

105TH CONGRESS
1ST SESSION

S. 1309

To provide for the health, education, and welfare of children under 6 years
of age.

IN THE SENATE OF THE UNITED STATES

OCTOBER 22, 1997

Mr. KERRY (for himself, Mr. BOND, Mr. ROCKEFELLER, Mr. CHAFEE, Mr. KENNEDY, Mr. HOLLINGS, Ms. LANDRIEU, Mr. WELLSTONE, Ms. MOSELEY-BRAUN, Mrs. BOXER, Mr. TORRICELLI, and Mr. JOHNSON) introduced the following bill; which was read twice and referred to the Committee on Labor and Human Resources

A BILL

To provide for the health, education, and welfare of children
under 6 years of age.

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

3 **SECTION 1. SHORT TITLE; TABLE OF CONTENTS.**

4 (a) SHORT TITLE.—This Act may be cited as the
5 “Early Childhood Development Act of 1997”.

6 (b) TABLE OF CONTENTS.—The table of contents of
7 this Act is as follows:

- Sec. 1. Short title; table of contents.
- Sec. 2. Findings.

TITLE I—ASSISTANCE FOR YOUNG CHILDREN

- Sec. 101. Definitions.
 Sec. 102. Allotments to States.
 Sec. 103. Grants to local collaboratives.
 Sec. 104. Supplement not supplant.
 Sec. 105. Authorization of appropriations.

TITLE II—CHILD CARE FOR FAMILIES

- Sec. 201. Amendment to Child Care and Development Block Grant Act of 1990.

TITLE III—AMENDMENTS TO THE HEAD START ACT

- Sec. 301. Authorization of appropriations.
 Sec. 302. Allotment of funds.
 Sec. 303. Effective date.

1 SEC. 2. FINDINGS.

2 Congress makes the following findings—

3 (1) The Nation's highest priority should be to
 4 ensure that children begin school ready to learn.

5 (2) New scientific research shows that the elec-
 6 trical activity of brain cells actually changes the
 7 physical structure of the brain itself and that with-
 8 out a stimulating environment, a baby's brain will
 9 suffer. At birth, a baby's brain contains
 10 100,000,000,000 neurons, roughly as many nerve
 11 cells as there are stars in the Milky Way. But the
 12 wiring pattern between these neurons develops over
 13 time. Children who play very little or are rarely
 14 touched develop brains that are 20 to 30 percent
 15 smaller than normal for their age.

16 (3) This scientific evidence also conclusively
 17 demonstrates that enhancing children's physical, so-

1 cial, emotional, and intellectual development will re-
2 sult in tremendous benefits for children, families,
3 and our Nation.

4 (4) Since more than 50 percent of the mothers
5 of children under the age of 3 now work outside of
6 the home, our society must change to provide new
7 supports so young children receive the attention and
8 care that they need.

9 (5) There are 12,000,000 children under the
10 age of 3 in the United States today and 1 in 4 lives
11 in poverty.

12 (6) Compared with most other industrialized
13 countries, the United States has a higher infant
14 mortality rate, a higher proportion of low-birth
15 weight babies, and a smaller proportion of babies
16 immunized against childhood diseases.

17 (7) National and local studies have found a
18 strong link between increased violence and crime
19 among youth when there is no early intervention.

20 (8) The United States will spend more than
21 \$35,000,000,000 over the next 5 years on Federal
22 programs for at-risk or delinquent youth and child
23 welfare programs, which address crisis situations
24 which frequently could be avoided or made much less
25 severe with good early interventions.

1 (9) Many local communities across the country
 2 have developed successful early childhood efforts and
 3 with additional resources could expand and enhance
 4 opportunities for young children.

5 **TITLE I—ASSISTANCE FOR**
 6 **YOUNG CHILDREN**

7 **SEC. 101. DEFINITIONS.**

8 In this title:

9 (1) LOCAL EDUCATIONAL AGENCY.—The term
 10 “local educational agency” has the meaning given
 11 the term in section 14101 of the Elementary and
 12 Secondary Education Act of 1965 (20 U.S.C. 8801).

13 (2) POVERTY LINE.—The term “poverty line”
 14 means the poverty line (as defined by the Office of
 15 Management and Budget, and revised annually in
 16 accordance with section 673(2) of the Community
 17 Services Block Grant Act (42 U.S.C. 9902(2)) appli-
 18 cable to a family of the size involved.

19 (3) SECRETARY.—The term “Secretary” means
 20 the Secretary of Health and Human Services.

21 (4) STATE BOARD.—The term “State board”
 22 means a State Early Learning Coordinating Board
 23 established under section 102(c).

24 (5) YOUNG CHILD.—The term “young child”
 25 means an individual from birth through age 5.

1 (6) YOUNG CHILD ASSISTANCE ACTIVITIES.—

2 The term “young child assistance activities” means
3 the activities described in paragraphs (1) and (2)(A)
4 of section 103(b).

5 **SEC. 102. ALLOTMENTS TO STATES.**

6 (a) IN GENERAL.—The Secretary shall make allot-
7 ments under subsection (b) to eligible States to pay for
8 the Federal share of the cost of enabling the States to
9 make grants to local collaboratives under section 103 for
10 young child assistance activities.

11 (b) ALLOTMENT.—

12 (1) IN GENERAL.—From the funds appro-
13 priated under section 105 for each fiscal year and
14 not reserved under subsection (i), the Secretary shall
15 allot to each eligible State an amount that bears the
16 same relationship to such funds as the total number
17 of young children in poverty in the State bears to
18 the total number of young children in poverty in all
19 eligible States.

20 (2) YOUNG CHILD IN POVERTY.—In this sub-
21 section, the term “young child in poverty” means an
22 individual who—

23 (A) is a young child; and

24 (B) is a member of a family with an in-
25 come below the poverty line.

1 (c) STATE BOARDS.—

2 (1) IN GENERAL.—In order for a State to be el-
3 ible to obtain an allotment under this title, the
4 Governor of the State shall establish, or designate
5 an entity to serve as, a State Early Learning Co-
6 ordinating Board, which shall receive the allotment
7 and make the grants described in section 103.

8 (2) ESTABLISHED BOARD.—A State board es-
9 tablished under paragraph (1) shall consist of the
10 Governor and members appointed by the Governor,
11 including—

12 (A) representatives of all State agencies
13 primarily providing services to young children
14 in the State;

15 (B) representatives of business in the
16 State;

17 (C) chief executive officers of political sub-
18 divisions in the State;

19 (D) parents of young children in the State;

20 (E) officers of community organizations
21 serving low-income individuals, as defined by
22 the Secretary, in the State;

23 (F) representatives of State nonprofit or-
24 ganizations that represent the interests of

1 young children in poverty, as defined in sub-
 2 section (b), in the State;

3 (G) representatives of organizations pro-
 4 viding services to young children and the par-
 5 ents of young children, such as organizations
 6 providing child care, carrying out Head Start
 7 programs under the Head Start Act (42 U.S.C.
 8 9831 et seq.), providing services through a fam-
 9 ily resource center, providing home visits, or
 10 providing health care services, in the State; and

11 (H) representatives of local educational
 12 agencies.

13 (3) DESIGNATED BOARD.—The Governor may
 14 designate an entity to serve as the State board
 15 under paragraph (1) if the entity includes the Gov-
 16 ernor and the members described in subparagraphs
 17 (A) through (G) of paragraph (2).

18 (4) DESIGNATED STATE AGENCY.—The Gov-
 19 ernor shall designate a State agency that has a rep-
 20 resentative on the State board to provide adminis-
 21 trative oversight concerning the use of funds made
 22 available under this title and ensure accountability
 23 for the funds.

24 (d) APPLICATION.—To be eligible to receive an allot-
 25 ment under this title, a State board shall annually submit

1 an application to the Secretary at such time, in such man-
2 ner, and containing such information as the Secretary may
3 require. At a minimum, the application shall contain—

4 (1) sufficient information about the entity es-
5 tablished or designated under subsection (c) to serve
6 as the State board to enable the Secretary to deter-
7 mine whether the entity complies with the require-
8 ments of such subsection;

9 (2) a comprehensive State plan for carrying out
10 young child assistance activities;

11 (3) an assurance that the State board will pro-
12 vide such information as the Secretary shall by regu-
13 lation require on the amount of State and local pub-
14 lic funds expended in the State to provide services
15 for young children; and

16 (4) an assurance that the State board shall an-
17 nually compile and submit to the Secretary informa-
18 tion from the reports referred to in section
19 103(d)(2)(F)(iii) that describes the results referred
20 to in section 103(d)(2)(F)(i).

21 (e) FEDERAL SHARE.—

22 (1) IN GENERAL.—The Federal share of the
23 cost described in subsection (a) shall be—

24 (A) 85 percent, in the case of a State for
25 which the Federal medical assistance percent-

1 age (as defined in section 1905(b) of the Social
2 Security Act (42 U.S.C. 1396d(b))) is not less
3 than 50 percent but is less than 60 percent;

4 (B) 87.5 percent, in the case of a State for
5 which such percentage is not less than 60 per-
6 cent but is less than 70 percent; and

7 (C) 90 percent, in the case of any State
8 not described in subparagraph (A) or (B).

9 (2) STATE SHARE.—

10 (A) IN GENERAL.—The State shall contrib-
11 ute the remaining share (referred to in this
12 paragraph as the “State share”) of the cost de-
13 scribed in subsection (a).

14 (B) FORM.—The State share of the cost
15 shall be in cash.

16 (C) SOURCES.—The State may provide for
17 the State share of the cost from State or local
18 sources, or through donations from private enti-
19 ties.

20 (f) STATE ADMINISTRATIVE COSTS.—

21 (1) IN GENERAL.—A State may use not more
22 than 5 percent of the funds made available through
23 an allotment made under this title to pay for a por-
24 tion, not to exceed 50 percent, of State administra-
25 tive costs related to carrying out this title.

1 (2) WAIVER.—A State may apply to the Sec-
2 retary for a waiver of paragraph (1). The Secretary
3 may grant the waiver if the Secretary finds that un-
4 usual circumstances prevent the State from comply-
5 ing with paragraph (1). A State that receives such
6 a waiver may use not more than 7.5 percent of the
7 funds made available through the allotment to pay
8 for the State administrative costs.

9 (g) MONITORING.—The Secretary shall monitor the
10 activities of States that receive allotments under this title
11 to ensure compliance with the requirements of this title,
12 including compliance with the State plans.

13 (h) ENFORCEMENT.—If the Secretary determines
14 that a State that has received an allotment under this title
15 is not complying with a requirement of this title, the Sec-
16 retary may—

17 (1) provide technical assistance to the State to
18 improve the ability of the State to comply with the
19 requirement;

20 (2) reduce, by not less than 5 percent, an allot-
21 ment made to the State under this section, for the
22 second determination of noncompliance;

23 (3) reduce, by not less than 25 percent, an al-
24 lotment made to the State under this section, for the
25 third determination of noncompliance; or

1 (4) revoke the eligibility of the State to receive
2 allotments under this section, for the fourth or sub-
3 sequent determination of noncompliance.

4 (i) **TECHNICAL ASSISTANCE.**—From the funds ap-
5 propriated under section 105 for each fiscal year, the Sec-
6 retary shall reserve not more than 1 percent of the funds
7 to pay for the costs of providing technical assistance. The
8 Secretary shall use the reserved funds to enter into con-
9 tracts with eligible entities to provide technical assistance,
10 to local collaboratives that receive grants under section
11 103, relating to the functions of the local collaboratives
12 under this title.

13 **SEC. 103. GRANTS TO LOCAL COLLABORATIVES.**

14 (a) **IN GENERAL.**—A State board that receives an al-
15 lotment under section 102 shall use the funds made avail-
16 able through the allotment, and the State contribution
17 made under section 102(e)(2), to pay for the Federal and
18 State shares of the cost of making grants, on a competitive
19 basis, to local collaboratives to carry out young child as-
20 sistance activities.

21 (b) **USE OF FUNDS.**—A local collaborative that re-
22 ceives a grant made under subsection (a)—

23 (1) shall use funds made available through the
24 grant to provide, in a community, activities that con-
25 sist of education and supportive services, such as—

1 (A) home visits for parents of young chil-
2 dren;

3 (B) services provided through community-
4 based family resource centers for such parents;
5 and

6 (C) collaborative pre-school efforts that
7 link parenting education for such parents to
8 early childhood learning services for young chil-
9 dren; and

10 (2) may use funds made available through the
11 grant—

12 (A) to provide, in the community, activities
13 that consist of—

14 (i) activities designed to strengthen
15 the quality of child care for young children
16 and expand the supply of high quality child
17 care services for young children;

18 (ii) health care services for young chil-
19 dren, including increasing the level of im-
20 munization for young children in the com-
21 munity, providing preventive health care
22 screening and education, and expanding
23 health care services in schools, child care
24 facilities, clinics in public housing projects
25 (as defined in section 3(b) of the United

1 States Housing Act of 1937 (42 U.S.C.
2 1437a(b))), and mobile dental and vision
3 clinics;

4 (iii) services for children with disabil-
5 ities who are young children; and

6 (iv) activities designed to assist
7 schools in providing educational and other
8 support services to young children, and
9 parents of young children, in the commu-
10 nity, to be carried out during extended
11 hours when appropriate; and

12 (B) to pay for the salary and expenses of
13 the administrator described in subsection (e)(4),
14 in accordance with such regulations as the Sec-
15 retary shall prescribe.

16 (c) MULTI-YEAR FUNDING.—In making grants
17 under this section, a State board may make grants for
18 grant periods of more than 1 year to local collaboratives
19 with demonstrated success in carrying out young child as-
20 sistance activities.

21 (d) LOCAL COLLABORATIVES.—To be eligible to re-
22 ceive a grant under this section for a community, a local
23 collaborative shall demonstrate that the collaborative—

24 (1) is able to provide, through a coordinated ef-
25 fort, young child assistance activities to young chil-

1 dren, and parents of young children, in the commu-
2 nity; and

3 (2) includes—

4 (A) all public agencies primarily providing
5 services to young children in the community;

6 (B) businesses in the community;

7 (C) representatives of the local government
8 for the county or other political subdivision in
9 which the community is located;

10 (D) parents of young children in the com-
11 munity;

12 (E) officers of community organizations
13 serving low-income individuals, as defined by
14 the Secretary, in the community;

15 (F) community-based organizations provid-
16 ing services to young children and the parents
17 of young children, such as organizations provid-
18 ing child care, carrying out Head Start pro-
19 grams, or providing pre-kindergarten education,
20 mental health, or family support services; and

21 (G) nonprofit organizations that serve the
22 community and that are described in section
23 501(c)(3) of the Internal Revenue Code of 1986
24 and exempt from taxation under section 501(a)
25 of such Code.

1 (e) APPLICATION.—To be eligible to receive a grant
2 under this section, a local collaborative shall submit an
3 application to the State board at such time, in such man-
4 ner, and containing such information as the State board
5 may require. At a minimum, the application shall con-
6 tain—

7 (1) sufficient information about the entity de-
8 scribed in subsection (d)(2) to enable the State
9 board to determine whether the entity complies with
10 the requirements of such subsection; and

11 (2) a comprehensive plan for carrying out
12 young child assistance activities in the community,
13 including information indicating—

14 (A) the young child assistance activities
15 available in the community, as of the date of
16 submission of the plan, including information
17 on efforts to coordinate the activities;

18 (B) the unmet needs of young children,
19 and parents of young children, in the commu-
20 nity for young child assistance activities;

21 (C) the manner in which funds made avail-
22 able through the grant will be used—

23 (i) to meet the needs, including ex-
24 panding and strengthening the activities
25 described in subparagraph (A) and estab-

1 lishing additional young child assistance
2 activities; and

3 (ii) to improve results for young chil-
4 dren in the community;

5 (D) how the local cooperative will use at
6 least 60 percent of the funds made available
7 through the grant to provide young child assist-
8 ance activities to young children and parents
9 described in subsection (f);

10 (E) the comprehensive methods that the
11 collaborative will use to ensure that—

12 (i) each entity carrying out young
13 child assistance activities through the col-
14 laborative will coordinate the activities with
15 such activities carried out by other entities
16 through the collaborative; and

17 (ii) the local collaborative will coordi-
18 nate the activities of the local collaborative
19 with—

20 (I) other services provided to
21 young children, and the parents of
22 young children, in the community;
23 and

24 (II) the activities of other local
25 collaboratives serving young children

1 and families in the community, if any;

2 and

3 (F) the manner in which the collaborative
4 will, at such intervals as the State board may
5 require, submit information to the State board
6 to enable the State board to carry out monitor-
7 ing under section 102(f), including the manner
8 in which the collaborative will—

9 (i) evaluate the results achieved by
10 the collaborative for young children and
11 parents of young children through activi-
12 ties carried out through the grant;

13 (ii) evaluate how services can be more
14 effectively delivered to young children and
15 the parents of young children; and

16 (iii) prepare and submit to the State
17 board annual reports describing the re-
18 sults;

19 (3) an assurance that the local collaborative will
20 comply with the requirements of subparagraphs (D),
21 (E), and (F) of paragraph (2), and subsection (g);
22 and

23 (4) an assurance that the local collaborative will
24 hire an administrator to oversee the provision of the

1 activities described in paragraphs (1) and (2)(A) of
2 subsection (b).

3 (f) DISTRIBUTION.—In making grants under this sec-
4 tion, the State board shall ensure that at least 60 percent
5 of the funds made available through each grant are used
6 to provide the young child assistance activities to young
7 children (and parents of young children) who reside in
8 school districts in which half or more of the students re-
9 ceive free or reduced price lunches under the National
10 School Lunch Act (42 U.S.C. 1751 et seq.).

11 (g) LOCAL SHARE.—

12 (1) IN GENERAL.—The local collaborative shall
13 contribute a percentage (referred to in this sub-
14 section as the “local share”) of the cost of carrying
15 out the young child assistance activities.

16 (2) PERCENTAGE.—The Secretary shall by reg-
17 ulation specify the percentage referred to in para-
18 graph (1).

19 (3) FORM.—The local share of the cost shall be
20 in cash.

21 (4) SOURCE.—The local collaborative shall pro-
22 vide for the local share of the cost through donations
23 from private entities.

1 (5) WAIVER.—The State board shall waive the
2 requirement of paragraph (1) for poor rural and
3 urban areas, as defined by the Secretary.

4 (h) MONITORING.—The State board shall monitor
5 the activities of local collaboratives that receive grants
6 under this title to ensure compliance with the require-
7 ments of this title.

8 **SEC. 104. SUPPLEMENT NOT SUPPLANT.**

9 Funds appropriated under this title shall be used to
10 supplement and not supplant other Federal, State, and
11 local public funds expended to provide services for young
12 children.

13 **SEC. 105. AUTHORIZATION OF APPROPRIATIONS.**

14 There are authorized to be appropriated to carry out
15 this title \$250,000,000 for fiscal year 1999, \$500,000,000
16 for fiscal year 2000, \$1,000,000,000 for each of fiscal
17 years 2001 through 2003, and such sums as may be nec-
18 essary for fiscal year 2004 and each subsequent fiscal
19 year.

1 **TITLE II—CHILD CARE FOR**
2 **FAMILIES**

3 **SEC. 201. AMENDMENT TO CHILD CARE AND DEVELOP-**
4 **MENT BLOCK GRANT ACT OF 1990.**

5 The Child Care and Development Block Grant Act
6 of 1990 is amended by inserting after section 658C (42
7 U.S.C. 9858b) the following:

8 **“SEC. 658C-1. ESTABLISHMENT OF ZERO TO SIX PROGRAM.**

9 “(a) IN GENERAL.—

10 “(1) PAYMENTS.—Subject to the amount ap-
11 propriated under subsection (d), each State shall, for
12 the purpose of providing child care assistance on be-
13 half of children under 6 years of age, receive pay-
14 ments under this section in accordance with the for-
15 mula described in section 658O.

16 “(2) INDIAN TRIBES.—The Secretary shall re-
17 serve 2 percent of the amount appropriated to carry
18 out this section in each fiscal year for payments to
19 Indian tribes and tribal organizations.

20 “(3) REMAINDER.—Any amount appropriated
21 for a fiscal year under subsection (d), and remaining
22 after the Secretary awards grants under paragraph
23 (1) and after the reservation under paragraph (2),
24 shall be used by the Secretary to make additional

1 grants to States based on the formula under para-
2 graph (1).

3 “(4) REALLOTMENT.—

4 “(A) IN GENERAL.—Any portion of the al-
5 lotment under paragraph (1) to a State that
6 the Secretary determines is not required by the
7 State to carry out the activities described in
8 subsection (b), in the period for which the allot-
9 ment is made available, shall be reallocated by
10 the Secretary to other States in proportion to
11 the original allotments to the other States.

12 “(B) LIMITATIONS.—

13 “(i) REDUCTION.—The amount of any
14 reallocation to which a State is entitled to
15 under subparagraph (A) shall be reduced
16 to the extent that it exceeds the amount
17 that the Secretary estimates will be used in
18 the State to carry out the activities de-
19 scribed in subsection (b).

20 “(ii) REALLOCATIONS.—The amount
21 of such reduction shall be similarly reallocat-
22 ed among States for which no reduction in
23 an allotment or reallocation is required by
24 this paragraph.

1 “(C) INDIAN TRIBES OR TRIBAL ORGANI-
2 ZATIONS.—Any portion of a grant made to an
3 Indian tribe or tribal organization under para-
4 graph (2) that the Secretary determines is not
5 being used in a manner consistent with sub-
6 section (b) in the period for which the grant or
7 contract is made available, shall be allotted by
8 the Secretary to other tribes or organizations in
9 accordance with their respective needs.

10 “(5) AVAILABILITY.—Amounts received by a
11 State under a grant under this section shall be avail-
12 able for use by the State during the fiscal year for
13 which the funds are provided and for the following
14 2 fiscal years.

15 “(b) USE OF FUNDS.—

16 “(1) IN GENERAL.—Amounts received by a
17 State under this section shall be used to provide
18 child care assistance, on a sliding fee scale basis, on
19 behalf of eligible children (as determined under
20 paragraph (2)) to enable the parents of such chil-
21 dren to secure high quality care for such children.

22 “(2) ELIGIBILITY.—To be eligible to receive
23 child care assistance from a State under this section,
24 a child shall—

25 “(A) be under 6 years of age;

1 “(B) be residing with at least one parent
2 who is employed or enrolled in a school or
3 training program or otherwise requires child
4 care as a preventive or protective service (as de-
5 termined under rules established by the Sec-
6 retary); and

7 “(C) have a family income that is less than
8 85 percent of the State median income for a
9 family of the size involved.

10 “(3) INFANT CARE SET-ASIDE.—A State shall
11 set-aside 10 percent of the amounts received by the
12 State under a grant under subsection (a)(1) for a
13 fiscal year for the establishment of a program to es-
14 tablish innovations in infant and toddler care, in-
15 cluding models for—

16 “(A) the development of family child care
17 networks;

18 “(B) the training of child care providers
19 for infant and toddler care; and

20 “(C) the support, renovation, and mod-
21 ernization of facilities used for child care pro-
22 grams serving infants.

23 “(4) POVERTY LINE.—As used in this sub-
24 section, the term “poverty line” means the income
25 official poverty line (as defined by the Office of Man-

1 agement and Budget, and revised annually in ac-
2 cordance with section 673(2) of the Omnibus Budget
3 Reconciliation Act of 1981) that is applicable to a
4 family of the size involved.

5 “(c) LEVELS OF ASSISTANCE.—

6 “(1) ADJUSTMENT OF RATES.—With respect to
7 the levels of assistance provided by States on behalf
8 of eligible children under this section, a State shall
9 be permitted to adjust rates above the market rates
10 to ensure that families have access to high quality
11 infant and toddler care.

12 “(2) ADDITIONAL ASSISTANCE.—In administer-
13 ing this section, the Secretary shall encourage States
14 to provide additional assistance on behalf of children
15 for enriched infant and toddler services.

16 “(3) AMOUNT OF ASSISTANCE.—In providing
17 assistance to eligible children under this section, a
18 State shall ensure that an eligible child with a family
19 income that is less than 100 percent of the poverty
20 line for a family of the size involved is eligible to re-
21 ceive 100 percent of the amount of the assistance for
22 which the child is eligible.

23 “(d) APPROPRIATION.—For grants under this sec-
24 tion, there are appropriated—

25 “(1) \$250,000,000 for fiscal year 1999;

1 “(2) \$500,000,000 for fiscal year 2000;

2 “(3) \$1,000,000,000 for each of fiscal years
3 2001 through 2003; and

4 “(4) such sums as may be necessary for fiscal
5 year 2004 and each subsequent fiscal year.

6 “(e) REPORT.—Not later than 1 year after the date
7 of enactment of this section, the Secretary shall prepare
8 and submit to the appropriate committees of Congress a
9 report concerning—

10 “(1) the appropriate child to staff ratios for in-
11 fants and toddlers in child care settings, including
12 child care centers and family child care homes; and

13 “(2) other best practices for infant and toddler
14 care.

15 “(f) APPLICATION OF OTHER REQUIREMENTS.—

16 “(1) STATE PLAN.—The State, as part of the
17 State plan submitted under section 658E(c), shall
18 describe the activities that the State intends to carry
19 out using amounts received under this section, in-
20 cluding a description of the levels of assistance to be
21 provided.

22 “(2) OTHER REQUIREMENTS.—Amounts pro-
23 vided to a State under this section shall be subject
24 to the requirements and limitations of this sub-

1 chapter except that section 658E(c)(3), 658F, 658G,
 2 658J, and 658O shall not apply.”.

3 **TITLE III—AMENDMENTS TO**
 4 **THE HEAD START ACT**

5 **SEC. 301. AUTHORIZATION OF APPROPRIATIONS.**

6 Section 639(a) of the Head Start Act (42 U.S.C.
 7 9834(a)) is amended by inserting before the period at the
 8 end the following: “, \$4,900,000,000 for fiscal year 1999,
 9 \$5,500,000,000 for fiscal year 2000, \$6,100,000,000 for
 10 fiscal year 2001, and such sums as may be necessary for
 11 fiscal year 2002”.

12 **SEC. 302. ALLOTMENT OF FUNDS.**

13 Section 640(a)(6) of the Head Start Act (42 U.S.C.
 14 9835(a)(6)) is amended—

15 (1) by striking “1997, and” and inserting
 16 “1997,”; and

17 (2) by inserting after “1998,” the following: “6
 18 percent for fiscal year 1999, 7 percent for fiscal year
 19 2000, 8 percent for fiscal year 2001, and 10 percent
 20 for fiscal year 2002,”.

21 **SEC. 303. EFFECTIVE DATE.**

22 This title and the amendments made by this title
 23 shall take effect on October 1, 1998.

