116TH CONGRESS 1ST SESSION H.R. 3315

AUTHENTICATED U.S. GOVERNMENT INFORMATION

To establish universal child care and early learning programs.

IN THE HOUSE OF REPRESENTATIVES

JUNE 18, 2019

Ms. HAALAND (for herself, Ms. LEE of California, Ms. NORTON, Mr. RASKIN, Mr. POCAN, Mr. LARSON of Connecticut, Mr. HORSFORD, and Ms. MENG) introduced the following bill; which was referred to the Committee on Education and Labor

A BILL

To establish universal child care and early learning programs.

- 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 "Universal Child Care
- 5 and Early Learning Act".

6 TITLE I—CHILD CARE AND

7 EARLY LEARNING PROGRAMS

8 SEC. 101. STATEMENT OF PURPOSES.

9 The purposes of this title are—

- 10 (1) to provide all young children with a fair and
- 11 full opportunity to reach their full potential, by es-

1	tablishing and expanding programs, to create uni-
2	versal, comprehensive child care and early learning
3	programs that are available to all young children;
4	(2) to ensure that families can access afford-
5	able, high-quality child care and early learning pro-
6	grams regardless of circumstance;
7	(3) to promote the school readiness of all young
8	children by enhancing their cognitive, social, emo-
9	tional, and physical development—
10	(A) in a learning environment that sup-
11	ports children's growth in language, literacy,
12	mathematics, science, cognitive abilities, social
13	and emotional functioning, creative arts, phys-
14	ical skills, and approaches to learning; and
15	(B) through the provision to children and
16	their families of health, educational, nutritional,
17	social, and other services that are determined,
18	based on family needs assessments, to be nec-
19	essary;
20	(4) to recognize and build upon the experience
21	and success gained through the Head Start pro-
22	gram, the military child care program, and similar
23	efforts;
24	(5) to provide that decisions on the nature of
25	such child care and early learning programs be made

1 at the community level with the full involvement of 2 parents, family members, and other individuals and 3 organizations in the community; and 4 (6) to establish the legislative framework for 5 child care and early learning services. 6 SEC. 102. DEFINITIONS. 7 For purposes of this title: 8 (1) CHILD CARE AND EARLY LEARNING PRO-9 GRAM.—The term "child care and early learning 10 program" means any program that provides child 11 care and early learning services in child care and 12 early learning centers (including schools) or in fam-13 ily child care homes. (2) CHILD WITH A DISABILITY.—The term 14 "child with a disability" means— 15 16 (A) a child with a disability, as defined in 17 section 602(3) of the Individuals with Disabil-18 ities Education Act (20 U.S.C. 1401(3)); and 19 (B) an infant or toddler with a disability, 20 as defined in section 632(5) of such Act (20) 21 U.S.C. 1432(5)). 22 (3)COMMUNITY.—The term "community" 23 means a city, county, or multicity or multicounty 24 unit within a State, an Indian reservation (including

Indians in any nearby off-reservation area des-

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1	ignated by an appropriate tribal government in con-
2	sultation with the Secretary), or a neighborhood or
3	other area (irrespective of boundaries or political
4	subdivisions) that provides a suitable organizational
5	base and possesses the commonality of interest need-
6	ed to operate a child care and early learning pro-
7	gram.
8	(4) COVERED CHILD.—The term "covered
9	child" means a child who—
10	(A) is—
11	(i) not younger than 6 weeks of age;
12	and
13	(ii) not yet required to attend school,
14	under the laws of compulsory school at-
15	tendance of the State in which the child re-
16	sides; and
17	(B) meets the requirements of regulations
18	issued under section 124.
19	(5) DUAL LANGUAGE LEARNER.—The term
20	"dual language learner" means a child who is ac-
21	quiring two or more languages at the same time, or
22	a child who is learning a second language while con-
23	tinuing to develop the child's first language, includ-
24	ing a child who may also be identified by a State or
25	locality as "bilingual", "an English language learn-

1	er", "limited English proficient", "an English learn-
2	er", or a child who speaks a "language other than
3	English".
4	(6) FAMILY LITERACY SERVICES.—The term
5	"family literacy services" means services that—
6	(A) are family literacy services, as defined
7	in section 637 of the Head Start Act (42
8	U.S.C. 9832); and
9	(B) meet the requirements of section 641A
10	of such Act (42 U.S.C. 9836a).
11	(7) FINANCIAL ASSISTANCE.—The term "finan-
12	cial assistance" includes assistance provided by
13	grant, agreement, or contract, for which payments
14	may be made in installments and in advance or by
15	way of reimbursement with necessary adjustments
16	on account of overpayments or underpayments.
17	(8) Full-working-day.—The term "full-work-
18	ing-day" means not less than 10 hours per day.
19	Nothing in this paragraph shall be construed to re-
20	quire an entity to provide services to a child who has
21	not reached the age of compulsory school attendance
22	for more than the number of hours per day per-
23	mitted by State law (including regulation) for the
24	provision of services to such a child.

1	(9) HEALTH.—The term "health", when used
2	to refer to services or care provided to children en-
3	rolled in a child care and early learning program,
4	their parents, or their siblings, shall be interpreted
5	to refer to both physical and mental health.
6	(10) Homeless Child.—The term "homeless
7	child" means an individual described in section
8	725(2) of the McKinney-Vento Homeless Assistance
9	Act (42 U.S.C. 11434a(2)).
10	(11) INDIAN.—The term "Indian" means an in-
11	dividual who is—
12	(A) a member of an Indian tribe or band,
13	as membership is defined by the tribe or band,
14	including—
15	(i) any tribe or band terminated since
16	1940; and
17	(ii) any tribe or band recognized by
18	the State in which the tribe or band re-
19	sides;
20	(B) a descendant of an individual de-
21	scribed in subparagraph (A);
22	(C) considered by the Secretary of the In-
23	terior to be an Indian for any purpose;
24	(D) an Eskimo, Aleut, or other Alaska Na-
25	tive; or

(E) a member of an organized Indian
 group that received a grant under the Indian
 Education Act of 1988 as in effect on October
 19, 1994.

5 (12) INDIAN TRIBE.—The term "Indian tribe"
6 means an Indian tribe, within the meaning of part
7 A of title VI of the Elementary and Secondary Edu8 cation Act of 1965 (20 U.S.C. 7401 et seq.).

9 (13) INSTITUTION OF HIGHER EDUCATION.—
10 The term "institution of higher education" has the
11 meaning given the term in section 101(a) of the
12 Higher Education Act of 1965 (20 U.S.C. 1001(a)).

(14) LOCAL EDUCATIONAL AGENCY.—The term
"local educational agency" has the meaning given
such term in section 8101 of the Elementary and
Secondary Education Act of 1965 (20 U.S.C. 7801).

17 (15) LOCALITY.—The term "locality" means
18 any city, municipality, county, or other political sub19 division of a State having general governmental pow20 ers, or any combination of such political subdivi21 sions.

(16) LOW-INCOME.—The term "low-income",
used with respect to a child or other individual,
means an individual in a family with a family in-

come that is not more than 200 percent of the pov erty line.

3 (17) MIGRANT OR SEASONAL CHILD CARE AND
4 EARLY LEARNING PROGRAM.—The term "migrant or
5 seasonal child care and early learning program"
6 means—

7 (A) with respect to services for migrant
8 farmworkers, a child care and early learning
9 program that serves families who are engaged
10 in agricultural labor and who have changed
11 their residence from one geographic location to
12 another in the preceding 2-year period; and

(B) with respect to services for seasonal
farmworkers, a child care and early learning
program that serves families who are engaged
primarily in seasonal agricultural labor and who
have not changed their residence to another geographic location in the preceding 2-year period.

(18) MILITARY CHILD CARE PROGRAM.—The
term "military child care program" means the program carried out under subchapter II of chapter 88
of title 10, United States Code.

24 (19) NATIVE HAWAHAN.—The term "Native
25 Hawaiian" has the meaning given the term in sec-

1	tion 6207 of the Elementary and Secondary Edu-
2	cation Act of 1965 (20 U.S.C. 7517).
3	(20) POVERTY LINE.—The term "poverty line"
4	means the official poverty line (as defined by the Of-
5	fice of Management and Budget) based on the most
6	recent data available from the Bureau of the Cen-
7	sus—
8	(A) adjusted to reflect the percentage
9	change in the Consumer Price Index for All
10	Urban Consumers, issued by the Bureau of
11	Labor Statistics, during the annual or other in-
12	terval immediately preceding the date on which
13	such adjustment is made; and
14	(B) adjusted for family size.
15	(21) Professional Development.—The
16	term "professional development" means the career-
17	pathway aligned mechanisms that contribute to en-
18	suring that a member of the early care and edu-
19	cation workforce, in any setting, has or is working
20	towards obtaining the degrees and other credentials
21	needed to demonstrate the necessary knowledge and
22	competencies for quality provision of child care and
23	early learning services.
24	(22) Scientifically valid research.—The
25	term "scientifically valid research" includes applied

1	research, basic research, and field-initiated research,
2	in which the rationale, design, and interpretation are
3	soundly developed in accordance with principles of
4	scientific research.
5	(23) SECRETARY.—The term "Secretary"
6	means the Secretary of Health and Human Services.
7	(24) STATE.—The term "State" means—
8	(A) a State, as defined in section 637 of
9	the Head Start Act; and
10	(B) the Republic of Palau—
11	(i) for each of fiscal years 2020
12	through 2024; and
13	(ii) (if legislation approving a new
14	agreement regarding United States assist-
15	ance for the Republic of Palau has not
16	been enacted by September 30, 2024), for
17	each subsequent fiscal year for which such
18	legislation has not been enacted.
19	(25) TRIBAL LAND.—The term "tribal land"
20	means a reservation, the land of an Indian tribe, or
21	land designated by Hawaii as under the control of
22	Native Hawaiians for purposes of this title.
23	(26) TRIBAL ORGANIZATION.—The term "tribal
24	organization" means—

1 (A) the recognized governing body of any 2 Indian tribe, and any legally established organization of Indians which is controlled, sanc-3 4 tioned, or chartered by such governing body or 5 which is democratically elected by the adult 6 members of the Indian community to be served 7 by such organization and which includes the 8 maximum participation of Indians in all phases 9 of its activities, except that in any case where 10 a contract is let or grant made to an organiza-11 tion to perform services benefitting more than 12 one Indian tribe, the approval of each such In-13 dian tribe shall be a prerequisite to the letting 14 or making of such contract or grant; and

(B) includes a Native Hawaiian organization, as defined in section 6207 of the Elementary and Secondary Education Act of 1965 (20
U.S.C. 7517) and a private nonprofit organization established for the purpose of serving
youth who are Indians or Native Hawaiians.

21 SEC. 103. AUTHORIZATION OF APPROPRIATIONS; APPRO-22 PRIATIONS.

(a) APPROPRIATIONS.—There are authorized to be
appropriated and there are appropriated to carry out this
title (other than the activities described in subsection (b)),

including meeting the entitlement requirements of section
 111(b), such sums as may be necessary.

3 (b) AUTHORIZATION OF APPROPRIATIONS.—There is 4 authorized to be appropriated to carry out activities under 5 sections 135, 136, 137, 138, 151, 152, and such administrative activities as the Secretary determines to be nec-6 7 and appropriate essarv to carry out this title. 8 \$500,000,000 for each of fiscal years 2020 through 2030.

9 Subtitle A—Prime Sponsors and 10 Providers

 11
 SEC. 111. FINANCIAL ASSISTANCE FOR CHILD CARE AND

 12
 EARLY LEARNING PROGRAMS.

(a) IN GENERAL.—The Secretary shall provide financial assistance for carrying out child care and early learning programs under this title to prime sponsors, to provide
family-centered services to children to promote their development and learning, pursuant to plans and applications
approved in accordance with the provisions of this title.

(b) ENTITLEMENT.—Each covered child shall be entitled to participate in a child care and early learning program that meets the requirements of this title. The entitlement shall not be a capped entitlement.

23 SEC. 112. ALLOCATION OF FUNDS; PAYMENTS.

24 (a) ALLOCATION TO ACTIVITIES.—The Secretary25 shall allocate the amounts appropriated for carrying out

1 this title for any fiscal year after fiscal year 2019, in the2 following manner:

3 (1) CHILD CARE AND EARLY LEARNING PRO4 GRAMS.—The amount made available under section
5 103(a) shall be used for the purpose of providing fi6 nancial assistance to carry out child care and early
7 learning programs under this title for covered chil8 dren, other than activities described in paragraph
9 (2).

10 (2) ADMINISTRATIVE AND ENHANCEMENT AC11 TIVITIES.—Of the amounts appropriated under sec12 tion 103(b)—

(A) such portion, but not less than 50 percent, shall be used for the purpose of carrying
out activities under sections 135 and 136 and
such administrative activities as the Secretary
determines to be necessary and appropriate to
carry out this title;

(B) such portion, but not less than 20 percent, shall be used for the purpose of carrying
out activities under section 151; and

(C) the remainder of such amounts shall
be used for the purpose of carrying out activities under sections 137, 138, and 152.

1 (3)FLEXIBILITY FOR EMERGENCY SUPPLE-2 FUNDING.—Notwithstanding MENTAL paragraph 3 (2), the Secretary may, after providing appropriate 4 notice and written justification to Congress, redirect 5 any amounts appropriated under section 103(b) as 6 the Secretary determines to be necessary and appro-7 priate to carry out section 151 for the purpose of 8 carrying out activities under section 151. 9 (b) PUBLICATION.—As soon as practicable after

10 funds are appropriated under section 103(b) for any fiscal
11 year, the Secretary shall publish in the Federal Register
12 the amounts made available for that fiscal year to carry
13 out each of the activities described in subsection (a)(2).
14 (c) PAYMENTS.—

15 (1) IN GENERAL.—

16 (A) AUTHORITY FOR PAYMENTS.—In ac-17 cordance with this subsection, the Secretary 18 shall pay, from the allocation under subsection 19 (a)(1), the Federal share of the costs of pro-20 viding child care and early learning programs, 21 in accordance with plans under sections 113 and 114 that have been approved as provided in 22 this title. 23

24 (B) MANNER AND TIMING FOR PAY25 MENTS.—The Secretary may make such finan-

1	cial assistance as may be necessary to carry out
2	this title. The Secretary may also withhold
3	funds otherwise payable under this title in order
4	to recover any amounts expended in the current
5	or immediately prior fiscal year in violation of
6	any provision of this title or any term or condi-
7	tion of financial assistance under this title.
8	(2) Federal share.—
9	(A) IN GENERAL.—Except as provided in
10	subparagraphs (B) through (E) and section
11	151, the Federal share of the costs of providing
12	child care and early learning programs for cov-
13	ered children shall be not more than 80 per-
14	cent.
15	(B) LOW-INCOME CHILDREN.—The Fed-
16	eral share shall be 80 percent of the costs of
17	providing child care and early learning pro-
18	grams for low-income covered children.
19	(C) CHILDREN WHO ARE NOT LOW-IN-
20	COME.—The Federal share shall be 50 percent
21	of the costs of providing child care and early
22	learning programs for covered children who are
23	not low-income children.
24	(D) CHILDREN OF MIGRANT AND SEA-
25	SONAL FARMWORKERS.—The Secretary shall

pay for 100 percent of the costs of providing child care and early learning programs for covered children of migrant and seasonal farmworkers under this title.

5 (E) NATIVE AMERICAN CHILDREN.—The 6 Secretary shall pay each prime sponsor des-7 ignated under section 113 for 100 percent of 8 the costs of providing child care and early 9 learning programs for covered children in In-10 dian tribes and Native Hawaiian covered chil-11 dren under this title.

12 (\mathbf{F}) AMOUNT.—When Administrative 13 making a payment described in paragraph (1) 14 to any prime sponsor for the Federal share of 15 the costs of providing a child care and early 16 learning program, the Secretary shall also make 17 a payment to the prime sponsor of not more 18 than 100 percent of the costs for staff and 19 other administrative expenses of the prime 20 sponsor, including such costs and expenses related to quality improvement (such as con-21 22 ducting monitoring and training) and operating 23 the Child Care and Early Learning Council, but 24 not to exceed an amount which is reasonable

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1	when compared with such costs and expenses
2	for other prime sponsors.
3	(3) RATE ANALYSIS.—
4	(A) PROCESS.—The Secretary shall, on the
5	basis of recommendations by an committee of
6	experts outside the Department of Health and
7	Human Services, establish and implement a
8	process for determining the costs described in
9	paragraph (1)(A) and ensuring that the re-
10	quirement of subparagraph (B) is met.
11	(B) SUFFICIENCY REQUIREMENT.—The
12	Secretary shall ensure that the Federal share
13	determined under paragraph (2) is sufficient to
14	ensure that a prime sponsor can meet all re-
15	quirements under this title, including the na-
16	tional program standards under section 121,
17	compensation provisions under section 136(b),
18	and provisions relating to comprehensive serv-
19	ices and access to services.
20	(4) Non-federal share.—
21	(A) Sources.—The non-Federal share of

21 (A) SOURCES.—The non-Federal share of
22 the costs described in paragraph (1) may be
23 provided through public or private funds (in24 cluding labor union or employer contributions)

1	and may be in cash or in kind, fairly evaluated,
2	including facilities, goods, or services.
3	(B) FEES FROM FAMILIES.—Fees collected
4	for services provided pursuant to section $114(j)$
5	may be used toward the non-Federal share.
6	Such fees collected from a family may not ex-
7	ceed 7 percent of the family income, regardless
8	of the number of children served from that fam-
9	ily.
10	(C) EXCESS CONTRIBUTIONS.—If, with re-
11	spect to any fiscal year, a prime sponsor pro-
12	vides a non-Federal share, for any program
13	that exceeds its requirements for such a share,
14	such excess may be applied toward meeting the
15	requirements for such a share for the subse-
16	quent fiscal year under this title.
17	(d) MAINTENANCE OF EFFORT.—No State or locality
18	shall reduce its expenditures for child care and early learn-
19	ing programs (including home-based child care and early
20	learning programs) because of financial assistance pro-
21	vided under this title.
22	SEC. 113. DESIGNATION OF PRIME SPONSORS.
23	(a) Authority To Designate.—
24	(1) QUALIFIED ENTITIES.—In accordance with
25	the provisions of this section, a State, locality, In-

dian tribe, tribal organization, or public or private
nonprofit agency or organization, meeting the re-
quirements of this title may be designated by the
Secretary as a prime sponsor for the purpose of en-
tering into arrangements to carry out child care and
early learning programs under this title.
(2) PRIME SPONSORSHIP PLANS.—An entity
may be designated by the Secretary as a prime spon-
sor for a period of fiscal years only pursuant to an
application in the form of a prime sponsorship plan
which was submitted by such entity and approved by
the Secretary in accordance with the provisions of
this title. At a minimum, the plan shall—
(A) describe the service area to be served
and how the program will be delivered;
(B) provide a comprehensive child care and
early learning plan, as described in section
114(b); and
(C) demonstrate that the entity has the
authority under its charter or applicable law to
receive and administer funds under this title,
funds and contributions from private or public
sources that may be used in support of a child
care and early learning program, and funds

1	under a Federal or State assistance program
2	that may be so used.
3	(3) APPROVAL.—No prime sponsorship plan, or
4	modification of the plan, submitted by an entity
5	under this section shall be approved by the Secretary
6	unless the Secretary determines, in accordance with
7	regulations which the Secretary shall prescribe,
8	that—
9	(A) the local educational agency for the
10	service area and other appropriate educational
11	and training agencies and institutions have had
12	an opportunity to submit comments to the enti-
13	ty and to the Secretary;
14	(B) appropriate officials from Indian tribes
15	or tribal organizations have had an opportunity
16	to submit comments to the entity and to the
17	Secretary; and
18	(C) the Governor of the State has had an
19	opportunity to submit comments to the entity
20	and to the Secretary.
21	(4) JOINT SUBMISSION.—In order to contribute
22	to the effective administration of this title, the Sec-
23	retary shall establish appropriate procedures to per-
24	mit an entity described in subsection $(a)(1)$ and a
25	State to submit jointly a single comprehensive child

1	care and early learning plan for the service areas the
2	entity and State propose. If the Secretary approves
3	such a plan, the Secretary may designate the entity
4	as a prime sponsor, and the State as a prime spon-
5	sor, for the corresponding service areas.
6	(b) Additional Approval Procedures.—
7	(1) LOCALITY OVER POPULATION THRESH-
8	OLD.—The Secretary shall approve a prime sponsor-
9	ship plan submitted by a locality if—
10	(A) the locality meets a population thresh-
11	old determined by the Secretary, except that
12	the Secretary may waive the population thresh-
13	old if it creates a barrier to providing child care
14	and early learning services in a service area of
15	a specified type, such as a rural region;
16	(B) the plan meets the requirements of
17	subsection (a) and includes adequate provisions
18	for carrying out child care and early learning
19	programs in the area of such locality; and
20	(C) the locality is a—
21	(i) city;
22	(ii) county; or
23	(iii) other unit of general local govern-
24	ment, including a local educational agency,
25	as defined in section 8101 of the Elemen-

1	tary and Secondary Education Act of 1965
2	(20 U.S.C. 7801).
3	(2) Localities with common geographical
4	AREA.—In the event that the area under the juris-
5	diction of a unit of general local government de-
6	scribed in clause (i), (ii), (iii), or (iv) of paragraph
7	(1)(C) includes any common geographical area with
8	the geographical area covered by another such unit
9	of general local government, the Secretary shall des-
10	ignate to serve such common area the unit of gen-
11	eral local government that—
12	(A) the Secretary determines has the capa-
13	bility of more effectively carrying out the pur-
14	poses of this title with respect to such area; and
15	(B) has submitted a plan which meets the
16	requirements of subsection (a) and includes
17	adequate provisions for carrying out child care
18	and early learning programs in such area.
19	(3) Localities.—
20	(A) SUBMISSION BY COMBINATION.—In
21	the event that the Secretary determines that a
22	locality does not meet the requirements for des-
23	ignation as a prime sponsor under this section,
24	the Secretary shall take steps to encourage the
25	submission of a prime sponsorship plan, cov-

ering the area of such locality, by a combination of localities which are adjoining and possess a sufficient commonality of interest.

4 (B) APPROVAL.—The Secretary shall ap-5 prove a prime sponsorship plan submitted by 6 such a combination of localities, if the Secretary 7 determines that the plan so submitted meets 8 the requirements of subsection (a) and includes 9 adequate provisions for carrying out child care 10 and early learning programs in the area covered 11 by the combination of such localities.

12 (4) INDIAN TRIBES AND TRIBAL ORGANIZA-13 TIONS.—The Secretary shall approve a prime spon-14 sorship plan submitted by an Indian tribe or tribal 15 organization if the Secretary determines that the 16 plan so submitted meets the requirements of sub-17 section (a) and includes adequate provisions for car-18 rying out child care and early learning programs in 19 the area to be served.

20 (5) STATES.—The Secretary shall approve a
21 prime sponsorship plan submitted by a State if the
22 Secretary determines that the plan so submitted—

23 (A) meets the requirements of subsection24 (a);

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1	(B) includes adequate provisions for car-
2	rying out child care and early learning pro-
3	grams in the area to be served;
4	(C) contains a commitment to coordinating
5	the State's early childhood programs to create
6	a cohesive system, for children from birth to
7	entry into kindergarten, for providing child care
8	and early learning services;
9	(D) demonstrates that the State can de-
10	liver a child care and early learning program
11	that ensures coverage of—
12	(i) the entire State; or
13	(ii) the portions of the State that are
14	not proposed to be covered by other enti-
15	ties submitting applications under sub-
16	section $(a)(2)$; and
17	(E) demonstrates that the State can de-
18	liver such a program with sufficient local ad-
19	ministration, governance, and input.
20	(6) Two phases of application review.—
21	(A) IN GENERAL.—The Secretary shall es-
22	tablish two phases of review for applications in
23	the form of prime sponsorship plans. Entities
24	submitting such applications for the first phase

1	of review shall be given preference for designa-
2	tion under subsection (a).
3	(B) FIRST PHASE.—States, Indian tribes,
4	tribal organizations, entities applying to carry
5	out migrant or seasonal child care and early
6	learning programs, and entities and States sub-
7	mitting applications jointly may submit applica-
8	tions described in subparagraph (A) for the
9	first phase of application review.
10	(C) Second Phase.—Localities, public or
11	private nonprofit agencies or organizations, and
12	entities described in subparagraph (B) may
13	submit applications described in subparagraph
14	(A) for the second phase of application review.
15	(c) DISAPPROVAL; WITHDRAWAL OF APPROVAL.—A
16	prime sponsorship plan submitted under this section may
17	be disapproved or a prior designation of a prime sponsor
18	may be withdrawn only if the Secretary, in accordance
19	with regulations which the Secretary shall prescribe, has
20	provided—
21	(1) written notice of intention to disapprove

such plan or withdraw such designation, including a
statement of the reasons;

(2) a reasonable time in which to submit correc tive amendments to such plan or undertake other
 necessary corrective action; and

4 (3) an opportunity for a public hearing upon
5 which basis an appeal to the Secretary may be taken
6 as of right.

7 (d) UNSERVED AREAS.—In the event that a prime 8 sponsorship plan has not been submitted or approved, if 9 a prime sponsor designation has been withdrawn, or if the 10 needs of seasonal and migrant farmworkers, minority groups, or low-income individuals are not being met, for 11 12 a service area, the Secretary may enter into an agreement 13 with an organization, such as a national nonprofit organization, to serve as the prime sponsor for such an area. 14 15 The Secretary shall meet the requirements described in subsection (g) before entering into the agreement. 16

17 (e) DESIGNATION RENEWAL.—

(1) DESIGNATION RENEWAL.—A prime sponsor
shall obtain renewal of the designation of the prime
sponsor not more frequently than every 3 years and
not less frequently than every 5 years.

(2) SYSTEM FOR DESIGNATION RENEWAL.—
The Secretary shall develop a system for prime
sponsors to renew their designation, under which the
Secretary shall determine if a prime sponsor is deliv-

ering a high-quality and comprehensive child care
and early learning program that meets the health,
educational, nutritional, and social needs of the children and families it serves, and meets program and
financial management requirements and standards
described in section 121(a), and governance and
legal requirements.

8 (f) PROHIBITION AGAINST ENTITIES OTHER THAN
9 INDIAN TRIBES OR TRIBAL ORGANIZATIONS RECEIVING
10 A GRANT FOR A CHILD CARE AND EARLY LEARNING PRO11 GRAM ON INDIAN LAND.—

(1) IN GENERAL.—Notwithstanding any other
provision of law, except as provided in paragraph
(2), under no condition may an entity other than an
Indian tribe or tribal organization receive a grant to
carry out a child care and early learning program on
tribal land.

18 (2) EXCEPTIONS.—

(A) NO INDIAN TRIBE OR TRIBAL ORGANIZATION AVAILABLE.—In a service area in which
there is no Indian tribe or tribal organization
available for designation to carry out an child
care and early learning program on Indian
land, an entity that is not a tribal organization
may receive a grant to carry out an child care

and early learning program on Indian land, but only until such time as an Indian tribe or tribal organization in such service area becomes available and is designated pursuant to this section.

(B) JOINT PRIME SPONSORS.—For a serv-5 6 ice area that consists of any non-reservation In-7 dian land, if the Indian tribe or tribal organiza-8 tion involved is not interested in serving or does 9 not have the capacity to serve the entire service 10 area, the Indian tribe or tribal organization 11 may work with another prime sponsor to jointly 12 serve as prime sponsors for the service area.

13 (g) FAMILY, CHILD CARE WORKER, AND COMMU-14 NITY PARTICIPATION.—The Secretary shall—

(1) significantly involve parents, family members, family child care home providers, child care
and early learning staff, labor unions, and community residents in the service area for the program involved, in the process for designation of prime sponsors; and

(2) ensure that the persons selected to be involved in that process shall reflect the diversity of
the service area, with respect to income, culture,
race and ethnicity, language, and status as a mi-

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grant or seasonal farmworker, Indian, or Native Ha waiian.

3 SEC. 114. POWERS AND FUNCTIONS OF PRIME SPONSORS.

4 (a) AUTHORITY.—If an entity has been designated as
5 a prime sponsor under this title—

6 (1) the entity may receive and administer funds 7 under this title, funds and contributions from pri-8 vate or local public sources that may be used in sup-9 port of a child care and early learning program, and 10 funds under a Federal or State assistance program 11 related to the provision of child care and early learn-12 ing services;

(2) the entity may transfer funds so received,
and delegate powers to other agencies, subject to the
powers of its governing board and its overall program responsibilities;

(3) the entity's power to transfer funds and delegate powers shall include the power to make transfers and delegations for services in all cases where
the transfers and delegations will contribute to efficiency and effectiveness or otherwise further program objectives; and

(4) the entity may set up a process to negotiatewages, benefits, hours, and working conditions of

teachers and other staff in the corresponding child
 care and early learning program.

3 (b) Comprehensive Child Care and Early4 Learning Plans.—

5 (1) IN GENERAL.—Financial assistance under 6 this title may be provided by the Secretary to an en-7 tity that is a prime sponsor designated pursuant to 8 section 113 only pursuant to an application in the 9 form of a comprehensive child care and early learn-10 ing plan which was submitted annually by such enti-11 ty and approved by the Secretary in accordance with 12 the provisions of this title.

(2) CONTENTS.—Any such plan shall set forth
a comprehensive proposal, for providing child care
and early learning services in the service area,
which—

17 (A) assesses all child care and early learn18 ing needs and goals within the area and the ap19 plicant's proposal for addressing those needs;

(B) describes how the entity will provide
comprehensive health, mental health, education,
parental or family member involvement, nutritional, social, and other services for the children
that need child care and early learning services,
including appropriate screening and referrals

1	for children with challenging behaviors and
2	other mental health needs;
3	(C) provides that services are full-working-
4	day and full calendar year long, and ensures
5	that the available hours of services are respon-
6	sive to the needs of families in the service area,
7	including, as appropriate, nonstandard hour
8	care;
9	(D) describes how the prime sponsor will
10	guarantee all children in the service area access
11	to the child care and early learning program
12	and use funds provided under section $112(a)(1)$
13	for child care and early learning services;
14	(E) describes how the prime sponsor will
15	promote children's mental health, social and
16	emotional well-being, and overall health, by pro-
17	viding supports for positive learning environ-
18	ments for the children, including—
19	(i) strategies for supporting children
20	with challenging behaviors and other so-
21	cial, emotional, and mental health con-
22	cerns; and
23	(ii) teacher training and mental health
24	consultations;

1	(F) includes a policy on suspension and ex-
2	pulsion that—
3	(i) prohibits or severely limits the use
4	of suspension due to a child's behavior and
5	ensures suspensions are only temporary in
6	nature;
7	(ii) prohibits expelling or unenrolling
8	a child from the program because of the
9	child's behavior; and
10	(iii) provides that, in the case of a
11	child exhibiting persistent and serious chal-
12	lenging behaviors, the program provider
13	will—
14	(I) explore all possible steps and
15	document all steps taken to address
16	such behaviors;
17	(II) make efforts to facilitate the
18	child's safe participation in the pro-
19	gram; and
20	(III) after taking the steps de-
21	scribed in subclauses (I) and (II), if
22	the provider determines, in consulta-
23	tion with parents and other profes-
24	sionals, that the program is not the
25	most appropriate placement for the

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1	child, work with the parents to di-
2	rectly facilitate the transition of the
3	child to a more appropriate place-
4	ment;
5	(G) provides that funds received under sec-
6	tion $112(a)(1)$ will be used for a child care and
7	early learning program for covered children;
8	(H) describes how, in the case of a prime
9	sponsor located within or adjacent to a metro-
10	politan area, the prime sponsor will coordinate
11	activities with other prime sponsors located
12	within such metropolitan area;
13	(I) provides that, to the extent feasible, the
14	child care and early learning program will in-
15	clude children from a range of socioeconomic
16	backgrounds, and that children will have access
17	to all child care and early learning service pro-
18	viders in the service area, with priority given to
19	the provider preferences stated by the parents
20	and family members of low-income children;
21	(J) ensures that, where socioeconomic di-
22	versity of children among providers in the serv-
23	ice area cannot be achieved, the share of pro-
24	gram costs not covered through the Federal
25	share or program fees does not fall on a single

1	provider or a subset of providers within the
2	service area;
3	(K) provides that services will be cul-
4	turally, linguistically, and developmentally ap-
5	propriate;
6	(L) provides that services will take into ac-
7	count the unique needs of communities, fami-
8	lies, and children in the service area, including
9	low-income children, children with incarcerated
10	parents, homeless children, and children who
11	are dual language learners;
12	(M) describes a system for offering child
13	care and early learning options, for facilitating
14	the selection of such an option, and for enroll-
15	ment of children, which may include estab-
16	lishing and operating a website for families;
17	(N) describes how the prime sponsor will
18	conduct outreach to all families in the service
19	area and referrals, using the appropriate me-
20	dium for families who speak a language other
21	than English;
22	(O) provides equitably for the child care
23	and early learning needs of all covered children
24	within the service area, and promotes equity
25	and addresses disparities in the provision of

1	services, including equity and disparities related
2	to income, culture, race and ethnicity, language,
3	or status as a child of a migrant or seasonal
4	farmworker, as a child belonging to an Indian
5	tribe, or as a Native Hawaiian child;
6	(P) provides, insofar as possible, for co-
7	ordination of the child care and early learning
8	program with other social programs;
9	(Q) provides for—
10	(i) direct participation of parents,
11	family members, and child care and early
12	learning program staff, including teachers
13	and paraprofessionals, in the conduct of
14	overall direction of, decisionmaking for,
15	and evaluation of the child care and early
16	learning program; and
17	(ii) sufficient support for the persons
18	described in clause (i) to participate in the
19	activities described in clause (i);
20	(R) provides to the extent feasible for the
21	employment as both professionals and para-
22	professionals of residents in the service area in
23	a way that takes into account the cultural, ra-
24	cial and ethnic, and linguistic diversity of the
25	families served;

(S) includes to the extent feasible a career development plan for paraprofessional and professional training, education, and advancement on a career ladder;

(T) provides that, insofar as possible, persons residing in the service area will receive jobs, including in-home and part-time jobs, and opportunities for training in programs under sections 135 and 136, with special consideration for career opportunities for low-income individuals;

12 (U) provides for the regular and frequent 13 dissemination of information in the language of 14 those to be served, to assure that parents, fam-15 ily members, and interested persons in the serv-16 ice area are fully informed of services available 17 through the child care and early learning pro-18 gram, and of the activities of the prime spon-19 sor's Child Care and Early Learning Council;

(V) provides for coordination with administrators of programs and services that are related to child care and early learning programs
and services and that are not funded through
this title, including programs conducted under
the auspices of or with the support of business

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or financial institutions or organizations, industry, labor unions, employee or labor-management organizations, or other community groups;

4 (W) as applicable, describes any arrange-5 ments for the delegation, under the supervision 6 of the Child Care and Early Learning Council, 7 to public or private agencies or organizations, 8 of responsibilities for the delivery of child care 9 and early learning services for which financial assistance is provided under this title or for 10 11 planning or evaluation services to be made 12 available with respect to a child care and early 13 learning program under this title;

14 (X) contains plans for regularly conducting
15 surveys and analyses of needs for the child care
16 and early learning program in the service area
17 and for submitting to the Secretary a com18 prehensive annual report and evaluation in such
19 form and containing such information as the
20 Secretary shall require by regulation;

(Y) provides that—

(i) services for children with disabilities at the State, tribal, and local levels
will be available, in the child care and early

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1	learning program approved under the plan;
2	and
3	(ii) formal linkages are in place be-
4	tween the program and providers of early
5	intervention services for infants and tod-
6	dlers with disabilities;
7	(Z) provides assurances satisfactory to the
8	Secretary that the non-Federal share require-
9	ments described in section 112(c) will be met;
10	(AA) provides for such fiscal control, fiscal
11	staffing, and funding accounting procedures as
12	the Secretary may prescribe to assure proper
13	disbursement of and accounting for Federal
14	funds paid to the prime sponsor;
15	(BB) provides that the child care and early
16	learning program, or services within the pro-
17	gram, under this title shall be provided only for
18	children whose parents or legal guardians have
19	requested the services;
20	(CC) sets forth satisfactory provisions for
21	establishing, consistent with subsection $(d)(1)$,
22	and maintaining a Child Care and Early Learn-
23	ing Council which meets the requirements of
24	subsection (d);

1	(DD) provides verification that the sponsor
2	and its delegate providers—
3	(i) will recognize and bargain with
4	labor unions representing family child care
5	home providers, teachers and other staff of
6	child care and early learning programs in
7	order to meet the requirements set forth in
8	section 136 and for other purposes; and
9	(ii) will not assist in, promote, or
10	deter labor union organizing;
11	(EE) provides an annual technical assist-
12	ance and training plan;
13	(FF) provides for collection and reporting
14	of program performance data in both an aggre-
15	gate form and disaggregated by family income,
16	culture, race and ethnicity, and primary lan-
17	guage;
18	(GG) documents a written affirmation,
19	signed by the appropriate officials from Indian
20	tribes or tribal organizations approved by the
21	tribes or Native Hawaiian groups, which recog-
22	nizes that the prime sponsor has engaged in
23	timely and meaningful consultation with the ap-
24	propriate officials from Indian tribes or tribal
25	organizations if—

1	(i) a program is being operated on or
2	near an Indian reservation, or if more than
3	15 percent of children enrolled in the pro-
4	gram are Indians or Native Hawaiians;
5	and
6	(ii) the prime sponsor is not an Indian
7	tribe or tribal organization;
8	(HH) provides that services will be pro-
9	vided with a holistic and multi-generational ap-
10	proach that includes promoting the well-being
11	of pregnant women and engaging expectant
12	parents during prenatal and early months;
13	(II) describes how the sponsor will ensure
14	that key workplace protections and rights, simi-
15	lar to the protections and rights specified in the
16	National Labor Relations Act (29 U.S.C. 151
17	et seq.), are provided;
18	(JJ) describes how the sponsor will imple-
19	ment a process in which, through their labor
20	unions, family child care home providers and
21	child care and early learning center staff par-
22	ticipate in a collective process to set wages, ben-
23	efits, hours, and minimum standards for work-
24	ing conditions;

1	(KK) describes how the sponsor will ensure
2	that family child care home providers, including
3	teachers and other staff of family child care
4	home providers, and teachers and other staff at
5	a child care and early learning center (including
6	employees of a delegate provider) are paid com-
7	pensation that meets the requirements of sec-
8	tion 136(b);
9	(LL) provides that the sponsor will provide
10	teachers and other staff with supports that are
11	high-quality, research-based, and rooted in
12	adult learning theory;
13	(MM) provides that the program will be
14	accessible to, and that staff will receive training
15	on working with, children with disabilities and
16	parents with disabilities; and
17	(NN) meets any other requirements or
18	provides any information the Secretary requires
19	by regulation.
20	(c) USES.—The Secretary shall provide the financial
21	assistance to a prime sponsor, for the planning, conduct,
22	administration, and evaluation of a child care and early
23	learning program that delivers services in accordance with
24	the requirements of the comprehensive child care and early

learning plan specified under subsection (b), and for im plementing the following activities:

3 (1)(A) Provide for family member and commu4 nity involvement, including the involvement of par5 ents, family members, community residents, current
6 or future staff of a child care and early learning pro7 gram, and local businesses, in the design and imple8 mentation of the program.

9 (B) The prime sponsor shall—

10 (i) provide for the involvement in a manner
11 that recognizes parents as their children's pri12 mary teachers and nurturers; and

(ii) implement intentional strategies to engage parents in their children's learning and development and support parent-child relationships.

17 (2) Provide for implementing additional activi18 ties, other than the activities described in paragraph
19 (1), that the Secretary determines to be appropriate
20 by regulation, which additional activities may in21 clude—

(A) activities to support family well-being
related to family safety, health, and economic
stability, including substance abuse counseling
(either directly or through referral to local enti-

1	ties), which may include providing information
2	on the effect of prenatal exposure to drugs and
3	alcohol; and
4	(B) other activities designed to facilitate a
5	partnership in the program with parents in sup-
6	porting the development and early learning of
7	their child, including providing—
8	(i) training in basic child care and
9	early learning (including cognitive, social,
10	and emotional development);
11	(ii) assistance in developing adult or
12	family literacy and communication skills;
13	(iii) opportunities to share experiences
14	with other parents (including parent-men-
15	tor relationships);
16	(iv) health services, including informa-
17	tion on maternal depression;
18	(v) regular in-home visitation; or
19	(vi) family literacy services.
20	(3) Provide, with respect to each participating
21	family, a family needs assessment that includes con-
22	sultation with the parents (including, in this para-
23	graph, foster parents, grandparents, and kinship
24	caregivers, where applicable) in the family's pre-
25	ferred language or through an interpreter, to the ex-

1	tent practicable, and ensure parents have the oppor-
2	tunity to share personal information in an environ-
3	ment in which the parents feel safe.
4	(4) Provide to parents of dual language learners
5	outreach and information, in an understandable and
6	uniform format and, to the extent practicable, in a
7	language that the parents can understand.
8	(5) Promote the continued partnership in the
9	program of the parents (including, in this para-
10	graph, foster parents, grandparents, and kinship
11	caregivers, as appropriate) of children that partici-
12	pate in child care and early learning programs in the
13	education of their children upon transition of their
14	children to school, by working with the local edu-
15	cational agency—
16	(A) to implement strategies and activities,
17	including providing information and training to
18	the parents—
19	(i) to help parents advocate for and
20	promote successful transitions to kinder-
21	garten for their children, including helping
22	parents continue to be involved in the edu-
23	cation and development of their child, and
24	to help parents understand and prepare to

45 exercise their rights and responsibilities

1	exercise their rights and responsibilities
2	concerning the education of their children;
3	(ii) in the case of parents with chil-
4	dren who receive services under section
5	619 or part C of the Individuals with Dis-
6	abilities Education Act (20 U.S.C. 1419,
7	1431 et seq.), to collaborate with the par-
8	ents, and the local agency responsible for
9	providing such services, to support the
10	children and parents in transitioning to a
11	new setting in elementary school; and
12	(iii) to prepare parents—
13	(I) to understand and work with
14	schools in order to communicate with
15	teachers and other school personnel;
16	(II) to continue to support their
17	children's learning, in an elementary
18	school setting; and
19	(III) to participate as appro-
20	priate in decisions relating to the edu-
21	cation of their children and advocate
22	for their children's needs; and
23	(B) to advocate for the local educational
24	agency to ensure that schools have a process in
25	place to take other actions, as appropriate and

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1	feasible, to support the active involvement of
2	the parents with schools, school personnel, and
3	school-related organizations.
4	(6) Establish effective procedures for timely re-
5	ferral of children with disabilities to the State or
6	local agency providing services under section 619 or
7	part C of the Individuals with Disabilities Education
8	Act (20 U.S.C. 1419, 1431 et seq.), and collabora-
9	tion with that agency.
10	(7) Establish effective procedures—
11	(A) for providing necessary early interven-
12	tion services and special education and related
13	services to children with developmental delays
14	and disabilities prior to an eligibility determina-
15	tion by the State or local agency responsible for
16	providing services under section 619 or part C
17	of such Act; and
18	(B) in the case of a child for whom an
19	evaluation determines that the child is not eligi-
20	ble for early intervention services or special
21	education and related services under the Indi-
22	viduals with Disabilities Education Act (20)
23	U.S.C. 1400), but who has a documented sig-
24	nificant delay, for partnering with parents to
25	help the parents access services and supports to

1	help address the child's identified needs through
2	health insurance or other means.
3	(8) Ensure that each family with a covered
4	child who requests a placement receives one in the
5	service area and, in making the placement, recognize
6	and take into account the family's needs regarding
7	setting (such as a family child care home or center-
8	based setting), cultural and linguistic preferences,
9	operating schedule, and preferences on location.
10	(9) Provide both center-based and family child
11	care home options for child care and early learning
12	services to families.
13	(d) Program Governance.—
14	(1) Advisory council.—Upon receiving des-
15	ignation as a prime sponsor, the prime sponsor shall
16	establish a Child Care and Early Learning Advisory
17	Council (referred to in this section as a "Council")
18	and maintain the Council to advise the prime spon-
19	sor and assist in the coordination of program serv-
20	ices and implementation.
21	(2) STATE COUNCIL.—In the event that the
22	prime sponsor is a State, the Council shall coordi-
23	nate activities with the State Advisory Council on
24	Early Childhood Education and Care designated or

1	established under section 642B(b) in the Head Start
2	Act (42 U.S.C. 9837b(b)).
3	(3) Overall composition.—
4	(A) IN GENERAL.—The Secretary shall es-
5	tablish the composition requirements for the
6	Council ensuring that the Council has represen-
7	tation of—
8	(i) parents or family members of chil-
9	dren served by child care and early learn-
10	ing programs;
11	(ii) staff and providers of child care
12	and early learning programs, or their rep-
13	resentatives; and
14	(iii) other relevant stakeholders.
15	(B) REPRESENTATION.—Members of the
16	Council shall reflect the population served by
17	the prime sponsor, with respect to income, cul-
18	ture, race and ethnicity, language, and status
19	as a migrant or seasonal farmworker, Indian, or
20	Native Hawaiian.
21	(4) CHAIRPERSON.—Each Council shall select
22	its own chairperson, from among the members of the
23	Council.
24	(5) Conflict of interest.—

1	(A) IN GENERAL.—Members of the Council
2	shall—
3	(i) not have a financial conflict of in-
4	terest with the prime sponsor;
5	(ii) not receive compensation for serv-
6	ing on the Council or for providing services
7	to the prime sponsor;
8	(iii) not be employed, nor shall mem-
9	bers of their immediate family be em-
10	ployed, by a prime sponsor in the service
11	area; and
12	(iv) as a Council, operate as an entity
13	independent of staff employed by the prime
14	sponsor.
15	(B) EXCEPTION.—If an individual holds a
16	position as a result of public election or political
17	appointment, and such position carries with it
18	a concurrent appointment to serve as a member
19	of a Council, and such individual has any con-
20	flict of interest described in clause (ii) or (iii)
21	of subparagraph (A)—
22	(i) such individual shall not be prohib-
23	ited from serving on such body and the
24	Council shall report such conflict to the
25	Secretary; and

1	(ii) if the position held as a result of
2	public election or political appointment
3	provides compensation, such individual
4	shall not be prohibited from receiving such
5	compensation.
6	(6) RESPONSIBILITIES.—The Council shall pro-
7	vide regular advice and guidance to the prime spon-
8	sor on the basic goals, policies, actions, and proce-
9	dures, at a basic level, for the prime sponsor relating
10	to the child care and early learning program in-
11	volved, including policies with respect to planning,
12	general supervision and oversight, overall coordina-
13	tion, personnel, budgeting, funding, and monitoring
14	and evaluation, of the programs.
15	(e) Program Governance Administration.—
16	(1) IMPASSE POLICIES.—The Secretary shall
17	develop policies, procedures, and guidance for prime
18	sponsors concerning the resolution of internal dis-
19	putes, including any impasse in the governance of
20	child care and early learning programs.
21	(2) CONDUCT OF RESPONSIBILITIES.—Each
22	prime sponsor shall ensure the sharing of accurate
23	and regular information for use by the Council,
24	about program planning, policies, and operations.

1 (3) TRAINING AND TECHNICAL ASSISTANCE.— 2 Appropriate training and technical assistance shall 3 be provided to the members of the Council to ensure 4 that the members understand the information the 5 members receive and can effectively oversee and par-6 ticipate in the child care and early learning program 7 of the prime sponsor.

8 (f) Collaboration and Coordination.—On re-9 ceiving designation as a prime sponsor, the prime sponsor 10 shall ensure that the child care and early learning program is implemented in a way that promotes collaboration and 11 12 coordination with public and private entities, to the max-13 imum extent practicable, to improve the availability and quality of services to children and families, including im-14 15 plementing each of the following activities:

16 (1) Conduct outreach to schools in which chil-17 dren participating in the child care and early learn-18 ing program will enroll following the program, local 19 educational agencies, the local business community, 20 community-based organizations, faith-based organi-21 zations, museums, health care providers, and libraries to generate support and leverage the resources of 22 23 the entire local community in order to improve school readiness. 24

1 (2) Coordinate activities and collaborate with 2 entities (including providers) carrying out programs 3 under the Child Care and Development Block Grant 4 Act of 1990 (42 U.S.C. 9858 et seq.), section 106 5 of the Child Abuse Prevention and Treatment Act 6 (42 U.S.C. 5106a), parts B and E of title IV of the 7 Social Security Act (42 U.S.C. 621 et seq., 670 et 8 seq.), subtitle B of title VII of the McKinney-Vento 9 Homeless Assistance Act (42 U.S.C. 11431 et seq.), 10 section 619 and part C of the Individuals with Dis-11 abilities Education Act (20 U.S.C. 1419, 1431 et 12 seq.), or the Head Start Act (42 U.S.C. 9831 et 13 seq.), and other entities providing early childhood 14 education and development programs or services.

(3) Take steps to coordinate activities with the
local educational agency serving the service area involved and with schools in which children participating in the child care and early learning program
will enroll following the program, including—

20 (A) collaborating on the shared use of
21 transportation and facilities, in appropriate
22 cases;

(B) collaborating to reduce the duplication
and enhance the efficiency of services while increasing the program participation; and

1	(C) exchanging information on the provi-
2	sion of noneducational services.
3	(4) If there is a public preschool program in the
4	service area that is not a prime sponsor nor a partic-
5	ipant in the child care and early learning program,
6	enter into a memorandum of understanding with the
7	local entity responsible for managing the preschool
8	program, not later than 1 year after the date of en-
9	actment of this Act, that shall—
10	(A)(i) provide for a review of each of the
11	activities described in clause (ii); and
12	(ii) include plans to coordinate, as appro-
13	priate, activities regarding—
14	(I) educational activities, curricular
15	objectives, and instruction;
16	(II) public information dissemination
17	and access to programs for families con-
18	tacting the child care and early learning
19	program or the preschool program;
20	(III) selection priorities for eligible
21	children to be served by the child care and
22	early learning program or any of the pre-
23	school programs;
24	(IV) service areas;

1	(V) staff training, including opportu-
2	nities for joint staff training on topics such
3	as academic content standards, instruc-
4	tional methods, curricula, and social and
5	emotional development;
6	(VI) program technical assistance;
7	(VII) provision of additional services
8	to meet the needs of parents or family
9	members, as applicable;
10	(VIII) communications and outreach
11	to parents and family members for smooth
12	transitions to kindergarten as required in
13	paragraphs (3) and (6) of section $122(a)$;
14	(IX) provision and use of facilities,
15	transportation, and other program ele-
16	ments; and
17	(X) other elements mutually agreed to
18	by the parties to such memorandum;
19	(B) be submitted to the Secretary and the
20	State Director of Child Care and Early Learn-
21	ing Program Collaboration not later than 30
22	days after the parties enter into such memo-
23	randum; and

1 (C) be revised periodically and renewed bi-2 ennially by the parties to such memorandum, in 3 alignment with the beginning of the school year. 4 The requirements of the preceding sentence shall not 5 apply where the local entity responsible for man-6 aging the public preschool program is unable or unwilling to enter into such a memorandum, and the 7 8 prime sponsor shall inform the Secretary and the 9 State Director of Child Care and Early Learning 10 Program Collaboration of such inability or unwilling-11 ness.

(g) STANDARDS, CURRICULA, AND ASSESSMENT.—
On receiving designation as a prime sponsor, the prime
sponsor shall ensure that the child care and early learning
program will—

16 (1) take steps to ensure, to the maximum ex17 tent practicable, that children maintain the develop18 mental and educational gains achieved and build
19 upon such gains in further schooling;

20 (2) meet the national program standards set
21 forth in section 121(a);

(3) implement a research-based early childhoodcurriculum that—

(A) promotes young children's school read-

2	iness in the areas listed in section
3	121(a)(4)(A)(ii);
4	(B) is based on scientifically valid research
5	and has standardized training procedures and
6	curriculum materials to support implementa-
7	tion;
8	(C) is comprehensive and linked to an on-
9	going assessment and aligned with State early
10	learning standards, within the meaning of sec-
11	tion 637 of the Head Start Act (42 U.S.C.
12	9832), which is conducted not more than twice
13	a year, with developmental and learning goals
14	and measurable objectives; and
15	(D) is focused on improving the learning
16	environment, teaching practices, parent and
17	family member involvement, and child outcomes
18	across all areas of development;
19	(4) implement effective interventions and sup-
20	port services that help promote the school readiness
21	of children participating in the child care and early
22	learning program involved;
23	(5) use research-based assessment methods, in-
24	cluding such methods that provide proven results re-
25	gardless of culture, race or ethnicity, or language

1	spoken at home, in order to support the educational
2	instruction and school readiness of children in the
3	program;
4	(6) use research-based developmental screening
5	tools that have been demonstrated to be—
6	(A) standardized, reliable, valid, and accu-
7	rate for the child being assessed, to the max-
8	imum extent practicable; and
9	(B) age, developmentally, culturally, and
10	linguistically appropriate, for the child and, if
11	relevant, appropriate for children with disabil-
12	ities;
13	(7) adopt, in consultation with experts in child
14	care and early learning and with classroom teachers,
15	a non-punitive evaluation to assess classroom teach-
16	ers and to inform professional development plans, as
17	appropriate, that leads to improved teacher effective-
18	ness;
19	(8) establish goals and measurable objectives
20	for the provision of health, educational, nutritional,
21	social services, and other services provided under
22	this title and related to the program mission and to
23	promoting school readiness;

1	(9) develop procedures for identifying and pro-
2	moting the language knowledge and skills of dual
3	language learner children; and
4	(10) not use funds to develop or implement an
5	assessment for children that—
6	(A) will be used as the sole basis for a
7	child care and early learning provider being de-
8	termined to be ineligible to participate in the
9	program carried out under this title;
10	(B) will be used as the primary or sole
11	basis for providing a reward or sanction for an
12	individual provider;
13	(C) will be used as the primary or sole
14	basis for assessing program effectiveness; or
15	(D) will be used to deny children eligibility
16	to participate in the program carried out under
17	this title.
18	(h) EXCEPTIONS.—Nothing in this title shall pre-
19	clude a State from using a single assessment (as deter-
20	mined by the State) for children for—
21	(1) supporting learning or improving a class-
22	room environment;
23	(2) targeting professional development to a pro-
24	vider;

1 (3) determining the need for health, mental 2 health, disability, developmental delay, or family 3 support services; 4 (4) obtaining information for the quality im-5 provement process at the State level; or 6 (5) conducting a program evaluation for the 7 purposes of improving the program and providing in-8 formation to parents. 9 (i) FUNDED ENROLLMENT.—Each prime sponsor 10 shall enroll 100 percent of its funded enrollment, with on-11 going outreach to the community and activities to identify 12 underserved populations. 13 (j) SLIDING FEE SCALE.— 14 (1) IN GENERAL.—With respect to child care 15 and early learning services provided through the pro-16 gram, a prime sponsor— 17 (A) shall not charge a fee with respect to 18 any low-income child; and 19 (B) may charge a fee with respect to any 20 child who is not a low-income child, in accord-21 ance with the sliding fee scale described in 22 paragraph (2) and subject to paragraph (3). 23 (2) SLIDING FEE SCALE.—A fee under this sub-24 section shall be charged based on a sliding fee scale 25 as follows:

1	(A) With respect to a child who is in a
2	family with a family income that is more than
3	200 percent of the poverty line but not more
4	than 250 percent of the poverty line, the fee
5	under this subsection shall not exceed 1 percent
6	of the family income.
7	(B) With respect to a child who is in a
8	family with a family income that is more than
9	250 percent of the poverty line but not more
10	than 300 percent of the poverty line, the fee
11	under this subsection shall not exceed 2 percent
12	of the family income.
13	(C) With respect to a child who is in a
14	family with a family income that is more than
15	300 percent of the poverty line but not more
16	than 350 percent of the poverty line, the fee
17	under this subsection shall not exceed 3 percent
18	of the family income.
19	(D) With respect to a child who is in a
20	family with a family income that is more than
21	350 percent of the poverty line but not more
22	than 400 percent of the poverty line, the fee
23	under this subsection shall not exceed 4 percent
24	of the family income.

1	(E) With respect to a child who is in a
2	family with a family income that is more than
3	400 percent of the poverty line but not more
4	than 450 percent of the poverty line, the fee
5	under this subsection shall not exceed 5 percent
6	of the family income.
7	(F) With respect to a child who is in a
8	family with a family income that is more than
9	450 percent of the poverty line but not more
10	than 500 percent of the poverty line, the fee
11	under this subsection shall not exceed 6 percent
12	of the family income.
13	(G) With respect to a child who is in a
14	family with a family income that is more than
15	500 percent of the poverty line, the fee under
16	this subsection shall not exceed 7 percent of the
17	family income.
18	(3) FEE PERCENTAGE APPLICABLE REGARD-
19	LESS OF NUMBER OF CHILDREN SERVED.—The total
20	fee for a family that is subject to the fee under this
21	subsection and has more than 1 child served through
22	the program—
23	(A) may increase as the family enters the
24	second or a further child in the program; but

(B) may not be greater than the fee al lowed under paragraph (2).

3 (k) PARENT BOARDS.—The prime sponsor shall re4 quire the establishment, at each child care and early learn5 ing center, of a board of parents, to be composed of par6 ents and family members of children attending the center.
7 The board shall meet periodically with staff of the center
8 for the purpose of discussing problems and concerns.

9 (1) RULES OF CONSTRUCTION.—Nothing in this title 10 shall be construed to alter or otherwise affect the rights, remedies, and procedures afforded to staff of child care 11 12 and early learning programs or delegate providers, or em-13 ployees of public schools, or local educational agencies, under Federal, State, tribal, or local laws (including appli-14 15 cable regulations or court orders) or under the terms of collective bargaining agreements, memoranda of under-16 17 standing, or other agreements between such staff or employees, and the corresponding program, provider, school, 18 19 or agency.

20 SEC. 115. DELEGATE PROVIDERS.

(a) IN GENERAL.—A prime sponsor may use financial assistance made available under section 112(a)(1) to
enter into an agreement with a delegate provider to carry
out services as part of the child care and early learning
program.

1 (b) APPLICATION.—To be able to receive financial as-2 sistance under subsection (a) for a fiscal year as a delegate 3 provider to carry out services as part of the child care and 4 early learning program, a public or private agency or orga-5 nization shall submit a delegate provider application to a 6 prime sponsor, at such time and in such manner as the 7 prime sponsor may require, that provides—

8 (1) that the delegate provider applicant is an 9 entity that is a locality, local educational agency, 10 faith-based organization, public or private nonprofit 11 or for-profit agency or organization, family child 12 care network or association, employer or business or-13 ganization, labor union, employee or labor-manage-14 ment organization, home-based child care provider, 15 or public or private educational agency or institu-16 tion; and

(2) that the entity will provide for such fiscal
control and fund accounting procedures as the Secretary shall prescribe to assure proper disbursement
of and accounting for Federal funds.

(c) APPROVAL.—A delegate provider application may
be approved by a prime sponsor upon its determination
that such application meets the requirements of this section and that the services to be provided will otherwise
further the objectives and satisfy the appropriate provi-

sions of the prime sponsor's child care and early learning
 plan as approved pursuant to section 114. On approval
 of the application, the entity shall be considered to be a
 delegate provider, for purposes of this title.

5 (d) FAMILY AND COMMUNITY INVOLVEMENT.—
6 Prime sponsors shall involve parents, family members, and
7 community members in the selection process of delegate
8 providers.

9 Subtitle B—Standards

 10
 SEC. 121. NATIONAL PROGRAM STANDARDS, MONITORING

 11
 OF CHILD CARE AND EARLY LEARNING PRO

12 GRAMS.

13 (a) STANDARDS FOR CHILD CARE AND EARLY14 LEARNING SERVICES.—

15 (1) ISSUANCE.—

16 (A) NATIONAL PROGRAM STANDARDS.— 17 Within 18 months after the date of enactment 18 of this Act, the Secretary shall, after consulta-19 tion with other Federal agencies, and on the 20 basis of the recommendations of the Committee 21 established pursuant to paragraph (3), issue a common set of national program standards 22 23 which shall be applicable to all prime sponsors, 24 with respect to their child care and early learn-25 ing programs providing child care and early

1	learning services with financial assistance under
2	this title, to be known as the "Federal Stand-
3	ards for Child Care and Early Learning Serv-
4	ices".
5	(B) BASELINE FOR KNOWLEDGE, SKILLS,
6	AND COMPETENCIES.—The standards shall es-
7	tablish a baseline threshold for knowledge,
8	skills, and competencies for child care and early
9	learning teachers and staff that—
10	(i) shall be aligned with compensation
11	levels;
12	(ii) shall be phased in; and
13	(iii) shall be determined by the Sec-
14	retary to be in alignment with the knowl-
15	edge, skills, and competency expectations
16	of the child care and early learning, or
17	early childhood education, profession.
18	(2) Comprehensiveness.—As appropriate
19	and practicable, the Secretary shall make efforts to
20	ensure that the Federal Standards for Child Care
21	and Early Learning Services are as comprehensive
22	as the Head Start program performance standards
23	in section 641A(a) of the Head Start Act (42 U.S.C.
24	9836a(a)), and the performance standards for pro-

1	viders and programs issued under the military child
2	care program.
3	(3) Special committee.—
4	(A) APPOINTMENT.—The Secretary shall,
5	within 60 days after the date of enactment of
6	this Act, appoint a Special Committee on Fed-
7	eral Standards for Child Care and Early Learn-
8	ing Services.
9	(B) Composition.—The Committee shall
10	include—
11	(i) parents or legal guardians of chil-
12	dren participating in child care and early
13	learning programs;
14	(ii) representatives of prime sponsors
15	carrying out child care and early learning
16	programs;
17	(iii) representatives of staff of child
18	care and early learning programs, includ-
19	ing teachers;
20	(iv) representatives of tribes and trib-
21	al organizations carrying out child care
22	and early learning programs on Indian
23	land;
24	(v) representatives of family child care
25	home providers, staff and employers for

1	center-based child care and early learning
2	programs, and family child care home pro-
3	viders in child care and early learning pro-
4	grams; and
5	(vi) specialists covering the areas of
6	child care and early learning quality, work-
7	force preparation, working conditions, and
8	wages, and early childhood development.
9	(C) DIVERSITY.—The Secretary shall en-
10	sure that the membership of the Committee is
11	diverse with regard to culture, race and eth-
12	nicity, and language.
13	(D) DUTIES.—Such Committee shall rec-
14	ommend Federal Standards for Child Care and
15	Early Learning Services and modifications of
16	such standards as provided in paragraph (1).
17	(4) CONTENT OF STANDARDS.—The standards
18	shall include—
19	(A) performance standards with respect to
20	services required to be provided, including
21	health, nutritional, and social services, and
22	other services, including parental and family
23	member involvement services and transition ac-
24	tivities described in section 122;

1	(B) scientifically based and develop-
2	mentally appropriate early development and
3	learning performance standards related to
4	school readiness to ensure that the children
5	participating in the child care and early learn-
6	ing program, at a minimum, develop and dem-
7	onstrate
8	(i) language knowledge and skills, in-
9	cluding oral language and listening com-
10	prehension;
11	(ii) literacy knowledge and skills, in-
12	cluding phonological awareness, print
13	awareness and skills, and alphabetic knowl-
14	edge;
15	(iii) mathematics knowledge and
16	skills;
17	(iv) science knowledge and skills;
18	(v) cognitive abilities that support
19	academic achievement and child care and
20	early learning;
21	(vi) approaches to learning related to
22	child care and early learning;
23	(vii) social and emotional development
24	sufficient to be a foundation for early

1	learning, school success, and social prob-
2	lem-solving;
3	(viii) creative arts expression;
4	(ix) physical development; and
5	(x) in the case of dual language learn-
6	er children, progress toward language
7	knowledge and development, including
8	progress made through the use of cul-
9	turally and linguistically appropriate in-
10	structional services;
11	(C) administrative and financial manage-
12	ment standards;
13	(D) standards relating to the condition and
14	location of facilities (including indoor air qual-
15	ity assessment standards, where appropriate)
16	for such prime sponsors, including regulations
17	that require that the facilities used for child
18	care and early learning programs for regularly
19	scheduled center-based and combination pro-
20	gram option classroom activities—
21	(i) shall meet or exceed State and
22	local requirements concerning licensing for
23	such facilities; and
24	(ii) shall be accessible by State and
25	local authorities for purposes of monitoring

1	and ensuring compliance, unless State or
2	local laws prohibit such access;
3	(E) standards related to the work environ-
4	ment, including standards for the health and
5	safety, and well-being, of teachers and other
6	staff in the child care and early learning pro-
7	grams; and
8	(F) such other standards as the Secretary
9	finds to be appropriate.
10	(5) Considerations regarding stand-
11	ARDS.—In developing standards required under
12	paragraph (1), the Secretary shall—
13	(A) consult with experts in the fields of
14	child care and early learning, early childhood
15	education, child health care, family services (in-
16	cluding linguistically and culturally appropriate
17	services to dual language learner children and
18	their families), administration, and financial
19	management, and with persons with experience
20	in the operation of child care and early learning
21	programs;
22	(B) take into consideration—
23	(i) past experience with use of the
24	standards in effect under the Head Start
25	Act (42 U.S.C. 9831 et seq.) on the date

1	of enactment of the Improving Head Start
2	for School Readiness Act of 2007;
3	(ii) developments concerning research-
4	based practices with respect to early child-
5	hood education and development, children
6	with disabilities, homeless children, chil-
7	dren in foster care, and family services,
8	and best practices with respect to program
9	administration and financial management;
10	(iii) appropriateness of standards for
11	prime sponsors with respect to their pro-
12	grams, recognizing differences in types of
13	settings (including center-based and home-
14	based settings), geography of the service
15	area, and the culture, language, and age
16	distribution of the children served;
17	(iv) projected needs of expanding child
18	care and early learning programs;
19	(v) guidelines and standards that pro-
20	mote child health and physical develop-
21	ment, including participation in outdoor
22	activity that supports children's motor de-
23	velopment and overall health and nutrition;
24	(vi) changes in the characteristics of
25	the population of children who are access-

1 ing child care and early learning programs, 2 including country of origin, language background, and family structure of such chil-3 4 dren, and changes in the population and number of such children who are in foster 5 6 care or are homeless children; 7 (vii) mechanisms to ensure that chil-8 dren participating in child care and early 9 learning programs make a successful transition to the schools that the children will 10 11 be attending; 12 (viii) the need for prime sponsors to 13 maintain regular communications with par-14 ents and family members, including con-15 ducting periodic meetings to discuss the progress of individual children in child care 16 17 and early learning programs; 18 (ix) the unique challenges faced by in-19 dividual programs, including those pro-20 grams that are seasonal or short-term and 21 those programs that serve rural popu-22 lations;

23 (x) the degree to which standards are24 streamlined and minimize administrative

1	burdens on child care and early learning
2	program providers;
3	(xi) the depth of demonstrated skills,
4	experiences, and linguistic, cultural, and
5	racial and ethnic, diversity of providers for
6	child care and early learning programs;
7	and
8	(xii) the input of parents and family
9	members;
10	(C)(i) review and revise as necessary the
11	standards in effect under this subsection; and
12	(ii) ensure that any such revisions in the
13	standards will not result in the elimination of or
14	any reduction in quality, scope, or types of
15	health, educational, nutritional, social, or other
16	services, including parental and family member
17	involvement services, required to be provided
18	under such standards as in effect on the date
19	of enactment of this Act; and
20	(D) consult with appropriate officials from
21	Indian tribes and tribal organizations, experts
22	in Indian or Native Hawaiian early childhood
23	education and development, linguists, and asso-
24	ciations related to child care and early learning
25	programs providing services for children belong-

1	ing to Indian tribes or Native Hawaiian chil-
2	dren, on the review and promulgation of stand-
3	ards under paragraph (1) (including standards
4	for Indian or Native Hawaiian, as the case may
5	be, language acquisition and school readiness).
6	(6) ADEQUATE TIME TO MEET STANDARDS.—
7	The Secretary shall establish an effective date for
8	the standards that allows adequate time for prime
9	sponsors to meet the standards after they have been
10	issued.
11	(b) UNIFORM CODE FOR FACILITIES.—
12	(1) ESTABLISHMENT OF SPECIAL COM-
13	MITTEE.—The Secretary shall, within 60 days after
14	the date of enactment of this Act, appoint a special
15	committee to develop and recommend a uniform
16	code for facilities, to be used as described in para-
17	graph (4). The standards in the code shall deal prin-
18	cipally with those aspects of facilities that are essen-
19	tial to the health, safety, and physical comfort of the
20	children involved and the aspects of facilities that
21	are related to the Federal Standards for Child Care
22	and Early Learning Services under subsection
23	(a)(1). In recommending the provisions of the code,
24	the Secretary shall take into consideration the dif-

ferences between child care centers and family child
 care homes.

(2) COMPOSITION OF COMMITTEE.—The special 3 4 committee appointed under this subsection shall in-5 clude parents or family members of children partici-6 pating in child care and early learning programs and 7 representatives of State and local facility licensing 8 agencies, of public health officials, of fire prevention 9 officials, of the construction industry and labor 10 unions, of prime sponsors, of center-based providers 11 and family child care home providers, and of na-12 tional agencies or organizations interested in the de-13 velopment of children. Not less than one-half of the 14 membership of the committee shall consist of par-15 ents or family members of children participating in 16 child care and early learning programs conducted 17 under this title.

18 (3) PROPOSED CODE.—Within 1 year after its
19 appointment, the special committee—

20 (A) shall develop standards for a proposed
21 uniform code for facilities in which child care
22 and early learning services are provided; and

(B) shall hold public hearings on the proposed code prior to submitting its final recommendation to the Secretary for approval.

1 PROMULGATION.—After considering the (4)2 recommendations submitted by the special com-3 mittee in accordance with paragraph (3), the Sec-4 retary shall promulgate standards for a uniform code described in paragraph (3)(A), which shall be 5 6 applicable to all facilities receiving Federal financial 7 assistance under this title. If the Secretary dis-8 approves the committee's recommendations, the Sec-9 retary shall state the reasons for the disapproval. 10 The Secretary shall also distribute such standards 11 and urge their adoption by States and local govern-12 ments for facilities in which child care and early 13 learning services are provided. The Secretary may 14 from time to time modify the uniform code for facili-15 ties in accordance with procedures set forth in this subsection. 16

17 (5) ADEQUATE TIME TO MEET FACILITIES
18 CODE.—The Secretary shall establish an effective
19 date for the code that allows adequate time for
20 prime sponsors to meet the code after it has been
21 promulgated.

(6) STATE CODE FOR FACILITIES.—Paragraphs
(1) through (5) shall not apply in a State for which
the Secretary, after consultation with the special
committee referred to in paragraph (2), makes a de-

termination that the State's uniform code for facilities or a similar facilities code or set of standards that applies to centers and family child care homes that participate in a child care and early learning program under this title, is sufficient to meet the health, safety, and physical comfort goals of this subsection.

8 (c) MEASURES.—

9 (1) IN GENERAL.—The Secretary, in consulta-10 tion with representatives of child care and early 11 learning programs, Indian tribes and tribal organiza-12 tions, parents and family members of children in 13 such programs, and teachers and other staff in such 14 programs, and with experts in the fields of early 15 childhood education and development, family serv-16 ices, and program management, shall use the study 17 on Developmental Outcomes and Assessments for 18 Young Children by the National Academy of 19 Sciences, consistent with section 649(j) of the Head 20 Start Act (42 U.S.C. 9844(j)), and other relevant 21 research to establish, inform, revise, and provide 22 guidance to prime sponsors for utilizing, scientif-23 ically based measures that support, as appropriate—

24 (A) classroom instructional practices and,
25 for infants and toddlers, responsive caregiving

1	practices that support early learning and devel-
2	opment;
3	(B) identification of children with special
4	needs;
5	(C) program evaluation; and
6	(D) administrative and financial manage-
7	ment practices.
8	(2) CHARACTERISTICS OF MEASURES.—The
9	measures under this subsection shall—
10	(A) be developmentally, linguistically, and
11	culturally appropriate for the population served;
12	(B) be reviewed periodically, based on ad-
13	vances in the science of early childhood develop-
14	ment;
15	(C) be consistent with relevant, nationally
16	recognized professional and technical standards
17	related to the assessment of young children;
18	(D) be valid and reliable in the language in
19	which the measures are administered;
20	(E) be administered by staff with appro-
21	priate training for such administration;
22	(F) provide for appropriate accommoda-
23	tions for children with disabilities and dual lan-
24	guage learner children;

1	(G) be high-quality research-based meas-
2	ures that have been demonstrated to assist with
3	the purposes for which the measures were de-
4	vised; and
5	(H) be adaptable, as appropriate, for use
6	in the self-assessment of prime sponsors, in-
7	cluding in the evaluation of administrative and
8	financial management practices.
9	(3) Use of measures; limitations on
10	USE.—
11	(A) USE.—The measures shall be de-
12	signed, as appropriate, for the purpose of—
13	(i) helping to develop the skills,
14	knowledge, abilities, and development de-
15	scribed in subsection $(a)(4)(A)(ii)$ of chil-
16	dren participating in child care and early
17	learning programs, with an emphasis on
18	measuring skills that scientifically valid re-
19	search has demonstrated are related to
20	children's school readiness and later suc-
21	cess in school;
22	(ii) improving classroom practices, in-
23	cluding reviewing children's strengths and
24	weaknesses and individualizing instruction

to better meet the needs of the children in-

1	volved and, for infants and toddlers, ensur-
2	ing the opportunity for one-on-one inter-
3	action that facilitates early learning and
4	development;
5	(iii) identifying the special needs of
6	children; and
7	(iv) improving overall program per-
8	formance in order to help prime sponsors
9	identify problem areas that may require
10	additional training and technical assistance
11	resources.
12	(B) LIMITATIONS.—Such measures shall
13	not be used for an assessment for children
14	that—
15	(i) will be used as the sole basis for a
16	child care and early learning provider
17	being determined to be ineligible to partici-
18	pate in the program carried out under this
19	title;
20	(ii) will be used as the primary or sole
21	basis for providing a reward or sanction
22	for an individual provider;
23	(iii) will be used as the primary or
24	sole basis for assessing program effective-
25	ness; or

1	(iv) will be used to deny children eligi-
2	bility to participate in the program carried
3	out under this title.
4	(C) EXCEPTIONS.—Nothing in this sub-
5	chapter shall preclude a State from using a sin-
6	gle assessment (as determined by the State) for
7	children for—
8	(i) supporting learning or improving a
9	classroom environment;
10	(ii) targeting professional development
11	to a provider;
12	(iii) determining the need for health,
13	mental health, disability, developmental
14	delay, or family support services;
15	(iv) obtaining information for the
16	quality improvement process at the State
17	level; or
18	(v) conducting a program evaluation
19	for the purposes of improving the program
20	and providing information to parents.
21	(4) Confidentiality.—
22	(A) IN GENERAL.—The Secretary, through
23	regulation, shall ensure the confidentiality of
24	any personally identifiable data, information,
25	and records collected or maintained under this

1	title by the Secretary and any prime sponsors.
2	Such regulations shall provide the policies, pro-
3	tections, and rights equivalent to those provided
4	to a parent, student, and educational agency or
5	institution, as the case may be, under section
6	444 of the General Education Provisions Act
7	(20 U.S.C. 1232g).
8	(B) RULE OF CONSTRUCTION ON NATION-
9	WIDE DATABASE.—Nothing in this subsection
10	shall be construed to authorize the development
11	of a nationwide database of personally identifi-
12	able data, information, or records on children
13	resulting from the use of measures under this
14	subsection.
15	(5) Special Rule.—
16	(A) PROHIBITION.—The use of assessment
17	items and data on any assessment authorized
18	under this title by any agent of the Federal
19	Government is prohibited for the purposes of—
20	(i) ranking, comparing, or otherwise
21	evaluating individual children for purposes
22	other than research, training, or technical
23	assistance; and
24	(ii) providing rewards or sanctions for
25	individual children or teachers.

1 (B) RESULTS.—The Secretary shall not 2 use the results of a single such assessment as 3 the sole method for assessing program effective-4 ness or making agency funding determinations 5 at the national, regional, or local level under 6 this title.

7 (d) Monitoring of Local Prime Sponsors and 8 CHILD CARE AND EARLY LEARNING PROGRAMS.—The 9 Secretary, in consultation with representatives of child 10 care and early learning programs, Indian tribes and tribal organizations, parents and family members of children in 11 12 such programs, teachers and other staff in such programs, 13 and with experts in the fields of early childhood education and development, family services, and program manage-14 15 ment, shall establish and implement monitoring procedures for prime sponsors and their child care and early 16 learning programs (which may be based on the Head Start 17 program monitoring procedures described in section 18 19 641A(c) of the Head Start Act (42 U.S.C. 9836a(c)), and 20 the monitoring procedures being implemented for the mili-21 tary child care program)—

(1) to determine whether prime sponsors meet
standards described in subsection (a)(1) established
under this title with respect to program, administra-

2	and
3	(2) in order to help the prime sponsors identify
4	areas for improvement and areas of strength as part
5	of their ongoing self-assessment process.
6	(e) Corrective Action for Prime Sponsors.—
7	(1) DETERMINATION.—If the Secretary deter-
8	mines, on the basis of a review pursuant to sub-
9	section (d), that a prime sponsor designated pursu-
10	ant to this title fails to meet the standards described
11	in subsection (a)(1), the Secretary shall—
12	(A) inform the prime sponsor of the defi-
13	ciencies that shall be corrected and identify the
14	assistance to be provided consistent with para-
15	graph $(3);$
16	(B) with respect to each identified defi-
17	ciency, require the prime sponsor—
18	(i) to correct the deficiency imme-
19	diately, if the Secretary finds that the defi-
20	ciency threatens the health or safety of
21	staff or program participants or poses a
22	threat to the integrity of Federal funds;
23	(ii) to correct the deficiency not later
24	than 90 days after the identification of the
25	deficiency if the Secretary finds, in the dis-

- 1 cretion of the Secretary, that such a 90-2 day period is reasonable, in light of the nature and magnitude of the deficiency; or 3 4 (iii) in the discretion of the Secretary 5 (taking into consideration the seriousness 6 of the deficiency and the time reasonably 7 required to correct the deficiency), to com-8 ply with the requirements of paragraph (2)9 concerning a quality improvement plan; 10 and 11 (C) initiate proceedings to terminate the 12 designation of the prime sponsor unless the 13 prime sponsor corrects the deficiency. 14 (2) QUALITY IMPROVEMENT PLAN.— 15 (A) PRIME SPONSOR AND PROGRAM RE-16 SPONSIBILITIES.—To retain a designation as a 17 prime sponsor under this title, a prime sponsor 18 that is the subject of a determination described 19 in paragraph (1) (excluding a prime sponsor re-20 quired to correct a deficiency immediately or 21 during a 90-day period under clause (i) or (ii) 22 of paragraph (1)(B)) shall— 23 (i) develop in a timely manner, a qual-
- 24 ity improvement plan that shall be subject

1	to the approval of the Secretary, and that
2	shall specify—
3	(I) the deficiencies to be cor-
4	rected;
5	(II) the actions to be taken to
6	correct such deficiencies; and
7	(III) the timetable for accom-
8	plishment of the corrective actions
9	specified; and
10	(ii) correct each deficiency identified,
11	not later than the date for correction of
12	such deficiency specified in such plan
13	(which shall not be later than 1 year after
14	the date the prime sponsor that is deter-
15	mined to have a deficiency received notice
16	of the determination and of the specific de-
17	ficiency to be corrected).
18	(B) Secretarial responsibility.—Not
19	later than 30 days after receiving from a prime
20	sponsor a proposed quality improvement plan
21	pursuant to subparagraph (A), the Secretary
22	shall either approve such proposed plan or
23	specify the reasons why the proposed plan can-
24	not be approved.

1	(3) TRAINING AND TECHNICAL ASSISTANCE.—
2	The Secretary shall provide training and technical
3	assistance to the prime sponsor with respect to the
4	development or implementation of such quality im-
5	provement plans to the extent the Secretary finds
6	such provision to be feasible and appropriate given
7	available funding and other statutory responsibil-
8	ities.
9	(f) Summaries of Monitoring Outcomes.—
10	(1) IN GENERAL.—Not later than 120 days
11	after the end of each fiscal year, the Secretary shall
12	publish a summary report on the findings of reviews
13	conducted under subsection (d) and on the outcomes
14	of quality improvement plans implemented under
15	subsection (e), during such fiscal year.
16	(2) Report availability.—Such report shall
17	be made widely available to—
18	(A) parents and family members with chil-
19	dren receiving assistance under this title—
20	(i) in an understandable and uniform
21	format; and
22	(ii) to the extent practicable, in a lan-
23	guage that the parents and family mem-
24	bers understand;
25	(B) the public through means such as—

1 (i) distribution through public agen-2 cies; and (ii) posting such information on the 3 4 Internet; and (C) Indian tribes and tribal organizations. 5 6 (3) REPORT INFORMATION.—Such report shall 7 contain detailed data— 8 (A) on compliance with specific standards 9 and measures; and 10 (B) sufficient to allow prime sponsors to 11 use such data to improve the quality of their 12 programs. 13 (g) Self-Assessment.— 14 (1) IN GENERAL.—Not less frequently than 15 once each program year, with the consultation and 16 participation of the Child Care and Early Learning 17 Council and, as appropriate, other interested persons 18 in the service area, each prime sponsor that receives 19 financial assistance under this title shall conduct a 20 comprehensive self-assessment of its effectiveness 21 and progress in meeting program goals and objec-22 tives and in implementing and complying with stand-23 ards described in subsection (a)(1). 24 (2) ONGOING MONITORING.—Each prime spon-

25 sor shall establish and implement procedures for the

ongoing monitoring of its child care and early learning program, to ensure that the operations of the
program work toward meeting program goals and
objectives and implementing and complying with
standards described in subsection (a)(1).

6 (h) ACCREDITATION.—The Secretary shall require 7 that each child care and early learning center meet, not 8 later than 6 years after receiving financial assistance 9 under this title, standards of operation necessary for ac-10 creditation by an appropriate national early childhood pro-11 grams accreditation body that was in existence on the date 12 of enactment of this Act.

13 SEC. 122. PRIME SPONSOR ALIGNMENT WITH K-12 EDU-14CATION.

(a) IN GENERAL.—Each prime sponsor shall take
steps to coordinate with the local educational agency serving the service area and with schools in which children
participating in a child care and early learning program
will enroll following such program to promote continuity
of services and effective transitions, including—

(1) developing and implementing a systematic
procedure for transferring, with parental consent,
child care and early learning program records for
each participating child to the school in which such
child will enroll;

1	(2) establishing ongoing channels of commu-
2	nication between child care and early learning pro-
3	gram staff and their counterparts in the schools (in-
4	cluding teachers, social workers, local educational
5	agency liaisons designated under section
6	722(g)(1)(J)(ii) of the McKinney-Vento Homeless
7	Assistance Act (42 U.S.C. $11432(g)(1)(J)(ii))$, and
8	health staff) to facilitate coordination of programs;
9	(3) establishing ongoing communications be-
10	tween the prime sponsor and local educational agen-
11	cy for developing continuity of developmentally ap-
12	propriate curricular objectives and for shared expec-
13	tations for children's learning and development as
14	the children transition to school;
15	(4) organizing and participating in joint train-
16	ing, including transition-related training for school
17	staff and child care and early learning program
18	staff;
19	(5) establishing comprehensive transition poli-
20	cies and procedures that support children
21	transitioning to school, including by engaging the
22	local educational agency in the establishment of such
23	policies;
24	(6) conducting outroach to parants and alamon

24 (6) conducting outreach to parents and elemen-25 tary school (such as kindergarten) teachers to dis-

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1	cuss the educational, developmental, and other needs
2	of individual children;
3	(7) helping parents of dual language learner
4	children understand—
5	(A) the instructional and other services
6	provided by the school in which such child will
7	enroll after participation in the child care and
8	early learning program; and
9	(B) as appropriate, the information pro-
10	vided to parents of dual language learners
11	under section $1112(e)(3)$ of the Elementary and
12	Secondary Education Act of the 1965 (20
13	U.S.C. 6312(e)(3));
14	(8) developing and implementing a family out-
15	reach and support program, in cooperation with en-
16	tities carrying out parent and family engagement ef-
17	forts under title I of the Elementary and Secondary
18	Education Act of 1965 (20 U.S.C. 6301 et seq.),
19	and family outreach and support efforts under sub-
20	title B of title VII of the McKinney-Vento Homeless
21	Assistance Act (42 U.S.C. 11431 et seq.), taking
22	into consideration the language needs of parents of
23	dual language learner children;
24	(9) assisting families, administrators, and
25	teachers in enhancing educational and developmental

continuity and continuity of parental involvement in
 activities between child care and early learning serv ices and elementary school classes;

4 (10) linking the services provided in such child
5 care and early learning program with educational
6 services, including services relating to language, lit7 eracy, and numeracy, provided by such local edu8 cational agency;

9 (11) helping parents (including in this para-10 graph grandparents and kinship caregivers, as ap-11 propriate) to understand the importance of parental involvement in a child's academic success while 12 13 teaching the parents strategies for maintaining pa-14 rental involvement as their child moves from a child 15 care and early learning program to elementary 16 school;

(12) helping parents understand the instructional and other services provided by the school in
which their child will enroll after participation in the
child care and early learning program; and

(13) developing and implementing a system to
increase child care and early learning program participation of underserved populations of eligible children.

(b) DISSEMINATION AND TECHNICAL ASSISTANCE.
 The Secretary shall—

3 (1) disseminate to prime sponsors information
4 on effective policies and activities relating to the
5 transition of children from child care and early
6 learning programs to public schools; and

7 (2) provide technical assistance to such prime
8 sponsors to promote and assist such prime sponsors
9 to adopt and implement such effective policies and
10 activities.

11 SEC. 123. ADEQUATE NUTRITION SERVICES.

12 In accordance with the purposes of this title, the Sec-13 retary shall establish procedures to assure that adequate nutrition services will be provided in child care and early 14 15 learning programs under this title. In assuring the provision of those services, the Secretary may enter into an ar-16 17 rangement with the Secretary of Agriculture to make use 18 of the summer food service program and the child and adult care food program carried out under sections 13 and 19 20 17 of the Richard B. Russell National School Lunch Act 21 (42 U.S.C. 1761, 1766) and relevant programs under the 22 Child Nutrition Act of 1966 (42 U.S.C. 1771 et seq.), to 23 the fullest extent appropriate and consistent with the provisions of such Acts. 24

3 (a) IN GENERAL.—The Secretary shall by regulation prescribe eligibility for the participation of persons in child 4 5 care and early learning programs assisted under this title. 6 (b) ELIGIBLE AGES.—Such regulation shall provide 7 that all children who are not younger than the age of 6 8 weeks and are younger than the age of compulsory school 9 attendance shall be eligible regardless of family income, disability status, citizenship status, employment of a fam-10 11 ily member, or circumstance.

12 (c) PRIME SPONSOR ELIGIBILITY DETERMINATION
13 RESPONSIBILITIES.—A prime sponsor shall—

14 (1) determine eligibility under this title based
15 on standards prescribed by the Secretary under sub16 section (a);

(2) not establish more stringent or exclusive requirements for eligibility under this title than the
eligibility standards prescribed by the Secretary; and
(3) serve all families that request child care and
early learning services through the prime sponsor's
program.

23 Subtitle C—Administration

24 SEC. 131. THE OFFICE OF CHILD CARE.

25 (a) PRINCIPAL AGENCY.—The Office of Child Care
26 of the Department of Health and Human Services shall
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be the principal agency of the Department for the admin istration of this title and for the coordination of child care
 and early learning programs and other activities relating
 to child care and early learning.

5 (b) COORDINATION OF CHILD CARE PROGRAMS.—

6 (1) IN GENERAL.—

7 (\mathbf{A}) DEPARTMENT OF HEALTH AND 8 HUMAN SERVICES.—The Secretary shall take all 9 necessary action to coordinate child care and 10 early learning programs under the Secretary's 11 jurisdiction, including with the Office of Head 12 Start.

13 (B) DEPARTMENT OF EDUCATION.—The
14 Secretary shall take all necessary action to co15 ordinate such programs with the Department of
16 Education.

17 (2) REGULATIONS.—The Secretary shall pro18 mulgate regulations to assure that entities that are
19 funded by the Department of Health and Human
20 Services to carry out activities relating to child care
21 and early learning will coordinate the activities with
22 the programs carried out under this title.

23 (3) TECHNICAL ASSISTANCE.—The Secretary
24 shall ensure that joint technical assistance efforts

1	will result in the development of coordinated ef-
2	forts—
3	(A) between the offices within the Depart-
4	ment of Health and Human Services; and
5	(B) between the Department of Health and
6	Human Services and other Federal agencies, in-
7	cluding the Department of Education, that
8	carry out those activities.
9	(c) PROCEDURES, POLICIES, REGULATIONS.—The
10	Secretary may establish such procedures, policies, and reg-
11	ulations as may be necessary to carry out this title.
10	SEC. 132. ADMINISTRATIVE REQUIREMENTS AND STAND-
12	SEC. 152. ADMINISTRATIVE REQUIREMENTS AND STAND
12 13	ARDS.
13	ARDS.
13 14	ARDS. (a) Requirements and Standards.—
13 14 15	ARDS. (a) REQUIREMENTS AND STANDARDS.— (1) IN GENERAL.—The Secretary shall establish
13 14 15 16	ARDS. (a) REQUIREMENTS AND STANDARDS.— (1) IN GENERAL.—The Secretary shall establish administrative requirements and standards con-
13 14 15 16 17	ARDS. (a) REQUIREMENTS AND STANDARDS.— (1) IN GENERAL.—The Secretary shall establish administrative requirements and standards con- sistent with the requirements and standards de-
 13 14 15 16 17 18 	ARDS. (a) REQUIREMENTS AND STANDARDS.— (1) IN GENERAL.—The Secretary shall establish administrative requirements and standards con- sistent with the requirements and standards de- scribed in subsections (a) through (f), and (h), of
 13 14 15 16 17 18 19 	ARDS. (a) REQUIREMENTS AND STANDARDS.— (1) IN GENERAL.—The Secretary shall establish administrative requirements and standards con- sistent with the requirements and standards de- scribed in subsections (a) through (f), and (h), of section 644 of the Head Start Act (42 U.S.C. 9839).
 13 14 15 16 17 18 19 20 	ARDS. (a) REQUIREMENTS AND STANDARDS.— (1) IN GENERAL.—The Secretary shall establish administrative requirements and standards con- sistent with the requirements and standards de- scribed in subsections (a) through (f), and (h), of section 644 of the Head Start Act (42 U.S.C. 9839). The established requirements and standards shall
 13 14 15 16 17 18 19 20 21 	ARDS. (a) REQUIREMENTS AND STANDARDS.— (1) IN GENERAL.—The Secretary shall establish administrative requirements and standards con- sistent with the requirements and standards de- scribed in subsections (a) through (f), and (h), of section 644 of the Head Start Act (42 U.S.C. 9839). The established requirements and standards shall apply to the child care and early learning programs

24 (2) ADJUSTMENTS.—The Secretary may make 25 such adjustments to the requirements, standards, qualifications, development activities, and limitations
 specified in paragraph (1) and sections 133(a), 134,
 136(a), 139, and 141, as may be necessary to ensure
 effective administration of this title.

5 (3) ADMINISTRATIVE CONTROLS.—The Sec-6 retary shall prescribe regulations to assure that pro-7 grams under this title have adequate internal admin-8 istrative controls, accounting requirements, per-9 sonnel standards, evaluation procedures, and other 10 policies as may be necessary to promote the effective 11 use of funds.

12 (b) FACILITIES.—

(1) OWNED OR LEASED BY FEDERAL AGENCIES.—The Secretary, after consultation with other
appropriate officials of the Federal Government,
shall within 16 months after the date of enactment
of this Act prepare and submit to Congress a report
that—

(A) describes the extent to which facilities
owned or leased by Federal agencies (including
departments) could be made available to prime
sponsors, through appropriate arrangements,
for use as facilities for child care and early
learning programs under this title during times
and periods when the owned or leased facilities

1 are not utilized fully for their usual purposes; 2 and (B) the Secretary's recommendations (in-3 4 cluding recommendations for changes through 5 legislation) or proposed actions for such use. 6 (2) Owned or leased in service area.— 7 The Secretary shall require, as a condition for the 8 receipt of financial assistance under this title, that 9 any prime sponsor under this title agree to conduct 10 a review and prepare and submit to the Secretary a

11 report that—

12 (A) describes the extent to which facilities 13 owned or leased by such prime sponsor, or by 14 other organizations in the service area, could be 15 made available, through appropriate arrange-16 ments, for use as facilities for child care and 17 early learning programs under this title during 18 times and periods when the owned or leased fa-19 cilities are not utilized fully for their usual pur-20 poses; and

21 (B) the prime sponsor's proposed actions22 for such use.

23 (c) CAPITAL EXPENDITURES.—

24 (1) CONSTRUCTION.—Upon a determination by
25 the Secretary that suitable facilities (including public

1 school facilities) are not otherwise available to prime 2 sponsors to carry out child care and early learning 3 programs, that the lack of suitable facilities will in-4 hibit the operation of such programs, and that con-5 struction of such facilities is more cost effective than 6 purchase of available facilities or renovation, the Secretary, in the discretion of the Secretary, may 7 8 authorize the use of financial assistance under this 9 title to make payments for capital expenditures re-10 lated to construction of facilities that will be used to 11 carry out such programs. The Secretary shall estab-12 lish uniform procedures for prime sponsors to re-13 quest approval for such payments, and shall pro-14 mote, to the extent practicable, the collocation of 15 child care and early learning programs with other 16 programs serving children and families.

17 (2) CONSTRUCTION, RENOVATION, VEHICLE
18 PURCHASE.—Such payments may be used for capital
19 expenditures (including paying the cost of amor20 tizing the principal, and paying interest on, loans)
21 such as expenditures for—

(A) construction of facilities that are not
in existence on the date of the determination, if
such construction is more cost effective than
purchase or renovation;

1 (B) major renovation of facilities in exist-2 ence on such date, if major renovation is more 3 cost effective than purchase, construction, or minor renovation; and 4 (C) purchase of vehicles used for programs 5 6 conducted at child care and early learning pro-7 gram facilities eligible for a payment under this 8 subsection. 9 (3) WAGES FOR CONSTRUCTION OR RENOVA-10 TION.—All laborers and mechanics employed by con-11 tractors or subcontractors in the construction or ren-12 ovation of facilities to be used to carry out child care 13 and early learning programs under this title shall be 14 paid wages that are not less than the wages pre-15 vailing on similar construction or renovation in the 16 service area, as determined by the Secretary of 17 Labor in accordance with subchapter IV of chapter 18 31 of title 40, United States Code (commonly known 19 as the "Davis-Bacon Act").

20 SEC. 133. APPEALS, NOTICE, AND HEARING.

(a) PROCEDURES.—The Secretary shall establish appeals, notice, hearing, and other procedures consistent (except as otherwise provided in this section) with the procedures described in section 646 of the Head Start Act (42
U.S.C. 9841). The established procedures shall apply to

the child care and early learning programs carried out
 under this title, and the prime sponsors carrying out such
 programs, as the case may be.
 (b) WITHHOLDING OF FUNDS.—
 (1) IN GENERAL.—The Secretary shall take the
 action described in paragraph (2) whenever the Sec-

action described in paragraph (2) whenever the Secretary, after reasonable notice and opportunity for a
hearing for any prime sponsor (including a delegate
provider), finds—

10 (A) that the prime sponsor has failed to
11 comply substantially with any requirement set
12 forth in the plan of the prime sponsor approved
13 under section 113 or 114;

(B) that the delegate provider has failed to
comply substantially with any requirement set
forth in the application of the provider approved pursuant to section 115(c); or

18 (C) that in the operation of any program
19 (or services) carried out by any such prime
20 sponsor (or delegate provider) under this title
21 the prime sponsor (or delegate provider) has
22 failed to comply substantially with any applica23 ble provision of this title, including a regulation
24 promulgated under this title.

1 (2) ACTION.—On making a finding under para-2 graph (1), the Secretary shall notify the prime spon-3 sor or delegate provider involved of the findings and 4 that no further payments may be made to such 5 prime sponsor or delegate provider under this title 6 (or in the Secretary's discretion that any such prime 7 sponsor shall not make further payments under this 8 title to specified delegate providers affected by the 9 failure) until the Secretary is satisfied that there is 10 no longer any such failure to comply, or the non-11 compliance will be promptly corrected. The Secretary 12 may authorize the continuation of payments with re-13 spect to any program or service assisted under this 14 title which is being carried out pursuant to the cor-15 responding plan or application referred to in para-16 graph (1) and which is not involved in the non-17 compliance.

18 SEC. 134. RECORDS AND AUDITS.

19 The Secretary shall establish record and audit re-20 quirements consistent with the requirements described in 21 section 647 of the Head Start Act (42 U.S.C. 9842). The 22 established requirements shall apply to the child care and 23 early learning programs carried out under this title, and 24 the prime sponsors carrying out such programs, as the 25 case may be.

1 SEC. 135. TECHNICAL ASSISTANCE AND TRAINING.

2 (a) PRESERVICE AND INSERVICE TRAINING.—The 3 Secretary is authorized to make payments to provide financial assistance to enable individuals employed or pre-4 5 paring for employment in child care and early learning programs assisted under this title, including volunteers, 6 7 to participate in programs of preservice or inservice train-8 ing for professional or nonprofessional personnel, to be 9 conducted by any prime sponsor carrying out a child care and early learning program, or any institution of higher 10 11 education, including a community college, or by any combination of those prime sponsors or institutions. The fi-12 13 nancial assistance shall include scholarships and funding for books, transportation, and other comprehensive needs. 14

(b) PRIME SPONSOR TECHNICAL ASSISTANCE AND
PLANNING.—The Secretary is authorized to, directly or
through grant or contract, make technical assistance available to entities who are eligible and seek to become prime
sponsors, and to prime sponsors, to assist the entities and
prime sponsors in planning, developing, and carrying out
child care and early learning programs.

22 (c) PRIME SPONSOR FINANCIAL ASSISTANCE.—

(1) IN GENERAL.—Prime sponsors shall carry
out training and quality improvement activities, including—

1 (A) activities that support child care and 2 early learning programs (including providers) in 3 meeting national program standards; and 4 (B) supporting staff in meeting qualifica-5 tions described in section 136, including pro-6 viding paid release time to staff, to engage in 7 activities that enable the staff to meet the 8 qualifications. 9 (2) FINANCIAL ASSISTANCE.—The Secretary is 10 authorized to make financial assistance available to 11 prime sponsors to carry out such training and qual-12 ity improvement activities. 13 (d) STAFF TRAINING.—The Secretary shall prescribe regulations implementing a training program for staff of 14 15 child care and early learning programs assisted under this title, based on the training program of the military child 16 17 care program. Satisfactory completion of the training pro-18 gram shall be a condition of employment of any person 19 as a member of the staff of such a child care and early 20 learning program. The training program established under 21 this subsection shall cover, at a minimum, training in each 22 of the following:

23 (1) Early childhood development.

24 (2) Activities and disciplinary techniques appro-25 priate for children of different ages.

1	(3) Child abuse prevention and detection.
2	(4) Cardiopulmonary resuscitation and other
3	emergency medical procedures.
4	(e) Workforce Development and Diversity.—
5	(1) OUTREACH PROGRAM.—From amounts allo-
6	cated under section 103(b), the Secretary shall de-
7	velop and implement a program of outreach to re-
8	cruit and train professionals from diverse back-
9	grounds to become teachers in child care and early
10	learning programs.
11	(2) Grants to institutions of higher edu-
12	CATION.—
13	(A) IN GENERAL.—From amounts allo-
14	cated under section 103(b), the Secretary is au-
15	thorized to award grants, for a period of not
16	less than 5 years, to institutions of higher edu-
17	cation, with priority for part B institutions,
18	Hispanic-serving institutions, and Tribal Col-
19	leges and Universities (as the 3 types of institu-
20	tions are defined in clauses (i) through (iii) of
21	section $241(1)(A)$ of the Higher Education Act
22	of 1965 (20 U.S.C. 1033(1)(A))).
23	(B) USE OF FUNDS.—An institution that
24	receives such a grant may—
25	(i) use the grant funds—

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1	(I) to improve the child care and
2	early learning workforce;
3	(II) to recruit child care and
4	early learning teachers and other staff
5	who want to obtain additional creden-
6	tials related to child care and early
7	learning;
8	(III) to recruit and train profes-
9	sionals from diverse backgrounds to
10	become teachers in child care and
11	early learning programs;
12	(IV) to promote access and af-
13	fordability through direct student sup-
14	port, grants, scholarships, and other
15	forms of student financial aid to stu-
16	dents pursuing early childhood
17	coursework and degrees in order to re-
18	duce or eliminate the need for such
19	students to take out loans for the re-
20	lated costs of attendance;
21	(V) to create seamless, articu-
22	lated, teacher preparation pathways;
23	and
24	(VI) to develop institutional poli-
25	cies that award credit for students'

1	previous postsecondary early child-
2	hood coursework and degrees as well
3	as for demonstrated competency
4	through—
5	(aa) prior work experience;
6	and
7	(bb) apprenticeships that
8	lead to credentials, or associate
9	or baccalaureate degrees; and
10	(ii) make a portion of the grant funds
11	available for students training to become
12	staff of child care and early learning pro-
13	grams, to cover the corresponding tuition
14	and other costs of attendance.
15	SEC. 136. STAFF QUALIFICATIONS AND DEVELOPMENT.
16	(a) QUALIFICATION AND DEVELOPMENT.—
17	(1) IN GENERAL.—The Secretary, after con-
18	sultation with other Federal agencies and on the
19	basis of the recommendations of the Committee es-
20	tablished pursuant to section $121(a)(3)$, shall estab-
21	lish staff qualification and development requirements
22	based on such requirements described in section
23	648A of the Head Start Act (42 U.S.C. 9843a),
24	based on such requirements being implemented by
25	the military child care program (including certifi-

1	cation of family child care home providers), and in-
2	cluding a requirement to satisfactorily complete
3	training under section 135(d). The established re-
4	quirements shall include the requirements described
5	in subsection (b) (relating to compensation). The es-
6	tablished requirements shall apply to the child care
7	and early learning programs carried out under this
8	title, and the prime sponsors carrying out such pro-
9	grams, as the case may be.
10	(2) Objectives.—The established require-
11	ments shall be designed to—
12	(A)(i) lead to high-quality child care and
13	early learning service delivery, including the use
14	of targeted strategies and resources provided by
15	prime sponsors to ensure the diverse, incumbent
16	child care and early learning workforce retains
17	access to employment in such programs; and
18	(ii) take into account workforce recruit-
19	ment challenges and the need for a diverse
20	workforce;
21	(B) create a pathway for members of the
22	child care and early learning service workforce
23	to build on their credentials; and
24	(C) provide enough time (which shall be
25	not less than 6 years after the date of that es-

tablishment) for staff to meet any educational requirements in the established requirements.

3 (b) PAY.—

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4 (1) Competitive rates of compensation.— 5 For the purpose of providing child care and early 6 learning programs with a qualified and stable work-7 force, each prime sponsor shall ensure that employ-8 ees (including employees of a delegate provider) at 9 a child care and early learning center and family 10 child care home providers, including teachers and 11 other staff of family child care home providers, shall 12 be paid under a pay scale that provides for rates of 13 compensation that—

(A)(i) except as provided in clause (ii), are
comparable with the rates of compensation paid
to employees of the corresponding local educational agency with similar training, seniority,
and experience; or

(ii) for a position not typically found at the
corresponding local educational agency, are the
rates specified in the pay scale for the military
child care program; and

23 (B) are not less than a living wage, as de-24 termined by the Secretary.

1 (2) PERIODIC REVIEWS.—In recommending and 2 establishing requirements under subsection (a) and 3 this subsection, the Committee established pursuant 4 to section 121(a)(3) and the Secretary, respectively, shall periodically conduct reviews of the rates of 5 6 compensation for employers, teachers, and staff de-7 scribed in paragraph (1). The Committee and Sec-8 retary shall determine whether the rates are increas-9 ing at a pace that is not less than the rate of the 10 Consumer Price Index for All Urban Consumers, 11 and shall adjust the rates to ensure such an in-12 crease.

13 (3) LIMITATION.—Notwithstanding any other 14 provision of law, no Federal funds may be used to 15 pay any part of the compensation of an employee, 16 teacher, or staff member described in paragraph (1) 17 to carry out a child care and early learning program, 18 if such compensation, including non-Federal funds, 19 exceeds a rate equal to the rate payable for level II 20 of the Executive Schedule under section 5313 of title 21 5, United States Code.

(4) COMPENSATION.—In this subsection, the
term "compensation"—

24 (A) includes salary, bonuses, periodic pay25 ments, severance pay, the value of any vacation

1	time, the value of a compensatory or paid leave
2	benefit, and the fair market value of any em-
3	ployee perquisite or benefit; and
4	(B) includes any prime sponsor expendi-
5	ture for a health, medical, life insurance, dis-
6	ability, retirement, or any other employee wel-
7	fare or pension benefit.
8	(c) CURRICULUM SUPPORT.—
9	(1) IN GENERAL.—Prime sponsors shall estab-
10	lish and implement a plan to ensure all teachers in
11	a child care and early learning program, including
12	family child care home providers, have curriculum
13	support.
14	(2) CURRICULUM SUPPORT.—That curriculum
15	support—
16	(A) may include the use of curriculum spe-
17	cialists, as in the military child care program;
18	and
19	(B) shall include—
20	(i) special teaching activities at loca-
21	tions that are easily accessible by the
22	teachers;
23	(ii) daily oversight and instruction of
24	employees providing child care and early
25	learning services;

1	(iii) daily assistance in the prepara-
2	tion of lesson plans, provided through indi-
3	vidual specialists or resources for staff that
4	allow teachers to engage in professional re-
5	sponsibilities such as daily lesson planning;
6	(iv) assistance with child abuse pre-
7	vention and detection;
8	(v) assistance with activities to pro-
9	mote children's cognitive development, be-
10	havior management, and mental health;
11	and
12	(vi) assistance with improving the de-
13	livery of instruction and with measuring
14	and tracking children's outcomes.
15	SEC. 137. RESEARCH, DEMONSTRATIONS, AND EVALUA-
16	TION.
17	(a) GENERAL OBJECTIVES.—The Secretary shall
18	carry out a continuing program of research, demonstra-
19	tion, and evaluation activities, in order to—
20	(1) focus national research efforts to attain a
21	fuller understanding of the processes of child devel-
22	opment and early learning outcomes and the effects
23	of programs on those processes and outcomes;
24	(2) foster continuous improvement in the qual-
25	ity of the child care and early learning programs

1	carried out under this title and in their effectiveness
2	in enabling participating children and their families
3	to succeed in school and otherwise;
4	(3) ensure that the results of research and re-
5	lated development efforts are reflected in the con-
6	duct of programs affecting children through the im-
7	provement and expansion of child care and early
8	learning programs; and
9	(4) develop, test, and disseminate information
10	on new ideas for addressing the needs of low-income
11	and underserved children (including children with
12	disabilities, homeless children, children who have
13	been abused or neglected, and children in foster
14	care) and their families and communities, and fur-
15	thering in other ways the purposes of this title.
16	(b) Specific Objectives.—The research, dem-
17	onstration, and evaluation activities under this title shall
18	include components designed to—
19	(1) permit ongoing assessment of the quality
20	and effectiveness of the child care and early learning
21	programs under this title;
22	(2) contribute to developing knowledge con-
23	cerning factors associated with the quality and effec-

24 tiveness of child care and early learning programs

1	and in identifying ways in which services provided
2	under this title may be improved;
3	(3) assist in developing knowledge concerning
4	the factors that promote or inhibit healthy develop-
5	ment and effective functioning of children and their
6	families, including physical, mental, vision, and oral
7	health, both during and following participation in a
8	child care and early learning program;
9	(4) permit comparisons of children and families
10	participating in child care and early learning pro-
11	grams—
12	(A) with children and families receiving
13	other child care, or early childhood education
14	and development, services or programs; and
15	(B) with other appropriate control groups;
16	(5) contribute to understanding the characteris-
17	tics and needs of population groups eligible for serv-
18	ices provided under this title and the impact of such
19	services on the individuals served and the service
20	areas in which such services are provided;
21	(6) provide for disseminating and promoting the
22	use of the findings from such research, demonstra-
23	tion, and evaluation activities;

1 (7) promote exploration of areas in which 2 knowledge is insufficient, and that will otherwise 3 contribute to fulfilling the purposes of this title; 4 (8)(A) contribute to understanding the impact 5 of child care and early learning services delivered in 6 classrooms that include both children with disabil-7 ities and children who are not children with disabil-8 ities, on both types of children; and 9 (B) disseminate promising practices for increas-10 ing the availability and quality of child care and 11 early learning services that are so delivered and 12 classrooms described in subparagraph (A); 13 (9) contribute to understanding the impact of 14 different child care and early learning models, in-15 cluding those with varying teacher compensation, 16 preparation, and workplace supports, in addressing 17 educational disparities and inequalities, including 18 disparities and inequalities based on income, and 19 disparities and inequalities based on culture, and 20 race and ethnicity;

(10) contribute to the understanding of providing effective child care and early learning programs to dual language learner children, children
with disabilities, culturally diverse families, racially
and ethnically diverse families, children belonging to

1	an Indian tribe, Native Hawaiian children, and chil-
2	dren of migrant and seasonal farmworkers, and to
3	service areas with many low-income children; and
4	(11) carry out—
5	(A) research to determine the nature of
6	child development processes and the impact of
7	various influences upon those processes, includ-
8	ing workplace conditions and supports, to de-
9	velop techniques to measure and evaluate child
10	development, to develop standards to evaluate
11	professional and paraprofessional child develop-
12	ment personnel, and to determine how child
13	care and early learning and related programs
14	conducted in either family child care homes or
15	centers affect child development processes;
16	(B) research to test alternative methods of
17	providing child development and related serv-
18	ices, and to develop and test innovative ap-
19	proaches to achieve maximum development of
20	children;

21 (C) evaluation of findings from research
22 conducted under this paragraph and the devel23 opment of and effective application of those
24 findings;

1	(D) dissemination and application of re-
2	sults from research and related development ef-
3	forts and demonstration projects to child care
4	and early learning programs, related programs,
5	and early childhood education;
6	(E) production of informational systems
7	and other resources necessary to support the
8	activities authorized under this paragraph; and
9	(F) integration of national child develop-
10	ment research efforts under this title into a fo-
11	cused national research program, including the
12	coordination of research and development con-
13	ducted by entities under this section with re-
14	search and development conducted by other
15	agencies, organizations, and individuals.
16	(c) Conduct of Research, Demonstration, and
17	EVALUATION ACTIVITIES.—The Secretary, in order to
18	conduct research, demonstration, and evaluation activities
19	under this section—
20	(1) may carry out such activities directly, or
21	through grants to, or contracts or cooperative agree-
22	ments with, public or private entities;
23	(2) shall, to the extent appropriate, undertake
24	such activities in collaboration with Federal agencies
25	(other than the Department of Health and Human

1 Services), and with non-Federal agencies, Indian 2 tribes, and tribal organizations, conducting similar activities: 3 4 (3) shall ensure that evaluation of such activi-5 ties in a specific program is conducted by persons 6 not directly involved in the operation of such pro-7 gram; 8 (4) may require prime sponsors to provide for 9 independent evaluations; 10 (5) may approve, in appropriate cases, commu-11 nity-based cooperative research and evaluation ef-12 forts to enable prime sponsors to collaborate with 13 qualified researchers not directly involved in pro-14 gram administration or operation of a program 15 funded under this title; and 16 (6) may collaborate with organizations with ex-17 pertise in inclusive educational strategies for pre-18 schoolers who are children with disabilities. 19 (d) COORDINATION OF RESEARCH.— 20 (1) TRANSFERS.—Funds available to any Fed-21 eral agency (including a department) for the pur-22 poses stated in subsection (a) or the activities stated 23 in subsection (b) shall be available for transfer, with 24 the approval of the head of the agency involved, in 25 whole or in part, to the Secretary for such use as

1	is consistent with the purposes for which such funds
2	were appropriated, and the funds so transferred
3	shall be expendable by the Secretary for the pur-
4	poses for which the transfer was made.
5	(2) COORDINATION.—In carrying out activities
6	under this section, the Secretary shall—
7	(A) coordinate, through the Office of Child
8	Care and Early Learning, established under
9	section 131, all child development research,
10	training, and related development efforts con-
11	ducted by the Department of Health and
12	Human Services and, to the extent feasible, by
13	other agencies, organizations, and individuals;
14	(B) consult with—
15	(i) individuals from relevant academic
16	disciplines;
17	(ii) individuals who are involved in the
18	operation of child care and early learning
19	programs and individuals who are involved
20	in the operation of other child and family
21	service programs;
22	(iii) appropriate officials from Indian
23	tribes and tribal organizations; and
24	(iv) individuals from organizations in-
25	volved with, and academic disciplines re-

1	lated to, children and families, ensuring
2	that the individuals consulted under this
3	subparagraph reflect the multicultural na-
4	ture of the children and families served by
5	the child care and early learning programs
6	and the multidisciplinary nature of the
7	programs;
8	(C) whenever feasible and appropriate, ob-
9	tain the views of persons participating in and
10	served by programs assisted under this title
11	with respect to activities under this section; and
12	(D) establish, to the extent appropriate,
13	working relationships with faculty members of
14	institutions of higher education, as defined in
15	section 101 of the Higher Education Act of
16	1965~(20 U.S.C. 1001), located in the area in
17	which any evaluation under this section is being
18	conducted, to participate in such evaluation, un-
19	less there is no such institution of higher edu-
20	cation willing and able to participate in such
21	evaluation.
22	(3) COUNCIL.—
23	(A) IN GENERAL.—There is established a
24	Child Development Research Council, consisting
25	of—

1	(i) a representative of the Office of
2	Child Care and Early Learning (who shall
3	serve as chairperson); and
4	(ii) a representative from each of the
5	Federal agencies and offices determined to
6	be appropriate by the Secretary.
7	(B) MEETINGS.—The Council shall meet
8	at least annually and at such more frequent
9	times as the Council may determine to be nec-
10	essary.
11	(C) DUTIES.—The Council shall assure co-
12	ordination of child care and early learning serv-
13	ices under the jurisdiction of the agencies and
14	offices represented on the Council and carry out
15	the provisions of this section so as to assure—
16	(i) maximum utilization of available
17	resources through the prevention of dupli-
18	cation of activities;
19	(ii) a division of labor, insofar as is
20	compatible with the purposes of each of
21	the agencies or offices represented on the
22	Council, among those agencies and offices
23	to assure maximum progress toward the
24	achievement of the purposes of this sec-
25	tion; and

1	(iii) recommendation of priorities for
2	federally funded research and related de-
3	velopment that are related to the purposes
4	of this section and those stated in section
5	101.
6	(e) ANNUAL REPORT.—The Secretary shall make an
7	annual report to Congress—
8	(1) summarizing—
9	(A) the Secretary's activities and accom-
10	plishments during the preceding year under this
11	section; and
12	(B) the grants, contracts, or other ar-
13	rangements entered into during the preceding
14	year under this section; and
15	(2) making such recommendations as the Sec-
16	retary may determine to be appropriate.
17	(f) PLAN.—The Secretary shall develop, and periodi-
18	cally update, a plan governing the research, demonstra-
19	tion, and evaluation activities under this section.
20	(g) Ownership of Results.—The Secretary shall
21	take necessary steps to ensure that all studies, reports,
22	proposals, and data produced or developed with Federal
23	funds under this title shall become the property of the
24	United States.

1 SEC. 138. REPORTS.

2 (a) IN GENERAL.—At least once during every 2-year 3 period, the Secretary shall prepare a report concerning the status of children (including low-income children, children 4 5 with disabilities, dual language learner children, homeless children, children in foster care, children participating in 6 7 child care and early learning programs on Indian land, 8 and children participating in migrant or seasonal child 9 care and early learning programs) participating in child 10 care and early learning programs, including the number 11 of participating children and the services being provided to such children. 12

13 (b) CONTENTS.—Such report shall include—

14 (1) a statement for the then most recently con-15 cluded fiscal year specifying—

16 (A) the amount of funds received, by prime
17 sponsors that are designated under section 113,
18 to provide child care and early learning services
19 in a period before such fiscal year; and

20 (B) the amount of funds received, by prime
21 sponsors that are newly designated under sec22 tion 113, to provide such services in such fiscal
23 year;

(2) a description of the distribution of child
care and early learning services relative to the distribution of children who are in need of child care

1	and early learning programs, including geographic
2	distribution within States, and information on the
3	number of children receiving those services;
4	(3) a statement identifying how funds made
5	available under section $112(a)(1)$ were distributed
6	and used at national, regional, and local levels;
7	(4) a statement specifying the amount of funds
8	provided as the non-Federal share of the costs of
9	child care and early learning programs, and the
10	source of such funding;
11	(5) the cost per child of carrying out child care
12	and early learning programs, and how such cost var-
13	ies by region;
14	(6) a description of the level and nature of par-
15	ticipation of parents and family members in child
16	care and early learning programs as volunteers and
17	in other capacities;
18	(7) information concerning child care and early
19	learning center staff, including salaries, education,
20	training, experience, and staff turnover;
21	(8) information concerning children partici-
22	pating in child care and early learning programs, in-
23	cluding information on family income, cultural back-
24	ground, racial and ethnic background, homelessness,
25	whether such a child is in foster care or was referred

1	by a child welfare agency, disability, and whether the
2	child's family receives benefits under part A of title
3	IV of the Social Security Act (42 U.S.C. 601 et
4	seq.);
5	(9) using data from the monitoring conducted
6	under section 121—
7	(A) a description of the extent to which
8	programs funded under this title comply with
9	program standards and regulations in effect
10	under this title;
11	(B) a description of the types and condi-
12	tion of facilities in which such programs are lo-
13	cated; and
14	(C) the types of organizations that receive
15	funds under this title through such programs;
16	(10) a description of the types of services pro-
17	vided through the programs to children and their
18	families, both on site and through referrals, includ-
19	ing services related to health, mental health, dental
20	care, vision care, parenting education, physical fit-
21	ness, and literacy training;
22	(11) information from a study of the delivery of
23	child care and early learning programs to Indian
24	children, to Native Hawaiian children, and to chil-
25	dren of migrant or seasonal farmworker families;

	-
1	(12) information on the delivery of disability-re-
2	lated services in order to—
3	(A) determine whether child care and early
4	learning programs are making timely referrals
5	to the State or local agency responsible for pro-
6	viding services under section 619 or part C of
7	the Individuals with Disabilities Education Act
8	(20 U.S.C. 1419, 1431 et seq.);
9	(B) identify barriers to timely evaluations
10	and eligibility determinations by the State or
11	local agency responsible for providing services
12	under section 619 or part C of the Individuals
13	with Disabilities Education Act; and
14	(C) determine under what circumstances
15	and for what length of time child care and early
16	learning programs are providing disability-re-
17	lated services for children who have not been
18	determined under the Individuals with Disabil-
19	ities Education Act (20 U.S.C. 1400 et seq.) to
20	be children with disabilities; and
21	(13) information on how child care and early
22	learning programs serve populations of low-income
23	children, minority children, and dual language learn-
24	er children, the extent to which disparities exist in

early learning outcomes of participants in such pro-

grams, and how such programs address disparities
 in early learning outcomes.

3 (c) SUBMISSION.—The Secretary shall submit each
4 report prepared under subsection (a) to the Committee on
5 Health, Education, Labor, and Pensions of the Senate and
6 the Committee on Education and Labor of the House of
7 Representatives.

8 SEC. 139. NONDISCRIMINATION PROVISIONS.

9 The Secretary shall establish nondiscrimination re-10 quirements consistent with the requirements described in 11 section 654 of the Head Start Act (42 U.S.C. 9849). The 12 established requirements shall apply to the child care and 13 early learning programs carried out under this title, and 14 the prime sponsors carrying out such programs, as the 15 case may be.

16 SEC. 140. ADVANCE FUNDING.

For the purpose of affording adequate notice of funding available under this title, appropriations for carrying out this title are authorized to be included in an appropriation Act for the fiscal year preceding the fiscal year for which the appropriations are available for obligation.

SEC. 141. PARENTAL CONSENT REQUIREMENT FOR NON EMERGENCY INTRUSIVE PHYSICAL EXAMINA TIONS.

4 The Secretary shall establish a parental consent re-5 quirement consistent with the requirement described in 6 section 657A of the Head Start Act (42 U.S.C. 9852a). 7 The established requirement shall apply to the child care 8 and early learning programs carried out under this title, 9 and the prime sponsors carrying out such programs, as 10 the case may be.

11 Subtitle D—Special Programs

12 SEC. 151. SUPPLEMENTAL FUNDING TO PRIME SPONSORS.

(a) IN GENERAL.—The Secretary is authorized to
provide supplemental financial assistance for the activities
described in subsection (b) or the purposes described in
subsection (c), to prime sponsors, who—

17 (1) demonstrate barriers—

18 (A) to scaling the services and processes
19 needed to fully implement the prime sponsors'
20 child care and early learning programs; and

21 (B) to meeting the national program22 standards; and

(2) need financial assistance, as determined by
the Secretary, for those activities or purposes, respectively.

1	(b) ACTIVITIES.—The Secretary may provide the sup-
2	plemental financial assistance for activities consisting of—
3	(1) conducting a facilities review as described in
4	section $132(b)(2)$ and accessing adequate facilities;
5	(2) establishing coordination arrangements and
6	processes with other entities, including local edu-
7	cational agencies and related entities, organizations
8	delivering health and social services in the service
9	area involved, and the State;
10	(3) establishing training and professional devel-
11	opment protocols and processes under sections 135
12	and 136;
13	(4) meeting accreditation requirements;
14	(5) providing supports to enable family child
15	care home providers to participate as providers with-
16	in the child care and early learning program carried
17	out by the prime sponsor involved and to enable the
18	prime sponsor to meet the national program stand-
19	ards;
20	(6) securing materials and resources for profes-
21	sional learning opportunities; and
22	(7) other activities related to the establishment,
23	expansion, and scaling of services and processes
24	needed to fully implement the prime sponsor's child
25	care and early learning program and enable the

prime sponsor to meet the national program stand ards.

3 (c) PURPOSES.—The Secretary may provide the sup-4 plemental financial assistance to a prime sponsor that 5 meets the requirements of subsection (a) and has difficulty in providing a non-Federal share because the prime spon-6 7 sor serves an area with a high concentration of families 8 with a family income of not more than, or slightly above, 9 200 percent of the poverty line, for the purposes of in-10 creasing the Federal share of the costs described in section 11 121(c)(2)(A).

12 SEC. 152. SPECIAL GRANTS TO STATES.

(a) GRANTS.—On approving an application submitted
by any State, the Secretary is authorized to provide a
grant to the State for carrying out activities described in
subsection (b).

17 (b) USE OF FUNDS.—A State that receives a grant18 under subsection (a) may use the grant funds for—

(1) identifying child care and early learningservices goals and needs within the State;

(2) assisting in the establishment of Child Care
and Early Learning Councils and strengthening the
capability of such Councils to effectively advise on
the child care and early learning programs;

1	(3) encouraging the cooperation and participa-
2	tion of State agencies in providing child care and
3	early learning services, including health, family plan-
4	ning, mental health, education, nutrition, family, so-
5	cial, and rehabilitative services if that cooperation
6	and participation are requested by appropriate prime
7	sponsors in the development and implementation of
8	child care and early learning plans;
9	(4) encouraging the full utilization of resources
10	and facilities for child care and early learning pro-
11	grams within the State;
12	(5) disseminating the results of research on
13	child care and early learning programs;
14	(6) conducting programs for the exchange of
15	personnel involved in child care and early learning
16	programs within the State;
17	(7) assisting prime sponsors in the acquisition
18	or improvement of facilities for child care and early
19	learning programs;
20	(8) assessing State and local licensing codes as
21	the codes relate to child care and early learning pro-
22	grams within the State;
23	(9) developing information useful in reviewing
24	prime sponsorship plans described in section 113(a)

and child care and early learning plans described in
 section 114(b);

3 (10) facilitating collaboration among prime
4 sponsors and delegate providers within the State;
5 and

6 (11) supporting a unified, birth-through-school-7 entry, early childhood system, including carrying out 8 activities related to establishing braided or blended 9 funding arrangements to promote the integration of 10 services to children and families.

11 (c) MAINTENANCE OF EFFORT.—No State or com-12 munity shall reduce its expenditures for child care and 13 early learning programs (including home-based child care 14 and early learning programs) because of financial assist-15 ance provided under this section.

16 TITLE II—RELATED PROGRAMS

17 SEC. 201. MAINTENANCE OF EFFORT.

(a) MAINTENANCE OF EFFORT.—Section 658J of the
Child Care and Development Block Grant Act of 1990 (42
U.S.C. 9858h) is amended by adding at the end the following:

22 "(d) MAINTENANCE OF EFFORT.—

23 "(1) IN GENERAL.—No State shall receive such
24 a payment for a fiscal year if the State reduces its
25 total State expenditures for child care services for

the prior fiscal year below such expenditures for fis cal year 2019.

3 "(2) TOTAL STATE EXPENDITURES.—For pur4 poses of this subsection, total State expenditures for
5 child care services include State expenditures to
6 carry out this subchapter and the Universal Child
7 Care and Early Learning Act.".

8 (b) RELATIONSHIP TO THE UNIVERSAL CHILD CARE
9 AND EARLY LEARNING ACT.—Section 658M of the Child
10 Care and Development Block Grant Act of 1990 (42)
11 U.S.C. 9858k) is amended by adding at the end the fol12 lowing:

13 "(c) RELATIONSHIP TO THE UNIVERSAL CHILD 14 CARE AND EARLY LEARNING ACT.—An eligible child who 15 is eligible for child care and early learning services under 16 the Universal Child Care and Early Learning Act shall 17 only receive child care services under this subchapter that 18 the child is ineligible for under that Act.".