^{116TH CONGRESS} 1ST SESSION H.R. 1695

AUTHENTICATED U.S. GOVERNMENT INFORMATION

> To amend the Community Services Block Grant Act to reauthorize and modernize the Act.

IN THE HOUSE OF REPRESENTATIVES

March 12, 2019

Ms. McCollum (for herself, Mr. THOMPSON of Pennsylvania, Ms. STEFANIK, and Ms. FUDGE) introduced the following bill; which was referred to the Committee on Education and Labor

A BILL

To amend the Community Services Block Grant Act to reauthorize and modernize the Act.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

- 4 This Act may be cited as the "Community Services
- 5 Block Grant Reauthorization Act of 2019".

6 SEC. 2. REAUTHORIZATION.

- 7 The Community Services Block Grant Act (42 U.S.C.
- 8 9901 et seq.) is amended to read as follows:

Subtitle B—Community Services Block Grant Program

3 "SEC. 671. SHORT TITLE.

4 "This subtitle may be cited as the 'Community Serv-5 ices Block Grant Act'.

6 "SEC. 672. PURPOSES.

7 "The purposes of this subtitle are—

8 "(1) to reduce poverty in the United States by 9 supporting the activities of community action agen-10 cies that improve the economic security of low-in-11 come individuals and families and create new eco-12 nomic opportunities in the communities where they 13 live; and

14 "(2) to accomplish the objectives described in
15 paragraph (1) by—

16 "(A) strengthening community capabilities
17 for identifying poverty conditions and opportu18 nities to alleviate such conditions;

"(B) empowering low-income individuals
and families to respond to the unique problems
and needs within their communities through
their maximum feasible participation in advising and assessing eligible entities and in designing the programs, projects, and services funded
under this subtitle;

"(C) using innovative community-based ap-
proaches that produce a measurable impact on
the causes and effects of poverty, including two-
generation approaches that create opportunities
for, and address the needs of, parents and chil-
dren together;
"(D) coordinating Federal, State, local,
and other assistance, including private re-

private rean g sources, related to the reduction of poverty so that resources can be used in a manner responsive to local needs and conditions; and

"(E) broadening the resources directed to 12 13 the elimination of poverty, so as to promote 14 partnerships that include—

"(i) private, religious, charitable, and 15 neighborhood-based organizations; 16

17 "(ii) individuals, businesses, labor or-18 ganizations, professional organizations, 19 and other organizations engaged in ex-20 panding opportunities for all individuals; 21 and

"(iii) local government leaders. 22

23 **"SEC. 673. DEFINITIONS.**

"In this subtitle: 24

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"(1) COMMUNITY ACTION AGENCY.—The term
"community action agency' means an eligible entity
(which meets the requirements of paragraph (1) or
(2), as appropriate, of section 680(c)) that is a public charity and that delivers multiple programs,
projects, or services to a variety of low-income individuals and families.

8 "(2) COMMUNITY ACTION PROGRAM PLAN.— 9 The term 'community action program plan' means a 10 detailed plan, including a budget, that is adopted by 11 an eligible entity, for expenditures of funds appro-12 priated for a fiscal year under this subtitle for the 13 activities supported directly or indirectly by such 14 funds.

15 "(3) COMMUNITY ACTION STRATEGIC PLAN.—
16 The term 'community action strategic plan' means a
17 plan that is adopted as the policy of an eligible enti18 ty and that—

"(A) establishes goals for a period of not
more than 5 years that are based on meeting
needs identified by the entity in consultation
with the residents of the community through a
process of comprehensive community needs assessment;

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1	"(B) provides detail on how all activities of
2	an eligible entity under this subtitle will con-
3	tribute to meeting such goals; and
4	"(C) specifies how such activities will be
5	managed, funded, and measured by the per-
6	formance measurement system of such entity.
7	"(4) Community services network organi-
8	ZATION.—The term 'community services network or-
9	ganization' means any of the following organizations
10	funded under this subtitle:
11	"(A) A grantee.
12	"(B) An eligible entity.
13	"(C) An association of grantees or eligible
14	entities.
15	"(D) An association—
16	"(i) with a membership composed of
17	grantees, eligible entities, or associations of
18	grantees or eligible entities; and
19	"(ii) that is governed by a board of di-
20	rectors composed so that ³ / ₄ of the direc-
21	tors are employees or designees of such
22	grantees, such eligible entities, or such as-
23	sociations.

1	"(5) DEPARTMENT.—The term 'Department'
2	means the Department of Health and Human Serv-
3	ices.
4	"(6) ELIGIBLE ENTITY.—The term 'eligible en-
5	tity' means an entity—
6	"(A) that is an eligible entity described in
7	section $673(1)$ (as in effect on the day before
8	the date of enactment of the Community Serv-
9	ices Block Grant Reauthorization Act of 2019)
10	as of the day before such date of enactment, or
11	has been designated by the process described in
12	section 680(a) (including an organization serv-
13	ing migrant or seasonal farmworkers that is so
14	described or designated); and
15	"(B) that has a tripartite board described
16	in paragraph (1) or (2), as appropriate, of sec-
17	tion 680(c).
18	"(7) EVIDENCE-BASED PRACTICE.—The term
19	'evidence-based practice' means an activity, strategy,
20	or intervention that—
21	"(A) demonstrates a statistically signifi-
22	cant effect on improving relevant outcomes
23	based on at least one well-designed and well-im-
24	plemented experimental or quasi-experimental
25	study, or at least one well-designed and well-im-

1	plemented correlational study with statistical
2	controls for selection bias; or
3	"(B) demonstrates a rationale based on
4	high-quality research findings or positive eval-
5	uation that such activity, strategy, or interven-
6	tion is likely to improve relevant outcomes; and
7	includes ongoing efforts to examine the effects
8	of such activity, strategy, or intervention.
9	"(8) GRANTEE.—The term 'grantee' means a
10	recipient of a grant under section 675 or 676 of this
11	subtitle or the recipient of a grant under section
12	675A or 675B of this subtitle (as in effect on the
13	day before the date of enactment of the Community
14	Services Block Grant Reauthorization Act of 2019).
15	"(9) Performance benchmark.—The term
16	'performance benchmark' means a measurable objec-
17	tive for the operations and activities set out in a
18	community action program plan or a State plan
19	under this subtitle.
20	"(10) Performance measurement sys-
21	TEM.—The term 'performance measurement system'
22	means a management information system that—
23	"(A) collects and reports information about
24	the outcomes of activities and investments fund-
25	ed in whole or in part with funds appropriated

1	under this subtitle, including annual perform-
2	
	ance benchmarks;
3	"(B) compares the actual outcomes with
4	the intended outcomes; and
5	"(C) is used as a basis for management
6	decisions regarding future use of resources pro-
7	vided under this subtitle.
8	"(11) Poverty line.—
9	"(A) IN GENERAL.—The term 'poverty
10	line' means the official poverty line defined by
11	the Office of Management and Budget, based
12	on the most recent data available from the Bu-
13	reau of the Census, subject to subparagraphs
14	(C) and (D). The Secretary shall revise the pov-
15	erty line annually (or at any shorter interval
16	the Secretary determines to be feasible and de-
17	sirable). The required revision shall be accom-
18	plished by multiplying the official poverty line
19	by the percentage change in the Consumer
20	Price Index for All Urban Consumers during
21	the annual or other interval immediately pre-
22	ceding the time at which the revision is made.
23	"(B) Community services block grant
24	ELIGIBILITY CRITERION.—Subject to subpara-
25	graphs (C), (D), and (E), the poverty line, as

1 defined in subparagraph (A), shall be used as 2 a criterion of eligibility for services or assist-3 ance provided to individuals or families through 4 the community services block grant program es-5 tablished under this subtitle. 6 "(C) STATE REVISION POVERTY OF 7 LINE.—Whenever a State determines that it 8 serves the objectives of the block grant program 9 established under this subtitle, the State may 10 revise the poverty line not to exceed 125 per-11 cent of the official poverty line otherwise appli-12 cable under subparagraph (A). 13 "(D) WAIVERS FOR STATE USE OF HIGHER 14 ELIGIBILITY LEVEL.—Whenever a community 15 action program plan provides that a program, project, or service funded under this subtitle re-16 17 quires use of a higher eligibility standard than

18 the standard otherwise applicable under this 19 paragraph for the purpose of ensuring coordina-20 tion of activities carried out under this subtitle 21 with other programs or activities of eligible en-22 tities, the State shall, as part of the application 23 described in section 678, apply such standard 24 with respect to that program, project, or service

1	and provide documentation regarding the ben-
2	efit of and need for such adjustment.
3	"(E) Procedures for continued eligi-
4	BILITY.—A State may establish procedures to
5	ensure that a participant in a program, project,
6	or service funded under this subtitle remains el-
7	igible to participate as long as the participant
8	is successfully progressing toward achievement
9	of the goals of the program, project, or service,
10	regardless of any income eligibility criteria used
11	to determine the participant's initial eligibility.
12	"(12) PRIVATE, NONPROFIT ORGANIZATION.—
13	The term 'private, nonprofit organization' includes a
14	religious organization.
15	"(13) Public Charity.—The term 'public
16	charity' means a domestic organization that is—
17	"(A) described in section $501(c)(3)$ of the
18	Internal Revenue Code of 1986 and exempt
19	from taxation under section 501(a) of such
20	Code; and
21	"(B) described in paragraph (1) or (2) of
22	section 509(a) of the Internal Revenue Code of
23	1986.
24	"(14) Secretary.—The term 'Secretary'
25	means the Secretary of Health and Human Services.

"(15) SERVICE AREA.—The term 'service area' 1 2 means the unique geographic area which the State 3 has designated as the area to be served by an eligi-4 ble entity with funding under section 679(a)(1)(B). "(16) STATE.—The term 'State' means any of 5 6 the several States, the District of Columbia, the 7 Commonwealth of Puerto Rico, Guam, the United 8 States Virgin Islands, American Samoa, or the Com-9 monwealth of the Northern Mariana Islands.

10 "SEC. 674. ESTABLISHMENT OF COMMUNITY SERVICES11BLOCK GRANT PROGRAM.

12 "(a) ESTABLISHMENT OF PROGRAM.—The Secretary 13 is authorized to establish a community services block 14 grant program and to make grants through the program, 15 under sections 675 and 676, to States to support local 16 community action program plans carried out by eligible 17 entities to reduce poverty in the communities served by 18 such entities.

19 "(b) AUTHORITY OF SECRETARY.—The Secretary is
20 authorized to carry out other community programs de21 scribed in section 690 and section 690A.

"(c) UNIFORM ADMINISTRATIVE REQUIREMENTS,
COST PRINCIPLES, AND AUDIT REQUIREMENTS.—Notwithstanding any other provision of the Omnibus Budget
Reconciliation Act of 1981 (Public Law 97–35) or of sec-

tion 75.101(d)(1), part 75 of title 45, Code of Federal 1 2 Regulations, funds authorized to be appropriated under 3 this subtitle shall be subject to all subparts of the uniform 4 administrative requirements, cost principles, and audit re-5 quirements for Federal awards as adopted in regulations promulgated by the Secretary to implement the Uniform 6 7 Administrative Requirements, Cost Principles, and Audit 8 Requirements under part 200 of title 2, Code of Federal 9 Regulations, or any corresponding similar regulation (in-10 cluding part 75 of title 45, Code of Federal Regulations, or any corresponding similar regulation), except for provi-11 12 sions on termination, withholding and suspension of funds, 13 as well as all other Federal laws and regulations related to intergovernmental financial transactions and to admin-14 15 istration of federally funded grants and cooperative agreements between States and nonprofit organizations, or local 16 governments, as applicable. 17

18 "SEC. 675. GRANTS TO TERRITORIES.

"(a) APPORTIONMENT.—The Secretary shall apportion the amount reserved under section 691(c)(1) for each
fiscal year on the basis of need to eligible jurisdictions,
among Guam, American Samoa, the United States Virgin
Islands, and the Commonwealth of the Northern Mariana
Islands.

"(b) GRANTS.—The Secretary shall make a grant to
 each eligible jurisdiction to which subsection (a) applies
 for the amount apportioned under subsection (a).

4 "SEC. 676. ALLOTMENTS AND GRANTS TO STATES.

5 "(a) Allotments in General.—From the amount appropriated under section 691(a) for each fiscal year and 6 7 remaining after the Secretary makes the reservations re-8 quired by section 691(c), the Secretary shall allot to each 9 eligible State, subject to section 677, an amount that 10 bears the same ratio to such remaining amount as the amount received by the State for fiscal year 1981 under 11 12 section 221 of the Economic Opportunity Act of 1964 bore 13 to the total amount received by all States for fiscal year 14 1981 under such section, except as provided in subsection 15 (b).

16 "(b) MINIMUM ALLOTMENTS.—

17 "(1) IN GENERAL.—The Secretary shall allot to
18 each State not less than ½ of 1 percent of the
19 amount appropriated under section 691(a) for such
20 fiscal year and remaining after the Secretary makes
21 the reservations required by section 691(c).

"(2) YEARS WITH GREATER AVAILABLE
FUNDS.—Notwithstanding paragraph (1), if the
amount appropriated under section 691(a) for a fiscal year and remaining after the Secretary makes

the reservations required by section 691(c) exceeds
 \$850,000,000, no State shall receive under this sec tion less than ³/₄ of 1 percent of the remaining
 amount.

5 "(c) GRANTS AND PAYMENTS.—Subject to section 677, the Secretary shall make grants to eligible States for 6 7 the allotments described in subsections (a) and (b). The 8 Secretary shall make payments for the grants in accord-9 ance with section 6503(a) of title 31, United States Code. 10 The Secretary shall allocate the amounts allotted under subsections (a) and (b) quarterly, notify the States of their 11 12 respective allocations and make each State's quarterly al-13 location amount available for expenditure by the State no later than 30 days after the start of the fiscal quarter for 14 15 which the Secretary is allocating the funds.

"(d) DEFINITION.—In this section, the term 'State'
does not include Guam, American Samoa, the United
States Virgin Islands, and the Commonwealth of the
Northern Mariana Islands.

20 "SEC. 677. PAYMENTS TO INDIAN TRIBES.

21 "(a) DEFINITIONS.—In this section:

22 "(1) INDIAN.—The term 'Indian' means a
23 member of an Indian tribe or tribal organization.

24 "(2) INDIAN TRIBE OR TRIBAL ORGANIZA25 TION.—The term 'Indian tribe or tribal organiza-

1	tion' means a tribe, band, or other organized group
2	recognized in the State in which the tribe, band, or
3	group resides, or considered by the Secretary of the
4	Interior, to be an Indian tribe or an Indian organi-
5	zation for any purpose.
6	"(b) RESERVATION.—
7	"(1) Application.—Paragraph (2) shall apply
8	only if, with respect to any State, the Secretary-
9	"(A) receives a request from the governing
10	body of an Indian tribe or tribal organization
11	within such State that assistance under this
12	subtitle be made available directly to such tribe
13	or organization; and
14	"(B) determines that the members of such
15	Indian tribe or tribal organization would be bet-
16	ter served by means of grants made directly to
17	such tribe or organization to provide benefits
18	under this subtitle.
19	"(2) Amount.—The Secretary shall reserve
20	from amounts allotted to a State under section 676
21	for a fiscal year, not less than the amount that bears
22	the same ratio to the State allotment for the fiscal
23	year as the population of all eligible Indians for
24	whom a determination has been made under para-
25	graph $(1)(B)$ bears to the population of all individ-

uals eligible for assistance through a grant made
 under section 676 to such State.

3 "(c) AWARDS.—The amount reserved by the Sec-4 retary on the basis of a determination made under sub-5 section (b)(1)(B) shall be made available by grant to the 6 Indian tribe or tribal organization serving the Indians for 7 whom the determination has been made under subsection 8 (b)(1)(B).

9 "(d) PLAN.—In order for an Indian tribe or tribal organization to be eligible for a grant award for a fiscal 10 year under this section, the tribe or organization shall sub-11 12 mit to the Secretary a plan for such fiscal year that meets 13 such criteria as the Secretary may prescribe by regulation. 14 "(e) Alternative Performance Measurement 15 SYSTEM.—The Secretary may implement alternative requirements for tribal implementation of the requirements 16 17 of section 678(c).

18 "SEC. 678. STATE PLANS AND APPLICATIONS; COMMUNITY

19ACTION PROGRAM PLANS AND APPLICA-20TIONS.

21 "(a) STATE LEAD AGENCY.—

"(1) DESIGNATION.—The chief executive officer
of a State desiring to receive a grant under section
675 or 676 shall designate, in an application submitted to the Secretary under subsection (b), an ap-

1	propriate State agency that agrees to comply with
2	the requirements of paragraph (2), to act as a lead
3	agency for purposes of carrying out State activities
4	under this subtitle.
5	"(2) DUTIES OF STATE LEAD AGENCIES.—The
6	State lead agency—
7	"(A) shall be authorized by the chief exec-
8	utive officer to convene State agencies and co-
9	ordinate information and activities funded
10	under this subtitle;
11	"(B) shall develop the State plan to be
12	submitted to the Secretary under subsection
13	(b), which shall be based primarily on the com-
14	munity action program plans of eligible entities,
15	submitted to the State as a condition of receiv-
16	ing funding under this subtitle for approval by
17	the State;
18	"(C) shall assist eligible entities—
19	"(i) in conducting periodic comprehen-
20	sive community needs assessments, not less
21	often than every 3 years;
22	"(ii) in developing community action
23	program plans; and
24	"(iii) in developing community action
25	strategic plans;

1	"(D) in conjunction with the development
2	or revision of the State plan as required under
3	subsection (b)—
4	"(i) shall hold at least one hearing in
5	the State on the proposed plan or proposed
6	revised plan, to provide to the public an
7	opportunity to comment on the public
8	record on the proposed use and distribu-
9	tion of funds under the plan; and
10	"(ii) not less than 15 days prior to
11	the hearing, shall distribute notice of the
12	hearing and a copy of the proposed plan or
13	plan revision statewide to the public and
14	directly to the chief executive officer and
15	the chairperson of the board of each of the
16	eligible entities (or designees) and other
17	community services network organizations;
18	and
19	((E) not less often than every 3 years, in
20	conjunction with the development of the State
21	plan, shall hold at least 1 legislative hearing.
22	"(b) State Application for State Program and

"(b) STATE APPLICATION FOR STATE PROGRAM AND
STATE PLAN.—Beginning with the first fiscal year following the transition period described in section 3 of the
Community Services Block Grant Reauthorization Act of

2019, to be eligible to receive a grant under section 675 1 2 or 676, a State shall prepare and submit to the Secretary 3 for approval an application containing a State plan cov-4 ering a period of not more than 2 fiscal years. The applica-5 tion shall be submitted not later than 30 days prior to the beginning of the first fiscal year covered by the plan, 6 7 and shall contain such information as the Secretary shall 8 require, including—

9 "(1) a description of the manner in which funds
10 made available through the grant under section 675
11 or 676 will be used to carry out the State activities
12 described in section 679(b) and the State's commu13 nity action program plans;

"(2) a summary of the community action program plans of the eligible entities serving the State;
"(3) a description of the performance measurement system in which the State and eligible entities
participate under section 686(a)(1)(A);

19 "(4) a plan for the State's oversight of eligible20 entities;

21 "(5) an assurance that the State will pay eligi22 ble entities in advance, unless otherwise authorized
23 by the Uniform Guidance;

24 "(6) an assurance that no eligible entity in the25 State that received, in the previous fiscal year, fund-

1 ing through a grant made under section 675 or 676 2 will have such funding withheld, nor reduced below 3 the proportional share of funding the entity received from the State in the previous fiscal year, nor elimi-4 5 nated, nor its designation as an eligible entity termi-6 nated, unless, after providing the affected entity (or entities, as applicable) with notice and an oppor-7 8 tunity for a hearing on the record, the State deter-9 mines that cause exists for such withholding, reduc-10 tion, or elimination of funding or for termination of 11 designation, subject to review by the Secretary as 12 provided in subsection (c) of section 684; and, in the 13 case of failure of an eligible entity to comply with 14 the terms of a corrective action plan relating to cor-15 rection of a serious deficiency, except according to 16 the procedures set forth in subsection (b) of section 17 684. For purposes of this subsection, the term 18 'cause' means—

"(A) the failure of an eligible entity to
comply with the terms of a corrective action
plan relating to correction of a serious deficiency as described in subsection 684(b); or

23 "(B) a statewide proportional distribution
24 of funds provided through a community services
25 block grant under this subtitle to respond to—

1	"(i) the results of the most recently
2	available census or other appropriate de-
3	mographic data;
4	"(ii) severe economic dislocation; or
5	"(iii) the designation of an eligible en-
6	tity to serve a geographic area that has
7	been unserved for at least the previous 5
8	years;
9	((7) an assurance that each eligible entity serv-
10	ing the State has established procedures that permit
11	a low-income individual, or a community organiza-
12	tion or religious organization, that considers low-in-
13	come individuals or the organization, respectively, to
14	be inadequately represented on the board of the eli-
15	gible entity, to petition for adequate representation

17 the board;

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18 "(8) a description of the State's requirements, 19 and financial or other support, for each community action program plan and community action strategic 20 21 plan of an eligible entity in the State and for the comprehensive community needs assessment de-22 23 scribed in subsection (a)(2)(C)(i) on which the com-24 munity action program plans are based, which as-25 sessment may be coordinated with community needs

of such individuals or organization, respectively, on

assessments conducted for programs other than the
program carried out under this subtitle; and
"(9) a description of how the State will meas-
ure State and eligible entity performance in achiev-
ing the goals of the State plan and the community
action program plans, respectively.
"(c) State Performance Requirements and
Benchmarks.—
"(1) Performance requirements.—Con-
sistent with the requirements of section 686, fol-
lowing the transition period described in section 3 of
the Community Services Block Grant Reauthoriza-
tion Act of 2019, in order to be eligible for a grant
under section 675 or 676, each State shall adopt
performance requirements and the performance
benchmarks described in paragraph (2), to be in-
cluded as part of the performance measurement sys-
tem described in section 686.
"(2) ANNUAL STATE PERFORMANCE BENCH-
MARKS.—Each State shall include in the State plan
submitted under subsection (b), for each fiscal year
after that transition period—
"(A) performance measurements for lead

24 agency management quality;

1	"(B) the State annual performance bench-
2	marks regarding programmatic activities de-
3	scribed in section 679(b); and
4	"(C) other performance measures, which
5	shall include—
6	"(i) indicators of timely distribution
7	(including advance payment, unless other-
8	wise authorized by the Uniform Guidance)
9	and effective management of Federal funds
10	by the State lead agency and of the com-
11	pliance with the requirements for State
12	personnel and for management of activities
13	funded under this subtitle (other than this
14	subsection); and
15	"(ii) indicators concerning the results
16	of activities carried out by the State under
17	this subtitle.
18	"(d) APPROVAL.—The Secretary shall notify the chief
19	executive officer of each State submitting an application
20	containing a State plan under this section, of the approval,
21	disapproval, or approval in part, of the application, within
22	30 days after receiving the application. In the event of
23	a full or partial disapproval, the Secretary's notification
24	shall include a description of changes necessary for final
25	approval. In the event of a partial approval, the Secretary

may allow grantee use of funds for activities included in 1 the portions of the plan which the Secretary has approved. 2 3 In the event a State application fails to be approved in 4 whole or in part before the end of the third month of the 5 State program covered by such plan the Secretary shall award funding directly to eligible entities and other com-6 munity services network organizations in the State (other 7 8 than the State itself) as specified in section 684(a)(5)(C).

9 "(e) PUBLIC INSPECTION.—Each plan and revision 10 to a State plan prepared under this section shall be distributed for public inspection and comment. A hearing on 11 12 such plan or revision shall be held as required under sub-13 paragraphs (D) and (E) of subsection (a)(2), but a State application for merger, combination, or privatization of 14 15 funds under section 680(b) shall not be considered a revision. 16

17 "(f) APPLICATION FOR COMMUNITY ACTION PRO-18 GRAM AND COMMUNITY ACTION PROGRAM PLAN.—Beginning with the first fiscal year following the transition pe-19 riod described in section 3 of the Community Services 20 21 Block Grant Reauthorization Act of 2019, to be eligible 22 to receive a subgrant under section 679(a), each eligible 23 entity shall prepare and submit to the State for approval 24 an application containing a community action program 25 plan or plans covering a period of not more than 2 fiscal

years. Such application shall be submitted no later than
 90 days before the date for submission of the State appli cation to the Secretary. The application shall contain in formation on the intended implementation of the eligible
 entity's activities, including demonstrating how the pro gram—

7 "(1) meets needs identified in the most recent
8 comprehensive community needs assessment, and is
9 consistent with the entity's community action stra10 tegic plan for that period; and

"(2) achieves the purposes of this subtitle
through programs, projects, and services, which may
include the activities described in section 682.

14 "(g) ELIGIBLE ENTITY PERFORMANCE REQUIRE15 MENTS AND BENCHMARKS.—Not later than the end of the
16 transition period described in section 3 of the Community
17 Services Block Grant Reauthorization Act of 2019, each
18 eligible entity participating in a program funded under
19 this subtitle shall—

20 "(1) adopt performance benchmarks that in21 clude—

22 "(A) indicators concerning attainment of
23 the goals of the entity's annual community ac24 tion program plans; and

1	"(B) indicators of timely and effective
2	management of Federal and other funds; and
3	"(2) participate in a statewide performance
4	measurement system under section 686.
5	"SEC. 679. STATE AND LOCAL USES OF FUNDS.
6	"(a) STATE SUBGRANTS TO ELIGIBLE ENTITIES AND
7	OTHER ORGANIZATIONS.—
8	"(1) IN GENERAL.—A State that receives a
9	grant under section 675 or 676 shall—
10	"(A) reserve 2 percent of the funds made
11	available through the grant for the Community
12	Action Innovations Program described in sub-
13	section $(b)(1)(C)(i)$; and
14	"(B) of the remainder, use not less than
15	90 percent to make subgrants to eligible enti-
16	ties to enable the entities to implement pro-
17	grams, projects, or services for a purpose de-
18	scribed in section 672.
19	"(2) Obligational requirements.—
20	"(A) DATE OF OBLIGATION.—The State
21	shall obligate the funds for subgrants described
22	in paragraph $(1)(B)$ not later than the later
23	of—
24	"(i) the 30th day after the date on
25	which the State receives from the Sec-

1	retary a notice of funding availability for
2	the State's application under section 678;
3	Oľ
4	"(ii) the first day of the State pro-
5	gram year for which such funds are to be
6	expended under the State application.
7	"(B) AVAILABILITY.—The State shall
8	make available to eligible entities for expendi-
9	ture the funds for subgrants described in para-
10	graph $(1)(B)$ not later than 10 days after re-
11	ceiving notice from the Secretary of the State's
12	quarterly allocation under section 676(c).
13	Funds allocated to eligible entities through sub-
14	grants made under paragraph $(1)(B)$ for a fis-
15	cal year shall be available for obligation by the
16	eligible entity during that fiscal year and the
17	succeeding fiscal year.
18	"(b) Statewide Activities.—
19	"(1) Use of remainder.—
20	"(A) IN GENERAL.—A State that receives
21	a grant under section 675 or 676 shall, after
22	carrying out subsection (a), use the remainder

of the grant funds for activities described in the

State's application under section 678(b) as de-

scribed in subparagraphs (B) and (C) and for

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1	administrative expenses subject to the limita-
2	tions in paragraph (2).
3	"(B) TRAINING AND TECHNICAL ASSIST-
4	ANCE.—After applying subsection (a) and sub-
5	paragraph (C), the State may use the remain-
6	ing grant funds for the purposes of providing to
7	eligible entities training and technical assistance
8	and resources, including training and technical
9	assistance to assist eligible entities in building
10	and using evidence designed to reduce poverty
11	conditions and effectively administering funds
12	under the Community Action Innovations Pro-
13	gram established under section $679(b)(1)(C)$.
14	"(C) INNOVATIVE AND EVIDENCE-BASED
15	PROJECTS TO REDUCE POVERTY.—
16	"(i) IN GENERAL.—The State shall
17	use amounts reserved under section
18	679(a)(1)(A) for a Community Action In-
19	novations Program to—
20	"(I) award subgrants, contracts,
21	or cooperative agreements to eligible
22	entities, their associations, or con-
23	sortia of such entities or associations,
24	to facilitate innovation and use of evi-

25 dence-based practice (as defined in

1	section $673(7)$) designed to reduce
2	poverty conditions, including through
3	two-generation approaches that create
4	opportunities for, and address the
5	needs of, parents and children to-
6	gether; and
7	"(II) disseminate results for pub-
8	lic use.
9	"(ii) Projects.—A State shall award
10	funds from its Community Action Innova-
11	tions Program for projects to enable—
12	"(I) replication and/or expansion
13	of innovative practices with dem-
14	onstrated evidence of effectiveness,
15	with priority given to those with the
16	strongest evidence base as determined
17	through a broad review of available
18	studies; and/or
19	"(II) testing of innovative prac-
20	tices to determine their effectiveness,
21	with priority given to those incor-
22	porating rigorous, independent evalua-
23	tion to further build the evidence
24	base.

1	"(iii) USE OF FUNDS.—The funds re-
2	served under this subparagraph may be
3	used by subgrantees for resources or activi-
4	ties necessary to replicate, expand, or test
5	innovative and evidence-based practices, in-
6	cluding costs of training and technical as-
7	sistance, evaluation, data collection, and
8	technology.
9	"(iv) EXPENSES.—The funds reserved
10	under this subparagraph may be used for
11	reasonable expenses, of States and sub-
12	grantees, associated with administration of
13	projects and dissemination of their results.
14	"(v) Awards and obligation.—A
15	State shall award and obligate funds re-
16	served for projects under this subpara-
17	graph during the first program year for
18	which the funds are appropriated.
19	Subgrant funds awarded under this sub-
20	paragraph shall remain available for ex-
21	penditure by the subgrantee for up to 36
22	months after the date of award by the
23	State, unless a longer period of availability
24	is approved by the Secretary based on ex-

1	tenuating circumstances and demonstrated
2	evidence of effectiveness.
3	"(vi) Matching requirements.—In
4	the case of innovative projects that are
5	funded in part by funds authorized under
6	a Federal law (other than this subtitle),
7	that includes requirements for matching
8	the Federal funds with non-Federal funds,
9	funds made available under this subpara-
10	graph may be deemed to be non-Federal
11	funds for purposes of the requirements of
12	such law.
13	"(vii) REAL PROPERTYLand or fa-
	"(vii) REAL PROPERTY.—Land or fa- cilities improved through a project receiv-
13	
13 14	cilities improved through a project receiv-
13 14 15	cilities improved through a project receiv- ing an award under this subparagraph, for
13 14 15 16	cilities improved through a project receiv- ing an award under this subparagraph, for which the amount of the award is less than
 13 14 15 16 17 	cilities improved through a project receiv- ing an award under this subparagraph, for which the amount of the award is less than 50 percent of the total project cost, shall
 13 14 15 16 17 18 	cilities improved through a project receiv- ing an award under this subparagraph, for which the amount of the award is less than 50 percent of the total project cost, shall not be subject to the provisions of section
 13 14 15 16 17 18 19 	cilities improved through a project receiv- ing an award under this subparagraph, for which the amount of the award is less than 50 percent of the total project cost, shall not be subject to the provisions of section 687(a).
 13 14 15 16 17 18 19 20 	cilities improved through a project receiv- ing an award under this subparagraph, for which the amount of the award is less than 50 percent of the total project cost, shall not be subject to the provisions of section 687(a). "(viii) ELIGIBILITY.—Activities fund-
 13 14 15 16 17 18 19 20 21 	cilities improved through a project receiv- ing an award under this subparagraph, for which the amount of the award is less than 50 percent of the total project cost, shall not be subject to the provisions of section 687(a). "(viii) ELIGIBILITY.—Activities fund- ed under this subparagraph may include

1	"(A) LIMITATION.—Of the amounts re-
2	maining after the reservation for the State
3	Community Action Innovations Program under
4	subsection $(a)(1)(A)$ and the required funding
5	for subgrants described under subsection
6	(a)(1)(B), a State shall not spend more than 5
7	percent of such remainder for administrative
8	expenses.
9	"(B) DEFINITION.—In this paragraph, the
10	term 'administrative expenses'—
11	"(i) means the costs incurred by the
12	State's lead agency for carrying out plan-
13	ning and management activities, including
14	monitoring, oversight, and reporting as re-
15	quired by this Act; and
16	"(ii) does not include the cost of ac-
17	tivities conducted under paragraph $(1)(B)$
18	other than monitoring.
19	"(c) ELIGIBLE ENTITY USE OF FUNDS.—An eligible
20	entity that receives a subgrant under subsection $(a)(1)(B)$
21	shall use the subgrant funds to carry out a community
22	action program plan that shall include—
23	"(1) programs, projects, and services that pro-
24	vide low-income individuals and families with oppor-
25	tunities—

1	"(A) to secure and retain meaningful em-
2	ployment at a family supporting wage;
3	"(B) to secure an adequate education, im-
4	prove literacy and language ability, and obtain
5	job-related skills;
6	"(C) to make better use of available in-
7	come and build assets;
8	"(D) to obtain and maintain adequate
9	housing and a healthy living environment, in-
10	cluding addressing the heath care needs of indi-
11	viduals and families with services and through
12	changes in local institutions and workplaces (in-
13	cluding institutions and workplaces managed by
14	the eligible entity); or
15	"(E) to obtain emergency materials or
16	other assistance to meet immediate individual
17	or community urgent needs and prevent greater
18	or more prolonged economic instability; and
19	"(2) activities that develop and maintain—
20	"(A) partnerships for the purpose of
21	changing community, economic, and social con-
22	ditions of poverty, between the eligible entity
23	and—
24	"(i) State and local public entities
25	(such as schools, institutions of higher edu-

1	cation, housing authorities, and law en-
2	forcement agencies); and
3	"(ii) private partners, including state-
4	wide and local businesses, associations of
5	private employers, and private charitable
6	and civic organizations;
7	"(B) linkages among organizations for co-
8	ordinating initiatives, services, and investments
9	so as to avoid duplication, and maximize the ef-
10	fective use of community resources for creating
11	economic opportunity, including developing last-
12	ing social and economic assets; or
13	"(C) new investments in the community to
14	reduce the incidence of poverty, including devel-
15	oping lasting social and economic assets.
16	"SEC. 680. ELIGIBLE ENTITIES AND TRIPARTITE BOARDS.
17	"(a) Designation and Redesignation of Eligi-
18	BLE ENTITIES IN UNSERVED AREAS.—
19	"(1) IN GENERAL.—If any geographic area of a
20	State is not, or ceases to be, served by an eligible
21	entity, the lead agency may, in consultation with
22	local officials and organizations representing the
23	area, solicit one or more applications and designate
24	a new community action agency to provide pro-
25	grams, projects, or services to the area, that is—

1	"(A) a community action agency that is a
2	private, nonprofit organization and that is geo-
3	graphically located in an area within reasonable
4	proximity of, or contiguous to, the unserved
5	area that is already providing similar programs,
6	projects, or services, and that has demonstrated
7	financial capacity to manage and account for
8	Federal funds; or
9	"(B) if no community action agency de-
10	scribed in subparagraph (A) is available, a pri-
11	vate, nonprofit organization (which may include
12	an eligible entity) that is geographically located
13	in, or is in reasonable proximity to, the
14	unserved area and that is capable of providing
15	a broad range of programs, projects, or services
16	designed to achieve the purposes of this subtitle
17	as stated in section 672.
18	"(2) REQUIREMENT.—In order to serve as the
19	eligible entity for the service area, an entity de-
20	scribed in paragraph (1) shall agree to ensure that
21	the governing board of directors of the entity will
22	meet the requirements of subsection (c).
23	"(3) Community.—A service area referred to
24	in this subsection or a portion thereof shall be treat-
25	ed as a community for purposes of this subtitle.

1	"(b) Merger, Combination, or Privatization of
2	ELIGIBLE ENTITIES.—
3	"(1) IN GENERAL.—If an eligible entity receiv-
4	ing subgrant funds makes a determination described
5	in paragraph (2) and notifies the State, the State—
6	"(A) shall assist in developing a plan for
7	implementing such merger, combination, or pri-
8	vatization, including a budget for transitional
9	costs not to exceed 2 years in duration;
10	"(B) upon approving such plans, may no-
11	tify the Secretary that the entities are in need
12	of and eligible for funds from the merger incen-
13	tive fund established under section $682(a)(2)$;
14	and
15	"(C) in the case of a merger or combina-
16	tion, shall provide to the merged or combined
17	entity an amount of funding under section
18	679(a)(1)(B) equal to the sum of amounts the
19	merged or combined entities each received
20	under section $679(a)(1)(B)$ immediately prior to
21	the merger or combination.
22	"(2) Covered Merger, combination, or pri-
23	VATIZATION.—This subsection applies when—
24	"(A) 2 or more eligible entities determine
25	that the geographic areas of a State that they

1	serve can be more effectively served under com-
2	mon control or shared management; or
3	"(B) a public organization that is an eligi-
4	ble entity determines that the area it serves can
5	be more effectively served if it becomes a pri-
6	vate, nonprofit organization that is a public
7	charity.
8	"(3) Plans.—A State may establish require-
9	ments for merger, combination, or privatization
10	plans and for a determination that the merged, com-
11	bined, or privatized entity, or entities, will be capa-
12	ble of conducting a broad range of programs,
13	projects, or services designed to achieve the purposes
14	of this subtitle as stated in section 672 consistent
15	with the comprehensive needs assessments for the
16	areas served.
17	"(4) STATE DETERMINATION.—If a State de-
18	termines that a merged, combined, or privatized en-
19	tity or entities will be capable of conducting a broad
20	range of programs, projects, or services as specified
21	in subsection (b)(3) above, it shall designate the
22	merged, combined, or privatized entity or entities to
23	serve the area(s) in question without soliciting appli-
24	cations from other entities.
25	"(c) Tripartite Boards.—

1

"(1) PRIVATE, NONPROFIT ORGANIZATIONS.—

2 "(A) BOARD.—In order for a private, non-3 profit organization to be considered to be an eli-4 gible entity for purposes of section 673(6), the 5 entity shall be governed by a tripartite board of 6 directors described in subparagraph (C) that 7 fully participates in the development, planning, 8 implementation, oversight, and evaluation of the 9 program, project, or service carried out or pro-10 vided through the subgrant made under section 11 679(a)(1)(B) and all activities of the entity." "(B) SELECTION.—The members of the 12 13 board referred to in subparagraph (A) shall be

14selected by the private, nonprofit organization.15"(C) COMPOSITION OF BOARD.—The board16shall be composed so as to assure that—

17 "(i) ¹/₃ of the members of the board
18 are elected public officials holding office on
19 the date of selection, or their representa20 tives (but if an elected public official
21 chooses not to serve, such official may des22 ignate a representative to serve as the vot23 ing board member);

24 "(ii)(I) not fewer than ¹/₃ of the mem25 bers are persons chosen in accordance with

1	democratic selection procedures adequate
2	to assure that the members referred to in
3	this clause are representative of low-income
4	individuals and families in the service area;
5	and
6	"(II) each member who is a represent-
7	ative of low-income individuals and families
8	and is also selected to represent a specific
9	geographic area under subclause (I) resides
10	in such area; and
11	"(iii) the remainder of the members
12	are representatives of business, industry,
13	labor, religious, educational, charitable, or
14	other significant private groups in the
15	community.
16	"(D) EXPERTISE.—The eligible entity
17	shall ensure that the members of the board in-
18	clude, or have direct access to, individuals with
19	expertise in financial management, accounting,
20	and law.
21	"(E) Compliance with tax-exempt and
22	OTHER REQUIREMENTS.—The board of a pri-
23	vate, nonprofit organization shall ensure that
24	the board operates and conducts activities

1	under the subgrant made under section
2	679(a)(1)(B) in a manner that complies with—
3	"(i) the requirements for maintaining
4	tax-exempt status under section 501(a) of
5	the Internal Revenue Code of 1986 (26
6	U.S.C. 501(a)) regarding the governance
7	of charities under section $501(c)(3)$ of the
8	Internal Revenue Code of 1986 (26 U.S.C.
9	501(c)(3); and
10	"(ii) applicable requirements of State
11	nonprofit corporation and public charities
12	law.
13	"(2) Public organizations.—
14	"(A) BOARD.—In order for a local public
15	(governmental) entity to be considered to be an
16	eligible entity for purposes of section 673(6),
17	the entity shall ensure that the program,
18	project, or service carried out or provided
19	through the subgrant made under section
20	679(a)(1)(B) is administered under the super-
21	vision of a tripartite board described in sub-
22	paragraph (C) that fully participates in the de-
23	velopment, planning, implementation, oversight,
24	and evaluation of such program, project, or
25	service.

1	"(B) SELECTION.—The members of the
2	board referred to in subparagraph (A) shall be
3	selected by the local public entity.
4	"(C) COMPOSITION OF BOARD.—The board
5	shall be composed so as to assure that—
6	"(i) not more than $\frac{1}{3}$ of the members
7	of the board are employees or officials, in-
8	cluding elected officials, of the unit of gov-
9	ernment in which the organization is lo-
10	cated;
11	"(ii)(I) not fewer than $\frac{1}{3}$ of the mem-
12	bers are persons chosen in accordance with
13	democratic selection procedures adequate
14	to assure that the members referred to in
15	this clause are representative of low-income
16	individuals and families in the service area;
17	and
18	"(II) each member who is a represent-
19	ative of low-income individuals and families
20	and is also selected to represent a specific
21	geographic area under subclause (I) resides
22	in such area; and
23	"(iii) the remainder of the members
24	are representatives of business, industry,
25	labor, religious, educational, charitable, or

1	other significant private groups in the
2	community.
3	"(D) EXPERTISE.—The organization shall
4	ensure that the members of the board include
5	or have direct access to individuals with exper-
6	tise in financial management, accounting, and
7	law.
8	"(E) Compliance with state require-
9	MENTS AND POLICY.—The board of a public or-
10	ganization shall ensure that the board operates
11	in a manner that complies with State require-
12	ments for open meetings, financial trans-
13	parency, and State open records policy.
14	"(3) SAFEGUARD.—Neither the Federal Gov-
15	ernment nor a State or local government shall re-
16	quire a religious organization to alter its form of in-
17	ternal governance, except (for purposes of adminis-
18	tration of the community services block grant pro-
19	gram) as provided in section 680(c).
20	"(d) Operations and Duties of the Board.—
21	The duties of a board described in paragraph (1) or (2)
22	of subsection (c) shall include—
23	"(1) in the case of a board for a private, non-
24	profit organization that is an eligible entity, having
25	legal and financial responsibility for administering

1	and overseeing the eligible entity, including making
2	proper use of Federal funds;
3	((2) establishing terms for officers and adopt-
4	ing a code of ethical conduct, including a conflict of
5	interest policy for board members;
6	"(3) participating in each comprehensive com-
7	munity needs assessment, developing and adopting
8	as a policy for the corresponding eligible entity a
9	community action strategic plan, including provi-
10	sions for the use of funds under this subtitle, and
11	preparing the community action program plan for
12	the use of funds under this subtitle;
13	"(4) approving the eligible entity's operating
14	budget;
15	"(5) reviewing all major policies of the eligible
16	entity, including conducting (for private, nonprofit
17	organizations that are eligible entities) and partici-
18	pating in (for local public entities that are eligible
19	entities) annual performance reviews of the eligible
20	entity's chief executive officer (or individual holding
21	an equivalent position);
22	"(6) conducting assessments of the eligible enti-
23	ty's progress in carrying out programmatic and fis-
24	cal provisions in the community action program

"(7) adopting (for private, nonprofit organiza-1 2 tions that are eligible entities) and reviewing (for local public entities that are eligible entities) per-3 4 sonnel policies and procedures, including policies and 5 procedures for hiring, annual evaluation, compensa-6 tion, and termination, of the eligible entity's chief 7 executive officer (or individual holding a similar po-8 sition).

9 "SEC. 681. OFFICE OF COMMUNITY SERVICES.

10 "(a) Office.—

11 "(1) ESTABLISHMENT.—The Secretary shall es12 tablish an Office of Community Services in the De13 partment to carry out the functions of this subtitle.
14 "(2) DIRECTOR.—The Office shall be headed by
15 a Director (referred to in this section as the 'Direc16 tor').

17 "(b) GRANTS, CONTRACTS, AND COOPERATIVE
18 AGREEMENTS.—The Secretary, acting through the Direc19 tor, shall carry out the functions of this subtitle through
20 grants, contracts, or cooperative agreements.

21 "(c) FEDERAL PERFORMANCE BENCHMARKS.—The
22 Secretary shall, prior to the beginning of each fiscal year,
23 publish Federal performance benchmarks for the Office of
24 Community Services for such year, which shall include tar25 gets for—

1	"(1) the timeliness of—
2	"(A) apportionments and allotments of ap-
3	propriated funds to States; and
4	"(B) the use of funds appropriated under
5	section $691(b)$; and
6	((2) the implementation of the requirements of
7	the uniform administrative requirements, cost prin-
8	ciples, and audit requirements described in section
9	674(c) with respect to funds appropriated and activi-
10	ties conducted under this subtitle by the Depart-
11	ment, the States, and other grantees.
12	"SEC. 682. TRAINING, TECHNICAL ASSISTANCE, AND RE-
13	LATED ACTIVITIES.
15	LATED ACTIVITIES.
13 14	"(a) ACTIVITIES.—
14	"(a) ACTIVITIES.—
14 15	"(a) Activities.— "(1) In general.—The Secretary shall—
14 15 16	"(a) ACTIVITIES.— "(1) IN GENERAL.—The Secretary shall— "(A) use amounts reserved under section
14 15 16 17	 "(a) ACTIVITIES.— "(1) IN GENERAL.—The Secretary shall— "(A) use amounts reserved under section 691(c)(2)(A) for training, technical assistance,
14 15 16 17 18	 "(a) ACTIVITIES.— "(1) IN GENERAL.—The Secretary shall— "(A) use amounts reserved under section 691(c)(2)(A) for training, technical assistance, planning, evaluation, and performance measure-
14 15 16 17 18 19	 "(a) ACTIVITIES.— "(1) IN GENERAL.—The Secretary shall— "(A) use amounts reserved under section 691(c)(2)(A) for training, technical assistance, planning, evaluation, and performance measurement, to assist in—
 14 15 16 17 18 19 20 	 "(a) ACTIVITIES.— "(1) IN GENERAL.—The Secretary shall— "(A) use amounts reserved under section 691(c)(2)(A) for training, technical assistance, planning, evaluation, and performance measurement, to assist in— "(i) building and using evidence de-
 14 15 16 17 18 19 20 21 	 "(a) ACTIVITIES.— "(1) IN GENERAL.—The Secretary shall— "(A) use amounts reserved under section 691(c)(2)(A) for training, technical assistance, planning, evaluation, and performance measurement, to assist in— "(i) building and using evidence designed to reduce poverty conditions, includ-
 14 15 16 17 18 19 20 21 22 	 "(a) ACTIVITIES.— "(1) IN GENERAL.—The Secretary shall— "(A) use amounts reserved under section 691(c)(2)(A) for training, technical assistance, planning, evaluation, and performance measurement, to assist in— "(i) building and using evidence designed to reduce poverty conditions, including through development and dissemina-

States, eligible entities, and associations of 1 2 such entities in connection with the Community Action Innovations Program estab-3 4 lished under section 679(b)(1)(C); "(ii) carrying out professional develop-5 6 ment activities that expand the capacity of 7 eligible entities; "(iii) carrying out performance meas-8 9 urement, reporting, and data collection activities related to programs, projects, and 10 11 services carried out under this subtitle; and 12 "(iv) correcting programmatic defi-13 ciencies, including such deficiencies of eli-14 gible entities; and "(B) subject to paragraph (2), distribute 15 16 the amounts reserved under section 691(c)(2)(B) directly to States, eligible entities, 17 18 or other community services network organiza-19 tions and their partners, including institutions 20 of higher education, for-"(i) professional development for key 21 22 community services network organization 23 personnel;

24 "(ii) activities to improve community25 services network organization program, fi-

nancial management, compliance, and gov-1 2 ernance practices (including practices re-3 lated to performance management informa-4 tion systems); "(iii) activities that train community 5 6 services network organizations and their 7 staff and board members to effectively ad-8 dress the needs of low-income families and 9 communities through place-based strategies for coordinated investment and integrated 10 11 service delivery; and "(iv) activities that train community 12 13 services network organizations in building 14 and using evidence designed to reduce pov-15 erty conditions and that support effective administration of funds under the Commu-16 17 nity Action Innovations Program estab-18 lished under section 679(b)(1)(C). 19 "(2) Special Rule.— "(A) IN GENERAL.—In distributing the re-20 21 served amounts under paragraph (1)(B), the 22 Secretary shall ensure that 7.5 percent of such 23 reserved amounts remain available until the end

of the second quarter of the year for which

1	funds are appropriated to be used by the Sec-
2	retary to award grants to States for funds—
3	"(i) to support the one-time costs in-
4	curred by 2 or more eligible entities for
5	legal, financial, and other activities re-
6	quired to effect a merger or other combina-
7	tion of operations and/or programs that
8	achieves greater efficiency and impact for
9	the use of funds appropriated under this
10	subtitle; or
11	"(ii) for a public organization that is
12	an eligible entity to become a private, non-
13	profit organization that is a public charity.
14	When such funds are awarded by the Sec-
15	retary to a State, they shall remain avail-
16	able for obligation by the eligible entity (or
17	entities) to which the State awards them
18	during the fiscal year in which the State
19	awards the funds to the eligible entity (or
20	entities) and the succeeding fiscal year.
21	"(B) AVAILABILITY AFTER SECOND QUAR-
22	TER.—Any funds not obligated for merger,
23	combination, or privatization incentives de-
24	scribed in subparagraph (A) by the end of the
25	second quarter of the fiscal year shall be avail-

able for other authorized purposes described in

2

1

this subsection.

3 "(b) LIMITATION.—None of the funds allocated
4 under subsection (a) may be used for expenses or salaries
5 of Federal employees or of Federal contractors performing
6 services that would otherwise be performed by Federal em7 ployees.

8 "(e) GRANTS, CONTRACTS, AND COOPERATIVE 9 AGREEMENTS.—The activities described in subsection (a)(1)(A) shall be carried out annually by the Secretary 10 through grants, contracts, or cooperative agreements with 11 12 appropriate entities, which shall include all statewide asso-13 ciations of eligible entities that meet the requirements for receipt of Federal funds. 14

15 "SEC. 683. STATE MONITORING OF ELIGIBLE ENTITIES.

16 "In order to determine whether eligible entities re-17 ceiving subgrants under this subtitle meet performance 18 benchmarks described in section 678(f)(1), administrative 19 standards, financial management requirements, and other 20 requirements under this subtitle, the State shall conduct 21 the following reviews of eligible entities:

22 "(1) A full onsite review of each eligible entity23 at least once during each 3-year period.

24 "(2) An onsite review of each newly designated25 eligible entity immediately after the completion of

the first year in which such entity receives funds
 through the community services block grant program
 under this subtitle.

4 "(3) Followup reviews, including onsite reviews
5 scheduled in a corrective action plan (including re6 turn visits), within a calendar quarter for eligible en7 tities with programs, projects, or services that fail to
8 meet the State's performance criteria, standards, fi9 nancial management requirements, and other signifi10 cant requirements established under this subtitle.

11 "(4) Other reviews as appropriate, including reviews of eligible entities with programs, projects, and services that have had other Federal, State, or local grants (other than assistance provided under this subtitle) terminated for cause.

16 "SEC. 684. EVALUATIONS; CORRECTIVE ACTION; WITH-17HOLDING, REDUCTION, OR ELIMINATION OF18FUNDING.

19 "(a) EVALUATIONS OF STATES BY THE SEC-20 RETARY.—

21 "(1) IN GENERAL.—The Secretary shall conduct, in not fewer than ¹/₃ of the States in each fiscal year, evaluations (including investigations) of 24 State compliance with this subtitle, including requirements relating to the use of funds received

	-
1	under this subtitle, and especially with respect to
2	compliance with the requirements of State plans
3	submitted under section 678(b) and the uniform ad-
4	ministrative requirements, cost principles, and audit
5	requirements described in section 674(c) as applied
6	to funds received under this subtitle, including, but
7	not limited to, advance payment of such funds to eli-
8	gible entities, unless otherwise authorized by the
9	Uniform Guidance.
10	"(2) Report to states.—The Secretary shall
11	submit, to each State evaluated, a report con-
12	taining—
13	"(A) the results of such evaluation; and
14	"(B)(i) recommendations for improvements
15	designed to enhance the benefit and impact of
16	the activities carried out with such funds; and
17	"(ii) in the event a serious deficiency is
18	found regarding a State's compliance with this
19	subtitle, including requirements relating to the
20	use of funds received under this subtitle, a pro-
21	posed corrective action plan.
22	"(3) STATE RESPONSE.—Not later than 45
23	days after receiving a report under paragraph (2) —
24	"(A) a State that received recommenda-
25	tions under paragraph (2)(B)(i) shall submit to

1	the Secretary a plan of action in response to
2	the recommendations; and
3	"(B) a State that received a proposed cor-
4	rective action plan under paragraph (2)(B)(ii)
5	shall agree to implement the corrective action
6	plan proposed by the Secretary or propose to
7	the Secretary a different corrective action plan,
8	developed by the State in a timely manner that
9	the State will implement upon approval by the
10	Secretary.
11	"(4) Report to congress.—The Secretary
12	shall submit the results of the evaluations annually,
13	as part of the report submitted by the Secretary in
14	accordance with section $686(b)(2)$.
15	"(5) Enforcement.—
16	"(A) WITHHOLDING OF FUNDING.—If the
17	Secretary determines under the procedures set
18	forth in this subsection that a State fails to
19	meet the requirements of this subtitle, the Sec-
20	retary may withhold all or a portion of the
21	amount of funding that may be used for admin-
22	istrative expenses, as described in section
23	679(b)(2)(A), and prohibit the State from using
24	other funds awarded under this subtitle to carry
25	out the activities described in section

679(b)(2)(B), until the Secretary determines that the State has complied with the requirements of paragraph (3) and section 685(b).

4 "(B) REDUCTION OR ELIMINATION OF FUNDING.—If the Secretary determines, in a 5 6 final decision on the basis of an evaluation con-7 ducted under this section, that a State fails to 8 meet the requirements of this subsection, the 9 Secretary may, after providing adequate notice 10 and an opportunity for a hearing, initiate pro-11 ceedings to reduce or eliminate the amount of 12 funding apportioned and allocated to the State 13 as described in section 675 or 676, as applica-14 ble (and, if necessary, de-obligate such fund-15 ing). To the extent that all or a portion of the 16 amount of funding that may be used for admin-17 istrative expenses, as described in section 18 679(b)(2)(A), is reduced or eliminated under 19 this paragraph, the Secretary is authorized to 20 prohibit the State from using other funds 21 awarded under this subtitle to carry out the ac-22 tivities described in section 679(b)(2)(B), unless 23 the State corrects the failure to meet the re-24 quirements of this subsection.

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"(C) Direct awards to other entities.—

3 "(i) REDUCTION OR ELIMINATION OF 4 STATE FUNDING; STATE FAILURE TO PAR-TICIPATE.—If the Secretary reduces or 5 eliminates funding to a State under sub-6 7 paragraph (B) or, if, for a particular fiscal year, a State fails to participate in the 8 9 block grant program established by this subtitle by failing to submit a plan to the 10 11 Secretary, submitting a plan that does not 12 meet the Secretary's requirements, other-13 wise electing not to receive funding under 14 this subtitle, or failing to obligate or make 15 available funds to any eligible entities for 16 that year as required by section 679(a)(2), 17 the Secretary shall award funding directly, 18 in either the amount by which funding to 19 the State was reduced or eliminated (in the 20 case of the Secretary's reduction or elimi-21 nation of such funding under subpara-22 graph (B)) or in the amount the State 23 would have received had it participated in 24 the block grant program established under 25 this subtitle (in the case of a State's fail-

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ure to participate as described in this subparagraph), as provided under subparagraphs (C)(ii) and (C)(iii) below.

4 "(ii) DIRECT FUNDING TO ELIGIBLE 5 ENTITIES.—In the event funding specified 6 in section 679(a)(1)(B) is reduced, elimi-7 nated, or withheld due to the Secretary's 8 reduction or elimination of funding under 9 subparagraph (B) or to the State's failure 10 (as described in subparagraph (C)(i)11 above) to participate in the block grant 12 program established by this subtitle, the 13 Secretary shall award financial assistance 14 in the amount of such reduced, eliminated, 15 or withheld funding directly (by grant or 16 cooperative agreement) to affected eligible 17 entities (provided that any such entity has 18 not had its funding under this subtitle 19 eliminated or its designation as an eligible 20 entity terminated by the State in accord-21 ance with subsections (b) and (c) of section 22 684) to carry out the activities described in 23 section 679(c); in awarding such funding, 24 the Secretary shall ensure that each such 25 affected eligible entity receives the same

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proportionate share of funding under section 679(a)(1)(B) that it received in the prior fiscal year.

"(iii) STATEWIDE FUNDS.—In 4 the event funding specified in section 679(b) is 5 6 reduced, eliminated, or withheld due to the 7 Secretary's reduction or elimination of 8 funding under subparagraph (B) or to the 9 State's failure to participate (as described 10 in subparagraph (C)(i) above) in the block 11 grant program established by this subtitle, 12 the Secretary shall award amounts equal 13 to the amounts of such reduced, elimi-14 nated, or withheld funds directly by grant 15 or cooperative agreement to community 16 services network organizations in the State 17 (other than the State itself) for the pur-18 poses specified in section 679(b)(1).

"(iv) REDUCTION.—In the case of direct funding as provided in this subparagraph (C), the Secretary shall reduce funding the State would otherwise have received under section 675 or 676 (and, if
necessary, de-obligate such funding) for
the appropriate fiscal year by an amount

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1	equal to the financial assistance provided
2	directly by the Secretary to such eligible
3	entities and community services network
4	organizations.
5	"(6) TRAINING AND TECHNICAL ASSISTANCE.—
6	The Secretary, through the Department's own em-
7	ployees or contractors (rather than under grants,
8	contracts, or cooperative agreements issued under
9	section 682), shall provide training and technical as-
10	sistance to States with respect to the development or
11	implementation of the States' corrective action
12	plans.
13	"(7) Prohibitions.—Nothing in this Act shall
14	be construed to permit the Secretary (through regu-
15	lation, guidance, grant criteria, or otherwise) to ex-
16	pand the authority of the Secretary beyond that ex-
17	pressly provided to the Secretary in this Act.
18	"(b) Determination of Local Agency Failure
19	TO COMPLY.—
20	"(1) CORRECTIVE ACTION BY LOCAL AGEN-
21	CIES.—If the State determines, on the basis of a re-
22	view pursuant to section 683 or section 685, that
23	there is a serious deficiency regarding an eligible en-
24	tity's compliance with this subtitle, the State shall
25	inform the entity of the serious deficiencies that

1	shall be corrected and provide technical assistance
2	for the corrective action.
3	"(2) Local corrective action plans.—An
4	eligible entity that is found to have a serious defi-
5	ciency under paragraph (1) shall develop, in a timely
6	manner, a corrective action plan that shall be sub-
7	ject to the approval of the State, and that shall
8	specify—
9	"(A) the deficiencies to be corrected;
10	"(B) the actions to be taken to correct
11	such deficiencies; and
12	"(C) the timetable for accomplishment of
13	the corrective actions specified.
14	"(3) FINAL DECISION.—If the State deter-
15	mines, on the basis of a final decision in a review
16	conducted under section 683, that an eligible entity
17	fails to comply with the terms of a corrective action
18	plan under paragraph (2) relating to correction of a
19	serious deficiency for the eligible entity, the State
20	may, after providing adequate notice and an oppor-
21	tunity for a hearing, initiate proceedings to withhold,
22	reduce, or eliminate the funding provided under sec-
23	tion $679(a)(1)(B)$ to the eligible entity (including, in
24	the case of elimination of funding, terminating the

3 "(c) REVIEW.—

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4 "(1) IN GENERAL.—A State's decision to with-5 hold, reduce, or eliminate funding, or to terminate 6 the designation of an eligible entity (or eligible enti-7 ties, as applicable) may be reviewed by the Sec-8 retary. Upon request by a community services net-9 work organization, the Secretary shall review such a 10 determination. The review shall be completed not 11 later than 60 days after the Secretary receives from 12 the State all necessary documentation relating to the 13 determination except as provided in paragraph (2).

14 "(2) Failure to provide documentation.— 15 If the State fails to provide such documentation 16 within 30 days after the Secretary's request, the 17 State may not expend funds for the purposes de-18 scribed in section 679(b)(2) until the State provides 19 such documentation. The Secretary shall respond to 20 the State with a decision not later than 30 days 21 after receiving the documentation.

"(d) DIRECT ASSISTANCE.—Whenever the Secretary
determines that a State has violated the State plan described in section 678(b) (including, but not limited to,
the assurance described in section 678(b)(6)) and the

State has withheld, reduced, or eliminated the funding 1 provided under section 679(a) to any eligible entity or en-2 3 tities or terminated the eligible entity designation of any 4 eligible entity or entities prior to the completion of the 5 State proceedings described in section 678(b)(6) (including, where applicable, the proceedings required by sub-6 7 section (b) of this section 684) and the Secretary's review 8 as required by subsection (c) of this section 684, the Sec-9 retary shall provide financial assistance under this subtitle 10 to the affected eligible entity or entities directly until the violation is corrected by the State. In such a case, the Sec-11 12 retary shall reduce funding the State would otherwise have 13 received under section 675 or 676 (and, if necessary, deobligate such funding) for the appropriate fiscal year by 14 15 an amount equal to the financial assistance provided directly by the Secretary to such eligible entity or entities. 16 17 "SEC. 685. STATE AND LOCAL FISCAL CONTROLS, AUDITS, 18 AND WITHHOLDING.

19 "(a) FISCAL CONTROLS, PROCEDURES, AUDITS, AND20 INSPECTIONS.—

21 "(1) IN GENERAL.—A State that receives funds
22 under this subtitle shall—

23 "(A) establish fiscal control and fund ac24 counting procedures necessary to assure the
25 proper disbursal of, and accounting for, Federal

1 funds paid to the State under this subtitle, in-2 cluding procedures for monitoring the funds 3 provided under this subtitle; "(B) in accordance with paragraphs (2)4 5 and (3), prepare, not less than once each year, 6 an audit of the expenditures of the State of 7 amounts received under this subtitle; and 8 "(C) make appropriate books, documents, 9 papers, and records available to the Secretary 10 and the Comptroller General of the United 11 States, or any of their duly authorized rep-12 resentatives, for examination, copying, or me-13 chanical reproduction on or off the premises of 14 the appropriate entity upon a reasonable re-15 quest for the items. "(2) INDEPENDENT ENTITY.—Subject to para-16 17 graph (3), each audit required by paragraph (1)(B)18 shall be conducted by an entity independent of any 19 agency administering activities or services under this 20 subtitle and shall be conducted in accordance with 21 generally accepted accounting principles. 22 "(3) SINGLE AUDIT REQUIREMENTS.— "(A) IN GENERAL.—Any audit under this 23 24 subsection shall be conducted in the manner

and to the extent provided in chapter 75 of title

1	31, United States Code (commonly known as
2	the 'Single Audit Act Amendments of 1984')
3	except in the event a serious financial deficiency
4	is identified.
5	"(B) SERIOUS FINANCIAL DEFICIENCY.—
6	In the event that such a deficiency is identified,
7	the Secretary shall order—
8	"(i) an audit conducted as described
9	in subparagraph (A); or
10	"(ii) an audit of each of the accounts
11	involved, in accordance with paragraphs
12	(2) and (4).
13	"(4) SUBMISSION OF COPIES.—Not later than
14	30 days after the completion of each such audit in
15	a State, the chief executive officer of the State shall
16	submit copies of such audit, at no charge, to any eli-
17	gible entity that was the subject of the audit, to the
18	legislature of the State, and to the Secretary.
19	"(5) Repayments.—If the Secretary, after re-
20	view of the audit, finds that a State has not ex-
21	pended an amount of funds in accordance with this
22	subtitle, the State shall immediately use an amount
23	of State funds equal to the amount of improperly ex

of State funds equal to the amount of improperly expended funds for the original purposes for which the
grant funds were intended.

"(6) RESPONSE TO COMPLAINTS.—The Secretary shall respond in an expeditious and speedy
manner to complaints of a substantial or serious nature that a State has failed to use grant funds received under section 675 or 676 or to carry out
State activities under this subtitle in accordance
with the provisions of this subtitle.

8 ((7))INVESTIGATIONS.—Whenever the Sec-9 retary determines that there is a pattern of com-10 plaints regarding failures described in paragraph (6) 11 or a complaint of a serious deficiency concerning any 12 State, the Secretary shall conduct an investigation of 13 the use of the funds received under this subtitle by 14 such State in order to ensure compliance with the 15 provisions of this subtitle.

16 "(b) State Funds.—

17 "(1) CORRECTIVE ACTION PLAN.—In the event 18 the Secretary withholds funding pursuant to section 19 684(a)(5)(A), the Secretary shall subsequently make 20 the withheld funding available to the State not later 21 than 90 days after the date of correction of the seri-22 ous deficiency specified in the corrective action plan 23 described in section 684(a)(2)(B)(ii), provided that 24 the State complies with the corrective action plan 25 approved by the Secretary and corrects the serious 1

2 tion plan. 3 "(2) APPLICATION.—For purposes of para-4 graph (1), failures described in subsection (a)(6)5 shall be considered to be serious deficiencies. 6 "SEC. 686. ACCOUNTABILITY AND REPORTING REQUIRE-7 MENTS. "(a) STATE ACCOUNTABILITY AND REPORTING RE-8 9 QUIREMENTS.— 10 "(1) Performance measurement.— 11 "(A) IN GENERAL.—By October 1, 2019, 12 each State that receives funds under this sub-13 title shall participate, and shall ensure that all 14 eligible entities in the State participate, in a 15 performance measurement system that the Sec-16 retary is satisfied meets the requirements of 17 paragraph (8) of section 678(b). 18 "(B) LOCAL ORGANIZATIONS.—The State 19 may elect to have local organizations that are 20 subgrantees of the eligible entities under this 21 subtitle participate in the performance measure-22 ment system. If the State makes that election, 23 references in this section to eligible entities 24 shall be considered to include the local organi-25 zations.

"(C) ELIGIBLE ENTITY REPORTS.—Eligi-2 ble entities shall provide the results measured 3 by their performance measurement system, re-4 ports on the achievement of their annual per-5 formance benchmarks, and such other reports 6 as the State may require.

7 "(2) ANNUAL REPORT.—Each State receiving 8 funds under this subtitle shall annually prepare, and 9 submit to the Secretary by March 31 of each year, 10 a report on the performance of the State and eligible 11 entities in the State, including achievement with re-12 spect to the State lead agency performance bench-13 marks and the local performance benchmarks re-14 spectively and to other performance measurements 15 that were used by community service network orga-16 nizations in the State for the prior year. Each State 17 shall also include in the report—

18 "(A) an accounting of the expenditure of 19 funds received by the State through the com-20 munity services block grant program, including 21 an accounting of funds spent on administrative 22 or indirect costs by the State and the eligible 23 entities and funds spent by the eligible entities 24 on local programs, projects, and services;

1	"(B) information on the number and char-
2	acteristics of participants served under this sub-
3	title in the State, based on data collected from
4	the eligible entities;
5	"(C) a summary describing the training
6	and technical assistance offered by the State
7	under subparagraph (B) of section $679(b)(1)$
8	during the year covered by the report;
9	"(D) the State's management performance
10	benchmark results;
11	"(E) information on the total budget and
12	activities of the eligible entities receiving sub-
13	grants from the State under this subtitle, in-
14	cluding local and private resources available for
15	a purpose described in section 672;
16	"(F) a report on the Community Action
17	Innovations Program in the State, including a
18	description of training and technical assistance
19	provided by the State, the rationale for projects
20	that received support, a description of funded
21	activities and their results, and a summary of
22	ways in which the State has expanded use of
23	evidence-based practice or contributed to build-
24	ing the evidence base designed to reduce pov-
25	erty conditions; and

1	"(G) a report on the manner in which the
2	State and eligible entities and other recipients
3	of funds under this subtitle have implemented
4	results-oriented management practices based on
5	their performance measurement systems.
6	"(b) Reporting Requirements.—
7	"(1) CONTENTS.—Not later than September 30
8	of each fiscal year, the Secretary shall, directly or by
9	grant or contract, prepare a report including—
10	"(A) the information included in the State
11	annual reports under subsection $(a)(2)$ for the
12	preceding fiscal year;
13	"(B) a report on the performance of the
14	Department in the preceding fiscal year regard-
15	ing the performance benchmarks established
16	under section 681(c); and
17	"(C) a description of the training and tech-
18	nical assistance activities funded by the Sec-
19	retary under section 682 and the results of
20	those activities.
21	"(2) SUBMISSION.—The Secretary shall submit
22	to the Committee on Education and Labor of the
23	House of Representatives and to the Committee on
24	Health, Education, Labor, and Pensions of the Sen-
25	ate the report described in paragraph (1) and any

recommendations the Secretary may have with re spect to such report.

"(3) Electronic data system for reports 3 4 TO STATES AND ELIGIBLE ENTITIES.—The Sec-5 retary, through the Department's own employees or 6 contractors (rather than under grants, contracts, or 7 cooperative agreements issued under section 682). 8 shall provide technical assistance, including support 9 for the development and maintenance of an elec-10 tronic data system for the reports under this section, 11 to the States and eligible entities to enhance the 12 quality and timeliness of reports submitted under 13 this subtitle. The system shall be coordinated and 14 consistent with the data systems established for 15 other programs of the Department that are managed 16 by eligible entities, including all programs of the Ad-17 ministration for Children and Families or successor 18 administrative units in which the office is located.

19 "SEC. 687. LIMITATIONS ON USE OF FUNDS.

20 "(a) Construction of Facilities.—

"(1) LIMITATIONS.—Except as provided in
paragraph (2) and in section 679(b)(1)(C), grants or
subgrants made under this subtitle may not be used
by the State, or by any other person with which the
State makes arrangements to carry out a purpose

1	described in section 672, for the purchase or im-
2	provement of land, or the purchase, construction or
3	permanent improvement of any building or other fa-
4	cility.
5	"(2) WAIVER.—The Secretary may waive the
6	limitation contained in paragraph (1) upon a State
7	request for such a waiver if the Secretary finds
8	that—
9	"(A) the request describes extraordinary
10	circumstances to justify the purchase or im-
11	provement of land, or the purchase, construc-
12	tion, or permanent improvement of any building
13	or other facilities; and
14	"(B) permitting the waiver will contribute
15	to the ability of the State and eligible entities
16	to carry out a purpose described in section 672
17	at substantially reduced costs.
18	"(b) Political Activities.—
19	"(1) TREATMENT AS A STATE OR LOCAL AGEN-
20	CY.—For purposes of chapter 15 of title 5, United
21	States Code, any entity that assumes responsibility
22	for planning, developing, and coordinating activities
23	under this subtitle and receives assistance under this
24	subtitle shall be deemed to be a State or local agen-
25	cy. For purposes of paragraphs (1) and (2) of sec-

1	tion 1502(a) of such title, any entity receiving as-
2	sistance under this subtitle shall be deemed to be a
3	State or local agency.
4	"(2) Prohibitions.—An entity carrying out a
5	program, project, or service assisted under this sub-
6	title, and any individual employed by, or assigned to
7	or in, such a program, project, or service (during the
8	hours in which the individual is working on behalf
9	of the program, project, or service) shall not engage
10	in—
11	"(A) any partisan or nonpartisan political
12	activity or any political activity associated with
13	a candidate, or contending faction or group, in
14	an election for public or party office; or
15	"(B) any activity to provide voters or pro-
16	spective voters with transportation to the polls
17	or similar assistance in connection with any
18	such election.
19	"(3) REGISTRATION.—None of the funds appro-
20	priated to carry out this subtitle may be used to con-
21	duct voter registration activities.
22	"(c) NONDISCRIMINATION.—
23	"(1) IN GENERAL.—No person shall, on the
24	basis of race, color, national origin, or sex, be ex-

1 of, or be subjected to discrimination under, any pro-2 gram, project, or service funded in whole or in part 3 with funds made available under this subtitle. Any 4 prohibition against discrimination on the basis of 5 age under the Age Discrimination Act of 1975 (42) 6 U.S.C. 6101 et seq.) or with respect to an otherwise qualified individual with a disability as provided in 7 8 section 504 of the Rehabilitation Act of 1973 (29 9 U.S.C. 794), or title II of the Americans with Dis-10 abilities Act of 1990 (42 U.S.C. 12131 et seq.), shall 11 also apply to any such program, project, or service. 12 "(2) ACTION OF SECRETARY.—Whenever the 13 Secretary determines that a State that has received 14 a payment under this subtitle has failed to comply 15 with paragraph (1) or an applicable regulation, the 16 Secretary shall notify the chief executive officer of 17 the State and shall request that the officer secure 18 compliance. If within a reasonable period of time, 19 not to exceed 60 days, the chief executive officer 20 fails or refuses to secure compliance, the Secretary 21 is authorized to—

22 "(A) refer the matter to the Attorney Gen23 eral with a recommendation that an appropriate
24 civil action be instituted;

1	
1	"(B) exercise the powers and functions
2	provided by title VI of the Civil Rights Act of
3	1964~(42 U.S.C. 2000d et seq.), the Age Dis-
4	crimination Act of 1975 (42 U.S.C. 6101 et
5	seq.), section 504 of the Rehabilitation Act of
6	1973 (29 U.S.C. 794), or title II of the Ameri-
7	cans with Disabilities Act of 1990 (42 U.S.C.
8	12131 et seq.), as may be applicable; or
9	"(C) take such other action as may be pro-
10	vided by law.
11	"(3) ACTION OF ATTORNEY GENERAL.—When a
12	matter is referred to the Attorney General pursuant
13	to paragraph (2), or whenever the Attorney General
14	has reason to believe that the State is engaged in a
15	pattern or practice of discrimination in violation of
16	the provisions of this subsection, the Attorney Gen-
17	eral may bring a civil action in any appropriate
18	United States district court for such relief as may
19	be appropriate, including injunctive relief.
20	"SEC. 688. DRUG AND CHILD SUPPORT SERVICES AND RE-
21	FERRALS.
22	"(a) Drug Testing and Rehabilitation.—
23	"(1) IN GENERAL.—Nothing in this subtitle
24	shall be construed to prohibit a State from testing
25	participants in programs, projects, or services car-

1	ried out or provided under this subtitle for controlled
2	substances. A State that conducts such testing shall
3	inform the participants who test positive for any of
4	such substances about the availability of treatment
5	or rehabilitation services and refer such participants
6	for appropriate treatment or rehabilitation services.
7	"(2) Administrative expenses.—Any funds
8	provided under this subtitle expended for such test-
9	ing shall be considered to be expended for adminis-
10	trative expenses and shall be subject to the limita-
11	tion specified in section $679(b)(2)$.
12	"(3) DEFINITION.—In this subsection, the term
13	'controlled substance' has the meaning given the
14	term in section 102 of the Controlled Substances
15	Act (21 U.S.C. 802).
16	"(b) Child Support Services and Referrals.—
17	During each fiscal year for which an eligible entity receives
18	a subgrant under section 679(a), such entity shall—
19	"(1) inform custodial parents in single-parent
20	families that participate in programs, projects, or
21	services carried out or provided under this subtitle
22	about the availability of child support services; and
23	((2) refer eligible parents to the child support

1 "SEC. 689. REGULATIONS.

2 "(a) REGULATIONS.—The Secretary shall promulgate
3 regulations implementing this subtitle, by administrative
4 hearing open to the public, including regulations regard5 ing—

6 "(1) State plans and community action pro-7 gram plans, including the form and information re-8 quired for State plans submitted to the Secretary 9 and community action program plans submitted to 10 States;

11 "(2) State monitoring of eligible entities; and
12 "(3) reports to the Secretary described in sec13 tion 686.

14 "(b) GUIDANCE.—

15 "(1) IN GENERAL.—The Secretary shall issue
16 guidance regarding State and local performance
17 measurement systems, including State management
18 performance benchmarks and comprehensive com19 munity needs assessments.

20 "(2) STATE MANAGEMENT PERFORMANCE
21 BENCHMARKS.—The Secretary, in consultation with
22 community services network organizations, shall de23 velop State management performance benchmarks,
24 which shall include indicators about—

1	"(A) a State's timely obligation and dis-
2	tribution of Federal funds, and effective State
3	oversight of Federal funds;
4	"(B) a State's compliance with the uni-
5	form administrative requirements, cost prin-
6	ciples, and audit requirements described in sec-
7	tion 674(c);
8	"(C) a State's effective management of the
9	activities funded under this subtitle; and
10	"(D) the results of activities funded by the
11	State under section 679(b).
12	"(3) Comprehensive analysis of poverty
13	CONDITIONS.—The Secretary shall provide guidance
14	(including models) for comprehensive community
15	needs assessments described in section
16	678(a)(2)(C)(i). The guidance shall include methods
17	for preparing an analysis of all poverty conditions
18	affecting a community and of local and regional as-
19	sets for alleviating such conditions.
20	"SEC. 690. DISCRETIONARY COMMUNITY PROGRAMS.
21	"(a) Grants, Contracts, Arrangements, Loans,
22	and Guarantees.—
23	"(1) IN GENERAL.—The Secretary shall, from
24	funds appropriated under section 691(b), make
25	grants, loans, or guarantees to States and public

1	agencies and private, nonprofit organizations, or
2	enter into contracts or jointly financed cooperative
3	arrangements with States and public agencies and
4	private, nonprofit organizations (and for-profit orga-
5	nizations, to the extent specified in paragraph
6	(2)(E)) for each of the objectives described in para-
7	graphs (2) through (4) .
8	"(2) Community economic development.—
9	"(A) ECONOMIC DEVELOPMENT ACTIVI-
10	TIES.—The Secretary shall make grants de-
11	scribed in paragraph (1) on a competitive basis
12	to private, nonprofit organizations that are
13	community development corporations to provide
14	technical and financial assistance for economic
15	development activities designed to address the
16	economic needs of low-income individuals and
17	families by creating employment and business
18	development opportunities.
19	"(B) CONSULTATION.—The Secretary
20	shall exercise the authority provided under sub-
21	paragraph (A) after consultation with other rel-
22	evant Federal officials.
23	"(C) GOVERNING BOARDS.—For a commu-
24	nity development corporation to receive funds to

1	carry out this paragraph, the corporation shall
2	be governed by a board that shall—
3	"(i) consist of residents of the com-
4	munity and business and civic leaders; and
5	"(ii) have as a principal purpose plan-
6	ning, developing, or managing low-income
7	housing or community development
8	projects.
9	"(D) Geographic distribution.—In
10	making grants to carry out this paragraph, the
11	Secretary shall take into consideration the geo-
12	graphic distribution of funding among States
13	and the relative proportion of funding among
14	rural and urban areas.
15	"(E) RESERVATION.—Of the amounts
16	made available to carry out this paragraph, the
17	Secretary may reserve not more than 1 percent
18	for each fiscal year to make grants to private,
19	nonprofit organizations or to enter into con-
20	tracts with private, nonprofit, or for-profit orga-
21	nizations to provide technical assistance to aid
22	community development corporations in devel-
23	oping or implementing activities funded to carry
24	out this paragraph and to evaluate activities
25	funded to carry out this paragraph.

1	"(3) RURAL COMMUNITY DEVELOPMENT AC-
2	TIVITIES.—The Secretary shall provide the assist-
3	ance described in paragraph (1) for rural community
4	development activities, which shall include pro-
5	viding—
6	"(A) grants to private, nonprofit corpora-
7	tions to enable the corporations to provide as-
8	sistance concerning home repair to rural low-in-
9	come families and concerning planning and de-
10	veloping low-income rural rental housing units;
11	and
12	"(B) grants to multistate, regional, pri-
13	vate, nonprofit organizations to enable the orga-
14	nizations to provide training and technical as-
15	sistance to small, rural communities concerning
16	meeting their community facility needs.
17	"(4) NEIGHBORHOOD INNOVATION
18	PROJECTS.—The Secretary shall provide the assist-
19	ance described in paragraph (1) for neighborhood in-
20	novation projects, which—
21	"(A) shall include providing grants to
22	neighborhood-based, private, nonprofit organi-
23	zations to test or assist in the development of
24	new approaches or methods that will assist in
25	furthering the purposes of this subtitle, includ-

1	ing two-generation approaches that create op-
2	portunities for, and address the needs of, par-
3	ents and children together; and
4	"(B) may include providing assistance for
5	projects that are designed to serve low-income
6	individuals and families who are not being ef-
7	fectively served by other programs.

8 "(b) EVALUATION.—The Secretary shall require all 9 activities receiving assistance under this section to be eval-10 uated for their effectiveness. Funding for such evaluations 11 shall be provided as a stated percentage of the assistance 12 or through a separate grant awarded by the Secretary spe-13 cifically for the purpose of evaluation of a particular activ-14 ity or group of activities.

"(c) ANNUAL REPORT.—The Secretary shall compile 15 an annual report containing a summary of the evaluations 16 17 required under subsection (b) and a listing of all activities assisted under this section. The Secretary shall annually 18 19 submit the report to the chairperson of the Committee on 20 Education and Labor of the House of Representatives and 21 the chairperson of the Committee on Health, Education, 22 Labor, and Pensions of the Senate.

3 "(a) AUTHORIZATION OF GRANT PROGRAM.—The
4 Secretary shall establish a grant program to enable Com5 munity Action Agencies to respond to the needs of commu6 nities and low-income families and individuals in crisis re7 sulting from the opioid addiction epidemic.

8 "(b) GOALS.—The goals of the grant program under 9 this section are to expand and support effective commu-10 nity efforts to identify and respond to causes and con-11 sequences of opioid misuse and addiction experienced by 12 low-income individuals, families, and communities.

"(c) ELIGIBILITY.—Any Community Action Agency
is eligible to apply for a grant under this section by submitting an application in such form and manner as specified by the Secretary, in accordance with subsection
(g)(1).

"(d) ALLOWABLE USES OF FUNDS.—A grant awarded to a Community Action Agency under this section may
be used to support one or more of the following activities,
which may be conducted in coordination or partnership
with other community organizations:

23 "(1) Enhanced public education to improve in24 dividual and community awareness, with respect to
25 opioid misuse or addiction, including for children
26 and youth.

1	"(2) Outreach and identification of individuals
2	at risk of or experiencing opioid misuse or addiction,
3	and referral of such individuals to appropriate treat-
4	ment, recovery, or other resources in the community.
5	"(3) Direct services to prevent, treat, or recover
6	from opioid addiction.
7	"(4) Services to stabilize and/or improve the
8	education, employment, housing, transportation, or
9	other needs of addicted or at-risk individuals and
10	their family members.
11	"(5) Services to address and mitigate the im-
12	pact of opioid addiction on children in the household.
13	"(6) Support and assistance to children, and
14	their caregivers, who are in foster care or at-risk of
15	placement in foster care because of the opioid addic-
16	tion of their parents.
17	"(7) Development of partnerships with entities
18	such as local health care providers, substance abuse
19	treatment organizations, schools, child welfare agen-
20	cies, social service organizations, police departments,
21	prosecutors, courts, prisons, local governments, busi-
22	nesses, and religious institutions, in order to coordi-
23	nate or expand resources available to addicted or at-
24	risk individuals and their family members.

"(8) Training for Community Action Agency
 personnel in issues related to opioid addiction, in cluding early identification of at-risk individuals and
 administration of overdose prevention medications.
 "(e) GRANT FUNDING LIMITATIONS.—
 "(1) AMOUNT OF GRANT.—A grant awarded

under this section shall be in an amount that is not
more than \$1,000,000 per year and not less than
\$50,000 per year.

10 "(2) DURATION.—Grant funds awarded under 11 this section shall remain available for expenditure by 12 the grantee for up to 36 months after the date of 13 award unless a longer period of availability is ap-14 proved by the Secretary based on outcome data or 15 extenuating circumstances.

16 "(f) REPORTING.—Each Community Action Agency receiving a grant under this section shall submit an annual 17 18 report to the Secretary detailing goals, interventions, out-19 comes, and expenditures, with respect to the program of 20 such agency that is funded by such grant, and make each 21 such report so submitted by the Community Action Agen-22 cy available on the public website of the Community Ac-23 tion Agency. The Secretary shall make each such report 24 public on the public website of the Department of Health 25 and Human Services. For each year of the grant program

under this section, the Secretary shall compile all of such
 reports so submitted to the Secretary for such year and
 submit to Congress the compilation with an annual sum mary.

5 "(g) EXPEDITED GRANT APPLICATION, REVIEW,6 AND AWARD PROCESS.—

"(1) APPLICATION PROCESS AND CRITERIA.—
Not later than 60 days after the effective date of
this section, the Secretary shall publish in the Federal Register the application process and criteria for
grants under this section. Such criteria shall require
each application submitted for a grant under this
section to include—

14 "(A) a description of the objectives of the 15 program and activities to be funded by the 16 grant and how the grant will be used to achieve 17 these objectives, including specific activities and 18 services to be conducted, and specific popu-19 lations or areas to be served (including targeted 20 subgroups such as incarcerated or homeless in-21 dividuals);

22 "(B) a description of innovative approaches to be used and evidence of likely success;
24 cess;

1	"(C) a plan for measuring progress in
2	achieving such objectives specified in subpara-
3	graph (A), including a strategy to collect data
4	that can be used to measure the project's effec-
5	tiveness;
6	"(D) identification of relevant community
7	or other organizations with which the applicant
8	will coordinate or partner and a description of
9	the proposed coordination or partnership;
10	"(E) assurances satisfactory to the Sec-
11	retary that the applicant has conducted an as-
12	sessment of community needs related to opioid
13	misuse and addiction among low-income individ-
14	uals and families, and that the proposed uses of
15	the grant funds will address unmet needs iden-
16	tified by the assessment;
17	"(F) assurances satisfactory to the Sec-
18	retary that funds awarded through the grant
19	will not supplant other programs or resources
20	in the community with similar objectives; and
21	"(G) assurances satisfactory to the Sec-
22	retary that evidence-based approaches will be
23	used to the maximum extent practicable.
24	"(2) Community action opioid response
25	GRANT APPLICATION REVIEW PANEL.—

"(A) IN GENERAL.—Not later than 90 1 2 days after the effective date of this section, the Secretary shall establish a Community Action 3 4 Opioid Response Grant Application Review 5 Panel of not fewer than 15 individuals, includ-6 ing not more than 5 employees from the De-7 partment of Health and Human Services and 8 other Federal agencies, with expert knowledge 9 of the opioid epidemic, drug treatment, commu-10 nity responses to poverty prevention, child pro-11 tection, or post-recovery employment and train-12 ing.

13 "(B) DUTIES.—Such review panel shall re14 view and evaluate applications for grants under
15 this section and recommend to the Secretary
16 which of such applications should be awarded a
17 grant under this section.

"(C) GRANT SELECTION PRIORITIES.—In
reviewing and recommending applications for a
grant, such review panel shall consider and give
priority to applications that demonstrate one or
more of the following:

23 "(i) Evidence of coordination and24 partnership with agencies or entities with

1	experience or expertise in addressing
2	opioid-related issues.
3	"(ii) Evidence of leveraging non-Fed-
4	eral funds or in-kind resources to extend
5	the reach or duration (or both) of the pro-
6	gram proposed by the application.
7	"(iii) Quality of methodology proposed
8	to monitor the outcomes of the program
9	proposed by the application and effective-
10	ness in achieving goals of the program and
11	mitigating the harmful health and socio-
12	economic impacts of opioid addiction.
13	"(iv) Evidence of capacity-building
14	and strengthening of community responses
15	to the opioid crisis.
16	"(v) Efforts to minimize the trauma
17	and negative impact of foster care on chil-
18	dren of addicted individuals.
19	"(vi) The applicant has a dem-
20	onstrated knowledge of opioid-related
21	needs in the target community.
22	"(vii) Use of innovative or evidence-
23	based approaches to address unmet opioid-
24	related needs, including to promote self-

1	sufficiency and well-being for families with
2	children impacted by opioid addiction.
3	"(D) FUNDING.—The Secretary shall use
4	amounts appropriated to the Office of the Sec-
5	retary of Health and Human Services to pay
6	for all expenses associated with the Community
7	Action Opioid Response Grant Application Re-
8	view Panel.
9	"(3) TIMING FOR AWARDING GRANTS.—With
10	respect to a year for which amounts are appro-
11	priated to carry out this section pursuant to sub-
12	section (h), not later than 120 days after such
13	amounts are made available for such year, the Sec-
14	retary shall award all such amounts for grants
15	under this section for such year.
16	"(4) TRIBAL SET ASIDE.—Of the amount ap-
17	propriated for a year pursuant to section $691(b)(2)$
18	to carry out this section, not more than 7 percent
19	shall be designated for such year for grants to In-
20	dian tribes or tribal organizations that receive direct
21	payments under section 677 of this Act.
22	"SEC. 691. AUTHORIZATION OF APPROPRIATIONS.
23	"(a) IN GENERAL.—There are authorized to be ap-
24	propriated to carry out this subtitle (not including sections
25	690 and 690A)—

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1	((1) \$850,000,000 for each of fiscal years 2019
2	through 2023; and
3	((2) such sums as may be necessary for fiscal
4	years 2024 through 2028.
5	"(b) Discretionary Programs.—There are au-
6	thorized to be appropriated—
7	((1) to carry out section 690, such sums as
8	may be necessary for fiscal years 2019 through
9	2028; and
10	((2) to carry out section 690A, \$50,000,000 for
11	each of fiscal years 2019 through 2023 and such
12	sums as may be necessary for fiscal years 2024
13	through 2028.
14	"(c) Reservations by the Secretary.—Of the
15	amounts appropriated under subsection (a) for each fiscal
16	year, the Secretary shall reserve—
17	"(1) $\frac{1}{2}$ of 1 percent for carrying out section
18	675 (relating to grants to territories); and
19	"(2) 2 percent for activities authorized in sec-
20	tion 682, of which—
21	"(A) not less than 50 percent of the
22	amount reserved by the Secretary under this
23	paragraph shall be awarded through grants,
24	contracts, or cooperative agreements under sec-
25	tion 682(c) to eligible entities, community ac-

tion agencies, and State and regional commu-1 2 nity service network organizations, for the pur-3 pose of carrying out activities described in sec-4 tion 682(a)(1)(A); and "(B) the remainder of the amount reserved 5 6 under this paragraph shall be distributed under 7 section 682(a)(1)(B) to States, eligible entities, 8 other community services network organiza-9 tions, or other entities, for the purpose of car-10 rving out activities described in section 11 682(a)(1)(B).

12 "SEC. 692. REFERENCES.

13 "Any reference in any provision of law to the poverty line set forth in section 624 or 625 of the Economic Op-14 15 portunity Act of 1964 shall be construed to be a reference to the poverty line defined in section 673 of this subtitle. 16 17 Any reference in any provision of law to the poverty line defined in section 673(2) of the Community Services 18 Block Grant Act as in effect immediately before the effec-19 tive date of this subtitle shall be construed to be a ref-20 21 erence to the poverty line defined in section 673(11) of 22 this subtitle. Except as otherwise provided, any reference 23 in any provision of law to any community action agency 24 designated under title II of the Economic Opportunity Act 25 of 1964 shall be construed to be a reference to an entity eligible to receive funds under the community services
 block grant program.".

3 SEC. 3. TRANSITION PERIOD.

4 (a) TRANSITION PERIOD.—The Secretary of Health 5 and Human Services shall expeditiously announce a transition period for the implementation of any changes in reg-6 7 ulations, procedures, and reporting requirements of the 8 Community Services Block Grant Act (42 U.S.C. 9901 et 9 seq.) as amended by this Act, from the regulations, proce-10 dures, and reporting requirements of the Community Services Block Grant Act (42 U.S.C. 9901 et seq.) as in 11 effect immediately before the date of enactment of this 12 13 Act.

14 (b) UNIFORM ADMINISTRATIVE REQUIREMENTS,
15 COST PRINCIPLES, AND AUDIT REQUIREMENTS; FED16 ERAL TRAINING.—The transition period shall include—

(1) a schedule for implementation of requirements relating to adoption of the uniform administrative requirements, cost principles, and audit requirements described in section 674(c) of the Community Services Block Grant Act (42 U.S.C. 9901)
as amended by this Act; and

(2) the availability of Federal training for
States and eligible entities regarding compliance
with new requirements under the Community Serv-

1 ices Block Grant Act (42 U.S.C. 9901 et seq.) as 2 amended by this Act. 3 (c) TIMING.—The transition period described in this section-4 5 (1) may not extend later than the date that is 6 3 months prior to the start of the second fiscal year 7 after the date of enactment of the Community Serv-8 ices Block Grant Reauthorization Act of 2019; and 9 (2) may require that certain regulations, proce-10 dures, and reporting requirements be adopted before 11 other regulations, procedures, or reporting require-

12 ments.

13 SEC. 4. CONFORMING AMENDMENTS.

Section 306(a)(6)(C)(ii) of the Older Americans Act
of 1965 (42 U.S.C. 3026(a)(6)(C)(ii)) is amended by inserting "or subsequent years" after "fiscal year 1982"
and by striking "section 676B of the Community Services
Block Grant Act" and inserting "section 680(c) of the
Community Services Block Grant Act".

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