioid
8	overdose reversal drug product.
9	"(d) State Distribution of Opioid Overdose
10	REVERSAL DRUG PRODUCTS.—States shall distribute
11	opioid overdose reversal drug products received under this
12	section to the following:
13	"(1) First Responders, including—
14	"(A) all State, county, and local law en-
15	forcement departments;
16	"(B) all Tribal police departments;
17	"(C) all local fire departments, including
18	career fire departments, combination fire de-
19	partments, and volunteer fire departments; and
20	"(D) all local emergency medical services
21	organizations, including volunteer emergency
22	medical services organizations.
23	"(2) Public entities with authority to administer
24	local public health services, including all local health

1	departments, for the purposes of making opioid over-
2	dose reversal drug products available to—
3	"(A) public and nonprofit entities, includ-
4	ing—
5	"(i) community-based organizations
6	that provide substance use disorder treat-
7	ments or harm reduction services;
8	"(ii) nonprofit entities that provide
9	substance use disorder treatments or harm
10	reduction services; and
11	"(iii) faith based organizations that
12	provide substance use disorder treatments
13	or harm reduction services; and
14	"(B) the general public.
15	"(e) State Requirements.—To be eligible to re-
16	ceive opioid overdose reversal drugs under this section,
17	each State shall—
18	"(1) establish a program for distributing opioid
19	overdose reversal drug products to first responders
20	and entities with authority to administer local public
21	health services, including local health departments;
22	"(2) beginning in the second year of the pro-
23	gram, demonstrate a distribution rate of a minimum
24	of 90 percent of the opioid overdose reversal drug
25	products received under this program; and

"(3) certify to the Secretary that the State has
in place measures that enhance access to opioid
overdose reversal drug products, such as laws that
provide civil or disciplinary immunity for medical
personnel who prescribe an opioid overdose reversal
drug product, Good Samaritan Laws, Third Party
Prescription Laws, Collaborative Practice Agree-
ments, and Standing Orders.
"(f) Indian Tribe Requirements.—The Indian
Health Service, in consultation with Indian tribes, shall
determine any requirements that shall apply to Indian
tribes receiving opioid overdose reversal drug products
made available under this section.
"(g) Definitions.—For purposes of this section:
"(1) Career fire department.—The term
'career fire department' means a fire department
that has an all-paid force of firefighting personnel
other than paid-on-call firefighters.
"(2) Collaborative practice agreement.—
The term 'Collaborative Practice Agreement' means
an agreement under which a pharmacist operates
under authority delegated by another licensed practi-
tioner with prescribing authority.

term 'combination fire department' means a fire de-

partment that has paid firefighting personnel and
 volunteer firefighting personnel.

"(4) EMERGENCY MEDICAL SERVICE.—The term 'emergency medical service' means resources used by a public or private nonprofit licensed entity to deliver medical care outside of a medical facility under emergency conditions that occur as a result of the condition of the patient and includes services delivered (either on a compensated or volunteer basis) by an emergency medical services provider or other provider that is licensed or certified by the State involved as an emergency medical technician, a paramedic, or an equivalent professional (as determined by the State).

"(5) Good samaritan Law.—The term 'Good Samaritan Law' means a law that provides criminal immunity for a person who administers an opioid overdose reversal drug product, a person who, in good faith, seeks medical assistance for someone experiencing a drug-related overdose, or a person who experiences a drug-related overdose and is in need of medical assistance and, in good faith, seeks such medical assistance, or is the subject of such a good faith request for medical assistance.

- 1 "(6) Indians.—The terms 'Indian', 'Indian 2 tribe', 'tribal organization', and 'Urban Indian 3 Health Program' have the meanings given such 4 terms in section 4 of the Indian Health Care Im-5 provement Act.
 - "(7) Manufacturer.—The term 'manufacturer' means any corporation, organization, or institution, whether public or private (including Federal, State, and local departments, agencies, and instrumentalities), which manufactures, imports, processes, or distributes under its label any opioid overdose reversal drug product. The term 'manufacture' means to manufacture, import, process, or distribute an opioid overdose reversal drug.
 - "(8) OPIOID OVERDOSE REVERSAL DRUG PROD-UCT.—The term 'opioid overdose reversal drug product' means a finished dosage form that has been approved by the Food and Drug Administration and that contains an active pharmaceutical ingredient that acts as an opioid receptor antagonist. The term 'opioid overdose reversal drug product' includes a combination product, as defined in section 3.2(e) of title 21, Code of Federal Regulations.
 - "(9) STANDING ORDER.—The term 'standing order' means a non-patient-specific order covering

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        administration of medication by others to a patient
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        who may be unknown to the prescriber at the time
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        of the order.
             "(10) Third party prescription.—The term
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        'third party prescription' means an order written for
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        medication dispensed to one person with the inten-
        tion that it will be administered to another person.
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             "(11) VOLUNTEER FIRE DEPARTMENT.—The
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        term 'volunteer fire department' means a fire de-
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        partment that has an all-volunteer force of fire-
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        fighting personnel.
        "(h) AUTHORIZATION OF APPROPRIATIONS.—There
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   is authorized to be appropriated to carry out this suc-
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   tion—
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             "(1) $500,000,000 for fiscal year 2019;
             "(2) $500,000,000 for fiscal year 2020;
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             "(3) $500,000,000 for fiscal year 2021;
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             "(4) $500,000,000 for fiscal year 2022;
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             "(5) $500,000,000 for fiscal year 2023;
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             "(6) $500,000,000 for fiscal year 2024;
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             "(7) $500,000,000 for fiscal year 2025;
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             "(8) $500,000,000 for fiscal year 2026;
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             "(9) $500,000,000 for fiscal year 2027; and
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             "(10) $500,000,000 for fiscal year 2028.
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1	"SEC. 3436. ADDITIONAL FUNDING FOR THE NATIONAL IN-
2	STITUTES OF HEALTH.
3	"There is authorized to be appropriated to the Na-
4	tional Institute of Health for the purpose of conducting
5	research on addiction and pain related to substance mis-
6	use, including research to develop overdose reversal drug
7	products, non-addictive drug products for treating pain,
8	and drug products used to treat substance use disorder—
9	"(1) $$1,000,000,000$ for fiscal year 2019;
10	"(2) \$1,000,000,000 for fiscal year 2020;
11	"(3) \$1,000,000,000 for fiscal year 2021;
12	"(4) \$1,000,000,000 for fiscal year 2022;
13	"(5) $$1,000,000,000$ for fiscal year 2023;
14	"(6) \$1,000,000,000 for fiscal year 2024;
15	"(7) $$1,000,000,000$ for fiscal year 2025;
16	(8) \$1,000,000,000 for fiscal year 2026;
17	"(9) $$1,000,000,000$ for fiscal year 2027; and
18	"(10) $1,000,000,000$ for fiscal year 2028.
19	"SEC. 3437. ADDITIONAL FUNDING FOR IMPROVED DATA
20	COLLECTION AND PREVENTION OF INFEC-
21	TIOUS DISEASE TRANSMISSION.
22	"(a) Data Collection.—The Centers for Disease
23	Control and Prevention shall use a portion of the funding
24	appropriated under this section to ensure that all States
25	participate in the Enhanced State Opioid Overdose Sur-
26	veillance program and to provide technical assistance to

- 1 medical examiners and coroners to facilitate improved
- 2 data collection on fatal overdoses through such program.
- 3 "(b) Centers for Disease Control and Preven-
- 4 TION.—The Centers for Disease Control and Prevention
- 5 shall use amounts appropriated under this section for the
- 6 purpose of improving data on drug overdose deaths and
- 7 non-fatal drug overdoses, surveillance related to addiction
- 8 and substance use disorder, and the prevention of trans-
- 9 mission of infectious diseases related to substance use.
- 10 "(c) Tribal Epidemiology Centers.—There shall
- 11 be made available to the Indian Health Service for the
- 12 purpose of funding efforts by tribal epidemiology centers
- 13 to improve data on drug overdose deaths and non-fatal
- 14 drug overdoses and surveillance related to addiction and
- 15 substance use disorder, not less than 1.5 percent of the
- 16 total amount appropriated under this section for each fis-
- 17 cal year.
- 18 "(d) Authorization of Appropriations.—There
- 19 is authorized to be appropriated to carry out this section—
- 20 "(1) \$400,000,000 for fiscal year 2019;
- 21 "(2) \$400,000,000 for fiscal year 2020;
- 22 "(3) \$400,000,000 for fiscal year 2021;
- 23 "(4) \$400,000,000 for fiscal year 2022;
- 24 "(5) \$400,000,000 for fiscal year 2023;
- 25 "(6) \$400,000,000 for fiscal year 2024;

1	((7) \$400,000,000 for fiscal year 2025;
2	"(8) \$400,000,000 for fiscal year 2026;
3	"(9) $$400,000,000$ for fiscal year 2027; and
4	" (10) \$400,000,000 for fiscal year 2028.
5	"SEC. 3438. DEFINITIONS.
6	"In this title:
7	"(1) Planning council.—The term 'planning
8	council' means the substance use planning council
9	established under section 3402.
10	"(2) Recovery residence.—The term 'recov-
11	ery residence' means a residential dwelling unit, or
12	other form of group housing, that is offered or ad-
13	vertised through any means, including oral, written,
14	electronic, or printed means, by any individual or en-
15	tity as a residence that provides an evidence-based,
16	peer-supported living environment for individuals un-
17	dergoing any type of substance use disorder treat-
18	ment or who have received any type of substance use
19	disorder treatment in the past 3 years, including
20	medication-assisted treatment.
21	"(3) State.—
22	"(A) IN GENERAL.—The term 'State'
23	means each of the 50 States, the District of Co-
24	lumbia, and each of the territories.

1	"(B) Territories.—The term 'territory'
2	means each of American Samoa, Guam, the
3	Commonwealth of Puerto Rico, the Common-
4	wealth of the Northern Mariana Islands, the
5	Virgin Islands, the Republic of the Marshall Is-
6	lands, the Federated States of Micronesia, and
7	Palau.
8	"(4) Substance use disorder treat-
9	MENT.—
10	"(A) IN GENERAL.—The term 'substance
11	use disorder treatment' means an evidence-
12	based, professionally directed, deliberate, and
13	planned regimen including evaluation, observa-
14	tion, medical monitoring, and rehabilitative
15	services and interventions such as
16	pharmacotherapy, behavioral therapy, and indi-
17	vidual and group counseling, on an inpatient or
18	outpatient basis, to help patients with substance
19	use disorder reach recovery.
20	"(B) Types of treatment.—Substance
21	use disorder treatments shall include the fol-
22	lowing:
23	"(i) Clinical stabilization services,
24	which are evidence-based services provided
25	in secure, acute care facilities (which may

1	be referred to as 'addictions receiving fa-
2	cilities') that, at a minimum—
3	"(I) provide detoxification and
4	stabilization services;
5	"(II) are operated 24 hours per
6	day, 7 days per week; and
7	"(III) that serve individuals
8	found to be substance use impaired.
9	These can also be referred to as 'Ad-
10	dictions receiving facilities'.
11	"(ii) Withdrawal management and de-
12	toxification, which is a service that is pro-
13	vided on an inpatient or an outpatient
14	basis to assist individuals manage the
15	process of withdrawing from the physio-
16	logical and psychological effects of sub-
17	stance use disorder.
18	"(iii) Intensive inpatient treatment,
19	which is a service that provides a planned
20	regimen of evidence-based evaluation, ob-
21	servation, medical monitoring, and evi-
22	dence-based rehabilitative services and
23	interventions such as pharmacotherapy, be-
24	havioral therapy, and counseling, 24 hours

1	per day, 7 days per week, in a highly
2	structured, residential environment.
3	"(iv) Intensive outpatient treatment,
4	which is a service that provides a planned
5	regimen of evidence-based evaluation, ob-
6	servation, medical monitoring, and evi-
7	dence-based rehabilitative services and
8	interventions such as pharmacotherapy, be-
9	havioral therapy, and counseling, in a
10	structured, nonresidential environment at a
11	higher level of intensity and duration than
12	outpatient treatment.
13	"(v) Medication-assisted treatment,
14	which is a service that uses Federally-ap-
15	proved medication as authorized by Fed-
16	eral and State law, in combination with
17	evidence-based medical, rehabilitative, and
18	counseling services, in the treatment of in-
19	dividuals who suffer from substance use
20	disorder.
21	"(vi) Outpatient treatment, which is a
22	service that provides a planned regimen of
23	evidence-based evaluation, observation,
24	medical monitoring, and evidence-based re-

habilitative services and interventions such

25

1	as pharmacotherapy, behavioral therapy,
2	and counseling in a structured, nonresiden-
3	tial environment by appointment during
4	scheduled operating hours.
5	"(vii) Residential recovery treatment,
6	which is a service that provides a planned
7	regimen of evidence-based evaluation, ob-
8	servation, medical monitoring, and evi-
9	dence-based rehabilitative services and
10	interventions such as pharmacotherapy, be-
11	havioral therapy, and counseling provided
12	in a structured, live-in environment within
13	a nonhospital setting on a 24-hours-per-
14	day, 7-days-per-week basis.
15	"(C) Limitation.—Substance use disorder
16	treatment providers shall not include—
17	"(i) prevention only providers; and
18	"(ii) a private practitioner who is li-
19	censed by a State medical licensing board
20	and whose practice is limited to outpatient
21	care.
22	"(5) Substance use disorder treatment
23	SERVICES.—The term 'substance use disorder treat-
24	ment services' means any prevention services, core
25	medical services, recovery and support services, early

1	intervention and engagement services, and harm re-
2	duction services authorized under this title.".
3	SEC. 4. AMENDMENTS TO THE CONTROLLED SUBSTANCES
4	ACT.
5	(a) Certifications.—Part C of the Controlled Sub-
6	stances Act (21 U.S.C. 821 et seq.) is amended by adding
7	at the end the following:
8	"CERTIFICATIONS RELATING TO DIVERSION CONTROLS
9	AND MISBRANDING
10	"Sec. 312. (a) Definitions.—In this section—
11	"(1) the term 'covered dispenser'—
12	"(A) means a dispenser—
13	"(i) that is required to register under
14	section $302(a)(2)$; and
15	"(ii) dispenses a controlled substance
16	in schedule II; and
17	"(B) does not include a dispenser that is—
18	"(i) registered to dispense opioid
19	agonist treatment medication under section
20	303(g)(1); and
21	"(ii) operating in that capacity;
22	"(2) the term 'covered distributor' means a dis-
23	tributor—
24	"(A) that is required to register under sec-
25	tion $302(a)(1)$; and

1	"(B) distributes a controlled substance in
2	schedule II;
3	"(3) the term 'covered manufacturer' means a
4	manufacturer—
5	"(A) that is required to register under sec-
6	tion $302(a)(1)$; and
7	"(B) manufactures a controlled substance
8	in schedule II;
9	"(4) the term 'covered officer', with respect to
10	a covered person means—
11	"(A) in the case of a covered person that
12	is not an individual—
13	"(i) the chief executive officer of the
14	covered person;
15	"(ii) the president of the covered per-
16	son;
17	"(iii) the chief medical officer of the
18	covered person; and
19	"(iv) the chief counsel of the covered
20	person; and
21	"(B) in the case of a covered person that
22	is an individual, that individual; and
23	"(5) the term 'covered person' means a covered
24	dispenser, a covered distributor, or a covered manu-
25	facturer.

1	"(b) Certifications Relating to Diversion
2	CONTROLS.—Not later than 180 days after the date of
3	enactment of this section, and each year thereafter, each
4	covered officer of a covered person shall submit to the At-
5	torney General, for each controlled substance in schedule
6	II dispensed, distributed, or manufactured by the covered
7	person, a certification—
8	"(1) signed by the covered officer; and
9	"(2) certifying that—
10	"(A) the covered person maintains effective
11	controls against diversion of the controlled sub-
12	stance into channels other than legitimate med-
13	ical, scientific, research, or industrial channels;
14	"(B) all information contained in any
15	record, inventory, or report required to be kept
16	or submitted to the Attorney General by the
17	covered person under section 307, or under any
18	regulation issued under that section, is accu-
19	rate; and
20	"(C) the covered person is in compliance
21	with all applicable requirements under Federal
22	law relating to reporting suspicious orders for
23	controlled substances.
24	"(c) Certifications Relating to Mis-
25	BRANDING —Not later than 180 days after the date of en-

1	actment of this section, and each year thereafter, each cov-
2	ered officer of a covered manufacturer shall submit to the
3	Attorney General, for each controlled substance in sched-
4	ule II manufactured by the covered manufacturer, a cer-
5	tification—
6	"(1) signed by the covered officer; and
7	"(2) certifying that the controlled substance is
8	not misbranded, as described in section 502 of the
9	Federal Food, Drug, and Cosmetic Act (21 U.S.C.
10	352).".
11	(b) Offenses.—Part D of title II of the Controlled
12	Substances Act (21 U.S.C. 841 et seq.) is amended by
13	adding at the end the following:
14	"CERTIFICATIONS BY COVERED OFFICERS
15	"Sec. 424. (a) Definitions.—In this section, the
16	terms 'covered dispenser', 'covered distributor', 'covered
17	manufacturer', 'covered officer', and 'covered person' have
18	the meanings given those terms in section 312.
19	"(b) Offenses.—
20	"(1) Failure to submit certifications.—
21	"(A) CERTIFICATIONS RELATING TO DI-
22	VERSION CONTROLS.—It shall be unlawful for a
23	covered officer of a covered person to fail to
24	submit a certification required under section
25	312(b), without regard to the state of mind of
26	the covered officer.

1 "(B) CERTIFICATIONS RELATING TO MIS2 BRANDING.—It shall be unlawful for a covered
3 officer of a covered manufacturer to fail to sub4 mit a certification required under section
5 312(c), without regard to the state of mind of
6 the covered officer.

"(2) Submission of false certifications.—

"(A) False certifications relating to Diversion controls.—It shall be unlawful for a covered officer of a covered person to submit a certification required under section 312(b), without regard to the state of mind of the covered officer, that contains a materially false statement or representation relating to the information required to be certified under that section for the year for which the certification is submitted.

"(B) False certifications relating to MISBRANDING.—It shall be unlawful for a covered officer of a covered manufacturer to submit a certification required under section 312(c), without regard to the state of mind of the covered officer, that contains a materially false statement or representation relating to the misbranding of a controlled substance with re-

1	spect to the year for which the certification is
2	submitted.
3	"(c) Penalties.—
4	"(1) Civil Penalties.—Except as provided in
5	paragraph (2), a covered officer who violates sub-
6	section (b) shall be subject to a civil penalty of not
7	more than \$25,000.
8	"(2) Criminal Penalties.—A covered officer
9	who knowingly violates subsection (b)(2) shall be
10	subject to criminal penalties under section 403(d).
11	"(d) Comprehensive Addiction Resources
12	Fund.—
13	"(1) Establishment.—There is established in
14	the Treasury a fund to be known as the 'Com-
15	prehensive Addiction Resources Fund'.
16	"(2) Transfer of amounts.—There shall be
17	transferred to the Comprehensive Addiction Re-
18	sources Fund 100 percent of—
19	"(A) any civil penalty paid to the United
20	States under this section; and
21	"(B) any fine paid to the United States
22	under section 403(d) for a knowing violation of
23	subsection (b)(2) of this section.

1	"(3) AVAILABILITY AND USE OF FUNDS.—
2	Amounts transferred to the Comprehensive Addic-
3	tion Fund under paragraph (2) shall—
4	"(A) remain available until expended; and
5	"(B) be made available to supplement
6	amounts appropriated to carry out title XXXIV
7	of the Public Health Service Act.".
8	(c) Criminal Penalties.—Section 403 of the Con-
9	trolled Substances Act (21 U.S.C. 843) is amended—
10	(1) in subsection $(d)(1)$ —
11	(A) by inserting "or knowingly violates sec-
12	tion 424(b)(2)" after "any person who violates
13	this section"; and
14	(B) by striking "violation of this section"
15	and inserting "such a violation"; and
16	(2) in subsection (f)—
17	(A) in paragraph (1), by striking "or 416"
18	and inserting "or section 416, or knowing viola-
19	tions of section 424(b)(2)"; and
20	(B) in paragraph (3), by inserting "or
21	knowing violations of section 424(b)(2)" before
22	the period at the end.
23	(d) Technical and Conforming Amendments.—
24	The table of contents for the Comprehensive Drug Abuse

- 1 Prevention and Control Act of 1970 (Public Law 91–513;
- 2 84 Stat. 1236) is amended—
- 3 (1) by inserting after the item relating to sec-
- 4 tion 311 the following:
 - "Sec. 312. Certifications relating to diversion controls and misbranding.";
- 5 and
- 6 (2) by inserting after the item relating to sec-
- 7 tion 423 the following:
 - "Sec. 424. Certifications by covered officers.".
- 8 (e) Effective Date.—The amendments made by
- 9 subsections (b) and (c) of this section shall take effect on
- 10 the date that is 180 days after the date of enactment of
- 11 this Act.

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