## In the Senate of the United States,

September 22, 2000.

Resolved, That the bill from the House of Representatives (H.R. 4365) entitled "An Act to amend the Public Health Service Act with respect to children's health.", do pass with the following

## **AMENDMENT:**

Strike out all after the enacting clause and insert:

### 1 SECTION 1. SHORT TITLE.

- 2 This Act may be cited as the "Children's Health Act
- 3 of 2000".

## 1 SEC. 2. TABLE OF CONTENTS.

## 2 The table of contents for this Act is as follows:

Sec. 1. Short title.

Sec. 2. Table of contents.

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### TITLE I—AUTISM

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- Sec. 102. Developmental disabilities surveillance and research programs.
- Sec. 103. Information and education.
- Sec. 104. Inter-agency Autism Coordinating Committee.
- Sec. 105. Report to Congress.

### TITLE II—RESEARCH AND DEVELOPMENT REGARDING FRAGILE X

Sec. 201. National Institute of Child Health and Human Development; research on fragile X.

### TITLE III—JUVENILE ARTHRITIS AND RELATED CONDITIONS

- Sec. 301. National Institute of Arthritis and Musculoskeletal and Skin Diseases; research on juvenile arthritis and related conditions.
- Sec. 302. Information clearinghouse.

## TITLE IV—REDUCING BURDEN OF DIABETES AMONG CHILDREN AND YOUTH

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- Sec. 402. Programs of National Institutes of Health.

### TITLE V—ASTHMA SERVICES FOR CHILDREN

### Subtitle A—Asthma Services

- Sec. 501. Grants for children's asthma relief.
- Sec. 502. Technical and conforming amendments.

### Subtitle B—Prevention Activities

Sec. 511. Preventive health and health services block grant; systems for reducing asthma-related illnesses through integrated pest management.

### Subtitle C—Coordination of Federal Activities

Sec. 521. Coordination through National Institutes of Health.

### Subtitle D—Compilation of Data

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Sec. 601. Program regarding effects of folic acid in prevention of birth defects.

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- Sec. 611. National Center on Birth Defects and Developmental Disabilities.

## TITLE VII—EARLY DETECTION, DIAGNOSIS, AND TREATMENT REGARDING HEARING LOSS IN INFANTS

- Sec. 701. Purposes.
- Sec. 702. Programs of Health Resources and Services Administration, Centers for Disease Control and Prevention, and National Institutes of Health.

### TITLE VIII—CHILDREN AND EPILEPSY

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### TITLE IX—SAFE MOTHERHOOD; INFANT HEALTH PROMOTION

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Sec. 901. Prevention research and other activities.

Subtitle B—Pregnant Women and Infants Health Promotion

Sec. 911. Programs regarding prenatal and postnatal health.

### TITLE X—PEDIATRIC RESEARCH INITIATIVE

- Sec. 1001. Establishment of pediatric research initiative.
- Sec. 1002. Investment in tomorrow's pediatric researchers.
- Sec. 1003. Review of regulations.
- Sec. 1004. Long-term child development study.

## TITLE XI—CHILDHOOD MALIGNANCIES

Sec. 1101. Programs of Centers for Disease Control and Prevention and National Institutes of Health.

### TITLE XII—ADOPTION AWARENESS

Subtitle A—Infant Adoption Awareness

Sec. 1201. Grants regarding infant adoption awareness.

Subtitle B—Special Needs Adoption Awareness

Sec. 1211. Special needs adoption programs; public awareness campaign and other activities.

### TITLE XIII—TRAUMATIC BRAIN INJURY

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- Sec. 1306. Authorization of appropriations for certain programs.

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Sec. 1901. Autoimmune diseases; initiative through Director of National Institutes of Health.

## TITLE XX—GRADUATE MEDICAL EDUCATION PROGRAMS IN CHILDREN'S HOSPITALS

Sec. 2001. Provisions to revise and extend program.

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- Sec. 3306. Alcohol and drug prevention or treatment services for Indians and Native Alaskans.
- Sec. 3307. Establishment of commission.

# TITLE XXXIV—PROVISIONS RELATING TO FLEXIBILITY AND ACCOUNTABILITY

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- Sec. 3502. Amendment to Controlled Substances Act.

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- Sec. 3661. Short title.
- Sec. 3662. Findings.
- Sec. 3663. Enhanced punishment of Ecstasy traffickers.
- Sec. 3664. Emergency authority to United States Sentencing Commission.
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1	DIVISION A—CHILDREN'S
2	<b>HEALTH</b>
3	TITLE I—AUTISM
4	SEC. 101. EXPANSION, INTENSIFICATION, AND COORDINA-
5	TION OF ACTIVITIES OF NATIONAL INSTI-
6	TUTES OF HEALTH WITH RESPECT TO RE-
7	SEARCH ON AUTISM.
8	Part B of title IV of the Public Health Service Act
9	(42 U.S.C. 284 et seq.) is amended by adding at the end
10	the following section:
11	"EXPANSION, INTENSIFICATION, AND COORDINATION OF AC-
12	TIVITIES OF NATIONAL INSTITUTES OF HEALTH WITH
13	RESPECT TO RESEARCH ON AUTISM
14	"Sec. 409C. (a) In General.—
15	"(1) Expansion of activities.—The Director
16	of NIH (in this section referred to as the 'Director')
17	shall expand, intensify, and coordinate the activities
18	of the National Institutes of Health with respect to re-
19	search on autism.
20	"(2) Administration of Program; collabora-
21	TION AMONG AGENCIES.—The Director shall carry out
22	this section acting through the Director of the Na-
23	tional Institute of Mental Health and in collaboration
24	with any other agencies that the Director determines
25	appropriate.

## "(b) Centers of Excellence.—

"(1) In GENERAL.—The Director shall under subsection (a)(1) make awards of grants and contracts to public or nonprofit private entities to pay all or part of the cost of planning, establishing, improving, and providing basic operating support for centers of excellence regarding research on autism.

"(2) Research.—Each center under paragraph

(1) shall conduct basic and clinical research into autism. Such research should include investigations into the cause, diagnosis, early detection, prevention, control, and treatment of autism. The centers, as a group, shall conduct research including the fields of developmental neurobiology, genetics, and psychopharmacology.

### "(3) Services for patients.—

"(A) IN GENERAL.—A center under paragraph (1) may expend amounts provided under such paragraph to carry out a program to make individuals aware of opportunities to participate as subjects in research conducted by the centers.

"(B) Referrals and costs.—A program under subparagraph (A) may, in accordance with such criteria as the Director may establish, provide to the subjects described in such subpara-

1	graph, referrals for health and other services, and
2	such patient care costs as are required for re-
3	search.
4	"(C) Availability and access.—The ex-
5	tent to which a center can demonstrate avail
6	ability and access to clinical services shall be
7	considered by the Director in decisions about
8	awarding grants to applicants which meet the
9	scientific criteria for funding under this section
10	"(4) Coordination of Centers; reports.—
11	The Director shall, as appropriate, provide for the co-
12	ordination of information among centers under para
13	graph (1) and ensure regular communication between
14	such centers, and may require the periodic prepara
15	tion of reports on the activities of the centers and the
16	submission of the reports to the Director.
17	"(5) Organization of centers.—Each center
18	under paragraph (1) shall use the facilities of a single
19	institution, or be formed from a consortium of cooper
20	ating institutions, meeting such requirements as may
21	be prescribed by the Director.
22	"(6) Number of centers; duration of sup-

PORT.—

1 "(A) IN GENERAL.—The Director shall pro-2 vide for the establishment of not less than 5 cen-3 ters under paragraph (1).

"(B) DURATION.—Support for a center established under paragraph (1) may be provided under this section for a period of not to exceed 5 years. Such period may be extended for 1 or more additional periods not exceeding 5 years if the operations of such center have been reviewed by an appropriate technical and scientific peer review group established by the Director and if such group has recommended to the Director that such period should be extended.

"(c) Facilitation of Research.—The Director shall under subsection (a)(1) provide for a program under which samples of tissues and genetic materials that are of use in research on autism are donated, collected, preserved, and made available for such research. The program shall be carlied out in accordance with accepted scientific and medical standards for the donation, collection, and preservation of such samples.

"(d) PUBLIC INPUT.—The Director shall under sub-23 section (a)(1) provide for means through which the public 24 can obtain information on the existing and planned pro-25 grams and activities of the National Institutes of Health

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with respect to autism and through which the Director can receive comments from the public regarding such programs and activities. 3 4 "(e) Funding.—There are authorized to be appropriated such sums as may be necessary to carry out this section. Amounts appropriated under this subsection are in addition to any other amounts appropriated for such pur-8 pose.". SEC. 102. DEVELOPMENTAL DISABILITIES SURVEILLANCE 10 AND RESEARCH PROGRAMS. 11 (a) National Autism and Pervasive Develop-MENTAL DISABILITIES SURVEILLANCE PROGRAM.— 12 (1) In General.—The Secretary of Health and 13 14 Human Services (in this section referred to as the 15 "Secretary"), acting through the Director of the Centers for Disease Control and Prevention, may make 16 17 awards of grants and cooperative agreements for the 18 collection, analysis, and reporting of data on autism 19 and pervasive developmental disabilities. In making 20 such awards, the Secretary may provide direct tech-21 nical assistance in lieu of cash. 22 (2) Eligibility.—To be eligible to receive an

award under paragraph (1) an entity shall be a pub-

lic or nonprofit private entity (including health de-

partments of States and political subdivisions of

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- 1 States, and including universities and other edu-2 cational entities).
- 3 (b) Centers of Excellence in Autism and Perva-4 sive Developmental Disabilities Epidemiology.—
- 5 (1) In General.—The Secretary, acting through 6 the Director of the Centers for Disease Control and 7 Prevention, shall establish not less than 3 regional 8 centers of excellence in autism and pervasive develop-9 mental disabilities epidemiology for the purpose of 10 collecting and analyzing information on the number, 11 incidence, correlates, and causes of autism and related developmental disabilities. 12
  - (2) RECIPIENTS OF AWARDS FOR ESTABLISH-MENT OF CENTERS.—Centers under paragraph (1) shall be established and operated through the awarding of grants or cooperative agreements to public or nonprofit private entities that conduct research, including health departments of States and political subdivisions of States, and including universities and other educational entities.
  - (3) CERTAIN REQUIREMENTS.—An award for a center under paragraph (1) may be made only if the entity involved submits to the Secretary an application containing such agreements and information as the Secretary may require, including an agreement

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1	that the center involved will operate in accordance
2	with the following:
3	(A) The center will collect, analyze, and re-

- (A) The center will collect, analyze, and report autism and pervasive developmental disabilities data according to guidelines prescribed by the Director, after consultation with relevant State and local public health officials, private sector developmental disability researchers, and advocates for those with developmental disabilities.
- (B) The center will assist with the development and coordination of State autism and pervasive developmental disabilities surveillance efforts within a region.
- (C) The center will identify eligible cases and controls through its surveillance systems and conduct research into factors which may cause autism and related developmental disabilities.
- (D) The center will develop or extend an area of special research expertise (including genetics, environmental exposure to contaminants, immunology, and other relevant research specialty areas).

- 1 (c) Clearinghouse.—The Secretary, acting through
- 2 the Director of the Centers for Disease Control and Preven-
- 3 tion, shall carry out the following:
- 4 (1) The Secretary shall establish a clearinghouse
- 5 within the Centers for Disease Control and Prevention
- 6 for the collection and storage of data generated from
- 7 the monitoring programs established by this title.
- 8 Through the clearinghouse, such Centers shall serve as
- 9 the coordinating agency for autism and pervasive de-
- 10 velopmental disabilities surveillance activities. The
- 11 functions of such a clearinghouse shall include facili-
- tating the coordination of research and policy devel-
- opment relating to the epidemiology of autism and
- 14 other pervasive developmental disabilities.
- 15 (2) The Secretary shall coordinate the Federal
- 16 response to requests for assistance from State health
- 17 department officials regarding potential or alleged
- 18 autism or developmental disability clusters.
- 19 (d) Definition.—In this title, the term "State" means
- 20 each of the several States, the District of Columbia, the
- 21 Commonwealth of Puerto Rico, American Samoa, Guam,
- 22 the Commonwealth of the Northern Mariana Islands, the
- 23 Virgin Islands, and the Trust Territory of the Pacific Is-
- 24 lands.

- 1 (e) AUTHORIZATION OF APPROPRIATIONS.—There are
- 2 authorized to be appropriated such sums as may be nec-
- 3 essary to carry out this section.
- 4 SEC. 103. INFORMATION AND EDUCATION.
- 5 (a) In General.—The Secretary shall establish and
- 6 implement a program to provide information and edu-
- 7 cation on autism to health professionals and the general
- 8 public, including information and education on advances
- 9 in the diagnosis and treatment of autism and training and
- 10 continuing education through programs for scientists, phy-
- 11 sicians, and other health professionals who provide care for
- 12 patients with autism.
- 13 (b) STIPENDS.—The Secretary may use amounts made
- 14 available under this section to provide stipends for health
- 15 professionals who are enrolled in training programs under
- 16 this section.
- 17 (c) Authorization of Appropriations.—There are
- 18 authorized to be appropriated such sums as may be nec-
- 19 essary to carry out this section.
- 20 SEC. 104. INTER-AGENCY AUTISM COORDINATING COM-
- 21 *MITTEE*.
- 22 (a) Establishment.—The Secretary shall establish a
- 23 committee to be known as the "Autism Coordinating Com-
- 24 mittee" (in this section referred to as the "Committee") to
- 25 coordinate all efforts within the Department of Health and

1	Human Services concerning autism, including activities
2	carried out through the National Institutes of Health and
3	the Centers for Disease Control and Prevention under this
4	title (and the amendment made by this title).
5	(b) Membership.—
6	(1) In General.—The Committee shall be com-
7	posed of the Directors of such national research insti-
8	tutes, of the Centers for Disease Control and Preven-
9	tion, and of such other agencies and such other offi-
10	cials as the Secretary determines appropriate.
11	(2) Additional members.—If determined ap-
12	propriate by the Secretary, the Secretary may ap-
13	point to the Committee—
14	(A) parents or legal guardians of individ-
15	uals with autism or other pervasive develop-
16	mental disorders; and
17	(B) representatives of other governmental
18	agencies that serve children with autism such as
19	the Department of Education.
20	(c) Administrative Support; Terms of Service,
21	Other Provisions.—The following shall apply with re-
22	spect to the Committee:
23	(1) The Committee shall receive necessary and
24	appropriate administrative support from the Depart-
25	ment of Health and Human Services

1	(2) Members of the Committee appointed under
2	subsection (b)(2)(A) shall serve for a term of 3 years,
3	and may serve for an unlimited number of terms if
4	reappointed.
5	(3) The Committee shall meet not less than 2
6	times each year.
7	SEC. 105. REPORT TO CONGRESS.
8	Not later than January 1, 2001, and each January
9	1 thereafter, the Secretary shall prepare and submit to the
10	appropriate committees of Congress, a report concerning the
11	implementation of this title and the amendments made by
12	this title.
13	TITLE II—RESEARCH AND DE-
14	VELOPMENT REGARDING
14 15	VELOPMENT REGARDING FRAGILE X
15	FRAGILE X
15 16	FRAGILE X SEC. 201. NATIONAL INSTITUTE OF CHILD HEALTH AND
15 16 17	FRAGILE X  SEC. 201. NATIONAL INSTITUTE OF CHILD HEALTH AND  HUMAN DEVELOPMENT; RESEARCH ON FRAG-
15 16 17 18	FRAGILE X  SEC. 201. NATIONAL INSTITUTE OF CHILD HEALTH AND  HUMAN DEVELOPMENT; RESEARCH ON FRAG- ILE X.
15 16 17 18	FRAGILE X  SEC. 201. NATIONAL INSTITUTE OF CHILD HEALTH AND  HUMAN DEVELOPMENT; RESEARCH ON FRAG- ILE X.  Subpart 7 of part C of title IV of the Public Health
15 16 17 18 19 20	FRAGILE X  SEC. 201. NATIONAL INSTITUTE OF CHILD HEALTH AND  HUMAN DEVELOPMENT; RESEARCH ON FRAG- ILE X.  Subpart 7 of part C of title IV of the Public Health  Service Act is amended by adding at the end the following
15 16 17 18 19 20 21	FRAGILE X  SEC. 201. NATIONAL INSTITUTE OF CHILD HEALTH AND  HUMAN DEVELOPMENT; RESEARCH ON FRAG- ILE X.  Subpart 7 of part C of title IV of the Public Health Service Act is amended by adding at the end the following section:
15 16 17 18 19 20 21 22 23	FRAGILE X  SEC. 201. NATIONAL INSTITUTE OF CHILD HEALTH AND  HUMAN DEVELOPMENT; RESEARCH ON FRAG- ILE X.  Subpart 7 of part C of title IV of the Public Health Service Act is amended by adding at the end the following section:  "FRAGILE X
15 16 17 18 19 20 21 22 23 24	FRAGILE X  SEC. 201. NATIONAL INSTITUTE OF CHILD HEALTH AND HUMAN DEVELOPMENT; RESEARCH ON FRAGILE X.  Subpart 7 of part C of title IV of the Public Health Service Act is amended by adding at the end the following section:  "FRAGILE X  "SEC. 452E. (a) EXPANSION AND COORDINATION OF

of the Institute with respect to research on the disease known as fragile X. 3 "(b) Research Centers.— "(1) In general.—The Director of the Institute shall make grants or enter into contracts for the devel-5 6 opment and operation of centers to conduct research 7 for the purposes of improving the diagnosis and treat-8 ment of, and finding the cure for, fragile X. 9 "(2) Number of Centers.— "(A) IN GENERAL.—In carrying out para-10 11 graph (1), the Director of the Institute shall, to 12 the extent that amounts are appropriated, and 13 subject to subparagraph (B), provide for the es-14 tablishment of at least three fragile X research 15 centers. 16 "(B) Peer review requirement.—The 17 Director of the Institute shall make a grant to, 18 or enter into a contract with, an entity for pur-19 poses of establishing a center under paragraph 20 (1) only if the grant or contract has been rec-21 ommended after technical and scientific peer re-22 view required by regulations under section 492. 23 "(3) ACTIVITIES.—The Director of the Institute, 24 with the assistance of centers established under para-

graph (1), shall conduct and support basic and bio-

- medical research into the detection and treatment of
   fragile X.
- "(4) COORDINATION AMONG CENTERS.—The Director of the Institute shall, as appropriate, provide for the coordination of the activities of the centers assisted under this section, including providing for the exchange of information among the centers.
  - "(5) CERTAIN ADMINISTRATIVE REQUIRE-MENTS.—Each center assisted under paragraph (1) shall use the facilities of a single institution, or be formed from a consortium of cooperating institutions, meeting such requirements as may be prescribed by the Director of the Institute.
  - "(6) DURATION OF SUPPORT.—Support may be provided to a center under paragraph (1) for a period not exceeding 5 years. Such period may be extended for one or more additional periods, each of which may not exceed 5 years, if the operations of such center have been reviewed by an appropriate technical and scientific peer review group established by the Director and if such group has recommended to the Director that such period be extended.
  - "(7) Authorization of appropriated such sums as may be

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1	necessary for each of the fiscal years 2001 through
2	2005.".
3	TITLE III—JUVENILE ARTHRITIS
4	AND RELATED CONDITIONS
5	SEC. 301. NATIONAL INSTITUTE OF ARTHRITIS AND MUS-
6	CULOSKELETAL AND SKIN DISEASES; RE-
7	SEARCH ON JUVENILE ARTHRITIS AND RE-
8	LATED CONDITIONS.
9	(a) In General.—Subpart 4 of part C of title IV of
10	the Public Health Service Act (42 U.S.C. 285d et seq.) is
11	amended by inserting after section 442 the following section:
12	"JUVENILE ARTHRITIS AND RELATED CONDITIONS
13	"Sec. 442A. (a) Expansion and Coordination of
14	Activities.—The Director of the Institute, in coordination
15	with the Director of the National Institute of Allergy and
16	Infectious Diseases, shall expand and intensify the pro-
17	grams of such Institutes with respect to research and related
18	activities concerning juvenile arthritis and related condi-
19	tions.
20	"(b) Coordination.—The Directors referred to in sub-
21	section (a) shall jointly coordinate the programs referred
22	to in such subsection and consult with the Arthritis and
23	Musculoskeletal Diseases Interagency Coordinating Com-
24	mittee.
25	"(c) Authorization of Appropriations.—For the
26	purpose of carrying out this section, there are authorized

- 1 to be appropriated such sums as may be necessary for each
- 2 of the fiscal years 2001 through 2005.".
- 3 (b) Pediatric Rheumatology.—Subpart 1 of part
- 4 E of title VII of the Public Health Service Act (42 U.S.C.
- 5 294n et seq.) is amended by adding at the end the following:
- 6 "SEC. 763. PEDIATRIC RHEUMATOLOGY.
- 7 "(a) In General.—The Secretary, acting through the
- 8 appropriate agencies, shall evaluate whether the number of
- 9 pediatric rheumatologists is sufficient to address the health
- 10 care needs of children with arthritis and related conditions,
- 11 and if the Secretary determines that the number is not suffi-
- 12 cient, shall develop strategies to help address the shortfall.
- 13 "(b) Report to Congress.—Not later than October
- 14 1, 2001, the Secretary shall submit to the Congress a report
- 15 describing the results of the evaluation under subsection (a),
- 16 and as applicable, the strategies developed under such sub-
- 17 section.
- 18 "(c) Authorization of Appropriations.—For the
- 19 purpose of carrying out this section, there are authorized
- 20 to be appropriated such sums as may be necessary for each
- 21 of the fiscal years 2001 through 2005.".
- 22 SEC. 302. INFORMATION CLEARINGHOUSE.
- 23 Section 438(b) of the Public Health Service Act (42
- 24 U.S.C. 285d-3(b)) is amended by inserting ", including ju-
- 25 venile arthritis and related conditions," after "diseases".

1	TITLE IV—REDUCING BURDEN
2	OF DIABETES AMONG CHIL-
3	DREN AND YOUTH
4	SEC. 401. PROGRAMS OF CENTERS FOR DISEASE CONTROL
5	AND PREVENTION.
6	Part B of title III of the Public Health Service Act
7	(42 U.S.C. 243 et seq.) is amended by inserting after section
8	317G the following section:
9	"DIABETES IN CHILDREN AND YOUTH
10	"Sec. 317H. (a) Surveillance on Juvenile Diabe-
11	TES.—The Secretary, acting through the Director of the
12	Centers for Disease Control and Prevention, shall develop
13	a sentinel system to collect data on juvenile diabetes, includ-
14	ing with respect to incidence and prevalence, and shall es-
15	tablish a national database for such data.
16	"(b) Type 2 Diabetes in Youth.—The Secretary
17	shall implement a national public health effort to address
18	type 2 diabetes in youth, including—
19	"(1) enhancing surveillance systems and expand-
20	ing research to better assess the prevalence and inci-
21	dence of type 2 diabetes in youth and determine the
22	extent to which type 2 diabetes is incorrectly diag-
23	nosed as type 1 diabetes among children; and
24	"(2) developing and improving laboratory meth-
25	ods to assist in diagnosis treatment and prevention

- 1 of diabetes including, but not limited to, developing
- 2 noninvasive ways to monitor blood glucose to prevent
- 3 hypoglycemia and improving existing glucometers
- 4 that measure blood glucose.
- 5 "(c) AUTHORIZATION OF APPROPRIATIONS.—For the
- 6 purpose of carrying out this section, there are authorized
- 7 to be appropriated such sums as may be necessary for each
- 8 of the fiscal years 2001 through 2005.".
- 9 SEC. 402. PROGRAMS OF NATIONAL INSTITUTES OF
- 10 **HEALTH**.
- 11 Subpart 3 of part C of title IV of the Public Health
- 12 Service Act (42 U.S.C. 285c et seq.) is amended by inserting
- 13 after section 434 the following section:
- 14 "JUVENILE DIABETES
- 15 "Sec. 434A. (a) Long-Term Epidemiology Stud-
- 16 IES.—The Director of the Institute shall conduct or support
- 17 long-term epidemiology studies in which individuals with
- 18 or at risk for type 1, or juvenile, diabetes are followed for
- 19 10 years or more. Such studies shall investigate the causes
- 20 and characteristics of the disease and its complications.
- 21 "(b) Clinical Trial Infrastructure/Innovative
- 22 Treatments for Juvenile Diabetes.—The Secretary,
- 23 acting through the Director of the National Institutes of
- 24 Health, shall support regional clinical research centers for
- 25 the prevention, detection, treatment, and cure of juvenile
- 26 diabetes.

1	"(c) Prevention of Type 1 Diabetes.—The Sec-
2	retary, acting through the appropriate agencies, shall pro-
3	vide for a national effort to prevent type 1 diabetes. Such
4	effort shall provide for a combination of increased efforts
5	in research and development of prevention strategies, in-
6	cluding consideration of vaccine development, coupled with
7	appropriate ability to test the effectiveness of such strategies
8	in large clinical trials of children and young adults.
9	"(d) Authorization of Appropriations.—For the
10	purpose of carrying out this section, there are authorized
11	to be appropriated such sums as may be necessary for each
12	of the fiscal years 2001 through 2005.".
13	TITLE V—ASTHMA SERVICES
14	FOR CHILDREN
15	Subtitle A—Asthma Services
16	SEC. 501. GRANTS FOR CHILDREN'S ASTHMA RELIEF.
17	Title III of the Public Health Service Act (42 U.S.C.
18	241 et seq.) is amended by adding at the end the following
19	part:
20	"PART P—ADDITIONAL PROGRAMS
21	"SEC. 399L. CHILDREN'S ASTHMA TREATMENT GRANTS
22	PROGRAM.
23	"(a) Authority To Make Grants.—
24	"(1) In General.—In addition to any other
25	payments made under this Act or title V of the Social

1	Security Act, the Secretary shall award grants to eli-
2	gible entities to carry out the following purposes:
3	"(A) To provide access to quality medical
4	care for children who live in areas that have a
5	high prevalence of asthma and who lack access to
6	medical care.
7	"(B) To provide on-site education to par-
8	ents, children, health care providers, and medical
9	teams to recognize the signs and symptoms of
10	asthma, and to train them in the use of medica-
11	tions to treat asthma and prevent its exacer-
12	bations.
13	"(C) To decrease preventable trips to the
14	emergency room by making medication available
15	to individuals who have not previously had ac-
16	cess to treatment or education in the manage-
17	ment of asthma.
18	"(D) To provide other services, such as
19	smoking cessation programs, home modification,
20	and other direct and support services that ame-
21	liorate conditions that exacerbate or induce asth-
22	ma.
23	"(2) Certain projects.—In making grants
24	under paragraph (1), the Secretary may make grants
25	designed to develop and expand the following projects:

1	"(A) Projects to provide comprehensive asth-
2	ma services to children in accordance with the
3	guidelines of the National Asthma Education
4	and Prevention Program (through the National
5	Heart, Lung and Blood Institute), including ac-
6	cess to care and treatment for asthma in a com-
7	munity-based setting.
8	"(B) Projects to fully equip mobile health
9	care clinics that provide preventive asthma care
10	including diagnosis, physical examinations,
11	pharmacological therapy, skin testing, peak flow
12	meter testing, and other asthma-related health
13	care services.
14	"(C) Projects to conduct validated asthma
15	management education programs for patients
16	with asthma and their families, including pa-
17	tient education regarding asthma management,
18	family education on asthma management, and
19	the distribution of materials, including displays
20	and videos, to reinforce concepts presented by
21	medical teams.
22	"(2) Award of grants.—
23	"(A) Application.—
24	"(i) In general.—An eligible entity
25	shall submit an application to the Secretary

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for a grant under this section in such form and manner as the Secretary may require.

"(ii) REQUIRED INFORMATION.—An application submitted under this subparagraph shall include a plan for the use of funds awarded under the grant and such other information as the Secretary may require.

"(B) REQUIREMENT.—In awarding grants under this section, the Secretary shall give preference to eligible entities that demonstrate that the activities to be carried out under this section shall be in localities within areas of known or suspected high prevalence of childhood asthma or high asthma-related mortality or high rate of hospitalization or emergency room visits for asthma (relative to the average asthma prevalence rates and associated mortality rates in the United States). Acceptable data sets to demonstrate a high prevalence of childhood asthma or high asthma-related mortality may include data from Federal, State, or local vital statistics, claims data under title XIX or XXI of the Social Security Act, other public health statistics or surveys, or other data that the Secretary, in con-

1	sultation with the Director of the Centers for
2	Disease Control and Prevention, deems appro-
3	priate.
4	"(3) Definition of Eligible Entity.—For
5	purposes of this section, the term 'eligible entity'
6	means a public or nonprofit private entity (including
7	a State or political subdivision of a State), or a con-
8	sortium of any of such entities.
9	"(b) Coordination With Other Children's Pro-
10	GRAMS.—An eligible entity shall identify in the plan sub-
11	mitted as part of an application for a grant under this
12	section how the entity will coordinate operations and activi-
13	ties under the grant with—
14	"(1) other programs operated in the State that
15	serve children with asthma, including any such pro-
16	grams operated under titles V, XIX, or XXI of the So-
17	cial Security Act; and
18	"(2) one or more of the following—
19	"(A) the child welfare and foster care and
20	adoption assistance programs under parts $B$ and
21	E of title IV of such Act;
22	"(B) the head start program established
23	under the Head Start Act (42 U.S.C. 9831 et
24	seq.);

1	"(C) the program of assistance under the
2	special supplemental nutrition program for
3	women, infants and children (WIC) under sec-
4	tion 17 of the Child Nutrition Act of 1966 (42
5	U.S.C. 1786);
6	"(D) local public and private elementary or
7	secondary schools; or
8	"(E) public housing agencies, as defined in
9	section 3 of the United States Housing Act of
10	1937 (42 U.S.C. 1437a).
11	"(c) Evaluation.—An eligible entity that receives a
12	grant under this section shall submit to the Secretary an
13	evaluation of the operations and activities carried out
14	under the grant that includes—
15	"(1) a description of the health status outcomes
16	of children assisted under the grant;
17	"(2) an assessment of the utilization of asthma-
18	related health care services as a result of activities
19	carried out under the grant;
20	"(3) the collection, analysis, and reporting of
21	asthma data according to guidelines prescribed by the
22	Director of the Centers for Disease Control and Pre-
23	vention; and
24	"(4) such other information as the Secretary
25	may require.

1	"(d) Authorization of Appropriations.—For the
2	purpose of carrying out this section, there are authorized
3	to be appropriated such sums as may be necessary for each
4	of the fiscal years 2001 through 2005.".
5	SEC. 502. TECHNICAL AND CONFORMING AMENDMENTS.
6	Title III of the Public Health Service Act (42 U.S.C.
7	241 et seq.) is amended—
8	(1) in part L, by redesignating section 399D as
9	section 399A;
10	(2) in part M—
11	(A) by redesignating sections 399H through
12	399L as sections 399B through 399F, respec-
13	tively;
14	(B) in section 399B (as so redesignated), in
15	subsection (e)—
16	(i) by striking "section 399K(b)" and
17	inserting "subsection (b) of section 399E";
18	and
19	(ii) by striking "section 399C" and in-
20	serting "such section";
21	(C) in section 399E (as so redesignated), in
22	subsection (c), by striking "section 399H(a)"
23	and inserting "section 399B(a)"; and
24	(D) in section 399F (as so redesignated)—

1	(i) in subsection (a), by striking "sec-
2	tion 399I" and inserting "section 399C";
3	(ii) in subsection (a), by striking "sub-
4	section 399 $J$ " and inserting "section 399 $D$ ";
5	and
6	(iii) in subsection (b), by striking
7	"subsection 399 $K$ " and inserting "section
8	399E'';
9	(3) in part N, by redesignating section 399F as
10	section 399G; and
11	(4) in part O—
12	(A) by redesignating sections 399G through
13	399 <b>J</b> as sections 399H through 399 <b>K</b> , respec-
14	tively;
15	(B) in section 399H (as so redesignated), in
16	subsection (b), by striking "section 399H" and
17	inserting "section 399I";
18	(C) in section 399J (as so redesignated), in
19	subsection (b), by striking "section 399G(d)" and
20	inserting "section $399H(d)$ "; and
21	(D) in section 399K (as so redesignated), by
22	striking "section $399G(d)(1)$ " and inserting "sec-
23	$tion \ 399H(d)(1)$ ".

1	Subtitle B—Prevention Activities
2	SEC. 511. PREVENTIVE HEALTH AND HEALTH SERVICES
3	BLOCK GRANT; SYSTEMS FOR REDUCING
4	ASTHMA-RELATED ILLNESSES THROUGH IN-
5	TEGRATED PEST MANAGEMENT.
6	Section 1904(a)(1) of the Public Health Service Act
7	(42 U.S.C. 300w-3(a)(1)) is amended—
8	(1) by redesignating subparagraphs (E) and (F)
9	as subparagraphs (F) and (G), respectively;
10	(2) by adding a period at the end of subpara-
11	$graph\ (G)\ (as\ so\ redesignated);$
12	(3) by inserting after subparagraph (D), the fol-
13	lowing:
14	$\lq\lq(E)$ The establishment, operation, and coordina-
15	tion of effective and cost-efficient systems to reduce the
16	prevalence of illness due to asthma and asthma-re-
17	lated illnesses, especially among children, by reducing
18	the level of exposure to cockroach allergen or other
19	known asthma triggers through the use of integrated
20	pest management, as applied to cockroaches or other
21	known allergens. Amounts expended for such systems
22	may include the costs of building maintenance and
23	the costs of programs to promote community partici-
24	pation in the carrying out at such sites of integrated
25	pest management, as applied to cockroaches or other

1	known allergens. For purposes of this subparagraph,
2	the term 'integrated pest management' means an ap-
3	proach to the management of pests in public facilities
4	that combines biological, cultural, physical, and
5	chemical tools in a way that minimizes economic,
6	health, and environmental risks.";
7	(4) in subparagraph (F) (as so redesignated), by
8	striking "subparagraphs (A) through (D)" and insert-
9	ing "subparagraphs (A) through (E)"; and
10	(5) in subparagraph (G) (as so redesignated), by
11	striking "subparagraphs (A) through (E)" and insert-
12	ing "subparagraphs (A) through (F)".
13	Subtitle C—Coordination of
14	Federal Activities
15	SEC. 521. COORDINATION THROUGH NATIONAL INSTITUTES
16	OF HEALTH.
17	Subpart 2 of part C of title IV of the Public Health
18	Service Act (42 U.S.C. 285b et seq.) is amended by inserting
19	after section 424A the following section:
20	"COORDINATION OF FEDERAL ASTHMA ACTIVITIES
21	"Sec. 424B (a) In General.—The Director of Insti-
22	tute shall, through the National Asthma Education Preven-
23	tion Program Coordinating Committee—
24	"(1) identify all Federal programs that carry
25	out asthma-related activities;

- "(2) develop, in consultation with appropriate
   Federal agencies and professional and voluntary
   health organizations, a Federal plan for responding to
   asthma; and
- 5 "(3) not later than 12 months after the date of 6 the enactment of the Children's Health Act of 2000, 7 submit recommendations to the appropriate commit-8 tees of the Congress on ways to strengthen and im-9 prove the coordination of asthma-related activities of 10 the Federal Government.
- 11 "(b) Representation of the Department of
- 12 Housing and Urban Development.—A representative of
- 13 the Department of Housing and Urban Development shall
- 14 be included on the National Asthma Education Prevention
- 15 Program Coordinating Committee for the purpose of per-
- 16 forming the tasks described in subsection (a).
- 17 "(c) Authorization of Appropriations.—For the
- 18 purpose of carrying out this section, there are authorized
- 19 to be appropriated such sums as may be necessary for each
- 20 of the fiscal years 2001 through 2005.".

# Subtitle D—Compilation of Data

2	SEC. 531. COMPILATION OF DATA BY CENTERS FOR DIS-
3	EASE CONTROL AND PREVENTION.
4	Part B of title III of the Public Health Service Act,
5	as amended by section 401 of this Act, is amended by insert-
6	ing after section 317H the following section:
7	"COMPILATION OF DATA ON ASTHMA
8	"Sec. 317I. (a) In General.—The Secretary, acting
9	through the Director of the Centers for Disease Control and
10	Prevention, shall—
11	"(1) conduct local asthma surveillance activities
12	to collect data on the prevalence and severity of asth-
13	ma and the quality of asthma management;
14	"(2) compile and annually publish data on the
15	prevalence of children suffering from asthma in each
16	State; and
17	"(3) to the extent practicable, compile and pub-
18	lish data on the childhood mortality rate associated
19	with asthma nationally.
20	"(b) Surveillance Activities.—The Director of the
21	Centers for Disease Control and Prevention, acting through
22	the representative of the Director on the National Asthma
23	Education Prevention Program Coordinating Committee,
24	shall, in carrying out subsection (a), provide an update on
	survoillance activities at each Committee meeting

1	"(c) Collaborative Efforts.—The activities de-
2	scribed in subsection (a)(1) may be conducted in collabora-
3	tion with eligible entities awarded a grant under section
4	399L.
5	"(d) Authorization of Appropriations.—For the
6	purpose of carrying out this section, there are authorized
7	to be appropriated such sums as may be necessary for each
8	of the fiscal years 2001 through 2005.".
9	TITLE VI—BIRTH DEFECTS
10	PREVENTION ACTIVITIES
11	Subtitle A—Folic Acid Promotion
12	SEC. 601. PROGRAM REGARDING EFFECTS OF FOLIC ACID
13	IN PREVENTION OF BIRTH DEFECTS.
14	Part B of title III of the Public Health Service Act,
15	as amended by section 531 of this Act, is amended by insert-
16	ing after section 317I the following section:
17	"EFFECTS OF FOLIC ACID IN PREVENTION OF BIRTH
18	DEFECTS
19	"Sec. 317J. (a) In General.—The Secretary, acting
20	through the Director of the Centers for Disease Control and
21	Prevention, shall expand and intensify programs (directly
22	or through grants or contracts) for the following purposes:
23	"(1) To provide education and training for
24	health professionals and the general public for pur-
25	poses of explaining the effects of folic acid in pre-
26	venting birth defects and for purposes of encouraging

- each woman of reproductive capacity (whether or not planning a pregnancy) to consume on a daily basis a dietary supplement that provides an appropriate level of folic acid.
- "(2) To conduct research with respect to such education and training, including identifying effective strategies for increasing the rate of consumption of folic acid by women of reproductive capacity.
  - "(3) To conduct research to increase the understanding of the effects of folic acid in preventing birth defects, including understanding with respect to cleft lip, cleft palate, and heart defects.
- "(4) To provide for appropriate epidemiological
   activities regarding folic acid and birth defects, in cluding epidemiological activities regarding neural
   tube defects.
- "(b) Consultations With States and Private En-18 titles.—In carrying out subsection (a), the Secretary shall 19 consult with the States and with other appropriate public 20 or private entities, including national nonprofit private or-21 ganizations, health professionals, and providers of health 22 insurance and health plans.
- 23 "(c) Technical Assistance.—The Secretary may 24 (directly or through grants or contracts) provide technical

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- 1 assistance to public and nonprofit private entities in car-
- 2 rying out the activities described in subsection (a).
- 3 "(d) EVALUATIONS.—The Secretary shall (directly or
- 4 through grants or contracts) provide for the evaluation of
- 5 activities under subsection (a) in order to determine the ex-
- 6 tent to which such activities have been effective in carrying
- 7 out the purposes of the program under such subsection, in-
- 8 cluding the effects on various demographic populations.
- 9 Methods of evaluation under the preceding sentence may in-
- 10 clude surveys of knowledge and attitudes on the consump-
- 11 tion of folic acid and on blood folate levels. Such methods
- 12 may include complete and timely monitoring of infants who
- 13 are born with neural tube defects.
- 14 "(e) Authorization of Appropriations.—For the
- 15 purpose of carrying out this section, there are authorized
- 16 to be appropriated such sums as may be necessary for each
- 17 of the fiscal years 2001 through 2005.".
- 18 Subtitle B—National Center on
- 19 Birth Defects and Developmental
- 20 **Disabilities**
- 21 SEC. 611. NATIONAL CENTER ON BIRTH DEFECTS AND DE-
- 22 **VELOPMENTAL DISABILITIES.**
- 23 Section 317C of the Public Health Service Act (42
- 24 U.S.C. 247b-4) is amended—

1	(1) by striking the heading for the section and
2	inserting the following:
3	"NATIONAL CENTER ON BIRTH DEFECTS AND
4	DEVELOPMENTAL DISABILITIES";
5	(2) by striking "SEC. 317C. (a)" and all that fol-
6	lows through the end of subsection (a) and inserting
7	the following:
8	"Sec. 317C. (a) In General.—
9	"(1) National center.—There is established
10	within the Centers for Disease Control and Prevention
11	a center to be known as the National Center on Birth
12	Defects and Developmental Disabilities (referred to in
13	this section as the 'Center'), which shall be headed by
14	a director appointed by the Director of the Centers for
15	Disease Control and Prevention.
16	"(2) General duties.—The Secretary shall
17	carry out programs—
18	(A) to collect, analyze, and make available
19	data on birth defects and developmental disabil-
20	ities (in a manner that facilitates compliance
21	with subsection $(d)(2)$ , including data on the
22	causes of such defects and disabilities and on the
23	incidence and prevalence of such defects and dis-
24	abilities;

1	(B) to operate regional centers for the con-
2	duct of applied epidemiological research on the
3	prevention of such defects and disabilities; and
4	(C) to provide information and education to
5	the public on the prevention of such defects and
6	disabilities.
7	"(3) Folic Acid.—The Secretary shall carry out
8	section 317J through the Center.
9	"(4) Certain programs.—
10	"(A) Transfers.—All programs and func-
11	tions described in subparagraph (B) are trans-
12	ferred to the Center, effective upon the expiration
13	of the 180-day period beginning on the date of
14	the enactment of the Children's Health Act of
15	2000.
16	"(B) Relevant programs.—The programs
17	and functions described in this subparagraph are
18	all programs and functions that—
19	"(i) relate to birth defects; folic acid;
20	cerebral palsy; mental retardation; child de-
21	velopment; newborn screening; autism; frag-
22	ile X syndrome; fetal alcohol syndrome; pe-
23	diatric genetic disorders; disability preven-
24	tion; or other relevant diseases, disorders, or
25	conditions as determined the Secretary; and

1	"(ii) were carried out through the Na-
2	tional Center for Environmental Health as
3	of the day before the date of the enactment
4	of the Act referred to in subparagraph (A).
5	"(C) Related transfers.—Personnel em-
6	ployed in connection with the programs and
7	functions specified in subparagraph (B), and
8	amounts available for carrying out the programs
9	and functions, are transferred to the Center, ef-
10	fective upon the expiration of the 180-day period
11	beginning on the date of the enactment of the Act
12	referred to in subparagraph (A). Such transfer of
13	amounts does not affect the period of availability
14	of the amounts, or the availability of the
15	amounts with respect to the purposes for which
16	the amounts may be expended."; and
17	(3) in subsection (b)(1), in the matter preceding
18	subparagraph (A), by striking "(a)(1)" and inserting
19	"(a)(2)(A)".

## TITLE VII—EARLY DETECTION. DIAGNOSIS, AND TREATMENT 2 REGARDING HEARING LOSS 3 *IN INFANTS* 4 5 SEC. 701. PURPOSES. 6 The purposes of this title are to clarify the authority 7 within the Public Health Service Act to authorize statewide newborn and infant hearing screening, evaluation and intervention programs and systems, technical assistance, a 10 national applied research program, and interagency and 11 private sector collaboration for policy development, in order to assist the States in making progress toward the following 13 qoals: 14 (1) All babies born in hospitals in the United 15 States and its territories should have a hearing 16 screening before leaving the birthing facility. Babies 17 born in other countries and residing in the United 18 States via immigration or adoption should have a 19 hearing screening as early as possible. 20 (2) All babies who are not born in hospitals in 21 the United States and its territories should have a 22 hearing screening within the first 3 months of life. 23 (3) Appropriate audiologic and medical evalua-24 tions should be conducted by 3 months for all

newborns and infants suspected of having hearing loss

- to allow appropriate referral and provisions for
   audiologic rehabilitation, medical and early interven tion before the age of 6 months.
  - (4) All newborn and infant hearing screening programs and systems should include a component for audiologic rehabilitation, medical and early intervention options that ensures linkage to any new and existing state-wide systems of intervention and rehabilitative services for newborns and infants with hearing loss.
- 11 (5) Public policy in regard to newborn and in-12 fant hearing screening and intervention should be 13 based on applied research and the recognition that 14 newborns, infants, toddlers, and children who are deaf 15 or hard-of-hearing have unique language, learning, 16 and communication needs, and should be the result of 17 consultation with pertinent public and private sec-18 tors.
- 19 SEC. 702. PROGRAMS OF HEALTH RESOURCES AND SERV-
- 20 ICES ADMINISTRATION, CENTERS FOR DIS-
- 21 EASE CONTROL AND PREVENTION, AND NA-
- 22 TIONAL INSTITUTES OF HEALTH.
- 23 Part P of title III of the Public Health Service Act,
- 24 as added by section 501 of this Act, is amended by adding
- 25 at the end the following section:

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1	"SEC. 399M. EARLY DETECTION, DIAGNOSIS, AND TREAT-
2	MENT REGARDING HEARING LOSS IN IN-
3	FANTS.
4	"(a) Statewide Newborn and Infant Hearing
5	Screening, Evaluation and Intervention Programs
6	AND Systems.—The Secretary, acting through the Admin-
7	istrator of the Health Resources and Services Administra-
8	tion, shall make awards of grants or cooperative agreements
9	to develop statewide newborn and infant hearing screening,
10	evaluation and intervention programs and systems for the
11	following purposes:
12	"(1) To develop and monitor the efficacy of state-
13	wide newborn and infant hearing screening, evalua-
14	tion and intervention programs and systems. Early
15	intervention includes referral to schools and agencies,
16	including community, consumer, and parent-based
17	agencies and organizations and other programs man-
18	dated by part C of the Individuals with Disabilities
19	Education Act, which offer programs specifically de-
20	signed to meet the unique language and communica-
21	tion needs of deaf and hard of hearing newborns, in-
22	fants, toddlers, and children.
23	"(2) To collect data on statewide newborn and
24	infant hearing screening, evaluation and intervention
25	programs and systems that can be used for applied
26	research, program evaluation and policy development.

1	"(b) Technical Assistance, Data Management,
2	AND APPLIED RESEARCH.—
3	"(1) Centers for disease control and pre-
4	VENTION.—The Secretary, acting through the Director
5	of the Centers for Disease Control and Prevention,
6	shall make awards of grants or cooperative agree-
7	ments to provide technical assistance to State agencies
8	to complement an intramural program and to con-
9	duct applied research related to newborn and infant
10	hearing screening, evaluation and intervention pro-
11	grams and systems. The program shall develop stand-
12	ardized procedures for data management and pro-
13	gram effectiveness and costs, such as—
14	"(A) to ensure quality monitoring of new-
15	born and infant hearing loss screening, evalua-
16	tion, and intervention programs and systems;
17	"(B) to provide technical assistance on data
18	collection and management;
19	"(C) to study the costs and effectiveness of
20	newborn and infant hearing screening, evalua-
21	tion and intervention programs and systems con-
22	ducted by State-based programs in order to an-
23	swer issues of importance to state and national
24	policy makers;

1	"(D) to identify the causes and risk factors
2	for congenital hearing loss;
3	"(E) to study the effectiveness of newborn
4	and infant hearing screening, audiologic and
5	medical evaluations and intervention programs
6	and systems by assessing the health, intellectual
7	and social developmental, cognitive, and lan-
8	guage status of these children at school age; and
9	"(F) to promote the sharing of data regard-
10	ing early hearing loss with State-based birth de-
11	fects and developmental disabilities monitoring
12	programs for the purpose of identifying pre-
13	viously unknown causes of hearing loss.
14	"(2) National institutes of health.—The
15	Director of the National Institutes of Health, acting
16	through the Director of the National Institute on
17	Deafness and Other Communication Disorders, shall
18	for purposes of this section, continue a program of re-
19	search and development on the efficacy of new screen-
20	ing techniques and technology, including clinical
21	studies of screening methods, studies on efficacy of
22	intervention, and related research.
23	"(c) Coordination and Collaboration.—
24	"(1) In general.—In carrying out programs
25	under this section, the Administrator of the Health

1 Resources and Services Administration, the Director 2 of the Centers for Disease Control and Prevention, and the Director of the National Institutes of Health 3 shall collaborate and consult with other Federal agen-5 cies; State and local agencies, including those respon-6 sible for early intervention services pursuant to title 7 XIX of the Social Security Act (Medicaid Early and 8 Periodic Screening, Diagnosis and Treatment Pro-9 gram); title XXI of the Social Security Act (State 10 Children's Health Insurance Program); title V of the 11 Social Security Act (Maternal and Child Health 12 Block Grant Program); and part C of the Individuals 13 with Disabilities Education Act; consumer groups of 14 and that serve individuals who are deaf and hard-of-15 hearing and their families; appropriate national med-16 ical and other health and education specialty organi-17 zations; persons who are deaf and hard-of-hearing 18 and their families; other qualified professional per-19 sonnel who are proficient in deaf or hard-of-hearing 20 children's language and who possess the specialized 21 knowledge, skills, and attributes needed to serve deaf 22 and hard-of-hearing newborns, infants, toddlers, chil-23 dren, and their families; third-party payers and 24 managed care organizations; and related commercial 25 industries.

1 "(2) Policy Development.—The Administrator 2 of the Health Resources and Services Administration, the Director of the Centers for Disease Control and 3 Prevention, and the Director of the National Institutes of Health shall coordinate and collaborate on 5 6 recommendations for policy development at the Fed-7 eral and State levels and with the private sector, in-8 cluding consumer, medical and other health and edu-9 cation professional-based organizations, with respect 10 to newborn and infant hearing screening, evaluation 11 and intervention programs and systems.

"(3) State Early Detection, Diagnosis, and Intervention programs and systems; data collection.—The Administrator of the Health Resources and Services Administration and the Director of the Centers for Disease Control and Prevention shall coordinate and collaborate in assisting States to establish newborn and infant hearing screening, evaluation and intervention programs and systems under subsection (a) and to develop a data collection system under subsection (b).

22 "(d) Rule of Construction; Religious Accommo-23 Dation.—Nothing in this section shall be construed to pre-24 empt or prohibit any State law, including State laws which 25 do not require the screening for hearing loss of newborn in-

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- 1 fants or young children of parents who object to the screen-
- 2 ing on the grounds that such screening conflicts with the
- 3 parents' religious beliefs.

- 4 "(e) Definitions.—For purposes of this section:
  - "(1) The term 'audiologic evaluation' refers to procedures to assess the status of the auditory system; to establish the site of the auditory disorder; the type and degree of hearing loss, and the potential effects of hearing loss on communication; and to identify appropriate treatment and referral options. Referral options should include linkage to State coordinating agencies under part C of the Individuals with Disabilities Education Act or other appropriate agencies, medical evaluation, hearing aid/sensory aid assessment, audiologic rehabilitation treatment, national and local consumer, self-help, parent, and education organizations, and other family-centered services.
    - "(2) The terms 'audiologic rehabilitation' and 'audiologic intervention' refer to procedures, techniques, and technologies to facilitate the receptive and expressive communication abilities of a child with hearing loss.
    - "(3) The term 'early intervention' refers to providing appropriate services for the child with hearing loss, including nonmedical services, and ensuring that

- families of the child are provided comprehensive, consumer-oriented information about the full range of family support, training, information services, communication options and are given the opportunity to consider the full range of educational and program placements and options for their child.
  - "(4) The term 'medical evaluation by a physician' refers to key components including history, examination, and medical decision making focused on symptomatic and related body systems for the purpose of diagnosing the etiology of hearing loss and related physical conditions, and for identifying appropriate treatment and referral options.
  - "(5) The term 'medical intervention' refers to the process by which a physician provides medical diagnosis and direction for medical and/or surgical treatment options of hearing loss and/or related medical disorder associated with hearing loss.
  - "(6) The term 'newborn and infant hearing screening' refers to objective physiologic procedures to detect possible hearing loss and to identify newborns and infants who, after rescreening, require further audiologic and medical evaluations.
- 24 "(f) AUTHORIZATION OF APPROPRIATIONS.—

- "(1) Statewide Newborn and Infant HearIng Screening, Evaluation and Intervention
  Programs and Systems.—For the purpose of carrying out subsection (a), there are authorized to be
  appropriated to the Health Resources and Services
  Administration such sums as may be necessary for
  fiscal year 2002.
- 9 "(2) Technical Assistance, data manage9 Ment, and applied research; centers for dis10 Ease control and prevention.—For the purpose of
  11 carrying out subsection (b)(1), there are authorized to
  12 be appropriated to the Centers for Disease Control
  13 and Prevention such sums as may be necessary for
  14 fiscal year 2002.
  - "(3) TECHNICAL ASSISTANCE, DATA MANAGE-MENT, AND APPLIED RESEARCH; NATIONAL INSTITUTE ON DEAFNESS AND OTHER COMMUNICATION DIS-ORDERS.—For the purpose of carrying out subsection (b)(2), there are authorized to be appropriated to the National Institute on Deafness and Other Communication Disorders such sums as may be necessary for fiscal year 2002."

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1	TITLE VIII—CHILDREN AND
2	<b>EPILEPSY</b>
3	SEC. 801. NATIONAL PUBLIC HEALTH CAMPAIGN ON EPI-
4	LEPSY; SEIZURE DISORDER DEMONSTRATION
5	PROJECTS IN MEDICALLY UNDERSERVED
6	AREAS.
7	Subpart I of part D of title III of the Public Health
8	Service Act (42 U.S.C. 254b) is amended by adding at the
9	end the following section:
10	"SEC. 330E. EPILEPSY; SEIZURE DISORDER.
11	"(a) National Public Health Campaign.—
12	"(1) In general.—The Secretary shall develop
13	and implement public health surveillance, education,
14	research, and intervention strategies to improve the
15	lives of persons with epilepsy, with a particular em-
16	phasis on children. Such projects may be carried out
17	by the Secretary directly and through awards of
18	grants or contracts to public or nonprofit private en-
19	tities. The Secretary may directly or through such
20	awards provide technical assistance with respect to
21	the planning, development, and operation of such
22	projects.
23	"(2) CERTAIN ACTIVITIES.—Activities under
24	paragraph (1) shall include—

1	"(A) expanding current surveillance activi-
2	ties through existing monitoring systems and im-
3	proving registries that maintain data on indi-
4	viduals with epilepsy, including children;
5	"(B) enhancing research activities on the
6	diagnosis, treatment, and management of epi-
7	lepsy;
8	"(C) implementing public and professional
9	information and education programs regarding
10	epilepsy, including initiatives which promote ef-
11	fective management of the disease through chil-
12	dren's programs which are targeted to parents,
13	schools, daycare providers, patients;
14	"(D) undertaking educational efforts with
15	the media, providers of health care, schools and
16	others regarding stigmas and secondary disabil-
17	ities related to epilepsy and seizures, and its ef-
18	fects on youth;
19	"(E) utilizing and expanding partnerships
20	with organizations with experience addressing
21	the health and related needs of people with dis-
22	abilities; and
23	"(F) other activities the Secretary deems
24	appropriate.

1	"(3) Coordination of activities.—The Sec-
2	retary shall ensure that activities under this sub-
3	section are coordinated as appropriate with other
4	agencies of the Public Health Service that carry out
5	activities regarding epilepsy and seizure.
6	"(b) Seizure Disorder; Demonstration Projects
7	IN MEDICALLY UNDERSERVED AREAS.—
8	"(1) In General.—The Secretary, acting
9	through the Administrator of the Health Resources
10	and Services Administration, may make grants for
11	the purpose of carrying out demonstration projects to
12	improve access to health and other services regarding
13	seizures to encourage early detection and treatment in
14	children and others residing in medically underserved
15	areas.
16	"(2) Application for grant may
17	not be awarded under paragraph (1) unless an appli-
18	cation therefore is submitted to the Secretary and the
19	Secretary approves such application. Such applica-
20	tion shall be submitted in such form and manner and
21	shall contain such information as the Secretary may
22	prescribe.
23	"(c) Definitions.—For purposes of this section:
24	"(1) The term "epilepsy" refers to a chronic and
25	serious neurological condition characterized by exces-

1	sive electrical discharges in the brain causing recur-
2	ring seizures affecting all life activities. The Secretary
3	may revise the definition of such term to the extent
4	the Secretary determines necessary.
5	"(2) The term "medically underserved" has the
6	meaning applicable under section $799B(6)$ .
7	"(d) Authorization of Appropriations.—For the
8	purpose of carrying out this section, there are authorized
9	to be appropriated such sums as may be necessary for each
10	of the fiscal years 2001 through 2005.".
11	TITLE IX—SAFE MOTHERHOOD;
12	INFANT HEALTH PROMOTION
13	Subtitle A—Safe Motherhood
14	Prevention Research
15	SEC. 901. PREVENTION RESEARCH AND OTHER ACTIVITIES.
16	Part B of title III of the Public Health Service Act,
17	as amended by section 601 of this Act, is amended by insert-
18	ing after section 317J the following section:
19	"SAFE MOTHERHOOD
20	"Sec. 317K. (a) Surveillance.—
21	"(1) Purpose.—The purpose of this subsection
22	is to develop surveillance systems at the local, State,
23	and national level to better understand the burden of
24	maternal complications and mortality and to decrease
25	the disparities among population at risk of death and
26	complications from pregnancy.

1	"(2) Activities.—For the purpose described in
2	paragraph (1), the Secretary, acting through the Di-
3	rector of the Centers for Disease Control and Preven-
4	tion, may carry out the following activities:
5	"(A) The Secretary may establish and im-
6	plement a national surveillance program to iden-
7	tify and promote the investigation of deaths and
8	severe complications that occur during preg-
9	nancy.
10	"(B) The Secretary may expand the Preg-
11	nancy Risk Assessment Monitoring System to
12	provide surveillance and collect data in each
13	State.
14	"(C) The Secretary may expand the Mater-
15	nal and Child Health Epidemiology Program to
16	provide technical support, financial assistance,
17	or the time-limited assignment of senior epi-
18	demiologists to maternal and child health pro-
19	grams in each State.
20	"(b) Prevention Research.—
21	"(1) Purpose.—The purpose of this subsection
22	is to provide the Secretary with the authority to fur-
23	ther expand research concerning risk factors, preven-
24	tion strategies, and the roles of the family, health care

providers and the community in safe motherhood.

1	"(2) Research.—The Secretary may carry out
2	activities to expand research relating to—
3	$``(A)\ encouraging\ preconception\ counseling,$
4	especially for at risk populations such as dia-
5	betics;
6	"(B) the identification of critical compo-
7	nents of prenatal delivery and postpartum care;
8	"(C) the identification of outreach and sup-
9	port services, such as folic acid education, that
10	are available for pregnant women;
11	"(D) the identification of women who are at
12	high risk for complications;
13	"(E) preventing preterm delivery;
14	"(F) preventing urinary tract infections;
15	"(G) preventing unnecessary caesarean sec-
16	tions;
17	"(H) an examination of the higher rates of
18	maternal mortality among African American
19	women;
20	"(I) an examination of the relationship be-
21	tween domestic violence and maternal complica-
22	tions and mortality;
23	"( $J$ ) preventing and reducing adverse health
24	consequences that may result from smoking, alco-

1	hol and illegal drug use before, during and after
2	pregnancy;
3	"(K) preventing infections that cause ma-
4	ternal and infant complications; and
5	"(L) other areas determined appropriate by
6	the Secretary.
7	"(c) Prevention Programs.—
8	"(1) In general.—The Secretary may carry out
9	activities to promote safe motherhood, including—
10	"(A) public education campaigns on healthy
11	pregnancies and the building of partnerships
12	with outside organizations concerned about safe
13	motherhood;
14	"(B) education programs for physicians,
15	nurses and other health care providers; and
16	"(C) activities to promote community sup-
17	port services for pregnant women.
18	"(d) Authorization of Appropriations.—For the
19	purpose of carrying out this section, there are authorized
20	to be appropriated such sums as may be necessary for each
21	of the fiscal years 2001 through 2005.".

1	Subtitle B—Pregnant Women and
2	Infants Health Promotion
3	SEC. 911. PROGRAMS REGARDING PRENATAL AND POST-
4	NATAL HEALTH.
5	Part B of title III of the Public Health Service Act,
6	as amended by section 901 of this Act, is amended by insert-
7	ing after section 317K the following section:
8	"PRENATAL AND POSTNATAL HEALTH
9	"Sec. 317L. (a) In General.—The Secretary, acting
10	through the Director of the Centers for Disease Control and
11	Prevention, shall carry out programs—
12	"(1) to collect, analyze, and make available data
13	on prenatal smoking, alcohol and illegal drug use, in-
14	cluding data on the implications of such activities
15	and on the incidence and prevalence of such activities
16	and their implications;
17	"(2) to conduct applied epidemiological research
18	on the prevention of prenatal and postnatal smoking,
19	alcohol and illegal drug use;
20	"(3) to support, conduct, and evaluate the effec-
21	tiveness of educational and cessation programs; and
22	"(4) to provide information and education to the
23	public on the prevention and implications of prenatal
24	and postnatal smoking, alcohol and illegal drug use.

- 1 "(b) Grants.—In carrying out subsection (a), the Sec-
- 2 retary may award grants to and enter into contracts with
- 3 States, local governments, scientific and academic institu-
- 4 tions, Federally qualified health centers, and other public
- 5 and nonprofit entities, and may provide technical and con-
- 6 sultative assistance to such entities.
- 7 "(c) AUTHORIZATION OF APPROPRIATIONS.—For the
- 8 purpose of carrying out this section, there are authorized
- 9 to be appropriated such sums as may be necessary for each
- 10 of the fiscal years 2001 through 2005.".

## 11 TITLE X— PEDIATRIC RESEARCH

- 12 **INITIATIVE**
- 13 SEC. 1001. ESTABLISHMENT OF PEDIATRIC RESEARCH INI-
- 14 **TIATIVE.**
- 15 Part B of title IV of the Public Health Service Act,
- 16 as amended by section 101 of this Act, is amended by add-
- 17 ing at the end the following:
- 18 "PEDIATRIC RESEARCH INITIATIVE
- 19 "Sec. 409D. (a) Establishment.—The Secretary
- 20 shall establish within the Office of the Director of NIH a
- 21 Pediatric Research Initiative (referred to in this section as
- 22 the 'Initiative') to conduct and support research that is di-
- 23 rectly related to diseases, disorders, and other conditions in
- 24 children. The Initiative shall be headed by the Director of
- 25 NIH.

1	"(b) Purpose.—The purpose of the Initiative is to
2	provide funds to enable the Director of NIH—
3	"(1) to increase support for pediatric biomedical
4	research within the National Institutes of Health to
5	realize the expanding opportunities for advancement
6	in scientific investigations and care for children;
7	"(2) to enhance collaborative efforts among the
8	Institutes to conduct and support multidisciplinary
9	research in the areas that the Director deems most
10	promising; and
11	"(3) in coordination with the Food and Drug
12	Administration, to increase the development of ade-
13	quate pediatric clinical trials and pediatric use infor-
14	mation to promote the safer and more effective use of
15	prescription drugs in the pediatric population.
16	"(c) Duties.—In carrying out subsection (b), the Di-
17	rector of NIH shall—
18	"(1) consult with the Director of the National
19	Institute of Child Health and Human Development
20	and the other national research institutes, in consid-
21	ering their requests for new or expanded pediatric re-
22	search efforts, and consult with the Administrator of
23	the Health Resources and Services Administration
24	and other advisors as the Director determines to be
25	appropriate;

- 1 "(2) have broad discretion in the allocation of 2 any Initiative assistance among the Institutes, among types of grants, and between basic and clinical re-3 search so long as the assistance is directly related to the illnesses and conditions of children; and 5 6 "(3) be responsible for the oversight of any newly 7 appropriated Initiative funds and annually report to 8 Congress and the public on the extent of the total 9 funds obligated to conduct or support pediatric re-10 search across the National Institutes of Health, in-11 cluding the specific support and research awards allo-12 cated through the Initiative. 13 "(d) AUTHORIZATION.—For the purpose of carrying 14 out this section, there are authorized to be appropriated 15 \$50,000,000 for fiscal year 2001, and such sums as may be necessary for each of the fiscal years 2002 through 2005. 17 "(e) Transfer of Funds.—The Director of NIH may transfer amounts appropriated under this section to any 18 19 of the Institutes for a fiscal year to carry out the purposes of the Initiative under this section.". 20
- 21 SEC. 1002. INVESTMENT IN TOMORROW'S PEDIATRIC RE-
- 22 **SEARCHERS.**
- 23 (a) In General.—Subpart 7 of part C of title IV of
- 24 the Public Health Service Act, as amended by section 921
- 25 of this Act, is amended by adding at the end the following:

- 1 "Investment in tomorrow's pediatric researchers
- 2 "Sec. 452G. (a) Enhanced Support.—In order to
- 3 ensure the future supply of researchers dedicated to the care
- 4 and research needs of children, the Director of the Institute,
- 5 after consultation with the Administrator of the Health Re-
- 6 sources and Services Administration, shall support activi-
- 7 ties to provide for—
- 8 "(1) an increase in the number and size of insti-
- 9 tutional training grants to institutions supporting
- 10 pediatric training; and
- 11 "(2) an increase in the number of career develop-
- ment awards for health professionals who intend to
- build careers in pediatric basic and clinical research.
- 14 "(b) AUTHORIZATION.—For the purpose of carrying
- 15 out subsection (a), there are authorized to be appropriated
- 16 such sums as may be necessary for each of the fiscal years
- 17 2001 through 2005.".
- 18 (b) Pediatric Research Loan Repayment Pro-
- 19 GRAM.—Part G of title IV of the Public Health Service Act
- 20 (42 U.S.C. 288 et seq.) is amended by inserting after section
- 21 487E the following section:
- 22 "PEDIATRIC RESEARCH LOAN REPAYMENT PROGRAM
- 23 "Sec. 487F. (a) In General.—The Secretary, in con-
- 24 sultation with the Director of NIH, may establish a pedi-
- 25 atric research loan repayment program. Through such
- 26 program—

"(1) the Secretary shall enter into contracts with qualified health professionals under which such professionals will agree to conduct pediatric research, in consideration of the Federal government agreeing to repay, for each year of such service, not more than \$35,000 of the principal and interest of the educational loans of such professionals; and

"(2) the Secretary shall, for the purpose of providing reimbursements for tax liability resulting from payments made under paragraph (1) on behalf of an individual, make payments, in addition to payments under such paragraph, to the individual in an amount equal to 39 percent of the total amount of loan repayments made for the taxable year involved. "(b) APPLICATION OF OTHER PROVISIONS.—The provi-

"(b) APPLICATION OF OTHER PROVISIONS.—The provisions of sections 338B, 338C, and 338E shall, except as inconsistent with paragraph (1), apply to the program established under such paragraph to the same extent and in the same manner as such provisions apply to the National Health Service Corps Loan Repayment Program established under subpart III of part D of title III.

22 "(c) FUNDING.—

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"(1) In General.—For the purpose of carrying out this section with respect to a national research institute the Secretary may reserve, from amounts ap-

- propriated for such institute for the fiscal year involved, such amounts as the Secretary determines to be appropriate.
- "(2) AVAILABILITY OF FUNDS.—Amounts made available to carry out this section shall remain available until the expiration of the second fiscal year beginning after the fiscal year for which such amounts were made available.".

## 9 SEC. 1003. REVIEW OF REGULATIONS.

- 10 (a) REVIEW.—By not later than 6 months after the
  11 date of enactment of this Act, the Secretary of Health and
  12 Human Services shall conduct a review of the regulations
  13 under subpart D of part 46 of title 45, Code of Federal
  14 Regulations, consider any modifications necessary to ensure
  15 the adequate and appropriate protection of children partici16 pating in research, and report the findings of the Secretary
  17 to Congress.
- 18 (b) AREAS OF REVIEW.—In conducting the review 19 under subsection (a), the Secretary of Health and Human 20 Services shall consider—
- 21 (1) the appropriateness of the regulations for 22 children of differing ages and maturity levels, includ-23 ing legal status;
- 24 (2) the definition of "minimal risk" for a 25 healthy child or for a child with an illness;

1	(3) the definitions of "assent" and "permission"
2	for child clinical research participants and their par-
3	ents or guardians and of "adequate provisions" for
4	soliciting assent or permission in research as such
5	definitions relate to the process of obtaining the agree-
6	ment of children participating in research and the
7	parents or guardians of such children;
8	(4) the definitions of "direct benefit to the indi-

- (4) the definitions of "direct benefit to the individual subjects" and "generalizable knowledge about the subject's disorder or condition";
- (5) whether payment (financial or otherwise) may be provided to a child or his or her parent or guardian for the participation of the child in research, and if so, the amount and type given;
- (6) the expectations of child research participants and their parent or guardian for the direct benefits of the child's research involvement;
- (7) safeguards for research involving children conducted in emergency situations with a waiver of informed assent;
- (8) parent and child notification in instances in which the regulations have not been complied with;
- (9) compliance with the regulations in effect on the date of enactment of this Act, the monitoring of

1	such compliance, and enforcement actions for viola-
2	tions of such regulations; and
3	(10) the appropriateness of current practices for
4	recruiting children for participation in research.
5	(c) Consultation.—In conducting the review under
6	subsection (a), the Secretary of Health and Human Services
7	shall consult broadly with experts in the field, including
8	pediatric pharmacologists, pediatricians, pediatric profes-
9	sional societies, bioethics experts, clinical investigators, in-
10	stitutional review boards, industry experts, appropriate
11	Federal agencies, and children who have participated in re-
12	search studies and the parents, guardians, or families of
13	such children.
14	(d) Consideration of Additional Provisions.—In
15	conducting the review under subsection (a), the Secretary
16	of Health and Human Services shall consider and, not later
17	than 6 months after the date of enactment of this Act, report
18	to Congress concerning—
19	(1) whether the Secretary should establish data
20	and safety monitoring boards or other mechanisms to
21	review adverse events associated with research involv-
22	ing children; and
23	(2) whether the institutional review board over-
24	sight of clinical trials involving children is adequate
25	to protect children.

## 1 SEC. 1004. LONG-TERM CHILD DEVELOPMENT STUDY.

2	(a) Purpose.—It is the purpose of this section to au-
3	thorize the National Institute of Child Health and Human
4	Development to conduct a national longitudinal study of
5	environmental influences (including physical, chemical, bi-
6	ological, and psychosocial) on children's health and develop-
7	ment.
8	(b) In General.—The Director of the National Insti-
9	tute of Child Health and Human Development shall estab-
10	lish a consortium of representatives from appropriate Fed-
11	eral agencies (including the Centers for Disease Control and
12	Prevention, the Environmental Protection Agency) to—
13	(1) plan, develop, and implement a prospective
14	cohort study, from birth to adulthood, to evaluate the
15	effects of both chronic and intermittent exposures on
16	child health and human development; and
17	(2) investigate basic mechanisms of develop-
18	mental disorders and environmental factors, both risk
19	and protective, that influence health and develop-
20	mental processes.
21	(c) Requirement.—The study under subsection (b)
22	shall—
23	(1) incorporate behavioral, emotional, edu-
24	cational, and contextual consequences to enable a
25	complete assessment of the physical, chemical, biologi-

- cal and psychosocial environmental influences on
   children's well-being;
- (2) gather data on environmental influences and
   outcomes on diverse populations of children, which
   may include the consideration of prenatal exposures;
- 6 (3) consider health disparities among children 7 which may include the consideration of prenatal ex-8 posures.
- 9 (d) Report.—Beginning not later than 3 years after 10 the date of enactment of this Act, and periodically thereafter 11 for the duration of the study under this section, the Director 12 of the National Institute of Child Health and Human De-13 velopment shall prepare and submit to the appropriate 14 committees of Congress a report on the implementation and 15 findings made under the planning and feasibility study
- 17 (e) AUTHORIZATION OF APPROPRIATIONS.—There are 18 authorized to be appropriated to carry out this section 19 \$18,000,000 for fiscal year 2001, and such sums as may 20 be necessary for each the fiscal years 2002 through 2005.

conducted under this section.

1	TITLE XI—CHILDHOOD
2	<b>MALIGNANCIES</b>
3	SEC. 1101. PROGRAMS OF CENTERS FOR DISEASE CONTROL
4	AND PREVENTION AND NATIONAL INSTI-
5	TUTES OF HEALTH.
6	Part P of title III of the Public Health Service Act,
7	as amended by section 702 of this Act, is amended by add-
8	ing at the end the following section:
9	"SEC. 399N. CHILDHOOD MALIGNANCIES.
10	"(a) In General.—The Secretary, acting as appro-
11	priate through the Director of the Centers for Disease Con-
12	trol and Prevention and the Director of the National Insti-
13	tutes of Health, shall study environmental and other risk
14	factors for childhood cancers (including skeletal malig-
15	nancies, leukemias, malignant tumors of the central nervous
16	system, lymphomas, soft tissue sarcomas, and other malig-
17	nant neoplasms) and carry out projects to improve out-
18	comes among children with childhood cancers and resultant
19	secondary conditions, including limb loss, anemia, rehabili-
20	tation, and palliative care. Such projects shall be carried
21	out by the Secretary directly and through awards of grants
22	$or\ contracts.$
23	"(b) Certain Activities under sub-
24	section (a) include—

- 1 "(1) the expansion of current demographic data 2 collection and population surveillance efforts to in-3 clude childhood cancers nationally;
- "(2) the development of a uniform reporting system under which treating physicians, hospitals, clinics, and states report the diagnosis of childhood cancers, including relevant associated epidemiological data; and
- 9 "(3) support for the National Limb Loss Infor-10 mation Center to address, in part, the primary and 11 secondary needs of persons who experience childhood 12 cancers in order to prevent or minimize the disabling 13 nature of these cancers.
- "(c) Coordination of Activities.—The Secretary
  shall assure that activities under this section are coordinated as appropriate with other agencies of the Public
  Health Service that carry out activities focused on childhood cancers and limb loss.
- "(d) DEFINITION.—For purposes of this section, the term 'childhood cancer' refers to a spectrum of different malignancies that vary by histology, site of disease, origin, race, sex, and age. The Secretary may for purposes of this section revise the definition of such term to the extent determined by the Secretary to be appropriate.

1	"(e) Authorization of Appropriations.—For the
2	purpose of carrying out this section, there are authorized
3	to be appropriated such sums as may be necessary for each
4	of the fiscal years 2001 through 2005.".
5	TITLE XII—ADOPTION
6	<b>AWARENESS</b>
7	$Subtitle\ A \!\!-\!\! Infant\ Adoption$
8	Awareness
9	SEC. 1201. GRANTS REGARDING INFANT ADOPTION AWARE-
10	NESS.
11	Subpart I of part D of title III of the Public Health
12	Service Act, as amended by section 801 of this Act, is
13	amended by adding at the end the following section:
14	"SEC. 330F. CERTAIN SERVICES FOR PREGNANT WOMEN.
15	"(a) Infant Adoption Awareness.—
16	"(1) In General.—The Secretary shall make
17	grants to national, regional, or local adoption organi-
18	zations for the purpose of developing and imple-
19	menting programs to train the designated staff of eli-
20	gible health centers in providing adoption informa-
21	tion and referrals to pregnant women on an equal
22	basis with all other courses of action included in non-
23	directive counseling to pregnant women.
24	"(2) Best-practices guidelines.—

1	"(A) In general.—A condition for the re-
2	ceipt of a grant under paragraph (1) is that the
3	adoption organization involved agree that, in
4	providing training under such paragraph, the
5	organization will follow the guidelines developed
6	under subparagraph (B).
7	"(B) Process for development of
8	GUIDELINES.—
9	"(i) In general.—The Secretary shall
10	establish and supervise a process described
11	in clause (ii) in which the participants
12	are—
13	"(I) an appropriate number and
14	variety of adoption organizations that,
15	as a group, have expertise in all mod-
16	els of adoption practice and that rep-
17	resent all members of the adoption
18	triad (birth mother, infant, and adop-
19	tive parent); and
20	"(II) affected public health enti-
21	ties.
22	"(ii) Description of process.—The
23	process referred to in clause (i) is a process
24	in which the participants described in such
25	clause collaborate to develop best-practices

1	guidelines on the provision of adoption in-
2	formation and referrals to pregnant women
3	on an equal basis with all other courses of
4	action included in nondirective counseling
5	to pregnant women.
6	"(iii) Date certain for develop-
7	MENT.—The Secretary shall ensure that the
8	guidelines described in clause (ii) are devel-
9	oped not later than 180 days after the date
10	of the enactment of the Children's Health
11	Act of 2000.
12	"(C) Relation to authority for
13	GRANTS.—The Secretary may not make any
14	grant under paragraph (1) before the date on
15	which the guidelines under subparagraph (B) are
16	developed.
17	"(3) Use of grant.—
18	"(A) In general.—With respect to a grant
19	under paragraph (1)—
20	"(i) an adoption organization may ex-
21	pend the grant to carry out the programs
22	directly or through grants to or contracts
23	with other adoption organizations;
24	"(ii) the purposes for which the adop-
25	tion organization expends the grant may

include the development of a training curriculum, consistent with the guidelines developed under paragraph (2)(B); and

"(iii) a condition for the receipt of the grant is that the adoption organization agree that, in providing training for the designated staff of eligible health centers, such organization will make reasonable efforts to ensure that the individuals who provide the training are individuals who are knowledgeable in all elements of the adoption process and are experienced in providing adoption information and referrals in the geographic areas in which the eligible health centers are located, and that the designated staff receive the training in such areas.

"(B) RULE OF CONSTRUCTION REGARDING
TRAINING OF TRAINERS.—With respect to individuals who under a grant under paragraph (1)
provide training for the designated staff of eligible health centers (referred to in this subparagraph as 'trainers'), subparagraph (A)(iii) may
not be construed as establishing any limitation
regarding the geographic area in which the

1	trainers receive instruction in being such train-
2	ers. A trainer may receive such instruction in a
3	different geographic area than the area in which
4	the trainer trains (or will train) the designated
5	staff of eligible health centers.
6	"(4) Adoption organizations; eligible
7	HEALTH CENTERS; OTHER DEFINITIONS.—For pur-
8	poses of this section:
9	"(A) The term 'adoption organization'
10	means a national, regional, or local
11	organization—
12	"(i) among whose primary purposes
13	$are\ adoption;$
14	"(ii) that is knowledgeable in all ele-
15	ments of the adoption process and on pro-
16	viding adoption information and referrals
17	to pregnant women; and
18	"(iii) that is a nonprofit private enti-
19	ty.
20	"(B) The term 'designated staff', with re-
21	spect to an eligible health center, means staff of
22	the center who provide pregnancy or adoption
23	information and referrals (or will provide such
24	information and referrals after receiving train-
25	ing under a grant under paragraph (1)).

1	"(C) The term 'eligible health centers'
2	means public and nonprofit private entities that
3	provide health services to pregnant women.
4	"(5) Training for certain eligible health
5	CENTERS.—A condition for the receipt of a grant
6	under paragraph (1) is that the adoption organiza-
7	tion involved agree to make reasonable efforts to en-
8	sure that the eligible health centers with respect to
9	which training under the grant is provided include—
10	"(A) eligible health centers that receive
11	grants under section 1001 (relating to voluntary
12	family planning projects);
13	"(B) eligible health centers that receive
14	grants under section 330 (relating to community
15	health centers, migrant health centers, and cen-
16	ters regarding homeless individuals and residents
17	of public housing); and
18	"(C) eligible health centers that receive
19	grants under this Act for the provision of services
20	$in\ schools.$
21	"(6) Participation of certain eligible
22	HEALTH CLINICS.—In the case of eligible health cen-
23	ters that receive grants under section 330 or 1001:
24	"(A) Within a reasonable period after the
25	Secretary begins making grants under para-

graph (1), the Secretary shall provide eligible health centers with complete information about the training available from organizations receiving grants under such paragraph. The Secretary shall make reasonable efforts to encourage eligible health centers to arrange for designated staff to participate in such training. Such efforts shall affirm Federal requirements, if any, that the eligible health center provide nondirective counseling to pregnant women.

"(B) All costs of such centers in obtaining the training shall be reimbursed by the organization that provides the training, using grants under paragraph (1).

"(C) Not later than one year after the date of the enactment of the Children's Health Act of 2000, the Secretary shall submit to the appropriate committees of the Congress a report evaluating the extent to which adoption information and referral, upon request, are provided by eligible health centers. Within a reasonable time after training under this section is initiated, the Secretary shall submit to the appropriate committees of the Congress a report evaluating the extent to which adoption information and referral,

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upon request, are provided by eligible health centers in order to determine the effectiveness of such training and the extent to which such training complies with subsection (a)(1). In preparing the reports required by this subparagraph, the Secretary shall in no respect interpret the provisions of this section to allow any interference in the provider-patient relationship, any breach of patient confidentiality, or any monitoring or auditing of the counseling process or patient records which breaches patient confidentiality or reveals patient identity. The reports required by this subparagraph shall be conducted by the Secretary acting through the Administrator of the Health Resources and Services Administration and in collaboration with the Director of the Agency for Healthcare Research and Quality.

"(b) APPLICATION FOR GRANT.—The Secretary may
make a grant under subsection (a) only if an application
for the grant is submitted to the Secretary and the application is in such form, is made in such manner, and contains
such agreements, assurances, and information as the Secretary determines to be necessary to carry out this section.

1	"(c) Authorization of Appropriations.—For the
2	purpose of carrying out this section, there are authorized
3	to be appropriated such sums as may be necessary for each
4	of the fiscal years 2001 through 2005.".
5	Subtitle B—Special Needs Adoption
6	Awareness
7	SEC. 1211. SPECIAL NEEDS ADOPTION PROGRAMS; PUBLIC
8	AWARENESS CAMPAIGN AND OTHER ACTIVI-
9	TIES.
10	Subpart I of part D of title III of the Public Health
11	Service Act, as amended by section 1201 of this Act, is
12	amended by adding at the end the following section:
13	"SEC. 330G. SPECIAL NEEDS ADOPTION PROGRAMS; PUBLIC
14	AWARENESS CAMPAIGN AND OTHER ACTIVI-
15	TIES.
16	"(a) Special Needs Adoption Awareness Cam-
17	PAIGN.—
18	"(1) In general.—The Secretary shall, through
19	making grants to nonprofit private entities, provide
20	for the planning, development, and carrying out of a
21	national campaign to provide information to the pub-
22	lic regarding the adoption of children with special
23	needs.
24	"(2) Input on planning and development.—
25	In providing for the planning and development of the

1	national campaign under paragraph (1), the Sec-
2	retary shall provide for input from a number and va-
3	riety of adoption organizations throughout the States
4	in order that the full national diversity of interests
5	among adoption organizations is represented in the
6	planning and development of the campaign.
7	"(3) Certain features.—With respect to the
8	national campaign under paragraph (1):
9	"(A) The campaign shall be directed at var-
10	ious populations, taking into account as appro-
11	priate differences among geographic regions, and
12	shall be carried out in the language and cultural
13	context that is most appropriate to the popu-
14	$lation\ involved.$
15	"(B) The means through which the cam-
16	paign may be carried out include—
17	"(i) placing public service announce-
18	ments on television, radio, and billboards;
19	and
20	"(ii) providing information through
21	means that the Secretary determines will
22	reach individuals who are most likely to
23	adopt children with special needs.
24	"(C) The campaign shall provide informa-
25	tion on the subsidies and supports that are

available to individuals regarding the adoption
 of children with special needs.

"(D) The Secretary may provide that the placement of public service announcements, and the dissemination of brochures and other materials, is subject to review by the Secretary.

## "(4) Matching Requirement.—

"(A) In GENERAL.—With respect to the costs of the activities to be carried out by an entity pursuant to paragraph (1), a condition for the receipt of a grant under such paragraph is that the entity agree to make available (directly or through donations from public or private entities) non-Federal contributions toward such costs in an amount that is not less than 25 percent of such costs.

"(B) Determination of amount contribuuted.—Non-Federal contributions under subparagraph (A) may be in cash or in kind, fairly evaluated, including plant, equipment, or services. Amounts provided by the Federal Government, or services assisted or subsidized to any significant extent by the Federal Government, may not be included in determining the amount of such contributions.

1	"(b) National Resources Program.—The Sec-
2	retary shall (directly or through grant or contract) carry
3	out a program that, through toll-free telecommunications,
4	makes available to the public information regarding the
5	adoption of children with special needs. Such information
6	shall include the following:
7	"(1) A list of national, State, and regional orga-
8	nizations that provide services regarding such adop-
9	tions, including exchanges and other information on
10	communicating with the organizations. The list shall
11	represent the full national diversity of adoption orga-
12	nizations.
13	"(2) Information beneficial to individuals who
14	adopt such children, including lists of support groups
15	for adoptive parents and other postadoptive services.
16	"(c) Other Programs.—With respect to the adoption
17	of children with special needs, the Secretary shall make
18	grants—
19	"(1) to provide assistance to support groups for
20	adoptive parents, adopted children, and siblings of
21	adopted children; and
22	"(2) to carry out studies to identify—
23	"(A) the barriers to completion of the adop-
24	tion process: and

1	"(B) those components that lead to favorable
2	long-term outcomes for families that adopt chil-
3	dren with special needs.
4	"(d) Application for Grant.—The Secretary may
5	make an award of a grant or contract under this section
6	only if an application for the award is submitted to the
7	Secretary and the application is in such form, is made in
8	such manner, and contains such agreements, assurances,
9	and information as the Secretary determines to be necessary
10	to carry out this section.
11	"(e) Funding.—For the purpose of carrying out this
12	section, there are authorized to be appropriated such sums
13	as may be necessary for each of the fiscal years 2001
14	through 2005.".
15	TITLE XIII—TRAUMATIC BRAIN
16	INJURY
17	SEC. 1301. PROGRAMS OF CENTERS FOR DISEASE CONTROL
18	AND PREVENTION.
19	(a) In General.—Section 393A of the Public Health
20	Service Act (42 U.S.C. 280b–1b) is amended—
21	(1) in subsection (b)—
22	(A) in paragraph (1), by striking "and" at
23	$the\ end;$
24	(B) in paragraph (2), by striking the period
25	and inserting "; and"; and

1	(C) by adding at the end the following:
2	"(3) the implementation of a national education
3	and awareness campaign regarding such injury (in
4	conjunction with the program of the Secretary regard-
5	ing health-status goals for 2010, commonly referred to
6	as Healthy People 2010), including—
7	"(A) the national dissemination of informa-
8	tion on—
9	"(i) incidence and prevalence; and
10	"(ii) information relating to traumatic
11	brain injury and the sequelae of secondary
12	conditions arising from traumatic brain in-
13	jury upon discharge from hospitals and
14	trauma centers; and
15	"(B) the provision of information in pri-
16	mary care settings, including emergency rooms
17	and trauma centers, concerning the availability
18	of State level services and resources.";
19	(2) in subsection (d)—
20	(A) in the second sentence, by striking "an-
21	oxia due to near drowning." and inserting "an-
22	oxia due to trauma."; and
23	(B) in the third sentence, by inserting before
24	the period the following: ". after consultation

1	with States and other appropriate public or non-
2	profit private entities".
3	(b) National Registry.—Part J of title III of the
4	Public Health Service Act (42 U.S.C. 280b et seq.) is
5	amended by inserting after section 393A the following sec-
6	tion:
7	"NATIONAL PROGRAM FOR TRAUMATIC BRAIN INJURY
8	REGISTRIES
9	"Sec. 393B. (a) In General.—The Secretary, acting
10	through the Director of the Centers for Disease Control and
11	Prevention, may make grants to States or their designees
12	to operate the State's traumatic brain injury registry, and
13	to academic institutions to conduct applied research that
14	will support the development of such registries, to collect
15	data concerning—
16	"(1) demographic information about each trau-
17	matic brain injury;
18	"(2) information about the circumstances sur-
19	rounding the injury event associated with each trau-
20	matic brain injury;
21	"(3) administrative information about the source
22	of the collected information, dates of hospitalization
23	and treatment, and the date of injury; and
24	"(4) information characterizing the clinical as-
25	pects of the traumatic brain injury, including the se-
26	verity of the injury, outcomes of the injury, the types

1	of treatments received, and the types of services uti-
2	lized.".
3	SEC. 1302. STUDY AND MONITOR INCIDENCE AND PREVA-
4	LENCE.
5	Section 4 of Public Law 104–166 (42 U.S.C. 300d–
6	61 note) is amended—
7	(1) in subsection $(a)(1)(A)$ —
8	(A) by striking clause (i) and inserting the
9	following:
10	``(i)(I) determine the incidence and
11	prevalence of traumatic brain injury in all
12	age groups in the general population of the
13	United States, including institutional set-
14	$tings; \ and$
15	"(II) determine appropriate methodo-
16	logical strategies to obtain data on the inci-
17	dence and prevalence of mild traumatic
18	brain injury and report to Congress con-
19	cerning such within 18 months of the date
20	of enactment of the Children's Health Act of
21	2000; and"; and
22	(B) in clause (ii), by striking ", if the Sec-
23	retary determines that such a system is appro-
24	nriate'':

1	(2) in subsection $(a)(1)(B)(i)$ , by inserting ", in-
2	cluding return to work or school and community par-
3	ticipation," after "functioning"; and
4	(3) in subsection (d), to read as follows:
5	"(d) Authorization of Appropriations.—There
6	are authorized to be appropriated to carry out this section
7	such sums as may be necessary for each of the fiscal years
8	2001 through 2005.".
9	SEC. 1303. PROGRAMS OF NATIONAL INSTITUTES OF
10	HEALTH.
11	(a) Interagency Program.—Section 1261(d)(4) of
12	the Public Health Service Act (42 U.S.C. 300d-61(d)(4))
13	is amended—
14	(1) in subparagraph (A), by striking "degree of
15	injury" and inserting "degree of brain injury";
16	(2) in subparagraph (B), by striking "acute in-
17	jury" and inserting "acute brain injury"; and
18	(3) in subparagraph (D), by striking "injury
19	treatment" and inserting "brain injury treatment".
20	(b) Definition.—Section 1261(h)(4) of the Public
21	Health $Service$ $Act$ $(42$ $U.S.C.$ $300d-61(h)(4))$ $is$
22	amended—
23	(1) in the second sentence, by striking "anoxia
24	due to near drowning." and inserting "anoxia due to
25	trauma."; and

1	(2) in the third sentence, by inserting before the
2	period the following: ", after consultation with States
3	and other appropriate public or nonprofit private en-
4	tities".
5	(c) Research on Cognitive and Neurobehavioral
6	Disorders Arising From Traumatic Brain Injury.—
7	Section 1261(d)(4) of the Public Health Service Act (42
8	U.S.C. 300d-61(d)(4)) is amended—
9	(1) in subparagraph (C), by striking "and" after
10	the semicolon at the end;
11	(2) in subparagraph (D), by striking the period
12	at the end and inserting "; and"; and
13	(3) by adding at the end the following:
14	"(E) carrying out subparagraphs $(A)$
15	through (D) with respect to cognitive disorders
16	and neurobehavioral consequences arising from
17	traumatic brain injury, including the develop-
18	ment, modification, and evaluation of therapies
19	and programs of rehabilitation toward reaching
20	or restoring normal capabilities in areas such as
21	reading, comprehension, speech, reasoning, and
22	deduction.".
23	(d) Authorization of Appropriations.—Section
24	1261 of the Public Health Service Act (42 U.S.C. 300d-
25	61) is amended by adding at the end the following:

1	"(i) Authorization of Appropriations.—For the
2	purpose of carrying out this section, there are authorized
3	to be appropriated such sums as may be necessary for each
4	of the fiscal years 2001 through 2005.".
5	SEC. 1304. PROGRAMS OF HEALTH RESOURCES AND SERV-
6	ICES ADMINISTRATION.
7	Section 1252 of the Public Health Service Act (42
8	U.S.C. 300d-51) is amended—
9	(1) in the section heading by striking "DEM-
10	ONSTRATION";
11	(2) in subsection (a), by striking "demonstra-
12	tion";
13	(3) in subsection $(b)(3)$ —
14	(A) in subparagraph $(A)(iv)$ , by striking
15	"representing traumatic brain injury survivors"
16	and inserting "representing individuals with
17	traumatic brain injury"; and
18	(B) in subparagraph (B), by striking "who
19	are survivors of" and inserting "with";
20	(4) in subsection (c)—
21	(A) in paragraph (1), by striking ", in
22	cash,"; and
23	(B) in paragraph (2), by amending the
24	paragraph to read as follows:

1	"(2) Determination of amount contrib-
2	uted.—Non-Federal contributions under paragraph
3	(1) may be in cash or in kind, fairly evaluated, in-
4	cluding plant, equipment, or services. Amounts pro-
5	vided by the Federal Government, or services assisted
6	or subsidized to any significant extent by the Federal
7	Government, may not be included in determining the
8	amount of such contributions.";
9	(5) by redesignating subsections (e) through (h)
10	as subsections (g) through (j), respectively; and
11	(6) by inserting after subsection (d) the following
12	subsections:
13	"(e) Continuation of Previously Awarded Dem-
14	Onstration Projects.—A State that received a grant
15	under this section prior to the date of the enactment of the
16	Children's Health Act of 2000 may compete for new project
17	grants under this section after such date of enactment.
18	"(f) Use of State Grants.—
19	"(1) Community services and supports.—A
20	State shall (directly or through awards of contracts to
21	nonprofit private entities) use amounts received under
22	a grant under this section for the following:
23	"(A) To develop, change, or enhance com-
24	munity-based service delivery systems that in-
25	clude timely access to comprehensive appropriate

1	services and supports. Such service and
2	supports—
3	"(i) shall promote full participation by
4	individuals with brain injury and their
5	families in decision making regarding the
6	services and supports; and
7	"(ii) shall be designed for children and
8	other individuals with traumatic brain in-
9	jury.
10	"(B) To focus on outreach to underserved
11	and inappropriately served individuals, such as
12	individuals in institutional settings, individuals
13	with low socioeconomic resources, individuals in
14	rural communities, and individuals in culturally
15	and linguistically diverse communities.
16	"(C) To award contracts to nonprofit enti-
17	ties for consumer or family service access train-
18	ing, consumer support, peer mentoring, and par-
19	ent to parent programs.
20	"(D) To develop individual and family
21	service coordination or case management sys-
22	tems.
23	"(E) To support other needs identified by
24	the advisory board under subsection (b) for the
25	$State\ involved.$

1	"(2) Best practices.—
2	"(A) In general.—State services and sup-
3	ports provided under a grant under this section
4	shall reflect the best practices in the field of trau-
5	matic brain injury, shall be in compliance with
6	title II of the Americans with Disabilities Act of
7	1990, and shall be supported by quality assur-
8	ance measures as well as state-of-the-art health
9	care and integrated community supports, regard-
10	less of the severity of injury.
11	"(B) Demonstration by state agency.—
12	The State agency responsible for administering
13	amounts received under a grant under this sec-
14	tion shall demonstrate that it has obtained
15	knowledge and expertise of traumatic brain in-
16	jury and the unique needs associated with trau-
17	matic brain injury.
18	"(3) State capacity building.—A State may
19	use amounts received under a grant under this section
20	to—
21	"(A) educate consumers and families;
22	"(B) train professionals in public and pri-
23	vate sector financing (such as third party pay-
24	ers, State agencies, community-based providers,
25	schools and educators).

1	"(C) develop or improve case management
2	or service coordination systems;
3	"(D) develop best practices in areas such as
4	family or consumer support, return to work,
5	housing or supportive living personal assistance
6	services, assistive technology and devices, behav-
7	ioral health services, substance abuse services,
8	and traumatic brain injury treatment and reha-
9	bilitation;
10	"(E) tailor existing State systems to provide
11	accommodations to the needs of individuals with
12	brain injury (including systems administered by
13	the State departments responsible for health,
14	mental health, labor/employment, education,
15	mental  retardation/developmental  disorders,
16	$transportation,\ and\ correctional\ systems);$
17	"(F) improve data sets coordinated across
18	systems and other needs identified by a State
19	plan supported by its advisory council; and
20	"(G) develop capacity within targeted com-
21	munities.";
22	(5) in subsection (g) (as so redesignated), by
23	striking "agencies of the Public Health Service" and
24	inserting "Federal agencies";

1	(6) in subsection (i) (as redesignated by para-
2	graph (3))—
3	(A) in the second sentence, by striking "an-
4	oxia due to near drowning." and inserting "an-
5	oxia due to trauma."; and
6	(B) in the third sentence, by inserting before
7	the period the following: ", after consultation
8	with States and other appropriate public or non-
9	profit private entities"; and
10	(7) in subsection (j) (as so redesignated), by
11	amending the subsection to read as follows:
12	"(j) Authorization of Appropriations.—For the
13	purpose of carrying out this section, there are authorized
14	to be appropriated such sums as may be necessary for each
15	of the fiscal years 2001 through 2005.".
16	SEC. 1305. STATE GRANTS FOR PROTECTION AND ADVO-
17	CACY SERVICES.
18	Part E of title XII of the Public Health Service Act
19	(42 U.S.C. 300d-51 et seq.) is amended by adding at the
20	end the following:
21	"SEC. 1253. STATE GRANTS FOR PROTECTION AND ADVO-
22	CACY SERVICES.
23	"(a) In General.—The Secretary, acting through the
24	$Administrator\ of\ the\ Health\ Resources\ and\ Services\ Admin-$
25	istration (referred to in this section as the 'Administrator'),

- shall make grants to protection and advocacy systems for 1 the purpose of enabling such systems to provide services to 3 individuals with traumatic brain injury. 4 "(b) Services Provided under this section may include the provision of— 6 "(1) information, referrals, and advice; 7 "(2) individual and family advocacy: "(3) legal representation; and 8 9 "(4) specific assistance in self-advocacy. 10 "(c) APPLICATION.—To be eligible to receive a grant 11 under this section, a protection and advocacy system shall 12 submit an application to the Administrator at such time,
- 15 "(d) Appropriations Less Than \$2,700,000.—

in such form and manner, and accompanied by such infor-

mation and assurances as the Administrator may require.

"(1) In general.—With respect to any fiscal 16 17 year in which the amount appropriated under sub-18 section (i) to carry out this section is less than 19 \$2,700,000, the Administrator shall make grants from 20 such amount to individual protection and advocacy 21 systems within States to enable such systems to plan 22 for, develop outreach strategies for, and carry out 23 services authorized under this section for individuals 24 with traumatic brain injury.

1	"(2) Amount.—The amount of each grant pro-
2	vided under paragraph (1) shall be determined as set
3	forth in paragraphs (2) and (3) of subsection (e).
4	"(e) Appropriations of \$2,700,000 or More.—
5	"(1) Population basis.—Except as provided in
6	paragraph (2), with respect to each fiscal year in
7	which the amount appropriated under subsection (i)
8	to carry out this section is \$2,700,000 or more, the
9	Administrator shall make a grant to a protection and
10	advocacy system within each State.
11	"(2) Amount.—The amount of a grant provided
12	to a system under paragraph (1) shall be equal to an
13	amount bearing the same ratio to the total amount
14	appropriated for the fiscal year involved under sub-
15	section (i) as the population of the State in which the
16	grantee is located bears to the population of all
17	States.
18	"(3) Minimums.—Subject to the availability of
19	appropriations, the amount of a grant a protection
20	and advocacy system under paragraph (1) for a fiscal
21	year shall—
22	"(A) in the case of a protection and advo-
23	cacy system located in American Samoa, Guam,
24	the United States Virgin Islands, or the Com-
25	monwealth of the Northern Mariana Islands, and

the protection and advocacy system serving the
 American Indian consortium, not be less than
 \$20,000; and

"(B) in the case of a protection and advocacy system in a State not described in subparagraph (A), not be less than \$50,000.

"(4) Inflation adjustment.—For each fiscal year in which the total amount appropriated under subsection (i) to carry out this section is \$5,000,000 or more, and such appropriated amount exceeds the total amount appropriated to carry out this section in the preceding fiscal year, the Administrator shall increase each of the minimum grants amount described in subparagraphs (A) and (B) of paragraph (3) by a percentage equal to the percentage increase in the total amount appropriated under subsection (i) to carry out this section between the preceding fiscal year and the fiscal year involved.

"(f) CARRYOVER.—Any amount paid to a protection 20 and advocacy system that serves a State or the American 21 Indian consortium for a fiscal year under this section that 22 remains unobligated at the end of such fiscal year shall re-23 main available to such system for obligation during the next 24 fiscal year for the purposes for which such amount was 25 originally provided.

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1	"(g) DIRECT PAYMENT.—Notwithstanding any other
2	provision of law, the Administrator shall pay directly to
3	any protection and advocacy system that complies with the
4	provisions of this section, the total amount of the grant for
5	such system, unless the system provides otherwise for such
6	payment.
7	"(h) Annual Report.—Each protection and advo-
8	cacy system that receives a payment under this section shall
9	submit an annual report to the Administrator concerning
10	the services provided to individuals with traumatic brain
11	injury by such system.
12	"(i) Authorization of Appropriations.—There are
13	authorized to be appropriated to carry out this section
14	\$5,000,000 for fiscal year 2001, and such sums as may be
15	necessary for each the fiscal years 2002 through 2005.
16	"(j) Definitions.—In this section:
17	"(1) American indian consortium.—The term
18	'American Indian consortium' means a consortium
19	established under part C of the Developmental Dis-
20	abilities Assistance Bill of Rights Act (42 U.S.C. 6042
21	$et\ seq.).$
22	"(2) Protection and Advocacy system.—The
23	term 'protection and advocacy system' means a pro-

 $tection\ and\ advocacy\ system\ established\ under\ part\ C$ 

1	of the Developmental Disabilities Assistance and Bill
2	of Rights Act (42 U.S.C. 6042 et seq.).
3	"(3) State.—The term 'State', unless otherwise
4	specified, means the several States of the United
5	States, the District of Columbia, the Commonwealth
6	of Puerto Rico, the United States Virgin Islands,
7	Guam, American Samoa, and the Commonwealth of
8	the Northern Mariana Islands.".
9	SEC. 1306. AUTHORIZATION OF APPROPRIATIONS FOR CER-
10	TAIN PROGRAMS.
11	Section 394A of the Public Health Service Act (42
12	U.S.C. 280b-3) is amended by striking "and" after "1994"
13	and by inserting before the period the following: ", and such
14	sums as may be necessary for each of the fiscal years 2001
15	through 2005.".
16	TITLE XIV—CHILD CARE SAFETY
17	AND HEALTH GRANTS
18	SEC. 1401. DEFINITIONS.
19	In this title:
20	(1) Child with a disability; infant or tod-
21	DLER WITH A DISABILITY.—The terms "child with a
22	disability" and "infant or toddler with a disability"
23	have the meanings given the terms in sections 602
24	and 632 of the Individuals with Disabilities Edu-
25	cation Act (20 U.S.C. 1401 and 1431).

1	(2) Eligible Child Care Provider.—The term
2	"eligible child care provider" means a provider of
3	child care services for compensation, including a pro-
4	vider of care for a school-age child during non-school
5	hours, that—
6	(A) is licensed, regulated, registered, or oth-
7	erwise legally operating, under State and local
8	law; and
9	(B) satisfies the State and local require-
10	ments,
11	applicable to the child care services the provider pro-
12	vides.
13	(3) Secretary.—The term "Secretary" means
14	the Secretary of Health and Human Services.
15	(4) State.—The term "State" means any of the
16	several States of the United States, the District of Co-
17	lumbia, the Commonwealth of Puerto Rico, the
18	United States Virgin Islands, Guam, American
19	Samoa, and the Commonwealth of the Northern Mar-
20	iana Islands.
21	SEC. 1402. AUTHORIZATION OF APPROPRIATIONS.
22	There are authorized to be appropriated to carry out
23	this title \$200,000,000 for fiscal year 2001, and such sums
24	as may be necessary for each subsequent fiscal year.

## 1 SEC. 1403. PROGRAMS.

2	The Secretary shall make allotments to eligible States
3	under section 1404. The Secretary shall make the allotments
4	to enable the States to establish programs to improve the
5	health and safety of children receiving child care outside
6	the home, by preventing illnesses and injuries associated
7	with that care and promoting the health and well-being of
8	children receiving that care.
9	SEC. 1404. AMOUNTS RESERVED; ALLOTMENTS.
10	(a) Amounts Reserved.—The Secretary shall reserve
11	not more than ½ of 1 percent of the amount appropriated
12	under section 1402 for each fiscal year to make allotments
13	to Guam, American Samoa, the United States Virgin Is-
14	lands, and the Commonwealth of the Northern Mariana Is-
15	lands to be allotted in accordance with their respective
16	needs.
17	(b) State Allotments.—
18	(1) General rule.—From the amounts appro-
19	priated under section 1402 for each fiscal year and
20	remaining after reservations are made under sub-
21	section (a), the Secretary shall allot to each State an
22	amount equal to the sum of—
23	(A) an amount that bears the same ratio to
24	50 percent of such remainder as the product of
25	the young child factor of the State and the allot-

1	ment percentage of the State bears to the sum of
2	the corresponding products for all States; and
3	(B) an amount that bears the same ratio to
4	50 percent of such remainder as the product of
5	the school lunch factor of the State and the allot-
6	ment percentage of the State bears to the sum of
7	the corresponding products for all States.
8	(2) Young Child Factor.—In this subsection,
9	the term "young child factor" means the ratio of the
10	number of children under 5 years of age in a State
11	to the number of such children in all States, as pro-
12	vided by the most recent annual estimates of popu-
13	lation in the States by the Census Bureau of the De-
14	partment of Commerce.
15	(3) School lunch factor.—In this subsection,
16	the term "school lunch factor" means the ratio of the
17	number of children who are receiving free or reduced
18	price lunches under the school lunch program estab-
19	lished under the National School Lunch Act (42
20	U.S.C. 1751 et seq.) in the State to the number of
21	such children in all States, as determined annually
22	by the Department of Agriculture.
23	(4) Allotment percentage.—
24	(A) In general.—For purposes of this sub-
25	section, the allotment percentage for a State shall

1	be determined by dividing the per capita income
2	of all individuals in the United States, by the
3	per capita income of all individuals in the State.
4	(B) Limitations.—If an allotment percent-
5	age determined under subparagraph (A) for a
6	State—
7	(i) is more than 1.2 percent, the allot-
8	ment percentage of the State shall be consid-
9	ered to be 1.2 percent; and
10	(ii) is less than 0.8 percent, the allot-
11	ment percentage of the State shall be consid-
12	ered to be 0.8 percent.
13	(C) PER CAPITA INCOME.—For purposes of
14	subparagraph (A), per capita income shall be—
15	(i) determined at 2-year intervals;
16	(ii) applied for the 2-year period be-
17	ginning on October 1 of the first fiscal year
18	beginning after the date such determination
19	is made; and
20	(iii) equal to the average of the annual
21	per capita incomes for the most recent pe-
22	riod of 3 consecutive years for which satis-
23	factory data are available from the Depart-
24	ment of Commerce on the date such deter-
25	mination is made.

- 1 (c) Data and Information.—The Secretary shall ob-
- 2 tain from each appropriate Federal agency, the most recent
- 3 data and information necessary to determine the allotments
- 4 provided for in subsection (b).
- 5 (d) Definition.—In this section, the term "State" in-
- 6 cludes only the several States of the United States, the Dis-
- 7 trict of Columbia, and the Commonwealth of Puerto Rico.
- 8 SEC. 1405. STATE APPLICATIONS.
- 9 To be eligible to receive an allotment under section
- 10 1404, a State shall submit an application to the Secretary
- 11 at such time, in such manner, and containing such infor-
- 12 mation as the Secretary may require. The application shall
- 13 contain information assessing the needs of the State with
- 14 regard to child care health and safety, the goals to be
- 15 achieved through the program carried out by the State
- 16 under this title, and the measures to be used to assess the
- 17 progress made by the State toward achieving the goals.
- 18 **SEC. 1406. USE OF FUNDS.**
- 19 (a) In General.—A State that receives an allotment
- 20 under section 1404 shall use the funds made available
- 21 through the allotment to carry out 2 or more activities con-
- 22 sisting of—
- 23 (1) providing training and education to eligible
- 24 child care providers on preventing injuries and ill-

1	nesses in children, and promoting health-related prac-
2	tices;
3	(2) strengthening licensing, regulation, or reg-
4	istration standards for eligible child care providers;
5	(3) assisting eligible child care providers in
6	meeting licensing, regulation, or registration stand-
7	ards, including rehabilitating the facilities of the pro-
8	viders, in order to bring the facilities into compliance
9	with the standards;
10	(4) enforcing licensing, regulation, or registra-
11	tion standards for eligible child care providers, in-
12	cluding holding increased unannounced inspections of
13	the facilities of those providers;
14	(5) providing health consultants to provide ad-
15	vice to eligible child care providers;
16	(6) assisting eligible child care providers in en-
17	hancing the ability of the providers to serve children
18	with disabilities and infants and toddlers with dis-
19	abilities;
20	(7) conducting criminal background checks for
21	eligible child care providers and other individuals
22	who have contact with children in the facilities of the

providers;

1	(8) providing information to parents on what
2	factors to consider in choosing a safe and healthy
3	child care setting; or
4	(9) assisting in improving the safety of transpor-
5	tation practices for children enrolled in child care
6	programs with eligible child care providers.
7	(b) Supplement, Not Supplant.—Funds appro-
8	priated pursuant to the authority of this title shall be used
9	to supplement and not supplant other Federal, State, and
10	local public funds expended to provide services for eligible
11	individuals.
12	SEC. 1407. REPORTS.
13	Each State that receives an allotment under section
14	1404 shall annually prepare and submit to the Secretary
15	a report that describes—
16	(1) the activities carried out with funds made
17	available through the allotment; and
18	(2) the progress made by the State toward
19	achieving the goals described in the application sub-
20	mitted by the State under section 1405.

## 1 TITLE XV—HEALTHY START 2 INITIATIVE

3 SEC. 1501. CONTINUATION OF HEALTHY START PROGRAM.

4 Subpart I of part D of title III of the Public Health

5 Service Act, as amended by section 1211 of this Act, is

6 amended by adding at the end the following section:

## 7 "SEC. 330H. HEALTHY START FOR INFANTS.

8 *"(a) IN GENERAL.*—

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"(1) Continuation and expansion of pro-Gram.—The Secretary, acting through the Administrator of the Health Resources and Services Administration, Maternal and Child Health Bureau, shall under authority of this section continue in effect the Healthy Start Initiative and may, during fiscal year 2001 and subsequent years, carry out such program on a national basis.

"(2) DEFINITION.—For purposes of paragraph (1), the term 'Healthy Start Initiative' is a reference to the program that, as an initiative to reduce the rate of infant mortality and improve perinatal outcomes, makes grants for project areas with high annual rates of infant mortality and that, prior to the effective date of this section, was a demonstration program carried out under section 301.

1 "(3) Additional Grants.— Effective upon in-2 creased funding beyond fiscal year 1999 for such Initiative, additional grants may be made to States to 3 4 assist communities with technical assistance, replication of successful projects, and State policy formation 5 6 to reduce infant and maternal mortality and mor-7 bidity. 8 "(b) Requirements for Making Grants.—In making grants under subsection (a), the Secretary shall require 10 that applicants (in addition to meeting all eligibility criteria established by the Secretary) establish, for project 12 areas under such subsection, community-based consortia of individuals and organizations (including agencies responsible for administering block grant programs under title V 14 15 of the Social Security Act, consumers of project services, public health departments, hospitals, health centers under 17 section 330, and other significant sources of health care services) that are appropriate for participation in projects 18 19 under subsection (a). 20 "(c) Coordination.—Recipients of grants under sub-21 section (a) shall coordinate their services and activities with the State agency or agencies that administer block grant programs under title V of the Social Security Act in order to promote cooperation, integration, and dissemination of

information with Statewide systems and with other commu-

1	nity services funded under the Maternal and Child Health
2	Block Grant.
3	"(d) Rule of Construction.—Except to the extent
4	inconsistent with this section, this section may not be con-
5	strued as affecting the authority of the Secretary to make
6	modifications in the program carried out under subsection
7	(a).
8	"(e) Additional Services for At-Risk Pregnant
9	Women and Infants.—
10	"(1) In General.—The Secretary may make
11	grants to conduct and support research and to pro-
12	vide additional health care services for pregnant
13	women and infants, including grants to increase ac-
14	cess to prenatal care, genetic counseling, ultrasound
15	services, and fetal or other surgery.
16	"(2) Eligible project area.—The Secretary
17	may make a grant under paragraph (1) only if the
18	geographic area in which services under the grant
19	will be provided is a geographic area in which a
20	project under subsection (a) is being carried out, and
21	if the Secretary determines that the grant will add to
22	or expand the level of health services available in such
23	area to pregnant women and infants.
24	"(3) Evaluation by general accounting of-

FICE.—

"(A) 1 In General.—During fiscal year 2 2004, the Comptroller General of the United States shall conduct an evaluation of activities 3 4 under grants under paragraph (1) in order to 5 determine whether the activities have been effec-6 tive in serving the needs of pregnant women with 7 respect to services described in such paragraph. 8 The evaluation shall include an analysis of 9 whether such activities have been effective in re-10 ducing the disparity in health status between the 11 general population and individuals who are 12 members of racial or ethnic minority groups. Not 13 later than January 10, 2004, the Comptroller 14 General shall submit to the Committee on Com-15 merce in the House of Representatives, and to 16 the Committee on Health, Education, Labor, and 17 Pensions in the Senate, a report describing the 18 findings of the evaluation. 19 "(B) Relation to grants regarding ad-20

"(B) Relation to Grants regarding additional services for at-risk pregnant women and infants.—Before the date on which the evaluation under subparagraph (A) is submitted in accordance with such subparagraph—

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1	"(i) the Secretary shall ensure that
2	there are not more than five grantees under
3	paragraph (1); and
4	"(ii) an entity is not eligible to receive
5	grants under such paragraph unless the en-
6	tity has substantial experience in providing
7	the health services described in such para-
8	graph.
9	"(f) Funding.—
10	"(1) General program.—
11	"(A) AUTHORIZATION OF APPROPRIA-
12	TIONS.—For the purpose of carrying out this sec-
13	tion (other than subsection (e)), there are author-
14	ized to be appropriated such sums as may be
15	necessary for each of the fiscal years 2001
16	through 2005.
17	"(B) Allocations.—
18	"(i) Program administration.—Of
19	the amounts appropriated under subpara-
20	graph (A) for a fiscal year, the Secretary
21	may reserve up to 5 percent for coordina-
22	tion, dissemination, technical assistance,
23	and data activities that are determined by
24	the Secretary to be appropriate for carrying
25	out the program under this section.

1	"(ii) Evaluation.—Of the amounts
2	appropriated under subparagraph (A) for a
3	fiscal year, the Secretary may reserve up to
4	1 percent for evaluations of projects carried
5	out under subsection (a). Each such evalua-
6	tion shall include a determination of wheth-
7	er such projects have been effective in reduc-
8	ing the disparity in health status between
9	the general population and individuals who
10	are members of racial or ethnic minority
11	groups.
12	"(2) Additional services for at-risk preg-
13	NANT WOMEN AND INFANTS.—
14	"(A) AUTHORIZATION OF APPROPRIA-
15	tions.—For the purpose of carrying out sub-
16	section (e), there are authorized to be appro-
17	priated such sums as may be necessary for each
18	of the fiscal years 2001 through 2005.
19	"(B) Allocation for community-based
20	MOBILE HEALTH UNITS.—Of the amounts appro-
21	priated under subparagraph (A) for a fiscal
22	year, the Secretary shall make available not less
23	than 10 percent for providing services under sub-
24	section (e) (including ultrasound services)
25	through visits by mobile units to communities

1	that are eligible for services under subsection
2	(a).".
3	TITLE XVI—ORAL HEALTH PRO-
4	MOTION AND DISEASE PRE-
5	VENTION
6	SEC. 1601. IDENTIFICATION OF INTERVENTIONS THAT RE-
7	DUCE THE BURDEN AND TRANSMISSION OF
8	ORAL, DENTAL, AND CRANIOFACIAL DIS-
9	EASES IN HIGH RISK POPULATIONS; DEVEL-
10	OPMENT OF APPROACHES FOR PEDIATRIC
11	ORAL AND CRANIOFACIAL ASSESSMENT.
12	(a) In General.—The Secretary of Health and
13	Human Services, through the Maternal and Child Health
14	Bureau, the Indian Health Service, and in consultation
15	with the National Institutes of Health and the Centers for
16	Disease Control and Prevention, shall—
17	(1) support community-based research that is de-
18	signed to improve understanding of the etiology,
19	pathogenesis, diagnosis, prevention, and treatment of
20	pediatric oral, dental, craniofacial diseases and con-
21	ditions and their sequelae in high risk populations;
22	(2) support demonstrations of preventive inter-
23	ventions in high risk populations including nutrition,
24	parenting, and feeding techniques; and

1	(3) develop clinical approaches to assess indi-
2	vidual patients for the risk of pediatric dental dis-
3	ease.
4	(b) Compliance With State Practice Laws.—
5	Treatment and other services shall be provided pursuant to
6	this section by licensed dental health professionals in ac-
7	cordance with State practice and licensing laws.
8	(c) Authorization of Appropriations.—There are
9	authorized to be appropriated such sums as may be nec-
10	essary to carry out this section for each the fiscal years 2001
11	through 2005.
12	SEC. 1602. ORAL HEALTH PROMOTION AND DISEASE PRE-
13	VENTION.
14	Part B of title III of the Public Health Service Act,
14 15	Part B of title III of the Public Health Service Act, as amended by section 911 of this Act, is amended by insert-
15	as amended by section 911 of this Act, is amended by insert-
15 16	as amended by section 911 of this Act, is amended by inserting after section 317L the following section:
15 16 17	as amended by section 911 of this Act, is amended by insert- ing after section 317L the following section: "ORAL HEALTH PROMOTION AND DISEASE PREVENTION
15 16 17 18	as amended by section 911 of this Act, is amended by inserting after section 317L the following section:  "ORAL HEALTH PROMOTION AND DISEASE PREVENTION"  "Sec. 317M. (a) Grants to Increase Resources
15 16 17 18	as amended by section 911 of this Act, is amended by inserting after section 317L the following section:  "ORAL HEALTH PROMOTION AND DISEASE PREVENTION  "SEC. 317M. (a) GRANTS TO INCREASE RESOURCES FOR COMMUNITY WATER FLUORIDATION.—
115 116 117 118 119 220	as amended by section 911 of this Act, is amended by inserting after section 317L the following section:  "ORAL HEALTH PROMOTION AND DISEASE PREVENTION  "SEC. 317M. (a) GRANTS TO INCREASE RESOURCES  FOR COMMUNITY WATER FLUORIDATION.—  "(1) IN GENERAL.—The Secretary, acting
115 116 117 118 119 220 221	as amended by section 911 of this Act, is amended by inserting after section 317L the following section:  "ORAL HEALTH PROMOTION AND DISEASE PREVENTION  "SEC. 317M. (a) GRANTS TO INCREASE RESOURCES  FOR COMMUNITY WATER FLUORIDATION.—  "(1) IN GENERAL.—The Secretary, acting through the Director of the Centers for Disease Con-
115 116 117 118 119 220 221 222	as amended by section 911 of this Act, is amended by inserting after section 317L the following section:  "ORAL HEALTH PROMOTION AND DISEASE PREVENTION  "SEC. 317M. (a) GRANTS TO INCREASE RESOURCES  FOR COMMUNITY WATER FLUORIDATION.—  "(1) IN GENERAL.—The Secretary, acting through the Director of the Centers for Disease Control and Prevention, may make grants to States and
15 16 17 18 19 20 21 22 23	as amended by section 911 of this Act, is amended by inserting after section 317L the following section:  "ORAL HEALTH PROMOTION AND DISEASE PREVENTION  "SEC. 317M. (a) GRANTS TO INCREASE RESOURCES  FOR COMMUNITY WATER FLUORIDATION.—  "(1) IN GENERAL.—The Secretary, acting through the Director of the Centers for Disease Control and Prevention, may make grants to States and Indian tribes for the purpose of increasing the re-

1	"(A) to purchase fluoridation equipment;
2	"(B) to train fluoridation engineers;
3	"(C) to develop educational materials on the
4	benefits of fluoridation; or
5	"(D) to support the infrastructure necessary
6	to monitor and maintain the quality of water
7	$fluoridation. \  \  $
8	"(b) Community Water Fluoridation.—
9	"(1) In General.—The Secretary, acting
10	through the Director of the Centers for Disease Con-
11	trol and Prevention and in collaboration with the Di-
12	rector of the Indian Health Service, shall establish a
13	demonstration project that is designed to assist rural
14	water systems in successfully implementing the water
15	fluoridation guidelines of the Centers for Disease Con-
16	trol and Prevention that are entitled "Engineering
17	and Administrative Recommendations for Water
18	Fluoridation, 1995" (referred to in this subsection as
19	the 'EARWF').
20	"(2) Requirements.—
21	"(A) Collaboration.—In collaborating
22	under paragraph (1), the Directors referred to in
23	such paragraph shall ensure that technical as-
24	sistance and training are provided to tribal pro-
25	arams located in each of the 12 areas of the In-

1	dian Health Service. The Director of the Indian
2	Health Service shall provide coordination and
3	administrative support to tribes under this sec-
4	tion.
5	"(B) General use of funds.—Amounts
6	made available under paragraph (1) shall be
7	used to assist small water systems in improving
8	the effectiveness of water fluoridation and to
9	meet the recommendations of the EARWF.
10	"(C) Fluoridation specialists.—
11	"(i) In general.—In carrying out
12	this subsection, the Secretary shall provide
13	for the establishment of fluoridation spe-
14	cialist engineering positions in each of the
15	Dental Clinical and Preventive Support
16	Centers through which technical assistance
17	and training will be provided to tribal
18	water operators, tribal utility operators and
19	other Indian Health Service personnel
20	working directly with fluoridation projects.
21	"(ii) Liaison.—A fluoridation spe-
22	cialist shall serve as the principal technical
23	ligison between the Indian Health Service

and the Centers for Disease Control and

1	Prevention with respect to engineering and
2	fluoridation issues.
3	"(iii) CDC.—The Director of the Cen-
4	ters for Disease Control and Prevention
5	shall appoint individuals to serve as the
6	$fluoridation\ specialists.$
7	"(D) Implementation.—The project estab-
8	lished under this subsection shall be planned, im-
9	plemented and evaluated over the 5-year period
10	beginning on the date on which funds are appro-
11	priated under this section and shall be designed
12	to serve as a model for improving the effective-
13	ness of water fluoridation systems of small rural
14	communities.
15	"(3) EVALUATION.—In conducting the ongoing
16	evaluation as provided for in paragraph (2)(D), the
17	Secretary shall ensure that such evaluation
18	includes—
19	"(A) the measurement of changes in water
20	fluoridation compliance levels resulting from as-
21	sistance provided under this section;
22	"(B) the identification of the administra-
23	tive, technical and operational challenges that
24	are unique to the fluoridation of small water sys-
25	tems;

1	"(C) the development of a practical model
2	that may be easily utilized by other tribal, state,
3	county or local governments in improving the
4	quality of water fluoridation with emphasis on
5	small water systems; and
6	"(D) the measurement of any increased per-

- "(D) the measurement of any increased percentage of Native Americans or Alaskan Natives who receive the benefits of optimally fluoridated water.
- "(c) School-Based Dental Sealant Program.—
  - "(1) In GENERAL.—The Secretary, acting through the Director of the Centers for Disease Control and Prevention and in collaboration with the Administrator of the Health Resources and Services Administration, may award grants to States and Indian tribes to provide for the development of school-based dental sealant programs to improve the access of children to sealants.
  - "(2) USE OF FUNDS.—A State shall use amounts received under a grant under paragraph (1) to provide funds to eligible school-based entities or to public elementary or secondary schools to enable such entities or schools to provide children with access to dental care and dental sealant services. Such services shall be provided by licensed dental health profes-

1	sionals in accordance with State practice licensing
2	laws.
3	"(3) Eligibility.—To be eligible to receive
4	funds under paragraph (1), an entity shall—
5	"(A) prepare and submit to the State an
6	application at such time, in such manner and
7	containing such information as the state may re-
8	quire; and
9	"(B) be a public elementary or secondary
10	school—
11	"(i) that is located in an urban area
12	in which and more than 50 percent of the
13	student population is participating in fed-
14	eral or state free or reduced meal programs;
15	or
16	"(ii) that is located in a rural area
17	and, with respect to the school district in
18	which the school is located, the district in-
19	volved has a median income that is at or
20	below 235 percent of the poverty line, as de-
21	fined in section 673(2) of the Community
22	Services Block Grant Act (42 U.S.C.
23	9902(2)).
24	"(d) Definitions.—For purposes of this section, the
25	term 'Indian tribe' means an Indian tribe or tribal organi-

- 1 zation as defined in section 4(b) and section 4(c) of the In-
- 2 dian Self-Determination and Education Assistance Act.
- 3 "(e) Authorization of Appropriations.—For the
- 4 purpose of carrying out this section, there are authorized
- 5 to be appropriated such sums as may be necessary for each
- 6 of the fiscal years 2001 through 2005.".
- 7 SEC. 1603. COORDINATED PROGRAM TO IMPROVE PEDI-
- 8 ATRIC ORAL HEALTH.
- 9 Part B of the Public Health Service Act (42 U.S.C.
- 10 243 et seq.) is amended by adding at the end the following:
- 11 "COORDINATED PROGRAM TO IMPROVE PEDIATRIC ORAL
- 12 HEALTH
- 13 "Sec. 320A. (a) In General.—The Secretary, acting
- 14 through the Administrator of the Health Resources and
- 15 Services Administration, shall establish a program to fund
- 16 innovative oral health activities that improve the oral
- 17 health of children under 6 years of age who are eligible for
- 18 services provided under a Federal health program, to in-
- 19 crease the utilization of dental services by such children,
- 20 and to decrease the incidence of early childhood and baby
- 21 bottle tooth decay.
- 22 "(b) Grants.—The Secretary shall award grants to
- 23 or enter into contracts with public or private nonprofit
- 24 schools of dentistry or accredited dental training institu-
- 25 tions or programs, community dental programs, and pro-
- 26 grams operated by the Indian Health Service (including

1	federally	recognized	Indian	tribes	that	receive	medical	serv-

- 2 ices from the Indian Health Service, urban Indian health
- 3 programs funded under title V of the Indian Health Care
- 4 Improvement Act, and tribes that contract with the Indian
- 5 Health Service pursuant to the Indian Self-Determination
- 6 and Education Assistance Act) to enable such schools, insti-
- 7 tutions, and programs to develop programs of oral health
- 8 promotion, to increase training of oral health services pro-
- 9 viders in accordance with State practice laws, or to increase
- 10 the utilization of dental services by eligible children.
- 11 "(c) Distribution.—In awarding grants under this
- 12 section, the Secretary shall, to the extent practicable, ensure
- 13 an equitable national geographic distribution of the grants,
- 14 including areas of the United States where the incidence
- 15 of early childhood caries is highest.
- 16 "(d) Authorization of Appropriations.—There is
- 17 authorized to be appropriated to carry out this section
- 18 \$10,000,000 for each the fiscal years 2001 through 2005.".

## 19 TITLE XVII—VACCINE-RELATED

- 20 **PROGRAMS**
- 21 Subtitle A—Vaccine Compensation
- 22 **Program**
- 23 SEC. 1701. CONTENT OF PETITIONS.
- 24 (a) In General.—Section 2111(c)(1)(D) of the Public
- 25 Health Service Act (42 U.S.C. 300aa-11(c)(1)(D)) is

1	amended by striking "and" at the end and inserting "or
2	(iii) suffered such illness, disability, injury, or condition
3	from the vaccine which resulted in inpatient hospitalization
4	and surgical intervention, and".
5	(b) Effective Date.—The amendment made by sub-
6	section (a) takes effect upon the date of the enactment of
7	this Act, including with respect to petitions under section
8	2111 of the Public Health Service Act that are pending on
9	such date.
10	$Subtitle\ B-\!$
11	Immunizations
12	SEC. 1711. CHILDHOOD IMMUNIZATIONS.
13	Section 317(j)(1) of the Public Health Service Act (42
14	$U.S.C.\ 247b(j)(1))$ is amended in the first sentence by strik-
15	ing "1998" and all that follows and inserting "1998
16	through 2005.".
17	TITLE XVIII—HEPATITIS C
18	SEC. 1801. SURVEILLANCE AND EDUCATION REGARDING
19	HEPATITIS C.
20	Part B of title III of the Public Health Service Act,
21	as amended by section 1602 of this Act, is amended by in-
22	serting after section 317M the following section:
23	"SURVEILLANCE AND EDUCATION REGARDING HEPATITIS C
24	VIRUS
25	"Sec. 317N. (a) In General.—The Secretary, acting
26	through the Director of the Centers for Disease Control and

- 1 Prevention, may (directly and through grants to public and
  2 nonprofit private entities) provide for programs to carry
- 3 out the following:

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- "(1) To cooperate with the States in implementing a national system to determine the incidence of hepatitis C virus infection (in this section referred to as 'HCV infection') and to assist the States in determining the prevalence of such infection, including the reporting of chronic HCV cases.
  - "(2) To identify, counsel, and offer testing to individuals who are at risk of HCV infection as a result of receiving blood transfusions prior to July 1992, or as a result of other risk factors.
    - "(3) To provide appropriate referrals for counseling, testing, and medical treatment of individuals identified under paragraph (2) and to ensure, to the extent practicable, the provision of appropriate follow-up services.
    - "(4) To develop and disseminate public information and education programs for the detection and control of HCV infection, with priority given to high risk populations as determined by the Secretary.
  - "(5) To improve the education, training, and skills of health professionals in the detection and control of HCV infection, with priority given to pediatri-

1	cians and other primary care physicians, and obste-
2	tricians and gynecologists.
3	"(b) Laboratory Procedures.—The Secretary may
4	(directly and through grants to public and nonprofit pri-
5	vate entities) carry out programs to provide for improve-
6	ments in the quality of clinical-laboratory procedures re-
7	garding hepatitis C, including reducing variability in lab-
8	oratory results on hepatitis C antibody and PCR testing.
9	"(c) Authorization of Appropriations.—For the
10	purpose of carrying out this section, there are authorized
11	to be appropriated such sums as may be necessary for each
12	of the fiscal years 2001 through 2005.".
13	TITLE XIX—NIH INITIATIVE ON
14	AUTOIMMUNE DISEASES
15	SEC. 1901. AUTOIMMUNE DISEASES; INITIATIVE THROUGH
16	DIRECTOR OF NATIONAL INSTITUTES OF
17	HEALTH.
18	Part B of title IV of the Public Health Service Act
19	(42 U.S.C. 284 et seq.), as amended by section 1001 of this
20	Act, is amended by adding at the end the following:
21	"SEC. 409E. AUTOIMMUNE DISEASES.
22	"(a) Expansion, Intensification, and Coordina-
23	TION OF ACTIVITIES.—
24	"(1) In General.—The Director of NIH shall
25	expand, intensify, and coordinate research and other

- activities of the National Institutes of Health with re spect to autoimmune diseases.
  - "(2) Allocations by director of nih.—With respect to amounts appropriated to carry out this section for a fiscal year, the Director of NIH shall allocate the amounts among the national research institutes that are carrying out paragraph (1).
    - "(3) DEFINITION.—The term 'autoimmune disease' includes, for purposes of this section such diseases or disorders with evidence of autoimmune pathogensis as the Secretary determines to be appropriate.

## "(b) Coordinating Committee.—

- "(1) In General.—The Secretary shall ensure that the Autoimmune Diseases Coordinating Committee (referred to in this section as the 'Coordinating Committee') coordinates activities across the National Institutes and with other Federal health programs and activities relating to such diseases.
- "(2) Composition.—The Coordinating Committee shall be composed of the directors or their designees of each of the national research institutes involved in research with respect to autoimmune diseases and representatives of all other Federal departments and agencies whose programs involve health

1	functions or responsibilities relevant to such diseases,
2	including the Centers for Disease Control and Preven-
3	tion and the Food and Drug Administration.
4	"(3) Chair.—
5	"(A) In General.—With respect to auto-
6	immune diseases, the Chair of the Committee
7	shall serve as the principal advisor to the Sec-
8	retary, the Assistant Secretary for Health, and
9	the Director of NIH, and shall provide advice to
10	the Director of the Centers for Disease Control
11	and Prevention, the Commissioner of Food and
12	Drugs, and other relevant agencies.
13	"(B) DIRECTOR OF NIH.—The Chair of the
14	Committee shall be directly responsible to the Di-
15	rector of NIH.
16	"(c) Plan for NIH Activities.—
17	"(1) In general.—Not later than 1 year after
18	the date of enactment of this section, the Coordinating
19	Committee shall develop a plan for conducting and
20	supporting research and education on autoimmune
21	diseases through the national research institutes and
22	shall periodically review and revise the plan. The
23	plan shall—
24	"(A) provide for a broad range of research
25	and education activities relating to biomedical,

1	psychosocial, and rehabilitative issues, including
2	studies of the disproportionate impact of such
3	diseases on women;
4	"(B) identify priorities among the pro-
5	grams and activities of the National Institutes of
6	Health regarding such diseases; and
7	"(C) reflect input from a broad range of sci-
8	entists, patients, and advocacy groups.
9	"(2) Certain elements of plan.—The plan
10	under paragraph (1) shall, with respect to auto-
11	immune diseases, provide for the following as appro-
12	priate:
13	"(A) Research to determine the reasons un-
14	derlying the incidence and prevalence of the dis-
15	eases.
16	"(B) Basic research concerning the etiology
17	and causes of the diseases.
18	"(C) Epidemiological studies to address the
19	frequency and natural history of the diseases, in-
20	cluding any differences among the sexes and
21	among racial and ethnic groups.
22	"(D) The development of improved screen-
23	ing techniques.

1	"(E) Clinical research for the development
2	and evaluation of new treatments, including new
3	$biological\ agents.$
4	"(F) Information and education programs
5	for health care professionals and the public.
6	"(3) Implementation of plan.—The Director
7	of NIH shall ensure that programs and activities of
8	the National Institutes of Health regarding auto-
9	immune diseases are implemented in accordance with
10	the plan under paragraph (1).
11	"(d) Reports to Congress.—The Coordinating
12	Committee under subsection (b)(1) shall biennially submit
13	to the Committee on Commerce of the House of Representa-
14	tives, and the Committee on Health, Education, Labor and
15	Pensions of the Senate, a report that describes the research,
16	education, and other activities on autoimmune diseases
17	being conducted or supported through the national research
18	institutes, and that in addition includes the following:
19	"(1) The plan under subsection (c)(1) (or revi-
20	sions to the plan, as the case may be).
21	"(2) Provisions specifying the amounts expended
22	by the National Institutes of Health with respect to
23	each of the autoimmune diseases included in the plan.
24	"(3) Provisions identifying particular projects or
25	types of projects that should in the future be consid-

1	ered by the national research institutes or other enti-
2	ties in the field of research on autoimmune diseases.
3	"(e) Authorization of Appropriations.—For the
4	purpose of carrying out this section, there are authorized
5	to be appropriated such sums as may be necessary for each
6	of the fiscal years 2001 through 2005. The authorization
7	of appropriations established in the preceding sentence is
8	in addition to any other authorization of appropriations
9	that is available for conducting or supporting through the
10	National Institutes of Health research and other activities
11	with respect to autoimmune diseases.".
	MINITE STATE OF A DILLARD MEDICAL
12	TITLE XX—GRADUATE MEDICAL
<ul><li>12</li><li>13</li></ul>	EDUCATION PROGRAMS IN
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	EDUCATION PROGRAMS IN
13 14	EDUCATION PROGRAMS IN CHILDREN'S HOSPITALS
13 14 15	EDUCATION PROGRAMS IN CHILDREN'S HOSPITALS  SEC. 2001. PROVISIONS TO REVISE AND EXTEND PROGRAM.
13 14 15 16	EDUCATION PROGRAMS IN CHILDREN'S HOSPITALS  SEC. 2001. PROVISIONS TO REVISE AND EXTEND PROGRAM.  (a) PAYMENTS.—Section 340E(a) of the Public Health
13 14 15 16 17	EDUCATION PROGRAMS IN CHILDREN'S HOSPITALS  SEC. 2001. PROVISIONS TO REVISE AND EXTEND PROGRAM.  (a) PAYMENTS.—Section 340E(a) of the Public Health  Service Act (42 U.S.C. 256e(a)) is amended—
13 14 15 16 17	EDUCATION PROGRAMS IN CHILDREN'S HOSPITALS  SEC. 2001. PROVISIONS TO REVISE AND EXTEND PROGRAM.  (a) PAYMENTS.—Section 340E(a) of the Public Health  Service Act (42 U.S.C. 256e(a)) is amended—  (1) by striking "and 2001" and inserting
13 14 15 16 17 18	EDUCATION PROGRAMS IN CHILDREN'S HOSPITALS  SEC. 2001. PROVISIONS TO REVISE AND EXTEND PROGRAM.  (a) PAYMENTS.—Section 340E(a) of the Public Health  Service Act (42 U.S.C. 256e(a)) is amended—  (1) by striking "and 2001" and inserting  "through 2005"; and
13 14 15 16 17 18 19 20	EDUCATION PROGRAMS IN CHILDREN'S HOSPITALS  SEC. 2001. PROVISIONS TO REVISE AND EXTEND PROGRAM.  (a) PAYMENTS.—Section 340E(a) of the Public Health  Service Act (42 U.S.C. 256e(a)) is amended—  (1) by striking "and 2001" and inserting  "through 2005"; and  (2) by adding at the end the following: "The Sec-
13 14 15 16 17 18 19 20 21	EDUCATION PROGRAMS IN CHILDREN'S HOSPITALS  SEC. 2001. PROVISIONS TO REVISE AND EXTEND PROGRAM.  (a) PAYMENTS.—Section 340E(a) of the Public Health  Service Act (42 U.S.C. 256e(a)) is amended—  (1) by striking "and 2001" and inserting  "through 2005"; and  (2) by adding at the end the following: "The Secretary shall promulgate regulations pursuant to the

1	(b) UPDATING RATES.—Section $340E(c)(2)(F)$ of the
2	Public Health Service Act (42 U.S.C. 256e(c)(2)(F)) is
3	amended by striking "hospital's cost reporting period that
4	begins during fiscal year 2000" and inserting "Federal fis-
5	cal year for which payments are made".
6	(c) Resident Count for Interim Payments.—Sec-
7	tion 340E(e)(1) of the Public Health Service Act (42 U.S.C.
8	256e(e)(1)) is amended by adding at the end the following:
9	"Such interim payments to each individual hospital shall
10	be based on the number of residents reported in the hos-
11	pital's most recently filed medicare cost report prior to the
12	application date for the Federal fiscal year for which the
13	interim payment amounts are established. In the case of
14	a hospital that does not report residents on a medicare cost
15	report, such interim payments shall be based on the number
16	of residents trained during the hospital's most recently com-
17	pleted medicare cost report filing period.".
18	(d) Withholding.—Section 340E(e)(2) of the Public
19	Health Service Act (42 U.S.C. 256e(e)(2)) is amended—
20	(1) by adding "and indirect" after "direct";
21	(2) by adding at the end the following: "The Sec-
22	retary shall withhold up to 25 percent from each in-
23	terim installment for direct and indirect graduate
24	medical education paid under paragraph (1) as nec-

- 1 essary to ensure a hospital will not be overpaid on an
- 2 interim basis.".
- 3 (e) Reconciliation.—Section 340E(e)(3) of the Pub-
- 4 lic Health Service Act (42 U.S.C. 256e(e)(3)) is amended
- 5 to read as follows:
- 6 "(3) Reconciliation.—Prior to the end of each
- 7 fiscal year, the Secretary shall determine any changes
- 8 to the number of residents reported by a hospital in
- 9 the application of the hospital for the current fiscal
- 10 year to determine the final amount payable to the
- 11 hospital for the current fiscal year for both direct ex-
- 12 pense and indirect expense amounts. Based on such
- determination, the Secretary shall recoup any over-
- payments made to pay any balance due to the extent
- possible. The final amount so determined shall be con-
- 16 sidered a final intermediary determination for the
- purposes of section 1878 of the Social Security Act
- and shall be subject to administrative and judicial re-
- 19 view under that section in the same manner as the
- amount of payment under section 1186(d) of such Act
- is subject to review under such section.".
- 22 (f) Authorization of Appropriations.—Section
- 23 340E(f) of the Public Health Service Act (42 U.S.C. 256e(f))
- 24 is amended—
- 25 (1) in paragraph (1)(A)—

1	(A) in clause (i), by striking "and" at the
2	end;
3	(B) in clause (ii), by striking the period
4	and inserting "; and"; and
5	(C) by adding at the end the following:
6	"(iii) for each of the fiscal years 2002
7	through 2005, such sums as may be nec-
8	essary."; and
9	(2) in paragraph (2)—
10	(A) in subparagraph (A), by striking "and"
11	at the end;
12	(B) in subparagraph (B), by striking the
13	period and inserting "; and"; and
14	(C) by adding at the end the following:
15	"(C) for each of the fiscal years 2002
16	through 2005, such sums as may be necessary.".
17	(g) Definition of Children's Hospital.—Section
18	340E(g)(2) of the Public Health Service Act (42 U.S.C.
19	256e(g)(2)) is amended by striking "described in" and all
20	that follows and inserting the following: "with a medicare
21	payment agreement and which is excluded from the medi-
22	care inpatient prospective payment system pursuant to sec-
23	tion 1886(d)(1)(B)(iii) of the Social Security Act and its
24	accompanying regulations.".

1	TITLE XXI—SPECIAL NEEDS OF
2	CHILDREN REGARDING
3	ORGAN TRANSPLANTATION
4	SEC. 2101. ORGAN PROCUREMENT AND TRANSPLANTATION
5	NETWORK; AMENDMENTS REGARDING NEEDS
6	OF CHILDREN.
7	(a) In General.—Section 372(b)(2) of the Public
8	Health Service Act (42 U.S.C. 274(b)(2)) is amended—
9	(1) in subparagraph (J), by striking "and" at
10	$the \ end;$
11	(2) in each of subparagraphs (K) and (L), by
12	striking the period and inserting a comma; and
13	(3) by adding at the end the following subpara-
14	graphs:
15	"(M) recognize the differences in health and
16	in organ transplantation issues between children
17	and adults throughout the system and adopt cri-
18	teria, polices, and procedures that address the
19	unique health care needs of children,
20	"(N) carry out studies and demonstration
21	projects for the purpose of improving procedures
22	for organ donation procurement and allocation,
23	including but not limited to projects to examine
24	and attempt to increase transplantation among
25	nonulations with special needs including chil-

1	dren and individuals who are members of racial
2	or ethnic minority groups, and among popu-
3	lations with limited access to transportation,
4	and
5	"(O) provide that for purposes of this para-
6	graph, the term 'children' refers to individuals
7	who are under the age of 18.".
8	(b) Study Regarding Immunosuppressive
9	Drugs.—
10	(1) In general.—The Secretary of Health and
11	Human Services (referred to in this subsection as the
12	"Secretary") shall provide for a study to determine
13	the costs of immunosuppressive drugs that are pro-
14	vided to children pursuant to organ transplants and
15	to determine the extent to which health plans and
16	health insurance cover such costs. The Secretary may
17	carry out the study directly or through a grant to the
18	Institute of Medicine (or other public or nonprofit
19	private entity).
20	(2) RECOMMENDATIONS REGARDING CERTAIN
21	ISSUES.—The Secretary shall ensure that, in addition
22	to making determinations under paragraph (1), the
23	study under such paragraph makes recommendations
24	regarding the following issues:

1	(A) The costs of immunosuppressive drugs
2	that are provided to children pursuant to organ
3	transplants and to determine the extent to which
4	health plans, health insurance and government
5	programs cover such costs.
6	(B) The extent of denial of organs to be re-
7	leased for transplant by coroners and medical ex-
8	aminers.
9	(C) The special growth and developmental
10	issues that children have pre- and post- organ
11	transplantation.
12	(D) Other issues that are particular to the
13	special health and transplantation needs of chil-
14	dren.
15	(3) Report.—The Secretary shall ensure that,
16	not later than December 31, 2001, the study under
17	paragraph (1) is completed and a report describing
18	the findings of the study is submitted to the Congress.
19	TITLE XXII—MUSCULAR
20	DYSTROPHY RESEARCH
21	SEC. 2201. MUSCULAR DYSTROPHY RESEARCH.
22	Part B of title IV of the Public Health Service Act,
23	as amended by section 1901 of this Act, is amended by add-
24	ing at the end the following:

 $``MUSCULAR\ DYSTROPHY\ RESEARCH$ 

2	"Sec. 409F. (a) Coordination of Activities.—The
3	Director of NIH shall expand and increase coordination in
4	the activities of the National Institutes of Health with re-
5	spect to research on muscular dystrophies, including
6	Duchenne muscular dystrophy.
7	"(b) Administration of Program; Collaboration
8	Among Agencies.—The Director of NIH shall carry out
9	this section through the appropriate institutes, including
10	the National Institute of Neurological Disorders and Stroke
11	and in collaboration with any other agencies that the Direc-
12	tor determines appropriate.
13	"(c) Authorization of Appropriations.—There are
14	authorized to be appropriated such sums as may be nec-
15	essary to carry out this section for each of the fiscal years
16	2001 through 2005. Amounts appropriated under this sub-
17	section shall be in addition to any other amounts appro-
18	priated for such purpose.".
19	TITLE XXIII—CHILDREN AND
20	TOURETTE SYNDROME
21	AWARENESS
22	SEC. 2301. GRANTS REGARDING TOURETTE SYNDROME.
23	Part A of title XI of the Public Health Service Act
24	is amended by adding at the end the following section:

1	"TOURETTE SYNDROME
2	"Sec. 1108. (a) In General.—The Secretary shall de-
3	velop and implement outreach programs to educate the pub-
4	lic, health care providers, educators and community based
5	organizations about the etiology, symptoms, diagnosis and
6	treatment of Tourette Syndrome, with a particular empha-
7	sis on children with Tourette Syndrome. Such programs
8	may be carried out by the Secretary directly and through
9	awards of grants or contracts to public or nonprofit private
10	entities.
11	"(b) Certain Activities.—Activities under sub-
12	section (a) shall include—
13	"(1) the production and translation of edu-
14	cational materials, including public service announce-
15	ments;
16	"(2) the development of training material for
17	health care providers, educators and community based
18	organizations; and
19	"(3) outreach efforts directed at the misdiagnosis
20	and underdiagnosis of Tourette Syndrome in children
21	and in minority groups.
22	"(c) Authorization of Appropriations.—For the
23	purpose of carrying out this section, there are authorized
24	to be appropriated such sums as may be necessary for each
25	of the fiscal years 2001 through 2005.".

1	TITLE XXIV—CHILDHOOD
2	<b>OBESITY PREVENTION</b>
3	SEC. 2401. PROGRAMS OPERATED THROUGH THE CENTERS
4	FOR DISEASE CONTROL AND PREVENTION.
5	Title III of the Public Health Service Act (42 U.S.C.
6	241 et seq.), as amended by section 1101 of this Act, is
7	amended by adding at the end the following part:
8	"PART Q—PROGRAMS TO IMPROVE THE HEALTH
9	OF CHILDREN
10	"SEC. 399W. GRANTS TO PROMOTE CHILDHOOD NUTRITION
11	AND PHYSICAL ACTIVITY.
12	"(a) In General.—The Secretary, acting though the
13	Director of the Centers for Disease Control and Prevention,
14	shall award competitive grants to States and political sub-
15	divisions of States for the development and implementation
16	of State and community-based intervention programs to
17	promote good nutrition and physical activity in children
18	and adolescents.
19	"(b) Eligibility.—To be eligible to receive a grant
20	under this section a State or political subdivision of a State
21	shall prepare and submit to the Secretary an application
22	at such time, in such manner, and containing such infor-
23	mation as the Secretary may require, including a plan that
24	describes—

- "(1) how the applicant proposes to develop a comprehensive program of school- and communitybased approaches to encourage and promote good nutrition and appropriate levels of physical activity with respect to children or adolescents in local communities;
- 7 "(2) the manner in which the applicant shall coordinate with appropriate State and local authorities, 8 9 such as State and local school departments, State de-10 partments of health, chronic disease directors, State 11 directors of programs under section 17 of the Child 12 Nutrition Act of 1966, 5-a-day coordinators, gov-13 ernors councils for physical activity and good nutri-14 tion, and State and local parks and recreation de-15 partments; and
- "(3) the manner in which the applicant will
  evaluate the effectiveness of the program carried out
  under this section.
- 19 "(c) USE OF FUNDS.—A State or political subdivision 20 of a State shall use amount received under a grant under 21 this section to—
- "(1) develop, implement, disseminate, and evaluate school- and community-based strategies in States
  to reduce inactivity and improve dietary choices
  among children and adolescents;

1	"(2) expand opportunities for physical activity
2	programs in school- and community-based settings;
3	and
4	"(3) develop, implement, and evaluate programs
5	that promote good eating habits and physical activity
6	including opportunities for children with cognitive
7	and physical disabilities.
8	"(d) Technical Assistance.—The Secretary may
9	set-aside an amount not to exceed 10 percent of the amount
10	appropriated for a fiscal year under subsection (h) to per-
11	mit the Director of the Centers for Disease Control and Pre-
12	vention to—
13	"(1) provide States and political subdivisions of
14	States with technical support in the development and
15	implementation of programs under this section; and
16	"(2) disseminate information about effective
17	strategies and interventions in preventing and treat-
18	ing obesity through the promotion of good nutrition
19	and physical activity.
20	"(e) Limitation on Administrative Costs.—Not to
21	exceed 10 percent of the amount of a grant awarded to the
22	State or political subdivision under subsection (a) for a fis-
23	cal year may be used by the State or political subdivision
24	for administrative expenses.

1	"(f) Term.—A grant awarded under subsection (a)
2	shall be for a term of 3 years.
3	"(g) Definition.—In this section, the term 'children
4	and adolescents' means individuals who do not exceed 18
5	years of age.
6	"(h) Authorization of Appropriations.—There
7	are authorized to be appropriated to carry out this section
8	such sums as may be necessary for each of the fiscal years
9	2001 through 2005.
10	"SEC. 399X. APPLIED RESEARCH PROGRAM.
11	"(a) In General.—The Secretary, acting through the
12	Centers for Disease Control and Prevention and in con-
13	sultation with the Director of the National Institutes of
14	Health, shall—
15	"(1) conduct research to better understand the re-
16	lationship between physical activity, diet, and health
17	and factors that influence health-related behaviors;
18	"(2) develop and evaluate strategies for the pre-
19	vention and treatment of obesity to be used in com-
20	munity-based interventions and by health profes-
21	sionals;
22	"(3) develop and evaluate strategies for the pre-
23	vention and treatment of eating disorders, such as
24	anorexia and bulimia;

1	"(4) conduct research to establish the prevalence,
2	consequences, and costs of childhood obesity and its ef-
3	fects in adulthood;
4	"(5) identify behaviors and risk factors that con-
5	tribute to obesity;
6	"(6) evaluate materials and programs to provide
7	nutrition education to parents and teachers of chil-
8	dren in child care or pre-school and the food service
9	staff of such child care and pre-school entities; and
10	"(7) evaluate materials and programs that are
11	designed to educate and encourage physical activity
12	in child care and pre-school facilities.
13	"(b) Authorization of Appropriations.—There
14	are authorized to be appropriated to carry out this section
15	such sums as may be necessary for each of the fiscal years
16	2001 through 2005.
17	"SEC. 399Y. EDUCATION CAMPAIGN.
18	"(a) In General.—The Secretary, acting through the
19	Director of the Centers for Disease Control and Prevention,
20	and in collaboration with national, State, and local part-
21	ners, physical activity organizations, nutrition experts, and
22	health professional organizations, shall develop a national
23	public campaign to promote and educate children and their
24	parents concerning—

1	"(1) the health risks associated with obesity, in-
2	activity, and poor nutrition;
3	"(2) ways in which to incorporate physical ac-
4	tivity into daily living; and
5	"(3) the benefits of good nutrition and strategies
6	to improve eating habits.
7	"(b) Authorization of Appropriations.—There
8	are authorized to be appropriated to carry out this section
9	such sums as may be necessary for each of the fiscal years
10	2001 through 2005.
11	"SEC. 399Z. HEALTH PROFESSIONAL EDUCATION AND
12	TRAINING.
13	"(a) In General.—The Secretary, acting through the
14	Director of the Centers for Disease Control and Prevention,
15	in collaboration with the Administrator of the Health Re-
16	sources and Services Administration and the heads of other
17	agencies, and in consultation with appropriate health pro-
18	fessional associations, shall develop and carry out a pro-
19	gram to educate and train health professionals in effective
20	strategies to—
21	"(1) better identify and assess patients with obe-
22	sity or an eating disorder or patients at-risk of be-
23	coming obese or developing an eating disorder;
24	"(2) counsel, refer, or treat patients with obesity
25	or an eating disorder; and

1	"(3) educate patients and their families about ef-
2	fective strategies to improve dietary habits and estab-
3	lish appropriate levels of physical activity.
4	"(b) Authorization of Appropriations.—There
5	are authorized to be appropriated to carry out this section
6	such sums as may be necessary for each of the fiscal years
7	2001 through 2005.".
8	TITLE XXV—EARLY DETECTION
9	AND TREATMENT REGARDING
10	CHILDHOOD LEAD POI-
11	SONING
12	SEC. 2501. CENTERS FOR DISEASE CONTROL AND PREVEN-
13	TION EFFORTS TO COMBAT CHILDHOOD LEAD
14	POISONING.
15	(a) Requirements for Lead Poisoning Preven-
16	TION GRANTEES.—Section 317A of the Public Health Serv-
17	ice Act (42 U.S.C. 247b-1) is amended—
18	(1) in subsection (d)—
19	(A) by redesignating paragraph (7) as
20	paragraph (8); and
21	(B) by inserting after paragraph (6) the fol-
22	lowing:
23	"(7) Assurances satisfactory to the Secretary that
24	the applicant will ensure complete and consistent re-
25	porting of all blood lead test results from laboratories

1	and health care providers to State and local health
2	departments in accordance with guidelines of the Cen-
3	ters for Disease Control and Prevention for standard-
4	ized reporting as described in subsection (m)."; and
5	(2) in subsection $(j)(2)$ —
6	(A) in subparagraph (F) by striking "(E)"
7	and inserting "(F)";
8	(B) by redesignating subparagraph (F) as
9	subparagraph (G); and
10	(C) by inserting after subparagraph (E) the
11	following:
12	"(F) The number of grantees that have es-
13	tablished systems to ensure mandatory reporting
14	of all blood lead tests from laboratories and
15	health care providers to State and local health
16	departments.".
17	(b) Guidelines for Standardized Reporting.—
18	Section 317A of the Public Health Service Act (42 U.S.C.
19	247b-1) is amended by adding at the end the following:
20	"(m) Guidelines for Standardized Reporting.—
21	The Secretary, acting through the Director of the Centers
22	for Disease Control and Prevention, shall develop national
23	guidelines for the uniform reporting of all blood lead test
24	results to State and local health departments.".

1	(c) Development and Implementation of Effec-
2	TIVE DATA MANAGEMENT BY THE CENTERS FOR DISEASE
3	Control and Prevention.—
4	(1) In General.—The Director of the Centers
5	for Disease Control and Prevention shall—
6	(A) assist with the improvement of data
7	linkages between State and local health depart-
8	ments and between State health departments and
9	the Centers for Disease Control and Prevention;
10	(B) assist States with the development of
11	flexible, comprehensive State-based data manage-
12	ment systems for the surveillance of children
13	with lead poisoning that have the capacity to
14	contribute to a national data set;
15	(C) assist with the improvement of the abil-
16	ity of State-based data management systems and
17	federally-funded means-tested public benefit pro-
18	grams (including the special supplemental food
19	program for women, infants and children (WIC)
20	under section 17 of the Child Nutrition Act of
21	1966 (42 U.S.C. 1786) and the early head start
22	program under section 645A of the Head Start
23	Act (42 U.S.C. 9840a(h)) to respond to ad hoc
24	inquiries and generate progress reports regarding

1	the lead blood level screening of children enrolled
2	in those programs;
3	(D) assist States with the establishment of
4	a capacity for assessing how many children en-
5	rolled in the medicaid, WIC, early head start,
6	and other federally-funded means-tested public
7	benefit programs are being screened for lead poi-
8	soning at age-appropriate intervals;
9	(E) use data obtained as result of activities
10	under this section to formulate or revise existing
11	lead blood screening and case management poli-
12	cies; and
13	(F) establish performance measures for eval-
14	uating State and local implementation of the re-
15	quirements and improvements described in sub-
16	paragraphs (A) through (E).
17	(2) Authorization of appropriations.—
18	There are authorized to be appropriated to carry out
19	this subsection such sums as may be necessary for
20	each the fiscal years 2001 through 2005.
21	(3) Effective date.—This subsection takes ef-
22	fect on the date of enactment of this Act

1	SEC. 2502. GRANTS FOR LEAD POISONING RELATED ACTIVI-
2	TIES.
3	(a) In General.—Part B of title III of the Public
4	Health Service Act (42 U.S.C. 243 et seq.), as amended by
5	section 1801 of this Act, is amended by inserting after sec-
6	tion 317N the following section:
7	"GRANTS FOR LEAD POISONING RELATED ACTIVITIES
8	"Sec. 317O. (a) Authority To Make Grants.—
9	"(1) In General.—The Secretary shall make
10	grants to States to support public health activities in
11	States and localities where data suggests that at least
12	5 percent of preschool-age children have an elevated
13	blood lead level through—
14	"(A) effective, ongoing outreach and com-
15	munity education targeted to families most likely
16	to be at risk for lead poisoning;
17	"(B) individual family education activities
18	that are designed to reduce ongoing exposures to
19	lead for children with elevated blood lead levels,
20	including through home visits and coordination
21	with other programs designed to identify and
22	treat children at risk for lead poisoning; and
23	"(C) the development, coordination and im-
24	plementation of community-based approaches for
25	comprehensive lead poisoning prevention from
26	surveillance to lead hazard control.

1	"(2) State match.—A State is not eligible for
2	a grant under this section unless the State agrees to
3	expend (through State or local funds) \$1 for every \$2
4	provided under the grant to carry out the activities
5	described in paragraph (1).
6	"(3) Application.—To be eligible to receive a
7	grant under this section, a State shall submit an ap-
8	plication to the Secretary in such form and manner
9	and containing such information as the Secretary
10	may require.
11	"(b) Coordination With Other Children's Pro-
12	GRAMS.—A State shall identify in the application for a
13	grant under this section how the State will coordinate oper-
14	ations and activities under the grant with—
15	"(1) other programs operated in the State that
16	serve children with elevated blood lead levels, includ-
17	ing any such programs operated under titles V, XIX,
18	or XXI of the Social Security Act; and
19	"(2) one or more of the following—
20	"(A) the child welfare and foster care and
21	adoption assistance programs under parts $B$ and
22	E of title IV of such Act;
23	"(B) the head start program established
24	under the Head Start Act (42 U.S.C. 9831 et
25	sea.):

1	"(C) the program of assistance under the
2	special supplemental nutrition program for
3	women, infants and children (WIC) under sec-
4	tion 17 of the Child Nutrition Act of 1966 (42
5	U.S.C. 1786);
6	"(D) local public and private elementary or
7	secondary schools; or
8	"(E) public housing agencies, as defined in
9	section 3 of the United States Housing Act of
10	1937 (42 U.S.C. 1437a).
11	"(c) Performance Measures.—The Secretary shall
12	establish needs indicators and performance measures to
13	evaluate the activities carried out under grants awarded
14	under this section. Such indicators shall be commensurate
15	with national measures of maternal and child health pro-
16	grams and shall be developed in consultation with the Di-
17	rector of the Centers for Disease Control and Prevention.
18	"(d) AUTHORIZATION OF APPROPRIATIONS.—There
19	are authorized to be appropriated to carry out this section
20	such sums as may be necessary for each of the fiscal years
21	2001 through 2005.".
22	(b) Conforming Amendment.—Section $340D(c)(1)$ of
23	the Public Health Service Act (42 U.S.C. $256d(c)(1)$ ) is
24	amended by striking "317E" and inserting "317F".

1	SEC. 2503. TRAINING AND REPORTS BY THE HEALTH RE-
2	SOURCES AND SERVICES ADMINISTRATION.
3	(a) Training.—The Secretary of Health and Human
4	Services, acting through the Administrator of the Health
5	Resources and Services Administration and in collabora-
6	tion with the Administrator of the Health Care Financing
7	Administration and the Director of the Centers for Disease
8	Control and Prevention, shall conduct education and train-
9	ing programs for physicians and other health care providers
10	regarding childhood lead poisoning, current screening and
11	treatment recommendations and requirements, and the sci-
12	entific, medical, and public health basis for those policies.
13	(b) Report.—The Secretary of Health and Human
14	Services, acting through the Administrator of the Health
15	Resources and Services Administration, annually shall re-
16	port to Congress on the number of children who received
17	services through health centers established under section 330
18	of the Public Health Service Act (42 U.S.C. 254b) and re-
19	ceived a blood lead screening test during the prior fiscal
20	year, noting the percentage that such children represent as
21	compared to all children who received services through such
22	health centers.
23	(c) Authorization of Appropriations.—There are
24	authorized to be appropriated to carry out this section such
25	sums as may be necessary for each the fiscal years 2001
26	through 2005.

1	SEC. 2504. SCREENINGS, REFERRALS, AND EDUCATION RE-
2	GARDING LEAD POISONING.
3	Section 317A(l)(1) of the Public Health Service Act
4	(42 U.S.C. 247b-1(l)(1)) is amended by striking "1994"
5	and all that follows and inserting "1994 through 2005.".
6	TITLE XXVI—SCREENING FOR
7	HERITABLE DISORDERS
8	SEC. 2601. PROGRAM TO IMPROVE THE ABILITY OF STATES
9	TO PROVIDE NEWBORN AND CHILD SCREEN-
10	ING FOR HERITABLE DISORDERS.
11	Part A of title XI of the Public Health Service Act,
12	as amended by section 2301 of this Act, is amended by add-
13	ing at the end the following:
14	"SEC. 1109. IMPROVED NEWBORN AND CHILD SCREENING
14 15	"SEC. 1109. IMPROVED NEWBORN AND CHILD SCREENING FOR HERITABLE DISORDERS.
15	FOR HERITABLE DISORDERS.
15 16 17	FOR HERITABLE DISORDERS.  "(a) In General.—The Secretary shall award grants
15 16 17	FOR HERITABLE DISORDERS.  "(a) In General.—The Secretary shall award grants to eligible entities to enhance, improve or expand the ability
15 16 17 18	FOR HERITABLE DISORDERS.  "(a) IN GENERAL.—The Secretary shall award grants to eligible entities to enhance, improve or expand the ability of State and local public health agencies to provide screen-
15 16 17 18 19	FOR HERITABLE DISORDERS.  "(a) IN GENERAL.—The Secretary shall award grants to eligible entities to enhance, improve or expand the ability of State and local public health agencies to provide screening, counseling or health care services to newborns and chil-
15 16 17 18 19 20	FOR HERITABLE DISORDERS.  "(a) IN GENERAL.—The Secretary shall award grants to eligible entities to enhance, improve or expand the ability of State and local public health agencies to provide screening, counseling or health care services to newborns and children having or at risk for heritable disorders.
15 16 17 18 19 20 21	"(a) In General.—The Secretary shall award grants to eligible entities to enhance, improve or expand the ability of State and local public health agencies to provide screening, counseling or health care services to newborns and children having or at risk for heritable disorders.  "(b) Use of Funds.—Amounts provided under a
15 16 17 18 19 20 21 22	"(a) In General.—The Secretary shall award grants to eligible entities to enhance, improve or expand the ability of State and local public health agencies to provide screening, counseling or health care services to newborns and children having or at risk for heritable disorders.  "(b) Use of Funds.—Amounts provided under a grant awarded under subsection (a) shall be used to—
15 16 17 18 19 20 21 22 23	"(a) In General.—The Secretary shall award grants to eligible entities to enhance, improve or expand the ability of State and local public health agencies to provide screening, counseling or health care services to newborns and children having or at risk for heritable disorders.  "(b) Use of Funds.—Amounts provided under a grant awarded under subsection (a) shall be used to—  "(1) establish, expand, or improve systems or

1	"(2) establish, expand, or improve programs or
2	services to reduce mortality or morbidity from heri-
3	table disorders;
4	"(3) establish, expand, or improve systems or
5	programs to provide information and counseling on
6	available therapies for newborns and children with
7	heritable disorders;
8	"(4) improve the access of medically underserved
9	populations to screening, counseling, testing and spe-
10	cialty services for newborns and children having or at
11	risk for heritable disorders; or
12	"(5) conduct such other activities as may be nec-
13	essary to enable newborns and children having or at
14	risk for heritable disorders to receive screening, coun-
15	seling, testing or specialty services, regardless of in-
16	come, race, color, religion, sex, national origin, age,
17	or disability.
18	"(c) Eligible Entities.—To be eligible to receive a
19	grant under subsection (a) an entity shall—
20	"(1) be a State or political subdivision of a
21	State, or a consortium of 2 or more States or political
22	subdivisions of States; and
23	"(2) prepare and submit to the Secretary an ap-
24	plication that includes—

1	"(A) a plan to use amounts awarded under
2	the grant to meet specific health status goals and
3	objectives relative to heritable disorders, includ-
4	ing attention to needs of medically underserved
5	populations;
6	"(B) a plan for the collection of outcome
7	data or other methods of evaluating the degree to
8	which amounts awarded under this grant will be
9	used to achieve the goals and objectives identified
10	$under\ subparagraph\ (A);$
11	"(C) a plan for monitoring and ensuring
12	the quality of services provided under the grant;
13	"(D) an assurance that amounts awarded
14	under the grant will be used only to implement
15	the approved plan for the State;
16	"(E) an assurance that the provision of
17	services under the plan is coordinated with serv-
18	ices provided under programs implemented in
19	the State under titles V, XVIII, XIX, XX, or XXI
20	of the Social Security Act (subject to Federal reg-
21	ulations applicable to such programs) so that the
22	coverage of services under such titles is not sub-
23	stantially diminished by the use of granted
24	funds; and

1	"(F) such other information determined by
2	the Secretary to be necessary.
3	"(d) Limitation.—An eligible entity may not use
4	amounts received under this section to—
5	"(1) provide cash payments to or on behalf of af-
6	fected individuals;
7	"(2) provide inpatient services;
8	"(3) purchase land or make capital improve-
9	ments to property; or
10	"(4) provide for proprietary research or train-
11	ing.
12	"(e) Voluntary Participation.—The participation
13	by any individual in any program or portion thereof estab-
14	lished or operated with funds received under this section
15	shall be wholly voluntary and shall not be a prerequisite
16	to eligibility for or receipt of any other service or assistance
17	from, or to participation in, another Federal or State pro-
18	gram.
19	"(f) Supplement Not Supplant.—Funds appro-
20	priated under this section shall be used to supplement and
21	not supplant other Federal, State, and local public funds
22	provided for activities of the type described in this section.
23	"(g) Publication.
24	"(1) In General.—An application submitted
25	under subsection (c)(2) shall be made public by the

1	State v	in	such	a	manner	as	to	facilitate	comment	from

- 2 any person, including through hearings and other
- 3 methods used to facilitate comments from the public.
- 4 "(2) Comments received by the
- 5 State after the publication described in paragraph (1)
- 6 shall be addressed in the application submitted under
- 7 subsection (c)(2).
- 8 "(h) Technical Assistance.—The Secretary shall
- 9 provide to entities receiving grants under subsection (a)
- 10 such technical assistance as may be necessary to ensure the
- 11 quality of programs conducted under this section.
- 12 "(i) AUTHORIZATION OF APPROPRIATIONS.—There are
- 13 authorized to be appropriated to carry out this section such
- 14 sums as may be necessary for each of the fiscal years 2001
- 15 through 2005.
- 16 "SEC. 1110. EVALUATING THE EFFECTIVENESS OF NEW-
- 17 BORN AND CHILD SCREENING PROGRAMS.
- 18 "(a) In General.—The Secretary shall award grants
- 19 to eligible entities to provide for the conduct of demonstra-
- 20 tion programs to evaluate the effectiveness of screening,
- 21 counseling or health care services in reducing the morbidity
- 22 and mortality caused by heritable disorders in newborns
- 23 and children.
- 24 "(b) Demonstration Programs.—A demonstration
- 25 program conducted under a grant under this section shall

1	be designed to evaluate and assess, within the jurisdiction
2	of the entity receiving such grant—
3	"(1) the effectiveness of screening, counseling,
4	testing or specialty services for newborns and children
5	at risk for heritable disorders in reducing the mor-
6	bidity and mortality associated with such disorders;
7	"(2) the effectiveness of screening, counseling,
8	testing or specialty services in accurately and reliably
9	diagnosing heritable disorders in newborns and chil-
10	dren; or
11	"(3) the availability of screening, counseling,
12	testing or specialty services for newborns and children
13	at risk for heritable disorders.
14	"(c) Eligible Entities.—To be eligible to receive a
15	grant under subsection (a) an entity shall be a State or
16	political subdivision of a State, or a consortium of 2 or
17	more States or political subdivisions of States.
18	"SEC. 1111. ADVISORY COMMITTEE ON HERITABLE DIS-
19	ORDERS IN NEWBORNS AND CHILDREN.
20	"(a) Establishment.—The Secretary shall establish
21	an advisory committee to be known as the 'Advisory Com-
22	mittee on Heritable Disorders in Newborns and Children'
23	(referred to in this section as the 'Advisory Committee').
24	"(b) Duties.—The Advisory Committee shall—

1	"(1) provide advice and recommendations to the
2	Secretary concerning grants and projects awarded or
3	funded under section 1109;
4	"(2) provide technical information to the Sec-
5	retary for the development of policies and priorities
6	for the administration of grants under section 1109;
7	and
8	"(3) provide such recommendations, advice or
9	information as may be necessary to enhance, expand
10	or improve the ability of the Secretary to reduce the
11	mortality or morbidity from heritable disorders.
12	"(c) Membership.—
13	"(1) In general.—The Secretary shall appoint
14	not to exceed 15 members to the Advisory Committee.
15	In appointing such members, the Secretary shall en-
16	sure that the total membership of the Advisory Com-
17	mittee is an odd number.
18	"(2) Required members.—The Secretary shall
19	appoint to the Advisory Committee under paragraph
20	(1)—
21	"(A) the Administrator of the Health Re-
22	sources and Services Administration;
23	"(B) the Director of the Centers for Disease
24	Control and Prevention;

1	"(C) the Director of the National Institutes
2	$of\ Health;$
3	"(D) the Director of the Agency for
4	Healthcare Research and Quality;
5	"(E) medical, technical, or scientific profes-
6	sionals with special expertise in heritable dis-
7	orders, or in providing screening, counseling,
8	testing or specialty services for newborns and
9	children at risk for heritable disorders;
10	"(F) members of the public having special
11	expertise about or concern with heritable dis-
12	orders; and
13	"(G) representatives from such Federal
14	agencies, public health constituencies, and med-
15	ical professional societies as determined to be
16	necessary by the Secretary, to fulfill the duties of
17	the Advisory Committee, as established under
18	subsection (b).".
19	TITLE XXVII—PEDIATRIC
20	RESEARCH PROTECTIONS
21	SEC. 2701. REQUIREMENT FOR ADDITIONAL PROTECTIONS
22	FOR CHILDREN INVOLVED IN RESEARCH.
23	Notwithstanding any other provision of law, not later
24	than 6 months after the date of enactment of this Act, the
25	Secretary of Health and Human Services shall require that

1	all research involving children that is conducted, supported,
2	or regulated by the Department of Health and Human
3	Services be in compliance with subpart D of part 45 of title
4	46, Code of Federal Regulations.
5	TITLE XXVIII—MISCELLANEOUS
6	<b>PROVISIONS</b>
7	SEC. 2801. REPORT REGARDING RESEARCH ON RARE DIS-
8	EASES IN CHILDREN.
9	Not later than 180 days after the date of the enactment
10	of this Act, the Director of the National Institutes of Health
11	shall submit to the Congress a report on—
12	(1) the activities that, during fiscal year 2000,
13	were conducted and supported by such Institutes with
14	respect to rare diseases in children, including
15	Friedreich's ataxia and Hutchinson-Gilford progeria
16	syndrome; and
17	(2) the activities that are planned to be con-
18	ducted and supported by such Institutes with respect
19	to such diseases during the fiscal years 2001 through
20	2005.
21	SEC. 2802. STUDY ON METABOLIC DISORDERS.
22	(a) In General.—The Secretary of Health and
23	Human Services (in this section referred to as the "Sec-
24	retary") shall, in consultation with relevant experts or
25	through the Institute of Medicine, study issues related to

- 1 treatment of PKU and other metabolic disorders for chil-
- 2 dren, adolescents, and adults, and mechanisms to assure ac-
- 3 cess to effective treatment, including special diets, for chil-
- 4 dren and others with PKU and other metabolic disorders.
- 5 Such mechanisms shall be evidence-based and reflect the best
- 6 scientific knowledge regarding effective treatment and pre-
- 7 vention of disease progression.
- 8 (b) Dissemination of Results.—Upon completion
- 9 of the study referred to in subsection (a), the Secretary shall
- 10 disseminate and otherwise make available the results of the
- 11 study to interested groups and organizations, including in-
- 12 surance commissioners, employers, private insurers, health
- 13 care professionals, State and local public health agencies,
- 14 and State agencies that carry out the medicaid program
- 15 under title XIX of the Social Security Act or the State chil-
- 16 dren's health insurance program under title XXI of such
- 17 Act.
- 18 (c) Authorization of Appropriations.—There are
- 19 authorized to be appropriated to carry out this section such
- 20 sums as may be necessary for each of the fiscal years 2001
- 21 through 2003.

## 1 TITLE XXIX—EFFECTIVE DATE

- 2 SEC. 2901. EFFECTIVE DATE.
- 3 This division and the amendments made by this divi-
- 4 sion take effect October 1, 2000, or upon the date of the
- 5 enactment of this Act, whichever occurs later.

## 6 DIVISION B—YOUTH DRUG AND

## 7 MENTAL HEALTH SERVICES

- 8 SEC. 3001. SHORT TITLE.
- 9 This division may be cited as the "Youth Drug and
- 10 Mental Health Services Act".
- 11 TITLE XXXI—PROVISIONS RE-
- 12 LATING TO SERVICES FOR
- 13 **CHILDREN AND ADOLES-**
- 14 **CENTS**
- 15 SEC. 3101. CHILDREN AND VIOLENCE.
- 16 Title V of the Public Health Service Act (42 U.S.C.
- 17 290aa et seq.) is amended by adding at the end the fol-
- 18 lowing:
- 19 "Part G—Projects for Children and Violence
- 20 "SEC. 581. CHILDREN AND VIOLENCE.
- 21 "(a) In General.—The Secretary, in consultation
- 22 with the Secretary of Education and the Attorney General,
- 23 shall carry out directly or through grants, contracts or coop-
- 24 erative agreements with public entities a program to assist

1	local communities in developing ways to assist children in
2	dealing with violence.
3	"(b) Activities.—Under the program under sub-
4	section (a), the Secretary may—
5	"(1) provide financial support to enable local
6	communities to implement programs to foster the
7	health and development of children;
8	"(2) provide technical assistance to local commu-
9	nities with respect to the development of programs de-
10	scribed in paragraph (1);
11	"(3) provide assistance to local communities in
12	the development of policies to address violence when
13	and if it occurs;
14	"(4) assist in the creation of community part-
15	nerships among law enforcement, education systems
16	and mental health and substance abuse service sys-
17	tems; and
18	"(5) establish mechanisms for children and ado-
19	lescents to report incidents of violence or plans by
20	other children or adolescents to commit violence.
21	"(c) Requirements.—An application for a grant,
22	contract or cooperative agreement under subsection (a) shall
23	demonstrate that—

1	"(1) the applicant will use amounts received to
2	create a partnership described in subsection (b)(4) to
3	address issues of violence in schools;
4	"(2) the activities carried out by the applicant
5	will provide a comprehensive method for addressing
6	violence, that will include—
7	"(A) security;
8	"(B) educational reform;
9	"(C) the review and updating of school poli-
10	cies;
11	"(D) alcohol and drug abuse prevention and
12	early intervention services;
13	"(E) mental health prevention and treat-
14	ment services; and
15	"(F) early childhood development and psy-
16	chosocial services; and
17	"(3) the applicant will use amounts received
18	only for the services described in subparagraphs (D),
19	(E), and (F) of paragraph $(2)$ .
20	"(d) Geographical Distribution.—The Secretary
21	shall ensure that grants, contracts or cooperative agree-
22	ments under subsection (a) will be distributed equitably
23	among the regions of the country and among urban and
24	rural areas.

- 1 "(e) Duration of Awards.—With respect to a grant,
- 2 contract or cooperative agreement under subsection (a), the
- 3 period during which payments under such an award will
- 4 be made to the recipient may not exceed 5 years.
- 5 "(f) EVALUATION.—The Secretary shall conduct an
- 6 evaluation of each project carried out under this section and
- 7 shall disseminate the results of such evaluations to appro-
- 8 priate public and private entities.
- 9 "(g) Information and Education.—The Secretary
- 10 shall establish comprehensive information and education
- 11 programs to disseminate the findings of the knowledge de-
- 12 velopment and application under this section to the general
- 13 public and to health care professionals.
- 14 "(h) AUTHORIZATION OF APPROPRIATIONS.—There is
- 15 authorized to be appropriated to carry out this section,
- 16 \$100,000,000 for fiscal year 2001, and such sums as may
- 17 be necessary for each of fiscal years 2002 and 2003.
- 18 "SEC. 582. GRANTS TO ADDRESS THE PROBLEMS OF PER-
- 19 SONS WHO EXPERIENCE VIOLENCE RELATED
- 20 STRESS.
- 21 "(a) In General.—The Secretary shall award grants,
- 22 contracts or cooperative agreements to public and nonprofit
- 23 private entities, as well as to Indian tribes and tribal orga-
- 24 nizations, for the purpose of developing programs focusing
- 25 on the behavioral and biological aspects of psychological

- 1 trauma response and for developing knowledge with regard
- 2 to evidence-based practices for treating psychiatric dis-
- 3 orders of children and youth resulting from witnessing or
- 4 experiencing a traumatic event.
- 5 "(b) Priorities.—In awarding grants, contracts or
- 6 cooperative agreements under subsection (a) related to the
- 7 development of knowledge on evidence-based practices for
- 8 treating disorders associated with psychological trauma, the
- 9 Secretary shall give priority to mental health agencies and
- 10 programs that have established clinical and basic research
- 11 experience in the field of trauma-related mental disorders.
- 12 "(c) Geographical Distribution.—The Secretary
- 13 shall ensure that grants, contracts or cooperative agree-
- 14 ments under subsection (a) with respect to centers of excel-
- 15 lence are distributed equitably among the regions of the
- 16 country and among urban and rural areas.
- 17 "(d) Evaluation.—The Secretary, as part of the ap-
- 18 plication process, shall require that each applicant for a
- 19 grant, contract or cooperative agreement under subsection
- 20 (a) submit a plan for the rigorous evaluation of the activi-
- 21 ties funded under the grant, contract or agreement, includ-
- 22 ing both process and outcomes evaluation, and the submis-
- 23 sion of an evaluation at the end of the project period.
- 24 "(e) Duration of Awards.—With respect to a grant,
- 25 contract or cooperative agreement under subsection (a), the

1	period during which payments under such an award will
2	be made to the recipient may not exceed 5 years. Such
3	grants, contracts or agreements may be renewed.
4	"(f) AUTHORIZATION OF APPROPRIATIONS.—There is
5	authorized to be appropriated to carry out this section,
6	\$50,000,000 for fiscal year 2001, and such sums as may
7	be necessary for each of fiscal years 2002 and 2003.".
8	SEC. 3102. EMERGENCY RESPONSE.
9	Section 501 of the Public Health Service Act (42
10	U.S.C. 290aa) is amended—
11	(1) by redesignating subsection (m) as subsection
12	(o);
13	(2) by inserting after subsection (l) the following:
14	"(m) Emergency Response.—
15	"(1) In General.—Notwithstanding section 504
16	and except as provided in paragraph (2), the Sec-
17	retary may use not to exceed 2.5 percent of all
18	amounts appropriated under this title for a fiscal
19	year to make noncompetitive grants, contracts or co-
20	operative agreements to public entities to enable such
21	entities to address emergency substance abuse or men-
22	tal health needs in local communities.
23	"(2) Exceptions.—Amounts appropriated

under part C shall not be subject to paragraph (1).

1	"(3) Emergencies.—The Secretary shall estab-
2	lish criteria for determining that a substance abuse or
3	mental health emergency exists and publish such cri-
4	teria in the Federal Register prior to providing funds
5	under this subsection.
6	"(n) Limitation on the Use of Certain Informa-
7	tion.—No information, if an establishment or person sup-
8	plying the information or described in it is identifiable, ob-
9	tained in the course of activities undertaken or supported
10	under section 505 may be used for any purpose other than
11	the purpose for which it was supplied unless such establish-
12	ment or person has consented (as determined under regula-
13	tions of the Secretary) to its use for such other purpose.
14	Such information may not be published or released in other
15	form if the person who supplied the information or who
16	is described in it is identifiable unless such person has con-
17	sented (as determined under regulations of the Secretary)
18	to its publication or release in other form."; and
19	(3) in subsection (o) (as so redesignated), by
20	striking "1993" and all that follows through the pe-
21	riod and inserting "2001, and such sums as may be
22	necessary for each of the fiscal years 2002 and 2003.".
23	SEC. 3103. HIGH RISK YOUTH REAUTHORIZATION.
24	Section 517(h) of the Public Health Service Act (42
25	U.S.C. 290bb-23(h)) is amended by striking "\$70,000,000"

1	and all that follows through "1994" and inserting "such
2	sums as may be necessary for each of the fiscal years 2001
3	through 2003".
4	SEC. 3104. SUBSTANCE ABUSE TREATMENT SERVICES FOR
5	CHILDREN AND ADOLESCENTS.
6	(a) Substance Abuse Treatment Services.—Sub-
7	part 1 of part B of title V of the Public Health Service
8	Act (42 U.S.C. 290bb et seq.) is amended by adding at the
9	end the following:
10	"SEC. 514. SUBSTANCE ABUSE TREATMENT SERVICES FOR
11	CHILDREN AND ADOLESCENTS.
12	"(a) In General.—The Secretary shall award grants,
13	contracts, or cooperative agreements to public and private
14	nonprofit entities, including Native Alaskan entities and
15	Indian tribes and tribal organizations, for the purpose of
16	providing substance abuse treatment services for children
17	and adolescents.
18	"(b) Priority.—In awarding grants, contracts, or co-
19	operative agreements under subsection (a), the Secretary
20	shall give priority to applicants who propose to—
21	"(1) apply evidenced-based and cost effective
22	methods for the treatment of substance abuse among
23	children and adolescents;
24	"(2) coordinate the provision of treatment serv-
25	ices with other social service agencies in the commu-

1	nity, including educational, juvenile justice, child
2	welfare, and mental health agencies;
3	"(3) provide a continuum of integrated treat-
4	ment services, including case management, for chil-
5	dren and adolescents with substance abuse disorders
6	and their families;
7	"(4) provide treatment that is gender-specific
8	and culturally appropriate;
9	"(5) involve and work with families of children
10	and adolescents receiving treatment;
11	"(6) provide aftercare services for children and
12	adolescents and their families after completion of sub-
13	stance abuse treatment; and
14	"(7) address the relationship between substance
15	abuse and violence.
16	"(c) Duration of Grants.—The Secretary shall
17	award grants, contracts, or cooperative agreements under
18	subsection (a) for periods not to exceed 5 fiscal years.
19	"(d) Application.—An entity desiring a grant, con-
20	tract, or cooperative agreement under subsection (a) shall
21	submit an application to the Secretary at such time, in
22	such manner, and accompanied by such information as the
23	Secretary may reasonably require.
24	"(e) Evaluation.—An entity that receives a grant,
25	contract, or cooperative agreement under subsection (a)

- 1 shall submit, in the application for such grant, contract,
- 2 or cooperative agreement, a plan for the evaluation of any
- 3 project undertaken with funds provided under this section.
- 4 Such entity shall provide the Secretary with periodic eval-
- 5 uations of the progress of such project and such evaluation
- 6 at the completion of such project as the Secretary deter-
- 7 mines to be appropriate.
- 8 "(f) AUTHORIZATION OF APPROPRIATIONS.—There are
- 9 authorized to be appropriated to carry out this section,
- 10 \$40,000,000 for fiscal year 2001, and such sums as may
- 11 be necessary for fiscal years 2002 and 2003.
- 12 "SEC. 514A. EARLY INTERVENTION SERVICES FOR CHIL-
- 13 DREN AND ADOLESCENTS.
- 14 "(a) In General.—The Secretary shall award grants,
- 15 contracts, or cooperative agreements to public and private
- 16 nonprofit entities, including local educational agencies (as
- 17 defined in section 14101 of the Elementary and Secondary
- 18 Education Act of 1965 (20 U.S.C. 8801)), for the purpose
- 19 of providing early intervention substance abuse services for
- 20 children and adolescents.
- 21 "(b) Priority.—In awarding grants, contracts, or co-
- 22 operative agreements under subsection (a), the Secretary
- 23 shall give priority to applicants who demonstrate an ability
- 24 to—

1	"(1) screen for and assess substance use and
2	abuse by children and adolescents;
3	"(2) make appropriate referrals for children and
4	adolescents who are in need of treatment for substance
5	abuse;
6	"(3) provide early intervention services, includ-
7	ing counseling and ancillary services, that are de-
8	signed to meet the developmental needs of children
9	and adolescents who are at risk for substance abuse;
10	and
11	"(4) develop networks with the educational, juve-
12	nile justice, social services, and other agencies and or-
13	ganizations in the State or local community involved
14	that will work to identify children and adolescents
15	who are in need of substance abuse treatment services.
16	"(c) Condition.—In awarding grants, contracts, or
17	cooperative agreements under subsection (a), the Secretary
18	shall ensure that such grants, contracts, or cooperative
19	agreements are allocated, subject to the availability of quali-
20	fied applicants, among the principal geographic regions of
21	the United States, to Indian tribes and tribal organizations,
22	and to urban and rural areas.
23	"(d) Duration of Grants.—The Secretary shall
24	award grants, contracts, or cooperative agreements under
25	subsection (a) for periods not to exceed 5 fiscal years.

- 1 "(e) APPLICATION.—An entity desiring a grant, con-
- 2 tract, or cooperative agreement under subsection (a) shall
- 3 submit an application to the Secretary at such time, in
- 4 such manner, and accompanied by such information as the
- 5 Secretary may reasonably require.
- 6 "(f) EVALUATION.—An entity that receives a grant,
- 7 contract, or cooperative agreement under subsection (a)
- 8 shall submit, in the application for such grant, contract,
- 9 or cooperative agreement, a plan for the evaluation of any
- 10 project undertaken with funds provided under this section.
- 11 Such entity shall provide the Secretary with periodic eval-
- 12 uations of the progress of such project and such evaluation
- 13 at the completion of such project as the Secretary deter-
- 14 mines to be appropriate.
- 15 "(g) Authorization of Appropriations.—There
- 16 are authorized to be appropriated to carry out this section,
- 17 \$20,000,000 for fiscal year 2001, and such sums as may
- 18 be necessary for fiscal years 2002 and 2003.".
- 19 (b) Youth Interagency Centers.—Subpart 3 of
- 20 part B of title V of the Public Health Service Act (42 U.S.C.
- 21 290bb-31 et seq.) is amended by adding the following:
- 22 "SEC. 520C. YOUTH INTERAGENCY RESEARCH, TRAINING,
- 23 AND TECHNICAL ASSISTANCE CENTERS.
- 24 "(a) Program Authorized.—The Secretary, acting
- 25 through the Administrator of the Substance Abuse and Men-

1	tal Health Services Administration, and in consultation
2	with the Administrator of the Office of Juvenile Justice and
3	Delinquency Prevention, the Director of the Bureau of Jus-
4	tice Assistance and the Director of the National Institutes
5	of Health, shall award grants or contracts to public or non-
6	profit private entities to establish not more than 4 research,
7	training, and technical assistance centers to carry out the
8	activities described in subsection (c).
9	"(b) Application.—A public or private nonprofit en-
10	tity desiring a grant or contract under subsection (a) shall
11	prepare and submit an application to the Secretary at such
12	time, in such manner, and containing such information as
13	the Secretary may require.
14	"(c) Authorized Activities.—A center established
15	under a grant or contract under subsection (a) shall—
16	"(1) provide training with respect to state-of-the-
17	art mental health and justice-related services and suc-
18	cessful mental health and substance abuse-justice col-
19	laborations that focus on children and adolescents, to
20	public policymakers, law enforcement administrators,
21	public defenders, police, probation officers, judges, pa-
22	role officials, jail administrators and mental health
23	and substance abuse providers and administrators;
24	"(2) engage in research and evaluations con-

cerning State and local justice and mental health sys-

- tems, including system redesign initiatives, and disseminate information concerning the results of such
   evaluations:
- "(3) provide direct technical assistance, including assistance provided through toll-free telephone 5 6 numbers, concerning issues such as how to accommodate individuals who are being processed through the 7 courts under the Americans with Disabilities Act of 8 9 1990 (42 U.S.C. 12101 et seg.), what types of mental 10 health or substance abuse service approaches are effec-11 tive within the judicial system, and how community-12 based mental health or substance abuse services can be more effective, including relevant regional, ethnic, 13 14 and gender-related considerations; and
  - "(4) provide information, training, and technical assistance to State and local governmental officials to enhance the capacity of such officials to provide appropriate services relating to mental health or substance abuse.
- "(d) AUTHORIZATION OF APPROPRIATIONS.—For the purpose of carrying out this section, there is authorized to be appropriated \$4,000,000 for fiscal year 2001, and such sums as may be necessary for fiscal years 2002 and 2003.".
- 24 (c) Prevention of Abuse and Addiction.—Subpart 25 2 of part B of title V of the Public Health Service Act (42)

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1	U.S.C. 290bb-21 et seq.) is amended by adding the fol-
2	lowing:
3	"SEC. 519E. PREVENTION OF METHAMPHETAMINE AND IN-
4	HALANT ABUSE AND ADDICTION.
5	"(a) Grants.—The Director of the Center for Sub-
6	stance Abuse Prevention (referred to in this section as the
7	'Director') may make grants to and enter into contracts and
8	cooperative agreements with public and nonprofit private
9	entities to enable such entities—
10	"(1) to carry out school-based programs con-
11	cerning the dangers of methamphetamine or inhalant
12	abuse and addiction, using methods that are effective
13	and evidence-based, including initiatives that give
14	students the responsibility to create their own anti-
15	drug abuse education programs for their schools; and
16	"(2) to carry out community-based methamphet-
17	amine or inhalant abuse and addiction prevention
18	programs that are effective and evidence-based.
19	"(b) Use of Funds.—Amounts made available under
20	a grant, contract or cooperative agreement under subsection
21	(a) shall be used for planning, establishing, or admin-
22	istering methamphetamine or inhalant prevention pro-
23	grams in accordance with subsection (c).
24	"(c) Prevention Programs and Activities.—

1	"(1) In general.—Amounts provided under
2	this section may be used—
3	"(A) to carry out school-based programs
4	that are focused on those districts with high or
5	increasing rates of methamphetamine or inhal-
6	ant abuse and addiction and targeted at popu-
7	lations which are most at risk to start meth-
8	amphetamine or inhalant abuse;
9	"(B) to carry out community-based preven-
10	tion programs that are focused on those popu-
11	lations within the community that are most at-
12	risk for methamphetamine or inhalant abuse and
13	addiction;
14	"(C) to assist local government entities to
15	conduct appropriate methamphetamine or inhal-
16	ant prevention activities;
17	"(D) to train and educate State and local
18	law enforcement officials, prevention and edu-
19	cation officials, members of community anti-
20	drug coalitions and parents on the signs of meth-
21	amphetamine or inhalant abuse and addiction
22	and the options for treatment and prevention;
23	"(E) for planning, administration, and
24	educational activities related to the prevention of

1	methamphetamine or inhalant abuse and addic-
2	tion;
3	"(F) for the monitoring and evaluation of
4	methamphetamine or inhalant prevention activi-
5	ties, and reporting and disseminating resulting
6	information to the public; and
7	"(G) for targeted pilot programs with eval-
8	uation components to encourage innovation and
9	experimentation with new methodologies.
10	"(2) Priority.—The Director shall give priority
11	in making grants under this section to rural and
12	urban areas that are experiencing a high rate or
13	rapid increases in methamphetamine or inhalant
14	abuse and addiction.
15	"(d) Analyses and Evaluation.—
16	"(1) In general.— $Up$ to \$500,000 of the
17	amount available in each fiscal year to carry out this
18	section shall be made available to the Director, acting
19	in consultation with other Federal agencies, to sup-
20	port and conduct periodic analyses and evaluations of
21	effective prevention programs for methamphetamine
22	or inhalant abuse and addiction and the development
23	of appropriate strategies for disseminating informa-

 $tion\ about\ and\ implementing\ these\ programs.$ 

1	"(2) Annual reports.—The Director shall sub-
2	mit to the Committee on Health, Education, Labor,
3	and Pensions and the Committee on Appropriations
4	of the Senate and the Committee on Commerce and
5	Committee on Appropriations of the House of Rep-
6	resentatives, an annual report with the results of the
7	analyses and evaluation under paragraph (1).
8	"(e) Authorization of Appropriations.—There is
9	authorized to be appropriated to carry out subsection (a),
10	\$10,000,000 for fiscal year 2001, and such sums as may
11	be necessary for each of fiscal years 2002 and 2003.".
	CEC 9107 COMPREHENOINE COMMUNIUM CERVICES FOR
12	SEC. 3105. COMPREHENSIVE COMMUNITY SERVICES FOR
12 13	CHILDREN WITH SERIOUS EMOTIONAL DIS-
13	CHILDREN WITH SERIOUS EMOTIONAL DIS-
13 14 15	CHILDREN WITH SERIOUS EMOTIONAL DISTURBANCE.
13 14 15 16	CHILDREN WITH SERIOUS EMOTIONAL DIS- TURBANCE.  (a) MATCHING FUNDS.—Section 561(c)(1)(D) of the
13 14 15 16	CHILDREN WITH SERIOUS EMOTIONAL DIS- TURBANCE.  (a) MATCHING FUNDS.—Section 561(c)(1)(D) of the Public Health Service Act (42 U.S.C. 290ff(c)(1)(D)) is
13 14 15 16 17	CHILDREN WITH SERIOUS EMOTIONAL DIS- TURBANCE.  (a) MATCHING FUNDS.—Section 561(c)(1)(D) of the Public Health Service Act (42 U.S.C. 290ff(c)(1)(D)) is amended by striking "fifth" and inserting "fifth and sixth".
13 14 15 16 17 18	CHILDREN WITH SERIOUS EMOTIONAL DIS- TURBANCE.  (a) MATCHING FUNDS.—Section 561(c)(1)(D) of the Public Health Service Act (42 U.S.C. 290ff(c)(1)(D)) is amended by striking "fifth" and inserting "fifth and sixth". (b) Flexibility for Indian Tribes and Terri-
13 14 15 16 17 18	CHILDREN WITH SERIOUS EMOTIONAL DIS- TURBANCE.  (a) MATCHING FUNDS.—Section 561(c)(1)(D) of the Public Health Service Act (42 U.S.C. 290ff(c)(1)(D)) is amended by striking "fifth" and inserting "fifth and sixth". (b) Flexibility for Indian Tribes and Terri- TORIES.—Section 562 of the Public Health Service Act (42)
13 14 15 16 17 18 19 20 21	CHILDREN WITH SERIOUS EMOTIONAL DIS- TURBANCE.  (a) MATCHING FUNDS.—Section 561(c)(1)(D) of the Public Health Service Act (42 U.S.C. 290ff(c)(1)(D)) is amended by striking "fifth" and inserting "fifth and sixth". (b) Flexibility for Indian Tribes and Terri- TORIES.—Section 562 of the Public Health Service Act (42 U.S.C. 290ff-1) is amended by adding at the end the fol-
13 14 15 16 17 18 19 20 21	CHILDREN WITH SERIOUS EMOTIONAL DIS- TURBANCE.  (a) MATCHING FUNDS.—Section 561(c)(1)(D) of the Public Health Service Act (42 U.S.C. 290ff(c)(1)(D)) is amended by striking "fifth" and inserting "fifth and sixth". (b) FLEXIBILITY FOR INDIAN TRIBES AND TERRI- TORIES.—Section 562 of the Public Health Service Act (42 U.S.C. 290ff-1) is amended by adding at the end the fol- lowing:

25 Samoa, Guam, the Marshall Islands, the Federated States

- 1 of Micronesia, the Commonwealth of the Northern Mariana
- 2 Islands, the Republic of Palau, or the United States Virgin
- 3 Islands if the Secretary determines, after peer review, that
- 4 the system of care is family-centered and uses the least re-
- 5 strictive environment that is clinically appropriate.".
- 6 (c) DURATION OF GRANTS.—Section 565(a) of the
- 7 Public Health Service Act (42 U.S.C. 290ff-4(a)) is amend-
- 8 ed by striking "5 fiscal" and inserting "6 fiscal".
- 9 (d) Authorization of Appropriations.—Section
- 10 565(f)(1) of the Public Health Service Act (42 U.S.C. 290ff-
- 11 4(f)(1)) is amended by striking "1993" and all that follows
- 12 and inserting "2001, and such sums as may be necessary
- 13 for each of the fiscal years 2002 and 2003.".
- 14 (e) Current Grantees.—
- 15 (1) In general.—Entities with active grants
- 16 under section 561 of the Public Health Service Act
- 17 (42 U.S.C. 290ff) on the date of enactment of this Act
- shall be eligible to receive a 6th year of funding under
- 19 the grant in an amount not to exceed the amount that
- such grantee received in the 5th year of funding under
- 21 such grant. Such 6th year may be funded without re-
- 22 quiring peer and Advisory Council review as required
- 23 under section 504 of such Act (42 U.S.C. 290aa–3).
- 24 (2) Limitation.—Paragraph (1) shall apply
- 25 with respect to a grantee only if the grantee agrees to

1	comply with the provisions of section 561 as amended
2	by subsection (a).
3	SEC. 3106. SERVICES FOR CHILDREN OF SUBSTANCE ABUS-
4	ERS.
5	(a) Administration and Activities.—
6	(1) Administration.—Section 399D(a) of the
7	Public Health Service Act (42 U.S.C. 280d(a)(1)) is
8	amended—
9	(A) in paragraph (1), by striking "Admin-
10	istrator" and all that follows through "Adminis-
11	tration" and insert "Administrator of the Sub-
12	stance Abuse and Mental Health Services Ad-
13	ministration"; and
14	(B) in paragraph (2), by striking "Admin-
15	istrator of the Substance Abuse and Mental
16	Health Services Administration" and inserting
17	"Administrator of the Health Resources and
18	$Services\ Administration".$
19	(2) Activities.—Section 399D(a)(1) of the Pub-
20	lic Health Service Act (42 U.S.C. 280d(a)(1)) is
21	amended—
22	(A) in subparagraph (B), by striking "and"
23	at the end;
24	(B) in subparagraph (C), by striking the
25	period and insertina the followina: "through

youth service agencies, family social services, child care providers, Head Start, schools and after-school programs, early childhood development programs, community-based family resource and support centers, the criminal justice system, health, substance abuse and mental health providers through screenings conducted during regular childhood examinations and other examinations, self and family member referrals, substance abuse treatment services, and other providers of services to children and families; and"; and

## (C) by adding at the end the following:

"(D) to provide education and training to health, substance abuse and mental health professionals, and other providers of services to children and families through youth service agencies, family social services, child care, Head Start, schools and after-school programs, early child-hood development programs, community-based family resource and support centers, the criminal justice system, and other providers of services to children and families.".

1	(3) Identification of certain children.—
2	Section $399D(a)(3)(A)$ of the Public Health Service
3	Act (42 U.S.C. 280d(a)(3)(A)) is amended—
4	(A) in clause (i), by striking "(i) the enti-
5	ty" and inserting "(i)(I) the entity";
6	(B) in clause (ii)—
7	(i) by striking "(ii) the entity" and in-
8	serting "(II) the entity"; and
9	(ii) by striking the period and insert-
10	ing "; and"; and
11	(C) by adding at the end the following:
12	"(ii) the entity will identify children
13	who may be eligible for medical assistance
14	under a State program under title XIX or
15	XXI of the Social Security Act.".
16	(b) Services for Children.—Section 399D(b) of the
17	Public Health Service Act (42 U.S.C. 280d(b)) is
18	amended—
19	(1) in paragraph (1), by inserting "alcohol and
20	drug," after "psychological,";
21	(2) by striking paragraph (5) and inserting the
22	following:
23	"(5) Developmentally and age-appropriate drug
24	and alcohol early intervention, treatment and preven-
25	tion services."; and

1	(3) by inserting after paragraph (8), the fol-
2	lowing:
3	"Services shall be provided under paragraphs (2) through
4	(8) by a public health nurse, social worker, or similar pro-
5	fessional, or by a trained worker from the community who
6	is supervised by a professional, or by an entity, where the
7	professional or entity provides assurances that the profes-
8	sional or entity is licensed or certified by the State if re-
9	quired and is complying with applicable licensure or cer-
10	tification requirements.".
11	(c) Services for Affected Families.—Section
12	399D(c) of the Public Health Service Act (42 U.S.C.
13	280d(c)) is amended—
14	(1) in paragraph (1)—
15	(A) in the matter preceding subparagraph
16	(A), by inserting before the colon the following:
17	", or by an entity, where the professional or enti-
18	ty provides assurances that the professional or
19	entity is licensed or certified by the State if re-
20	quired and is complying with applicable licen-
21	sure or certification requirements"; and
22	(B) by adding at the end the following:
23	"(D) Aggressive outreach to family members
24	with substance abuse problems.

1	"(E) Inclusion of consumer in the develop-
2	ment, implementation, and monitoring of Fam-
3	ily Services Plan.";
4	(2) in paragraph (2)—
5	(A) by striking subparagraph (A) and in-
6	serting the following:
7	"(A) Alcohol and drug treatment services,
8	including screening and assessment, diagnosis,
9	detoxification, individual, group and family
10	counseling, relapse prevention, pharmacotherapy
11	treatment, after-care services, and case manage-
12	ment.";
13	(B) in subparagraph (C), by striking ", in-
14	cluding educational and career planning" and
15	inserting "and counseling on the human im-
16	munodeficiency virus and acquired immune defi-
17	ciency syndrome";
18	(C) in subparagraph (D), by striking "con-
19	flict and"; and
20	(D) in subparagraph (E), by striking "Re-
21	medial" and inserting "Career planning and";
22	and
23	(3) in paragraph (3)(D), by inserting "which in-
24	clude child abuse and neglect prevention techniques"
25	before the period.

1	(d) Eligible Entities.—Section 399D(d) of the Pub-
2	lic Health Service Act (42 U.S.C. 280d(d)) is amended—
3	(1) by striking the matter preceding paragraph
4	(1) and inserting:
5	"(d) Eligible Entities.—The Secretary shall dis-
6	tribute the grants through the following types of entities:";
7	(2) in paragraph (1), by striking "drug treat-
8	ment" and inserting "drug early intervention, pre-
9	vention or treatment; and
10	(3) in paragraph (2)—
11	(A) in subparagraph (A), by striking ";
12	and" and inserting "; or"; and
13	(B) in subparagraph (B), by inserting "or
14	pediatric health or mental health providers and
15	family mental health providers" before the pe-
16	riod.
17	(e) Submission of Information.—Section 399D(h)
18	of the Public Health Service Act (42 U.S.C. 280d(h)) is
19	amended—
20	(1) in paragraph (2)—
21	(A) by inserting "including maternal and
22	child health" before "mental";
23	(B) by striking "treatment programs"; and
24	(C) by striking "and the State agency re-
25	sponsible for administering public maternal and

1	child health services" and inserting ", the State
2	agency responsible for administering alcohol and
3	drug programs, the State lead agency, and the
4	State Interagency Coordinating Council under
5	part H of the Individuals with Disabilities Edu-
6	cation Act; and"; and
7	(2) by striking paragraph (3) and redesignating
8	paragraph (4) as paragraph (3).
9	(f) REPORTS TO THE SECRETARY.—Section
10	399D(i)(6) of the Public Health Service Act (42 U.S.C.
11	280d(i)(6)) is amended—
12	(1) in subparagraph (B), by adding "and" at
13	the end; and
14	(2) by striking subparagraphs (C), (D), and (E)
15	and inserting the following:
16	"(C) the number of case workers or other
17	professionals trained to identify and address sub-
18	stance abuse issues.".
19	(g) Evaluations.—Section 399D(l) of the Public
20	Health Service Act (42 U.S.C. 280d(l)) is amended—
21	(1) in paragraph (3), by adding "and" at the
22	end;
23	(2) in paragraph (4), by striking the semicolon
24	and inserting the following: ", including increased
25	participation in work or employment-related activi-

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1
        ties and decreased participation in welfare pro-
 2
        grams."; and
 3
             (3) by striking paragraphs (5) and (6).
 4
        (h) REPORT TO CONGRESS.—Section 399D(m) of the
    Public Health Service Act (42 U.S.C. 280d(m)) is
 6
    amended—
 7
             (1) in paragraph (2), by adding "and" at the
 8
        end:
 9
             (2) in paragraph (3)—
                  (A) in subparagraph (A), by adding "and"
10
11
             at the end;
12
                  (B) in subparagraph (B), by striking the
13
             semicolon and inserting a period; and
14
                  (C) by striking subparagraphs (C), (D), and
15
             (E); and
16
             (3) by striking paragraphs (4) and (5).
17
        (i) Data Collection.—Section 399D(n) of the Public
   Health Service Act (42 U.S.C. 280d(n)) is amended by add-
18
    ing at the end the following: "The periodic report shall in-
19
   clude a quantitative estimate of the prevalence of alcohol
21
    and drug problems in families involved in the child welfare
   system, the barriers to treatment and prevention services
   facing these families, and policy recommendations for re-
   moving the identified barriers, including training for child
   welfare workers.".
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- 1 (j) DEFINITION.—Section 399D(o)(2)(B) of the Public 2 Health Service Act (42 U.S.C. 280d(o)(2)(B)) is amended
- 3 by striking "dangerous".
- 4 (k) AUTHORIZATION OF APPROPRIATIONS.—Section
- 5 399D(p) of the Public Health Service Act (42 U.S.C.
- 6 280d(p)) is amended to read as follows:
- 7 "(p) AUTHORIZATION OF APPROPRIATIONS.—For the
- 8 purpose of carrying out this section, there are authorized
- 9 to be appropriated \$50,000,000 for fiscal year 2001, and
- 10 such sums as may be necessary for each of fiscal years 2002
- 11 and 2003.".
- 12 (1) Grants for Training and Conforming Amend-
- 13 MENTS.—Section 399D of the Public Health Service Act (42
- 14 U.S.C. 280d) is amended—
- 15 (1) by striking subsection (f);
- 16 (2) by striking subsection (k);
- 17 (3) by redesignating subsections (d), (e), (g), (h),
- 18 (i), (j), (l), (m), (n), (o), and (p) as subsections (e)
- 19 through (o), respectively;
- 20 (4) by inserting after subsection (c), the fol-
- 21 lowing:
- 22 "(d) Training for Providers of Services to
- 23 Children and Families.—The Secretary may make a
- 24 grant under subsection (a) for the training of health, sub-
- 25 stance abuse and mental health professionals and other pro-

- 1 viders of services to children and families through youth
- 2 service agencies, family social services, child care providers,
- 3 Head Start, schools and after-school programs, early child-
- 4 hood development programs, community-based family re-
- 5 source centers, the criminal justice system, and other pro-
- 6 viders of services to children and families. Such training
- 7 shall be to assist professionals in recognizing the drug and
- 8 alcohol problems of their clients and to enhance their skills
- 9 in identifying and understanding the nature of substance
- 10 abuse, and obtaining substance abuse early intervention,
- 11 prevention and treatment resources.";
- 12 (5) in subsection (k)(2) (as so redesignated), by
- striking "(h)" and inserting "(i)"; and
- 14 (6) in paragraphs (3)(E) and (5) of subsection
- 15 (m) (as so redesignated), by striking "(d)" and insert-
- 16 ing "(e)".
- 17 (m) Transfer and Redesignation.—Section 399D
- 18 of the Public Health Service Act (42 U.S.C. 280d), as
- 19 amended by this section—
- 20 (1) is transferred to title V;
- 21 (2) is redesignated as section 519; and
- 22 (3) is inserted after section 518.
- 23 (n) Conforming Amendment.—Title III of the Pub-
- 24 lic Health Service Act (42 U.S.C. 241 et seq.) is amended
- 25 by striking the heading of part L.

### 1 SEC. 3107. SERVICES FOR YOUTH OFFENDERS.

- 2 Subpart 3 of part B of title V of the Public Health
- 3 Service Act (42 U.S.C. 290bb-31 et seq.), as amended by
- 4 section 3104(b), is further amended by adding at the end
- 5 the following:

#### 6 "SEC. 520D. SERVICES FOR YOUTH OFFENDERS.

- 7 "(a) In General.—The Secretary, acting through the
- 8 Director of the Center for Mental Health Services, and in
- 9 consultation with the Director of the Center for Substance
- 10 Abuse Treatment, the Administrator of the Office of Juve-
- 11 nile Justice and Delinquency Prevention, and the Director
- 12 of the Special Education Programs, shall award grants on
- 13 a competitive basis to State or local juvenile justice agencies
- 14 to enable such agencies to provide aftercare services for
- 15 youth offenders who have been discharged from facilities in
- 16 the juvenile or criminal justice system and have serious
- 17 emotional disturbances or are at risk of developing such dis-
- 18 turbances.
- 19 "(b) Use of Funds.—A State or local juvenile justice
- 20 agency receiving a grant under subsection (a) shall use the
- 21 amounts provided under the grant—
- "(1) to develop a plan describing the manner in
- 23 which the agency will provide services for each youth
- 24 offender who has a serious emotional disturbance and
- 25 has been detained or incarcerated in facilities within
- 26 the juvenile or criminal justice system;

"(2) to provide a network of core or aftercare
services or access to such services for each youth offender, including diagnostic and evaluation services,
substance abuse treatment services, outpatient mental
health care services, medication management services,
intensive home-based therapy, intensive day treatment
services, respite care, and therapeutic foster care;

"(3) to establish a program that coordinates with other State and local agencies providing recreational, social, educational, vocational, or operational services for youth, to enable the agency receiving a grant under this section to provide community-based system of care services for each youth offender that addresses the special needs of the youth and helps the youth access all of the aforementioned services; and

"(4) using not more than 20 percent of funds received, to provide planning and transition services as described in paragraph (3) for youth offenders while such youth are incarcerated or detained.

"(c) APPLICATION.—A State or local juvenile justice agency that desires a grant under subsection (a) shall submit an application to the Secretary at such time, in such manner, and accompanied by such information as the Secretary may reasonably require.

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- 1 "(d) Report.—Not later than 3 years after the date
- 2 of enactment of this section and annually thereafter, the
- 3 Secretary shall prepare and submit, to the Committee on
- 4 Health, Education, Labor, and Pensions of the Senate and
- 5 the Committee on Commerce of the House of Representa-
- 6 tives, a report that describes the services provided pursuant
- 7 to this section.
- 8 "(e) Definitions.—In this section:
- 9 "(1) Serious emotional disturbance.—The 10 term 'serious emotional disturbance' with respect to a 11 youth offender means an offender who currently, or at 12 any time within the 1-year period ending on the day 13 on which services are sought under this section, has 14 a diagnosable mental, behavioral, or emotional dis-15 order that functionally impairs the offender's life by 16 substantially limiting the offender's role in family, 17 school, or community activities, and interfering with 18 the offender's ability to achieve or maintain 1 or 19 more developmentally-appropriate social, behavior, 20 cognitive, communicative, or adaptive skills.
  - "(2) Community-based system of care' means the proterm 'community-based system of care' means the provision of services for the youth offender by various State or local agencies that in an interagency fashion or operating as a network addresses the recreational,

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- social, educational, vocational, mental health, substance abuse, and operational needs of the youth of-
- 3 fender.
- 4 "(3) YOUTH OFFENDER.—The term 'youth of-
- 5 fender' means an individual who is 21 years of age
- 6 or younger who has been discharged from a State or
- 7 local juvenile or criminal justice system, except that
- 8 if the individual is between the ages of 18 and 21
- 9 years, such individual has had contact with the State
- or local juvenile or criminal justice system prior to
- 11 attaining 18 years of age and is under the jurisdic-
- tion of such a system at the time services are sought.
- 13 "(f) AUTHORIZATION OF APPROPRIATIONS.—There is
- 14 authorized to be appropriated to carry out this section
- 15 \$40,000,000 for fiscal year 2001, and such sums as may
- 16 be necessary for each of fiscal years 2002 and 2003.".
- 17 SEC. 3108. GRANTS FOR STRENGTHENING FAMILIES
- 18 THROUGH COMMUNITY PARTNERSHIPS.
- 19 Subpart 2 of part B of title V of the Public Health
- 20 Service Act (42 U.S.C. 290bb-21 et seq) is amended by add-
- 21 ing at the end the following:
- 22 "SEC. 519A. GRANTS FOR STRENGTHENING FAMILIES.
- 23 "(a) Program Authorized.—The Secretary, acting
- 24 through the Director of the Prevention Center, may make
- 25 grants to public and nonprofit private entities to develop

1	and implement model substance abuse prevention programs
2	to provide early intervention and substance abuse preven-
3	tion services for individuals of high-risk families and the
4	communities in which such individuals reside.
5	"(b) Priority.—In awarding grants under subsection
6	(a), the Secretary shall give priority to applicants that—
7	"(1) have proven experience in preventing sub-
8	stance abuse by individuals of high-risk families and
9	reducing substance abuse in communities of such in-
10	dividuals;
11	"(2) have demonstrated the capacity to imple-
12	ment community-based partnership initiatives than
13	are sensitive to the diverse backgrounds of individuals
14	of high-risk families and the communities of such in-
15	dividuals;
16	"(3) have experience in providing technical as-
17	sistance to support substance abuse prevention pro-
18	grams that are community-based;
19	"(4) have demonstrated the capacity to imple-
20	ment research-based substance abuse prevention strat-
21	egies; and
22	"(5) have implemented programs that involve
23	families, residents, community agencies, and institu-
24	tions in the implementation and design of such pro-
25	grams.

1	"(c) Duration of Grants.—The Secretary shall
2	award grants under subsection (a) for a period not to exceed
3	5 years.
4	"(d) Use of Funds.—An applicant that is awarded
5	a grant under subsection (a) shall—
6	"(1) in the first fiscal year that such funds are
7	received under the grant, use such funds to develop a
8	model substance abuse prevention program; and
9	"(2) in the fiscal year following the first fiscal
10	year that such funds are received, use such funds to
11	implement the program developed under paragraph
12	(1) to provide early intervention and substance abuse
13	prevention services to—
14	"(A) strengthen the environment of children
15	of high risk families by targeting interventions
16	at the families of such children and the commu-
17	nities in which such children reside;
18	"(B) strengthen protective factors, such as—
19	"(i) positive adult role models;
20	"(ii) messages that oppose substance
21	abuse;
22	"(iii) community actions designed to
23	reduce accessibility to and use of illegal sub-
24	stances; and

1	"(iv) willingness of individuals of fam-
2	ilies in which substance abuse occurs to seek
3	treatment for substance abuse;
4	"(C) reduce family and community risks,
5	such as family violence, alcohol or drug abuse,
6	crime, and other behaviors that may effect
7	healthy child development and increase the likeli-
8	hood of substance abuse; and
9	"(D) build collaborative and formal part-
10	nerships between community agencies, institu-
11	tions, and businesses to ensure that comprehen-
12	sive high quality services are provided, such as
13	early childhood education, health care, family
14	support programs, parent education programs,
15	and home visits for infants.
16	"(e) APPLICATION.—To be eligible to receive a grant
17	under subsection (a), an applicant shall prepare and sub-
18	mit to the Secretary an application that—
19	"(1) describes a model substance abuse preven-
20	tion program that such applicant will establish;
21	"(2) describes the manner in which the services
22	described in subsection $(d)(2)$ will be provided; and
23	"(3) describe in as much detail as possible the
24	results that the entity expects to achieve in imple-
25	menting such a program.

- 1 "(f) Matching Funding.—The Secretary may not
- 2 make a grant to a entity under subsection (a) unless that
- 3 entity agrees that, with respect to the costs to be incurred
- 4 by the entity in carrying out the program for which the
- 5 grant was awarded, the entity will make available non-Fed-
- 6 eral contributions in an amount that is not less than 40
- 7 percent of the amount provided under the grant.
- 8 "(g) Report to Secretary.—An applicant that is
- 9 awarded a grant under subsection (a) shall prepare and
- 10 submit to the Secretary a report in such form and con-
- 11 taining such information as the Secretary may require, in-
- 12 cluding an assessment of the efficacy of the model substance
- 13 abuse prevention program implemented by the applicant
- 14 and the short, intermediate, and long term results of such
- 15 program.
- 16 "(h) EVALUATIONS.—The Secretary shall conduct eval-
- 17 uations, based in part on the reports submitted under sub-
- 18 section (g), to determine the effectiveness of the programs
- 19 funded under subsection (a) in reducing substance use in
- 20 high-risk families and in making communities in which
- 21 such families reside in stronger. The Secretary shall submit
- 22 such evaluations to the appropriate committees of Congress.
- 23 "(i) High-Risk Families.—In this section, the term
- 24 'high-risk family' means a family in which the individuals

- 1 of such family are at a significant risk of using or abusing
- 2 alcohol or any illegal substance.
- 3 "(j) Authorization of Appropriations.—There is
- 4 authorized to be appropriated to carry out this section,
- 5 \$3,000,000 for fiscal year 2001, and such sums as may be
- 6 necessary for each of the fiscal years 2002 and 2003.".

#### 7 SEC. 3109. PROGRAMS TO REDUCE UNDERAGE DRINKING.

- 8 Subpart 2 of part B of title V of the Public Health
- 9 Service Act (42 U.S.C. 290bb-21 et seq), as amended by
- 10 section 3108, is further amended by adding at the end the
- 11 following:
- 12 "SEC. 519B. PROGRAMS TO REDUCE UNDERAGE DRINKING.
- 13 "(a) In General.—The Secretary shall make awards
- 14 of grants, cooperative agreements, or contracts to public and
- 15 nonprofit private entities, including Indian tribes and trib-
- 16 al organizations, to enable such entities to develop plans
- 17 for and to carry out school-based (including institutions of
- 18 higher education) and community-based programs for the
- 19 prevention of alcoholic-beverage consumption by individ-
- 20 uals who have not attained the legal drinking age.
- 21 "(b) Eligibility Requirements.—To be eligible to
- 22 receive an award under subsection (a), an entity shall pro-
- 23 vide any assurances to the Secretary which the Secretary
- 24 may require, including that the entity will—

1	"(1) annually report to the Secretary on the ef-
2	fectiveness of the prevention approaches implemented
3	by the entity;

- 4 "(2) use science based and age appropriate approaches; and
- 6 "(3) involve local public health officials and 7 community prevention program staff in the planning 8 and implementation of the program.
- 9 "(c) EVALUATION.—The Secretary shall evaluate each 10 project under subsection (a) and shall disseminate the find-11 ings with respect to each such evaluation to appropriate 12 public and private entities.
- "(d) Geographical Distribution.—The Secretary
  shall ensure that awards will be distributed equitably
  among the regions of the country and among urban and
  rural areas.
- "(e) DURATION OF AWARD.—With respect to an award
  under subsection (a), the period during which payments
  under such award are made to the recipient may not exceed
  to years. The preceding sentence may not be construed as
  establishing a limitation on the number of awards under
  such subsection that may be made to the recipient.
- 23 "(f) AUTHORIZATION OF APPROPRIATIONS.—For the 24 purpose of carrying out this section, there are authorized 25 to be appropriated \$25,000,000 for fiscal year 2001, and

1	such sums as may be necessary for each of the fiscal years
2	2002 and 2003.".
3	SEC. 3110. SERVICES FOR INDIVIDUALS WITH FETAL ALCO-
4	HOL SYNDROME.
5	Subpart 2 of part B of title V of the Public Health
6	Service Act (42 U.S.C. 290bb-21 et seq), as amended by
7	sections 3108 and 3109, is further amended by adding at
8	the end the following:
9	"SEC. 519C. SERVICES FOR INDIVIDUALS WITH FETAL ALCO-
10	HOL SYNDROME.
11	"(a) In General.—The Secretary shall make awards
12	of grants, cooperative agreements, or contracts to public and
13	nonprofit private entities, including Indian tribes and trib-
14	al organizations, to provide services to individuals diag-
15	nosed with fetal alcohol syndrome or alcohol-related birth
16	defects.
17	"(b) Use of Funds.—An award under subsection (a)
18	may, subject to subsection (d), be used to—
19	"(1) screen and test individuals to determine the
20	type and level of services needed;
21	"(2) develop a comprehensive plan for providing
22	services to the individual;
23	"(3) provide mental health counseling;
24	"(4) provide substance abuse prevention services
25	and treatment, if needed;

1	"(5) coordinate services with other social pro-
2	grams including social services, justice system, edu-
3	cational services, health services, mental health and
4	substance abuse services, financial assistance pro-
5	grams, vocational services and housing assistance
6	programs;
7	"(6) provide vocational services;
8	"(7) provide health counseling;
9	"(8) provide housing assistance;
10	"(9) parenting skills training;
11	"(10) overall case management;
12	"(11) supportive services for families of individ-
13	uals with Fetal Alcohol Syndrome; and
14	"(12) provide other services and programs, to the
15	extent authorized by the Secretary after consideration
16	of recommendations made by the National Task Force
17	on Fetal Alcohol Syndrome.
18	"(c) Requirements.—To be eligible to receive an
19	award under subsection (a), an applicant shall—
20	"(1) demonstrate that the program will be part
21	of a coordinated, comprehensive system of care for
22	such individuals;
23	"(2) demonstrate an established communication
24	with other social programs in the community includ-
25	ing social services, justice system, financial assistance

1	programs, health services, educational services, mental
2	health and substance abuse services, vocational serv-
3	ices and housing assistance services;
4	"(3) show a history of working with individuals
5	with fetal alcohol syndrome or alcohol-related birth
6	defects;
7	"(4) provide assurance that the services will be
8	provided in a culturally and linguistically appro-
9	priate manner; and
10	"(5) provide assurance that at the end of the 5-
11	year award period, other mechanisms will be identi-
12	fied to meet the needs of the individuals and families
13	served under such award.
14	"(d) Relationship to Payments Under Other
15	Programs.—An award may be made under subsection (a)
16	only if the applicant involved agrees that the award will
17	not be expended to pay the expenses of providing any service
18	under this section to an individual to the extent that pay-
19	ment has been made, or can reasonably be expected to be
20	made, with respect to such expenses—
21	"(1) under any State compensation program,
22	under an insurance policy, or under any Federal or
23	State health benefits program; or
24	"(2) by an entity that provides health services on
25	a prepaid basis.

- 1 "(e) Duration of Awards.—With respect to an
- 2 award under subsection (a), the period during which pay-
- 3 ments under such award are made to the recipient may
- 4 not exceed 5 years.
- 5 "(f) EVALUATION.—The Secretary shall evaluate each
- 6 project carried out under subsection (a) and shall dissemi-
- 7 nate the findings with respect to each such evaluation to
- 8 appropriate public and private entities.
- 9  $\qquad$  "(g) Funding.—
- 10 "(1) Authorization of Appropriations.—For
- 11 the purpose of carrying out this section, there are au-
- 12 thorized to be appropriated \$25,000,000 for fiscal
- 13 year 2001, and such sums as may be necessary for
- each of the fiscal years 2002 and 2003.
- 15 "(2) Allocation.—Of the amounts appro-
- 16 priated under paragraph (1) for a fiscal year, not less
- than \$300,000 shall, for purposes relating to fetal al-
- cohol syndrome and alcohol-related birth defects, be
- 19 made available for collaborative, coordinated inter-
- agency efforts with the National Institute on Alcohol
- 21 Abuse and Alcoholism, the National Institute on
- 22 Child Health and Human Development, the Health
- 23 Resources and Services Administration, the Agency
- 24 for Healthcare Research and Quality, the Centers for

1	Disease Control and Prevention, the Department of
2	Education, and the Department of Justice.
3	"SEC. 519D. CENTERS OF EXCELLENCE ON SERVICES FOR
4	INDIVIDUALS WITH FETAL ALCOHOL SYN-
5	DROME AND ALCOHOL-RELATED BIRTH DE-
6	FECTS AND TREATMENT FOR INDIVIDUALS
7	WITH SUCH CONDITIONS AND THEIR FAMI-
8	LIES.
9	"(a) In General.—The Secretary shall make awards
10	of grants, cooperative agreements, or contracts to public or
11	nonprofit private entities for the purposes of establishing
12	not more than 4 centers of excellence to study techniques
13	for the prevention of fetal alcohol syndrome and alcohol-
14	related birth defects and adaptations of innovative clinical
15	interventions and service delivery improvements for the
16	provision of comprehensive services to individuals with fetal
17	alcohol syndrome or alcohol-related birth defects and their
18	families and for providing training on such conditions.
19	"(b) Use of Funds.—An award under subsection (a)
20	may be used to—
21	"(1) study adaptations of innovative clinical
22	interventions and service delivery improvements
23	strategies for children and adults with fetal alcohol
24	syndrome or alcohol-related birth defects and their
25	families;

1	"(2) identify communities which have an exem-
2	plary comprehensive system of care for such individ-
3	uals so that they can provide technical assistance to
4	other communities attempting to set up such a system
5	of care;
6	"(3) provide technical assistance to communities
7	who do not have a comprehensive system of care for
8	such individuals and their families;
9	"(4) train community leaders, mental health and
10	substance abuse professionals, families, law enforce-
11	ment personnel, judges, health professionals, persons
12	working in financial assistance programs, social serv-
13	ice personnel, child welfare professionals, and other
14	service providers on the implications of fetal alcohol
15	syndrome and alcohol-related birth defects, the early
16	identification of and referral for such conditions;
17	"(5) develop innovative techniques for preventing
18	alcohol use by women in child bearing years;
19	"(6) perform other functions, to the extent au-
20	thorized by the Secretary after consideration of rec-
21	ommendations made by the National Task Force on
22	Fetal Alcohol Syndrome.
23	"(c) Report.—
24	"(1) In general.—A recipient of an award
25	under subsection (a) shall at the end of the period of

- 1 funding report to the Secretary on any innovative
- 2 techniques that have been discovered for preventing
- 3 alcohol use among women of child bearing years.
- 4 "(2) Dissemination of findings.—The Sec-
- 5 retary shall upon receiving a report under paragraph
- 6 (1) disseminate the findings to appropriate public
- 7 and private entities.
- 8 "(d) Duration of Awards.—With respect to an
- 9 award under subsection (a), the period during which pay-
- 10 ments under such award are made to the recipient may
- 11 not exceed 5 years.
- 12 "(e) EVALUATION.—The Secretary shall evaluate each
- 13 project carried out under subsection (a) and shall dissemi-
- 14 nate the findings with respect to each such evaluation to
- 15 appropriate public and private entities.
- 16 "(f) AUTHORIZATION OF APPROPRIATIONS.—For the
- 17 purpose of carrying out this section, there are authorized
- 18 to be appropriated \$5,000,000 for fiscal year 2001, and
- 19 such sums as may be necessary for each of the fiscal years
- 20 2002 and 2003.".
- 21 SEC. 3111. SUICIDE PREVENTION.
- 22 Subpart 3 of part B of title V of the Public Health
- 23 Service Act (42 U.S.C. 290bb-31 et seq), as amended by
- 24 section 3107, is further amended by adding at the end the
- 25 following:

1	"SEC. 520E. SUICIDE PREVENTION FOR CHILDREN AND
2	ADOLESCENTS.
3	"(a) In General.—The Secretary shall award grants,
4	contracts, or cooperative agreements to States, political sub-
5	divisions of States, Indian tribes, tribal organizations, pub-
6	lic organizations, or private nonprofit organizations to es-
7	tablish programs to reduce suicide deaths in the United
8	States among children and adolescents.
9	"(b) Collaboration.—In carrying out subsection (a),
10	the Secretary shall ensure that activities under this section
11	are coordinated among the Substance Abuse and Mental
12	Health Services Administration, the relevant institutes at
13	the National Institutes of Health, the Centers for Disease
14	Control and Prevention, the Health Resources and Services
15	Administration, and the Administration on Children and
16	Families.
17	"(c) Requirements.—A State, political subdivision
18	of a State, Indian tribe, tribal organization, public organi-
19	zation, or private nonprofit organization desiring a grant,
20	contract, or cooperative agreement under this section shall
21	demonstrate that the suicide prevention program such enti-
22	ty proposes will—
23	"(1) provide for the timely assessment, treat-
24	ment, or referral for mental health or substance abuse
25	services of children and adolescents at risk for suicide;

1	"(2) be based on best evidence-based, suicide pre-
2	vention practices and strategies that are adapted to
3	the local community;
4	"(3) integrate its suicide prevention program
5	into the existing health care system in the community
6	including primary health care, mental health services,
7	and substance abuse services;
8	"(4) be integrated into other systems in the com-
9	munity that address the needs of children and adoles-
10	cents including the educational system, juvenile jus-
11	tice system, welfare and child protection systems, and
12	community youth support organizations;
13	"(5) use primary prevention methods to educate
14	and raise awareness in the local community by dis-
15	seminating evidence-based information about suicide
16	prevention;
17	"(6) include suicide prevention, mental health,
18	and related information and services for the families
19	and friends of those who completed suicide, as needed;
20	"(7) provide linguistically appropriate and cul-
21	turally competent services, as needed;
22	"(8) provide a plan for the evaluation of out-
23	comes and activities at the local level, according to
24	standards established by the Secretary, and agree to
25	participate in a national evaluation; and

- 1 "(9) ensure that staff used in the program are
- 2 trained in suicide prevention and that professionals
- 3 involved in the system of care have received training
- 4 in identifying persons at risk of suicide.
- 5 "(d) USE OF FUNDS.—Amounts provided under
- 6 grants, contracts, or cooperative agreements under sub-
- 7 section (a) shall be used to supplement and not supplant
- 8 other Federal, State, and local public funds that are ex-
- 9 pended to provide services for eligible individuals.
- 10 "(e) Condition.—An applicant for a grant, contract,
- 11 or cooperative agreement under subsection (a) shall dem-
- 12 onstrate to the Secretary that the applicant has the support
- 13 of the local community and relevant public health officials.
- 14 "(f) Special Populations.—In awarding grants,
- 15 contracts, and cooperative agreements under subsection (a),
- 16 the Secretary shall ensure that such awards are made in
- 17 a manner that will focus on the needs of communities or
- 18 groups that experience high or rapidly rising rates of sui-
- 19 *cide*.
- 20 "(g) APPLICATION.—A State, political subdivision of
- 21 a State, Indian tribe, tribal organization, public organiza-
- 22 tion, or private nonprofit organization receiving a grant,
- 23 contract, or cooperative agreement under subsection (a)
- 24 shall prepare and submit an application to the Secretary
- 25 at such time, in such manner, and containing such infor-

- 1 mation as the Secretary may reasonably require. Such ap-
- 2 plication shall include a plan for the rigorous evaluation
- 3 of activities funded under the grant, contract, or cooperative
- 4 agreement, including a process and outcome evaluation.
- 5 "(h) Distribution of Awards.—In awarding
- 6 grants, contracts, and cooperative agreements under sub-
- 7 section (a), the Secretary shall ensure that such awards are
- 8 distributed among the geographical regions of the United
- 9 States and between urban and rural settings.
- 10 "(i) EVALUATION.—A State, political subdivision of a
- 11 State, Indian tribe, tribal organization, public organiza-
- 12 tion, or private nonprofit organization receiving a grant,
- 13 contract, or cooperative agreement under subsection (a)
- 14 shall prepare and submit to the Secretary at the end of the
- 15 program period, an evaluation of all activities funded
- 16 under this section.
- 17 "(j) Dissemination and Education.—The Secretary
- 18 shall ensure that findings derived from activities carried
- 19 out under this section are disseminated to State, county and
- 20 local governmental agencies and public and private non-
- 21 profit organizations active in promoting suicide prevention
- 22 and family support activities.
- 23 "(k) Duration of Projects.—With respect to a
- 24 grant, contract, or cooperative agreement awarded under
- 25 this section, the period during which payments under such

1	award may be made to the recipient may not exceed 5
2	years.
3	"(l) STUDY.—Within 1 year after the date of enact-
4	ment of this section, the Secretary shall, directly or by grant
5	or contract, initiate a study to assemble and analyze data
6	to identify—
7	"(1) unique profiles of children under 13 who at-
8	tempt or complete suicide;
9	"(2) unique profiles of youths between ages 13
10	and 21 who attempt or complete suicide; and
11	"(3) a profile of services which might have been
12	available to these groups and the use of these services
13	by children and youths from paragraphs (1) and (2).
14	"(m) Authorization of Appropriation.—
15	"(1) In general.—For purposes of carrying out
16	this section, there is authorized to be appropriated
17	\$75,000,000 for fiscal year 2001 and such sums as
18	may be necessary for each of the fiscal years 2002
19	through 2003.
20	"(2) Program management.—In carrying out
21	this section, the Secretary shall use 1 percent of the
22	amount appropriated under paragraph (1) for each
23	fiscal year for managing programs under this sec-
24	tion.".

# 1 SEC. 3112. GENERAL PROVISIONS.

2	(a) Duties of the Center for Substance Abuse
3	Treatment.—Section 507(b) of the Public Health Service
4	Act (42 U.S.C. 290bb(b)) is amended—
5	(1) by redesignating paragraphs (2) through (12)
6	as paragraphs (4) through (14), respectively;
7	(2) by inserting after paragraph (1), the fol-
8	lowing:
9	"(2) ensure that emphasis is placed on children
10	and adolescents in the development of treatment pro-
11	grams;
12	"(3) collaborate with the Attorney General to de-
13	velop programs to provide substance abuse treatment
14	services to individuals who have had contact with the
15	Justice system, especially adolescents;";
16	(3) in paragraph (7) (as so redesignated), by
17	striking "services, and monitor" and all that follows
18	through "1925" and inserting "services";
19	(4) in paragraph (13) (as so redesignated), by
20	striking "treatment, including" and all that follows
21	through "which shall" and inserting "treatment,
22	which shall"; and
23	(5) in paragraph 14 (as so redesignated), by
24	striking "paragraph (11)" and inserting "paragraph
2.5	(13)"

1	(b) Office for Substance Abuse Prevention.—
2	Section 515(b) of the Public Health Service Act (42 U.S.C.
3	290bb-21(b)) is amended—
4	(1) by redesignating paragraphs (9) and (10) as
5	(10) and (11);
6	(2) by inserting after paragraph (8), the fol-
7	lowing:
8	"(9) collaborate with the Attorney General of the
9	Department of Justice to develop programs to prevent
10	drug abuse among high risk youth;"; and
11	(3) in paragraph (10) (as so redesignated), by
12	striking "public concerning" and inserting "public,
13	especially adolescent audiences, concerning".
14	(c) Duties of the Center for Mental Health
15	Services.—Section 520(b) of the Public Health Service Act
16	(42 U.S.C. 290bb–3(b)) is amended—
17	(1) by redesignating paragraphs (3) through (14)
18	as paragraphs (4) through (15), respectively;
19	(2) by inserting after paragraph (2), the fol-
20	lowing:
21	"(3) collaborate with the Department of Edu-
22	cation and the Department of Justice to develop pro-
23	grams to assist local communities in addressing vio-
24	lence amona children and adolescents:":

1	(3) in paragraph (8) (as so redesignated), by
2	striking "programs authorized" and all that follows
3	through "Programs" and inserting "programs under
4	part C"; and
5	(4) in paragraph (9) (as so redesignated), by
6	striking "program and programs" and all that fol-
7	lows through "303" and inserting "programs".
8	TITLE XXXII—PROVISIONS
9	RELATING TO MENTAL HEALTH
10	SEC. 3201. PRIORITY MENTAL HEALTH NEEDS OF REGIONAL
11	AND NATIONAL SIGNIFICANCE.
12	(a) In General.—Section 520A of the Public Health
13	Service Act (42 U.S.C. 290bb-32) is amended to read as
14	follows:
15	"SEC. 520A. PRIORITY MENTAL HEALTH NEEDS OF RE-
16	GIONAL AND NATIONAL SIGNIFICANCE.
17	"(a) Projects.—The Secretary shall address priority
18	mental health needs of regional and national significance
19	(as determined under subsection (b)) through the provision
20	of or through assistance for—
21	"(1) knowledge development and application
22	projects for prevention, treatment, and rehabilitation,
23	and the conduct or support of evaluations of such
24	projects;
25	"(2) training and technical assistance programs;

1	"(3) targeted capacity response programs; and
2	"(4) systems change grants including statewide
3	family network grants and client-oriented and con-
4	sumer run self-help activities.
5	The Secretary may carry out the activities described in this
6	subsection directly or through grants or cooperative agree-
7	ments with States, political subdivisions of States, Indian
8	tribes and tribal organizations, other public or private non-
9	profit entities.
10	"(b) Priority Mental Health Needs.—
11	"(1) Determination of needs.—Priority men-
12	tal health needs of regional and national significance
13	shall be determined by the Secretary in consultation
14	with States and other interested groups. The Sec-
15	retary shall meet with the States and interested
16	groups on an annual basis to discuss program prior-
17	ities.
18	"(2) Special consideration.—In developing
19	program priorities described in paragraph (1), the
20	Secretary shall give special consideration to pro-
21	moting the integration of mental health services into
22	primary health care systems.
23	"(c) Requirements.—
24	"(1) In general.—Recipients of grants, con-
25	tracts, and cooperative agreements under this section

- shall comply with information and application requirements determined appropriate by the Secretary.
  - "(2) DURATION OF AWARD.—With respect to a grant, contract, or cooperative agreement awarded under this section, the period during which payments under such award are made to the recipient may not exceed 5 years.
    - "(3) Matching funds.—The Secretary may, for projects carried out under subsection (a), require that entities that apply for grants, contracts, or cooperative agreements under this section provide non-Federal matching funds, as determined appropriate by the Secretary, to ensure the institutional commitment of the entity to the projects funded under the grant, contract, or cooperative agreement. Such non-Federal matching funds may be provided directly or through donations from public or private entities and may be in cash or in kind, fairly evaluated, including plant, equipment, or services.
    - "(4) MAINTENANCE OF EFFORT.—With respect to activities for which a grant, contract or cooperative agreement is awarded under this section, the Secretary may require that recipients for specific projects under subsection (a) agree to maintain expenditures of non-Federal amounts for such activities at a level

- 1 that is not less than the level of such expenditures 2 maintained by the entity for the fiscal year preceding
- the fiscal year for which the entity receives such a 3
- 4 grant, contract, or cooperative agreement.
- 5 "(d) EVALUATION.—The Secretary shall evaluate each
- project carried out under subsection (a)(1) and shall dis-6
- seminate the findings with respect to each such evaluation
- 8 to appropriate public and private entities.

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## 9 "(e) Information and Education.—

- "(1) In General.—The Secretary shall establish information and education programs to disseminate and apply the findings of the knowledge development and application, training, and technical assistance programs, and targeted capacity response programs, under this section to the general public, to health care professionals, and to interested groups. The Secretary shall make every effort to provide linkages between the findings of supported projects and State agencies responsible for carrying out mental health services.
  - "(2) Rural and underserved areas.—In disseminating information on evidence-based practices in the provision of children's mental health services under this subsection, the Secretary shall ensure that such information is distributed to rural and medi-

25 cally underserved areas.

1	"(f) Authorization of Appropriation.—
2	"(1) In general.—There are authorized to be
3	appropriated to carry out this section, \$300,000,000
4	for fiscal year 2001, and such sums as may be nec-
5	essary for each of the fiscal years 2002 and 2003.
6	"(2) Data infrastructure.—If amounts are
7	not appropriated for a fiscal year to carry out section
8	1971 with respect to mental health, then the Secretary
9	shall make available, from the amounts appropriated
10	for such fiscal year under paragraph (1), an amount
11	equal to the sum of \$6,000,000 and 10 percent of all
12	amounts appropriated for such fiscal year under such
13	paragraph in excess of \$100,000,000, to carry out
14	such section 1971.".
15	(b) Conforming Amendments.—
16	(1) Section 303 of the Public Health Service Act
17	(42 U.S.C. 242a) is repealed.
18	(2) Section 520B of the Public Health Service
19	Act (42 U.S.C. 290bb-33) is repealed.
20	(3) Section 612 of the Stewart B. McKinney
21	Homeless Assistance Act (42 U.S.C. 290aa–3 note) is
22	repealed.

1	SEC. 3202. GRANTS FOR THE BENEFIT OF HOMELESS INDI-
2	VIDUALS.
3	Section 506 of the Public Health Service Act (42
4	U.S.C. 290aa-5) is amended to read as follows:
5	"SEC. 506. GRANTS FOR THE BENEFIT OF HOMELESS INDI-
6	VIDUALS.
7	"(a) In General.—The Secretary shall award grants,
8	contracts and cooperative agreements to community-based
9	public and private nonprofit entities for the purposes of
10	providing mental health and substance abuse services for
11	homeless individuals. In carrying out this section, the Sec-
12	retary shall consult with the Interagency Council on the
13	Homeless, established under section 201 of the Stewart B.
14	McKinney Homeless Assistance Act (42 U.S.C. 11311).
15	"(b) Preferences.—In awarding grants, contracts,
16	and cooperative agreements under subsection (a), the Sec-
17	retary shall give a preference to—
18	"(1) entities that provide integrated primary
19	health, substance abuse, and mental health services to
20	homeless individuals;
21	"(2) entities that demonstrate effectiveness in
22	serving runaway, homeless, and street youth;
23	"(3) entities that have experience in providing
24	substance abuse and mental health services to home-
25	less individuals;

1	"(4) entities that demonstrate experience in pro-
2	viding housing for individuals in treatment for or in
3	recovery from mental illness or substance abuse; and
4	"(5) entities that demonstrate effectiveness in
5	serving homeless veterans.
6	"(c) Services for Certain Individuals.—In
7	awarding grants, contracts, and cooperative agreements
8	under subsection (a), the Secretary shall not—
9	"(1) prohibit the provision of services under such
10	subsection to homeless individuals who are suffering
11	from a substance abuse disorder and are not suffering
12	from a mental health disorder; and
13	"(2) make payments under subsection (a) to any
14	entity that has a policy of—
15	"(A) excluding individuals from mental
16	health services due to the existence or suspicion
17	of substance abuse; or
18	"(B) has a policy of excluding individuals
19	from substance abuse services due to the existence
20	or suspicion of mental illness.
21	"(d) Term of the Awards.—No entity may receive
22	a grant, contract, or cooperative agreement under sub-
23	section (a) for more than 5 years.
24	"(e) Authorization of Appropriations.—There is
25	authorized to be appropriated to carry out this section,

- 1 \$50,000,000 for fiscal year 2001, and such sums as may
- 2 be necessary for each of the fiscal years 2002 and 2003.".
- 3 SEC. 3203. PROJECTS FOR ASSISTANCE IN TRANSITION
- 4 FROM HOMELESSNESS.
- 5 (a) Waivers for Territories.—Section 522 of the
- 6 Public Health Service Act (42 U.S.C. 290cc-22) is amended
- 7 by adding at the end the following:
- 8 "(i) Waiver for Territories.—With respect to the
- 9 United States Virgin Islands, Guam, American Samoa,
- 10 Palau, the Marshall Islands, and the Commonwealth of the
- 11 Northern Mariana Islands, the Secretary may waive the
- 12 provisions of this part that the Secretary determines to be
- 13 appropriate.".
- 14 (b) AUTHORIZATION OF APPROPRIATION.—Section
- 15 535(a) of the Public Health Service Act (42 U.S.C. 290cc-
- 16 35(a)) is amended by striking "1991 through 1994" and
- 17 inserting "2001 through 2003".
- 18 SEC. 3204. COMMUNITY MENTAL HEALTH SERVICES PER-
- 19 FORMANCE PARTNERSHIP BLOCK GRANT.
- 20 (a) Criteria for Plan.—Section 1912(b) of the Pub-
- 21 lic Health Service Act (42 U.S.C. 300x-2(b)) is amended
- 22 by striking paragraphs (1) through (12) and inserting the
- 23 following:
- 24 "(1) Comprehensive community-based men-
- 25 Tal health systems.—The plan provides for an or-

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ganized community-based system of care for individuals with mental illness and describes available services and resources in a comprehensive system of care, including services for dually diagnosed individuals. The description of the system of care shall include health and mental health services, rehabilitation services, employment services, housing services, educational services, substance abuse services, medical and dental care, and other support services to be provided to individuals with Federal. State and local public and private resources to enable such individuals to function outside of inpatient or residential institutions to the maximum extent of their capabilities. including services to be provided by local school systems under the Individuals with Disabilities Education Act. The plan shall include a separate description of case management services and provide for activities leading to reduction of hospitalization.

"(2) MENTAL HEALTH SYSTEM DATA AND EPIDE-MIOLOGY.—The plan contains an estimate of the incidence and prevalence in the State of serious mental illness among adults and serious emotional disturbance among children and presents quantitative targets to be achieved in the implementation of the system described in paragraph (1).

1	"(3) Children's services.—In the case of chil-
2	dren with serious emotional disturbance, the plan—
3	"(A) subject to subparagraph (B), provides
4	for a system of integrated social services, edu-
5	cational services, juvenile services, and substance
6	abuse services that, together with health and
7	mental health services, will be provided in order
8	for such children to receive care appropriate for
9	their multiple needs (such system to include serv-
10	ices provided under the Individuals with Dis-
11	$abilities\ Education\ Act);$
12	"(B) provides that the grant under section
13	1911 for the fiscal year involved will not be ex-
14	pended to provide any service under such system
15	other than comprehensive community mental
16	health services; and
17	"(C) provides for the establishment of a de-
18	fined geographic area for the provision of the
19	services of such system.
20	"(4) Targeted services to rural and home-
21	LESS POPULATIONS.—The plan describes the State's
22	outreach to and services for individuals who are
23	homeless and how community-based services will be
24	provided to individuals residing in rural areas.

1	"(5) Management systems.—The plan de-
2	scribes the financial resources, staffing and training
3	for mental health providers that is necessary to imple-
4	ment the plan, and provides for the training of pro-
5	viders of emergency health services regarding mental
6	health. The plan further describes the manner in
7	which the State intends to expend the grant under
8	section 1911 for the fiscal year involved.
9	Except as provided for in paragraph (3), the State plan
10	shall contain the information required under this subsection
11	with respect to both adults with serious mental illness and
12	children with serious emotional disturbance.".
13	(b) Review of Planning Council of State's Re-
14	PORT.—Section 1915(a) of the Public Health Service Act
15	(42 U.S.C. 300x-4(a)) is amended—
16	(1) in paragraph (1), by inserting "and the re-
17	port of the State under section 1942(a) concerning the
18	preceding fiscal year" after "to the grant"; and
19	(2) in paragraph (2), by inserting before the pe-
20	riod "and any comments concerning the annual re-
21	port".
22	(c) Maintenance of Effort.—Section 1915(b) of the
23	Public Health Service Act (42 U.S.C. 300x-4(b)) is
24	amended—

1	(1) by redesignating paragraphs (2) and (3) as
2	paragraphs (3) and (4), respectively; and
3	(2) by inserting after paragraph (1), the fol-
4	lowing:
5	"(2) Exclusion of Certain funds.—The Sec-
6	retary may exclude from the aggregate State expendi-
7	tures under subsection (a), funds appropriated to the
8	principle agency for authorized activities which are of
9	a non-recurring nature and for a specific purpose.".
10	(d) Application for Grants.—Section 1917(a)(1) of
11	the Public Health Service Act (42 U.S.C. 300x-6(a)(1)) is
12	amended to read as follows:
13	"(1) the plan is received by the Secretary not
14	later than September 1 of the fiscal year prior to the
15	fiscal year for which a State is seeking funds, and the
16	report from the previous fiscal year as required under
17	section 1941 is received by December 1 of the fiscal
18	year of the grant;".
19	(e) Waivers for Territories.—Section 1917(b) of
20	the Public Health Service Act (42 U.S.C. 300x-6(b)) is
21	amended by striking "whose allotment under section 1911
22	for the fiscal year is the amount specified in section
23	1918(c)(2)(B)" and inserting in its place "except Puerto
24	Rico".

1	(f) Authorization of Appropriation.—Section
2	1920 of the Public Health Service Act (42 U.S.C. 300x-
3	9) is amended—
4	(1) in subsection (a), by striking "\$450,000,000"
5	and all that follows through the end and inserting
6	"\$450,000,000 for fiscal year 2001, and such sums as
7	may be necessary for each of the fiscal years 2002 and
8	2003."; and
9	(2) in subsection $(b)(2)$ , by striking "section
10	505" and inserting "sections 505 and 1971".
11	SEC. 3205. DETERMINATION OF ALLOTMENT.
12	Section 1918(b) of the Public Health Service Act (42
13	U.S.C. 300x-7(b)) is amended to read as follows:
14	"(b) Minimum Allotments for States.—With re-
15	spect to fiscal year 2000, and subsequent fiscal years, the
16	amount of the allotment of a State under section 1911 shall
17	not be less than the amount the State received under such
18	section for fiscal year 1998.".
19	SEC. 3206. PROTECTION AND ADVOCACY FOR MENTALLY
20	ILL INDIVIDUALS ACT OF 1986.
21	(a) Short Title.—The first section of the Protection
22	and Advocacy for Mentally Ill Individuals Act of 1986
23	(Public Law 99–319) is amended to read as follows:

## 1 "SECTION 1. SHORT TITLE.

2	"This Act may be cited as the Protection and Advo-
3	cacy for Individuals with Mental Illness Act'.".
4	(b) Definitions.—Section 102 of the Protection and
5	Advocacy for Individuals with Mental Illness Act (as
6	amended by subsection (a)) (42 U.S.C. 10802) is
7	amended—
8	(1) in paragraph (4)—
9	(A) in the matter preceding subparagraph
10	(A), by inserting ", except as provided in section
11	104(d)," after "means";
12	(B) in subparagraph $(B)$ —
13	(i) by striking "(i)" who" and insert-
14	$ing \ "(i)(I) \ who";$
15	(ii) by redesignating clauses (ii) and
16	(iii) as subclauses (II) and (III);
17	(iii) in subclause (III) (as so redesig-
18	nated), by striking the period and inserting
19	"; or"; and
20	(iv) by adding at the end the following:
21	"(ii) who satisfies the requirements of sub-
22	paragraph (A) and lives in a community setting,
23	including their own home."; and
24	(2) by adding at the end the following:
25	"(8) The term 'American Indian consortium'
26	means a consortium established under part C of the

- 1 Developmental Disabilities Assistance and Bill of
- 2 Rights Act (42 U.S.C. 6042 et seq.).".
- 3 (c) Use of Allotments.—Section 104 of the Protec-
- 4 tion and Advocacy for Individuals with Mental Illness Act
- 5 (as amended by subsection (a)) (42 U.S.C. 10804) is
- 6 amended by adding at the end the following:
- 7 "(d) The definition of 'individual with a mental ill-
- 8 ness' contained in section 102(4)(B)(iii) shall apply, and
- 9 thus an eligible system may use its allotment under this
- 10 title to provide representation to such individuals, only if
- 11 the total allotment under this title for any fiscal year is
- 12 \$30,000,000 or more, and in such case, an eligible system
- 13 must give priority to representing persons with mental ill-
- 14 ness as defined in subparagraphs (A) and (B)(i) of section
- 15 *102(4)*.".
- 16 (d) Minimum Amount.—Paragraph (2) of section
- 17 112(a) of the Protection and Advocacy for Individuals with
- 18 Mental Illness Act (as amended by subsection (a)) (42
- 19  $U.S.C.\ 10822(a)(2)$ ) is amended to read as follows:
- 20 "(2)(A) The minimum amount of the allotment
- of an eligible system shall be the product (rounded to
- 22 the nearest \$100) of the appropriate base amount de-
- termined under subparagraph (B) and the factor
- 24 specified in subparagraph (C).

1	"(B) For purposes of subparagraph (A), the ap-
2	propriate base amount—
3	"(i) for American Samoa, Guam, the Mar-
4	shall Islands, the Federated States of Micronesia,
5	the Commonwealth of the Northern Mariana Is-
6	lands, the Republic of Palau, and the Virgin Is-
7	lands, is \$139,300; and
8	"(ii) for any other State, is \$260,000.
9	"(C) The factor specified in this subparagraph is
10	the ratio of the amount appropriated under section
11	117 for the fiscal year for which the allotment is
12	being made to the amount appropriated under such
13	section for fiscal year 1995.
14	"(D) If the total amount appropriated for a fis-
15	cal year is at least \$25,000,000, the Secretary shall
16	make an allotment in accordance with subparagraph
17	(A) to the eligible system serving the American In-
18	dian consortium.".
19	(e) Technical Amendments.—Section 112(a) of the
20	Protection and Advocacy for Individuals with Mental Ill-
21	ness Act (as amended by subsection (a)) (42 U.S.C.
22	10822(a)) is amended—
23	(1) in paragraph (1)(B), by striking "Trust Ter-
24	ritory of the Pacific Islands" and inserting "Marshall

Islands, the Federated States of Micronesia, the Re-
public of Palau"; and
(2) by striking paragraph (3).
(f) Reauthorization.—Section 117 of the Protection
and Advocacy for Individuals with Mental Illness Act (as
amended by subsection (a)) (42 U.S.C. 10827) is amended
by striking "1995" and inserting "2003".
SEC. 3207. REQUIREMENT RELATING TO THE RIGHTS OF
RESIDENTS OF CERTAIN FACILITIES.
Title V of the Public Health Service Act (42 U.S.C.
290aa et seq.) is amended by adding at the end the fol-
lowing:

- 13 "PART H—REQUIREMENT RELATING TO THE
- 14 RIGHTS OF RESIDENTS OF CERTAIN FACILITIES
- 15 "SEC. 591. REQUIREMENT RELATING TO THE RIGHTS OF
- 16 RESIDENTS OF CERTAIN FACILITIES.
- 17 "(a) In General.—A public or private general hos-
- 18 pital, nursing facility, intermediate care facility, or other
- 19 health care facility, that receives support in any form from
- 20 any program supported in whole or in part with funds ap-
- 21 propriated to any Federal department or agency shall pro-
- 22 tect and promote the rights of each resident of the facility,
- 23 including the right to be free from physical or mental abuse,
- 24 corporal punishment, and any restraints or involuntary se-
- 25 clusions imposed for purposes of discipline or convenience.

1	"(b) Requirements.—Restraints and seclusion may
2	only be imposed on a resident of a facility described in sub-
3	section (a) if—
4	"(1) the restraints or seclusion are imposed to
5	ensure the physical safety of the resident, a staff
6	member, or others; and
7	"(2) the restraints or seclusion are imposed only
8	upon the written order of a physician, or other li-
9	censed practitioner permitted by the State and the fa-
10	cility to order such restraint or seclusion, that speci-
11	fies the duration and circumstances under which the
12	restraints are to be used (except in emergency cir-
13	cumstances specified by the Secretary until such an
14	order could reasonably be obtained).
15	"(c) Current Law.—This part shall not be construed
16	to affect or impede any Federal or State law or regulations
17	that provide greater protections than this part regarding
18	seclusion and restraint.
19	"(d) Definitions.—In this section:
20	"(1) Restraints.—The term 'restraints'
21	means—
22	"(A) any physical restraint that is a me-
23	chanical or personal restriction that immobilizes
24	or reduces the ability of an individual to move
25	his or her arms, leas, or head freely, not includ-

1 ing devices, such as orthopedically prescribed de-2 vices, surgical dressings or bandages, protective 3 helmets, or any other methods that involves the 4 physical holding of a resident for the purpose of conducting routine physical examinations or 5 6 tests or to protect the resident from falling out 7 of bed or to permit the resident to participate in 8 activities without the risk of physical harm to the resident (such term does not include a phys-9 10 ical escort): and

- "(B) a drug or medication that is used as a restraint to control behavior or restrict the resident's freedom of movement that is not a standard treatment for the resident's medical or psychiatric condition.
- "(2) Seclusion.—The term 'seclusion' means a behavior control technique involving locked isolation. Such term does not include a time out.
- "(3) Physical Escort.—The term 'physical escort' means the temporary touching or holding of the hand, wrist, arm, shoulder or back for the purpose of inducing a resident who is acting out to walk to a safe location.
- "(4) TIME OUT.—The term 'time out' means a behavior management technique that is part of an ap-

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- 1 proved treatment program and may involve the sepa-
- 2 ration of the resident from the group, in a non-locked
- 3 setting, for the purpose of calming. Time out is not
- 4 seclusion.

## 5 "SEC. 592. REPORTING REQUIREMENT.

- 6 "(a) In General.— Each facility to which the Protec-
- 7 tion and Advocacy for Mentally Ill Individuals Act of 1986
- 8 applies shall notify the appropriate agency, as determined
- 9 by the Secretary, of each death that occurs at each such
- 10 facility while a patient is restrained or in seclusion, of each
- 11 death occurring within 24 hours after the patient has been
- 12 removed from restraints and seclusion, or where it is rea-
- 13 sonable to assume that a patient's death is a result of such
- 14 seclusion or restraint. A notification under this section shall
- 15 include the name of the resident and shall be provided not
- 16 later than 7 days after the date of the death of the indi-
- 17 vidual involved.
- 18 "(b) Facility.—In this section, the term 'facility' has
- 19 the meaning given the term 'facilities' in section 102(3) of
- 20 the Protection and Advocacy for Mentally Ill Individuals
- 21 Act of 1986 (42 U.S.C. 10802(3)).".

## 22 "SEC. 593. REGULATIONS AND ENFORCEMENT.

- "(a) Training.—Not later than 1 year after the date
- 24 of enactment of this part, the Secretary, after consultation
- 25 with appropriate State and local protection and advocacy

- 1 organizations, physicians, facilities, and other health care
- 2 professionals and patients, shall promulgate regulations
- 3 that require facilities to which the Protection and Advocacy
- 4 for Mentally Ill Individuals Act of 1986 (42 U.S.C. 10801
- 5 et seq.) applies, to meet the requirements of subsection (b).
- 6 "(b) Requirements.—The regulations promulgated
- 7 under subsection (a) shall require that—
- 8 "(1) facilities described in subsection (a) ensure
- 9 that there is an adequate number of qualified profes-
- sional and supportive staff to evaluate patients, for-
- 11 mulate written individualized, comprehensive treat-
- 12 ment plans, and to provide active treatment meas-
- ures;
- 14 "(2) appropriate training be provided for the
- staff of such facilities in the use of restraints and any
- 16 alternatives to the use of restraints; and
- 17 "(3) such facilities provide complete and accu-
- rate notification of deaths, as required under section
- 19 *592(a)*.
- 20 "(c) Enforcement.—A facility to which this part ap-
- 21 plies that fails to comply with any requirement of this part,
- 22 including a failure to provide appropriate training, shall
- 23 not be eligible for participation in any program supported
- 24 in whole or in part by funds appropriated to any Federal
- 25 department or agency.".

1	SEC. 3208. REQUIREMENT RELATING TO THE RIGHTS OF
2	RESIDENTS OF CERTAIN NON-MEDICAL, COM-
3	MUNITY-BASED FACILITIES FOR CHILDREN
4	AND YOUTH.
5	Title V of the Public Health Service Act (42 U.S.C.
6	290aa et seq.), as amended by section 3207, is further
7	amended by adding at the end the following:
8	"PART I—REQUIREMENT RELATING TO THE
9	RIGHTS OF RESIDENTS OF CERTAIN NON-
10	MEDICAL, COMMUNITY-BASED FACILITIES
11	FOR CHILDREN AND YOUTH
12	"SEC. 595. REQUIREMENT RELATING TO THE RIGHTS OF
13	RESIDENTS OF CERTAIN NON-MEDICAL, COM-
14	MUNITY-BASED FACILITIES FOR CHILDREN
15	AND YOUTH.
16	"(a) Protection of Rights.—
17	"(1) In general.—A public or private non-
18	medical, community-based facility for children and
19	youth (as defined in regulations to be promulgated by
20	the Secretary) that receives support in any form from
21	any program supported in whole or in part with
22	funds appropriated under this Act shall protect and
23	promote the rights of each resident of the facility, in-
24	cluding the right to be free from physical or mental
25	abuse cornoral punishment and any restraints or in-

1	voluntary seclusions imposed for purposes of dis-
2	cipline or convenience.
3	"(2) Nonapplicability.—Notwithstanding this
4	part, a facility that provides inpatient psychiatric
5	treatment services for individuals under the age of 21,
6	as authorized and defined in subsections (a)(16) and
7	(h) of section 1905 of the Social Security Act, shall
8	comply with the requirements of part H.
9	"(3) Applicability of medicaid provisions.—
10	$A\ non-medical,\ community-based\ facility\ for\ children$
11	and youth funded under the medicaid program under
12	title XIX of the Social Security Act shall continue to
13	meet all existing requirements for participation in
14	such program that are not affected by this part.
15	"(b) Requirements.—
16	"(1) In general.—Physical restraints and se-
17	clusion may only be imposed on a resident of a facil-
18	ity described in subsection (a) if—
19	"(A) the restraints or seclusion are imposed
20	only in emergency circumstances and only to en-
21	sure the immediate physical safety of the resi-
22	dent, a staff member, or others and less restric-
23	tive interventions have been determined to be in-
24	effective; and

1	"(B) the restraints or seclusion are imposed
2	only by an individual trained and certified, by
3	a State-recognized body (as defined in regulation
4	promulgated by the Secretary) and pursuant to
5	a process determined appropriate by the State
6	and approved by the Secretary, in the prevention
7	and use of physical restraint and seclusion, in-
8	cluding the needs and behaviors of the popu-
9	lation served, relationship building, alternatives
10	to restraint and seclusion, de-escalation methods,
11	avoiding power struggles, thresholds for re-
12	straints and seclusion, the physiological and psy-
13	chological impact of restraint and seclusion,
14	monitoring physical signs of distress and obtain-
15	ing medical assistance, legal issues, position as-
16	phyxia, escape and evasion techniques, time lim-
17	its, the process for obtaining approval for contin-
18	ued restraints, procedures to address problematic
19	restraints, documentation, processing with chil-
20	dren, and follow-up with staff, and investigation
21	of injuries and complaints.
22	"(2) Interim procedures relating to train-
23	ING AND CERTIFICATION.—
24	"(A) In general.—Until such time as the

State develops a process to assure the proper

1	training and certification of facility personnel in
2	the skills and competencies referred in paragraph
3	(1)(B), the facility involved shall develop and
4	implement an interim procedure that meets the
5	requirements of subparagraph (B).
6	"(B) Requirements.—A procedure devel-
7	oped under subparagraph (A) shall—
8	"(i) ensure that a supervisory or senior
9	staff person with training in restraint and
10	seclusion who is competent to conduct a
11	face-to-face assessment (as defined in regu-
12	lations promulgated by the Secretary), will
13	assess the mental and physical well-being of
14	the child or youth being restrained or se-
15	cluded and assure that the restraint or se-
16	clusion is being done in a safe manner;
17	"(ii) ensure that the assessment re-
18	quired under clause (i) take place as soon
19	as practicable, but in no case later than 1
20	hour after the initiation of the restraint or
21	seclusion; and
22	"(iii) ensure that the supervisory or
23	senior staff person continues to monitor the
24	situation for the duration of the restraint
25	and seclusion.

1	"(3) Limitations.—
2	"(A) In general.—The use of a drug or
3	medication that is used as a restraint to control
4	behavior or restrict the resident's freedom of
5	movement that is not a standard treatment for
6	the resident's medical or psychiatric condition in
7	nonmedical community-based facilities for chil-
8	dren and youth described in subsection (a)(1) is
9	prohibited.
10	"(B) Prohibition.—The use of mechanical
11	restraints in non-medical, community-based fa-
12	cilities for children and youth described in sub-
13	section $(a)(1)$ is prohibited.
14	"(C) Limitation.—A non-medical, commu-
15	nity-based facility for children and youth de-
16	scribed in subsection (a)(1) may only use seclu-
17	sion when a staff member is continuously face-
18	to-face monitoring the resident and when strong
19	licensing or accreditation and internal controls
20	are in place.
21	"(c) Rule of Construction.—
22	"(1) In general.—Nothing in this section shall
23	be construed as prohibiting the use of restraints for
24	medical immobilization, adaptive support, or medical

protection.

1	"(2) Current law.—This part shall not be con-
2	strued to affect or impede any Federal or State law
3	or regulations that provide greater protections than
4	this part regarding seclusion and restraint.
5	"(d) Definitions.—In this section:
6	"(1) Mechanical restraint.—The term 'me-
7	chanical restraint' means the use of devices as a
8	means of restricting a resident's freedom of movement.
9	"(2) Physical escort.—The term 'physical es-
10	cort' means the temporary touching or holding of the
11	hand, wrist, arm, shoulder or back for the purpose of
12	inducing a resident who is acting out to walk to a
13	safe location.
14	"(3) Physical restraint.—The term 'physical
15	restraint' means a personal restriction that immo-
16	bilizes or reduces the ability of an individual to move
17	his or her arms, legs, or head freely. Such term does
18	not include a physical escort.
19	"(4) Seclusion.—The term 'seclusion' means a
20	behavior control technique involving locked isolation.
21	Such term does not include a time out.
22	"(5) Time out.—The term 'time out' means a
23	behavior management technique that is part of an ap-
24	proved treatment program and may involve the sepa-
25	ration of the resident from the group, in a non-locked

1	setting, for the purpose of calming. Time out is not
2	seclusion.
3	"SEC. 595A. REPORTING REQUIREMENT.
4	"Each facility to which this part applies shall notify
5	the appropriate State licensing or regulatory agency, as de-
6	termined by the Secretary—
7	"(1) of each death that occurs at each such facil-
8	ity. A notification under this section shall include the
9	name of the resident and shall be provided not later
10	than 24 hours after the time of the individuals death;
11	and
12	"(2) of the use of seclusion or restraints in ac-
13	cordance with regulations promulgated by the Sec-
14	retary, in consultation with the States.
15	"SEC. 595B. REGULATIONS AND ENFORCEMENT.
16	"(a) Training.—Not later than 6 months after the
17	date of enactment of this part, the Secretary, after consulta-
18	tion with appropriate State, local, public and private pro-
19	tection and advocacy organizations, health care profes-
20	sionals, social workers, facilities, and patients, shall pro-
21	mulgate regulations that—
22	"(1) require States that license non-medical,
23	community-based residential facilities for children
24	and youth to develop licensing rules and monitoring
25	requirements concerning behavior management prac-

1	tice that will ensure compliance with Federal regula-
2	tions and to meet the requirements of subsection (b);
3	"(2) require States to develop and implement
4	such licensing rules and monitoring requirements
5	within 1 year after the promulgation of the regula-
6	tions referred to in the matter preceding paragraph
7	(1); and
8	"(3) support the development of national guide-
9	lines and standards on the quality, quantity, orienta-
10	tion and training, required under this part, as well
11	as the certification or licensure of those staff respon-
12	sible for the implementation of behavioral interven-
13	tion concepts and techniques.
14	$\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ $
15	under subsection (a) shall require—
16	"(1) that facilities described in subsection (a) en-
17	sure that there is an adequate number of qualified
18	professional and supportive staff to evaluate residents,
19	formulate written individualized, comprehensive
20	treatment plans, and to provide active treatment
21	measures;
22	"(2) the provision of appropriate training and
23	certification of the staff of such facilities in the pre-
24	vention and use of physical restraint and seclusion,
25	including the needs and behaviors of the population

- 1 served, relationship building, alternatives to restraint,
- 2 de-escalation methods, avoiding power struggles,
- 3 thresholds for restraints, the physiological impact of
- 4 restraint and seclusion, monitoring physical signs of
- 5 distress and obtaining medical assistance, legal issues,
- 6 position asphyxia, escape and evasion techniques,
- 7 time limits for the use of restraint and seclusion, the
- 8 process for obtaining approval for continued re-
- 9 straints and seclusion, procedures to address problem-
- 10 atic restraints, documentation, processing with chil-
- dren, and follow-up with staff, and investigation of
- injuries and complaints; and
- 13 "(3) that such facilities provide complete and ac-
- curate notification of deaths, as required under sec-
- 15  $tion \ 595A(1)$ .
- 16 "(c) Enforcement.—A State to which this part ap-
- 17 plies that fails to comply with any requirement of this part,
- 18 including a failure to provide appropriate training and
- 19 certification, shall not be eligible for participation in any
- 20 program supported in whole or in part by funds appro-
- 21 priated under this Act.".
- 22 SEC. 3209. EMERGENCY MENTAL HEALTH CENTERS.
- 23 Subpart 3 of part B of title V of the Public Health
- 24 Service Act (42 U.S.C. 290bb-31 et seq.), as amended by

- 1 section 3111, is further amended by adding at the end the
- 2 following:
- 3 "SEC. 520F. GRANTS FOR EMERGENCY MENTAL HEALTH
- 4 **CENTERS.**
- 5 "(a) Program Authorized.—The Secretary shall
- 6 award grants to States, political subdivisions of States, In-
- 7 dian tribes, and tribal organizations to support the designa-
- 8 tion of hospitals and health centers as Emergency Mental
- 9 Health Centers.
- 10 "(b) Health Center.—In this section, the term
- 11 'health center' has the meaning given such term in section
- 12 330, and includes community health centers and commu-
- 13 nity mental health centers.
- 14 "(c) Distribution of Awards.—The Secretary shall
- 15 ensure that such grants awarded under subsection (a) are
- 16 equitably distributed among the geographical regions of the
- 17 United States, between urban and rural populations, and
- 18 between different settings of care including health centers,
- 19 mental health centers, hospitals, and other psychiatric units
- $20 \ \ or facilities.$
- 21 "(d) APPLICATION.—A State, political subdivision of
- 22 a State, Indian tribe, or tribal organization that desires
- 23 a grant under subsection (a) shall submit an application
- 24 to the Secretary at such time, in such manner, and con-
- 25 taining such information as the Secretary may require, in-

1	cluding a plan for the rigorous evaluation of activities car-
2	ried out with funds received under this section.
3	"(e) Use of Funds.—
4	"(1) In general.—A State, political subdivi-
5	sion of a State, Indian tribe, or tribal organization
6	receiving a grant under subsection (a) shall use funds
7	from such grant to establish or designate hospitals
8	and health centers as Emergency Mental Health Cen-
9	ters.
10	"(2) Emergency mental health centers.—
11	Such Emergency Mental Health Centers described in
12	paragraph (1)—
13	"(A) shall—
14	"(i) serve as a central receiving point
15	in the community for individuals who may
16	be in need of emergency mental health serv-
17	ices;
18	"(ii) purchase, if needed, any equip-
19	ment necessary to evaluate, diagnose and
20	stabilize an individual with a mental ill-
21	ness;
22	"(iii) provide training, if needed, to
23	the medical personnel staffing the Emer-
24	gency Mental Health Center to evaluate, di-

1	agnose, stabilize, and treat an individual
2	with a mental illness; and
3	"(iv) provide any treatment that is
4	necessary for an individual with a mental
5	illness or a referral for such individual to
6	another facility where such treatment may
7	be received; and
8	"(B) may establish and train a mobile cri-
9	sis intervention team to respond to mental health
10	emergencies within the community.
11	"(f) Evaluation.—A State, political subdivision of a
12	State, Indian tribe, or tribal organization that receives a
13	grant under subsection (a) shall prepare and submit an
14	evaluation to the Secretary at such time, in such manner,
15	and containing such information as the Secretary may rea-
16	sonably require, including an evaluation of activities car-
17	ried out with funds received under this section and a proc-
18	ess and outcomes evaluation.
19	"(g) Authorization of Appropriations.—There is
20	authorized to be appropriated to carry out this section,
21	\$25,000,000 for fiscal year 2001 and such sums as may be
22	necessary for each of the fiscal years 2002 through 2003.".
23	SEC. 3210. GRANTS FOR JAIL DIVERSION PROGRAMS.
24	Subpart 3 of part B of title V of the Public Health
25	Service Act (42 U.S.C. 290bb-31 et seg.), as amended by

1	section 3209, is further amended by adding at the end the
2	following:
3	"SEC. 520G. GRANTS FOR JAIL DIVERSION PROGRAMS.
4	"(a) Program Authorized.—The Secretary shall
5	make up to 125 grants to States, political subdivisions of
6	States, Indian tribes, and tribal organizations, acting di-
7	rectly or through agreements with other public or nonprofit
8	entities, to develop and implement programs to divert indi-
9	viduals with a mental illness from the criminal justice sys-
10	tem to community-based services.
11	"(b) Administration.—
12	"(1) Consultation.—The Secretary shall con-
13	sult with the Attorney General and any other appro-
14	priate officials in carrying out this section.
15	"(2) Regulatory Authority.—The Secretary
16	shall issue regulations and guidelines necessary to
17	carry out this section, including methodologies and
18	outcome measures for evaluating programs carried
19	out by States, political subdivisions of States, Indian
20	tribes, and tribal organizations receiving grants
21	under subsection (a).
22	"(c) Applications.—
23	"(1) In general.—To receive a grant under
24	subsection (a), the chief executive of a State, chief ex-
25	ecutive of a subdivision of a State, Indian tribe or

1	tribal organization shall prepare and submit an ap-
2	plication to the Secretary at such time, in such man-
3	ner, and containing such information as the Sec-
4	retary shall reasonably require.
5	"(2) Content.—Such application shall—
6	"(A) contain an assurance that—
7	"(i) community-based mental health
8	services will be available for the individuals
9	who are diverted from the criminal justice
10	system, and that such services are based on
11	the best known practices, reflect current re-
12	search findings, include case management,
13	assertive community treatment, medication
14	management and access, integrated mental
15	health and co-occurring substance abuse
16	treatment, and psychiatric rehabilitation,
17	and will be coordinated with social services,
18	including life skills training, housing place-
19	ment, vocational training, education job
20	placement, and health care;
21	"(ii) there has been relevant inter-
22	agency collaboration between the appro-
23	priate criminal justice, mental health, and
24	substance abuse systems; and

1	"(iii) the Federal support provided
2	will be used to supplement, and not sup-
3	plant, State, local, Indian tribe, or tribal
4	organization sources of funding that would
5	otherwise be available;
6	"(B) demonstrate that the diversion pro-
7	gram will be integrated with an existing system
8	of care for those with mental illness;
9	"(C) explain the applicant's inability to
10	fund the program adequately without Federal as-
11	sistance;
12	"(D) specify plans for obtaining necessary
13	support and continuing the proposed program
14	following the conclusion of Federal support; and
15	$\lq\lq(E)$ describe methodology and outcome
16	measures that will be used in evaluating the pro-
17	gram.
18	"(d) Use of Funds.—A State, political subdivision
19	of a State, Indian tribe, or tribal organization that receives
20	a grant under subsection (a) may use funds received under
21	such grant to—
22	"(1) integrate the diversion program into the ex-
23	isting system of care;

1	"(2) create or expand community-based mental
2	health and co-occurring mental illness and substance
3	abuse services to accommodate the diversion program;
4	"(3) train professionals involved in the system of
5	care, and law enforcement officers, attorneys, and
6	judges; and
7	"(4) provide community outreach and crisis
8	intervention.
9	"(e) Federal Share.—
10	"(1) In general.—The Secretary shall pay to a
11	State, political subdivision of a State, Indian tribe,
12	or tribal organization receiving a grant under sub-
13	section (a) the Federal share of the cost of activities
14	described in the application.
15	"(2) Federal share of a
16	grant made under this section shall not exceed 75 per-
17	cent of the total cost of the program carried out by
18	the State, political subdivision of a State, Indian
19	tribe, or tribal organization. Such share shall be used
20	for new expenses of the program carried out by such
21	State, political subdivision of a State, Indian tribe,
22	or tribal organization.
23	"(3) Non-federal share.—The non-federal
24	share of payments made under this section may be

made in cash or in kind fairly evaluated, including

- 1 planned equipment or services. The Secretary may
- 2 waive the requirement of matching contributions.
- 3 "(f) Geographic Distribution.—The Secretary
- 4 shall ensure that such grants awarded under subsection (a)
- 5 are equitably distributed among the geographical regions of
- 6 the United States and between urban and rural popu-
- 7 lations.
- 8 "(g) Training and Technical Assistance.—Train-
- 9 ing and technical assistance may be provided by the Sec-
- 10 retary to assist a State, political subdivision of a State,
- 11 Indian tribe, or tribal organization receiving a grant under
- 12 subsection (a) in establishing and operating a diversion
- 13 program.
- 14 "(h) EVALUATIONS.—The programs described in sub-
- 15 section (a) shall be evaluated not less than 1 time in every
- 16 12-month period using the methodology and outcome meas-
- 17 ures identified in the grant application.
- 18 "(i) Authorization of Appropriations.—There are
- 19 authorized to be appropriated to carry out this section
- 20 \$10,000,000 for fiscal year 2001, and such sums as may
- 21 be necessary for fiscal years 2002 through 2003.".

1	SEC. 3211. IMPROVING OUTCOMES FOR CHILDREN AND
2	ADOLESCENTS THROUGH SERVICES INTE-
3	GRATION BETWEEN CHILD WELFARE AND
4	MENTAL HEALTH SERVICES.
5	Subpart 3 of part B of title V of the Public Health
6	Service Act (42 U.S.C. 290bb-31 et seq.), as amended by
7	section 3210, is further amended by adding at the end the
8	following:
9	"SEC. 520H. IMPROVING OUTCOMES FOR CHILDREN AND
10	ADOLESCENTS THROUGH SERVICES INTE-
11	GRATION BETWEEN CHILD WELFARE AND
12	MENTAL HEALTH SERVICES.
13	"(a) In General.—The Secretary shall award grants,
14	contracts or cooperative agreements to States, political sub-
15	divisions of States, Indian tribes, and tribal organizations
16	to provide integrated child welfare and mental health serv-
17	ices for children and adolescents under 19 years of age in
18	the child welfare system or at risk for becoming part of the
19	system, and parents or caregivers with a mental illness or
20	a mental illness and a co-occurring substance abuse dis-
21	order.
22	"(b) Duration.—With respect to a grant, contract or
23	cooperative agreement awarded under this section, the pe-
24	riod during which payments under such award are made
25	to the recipient may not exceed 5 years.
26	"(c) Application.—

1	"(1) In general.—To be eligible to receive an
2	award under subsection (a), a State, political subdivi-
3	sion of a State, Indian tribe, or tribal organization
4	shall submit an application to the Secretary at such
5	time, in such manner, and accompanied by such in-
6	formation as the Secretary may reasonably require.
7	"(2) Content.—An application submitted under
8	paragraph (1) shall—
9	"(A) describe the program to be funded
10	under the grant, contract or cooperative agree-
11	ment;
12	"(B) explain how such program reflects best
13	practices in the provision of child welfare and
14	mental health services; and
15	"(C) provide assurances that—
16	"(i) persons providing services under
17	the grant, contract or cooperative agreement
18	are adequately trained to provide such serv-
19	ices; and
20	"(ii) the services will be provided in
21	accordance with subsection (d).
22	"(d) USE OF FUNDS.—A State, political subdivision
23	of a State, Indian tribe, or tribal organization that receives
24	a grant, contract, or cooperative agreement under sub-

1	section (a) shall use amounts made available through such
2	grant, contract or cooperative agreement to—
3	"(1) provide family-centered, comprehensive, and
4	coordinated child welfare and mental health services,
5	including prevention, early intervention and treat-
6	ment services for children and adolescents, and for
7	their parents or caregivers;
8	"(2) ensure a single point of access for such co-
9	ordinated services;
10	"(3) provide integrated mental health and sub-
11	stance abuse treatment for children, adolescents, and
12	parents or caregivers with a mental illness and a co-
13	occurring substance abuse disorder;
14	"(4) provide training for the child welfare, men-
15	tal health and substance abuse professionals who will
16	participate in the program carried out under this sec-
17	tion;
18	"(5) provide technical assistance to child welfare
19	and mental health agencies;
20	"(6) develop cooperative efforts with other service
21	entities in the community, including education, social
22	services, juvenile justice, and primary health care
23	agencies;
24	"(7) coordinate services with services provided
25	under the medicaid program and the State Children's

1	Health Insurance Program under titles XIX and XXI
2	of the Social Security Act;
3	"(8) provide linguistically appropriate and cul-
4	turally competent services; and
5	"(9) evaluate the effectiveness and cost-efficiency
6	of the integrated services that measure the level of co-
7	ordination, outcome measures for parents or care-
8	givers with a mental illness or a mental illness and
9	a co-occurring substance abuse disorder, and outcome
10	measures for children.
11	"(e) Distribution of Awards.—The Secretary shall
12	ensure that grants, contracts, and cooperative agreements
13	awarded under subsection (a) are equitably distributed
14	among the geographical regions of the United States and
15	between urban and rural populations.
16	"(f) EVALUATION.—The Secretary shall evaluate each
17	program carried out by a State, political subdivision of a
18	State, Indian tribe, or tribal organization under subsection
19	(a) and shall disseminate the findings with respect to each
20	such evaluation to appropriate public and private entities.
21	"(g) Authorization of Appropriations.—There is
22	authorized to be appropriated to carry out this section,
23	\$10,000,000 for fiscal year 2001, and such sums as may
24	be necessary for each of fiscal years 2002 and 2003.".

1	SEC. 3212. GRANTS FOR THE INTEGRATED TREATMENT OF
2	SERIOUS MENTAL ILLNESS AND CO-OCCUR-
3	RING SUBSTANCE ABUSE.
4	Subpart 3 of part B of title V of the Public Health
5	Service Act (42 U.S.C. 290bb-31 et seq.), as amended by
6	section 3211, is further amended by adding at the end the
7	following:
8	"SEC. 520I. GRANTS FOR THE INTEGRATED TREATMENT OF
9	SERIOUS MENTAL ILLNESS AND CO-OCCUR-
10	RING SUBSTANCE ABUSE.
11	"(a) In General.—The Secretary shall award grants,
12	contracts, or cooperative agreements to States, political sub-
13	divisions of States, Indian tribes, tribal organizations, and
14	private nonprofit organizations for the development or ex-
15	pansion of programs to provide integrated treatment serv-
16	ices for individuals with a serious mental illness and a co-
17	occurring substance abuse disorder.
18	"(b) Priority.—In awarding grants, contracts, and
19	cooperative agreements under subsection (a), the Secretary
20	shall give priority to applicants that emphasize the provi-
21	sion of services for individuals with a serious mental illness
22	and a co-occurring substance abuse disorder who—
23	"(1) have a history of interactions with law en-
24	forcement or the criminal justice system;
25	"(2) have recently been released from incarcer-
26	ation;

1	"(3) have a history of unsuccessful treatment in
2	either an inpatient or outpatient setting;
3	"(4) have never followed through with outpatient
4	services despite repeated referrals; or
5	"(5) are homeless.
6	"(c) Use of Funds.—A State, political subdivision
7	of a State, Indian tribe, tribal organization, or private non-
8	profit organization that receives a grant, contract, or coop-
9	erative agreement under subsection (a) shall use funds re-
10	ceived under such grant—
11	"(1) to provide fully integrated services rather
12	than serial or parallel services;
13	"(2) to employ staff that are cross-trained in the
14	diagnosis and treatment of both serious mental illness
15	and substance abuse;
16	"(3) to provide integrated mental health and
17	substance abuse services at the same location;
18	"(4) to provide services that are linguistically
19	appropriate and culturally competent;
20	"(5) to provide at least 10 programs for inte-
21	grated treatment of both mental illness and substance
22	abuse at sites that previously provided only mental
23	health services or only substance abuse services; and

- 1 "(6) to provide services in coordination with
- 2 other existing public and private community pro-
- 3 grams.
- 4 "(d) Condition.—The Secretary shall ensure that a
- 5 State, political subdivision of a State, Indian tribe, tribal
- 6 organization, or private nonprofit organization that re-
- 7 ceives a grant, contract, or cooperative agreement under
- 8 subsection (a) maintains the level of effort necessary to sus-
- 9 tain existing mental health and substance abuse programs
- 10 for other populations served by mental health systems in
- 11 the community.
- 12 "(e) Distribution of Awards.—The Secretary shall
- 13 ensure that grants, contracts, or cooperative agreements
- 14 awarded under subsection (a) are equitably distributed
- 15 among the geographical regions of the United States and
- 16 between urban and rural populations.
- 17 "(f) Duration.—The Secretary shall award grants,
- 18 contract, or cooperative agreements under this subsection
- 19 for a period of not more than 5 years.
- 20 "(g) Application.—A State, political subdivision of
- 21 a State, Indian tribe, tribal organization, or private non-
- 22 profit organization that desires a grant, contract, or cooper-
- 23 ative agreement under this subsection shall prepare and
- 24 submit an application to the Secretary at such time, in
- 25 such manner, and containing such information as the Sec-

- 1 retary may require. Such application shall include a plan
- 2 for the rigorous evaluation of activities funded with an
- 3 award under such subsection, including a process and out-
- 4 comes evaluation.
- 5 "(h) EVALUATION.—A State, political subdivision of
- 6 a State, Indian tribe, tribal organization, or private non-
- 7 profit organization that receives a grant, contract, or coop-
- 8 erative agreement under this subsection shall prepare and
- 9 submit a plan for the rigorous evaluation of the program
- 10 funded under such grant, contract, or agreement, including
- 11 both process and outcomes evaluation, and the submission
- 12 of an evaluation at the end of the project period.
- 13 "(i) Authorization of Appropriation.—There is
- 14 authorized to be appropriated to carry out this subsection
- 15 \$40,000,000 for fiscal year 2001, and such sums as may
- 16 be necessary for fiscal years 2002 through 2003.".
- 17 SEC. 3213. TRAINING GRANTS.
- 18 Subpart 3 of part B of title V of the Public Health
- 19 Service Act (42 U.S.C. 290bb-31 et seq.), as amended by
- 20 section 3212, is further amended by adding at the end the
- 21 following:
- 22 "SEC. 520J. TRAINING GRANTS.
- 23 "(a) In General.—The Secretary shall award grants
- 24 in accordance with the provisions of this section.

1	"(b)	MENTAL	ILLNESS	AWARENESS	TRAINING
2	GRANTS.—	-			

- "(1) In General.—The Secretary shall award grants to States, political subdivisions of States, Indian tribes, tribal organizations, and nonprofit private entities to train teachers and other relevant school personnel to recognize symptoms of childhood and adolescent mental disorders, to refer family members to the appropriate mental health services if necessary, to train emergency services personnel to identify and appropriately respond to persons with a mental illness, and to provide education to such teachers and personnel regarding resources that are available in the community for individuals with a mental illness.
  - "(2) Emergency Services Personnel.—In this subsection, the term 'emergency services personnel' includes paramedics, firefighters, and emergency medical technicians.
  - "(3) DISTRIBUTION OF AWARDS.—The Secretary shall ensure that such grants awarded under this subsection are equitably distributed among the geographical regions of the United States and between urban and rural populations.

1	"(4) Application.—A State, political subdivi-
2	sion of a State, Indian tribe, tribal organization, or
3	nonprofit private entity that desires a grant under
4	this subsection shall submit an application to the Sec-
5	retary at such time, in such manner, and containing
6	such information as the Secretary may require, in-
7	cluding a plan for the rigorous evaluation of activi-
8	ties that are carried out with funds received under a
9	grant under this subsection.
10	"(5) Use of Funds.—A State, political subdivi-
11	sion of a State, Indian tribe, tribal organization, or
12	nonprofit private entity receiving a grant under this
13	subsection shall use funds from such grant to—
14	"(A) train teachers and other relevant
15	school personnel to recognize symptoms of child-
16	hood and adolescent mental disorders and appro-
17	priately respond;
18	"(B) train emergency services personnel to
19	identify and appropriately respond to persons
20	with a mental illness; and
21	"(C) provide education to such teachers and
22	personnel regarding resources that are available
23	in the community for individuals with a mental
24	illness.

1	"(6) Evaluation.—A State, political subdivi-
2	sion of a State, Indian tribe, tribal organization, or
3	nonprofit private entity that receives a grant under
4	this subsection shall prepare and submit an evalua-
5	tion to the Secretary at such time, in such manner,
6	and containing such information as the Secretary
7	may reasonably require, including an evaluation of
8	activities carried out with funds received under the
9	grant under this subsection and a process and out-
10	$come\ evaluation.$
11	"(7) Authorization of Appropriations.—
12	There is authorized to be appropriated to carry out
13	this subsection, \$25,000,000 for fiscal year 2001 and
14	such sums as may be necessary for each of fiscal years
15	2002 through 2003.".
16	TITLE XXXIII—PROVISIONS RE-
17	LATING TO SUBSTANCE
18	ABUSE
19	SEC. 3301. PRIORITY SUBSTANCE ABUSE TREATMENT
20	NEEDS OF REGIONAL AND NATIONAL SIGNIFI-
21	CANCE.
22	(a) Residential Treatment Programs for Preg-
23	NANT AND POSTPARTUM WOMEN.—Section 508(r) of the
24	Public Health Service Act (42 U.S.C. 290bb-1(r)) is
25	amended to read as follows:

1	"(r) Authorization of Appropriations.—For the
2	purpose of carrying out this section, there are authorized
3	to be appropriated such sums as may be necessary to fiscal
4	years 2001 through 2003.".
5	(b) Priority Substance Abuse Treatment.—Sec-
6	tion 509 of the Public Health Service Act (42 U.S.C. 290bb-
7	1) is amended to read as follows:
8	"SEC. 509. PRIORITY SUBSTANCE ABUSE TREATMENT
9	NEEDS OF REGIONAL AND NATIONAL SIGNIFI-
10	CANCE.
11	"(a) Projects.—The Secretary shall address priority
12	substance abuse treatment needs of regional and national
13	significance (as determined under subsection (b)) through
14	the provision of or through assistance for—
15	"(1) knowledge development and application
16	projects for treatment and rehabilitation and the con-
17	duct or support of evaluations of such projects;
18	"(2) training and technical assistance; and
19	"(3) targeted capacity response programs.
20	The Secretary may carry out the activities described in this
21	section directly or through grants or cooperative agreements
22	with States, political subdivisions of States, Indian tribes
23	and tribal organizations, other public or nonprofit private
24	entities.

1	"(b) Priority Substance Abuse Treatment
2	NEEDS.—
3	"(1) In general.—Priority substance abuse
4	treatment needs of regional and national significance
5	shall be determined by the Secretary after consulta-
6	tion with States and other interested groups. The Sec-
7	retary shall meet with the States and interested
8	groups on an annual basis to discuss program prior-
9	ities.
10	"(2) Special consideration.—In developing
11	program priorities under paragraph (1), the Sec-
12	retary shall give special consideration to promoting
13	the integration of substance abuse treatment services
14	into primary health care systems.
15	"(c) Requirements.—
16	"(1) In general.—Recipients of grants, con-
17	tracts, or cooperative agreements under this section
18	shall comply with information and application re-
19	quirements determined appropriate by the Secretary.
20	"(2) Duration of Award.—With respect to a
21	grant, contract, or cooperative agreement awarded
22	under this section, the period during which payments
23	under such award are made to the recipient may not
24	exceed 5 years.

"(3) MATCHING FUNDS.—The Secretary may, for projects carried out under subsection (a), require that entities that apply for grants, contracts, or cooperative agreements under that project provide non-Federal matching funds, as determined appropriate by the Secretary, to ensure the institutional commitment of the entity to the projects funded under the grant, contract, or cooperative agreement. Such non-Federal matching funds may be provided directly or through donations from public or private entities and may be in cash or in kind, fairly evaluated, including plant, equipment, or services.

"(4) Maintenance of Effort.—With respect to activities for which a grant, contract, or cooperative agreement is awarded under this section, the Secretary may require that recipients for specific projects under subsection (a) agree to maintain expenditures of non-Federal amounts for such activities at a level that is not less than the level of such expenditures maintained by the entity for the fiscal year preceding the fiscal year for which the entity receives such a grant, contract, or cooperative agreement.

23 "(d) EVALUATION.—The Secretary shall evaluate each 24 project carried out under subsection (a)(1) and shall dis-

- 1 seminate the findings with respect to each such evaluation
- 2 to appropriate public and private entities.
- 3 "(e) Information and Education.—The Secretary
- 4 shall establish comprehensive information and education
- 5 programs to disseminate and apply the findings of the
- 6 knowledge development and application, training and tech-
- 7 nical assistance programs, and targeted capacity response
- 8 programs under this section to the general public, to health
- 9 professionals and other interested groups. The Secretary
- 10 shall make every effort to provide linkages between the find-
- 11 ings of supported projects and State agencies responsible for
- 12 carrying out substance abuse prevention and treatment pro-
- 13 grams.
- 14 "(f) AUTHORIZATION OF APPROPRIATION.—There are
- 15 authorized to be appropriated to carry out this section,
- 16 \$300,000,000 for fiscal year 2001 and such sums as may
- 17 be necessary for each of the fiscal years 2002 and 2003.".
- 18 (c) Conforming Amendments.—The following sec-
- 19 tions of the Public Health Service Act are repealed:
- 20 (1) Section 510 (42 U.S.C. 290bb-3).
- 21 (2) Section 511 (42 U.S.C. 290bb-4).
- 22 (3) Section 512 (42 U.S.C. 290bb-5).
- 23 (4) Section 571 (42 U.S.C. 290gg).

1	SEC. 3302. PRIORITY SUBSTANCE ABUSE PREVENTION
2	NEEDS OF REGIONAL AND NATIONAL SIGNIFI-
3	CANCE.
4	(a) In General.—Section 516 of the Public Health
5	Service Act (42 U.S.C. 290bb-1) is amended to read as fol-
6	lows:
7	"SEC. 516. PRIORITY SUBSTANCE ABUSE PREVENTION
8	NEEDS OF REGIONAL AND NATIONAL SIGNIFI-
9	CANCE.
10	"(a) Projects.—The Secretary shall address priority
11	substance abuse prevention needs of regional and national
12	significance (as determined under subsection (b)) through
13	the provision of or through assistance for—
14	"(1) knowledge development and application
15	projects for prevention and the conduct or support of
16	evaluations of such projects;
17	"(2) training and technical assistance; and
18	"(3) targeted capacity response programs.
19	The Secretary may carry out the activities described in this
20	section directly or through grants or cooperative agreements
21	with States, political subdivisions of States, Indian tribes
22	and tribal organizations, or other public or nonprofit pri-
23	vate entities.
24	"(b) Priority Substance Abuse Prevention
25	NEEDS —

1	"(1) In general.—Priority substance abuse
2	prevention needs of regional and national significance
3	shall be determined by the Secretary in consultation
4	with the States and other interested groups. The Sec-
5	retary shall meet with the States and interested
6	groups on an annual basis to discuss program prior-
7	ities.
8	"(2) Special consideration.—In developing
9	program priorities under paragraph (1), the Sec-
10	retary shall give special consideration to—
11	"(A) applying the most promising strategies
12	and research-based primary prevention ap-
13	proaches; and
14	"(B) promoting the integration of substance
15	abuse prevention information and activities into
16	primary health care systems.
17	"(c) Requirements.—
18	"(1) In general.—Recipients of grants, con-
19	tracts, and cooperative agreements under this section
20	shall comply with information and application re-
21	quirements determined appropriate by the Secretary.
22	"(2) Duration of Award.—With respect to a
23	grant, contract, or cooperative agreement awarded
24	under this section, the period during which payments

under such award are made to the recipient may not
 exceed 5 years.

"(3) Matching funds.—The Secretary may, for projects carried out under subsection (a), require that entities that apply for grants, contracts, or cooperative agreements under that project provide non-Federal matching funds, as determined appropriate by the Secretary, to ensure the institutional commitment of the entity to the projects funded under the grant, contract, or cooperative agreement. Such non-Federal matching funds may be provided directly or through donations from public or private entities and may be in cash or in kind, fairly evaluated, including plant, equipment, or services.

"(4) Maintenance of Effort.—With respect to activities for which a grant, contract, or cooperative agreement is awarded under this section, the Secretary may require that recipients for specific projects under subsection (a) agree to maintain expenditures of non-Federal amounts for such activities at a level that is not less than the level of such expenditures maintained by the entity for the fiscal year preceding the fiscal year for which the entity receives such a grant, contract, or cooperative agreement.

- 1 "(d) EVALUATION.—The Secretary shall evaluate each
- 2 project carried out under subsection (a)(1) and shall dis-
- 3 seminate the findings with respect to each such evaluation
- 4 to appropriate public and private entities.
- 5 "(e) Information and Education.—The Secretary
- 6 shall establish comprehensive information and education
- 7 programs to disseminate the findings of the knowledge de-
- 8 velopment and application, training and technical assist-
- 9 ance programs, and targeted capacity response programs
- 10 under this section to the general public and to health profes-
- 11 sionals. The Secretary shall make every effort to provide
- 12 linkages between the findings of supported projects and
- 13 State agencies responsible for carrying out substance abuse
- 14 prevention and treatment programs.
- 15 "(f) AUTHORIZATION OF APPROPRIATION.—There are
- 16 authorized to be appropriated to carry out this section,
- 17 \$300,000,000 for fiscal year 2001, and such sums as may
- 18 be necessary for each of the fiscal years 2002 and 2003.".
- 19 (b) Conforming Amendments.—Section 518 of the
- 20 Public Health Service Act (42 U.S.C. 290bb-24) is repealed.

1	SEC. 3303. SUBSTANCE ABUSE PREVENTION AND TREAT-
2	MENT PERFORMANCE PARTNERSHIP BLOCK
3	GRANT.
4	(a) Allocation Regarding Alcohol and Other
5	DRUGS.—Section 1922 of the Public Health Service Act (42
6	U.S.C. 300x–22) is amended by—
7	(1) striking subsection (a); and
8	(2) redesignating subsections (b) and (c) as sub-
9	sections (a) and (b).
10	(b) Group Homes for Recovering Substance
11	ABUSERS.—Section 1925(a) of the Public Health Service
12	Act (42 U.S.C. 300x-25(a)) is amended by striking "For
13	fiscal year 1993" and all that follows through the colon and
14	inserting the following: "A State, using funds available
15	under section 1921, may establish and maintain the ongo-
16	ing operation of a revolving fund in accordance with this
17	section to support group homes for recovering substance
18	abusers as follows:".
19	(c) Maintenance of Effort.—Section 1930 of the
20	Public Health Service Act (42 U.S.C. 300x-30) is
21	amended—
22	(1) by redesignating subsections (b) and (c) as
23	subsections (c) and (d) respectively; and
24	(2) by inserting after subsection (a), the fol-
25	lowing:

- 1 "(b) Exclusion of Certain Funds.—The Secretary
- 2 may exclude from the aggregate State expenditures under
- 3 subsection (a), funds appropriated to the principle agency
- 4 for authorized activities which are of a non-recurring na-
- 5 ture and for a specific purpose.".
- 6 (d) Applications for Grants.—Section 1932(a)(1)
- 7 of the Public Health Service Act (42 U.S.C. 300x-32(a)(1))
- 8 is amended to read as follows:
- 9 "(1) the application is received by the Secretary
- 10 not later than October 1 of the fiscal year for which
- 11 the State is seeking funds;".
- 12 (e) Waiver for Territories.—Section 1932(c) of
- 13 the Public Health Service Act (42 U.S.C. 300x-32(c)) is
- 14 amended by striking "whose allotment under section 1921
- 15 for the fiscal year is the amount specified in section
- 16 1933(c)(2)(B)" and inserting "except Puerto Rico".
- 17 (f) Waiver Authority for Certain Require-
- 18 *MENTS*.—
- 19 (1) In General.—Section 1932 of the Public
- 20 Health Service Act (42 U.S.C. 300x-32) is amended
- 21 by adding at the end the following:
- 22 "(e) Waiver Authority for Certain Require-
- 23 *MENTS*.—
- 24 "(1) In General.—Upon the request of a State,
- 25 the Secretary may waive the requirements of all or

1	part of the sections described in paragraph (2) using
2	objective criteria established by the Secretary by regu-
3	lation after consultation with the States and other in-
4	terested parties including consumers and providers.
5	"(2) Sections.—The sections described in para-
6	graph (1) are sections 1922(c), 1923, 1924 and 1928.
7	"(3) Date certain for acting upon re-
8	QUEST.—The Secretary shall approve or deny a re-
9	quest for a waiver under paragraph (1) and inform
10	the State of that decision not later than 120 days
11	after the date on which the request and all the infor-
12	mation needed to support the request are submitted.
13	"(4) Annual reporting requirement.—The
14	Secretary shall annually report to the general public
15	on the States that receive a waiver under this sub-
16	section.".
17	(2) Conforming amendments.—Effective upon
18	the publication of the regulations developed in accord-
19	ance with section 1932(e)(1) of the Public Health
20	Service Act (42 U.S.C. 300x-32(d))—
21	(A) section 1922(c) of the Public Health
22	Service Act (42 U.S.C. 300x-22(c)) is amended
23	<i>by</i> —
24	(i) striking paragraph (2); and

1	(ii) redesignating paragraph (3) as
2	paragraph (2); and
3	(B) section 1928(d) of the Public Health
4	Service Act (42 U.S.C. 300x-28(d)) is repealed.
5	(g) Authorization of Appropriation.—Section
6	1935 of the Public Health Service Act (42 U.S.C. 300x-
7	35) is amended—
8	(1) in subsection (a), by striking
9	"\$1,500,000,000" and all that follows through the end
10	and inserting "\$2,000,000,000 for fiscal year 2001,
11	and such sums as may be necessary for each of the
12	fiscal years 2002 and 2003.";
13	(2) in subsection (b)(1), by striking "section
14	505" and inserting "sections 505 and 1971";
15	(3) in subsection (b)(2), by striking " $1949(a)$ "
16	and inserting "1948(a)"; and
17	(4) in subsection (b), by adding at the end the
18	following:
19	"(3) Core data set.—A State that receives a
20	new grant, contract, or cooperative agreement from
21	amounts available to the Secretary under paragraph
22	(1), for the purposes of improving the data collection,
23	analysis and reporting capabilities of the State, shall
24	be required, as a condition of receipt of funds, to col-
25	lect, analyze, and report to the Secretary for each fis-

1	cal year subsequent to receiving such funds a core
2	data set to be determined by the Secretary in conjunc-
3	tion with the States.".
4	SEC. 3304. DETERMINATION OF ALLOTMENTS.
5	Section 1933(b) of the Public Health Service Act (42
6	$U.S.C.\ 300x-33(b))$ is amended to read as follows:
7	"(b) Minimum Allotments for States.—
8	"(1) In general.—With respect to fiscal year
9	2000, and each subsequent fiscal year, the amount of
10	the allotment of a State under section 1921 shall not
11	be less than the amount the State received under such
12	section for the previous fiscal year increased by an
13	amount equal to 30.65 percent of the percentage by
14	which the aggregate amount allotted to all States for
15	such fiscal year exceeds the aggregate amount allotted
16	to all States for the previous fiscal year.
17	"(2) Limitations.—
18	"(A) In general.—Except as provided in
19	subparagraph (B), a State shall not receive an
20	allotment under section 1921 for a fiscal year in
21	an amount that is less than an amount equal to
22	0.375 percent of the amount appropriated under
23	section 1935(a) for such fiscal year.
24	"(B) Exception.—In applying subpara-
25	graph (A), the Secretary shall ensure that no

State receives an increase in its allotment under section 1921 for a fiscal year (as compared to the amount allotted to the State in the prior fiscal year) that is in excess of an amount equal to 300 percent of the percentage by which the amount appropriated under section 1935(a) for such fis-cal year exceeds the amount appropriated for the prior fiscal year.

"(3) Decrease in or equal appropriate
Tions.—If the amount appropriated under section
1935(a) for a fiscal year is equal to or less than the
amount appropriated under such section for the prior
fiscal year, the amount of the State allotment under
section 1921 shall be equal to the amount that the
State received under section 1921 in the prior fiscal
year decreased by the percentage by which the amount
appropriated for such fiscal year is less than the
amount appropriated or such section for the prior fiscal year.".

- 20 SEC. 3305. NONDISCRIMINATION AND INSTITUTIONAL
  21 SAFEGUARDS FOR RELIGIOUS PROVIDERS.
- Subpart III of part B of title XIX of the Public Health
  Service Act (42 U.S.C. 300x-51 et seq.) is amended by add-
- 24 ing at the end the following:

1	"SEC. 1955. SERVICES PROVIDED BY NONGOVERNMENTAL
2	ORGANIZATIONS.
3	"(a) Purposes.—The purposes of this section are—
4	"(1) to prohibit discrimination against non-
5	governmental organizations and certain individuals
6	on the basis of religion in the distribution of govern-
7	ment funds to provide substance abuse services under
8	this title and title V, and the receipt of services under
9	such titles; and
10	"(2) to allow the organizations to accept the
11	funds to provide the services to the individuals with-
12	out impairing the religious character of the organiza-
13	tions or the religious freedom of the individuals.
14	"(b) Religious Organizations Included as Non-
15	GOVERNMENTAL PROVIDERS.—
16	"(1) In general.—A State may administer and
17	provide substance abuse services under any program
18	under this title or title V through grants, contracts,
19	or cooperative agreements to provide assistance to
20	beneficiaries under such titles with nongovernmental
21	organizations.
22	"(2) Requirement.—A State that elects to uti-
23	lize nongovernmental organizations as provided for
24	under paragraph (1) shall consider, on the same basis
25	as other nongovernmental organizations, religious or-
26	ganizations to provide services under substance abuse

1	programs under this title or title V, so long as the
2	programs under such titles are implemented in a
3	manner consistent with the Establishment Clause of
4	the first amendment to the Constitution. Neither the
5	Federal Government nor a State or local government
6	receiving funds under such programs shall discrimi-
7	nate against an organization that provides services
8	under, or applies to provide services under, such pro-
9	grams, on the basis that the organization has a reli-
10	gious character.
11	"(c) Religious Character and Independence.—
12	"(1) In general.—A religious organization that
13	provides services under any substance abuse program
14	under this title or title V shall retain its independence
15	from Federal, State, and local governments, including
16	such organization's control over the definition, devel-
17	opment, practice, and expression of its religious be-
18	liefs.
19	"(2) Additional safeguards.—Neither the
20	Federal Government nor a State or local government
21	shall require a religious organization—
22	"(A) to alter its form of internal govern-
23	$\it ance; or$
24	"(B) to remove religious art, icons, scrip-
25	ture, or other sumbols:

in order to be eligible to provide services under any
 substance abuse program under this title or title V.

## "(d) Employment Practices.—

- "(1) Substance abuse.—A religious organization that provides services under any substance abuse program under this title or title V may require that its employees providing services under such program adhere to rules forbidding the use of drugs or alcohol.
- "(2) TITLE VII EXEMPTION.—The exemption of a religious organization provided under section 702 or 703(e)(2) of the Civil Rights Act of 1964 (42 U.S.C. 2000e–1, 2000e–2(e)(2)) regarding employment practices shall not be affected by the religious organization's provision of services under, or receipt of funds from, any substance abuse program under this title or title V.

## "(e) Rights of Beneficiaries of Assistance.—

"(1) IN GENERAL.—If an individual described in paragraph (3) has an objection to the religious character of the organization from which the individual receives, or would receive, services funded under any substance abuse program under this title or title V, the appropriate Federal, State, or local governmental entity shall provide to such individual (if otherwise

1	eligible for such services) within a reasonable period
2	of time after the date of such objection, services that—
3	"(A) are from an alternative provider that
4	is accessible to the individual; and
5	"(B) have a value that is not less than the
6	value of the services that the individual would
7	have received from such organization.
8	"(2) Notice.—The appropriate Federal, State,
9	or local governmental entity shall ensure that notice
10	is provided to individuals described in paragraph (3)
11	of the rights of such individuals under this section.
12	"(3) Individual described.—An individual
13	described in this paragraph is an individual who re-
14	ceives or applies for services under any substance
15	abuse program under this title or title V.
16	"(f) Nondiscrimination Against Beneficiaries.—
17	$A\ religious\ organization\ providing\ services\ through\ a\ grant,$
18	contract, or cooperative agreement under any substance
19	abuse program under this title or title V shall not discrimi-
20	nate, in carrying out such program, against an individual
21	described in subsection (e)(3) on the basis of religion, a reli-
22	gious belief, a refusal to hold a religious belief, or a refusal
23	to actively participate in a religious practice.
24	"(a) FISCAL ACCOUNTABILITY.—

- 1 "(1) In general.—Except as provided in para-2 graph (2), any religious organization providing serv-3 ices under any substance abuse program under this 4 title or title V shall be subject to the same regulations 5 as other nongovernmental organizations to account in 6 accord with generally accepted accounting principles 7 for the use of such funds provided under such pro-8 gram.
- 9 "(2) LIMITED AUDIT.—Such organization shall 10 segregate government funds provided under such sub-11 stance abuse program into a separate account. Only 12 the government funds shall be subject to audit by the 13 government.
- "(h) COMPLIANCE.—Any party that seeks to enforce such party's rights under this section may assert a civil action for injunctive relief exclusively in an appropriate Federal or State court against the entity, agency or official that allegedly commits such violation.
- "(i) Limitations on Use of Funds for Certain

  20 Purposes.—No funds provided through a grant or contract

  21 to a religious organization to provide services under any

  22 substance abuse program under this title or title V shall

  23 be expended for sectarian worship, instruction, or pros
  24 elytization.

- 1 "(j) Effect on State and Local Funds.—If a
- 2 State or local government contributes State or local funds
- 3 to carry out any substance abuse program under this title
- 4 or title V, the State or local government may segregate the
- 5 State or local funds from the Federal funds provided to
- 6 carry out the program or may commingle the State or local
- 7 funds with the Federal funds. If the State or local govern-
- 8 ment commingles the State or local funds, the provisions
- 9 of this section shall apply to the commingled funds in the
- 10 same manner, and to the same extent, as the provisions
- 11 apply to the Federal funds.
- 12 "(k) Treatment of Intermediate Contractors.—
- 13 If a nongovernmental organization (referred to in this sub-
- 14 section as an 'intermediate organization'), acting under a
- 15 contract or other agreement with the Federal Government
- 16 or a State or local government, is given the authority under
- 17 the contract or agreement to select nongovernmental organi-
- 18 zations to provide services under any substance abuse pro-
- 19 gram under this title or title V, the intermediate organiza-
- 20 tion shall have the same duties under this section as the
- 21 government but shall retain all other rights of a nongovern-
- 22 mental organization under this section.".

1	SEC. 3306. ALCOHOL AND DRUG PREVENTION OR TREAT-
2	MENT SERVICES FOR INDIANS AND NATIVE
3	ALASKANS.
4	Part A of title V of the Public Health Service Act (42
5	U.S.C. 290aa et seq.) is amended by adding at the end the
6	following:
7	"SEC. 506A. ALCOHOL AND DRUG PREVENTION OR TREAT-
8	MENT SERVICES FOR INDIANS AND NATIVE
9	ALASKANS.
10	"(a) In General.—The Secretary shall award grants,
11	contracts, or cooperative agreements to public and private
12	nonprofit entities, including Native Alaskan entities and
13	Indian tribes and tribal organizations, for the purpose of
14	providing alcohol and drug prevention or treatment services
15	for Indians and Native Alaskans.
16	"(b) Priority.—In awarding grants, contracts, or co-
17	operative agreements under subsection (a), the Secretary
18	shall give priority to applicants that—
19	"(1) propose to provide alcohol and drug preven-
20	tion or treatment services on reservations;
21	"(2) propose to employ culturally-appropriate
22	approaches, as determined by the Secretary, in pro-
23	viding such services; and
24	"(3) have provided prevention or treatment serv-
25	ices to Native Alaskan entities and Indian tribes and

- 1 tribal organizations for at least 1 year prior to ap-
- 2 plying for a grant under this section.
- 3 "(c) Duration.—The Secretary shall award grants,
- 4 contracts, or cooperative agreements under subsection (a)
- 5 for a period not to exceed 5 years.
- 6 "(d) APPLICATION.—An entity desiring a grant, con-
- 7 tract, or cooperative agreement under subsection (a) shall
- 8 submit an application to the Secretary at such time, in
- 9 such manner, and accompanied by such information as the
- 10 Secretary may reasonably require.
- 11 "(e) EVALUATION.—An entity that receives a grant,
- 12 contract, or cooperative agreement under subsection (a)
- 13 shall submit, in the application for such grant, a plan for
- 14 the evaluation of any project undertaken with funds pro-
- 15 vided under this section. Such entity shall provide the Sec-
- 16 retary with periodic evaluations of the progress of such
- 17 project and such evaluation at the completion of such
- 18 project as the Secretary determines to be appropriate. The
- 19 final evaluation submitted by such entity shall include a
- 20 recommendation as to whether such project shall continue.
- 21 "(f) REPORT.—Not later than 3 years after the date
- 22 of enactment of this section and annually thereafter, the
- 23 Secretary shall prepare and submit, to the Committee on
- 24 Health, Education, Labor, and Pensions of the Senate, a

1	report describing the services provided pursuant to this sec-
2	tion.
3	"(g) Authorization of Appropriations.—There
4	are authorized to be appropriated to carry out this section,
5	\$15,000,000 for fiscal year 2001, and such sums as may
6	be necessary for fiscal years 2002 and 2003.
7	SEC. 3307. ESTABLISHMENT OF COMMISSION.
8	(a) In General.—There is established a commission
9	to be known as the Commission on Indian and Native Alas-
10	kan Health Care that shall examine the health concerns of
11	Indians and Native Alaskans who reside on reservations
12	and tribal lands (hereafter in this section referred to as the
13	'Commission').
14	(b) Membership.—
15	(1) In general.—The Commission established
16	under subsection (a) shall consist of—
17	(A) the Secretary;
18	(B) 15 members who are experts in the
19	health care field and issues that the Commission
20	is established to examine; and
21	(C) the Director of the Indian Health Serv-
22	ice and the Commissioner of Indian Affairs, who
23	shall be nonvoting members.

1	(2) Appointing authority.—Of the 15 mem-
2	bers of the Commission described in paragraph
3	(1)(B)—
4	(A) 2 shall be appointed by the Speaker of
5	the House of Representatives;
6	(B) 2 shall be appointed by the Minority
7	Leader of the House of Representatives;
8	(C) 2 shall be appointed by the Majority
9	Leader of the Senate;
10	(D) 2 shall be appointed by the Minority
11	Leader of the Senate; and
12	(E) 7 shall be appointed by the Secretary.
13	(3) Limitation.—Not fewer than 10 of the mem-
14	bers appointed to the Commission shall be Indians or
15	Native Alaskans.
16	(4) Chairperson.—The Secretary shall serve as
17	the Chairperson of the Commission.
18	(5) Experts.—The Commission may seek the
19	expertise of any expert in the health care field to
20	carry out its duties.
21	(c) Period of Appointment.—Members shall be ap-
22	pointed for the life of the Commission. Any vacancy in the
23	Commission shall not affect its powers, but shall be filed
24	in the same manner as the original appointment.

1	(d) Duties of the Commission.—The Commission
2	shall—
3	(1) study the health concerns of Indians and Na-
4	tive Alaskans; and
5	(2) prepare the reports described in subsection
6	(i).
7	(e) Powers of the Commission.—
8	(1) Hearings.—The Commission may hold such
9	hearings, including hearings on reservations, sit and
10	act at such times and places, take such testimony,
11	and receive such information as the Commission con-
12	siders advisable to carry out the purpose for which the
13	Commission was established.
14	(2) Information from federal agencies.—
15	The Commission may secure directly from any Fed-
16	eral department or agency such information as the
17	Commission considers necessary to carry out the pur-
18	pose for which the Commission was established. Upon
19	request of the Chairperson of the Commission, the
20	head of such department or agency shall furnish such
21	information to the Commission.
22	(f) Compensation of Members.—
23	(1) In general.—Except as provided in sub-
24	paragraph (B), each member of the Commission may
25	be compensated at a rate not to exceed the daily

- equivalent of the annual rate of basic pay prescribed for level IV of the Executive Schedule under section 3 5315 of title 5, United States Code, for each day (in-4 cluding travel time), during which that member is en-5 gaged in the actual performance of the duties of the 6 Commission.
- 7 (2) Limitation.—Members of the Commission 8 who are officers or employees of the United States 9 shall receive no additional pay on account of their 10 service on the Commission.
- 11 (g) TRAVEL EXPENSES OF MEMBERS.—The members 12 of the Commission shall be allowed travel expenses, includ-13 ing per diem in lieu of subsistence, at rates authorized for 14 employees of agencies under section 5703 of title 5, United 15 States Code, while away from their homes or regular places 16 of business in the performance of services for the Commis-17 sion.

## 18 (h) Commission Personnel Matters.—

- 19 (1) In GENERAL.—The Secretary, in accordance 20 with rules established by the Commission, may select 21 and appoint a staff director and other personnel nec-22 essary to enable the Commission to carry out its du-23 ties.
- 24 (2) Compensation of Personnel.—The Sec-25 retary, in accordance with rules established by the

- Commission, may set the amount of compensation to be paid to the staff director and any other personnel that serve the Commission.
  - (3) Detail of government employee may be detailed to the Federal Government employee may be detailed to the Commission without reimbursement, and the detail shall be without interruption or loss of civil service status or privilege.
  - (4) Consultant services.—The Chairperson of the Commission is authorized to procure the temporary and intermittent services of experts and consultants in accordance with section 3109 of title 5, United States Code, at rates not to exceed the daily equivalent of the annual rate of basic pay prescribed for level IV of the Executive Schedule under section 5315 of such title.

## 17 (i) Report.—

(1) In General.—Not later than 3 years after the date of enactment of the Youth Drug and Mental Health Services Act, the Secretary shall prepare and submit, to the Committee on Health, Education, Labor, and Pensions of the Senate, a report that shall—

1	(A) detail the health problems faced by In-
2	dians and Native Alaskans who reside on res-
3	ervations;
4	(B) examine and explain the causes of such
5	problems;
6	(C) describe the health care services avail-
7	able to Indians and Native Alaskans who reside
8	on reservations and the adequacy of such serv-
9	ices;
10	(D) identify the reasons for the provision of
11	inadequate health care services for Indians and
12	Native Alaskans who reside on reservations, in-
13	cluding the availability of resources;
14	(E) develop measures for tracking the health
15	status of Indians and Native Americans who re-
16	side on reservations; and
17	(F) make recommendations for improve-
18	ments in the health care services provided for In-
19	dians and Native Alaskans who reside on res-
20	ervations, including recommendations for legisla-
21	tive change.
22	(2) Exception.—In addition to the report re-
23	quired under paragraph (1), not later than 2 years
24	after the date of enactment of the Youth Drug and
25	Mental Health Services Act, the Secretary shall pre-

1 pare and submit,	to	the	Committee	on	Health,	Edu-
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- 2 cation, Labor, and Pensions of the Senate, a report
- 3 that describes any alcohol and drug abuse among In-
- 4 dians and Native Alaskans who reside on reserva-
- 5 tions.
- 6 (j) Permanent Commission.—Section 14 of the Fed-
- 7 eral Advisory Committee Act (5 U.S.C. App.) shall not
- 8 apply to the Commission.
- 9 (k) AUTHORIZATION OF APPROPRIATIONS.—There is
- 10 authorized to be appropriated to carry out this section
- 11 \$5,000,000 for fiscal year 2001, and such sums as may be
- 12 necessary for fiscal years 2002 and 2003.
- 13 TITLE XXXIV—PROVISIONS RE-
- 14 LATING TO FLEXIBILITY AND
- 15 **ACCOUNTABILITY**
- 16 SEC. 3401. GENERAL AUTHORITIES AND PEER REVIEW.
- 17 (a) General Authorities.—Paragraph (1) of sec-
- 18 tion 501(e) of the Public Health Service Act (42 U.S.C.
- 19 290aa(e)) is amended to read as follows:
- 20 "(1) In General.—There may be in the Admin-
- 21 istration an Associate Administrator for Alcohol Pre-
- vention and Treatment Policy to whom the Adminis-
- 23 trator may delegate the functions of promoting, moni-
- 24 toring, and evaluating service programs for the pre-
- 25 vention and treatment of alcoholism and alcohol

- 1 abuse within the Center for Substance Abuse Preven-
- 2 tion, the Center for Substance Abuse Treatment and
- 3 the Center for Mental Health Services, and coordi-
- 4 nating such programs among the Centers, and among
- 5 the Centers and other public and private entities. The
- 6 Associate Administrator also may ensure that alcohol
- 7 prevention, education, and policy strategies are inte-
- 8 grated into all programs of the Centers that address
- 9 substance abuse prevention, education, and policy,
- and that the Center for Substance Abuse Prevention
- 11 addresses the Healthy People 2010 goals and the Na-
- 12 tional Dietary Guidelines of the Department of
- 13 Health and Human Services and the Department of
- 14 Agriculture related to alcohol consumption.".
- 15 (b) Peer Review.—Section 504 of the Public Health
- 16 Service (42 U.S.C. 290aa-3) is amended as follows:
- 17 "SEC. 504. PEER REVIEW.
- 18 "(a) In General.—The Secretary, after consultation
- 19 with the Administrator, shall require appropriate peer re-
- 20 view of grants, cooperative agreements, and contracts to be
- 21 administered through the agency which exceed the simple
- 22 acquisition threshold as defined in section 4(11) of the Of-
- 23 fice of Federal Procurement Policy Act.
- 24 "(b) Members.—The members of any peer review
- 25 group established under subsection (a) shall be individuals

- 1 who by virtue of their training or experience are eminently
- 2 qualified to perform the review functions of the group. Not
- 3 more than ½ of the members of any such peer review group
- 4 shall be officers or employees of the United States.
- 5 "(c) Advisory Council Review.—If the direct cost
- 6 of a grant or cooperative agreement (described in subsection
- 7 (a)) exceeds the simple acquisition threshold as defined by
- 8 section 4(11) of the Office of Federal Procurement Policy
- 9 Act, the Secretary may make such a grant or cooperative
- 10 agreement only if such grant or cooperative agreement is
- 11 recommended—
- 12 "(1) after peer review required under subsection
- (a); and
- "(2) by the appropriate advisory council.
- 15 "(d) Conditions.—The Secretary may establish lim-
- 16 ited exceptions to the limitations contained in this section
- 17 regarding participation of Federal employees and advisory
- 18 council approval. The circumstances under which the Sec-
- 19 retary may make such an exception shall be made public.".
- 20 SEC. 3402. ADVISORY COUNCILS.
- 21 Section 502(e) of the Public Health Service Act (42
- 22 U.S.C. 290aa-1(e)) is amended in the first sentence by
- 23 striking "3 times" and inserting "2 times".

1	SEC. 3403. GENERAL PROVISIONS FOR THE PERFORMANCE
2	PARTNERSHIP BLOCK GRANTS.
3	(a) Plans for Performance Partnerships.—Sec-
4	tion 1949 of the Public Health Service Act (42 U.S.C. 300x-
5	59) is amended as follows:
6	"SEC. 1949. PLANS FOR PERFORMANCE PARTNERSHIPS.
7	"(a) Development.—The Secretary in conjunction
8	with States and other interested groups shall develop sepa-
9	rate plans for the programs authorized under subparts I
10	and II for creating more flexibility for States and account-
11	ability based on outcome and other performance measures.
12	The plans shall each include—
13	"(1) a description of the flexibility that would be
14	given to the States under the plan;
15	"(2) the common set of performance measures
16	that would be used for accountability, including
17	measures that would be used for the program under
18	subpart II for pregnant addicts, HIV transmission,
19	tuberculosis, and those with a co-occurring substance
20	abuse and mental disorders, and for programs under
21	subpart I for children with serious emotional disturb-
22	ance and adults with serious mental illness and for
23	individuals with co-occurring mental health and sub-
24	stance abuse disorders;
25	"(3) the definitions for the data elements to be
26	used under the plan;

1	"(4) the obstacles to implementation of the plan
2	and the manner in which such obstacles would be re-
3	solved;
4	"(5) the resources needed to implement the per-
5	formance partnerships under the plan; and
6	"(6) an implementation strategy complete with
7	recommendations for any necessary legislation.
8	"(b) Submission.—Not later than 2 years after the
9	date of enactment of this Act, the plans developed under
10	subsection (a) shall be submitted to the Committee on
11	Health, Education, Labor, and Pensions of the Senate and
12	the Committee on Commerce of the House of Representa-
13	tives.
14	"(c) Information.—As the elements of the plans de-
15	scribed in subsection (a) are developed, States are encour-
16	aged to provide information to the Secretary on a voluntary
17	basis.
18	"(d) Participants.—The Secretary shall include
19	among those interested groups that participate in the devel-
20	opment of the plan consumers of mental health or substance
21	abuse services, providers, representatives of political divi-
22	sions of States, and representatives of racial and ethnic
23	groups including Native Americans.".

1	(b) Availability to States of Grant Programs.—
2	Section 1952 of the Public Health Service Act (42 U.S.C.
3	300x-62) is amended as follows:
4	"SEC. 1952. AVAILABILITY TO STATES OF GRANT PAYMENTS.
5	"Any amounts paid to a State for a fiscal year under
6	section 1911 or 1921 shall be available for obligation and
7	expenditure until the end of the fiscal year following the
8	fiscal year for which the amounts were paid.".
9	SEC. 3404. DATA INFRASTRUCTURE PROJECTS.
10	Part C of title XIX of the Public Health Service Act
11	(42 U.S.C. 300y et seq.) is amended—
12	(1) by striking the headings for part C and sub-
13	part I and inserting the following:
14	"PART C—CERTAIN PROGRAMS REGARDING
15	MENTAL HEALTH AND SUBSTANCE ABUSE
16	$"Subpart\ I-\!$
17	(2) by striking section 1971 (42 U.S.C. 300y)
18	and inserting the following:
19	"SEC. 1971. DATA INFRASTRUCTURE DEVELOPMENT.
20	"(a) In General.—The Secretary may make grants
21	to, and enter into contracts or cooperative agreements with
22	States for the purpose of developing and operating mental
23	health or substance abuse data collection, analysis, and re-
24	porting systems with regard to performance measures in-
25	cluding capacity, process, and outcomes measures.

1	"(b) Projects.—The Secretary shall establish criteria
2	to ensure that services will be available under this section
3	to States that have a fundamental basis for the collection,
4	analysis, and reporting of mental health and substance
5	abuse performance measures and States that do not have
6	such basis. The Secretary will establish criteria for deter-
7	mining whether a State has a fundamental basis for the
8	collection, analysis, and reporting of data.
9	"(c) Condition of Receipt of Funds.—As a condi-
10	tion of the receipt of an award under this section a State
11	shall agree to collect, analyze, and report to the Secretary
12	within 2 years of the date of the award on a core set of
13	performance measures to be determined by the Secretary in
14	conjunction with the States.
15	"(d) Matching Requirement.—
16	"(1) In general.—With respect to the costs of
17	the program to be carried out under subsection (a) by
18	a State, the Secretary may make an award under
19	such subsection only if the applicant agrees to make
20	available (directly or through donations from public
21	or private entities) non-Federal contributions toward
22	such costs in an amount that is not less than 50 per-
23	cent of such costs.
24	"(2) Determination of amount contrib-

 ${\it UTED.} {\color{red} -Non-Federal} \ \ contributions \ \ under \ \ paragraph$ 

1	(1) may be in cash or in kind, fairly evaluated, in-
2	cluding plant, equipment, or services. Amounts pro-
3	vided by the Federal Government, or services assisted
4	or subsidized to any significant extent by the Federal
5	Government, may not be included in determining the
6	amount of such contributions.
7	"(e) Duration of Support.—The period during
8	which payments may be made for a project under subsection
9	(a) may be not less than 3 years nor more than 5 years.
10	"(f) Authorization of Appropriation.—
11	"(1) In General.—For the purpose of carrying
12	out this section, there are authorized to be appro-
13	priated such sums as may be necessary for each of the
14	fiscal years 2001, 2002 and 2003.
15	"(2) Allocation.—Of the amounts appro-
16	priated under paragraph (1) for a fiscal year, 50 per-
17	cent shall be expended to support data infrastructure
18	development for mental health and 50 percent shall be
19	expended to support data infrastructure development
20	for substance abuse.".
21	SEC. 3405. REPEAL OF OBSOLETE ADDICT REFERRAL PRO-
22	VISIONS.
23	(a) Repeal of Obsolete Public Health Service
24	ACT AUTHORITIES.—Part E of title III (42 U.S.C. 257 et
25	seq.) is repealed.

1	(b) Repeal of Obsolete NARA Authorities.—Ti-
2	tles III and IV of the Narcotic Addict Rehabilitation Act
3	of 1966 (Public Law 89–793) are repealed.
4	(c) Repeal of Obsolete Title 28 Authorities.—
5	(1) In General.—Chapter 175 of title 28,
6	United States Code, is repealed.
7	(2) Table of contents.—The table of contents
8	to part VI of title 28, United States Code, is amended
9	by striking the items relating to chapter 175.
10	SEC. 3406. INDIVIDUALS WITH CO-OCCURRING DISORDERS.
11	The Public Health Service Act is amended by inserting
12	after section 503 (42 U.S.C. 290aa–2) the following:
12	apter section 303 (42 0.5.0. 230au-2) the journing.
	"SEC. 503A. REPORT ON INDIVIDUALS WITH CO-OCCURRING
13 14	
13	"SEC. 503A. REPORT ON INDIVIDUALS WITH CO-OCCURRING
13 14	"SEC. 503A. REPORT ON INDIVIDUALS WITH CO-OCCURRING MENTAL ILLNESS AND SUBSTANCE ABUSE
13 14 15 16	"SEC. 503A. REPORT ON INDIVIDUALS WITH CO-OCCURRING MENTAL ILLNESS AND SUBSTANCE ABUSE DISORDERS.
13 14 15 16 17	"SEC. 503A. REPORT ON INDIVIDUALS WITH CO-OCCURRING  MENTAL ILLNESS AND SUBSTANCE ABUSE  DISORDERS.  "(a) IN GENERAL.—Not later than 2 years after the
13 14 15 16 17	"SEC. 503A. REPORT ON INDIVIDUALS WITH CO-OCCURRING MENTAL ILLNESS AND SUBSTANCE ABUSE DISORDERS.  "(a) IN GENERAL.—Not later than 2 years after the date of enactment of this section, the Secretary shall, after
13 14 15 16 17 18	"SEC. 503A. REPORT ON INDIVIDUALS WITH CO-OCCURRING MENTAL ILLNESS AND SUBSTANCE ABUSE DISORDERS.  "(a) In General.—Not later than 2 years after the date of enactment of this section, the Secretary shall, after consultation with organizations representing States, mental
13 14 15 16 17 18 19 20	"SEC. 503A. REPORT ON INDIVIDUALS WITH CO-OCCURRING MENTAL ILLNESS AND SUBSTANCE ABUSE DISORDERS.  "(a) IN GENERAL.—Not later than 2 years after the date of enactment of this section, the Secretary shall, after consultation with organizations representing States, mental health and substance abuse treatment providers, prevention
13 14 15 16 17 18 19 20 21	"SEC. 503A. REPORT ON INDIVIDUALS WITH CO-OCCURRING MENTAL ILLNESS AND SUBSTANCE ABUSE DISORDERS.  "(a) In General.—Not later than 2 years after the date of enactment of this section, the Secretary shall, after consultation with organizations representing States, mental health and substance abuse treatment providers, prevention specialists, individuals receiving treatment services, and
13 14 15 16 17 18 19 20 21	"SEC. 503A. REPORT ON INDIVIDUALS WITH CO-OCCURRING MENTAL ILLNESS AND SUBSTANCE ABUSE DISORDERS.  "(a) In General.—Not later than 2 years after the date of enactment of this section, the Secretary shall, after consultation with organizations representing States, mental health and substance abuse treatment providers, prevention specialists, individuals receiving treatment services, and family members of such individuals, prepare and submit

I	ment services for individuals who have co-occurring menta	d
2	illness and substance abuse disorders	

- 3 "(b) Report Content.—The report under subsection 4 (a) shall be based on data collected from existing Federal 5 and State surveys regarding the treatment of co-occurring 6 mental illness and substance abuse disorders and shall 7 include—
- "(1) a summary of the manner in which indi-8 9 viduals with co-occurring disorders are receiving 10 treatment, including the most up-to-date information 11 available regarding the number of children and adults 12 with co-occurring mental illness and substance abuse 13 disorders and the manner in which funds provided 14 under sections 1911 and 1921 are being utilized, in-15 cluding the number of such children and adults served 16 with such funds;
  - "(2) a summary of improvements necessary to ensure that individuals with co-occurring mental illness and substance abuse disorders receive the services they need;
  - "(3) a summary of practices for preventing substance abuse among individuals who have a mental illness and are at risk of having or acquiring a substance abuse disorder; and

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1	"(4) a summary of evidenced-based practices for
2	treating individuals with co-occurring mental illness
3	and substance abuse disorders and recommendations
4	for implementing such practices.
5	"(c) Funds for Report.—The Secretary may obli-
6	gate funds to carry out this section with such appropria-
7	tions as are available.".
8	SEC. 3407. SERVICES FOR INDIVIDUALS WITH CO-OCCUR-
9	RING DISORDERS.
10	Subpart III of part B of title XIX of the Public Health
11	Service Act (42 U.S.C. 300x-51 et seq.) (as amended by
12	section 3305) is further amended by adding at the end the
13	following:
14	"SEC. 1956. SERVICES FOR INDIVIDUALS WITH CO-OCCUR-
15	RING DISORDERS.
16	"States may use funds available for treatment under
17	sections 1911 and 1921 to treat persons with co-occurring
18	substance abuse and mental disorders as long as funds
19	available under such sections are used for the purposes for
20	which they were authorized by law and can be tracked for
21	accounting purposes.".

1	TITLE XXXV—WAIVER AUTHOR-
2	ITY FOR PHYSICIANS WHO
3	DISPENSE OR PRESCRIBE
4	CERTAIN NARCOTIC DRUGS
5	FOR MAINTENANCE TREAT-
6	MENT OR DETOXIFICATION
7	TREATMENT
8	SEC. 3501. SHORT TITLE.
9	This title may be cited as the "Drug Addiction Treat-
10	ment Act of 2000".
11	SEC. 3502. AMENDMENT TO CONTROLLED SUBSTANCES
12	ACT.
13	(a) In General.—Section 303(g) of the Controlled
14	Substances Act (21 U.S.C. 823(g)) is amended—
15	(1) in paragraph (2), by striking "(A) security"
16	and inserting "(i) security", and by striking "(B) the
17	maintenance" and inserting "(ii) the maintenance";
18	(2) by redesignating paragraphs (1) through (3)
19	as subparagraphs (A) through (C), respectively;
20	(3) by inserting "(1)" after "(g)";
21	(4) by striking "Practitioners who dispense" and
22	inserting "Except as provided in paragraph (2),
23	practitioners who dispense"; and
24	(5) by adding at the end the following para-
25	aranh:

1	"(2)(A) Subject to subparagraphs (D) and (J), the re-
2	quirements of paragraph (1) are waived in the case of the
3	dispensing (including the prescribing), by a practitioner,
4	of narcotic drugs in schedule III, IV, or V or combinations
5	of such drugs if the practitioner meets the conditions speci-
6	fied in subparagraph (B) and the narcotic drugs or com-
7	binations of such drugs meet the conditions specified in sub-
8	paragraph (C).
9	"(B) For purposes of subparagraph (A), the conditions
10	specified in this subparagraph with respect to a practi-
11	tioner are that, before the initial dispensing of narcotic
12	drugs in schedule III, IV, or V or combinations of such
13	drugs to patients for maintenance or detoxification treat-
14	ment, the practitioner submit to the Secretary a notifica-
15	tion of the intent of the practitioner to begin dispensing
16	the drugs or combinations for such purpose, and that the
17	notification contain the following certifications by the prac-
18	titioner:
19	"(i) The practitioner is a qualifying physician
20	(as defined in subparagraph (G)).
21	"(ii) With respect to patients to whom the prac-
22	titioner will provide such drugs or combinations of
23	drugs, the practitioner has the capacity to refer the
24	patients for appropriate counseling and other appro-
25	priate ancillary services.

"(iii) In any case in which the practitioner is
not in a group practice, the total number of such patients of the practitioner at any one time will not exceed the applicable number. For purposes of this
clause, the applicable number is 30, except that the
Secretary may by regulation change such total number.

- "(iv) In any case in which the practitioner is in a group practice, the total number of such patients of the group practice at any one time will not exceed the applicable number. For purposes of this clause, the applicable number is 30, except that the Secretary may by regulation change such total number, and the Secretary for such purposes may by regulation establish different categories on the basis of the number of practitioners in a group practice and establish for the various categories different numerical limitations on the number of such patients that the group practice may have.
- "(C) For purposes of subparagraph (A), the conditions
  specified in this subparagraph with respect to narcotic
  drugs in schedule III, IV, or V or combinations of such
  drugs are as follows:
- "(i) The drugs or combinations of drugs have,
   under the Federal Food, Drug, and Cosmetic Act or

1	section 351 of the Public Health Service Act, been ap-
2	proved for use in maintenance or detoxification treat-
3	ment.
1	"(ii) The days on combinations of days have

- "(ii) The drugs or combinations of drugs have not been the subject of an adverse determination. For purposes of this clause, an adverse determination is a determination published in the Federal Register and made by the Secretary, after consultation with the Attorney General, that the use of the drugs or combinations of drugs for maintenance or detoxification treatment requires additional standards respecting the qualifications of practitioners to provide such treatment, or requires standards respecting the quantities of the drugs that may be provided for unsupervised use.
- "(D)(i) A waiver under subparagraph (A) with respect to a practitioner is not in effect unless (in addition to conditions under subparagraphs (B) and (C)) the following conditions are met:
- 20 "(I) The notification under subparagraph (B) is 21 in writing and states the name of the practitioner.
- 22 "(II) The notification identifies the registration 23 issued for the practitioner pursuant to subsection (f).
- 24 "(III) If the practitioner is a member of a group 25 practice, the notification states the names of the other

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- 1 practitioners in the practice and identifies the reg-
- 2 istrations issued for the other practitioners pursuant
- 3 to subsection (f).
- 4 "(ii) Upon receiving a notification under subpara-
- 5 graph (B), the Attorney General shall assign the practi-
- 6 tioner involved an identification number under this para-
- 7 graph for inclusion with the registration issued for the
- 8 practitioner pursuant to subsection (f). The identification
- 9 number so assigned shall be appropriate to preserve the con-
- 10 fidentiality of patients for whom the practitioner has dis-
- 11 pensed narcotic drugs under a waiver under subparagraph
- 12 (A).
- 13 "(iii) Not later than 45 days after the date on which
- 14 the Secretary receives a notification under subparagraph
- 15 (B), the Secretary shall make a determination of whether
- 16 the practitioner involved meets all requirements for a waiv-
- 17 er under subparagraph (B). If the Secretary fails to make
- 18 such determination by the end of the such 45-day period,
- 19 the Attorney General shall assign the physician an identi-
- 20 fication number described in clause (ii) at the end of such
- 21 period.
- (E)(i) If a practitioner is not registered under para-
- 23 graph (1) and, in violation of the conditions specified in
- 24 subparagraphs (B) through (D), dispenses narcotic drugs
- 25 in schedule III, IV, or V or combinations of such drugs for

- 1 maintenance treatment or detoxification treatment, the At-
- 2 torney General may, for purposes of section 304(a)(4), con-
- 3 sider the practitioner to have committed an act that renders
- 4 the registration of the practitioner pursuant to subsection
- 5 (f) to be inconsistent with the public interest.
- 6 "(ii)(I) Upon the expiration of 45 days from the date
- 7 on which the Secretary receives a notification under sub-
- 8 paragraph (B), a practitioner who in good faith submits
- 9 a notification under subparagraph (B) and reasonably be-
- 10 lieves that the conditions specified in subparagraphs (B)
- 11 through (D) have been met shall, in dispensing narcotic
- 12 drugs in schedule III, IV, or V or combinations of such
- 13 drugs for maintenance treatment or detoxification treat-
- 14 ment, be considered to have a waiver under subparagraph
- 15 (A) until notified otherwise by the Secretary, except that
- 16 such a practitioner may commence to prescribe or dispense
- 17 such narcotic drugs for such purposes prior to the expira-
- 18 tion of such 45-day period if it facilitates the treatment
- 19 of an individual patient and both the Secretary and the
- 20 Attorney General are notified by the practitioner of the in-
- 21 tent to commence prescribing or dispensing such narcotic
- 22 drugs.
- 23 "(II) For purposes of subclause (I), the publication in
- 24 the Federal Register of an adverse determination by the Sec-
- 25 retary pursuant to subparagraph (C)(ii) shall (with respect

- 1 to the narcotic drug or combination involved) be considered
- 2 to be a notification provided by the Secretary to practi-
- 3 tioners, effective upon the expiration of the 30-day period
- 4 beginning on the date on which the adverse determination
- 5 is so published.
- 6 "(F)(i) With respect to the dispensing of narcotic drugs
- 7 in schedule III, IV, or V or combinations of such drugs to
- 8 patients for maintenance or detoxification treatment, a
- 9 practitioner may, in his or her discretion, dispense such
- 10 drugs or combinations for such treatment under a registra-
- 11 tion under paragraph (1) or a waiver under subparagraph
- 12 (A) (subject to meeting the applicable conditions).
- 13 "(ii) This paragraph may not be construed as having
- 14 any legal effect on the conditions for obtaining a registra-
- 15 tion under paragraph (1), including with respect to the
- 16 number of patients who may be served under such a reg-
- 17 istration.
- 18 "(G) For purposes of this paragraph:
- 19 "(i) The term 'group practice' has the meaning
- given such term in section 1877(h)(4) of the Social
- 21 Security Act.
- 22 "(ii) The term 'qualifying physician' means a
- 23 physician who is licensed under State law and who
- 24 meets one or more of the following conditions:

1	"(I) The physician holds a subspecialty
2	board certification in addiction psychiatry from
3	the American Board of Medical Specialties.
4	"(II) The physician holds an addiction cer-
5	tification from the American Society of Addic-
6	tion Medicine.
7	"(III) The physician holds a subspecialty
8	board certification in addiction medicine from
9	$the\ American\ Osteopathic\ Association.$
10	"(IV) The physician has, with respect to the
11	treatment and management of opiate-dependent
12	patients, completed not less than eight hours of
13	training (through classroom situations, seminars
14	at professional society meetings, electronic com-
15	munications, or otherwise) that is provided by
16	the American Society of Addiction Medicine, the
17	American Academy of Addiction Psychiatry, the
18	American Medical Association, the American Os-
19	teopathic Association, the American Psychiatric
20	Association, or any other organization that the
21	Secretary determines is appropriate for purposes
22	of this subclause.
23	"(V) The physician has participated as an
24	investigator in one or more clinical trials lead-

ing to the approval of a narcotic drug in sched-

ule III, IV, or V for maintenance or detoxification treatment, as demonstrated by a statement submitted to the Secretary by the sponsor of such approved drug.

"(VI) The physician has such other training or experience as the State medical licensing board (of the State in which the physician will provide maintenance or detoxification treatment) considers to demonstrate the ability of the physician to treat and manage opiate-dependent patients.

"(VII) The physician has such other training or experience as the Secretary considers to demonstrate the ability of the physician to treat and manage opiate-dependent patients. Any criteria of the Secretary under this subclause shall be established by regulation. Any such criteria are effective only for 3 years after the date on which the criteria are promulgated, but may be extended for such additional discrete 3-year periods as the Secretary considers appropriate for purposes of this subclause. Such an extension of criteria may only be effectuated through a statement published in the Federal Register by the

1	Secretary during the 30-day period preceding the
2	end of the 3-year period involved.
3	"(H)(i) In consultation with the Administrator of the
4	Drug Enforcement Administration, the Administrator of
5	the Substance Abuse and Mental Health Services Adminis-
6	tration, the Director of the National Institute on Drug
7	Abuse, and the Commissioner of Food and Drugs, the Sec-
8	retary shall issue regulations (through notice and comment
9	rulemaking) or issue practice guidelines to address the fol-
10	lowing:
11	"(I) Approval of additional credentialing bodies
12	and the responsibilities of additional credentialing
13	bodies.
14	"(II) Additional exemptions from the require-
15	ments of this paragraph and any regulations under
16	this paragraph.
17	Nothing in such regulations or practice guidelines may au-
18	thorize any Federal official or employee to exercise super-
19	vision or control over the practice of medicine or the man-
20	ner in which medical services are provided.
21	"(ii) Not later than 120 days after the date of the en-
22	actment of the Drug Addiction Treatment Act of 2000, the
23	Secretary shall issue a treatment improvement protocol con-
24	taining best practice guidelines for the treatment and main-
25	tenance of opiate-dependent patients. The Secretary shall

- 1 develop the protocol in consultation with the Director of the
- 2 National Institute on Drug Abuse, the Administrator of the
- 3 Drug Enforcement Administration, the Commissioner of
- 4 Food and Drugs, the Administrator of the Substance Abuse
- 5 and Mental Health Services Administration and other sub-
- 6 stance abuse disorder professionals. The protocol shall be
- 7 guided by science.
- 8 "(I) During the 3-year period beginning on the date
- 9 of the enactment of the Drug Addiction Treatment Act of
- 10 2000, a State may not preclude a practitioner from dis-
- 11 pensing or prescribing drugs in schedule III, IV, or V, or
- 12 combinations of such drugs, to patients for maintenance or
- 13 detoxification treatment in accordance with this paragraph
- 14 unless, before the expiration of that 3-year period, the State
- 15 enacts a law prohibiting a practitioner from dispensing
- 16 such drugs or combinations of drug.
- 17 "(J)(i) This paragraph takes effect on the date of the
- 18 enactment of the Drug Addiction Treatment Act of 2000,
- 19 and remains in effect thereafter except as provided in clause
- 20 (iii) (relating to a decision by the Secretary or the Attorney
- 21 General that this paragraph should not remain in effect).
- 22 "(ii) For purposes relating to clause (iii), the Sec-
- 23 retary and the Attorney General may, during the 3-year
- 24 period beginning on the date of the enactment of the Drug

- 1 Addiction Treatment Act of 2000, make determinations in
  2 accordance with the following:
- "(I) The Secretary may make a determination of whether treatments provided under waivers under subparagraph (A) have been effective forms of maintenance treatment and detoxification treatment in clin-ical settings; may make a determination of whether such waivers have significantly increased (relative to the beginning of such period) the availability of maintenance treatment and detoxification treatment: and may make a determination of whether such waiv-ers have adverse consequences for the public health.
  - "(II) The Attorney General may make a determination of the extent to which there have been violations of the numerical limitations established under subparagraph (B) for the number of individuals to whom a practitioner may provide treatment; may make a determination of whether waivers under subparagraph (A) have increased (relative to the beginning of such period) the extent to which narcotic drugs in schedule III, IV, or V or combinations of such drugs are being dispensed or possessed in violation of this Act; and may make a determination of whether such waivers have adverse consequences for the public health.

- 1 "(iii) If, before the expiration of the period specified
- 2 in clause (ii), the Secretary or the Attorney General pub-
- 3 lishes in the Federal Register a decision, made on the basis
- 4 of determinations under such clause, that this paragraph
- 5 should not remain in effect, this paragraph ceases to be in
- 6 effect 60 days after the date on which the decision is so
- 7 published. The Secretary shall in making any such decision
- 8 consult with the Attorney General, and shall in publishing
- 9 the decision in the Federal Register include any comments
- 10 received from the Attorney General for inclusion in the pub-
- 11 lication. The Attorney General shall in making any such
- 12 decision consult with the Secretary, and shall in publishing
- 13 the decision in the Federal Register include any comments
- 14 received from the Secretary for inclusion in the publica-
- 15 tion.".
- 16 (b) Conforming Amendments.—Section 304 of the
- 17 Controlled Substances Act (21 U.S.C. 824) is amended—
- 18 (1) in subsection (a), in the matter after and
- 19 below paragraph (5), by striking "section 303(g)"
- 20 each place such term appears and inserting "section
- 21 303(g)(1)"; and
- 22 (2) in subsection (d), by striking "section
- 23 303(g)" and inserting "section 303(g)(1)".
- 24 (c) Additional Authorization of Appropria-
- 25 Tions.—For the purpose of assisting the Secretary of

- 1 Health and Human Services with the additional duties es-
- 2 tablished for the Secretary pursuant to the amendments
- 3 made by this section, there are authorized to be appro-
- 4 priated, in addition to other authorizations of appropria-
- 5 tions that are available for such purpose, such sums as may
- 6 be necessary for each of fiscal years 2001 through 2003.

## 7 TITLE XXXVI—METHAMPHET-

- 8 AMINE AND OTHER CON-
- 9 TROLLED SUBSTANCES
- 10 **SEC. 3601. SHORT TITLE.**
- 11 This title may be cited as the "Methamphetamine
- 12 Anti-Proliferation Act of 2000".
- 13 Subtitle A—Methamphetamine
- 14 Production, Trafficking, and Abuse
- 15 PART I—CRIMINAL PENALTIES
- 16 SEC. 3611. ENHANCED PUNISHMENT OF AMPHETAMINE
- 17 LABORATORY OPERATORS.
- 18 (a) Amendment to Federal Sentencing Guide-
- 19 LINES.—Pursuant to its authority under section 994(p) of
- 20 title 28, United States Code, the United States Sentencing
- 21 Commission shall amend the Federal sentencing guidelines
- 22 in accordance with this section with respect to any offense
- 23 relating to the manufacture, importation, exportation, or
- 24 trafficking in amphetamine (including an attempt or con-
- 25 spiracy to do any of the foregoing) in violation of—

1	(1) the Controlled Substances Act (21 U.S.C. 801
2	$et \ seq.);$
3	(2) the Controlled Substances Import and Export
4	Act (21 U.S.C. 951 et seq.); or
5	(3) the Maritime Drug Law Enforcement Act (46
6	U.S.C. App. 1901 et seq.).
7	(b) General Requirement.—In carrying out this
8	section, the United States Sentencing Commission shall,
9	with respect to each offense described in subsection (a) relat-
10	ing to amphetamine—
11	(1) review and amend its guidelines to provide
12	for increased penalties such that those penalties are
13	comparable to the base offense level for methamphet-
14	amine; and
15	(2) take any other action the Commission con-
16	siders necessary to carry out this subsection.
17	(c) Additional Requirements.—In carrying out
18	this section, the United States Sentencing Commission shall
19	ensure that the sentencing guidelines for offenders convicted
20	of offenses described in subsection (a) reflect the heinous na-
21	ture of such offenses, the need for aggressive law enforcement
22	action to fight such offenses, and the extreme dangers associ-
23	ated with unlawful activity involving amphetamines,
24	including—

1	(1) the rapidly growing incidence of amphet-
2	amine abuse and the threat to public safety that such
3	abuse poses;
4	(2) the high risk of amphetamine addiction;
5	(3) the increased risk of violence associated with
6	amphetamine trafficking and abuse; and
7	(4) the recent increase in the illegal importation
8	of amphetamine and precursor chemicals.
9	(d) Emergency Authority to Sentencing Commis-
10	SION.—The United States Sentencing Commission shall
11	promulgate amendments pursuant to this section as soon
12	as practicable after the date of enactment of this Act in
13	accordance with the procedure set forth in section 21(a) of
14	the Sentencing Act of 1987 (Public Law 100–182), as
15	though the authority under that Act had not expired.
16	SEC. 3612. ENHANCED PUNISHMENT OF AMPHETAMINE OR
17	METHAMPHETAMINE LABORATORY OPERA-
18	TORS.
19	(a) Federal Sentencing Guidelines.—
20	(1) In general.—Pursuant to its authority
21	under section 994(p) of title 28, United States Code,
22	the United States Sentencing Commission shall
23	amend the Federal sentencing guidelines in accord-
24	ance with paragraph (2) with respect to any offense
25	relating to the manufacture, attempt to manufacture,

1	or conspiracy to manufacture amphetamine or meth-
2	amphetamine in violation of—
3	(A) the Controlled Substances Act (21
4	U.S.C. 801 et seq.);
5	(B) the Controlled Substances Import and
6	Export Act (21 U.S.C. 951 et seq.); or
7	(C) the Maritime Drug Law Enforcement
8	Act (46 U.S.C. App. 1901 et seq.).
9	(2) Requirements.—In carrying out this para-
10	graph, the United States Sentencing Commission
11	shall—
12	(A) if the offense created a substantial risk
13	of harm to human life (other than a life de-
14	scribed in subparagraph (B)) or the environ-
15	ment, increase the base offense level for the
16	offense—
17	(i) by not less than 3 offense levels
18	above the applicable level in effect on the
19	date of enactment of this Act; or
20	(ii) if the resulting base offense level
21	after an increase under clause (i) would be
22	less than level 27, to not less than level 27;
23	or

1	(B) if the offense created a substantial risk
2	of harm to the life of a minor or incompetent,
3	increase the base offense level for the offense—
4	(i) by not less than 6 offense levels
5	above the applicable level in effect on the
6	date of enactment of this Act; or
7	(ii) if the resulting base offense level
8	after an increase under clause (i) would be
9	less than level 30, to not less than level 30.
10	(3) Emergency authority to sentencing
11	COMMISSION.—The United States Sentencing Com-
12	mission shall promulgate amendments pursuant to
13	this subsection as soon as practicable after the date of
14	enactment of this Act in accordance with the proce-
15	dure set forth in section 21(a) of the Sentencing Act
16	of 1987 (Public Law 100–182), as though the author-
17	ity under that Act had not expired.
18	(b) Effective Date.—The amendments made pursu-
19	ant to this section shall apply with respect to any offense
20	occurring on or after the date that is 60 days after the date
21	of enactment of this Act.

1	SEC. 3613. MANDATORY RESTITUTION FOR VIOLATIONS OF
2	CONTROLLED SUBSTANCES ACT AND CON-
3	TROLLED SUBSTANCES IMPORT AND EXPORT
4	ACT RELATING TO AMPHETAMINE AND METH-
5	AMPHETAMINE.
6	(a) Mandatory Restitution.—Section 413(q) of the
7	Controlled Substances Act (21 U.S.C. 853(q)) is amended—
8	(1) in the matter preceding paragraph (1), by
9	striking "may" and inserting "shall";
10	(2) by inserting "amphetamine or" before "meth-
11	amphetamine" each place it appears;
12	(3) in paragraph (2)—
13	(A) by inserting ", the State or local gov-
14	ernment concerned, or both the United States
15	and the State or local government concerned"
16	after "United States" the first place it appears;
17	and
18	(B) by inserting "or the State or local gov-
19	ernment concerned, as the case may be," after
20	"United States" the second place it appears; and
21	(4) in paragraph (3), by striking "section 3663
22	of title 18, United States Code" and inserting "sec-
23	tion 3663A of title 18, United States Code".
24	(b) Deposit of Amounts in Department of Jus-
25	TICE ASSETS FORFEITURE FUND.—Section 524(c)(4) of
26	title 28, United States Code, is amended—

1	(1) by striking "and" at the end of subpara-
2	graph(B);
3	(2) by striking the period at the end of subpara-
4	graph (C) and inserting "; and"; and
5	(3) by adding at the end the following:
6	"(D) all amounts collected—
7	"(i) by the United States pursuant to a re-
8	imbursement order under paragraph (2) of sec-
9	tion 413(q) of the Controlled Substances Act (21
10	$U.S.C.\ 853(q));\ and$
11	"(ii) pursuant to a restitution order under
12	paragraph (1) or (3) of section 413(q) of the
13	Controlled Substances Act for injuries to the
14	United States.".
15	(c) Clarification of Certain Orders of Restitu-
16	TION.—Section 3663(c)(2)(B) of title 18, United States
17	Code, is amended by inserting "which may be" after "the
18	fine".
19	(d) Expansion of Applicability of Mandatory
20	Restitution.—Section $3663A(c)(1)(A)(ii)$ of title 18,
21	United States Code, is amended by inserting "or under sec-
22	tion 416(a) of the Controlled Substances Act (21 U.S.C.
23	856(a))," after "under this title,".
24	(e) Treatment of Illicit Substance Manufac-
25	TURING OPERATIONS AS CRIMES AGAINST PROPERTY.—

1	Section 416 of the Controlled Substances Act (21 U.S.C.
2	856) is amended by adding at the end the following new
3	subsection:
4	"(c) A violation of subsection (a) shall be considered
5	an offense against property for purposes of section
6	3663A(c)(1)(A)(ii) of title 18, United States Code.".
7	SEC. 3614. METHAMPHETAMINE PARAPHERNALIA.
8	Section 422(d) of the Controlled Substances Act (21
9	U.S.C. 863(d)) is amended in the matter preceding para-
10	graph (1) by inserting "methamphetamine," after "PCP,".
11	PART II—ENHANCED LAW ENFORCEMENT
12	SEC. 3621. ENVIRONMENTAL HAZARDS ASSOCIATED WITH
13	ILLEGAL MANUFACTURE OF AMPHETAMINE
14	AND METHAMPHETAMINE.
15	(a) Use of Amounts or Department of Justice
16	Assets Forfeiture Fund.—Section $524(c)(1)(E)$ of title
17	28, United States Code, is amended—
18	(1) by inserting "(i) for" before "disbursements";
19	(2) by inserting "and" after the semicolon; and
20	(3) by adding at the end the following:
21	"(ii) for payment for—
22	"(I) costs incurred by or on behalf of the
23	Department of Justice in connection with the re-
24	moval, for purposes of Federal forfeiture and dis-
25	position of any hazardous substance or pollutant

1	or contaminant associated with the illegal manu-
2	facture of amphetamine or methamphetamine;
3	and
4	"(II) costs incurred by or on behalf of a
5	State or local government in connection with
6	such removal in any case in which such State or
7	local government has assisted in a Federal pros-
8	ecution relating to amphetamine or methamphet-
9	amine, to the extent such costs exceed equitable
10	sharing payments made to such State or local
11	government in such case;".
12	(b) Grants Under Drug Control and System Im-
13	PROVEMENT GRANT PROGRAM.—Section 501(b)(3) of the
14	Omnibus Crime Control and Safe Streets Act of 1968 (42
15	U.S.C. 3751(b)(3)) is amended by inserting before the semi-
16	colon the following: "and to remove any hazardous sub-
17	stance or pollutant or contaminant associated with the ille-
18	gal manufacture of amphetamine or methamphetamine".
19	(c) Amounts Supplement and Not Supplant.—
20	(1) Assets forfeiture fund.—Any amounts
21	made available from the Department of Justice Assets

Forfeiture Fund in a fiscal year by reason of the

amendment made by subsection (a) shall supplement,

and not supplant, any other amounts made available

to the Department of Justice in such fiscal year from

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1	other sources for payment of costs described in section
2	524(c)(1)(E)(ii) of title 28, United States Code, as so
3	amended.
4	(2) Grant program.—Any amounts made
5	available in a fiscal year under the grant program
6	under section 501(b)(3) of the Omnibus Crime Con-
7	trol and Safe Streets Act of 1968 (42 U.S.C.
8	3751(b)(3)) for the removal of hazardous substances or
9	pollutants or contaminants associated with the illegal
10	manufacture of amphetamine or methamphetamine
11	by reason of the amendment made by subsection (b)
12	shall supplement, and not supplant, any other
13	amounts made available in such fiscal year from
14	other sources for such removal.
15	SEC. 3622. REDUCTION IN RETAIL SALES TRANSACTION
16	THRESHOLD FOR NON-SAFE HARBOR PROD-
17	UCTS CONTAINING PSEUDOEPHEDRINE OR
18	PHENYLPROPANOLAMINE.
19	(a) Reduction in Transaction Threshold.—Sec-
20	$tion\ 102(39)(A)(iv)(II)\ of\ the\ Controlled\ Substances\ Act\ (21)(A)(A)(A)(A)(A)(A)(A)(A)(A)(A)(A)(A)(A)$
21	U.S.C. 802(39)(A)(iv)(II)) is amended—
22	(1) by striking "24 grams" both places it ap-
23	pears and inserting "9 grams"; and
24	(2) by inserting before the semicolon at the end
25	the following: "and sold in package sizes of not more

1	than 3 grams of pseudoephedrine base or 3 grams of
2	phenylpropanolamine base".
3	(b) Effective Date.—The amendments made by sub-
4	section (a) shall take effect 1 year after the date of enact-
5	ment of this Act.
6	SEC. 3623. TRAINING FOR DRUG ENFORCEMENT ADMINIS-
7	TRATION AND STATE AND LOCAL LAW EN-
8	FORCEMENT PERSONNEL RELATING TO
9	CLANDESTINE LABORATORIES.
10	(a) In General.—
11	(1) Requirement.—The Administrator of the
12	Drug Enforcement Administration shall carry out the
13	programs described in subsection (b) with respect to
14	the law enforcement personnel of States and localities
15	determined by the Administrator to have significant
16	levels of methamphetamine-related or amphetamine-
17	related crime or projected by the Administrator to
18	have the potential for such levels of crime in the fu-
19	ture.
20	(2) Duration.—The duration of any program
21	under that subsection may not exceed 3 years.
22	(b) Covered Programs.—The programs described in
23	this subsection are as follows:
24	(1) Advanced mobile clandestine labora-
25	TORY TRAINING TEAMS.—A program of advanced mo-

bile clandestine laboratory training teams, which shall provide information and training to State and local law enforcement personnel in techniques utilized in conducting undercover investigations and conspiracy cases, and other information designed to assist in the investigation of the illegal manufacturing and trafficking of amphetamine and methamphetamine.

- (2) Basic clandestine laboratory certification training, which shall provide information and training—
  - (A) to Drug Enforcement Administration personnel and State and local law enforcement personnel for purposes of enabling such personnel to meet any certification requirements under law with respect to the handling of wastes created by illegal amphetamine and methamphetamine laboratories; and
  - (B) to State and local law enforcement personnel for purposes of enabling such personnel to provide the information and training covered by subparagraph (A) to other State and local law enforcement personnel.

1	(3) Clandestine Laboratory recertifi-
2	CATION AND AWARENESS TRAINING.—A program of
3	clandestine laboratory recertification and awareness
4	training, which shall provide information and train-
5	ing to State and local law enforcement personnel for
6	purposes of enabling such personnel to provide recer-
7	tification and awareness training relating to clandes-
8	tine laboratories to additional State and local law en-
9	forcement personnel.
10	(c) Authorization of Appropriations.—There are
11	authorized to be appropriated for each of fiscal years 2000,
12	2001, and 2002 amounts as follows:
13	(1) \$1,500,000 to carry out the program de-
14	$scribed\ in\ subsection\ (b)(1).$
15	(2) \$3,000,000 to carry out the program de-
16	$scribed\ in\ subsection\ (b)(2).$
17	(3) \$1,000,000 to carry out the program de-
18	scribed in subsection (b)(3).
19	SEC. 3624. COMBATING METHAMPHETAMINE AND AMPHET-
20	AMINE IN HIGH INTENSITY DRUG TRAF-
21	FICKING AREAS.
22	(a) In General.—
23	(1) In General.—The Director of National
24	Drug Control Policy shall use amounts available
25	under this section to combat the trafficking of meth-

1	amphetamine and amphetamine in areas	designated
2	by the Director as high intensity drug	trafficking
3	areas.	

- 4 (2) ACTIVITIES.—In meeting the requirement in 5 paragraph (1), the Director shall transfer funds to 6 appropriate Federal, State, and local governmental 7 agencies for employing additional Federal law en-8 forcement personnel, or facilitating the employment of 9 additional State and local law enforcement personnel, 10 including agents, investigators, prosecutors, laboratory technicians, chemists, investigative assistants, 12 and drug-prevention specialists.
- 13 (b) AUTHORIZATION OF APPROPRIATIONS.—There is 14 authorized to be appropriated to carry out this section—
- 15 (1) \$15,000,000 for fiscal year 2000; and
- 16 (2) such sums as may be necessary for each of 17 fiscal years 2001 through 2004.
- 18 (c) APPORTIONMENT OF FUNDS.—
- 19 (1) Factors in apportionment.—The Director 20 shall apportion amounts appropriated for a fiscal 21 year pursuant to the authorization of appropriations 22 in subsection (b) for activities under subsection (a) 23 among and within areas designated by the Director 24 as high intensity drug trafficking areas based on the 25 following factors:

1	(A) The number of methamphetamine man-
2	ufacturing facilities and amphetamine manufac-
3	turing facilities discovered by Federal, State, or
4	local law enforcement officials in the previous
5	fiscal year.
6	(B) The number of methamphetamine pros-
7	ecutions and amphetamine prosecutions in Fed-
8	eral, State, or local courts in the previous fiscal
9	year.
10	(C) The number of methamphetamine ar-
11	rests and amphetamine arrests by Federal, State,
12	or local law enforcement officials in the previous
13	fiscal year.
14	(D) The amounts of methamphetamine, am-
15	phetamine, or listed chemicals (as that term is
16	defined in section 102(33) of the Controlled Sub-
17	stances Act (21 U.S.C. 802(33)) seized by Fed-
18	eral, State, or local law enforcement officials in
19	the previous fiscal year.
20	(E) Intelligence and predictive data from
21	the Drug Enforcement Administration and the
22	Department of Health and Human Services
23	showing patterns and trends in abuse, traf-

ficking, and transportation in methamphet-

1	amine, amphetamine, and listed chemicals (as
2	that term is so defined).
3	(2) Certification.—Before the Director appor-
4	tions any funds under this subsection to a high inten-
5	sity drug trafficking area, the Director shall certify
6	that the law enforcement entities responsible for clan-
7	destine methamphetamine and amphetamine labora-
8	tory seizures in that area are providing laboratory
9	seizure data to the national clandestine laboratory
10	database at the El Paso Intelligence Center.
11	(d) Limitation on Administrative Costs.—Not
12	more than 5 percent of the amount appropriated in a fiscal
13	year pursuant to the authorization of appropriations for
14	that fiscal year in subsection (b) may be available in that
15	fiscal year for administrative costs associated with activi-
16	ties under subsection (a).
17	SEC. 3625. COMBATING AMPHETAMINE AND METHAMPHET-
18	AMINE MANUFACTURING AND TRAFFICKING.
19	(a) Activities.—In order to combat the illegal manu-
20	facturing and trafficking in amphetamine and meth-
21	amphetamine, the Administrator of the Drug Enforcement
22	Administration may—
23	(1) assist State and local law enforcement in
24	small and mid-sized communities in all phases of in-
25	vestigations related to such manufacturing and traf-

1	ficking,	including	assistance	with	foreign-language
2	interpre	tation;			

- (2) staff additional regional enforcement and mobile enforcement teams related to such manufacturing and trafficking;
- (3) establish additional resident offices and posts of duty to assist State and local law enforcement in rural areas in combating such manufacturing and trafficking;
- (4) provide the Special Operations Division of the Administration with additional agents and staff to collect, evaluate, interpret, and disseminate critical intelligence targeting the command and control operations of major amphetamine and methamphetamine manufacturing and trafficking organizations;
- (5) enhance the investigative and related functions of the Chemical Control Program of the Administration to implement more fully the provisions of the Comprehensive Methamphetamine Control Act of 1996 (Public Law 104–237);
- (6) design an effective means of requiring an accurate accounting of the import and export of list I chemicals, and coordinate investigations relating to the diversion of such chemicals;

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1	(7) develop a computer infrastructure sufficient
2	to receive, process, analyze, and redistribute time-sen-
3	sitive enforcement information from suspicious order
4	reporting to field offices of the Administration and
5	other law enforcement and regulatory agencies, in-
6	cluding the continuing development of the Suspicious
7	Order Reporting and Tracking System (SORTS) and
8	the Chemical Transaction Database (CTRANS) of the
9	Administration;

- (8) establish an education, training, and communication process in order to alert the industry to current trends and emerging patterns in the illegal manufacturing of amphetamine and methamphetamine; and
- (9) carry out such other activities as the Administrator considers appropriate.

### (b) Additional Positions and Personnel.—

- (1) In GENERAL.—In carrying out activities under subsection (a), the Administrator may establish in the Administration not more than 50 full-time positions, including not more than 31 special-agent positions, and may appoint personnel to such positions.
- (2) Particular positions.—In carrying out activities under paragraphs (5) through (8) of subsection (a), the Administrator may establish in the

1	Administration not more than 15 full-time positions,
2	including not more than 10 diversion investigator po-
3	sitions, and may appoint personnel to such positions.
4	Any positions established under this paragraph are in
5	addition to any positions established under para-
6	graph (1).
7	(c) Authorization of Appropriations.—There are
8	authorized to be appropriated for the Drug Enforcement
9	Administration for each fiscal year after fiscal year 1999,
10	\$9,500,000 for purposes of carrying out the activities au-
11	thorized by subsection (a) and employing personnel in posi-
12	tions established under subsection (b), of which \$3,000,000
13	shall be available for activities under paragraphs (5)
14	through (8) of subsection (a) and for employing personnel
15	$in\ positions\ established\ under\ subsection\ (b)(2).$
16	PART III—ABUSE PREVENTION AND TREATMENT
17	SEC. 3631. EXPANSION OF METHAMPHETAMINE RESEARCH.
18	Section 464N of the Public Health Service Act (42
19	U.S.C. 2850-2) is amended by adding at the end the fol-
20	lowing:
21	"(c) Methamphetamine Research.—
22	"(1) Grants or cooperative agreements.—
23	The Director of the Institute may make grants or
24	enter into cooperative agreements to expand the cur-
25	rent and on-going interdisciplinary research and

1	clinical trials with treatment centers of the National
2	Drug Abuse Treatment Clinical Trials Network relat-
3	ing to methamphetamine abuse and addiction and
4	other biomedical, behavioral, and social issues related
5	to methamphetamine abuse and addiction.
6	"(2) Use of funds.—Amounts made available
7	under a grant or cooperative agreement under para-
8	graph (1) for methamphetamine abuse and addiction
9	may be used for research and clinical trials relating
10	to—
11	"(A) the effects of methamphetamine abuse
12	on the human body, including the brain;
13	"(B) the addictive nature of methamphet-
14	amine and how such effects differ with respect to
15	$different\ individuals;$
16	"(C) the connection between methamphet-
17	amine abuse and mental health;
18	"(D) the identification and evaluation of
19	the most effective methods of prevention of meth-
20	amphetamine abuse and addiction;
21	"(E) the identification and development of
22	the most effective methods of treatment of meth-
23	amphetamine addiction, including pharma-
24	cological treatments:

1	"(F) risk factors for methamphetamine
2	abuse;
3	"(G) effects of methamphetamine abuse and
4	addiction on pregnant women and their fetuses;
5	and
6	"(H) cultural, social, behavioral, neuro-
7	logical and psychological reasons that individ-
8	uals abuse methamphetamine, or refrain from
9	$abusing\ methamphetamine.$
10	"(3) Research results.—The Director shall
11	promptly disseminate research results under this sub-
12	section to Federal, State and local entities involved in
13	combating methamphetamine abuse and addiction.
14	"(4) Authorization of Appropriations.—
15	"(A) AUTHORIZATION OF APPROPRIA-
16	TIONS.—There is authorized to be appropriated
17	to carry out paragraph (1), such sums as may
18	be necessary for each fiscal year.
19	"(B) Supplement not supplant.—
20	Amounts appropriated pursuant to the author-
21	ization of appropriations in subparagraph (A)
22	for a fiscal year shall supplement and not sup-
23	plant any other amounts appropriated in such
24	fiscal year for research on methamphetamine
25	abuse and addiction.".

1	SEC. 3632. METHAMPHETAMINE AND AMPHETAMINE TREAT-
2	MENT INITIATIVE BY CENTER FOR SUB-
3	STANCE ABUSE TREATMENT.
4	Subpart 1 of part B of title V of the Public Health
5	Service Act (42 U.S.C. 290bb et seq.) is amended by adding
6	at the end the following new section:
7	"METHAMPHETAMINE AND AMPHETAMINE TREATMENT
8	INITIATIVE
9	"Sec. 514. (a) Grants.—
10	"(1) Authority to make grants.—The Direc-
11	tor of the Center for Substance Abuse Treatment may
12	make grants to States and Indian tribes recognized by
13	the United States that have a high rate, or have had
14	a rapid increase, in methamphetamine or amphet-
15	amine abuse or addiction in order to permit such
16	States and Indian tribes to expand activities in con-
17	nection with the treatment of methamphetamine or
18	amphetamine abuser or addiction in the specific geo-
19	graphical areas of such States or Indian tribes, as the
20	case may be, where there is such a rate or has been
21	such an increase.
22	"(2) Recipients.—Any grants under paragraph
23	(1) shall be directed to the substance abuse directors
24	of the States, and of the appropriate tribal govern-
25	ment authorities of the Indian tribes, selected by the
26	Director to receive such grants.

1	"(3) Nature of activities.—Any activities
2	under a grant under paragraph (1) shall be based on
3	reliable scientific evidence of their efficacy in the
4	treatment of methamphetamine or amphetamine
5	abuse or addiction.
6	$\hbox{\it ``(b)} \ \textit{Geographic Distribution}. \hbox{\it —The Director shall}$
7	ensure that grants under subsection (a) are distributed eq-
8	uitably among the various regions of the country and
9	among rural, urban, and suburban areas that are affected
10	by methamphetamine or amphetamine abuse or addiction.
11	$``(c)\ Additional\ Activities.$ —The $Director\ shall$ —
12	"(1) evaluate the activities supported by grants
13	under subsection (a);
14	"(2) disseminate widely such significant infor-
15	mation derived from the evaluation as the Director
16	considers appropriate to assist States, Indian tribes,
17	and private providers of treatment services for meth-
18	amphetamine or amphetamine abuser or addiction in
19	the treatment of methamphetamine or amphetamine
20	abuse or addiction; and
21	"(3) provide States, Indian tribes, and such pro-
22	viders with technical assistance in connection with
23	the provision of such treatment.
24	"(d) Aumiodization of Appropriations

1	"(1) In general.—There are authorized to be
2	appropriated to carry out this section \$10,000,000 for
3	fiscal year 2000 and such sums as may be necessary
4	for each of fiscal years 2001 and 2002.
5	"(2) Use of certain funds.—Of the funds ap-
6	propriated to carry out this section in any fiscal
7	year, the lesser of 5 percent of such funds or
8	\$1,000,000 shall be available to the Director for pur-
9	poses of carrying out subsection (c).".
10	SEC. 3633. STUDY OF METHAMPHETAMINE TREATMENT.
11	(a) Study.—
12	(1) Requirement.—The Secretary of Health
13	and Human Services shall, in consultation with the
14	Institute of Medicine of the National Academy of
15	Sciences, conduct a study on the development of medi-
16	cations for the treatment of addiction to amphetamine
17	and methamphetamine.
18	(2) Report.—Not later than 9 months after the
19	date of enactment of this Act, the Secretary shall sub-
20	mit to the Committees on the Judiciary of the Senate
21	and House of Representatives a report on the results
22	of the study conducted under paragraph (1).
23	(b) AUTHORIZATION OF APPROPRIATIONS.—There are
24	hereby authorized to be appropriated for the Department

25 of Health and Human Services for fiscal year 2000 such

1	sums as may be necessary to meet the requirements of sub-
2	section (a).
3	PART IV—REPORTS
4	SEC. 3641. REPORTS ON CONSUMPTION OF METHAMPHET-
5	AMINE AND OTHER ILLICIT DRUGS IN RURAL
6	AREAS, METROPOLITAN AREAS, AND CON-
7	SOLIDATED METROPOLITAN AREAS.
8	The Secretary of Health and Human Services shall in-
9	clude in each National Household Survey on Drug Abuse
10	appropriate prevalence data and information on the con-
11	sumption of methamphetamine and other illicit drugs in
12	rural areas, metropolitan areas, and consolidated metro-
13	politan areas.
14	SEC. 3642. REPORT ON DIVERSION OF ORDINARY, OVER-
15	THE-COUNTER PSEUDOEPHEDRINE AND
16	PHENYLPROPANOLAMINE PRODUCTS.
17	(a) Study.—The Attorney General shall conduct a
18	study of the use of ordinary, over-the-counter
19	pseudoephedrine and phenylpropanolamine products in the
20	clandestine production of illicit drugs. Sources of data for
21	the study shall include the following:
22	(1) Information from Federal, State, and local
23	clandestine laboratory seizures and related investiga-
24	tions identifying the source, type, or brand of drug
25	products being utilized and how they were obtained

for the illicit production of methamphetamine and
 amphetamine.

(2) Information submitted voluntarily from the pharmaceutical and retail industries involved in the manufacture, distribution, and sale of drug products containing ephedrine, pseudoephedrine, and phenyl-propanolamine, including information on changes in the pattern, volume, or both, of sales of ordinary, over-the-counter pseudoephedrine and phenyl-propanolamine products.

### (b) Report.—

(1) REQUIREMENT.—Not later than 1 year after the date of enactment of this Act, the Attorney General shall submit to Congress a report on the study conducted under subsection (a).

### (2) Elements.—The report shall include—

- (A) the findings of the Attorney General as a result of the study; and
- (B) such recommendations on the need to establish additional measures to prevent diversion of ordinary, over-the-counter pseudoephedrine and phenylpropanolamine (such as a threshold on ordinary, over-the-counter pseudoephedrine and phenylpropanolamine prod-

ucts) as the Attorney General considers appro priate.

(3) MATTERS CONSIDERED.—In preparing the report, the Attorney General shall consider the comments and recommendations including the comments on the Attorney General's proposed findings and recommendations, of State and local law enforcement and regulatory officials and of representatives of the industry described in subsection (a)(2).

### (c) REGULATION OF RETAIL SALES.—

(1)INGENERAL.—Notwithstanding section 401(d) of the Comprehensive Methamphetamine Control Act of 1996 (21 U.S.C. 802 note) and subject to paragraph (2), the Attorney General shall establish by regulation a single-transaction limit of not less than 24 ofordinary, over-the-counter grams pseudoephedrine or phenylpropanolamine (as the case may be) for retail distributors, if the Attorney General finds, in the report under subsection (b), that—

(A) there is a significant number of instances (as set forth in paragraph (3)(A) of such section 401(d) for purposes of such section) where ordinary, over-the-counter pseudoephedrine products, phenylpropanolamine products, or both such products that were purchased from retail

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1	distributors were widely used in the clandestine
2	production of illicit drugs; and
3	(B) the best practical method of preventing
4	such use is the establishment of single-trans-
5	action limits for retail distributors of either or
6	both of such products.
7	(2) Due process.—The Attorney General shall
8	establish the single-transaction limit under paragraph
9	(1) only after notice, comment, and an informal hear-
10	ing.
11	Subtitle B—Controlled Substances
12	Generally
13	SEC. 3651. ENHANCED PUNISHMENT FOR TRAFFICKING IN
14	LIST I CHEMICALS.
15	(a) Amendments to Federal Sentencing Guide-
16	
17	LINES.—Pursuant to its authority under section 994(p) of
1 /	LINES.—Pursuant to its authority under section 994(p) of title 28, United States Code, the United States Sentencing
	title 28, United States Code, the United States Sentencing
18	title 28, United States Code, the United States Sentencing Commission shall amend the Federal sentencing guidelines
18 19	title 28, United States Code, the United States Sentencing Commission shall amend the Federal sentencing guidelines in accordance with this section with respect to any violation
18 19 20	title 28, United States Code, the United States Sentencing Commission shall amend the Federal sentencing guidelines in accordance with this section with respect to any violation of paragraph (1) or (2) of section 401(d) of the Controlled
18 19 20 21	title 28, United States Code, the United States Sentencing Commission shall amend the Federal sentencing guidelines in accordance with this section with respect to any violation of paragraph (1) or (2) of section 401(d) of the Controlled Substances Act (21 U.S.C. 841(d)) involving a list I chem-

1 (b) Ephedrine, Phenylpropanolamine, and 2 Pseudoephedrine.—

(1) In General.—In carrying this section, the United States Sentencing Commission shall, with respect to each offense described in subsection (a) involving ephedrine, phenylpropanolamine, or pseudoephedrine (including their salts, optical isomers, and salts of optical isomers), review and amend its guidelines to provide for increased penalties such that those penalties corresponded to the quantity of controlled substance that could reasonably have been manufactured using the quantity of ephedrine, phenylpropanolamine, or pseudoephedrine possessed or distributed.

(2) Conversion ratios.—For the purposes of the amendments made by this subsection, the quantity of controlled substance that could reasonably have been manufactured shall be determined by using a table of manufacturing conversion ratios for ephedrine, phenylpropanolamine, and pseudoephedrine, which table shall be established by the Sentencing Commission based on scientific, law enforcement, and other data the Sentencing Commission considers appropriate.

1	(c) Other List I Chemicals.—In carrying this sec-
2	tion, the United States Sentencing Commission shall, with
3	respect to each offense described in subsection (a) involving
4	any list I chemical other than ephedrine, phenylpropanola-
5	mine, or pseudoephedrine, review and amend its guidelines
6	to provide for increased penalties such that those penalties
7	reflect the dangerous nature of such offenses, the need for
8	aggressive law enforcement action to fight such offenses, and
9	the extreme dangers associated with unlawful activity in-
10	volving methamphetamine and amphetamine, including—
11	(1) the rapidly growing incidence of controlled
12	$substance\ manufacturing;$
13	(2) the extreme danger inherent in manufac-
14	$turing\ controlled\ substances;$
15	(3) the threat to public safety posed by manufac-
16	turing controlled substances; and
17	(4) the recent increase in the importation, pos-
18	session, and distribution of list I chemicals for the
19	purpose of manufacturing controlled substances.
20	(d) Emergency Authority to Sentencing Commis-
21	SION.—The United States Sentencing Commission shall
22	promulgate amendments pursuant to this section as soon
23	as practicable after the date of enactment of this Act in
24	accordance with the procedure set forth in section 21(a) of

1	the Sentencing Act of 1987 (Public Law 100–182), as
2	though the authority under that Act had not expired.
3	SEC. 3652. MAIL ORDER REQUIREMENTS.
4	Section 310(b)(3) of the Controlled Substances Act (21
5	U.S.C. 830(b)(3)) is amended—
6	(1) by redesignating subparagraphs (A) and (B)
7	as subparagraphs (B) and (C), respectively;
8	(2) by inserting before subparagraph (B), as so
9	$redesignated, \ the \ following \ new \ subparagraph \ (A):$
10	"(A) As used in this paragraph:
11	"(i) The term 'drug product' means an
12	active ingredient in dosage form that has
13	been approved or otherwise may be lawfully
14	marketed under the Food, Drug, and Cos-
15	metic Act for distribution in the United
16	States.
17	"(ii) The term 'valid prescription'
18	means a prescription which is issued for a
19	legitimate medical purpose by an indi-
20	vidual practitioner licensed by law to ad-
21	minister and prescribe the drugs concerned
22	and acting in the usual course of the practi-
23	tioner's professional practice.":

1	(3) in subparagraph (B), as so redesignated, by
2	inserting "or who engages in an export transaction"
3	after "nonregulated person"; and
4	(4) adding at the end the following:
5	"(D) Except as provided in subparagraph
6	(E), the following distributions to a nonregulated
7	person, and the following export transactions,
8	shall not be subject to the reporting requirement
9	in subparagraph (B):
10	"(i) Distributions of sample packages
11	of drug products when such packages con-
12	tain not more than 2 solid dosage units or
13	the equivalent of 2 dosage units in liquid
14	form, not to exceed 10 milliliters of liquid
15	per package, and not more than one pack-
16	age is distributed to an individual or resi-
17	dential address in any 30-day period.
18	"(ii) Distributions of drug products by
19	retail distributors that may not include
20	face-to-face transactions to the extent that
21	such distributions are consistent with the
22	activities authorized for a retail distributor
23	as specified in section 102(46).
24	"(iii) Distributions of drug products to
25	a resident of a long term care facility (as

1	that term is defined in regulations pre-
2	scribed by the Attorney General) or dis-
3	tributions of drug products to a long term
4	care facility for dispensing to or for use by
5	a resident of that facility.
6	"(iv) Distributions of drug products
7	pursuant to a valid prescription.
8	"(v) Exports which have been reported
9	to the Attorney General pursuant to section
10	1004 or 1018 or which are subject to a
11	waiver granted under section $1018(e)(2)$ .
12	"(vi) Any quantity, method, or type of
13	distribution or any quantity, method, or
14	type of distribution of a specific listed
15	chemical (including specific formulations or
16	drug products) or of a group of listed
17	chemicals (including specific formulations
18	or drug products) which the Attorney Gen-
19	eral has excluded by regulation from such
20	reporting requirement on the basis that such
21	reporting is not necessary for the enforce-
22	ment of this title or title III.
23	"(E) The Attorney General may revoke any
24	or all of the exemptions listed in subparagraph
25	(D) for an individual regulated person if he

1	finds that drug products distributed by the regu-
2	lated person are being used in violation of this
3	title or title III. The regulated person shall be
4	notified of the revocation, which will be effective
5	upon receipt by the person of such notice, as pro-
6	vided in section $1018(c)(1)$ , and shall have the
7	right to an expedited hearing as provided in sec-
8	tion $1018(c)(2)$ .".
9	SEC. 3653. THEFT AND TRANSPORTATION OF ANHYDROUS
10	AMMONIA FOR PURPOSES OF ILLICIT PRO-
11	DUCTION OF CONTROLLED SUBSTANCES.
12	(a) In General.—Part D of the Controlled Substances
13	Act (21 U.S.C. 841 et seq.) is amended by adding at the
14	end the following:
15	"ANHYDROUS AMMONIA
16	"Sec. 423. (a) It is unlawful for any person—
17	"(1) to steal anhydrous ammonia, or
18	"(2) to transport stolen anhydrous ammonia
19	across State lines,
20	knowing, intending, or having reasonable cause to believe
21	that such anhydrous ammonia will be used to manufacture
22	a controlled substance in violation of this part.
23	"(b) Any person who violates subsection (a) shall be
24	imprisoned or fined, or both, in accordance with section
25	403(d) as if such violation were a violation of a provision
26	of section 403.".

	30 <u>-</u>
1	(b) Clerical Amendment.—The table of contents for
2	that Act is amended by inserting after the item relating
3	to section 421 the following new items: "Sec. 422. Drug paraphernalia. "Sec. 423. Anhydrous ammonia.".
4	(c) Assistance for Certain Research.—
5	(1) AGREEMENT.—The Administrator of the
6	Drug Enforcement Administration shall seek to enter
7	into an agreement with Iowa State University in
8	order to permit the University to continue and ex-
9	pand its current research into the development of
10	inert agents that, when added to anhydrous ammo-
11	nia, eliminate the usefulness of anhydrous ammonia
12	as an ingredient in the production of methamphet-
13	amine.
14	(2) Reimbursable provision of funds.—The
15	agreement under paragraph (1) may provide for the
16	provision to Iowa State University, on a reimbursable
17	basis, of \$500,000 for purposes the activities specified
18	in that paragraph.
19	(3) Authorization of Appropriations.—
20	There is hereby authorized to be appropriated for the
21	Drug Enforcement Administration for fiscal year
22	2000, \$500,000 for purposes of carrying out the agree-

ment under this subsection.

## Subtitle C—Ecstasy Anti-Proliferation Act of 2000

3 SEC. 3661. SHORT TITLE.

- 4 This subtitle may be cited as the "Ecstasy Anti-Pro-
- 5 liferation Act of 2000".
- 6 SEC. 3662. FINDINGS.
- 7 Congress makes the following findings:
- 8 (1) The illegal importation of 3,4-methylenedioxy 9 methamphetamine, commonly referred to as "MDMA" 10 or "Ecstasy" (referred to in this subtitle as "Ec-11 stasy"), has increased in recent years, as evidenced by 12 the fact that Ecstasy seizures by the United States 13 Customs Service have increased from less than 14 500,000 tablets during fiscal year 1997 to more than 15 9,000,000 tablets during the first 9 months of fiscal 16 year 2000.
  - (2) Use of Ecstasy can cause long-lasting, and perhaps permanent, damage to the serotonin system of the brain, which is fundamental to the integration of information and emotion, and this damage can cause long-term problems with learning and memory.
  - (3) Due to the popularity and marketability of Ecstasy, there are numerous Internet websites with information on the effects of Ecstasy, the production of Ecstasy, and the locations of Ecstasy use (often re-

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1	ferred to as "raves"). The availability of this infor-
2	mation targets the primary users of Ecstasy, who are
3	most often college students, young professionals, and
4	other young people from middle- to high-income fami-
5	lies.
6	(4) Greater emphasis needs to be placed on—
7	(A) penalties associated with the manufac-
8	ture, distribution, and use of Ecstasy;
9	(B) the education of young people on the
10	negative health effects of Ecstasy, since the rep-
11	utation of Ecstasy as a "safe" drug is the most
12	$dangerous\ component\ of\ Ecstasy;$
13	(C) the education of State and local law en-
14	forcement agencies regarding the growing prob-
15	lem of Ecstasy trafficking across the United
16	States;
17	(D) reducing the number of deaths caused
18	by Ecstasy use and the combined use of Ecstasy
19	with other "club" drugs and alcohol; and
20	(E) adequate funding for research by the
21	National Institute on Drug Abuse to—
22	(i) identify those most vulnerable to
23	using Ecstasy and develop science-based
24	prevention approaches tailored to the spe-
25	cific needs of individuals at high risk;

1	(ii) understand how Ecstasy produces
2	its toxic effects and how to reverse neuro-
3	$toxic\ damage;$
4	(iii) develop treatments, including new
5	medications and behavioral treatment ap-
6	proaches;
7	(iv) better understand the effects that
8	Ecstasy has on the developing children and
9	adolescents; and
10	(v) translate research findings into
11	useful tools and ensure their effective dis-
12	semination.
13	SEC. 3663. ENHANCED PUNISHMENT OF ECSTASY TRAF-
13 14	SEC. 3663. ENHANCED PUNISHMENT OF ECSTASY TRAF- FICKERS.
14 15	FICKERS.
14 15 16	FICKERS.  (a) Amendment to Federal Sentencing Guide-
14 15 16 17	FICKERS.  (a) Amendment to Federal Sentencing Guide- Lines.—Pursuant to its authority under section 994(p) of
14 15 16 17	FICKERS.  (a) AMENDMENT TO FEDERAL SENTENCING GUIDE- LINES.—Pursuant to its authority under section 994(p) of title 28, United States Code, the United States Sentencing Commission (referred to in this section as the "Commis-
14 15 16 17 18	FICKERS.  (a) AMENDMENT TO FEDERAL SENTENCING GUIDE- LINES.—Pursuant to its authority under section 994(p) of title 28, United States Code, the United States Sentencing Commission (referred to in this section as the "Commis-
14 15 16 17 18	FICKERS.  (a) AMENDMENT TO FEDERAL SENTENCING GUIDE- LINES.—Pursuant to its authority under section 994(p) of title 28, United States Code, the United States Sentencing Commission (referred to in this section as the "Commission") shall amend the Federal sentencing guidelines re-
14 15 16 17 18 19 20	FICKERS.  (a) Amendment to Federal Sentencing Guidelines.—Pursuant to its authority under section 994(p) of title 28, United States Code, the United States Sentencing Commission (referred to in this section as the "Commission") shall amend the Federal sentencing guidelines regarding any offense relating to the manufacture, importa-
14 15 16 17 18 19 20 21	FICKERS.  (a) AMENDMENT TO FEDERAL SENTENCING GUIDE- LINES.—Pursuant to its authority under section 994(p) of title 28, United States Code, the United States Sentencing Commission (referred to in this section as the "Commission") shall amend the Federal sentencing guidelines regarding any offense relating to the manufacture, importation, or exportation of, or trafficking in—
14 15 16 17 18 19 20 21	(a) Amendment to Federal Sentencing Guide- Lines.—Pursuant to its authority under section 994(p) of title 28, United States Code, the United States Sentencing Commission (referred to in this section as the "Commis- sion") shall amend the Federal sentencing guidelines re- garding any offense relating to the manufacture, importa- tion, or exportation of, or trafficking in— (1) 3,4-methylenedioxy methamphetamine;

1	(5) any other controlled substance, as determined				
2	by the Commission in consultation with the Attorney				
3	General, that is marketed as Ecstasy and that has ei-				
4	ther a chemical structure substantially similar to that				
5	of 3,4-methylenedioxy methamphetamine or an effect				
6	on the central nervous system substantially similar to				
7	or greater than that of 3,4-methylenedioxy meth-				
8	amphetamine;				
9	including an attempt or conspiracy to commit an offense				
10	described in paragraph (1), (2), (3), (4), or (5) in violation				
11	of the Controlled Substances Act (21 U.S.C. 801 et seq.),				
12	the Controlled Substances Import and Export Act (21				
13	U.S.C. 951 et seq.), or the Maritime Drug Law Enforcement				
14	Act (46 U.S.C. 1901 et seq.).				
15	(b) General Requirements.—In carrying out this				
16	section, the Commission shall, with respect to each offense				
17	described in subsection (a)—				
18	(1) review and amend the Federal sentencing				
19	guidelines to provide for increased penalties such that				
20	those penalties reflect the seriousness of these offenses				
21	and the need to deter them; and				
22	(2) take any other action the Commission con-				
23	siders to be necessary to carry out this section.				
24	(c) Additional Requirements.—In carrying out				
25	this section, the Commission shall ensure that the Federal				

1	sentencing guidelines for offenders convicted of offenses de-
2	scribed in subsection (a) reflect—
3	(1) the need for aggressive law enforcement ac-
4	tion with respect to offenses involving the controlled
5	substances described in subsection (a); and
6	(2) the dangers associated with unlawful activity
7	involving such substances, including—
8	(A) the rapidly growing incidence of abuse
9	of the controlled substances described in sub-
10	section (a) and the threat to public safety that
11	such abuse poses;
12	(B) the recent increase in the illegal impor-
13	tation of the controlled substances described in
14	subsection (a);
15	(C) the young age at which children are be-
16	ginning to use the controlled substances described
17	in subsection (a);
18	(D) the fact that the controlled substances
19	described in subsection (a) are frequently mar-
20	keted to youth;
21	(E) the large number of doses per gram of
22	the controlled substances described in subsection
23	(a); and
24	(F) any other factor that the Commission
25	determines to be appropriate.

1	(d) Sense of Congress.—It is the sense of Congress				
2	that—				
3	(1) the base offense levels for Ecstasy are too low,				
4	particularly for high-level traffickers, and should be				
5	increased, such that they are comparable to penalties				
6	for other drugs of abuse; and				
7	(2) based on the fact that importation of Ecstasy				
8	has surged in the past few years, the traffickers are				
9	targeting the Nation's youth, and the use of Ecstasy				
10	among youth in the United States is increasing even				
11	as other drug use among this population appears to				
12	be leveling off, the base offense levels for importing				
13	and trafficking the controlled substances described in				
14	subsection (a) should be increased.				
15	(e) Report.—Not later than 60 days after the amend-				
16	ments pursuant to this section have been promulgated, the				
17	Commission shall—				
18	(1) prepare a report describing the factors and				
19	information considered by the Commission in pro-				
20	mulgating amendments pursuant to this section; and				
21	(2) submit the report to—				
22	(A) the Committee on the Judiciary, the				
23	Committee on Health, Education, Labor, and				
24	Pensions, and the Committee on Appropriations				
25	of the Senate; and				

1	(B) the Committee on the Judiciary, the
2	Committee on Commerce, and the Committee on
3	Appropriations of the House of Representatives.
4	SEC. 3664. EMERGENCY AUTHORITY TO UNITED STATES
5	SENTENCING COMMISSION.
6	The United States Sentencing Commission shall pro-
7	mulgate amendments under this subtitle as soon as prac-
8	ticable after the date of enactment of this Act in accordance
9	with the procedure set forth in section 21(a) of the Sen-
10	tencing Act of 1987 (Public Law 100-182), as though the
11	authority under that Act had not expired.
12	SEC. 3665. EXPANSION OF ECSTASY AND CLUB DRUGS
13	ABUSE PREVENTION EFFORTS.
14	(a) Public Health Service Act.—Part A of title
15	V of the Public Health Service Act (42 U.S.C. 290aa et
16	seq.), as amended by section 3306, is further amended by
17	adding at the end the following:
18	"SEC. 506B. GRANTS FOR ECSTASY AND OTHER CLUB
19	DRUGS ABUSE PREVENTION.
20	"(a) AUTHORITY.—The Administrator may make
21	grants to, and enter into contracts and cooperative agree-
22	ments with, public and nonprofit private entities to enable
23	such entities—
24	"(1) to carry out school-based programs con-
25	cerning the dangers of the abuse of and addiction to

1	3,4-methylenedioxy methamphetamine, related drugs,
2	and other drugs commonly referred to as 'club drugs'
3	using methods that are effective and science-based, in-
4	cluding initiatives that give students the responsi-
5	bility to create their own anti-drug abuse education
6	programs for their schools; and
7	"(2) to carry out community-based abuse and
8	addiction prevention programs relating to 3,4-
9	methylenedioxy methamphetamine, related drugs, and
10	other club drugs that are effective and science-based.
11	"(b) Use of Funds.—Amounts made available under
12	a grant, contract or cooperative agreement under subsection
13	(a) shall be used for planning, establishing, or admin-
14	istering prevention programs relating to 3,4-
15	methylenedioxy methamphetamine, related drugs, and other
16	club drugs.
17	"(c) Use of Funds.—
18	"(1) Discretionary functions.—Amounts
19	provided to an entity under this section may be
20	used—
21	"(A) to carry out school-based programs
22	that are focused on those districts with high or
23	increasing rates of abuse and addiction to 3,4-
24	methylenedioxy methamphetamine, related drugs,
25	and other club drugs and targeted at populations

1	that are most at risk to start abusing these					
2	drugs;					
3	"(B) to carry out community-based preven-					
4	tion programs that are focused on those popu-					
5	lations within the community that are most at-					
6	risk for abuse of and addiction to 3,4-					
7	methylenedioxy methamphetamine, related drugs,					
8	and other club drugs;					
9	"(C) to assist local government entities to					
10	conduct appropriate prevention activities relat-					
11	ing to 3,4-methylenedioxy methamphetamine, re-					
12	lated drugs, and other club drugs;					
13	"(D) to train and educate State and local					
14	law enforcement officials, prevention and edu-					
15	cation officials, health professionals, members of					
16	community anti-drug coalitions and parents on					
17	the signs of abuse of and addiction to 3,4-					
18	methylenedioxy methamphetamine, related drugs,					
19	and other club drugs and the options for treat-					
20	ment and prevention;					
21	"(E) for planning, administration, and					
22	educational activities related to the prevention of					
23	abuse of and addiction to 3,4-methylenedioxy					
24	methamphetamine, related drugs, and other club					
25	drugs;					

1	"(F) for the monitoring and evaluation of
2	prevention activities relating to 3,4-
3	methylenedioxy methamphetamine, related drugs,
4	and other club drugs and reporting and dissemi-
5	nating resulting information to the public; and
6	"(G) for targeted pilot programs with eval-
7	uation components to encourage innovation and
8	experimentation with new methodologies.

"(2) PRIORITY.—The Administrator shall give priority in awarding grants under this section to rural and urban areas that are experiencing a high rate or rapid increases in abuse and addiction to 3,4-methylenedioxy methamphetamine, related drugs, and other club drugs.

### "(d) Allocation and Report.—

"(1) Prevention program allocation.—Not less than \$500,000 of the amount appropriated in each fiscal year to carry out this section shall be made available to the Administrator, acting in consultation with other Federal agencies, to support and conduct periodic analyses and evaluations of effective prevention programs for abuse of and addiction to 3,4-methylenedioxy methamphetamine, related drugs, and other club drugs and the development of appro-

1	priate strategies for disseminating information about				
2	and implementing such programs.				
3	"(2) Report.—The Administrator shall annu-				
4	ally prepare and submit to the Committee on Health,				
5	Education, Labor, and Pensions, the Committee on				
6	the Judiciary, and the Committee on Appropriations				
7	of the Senate, and the Committee on Commerce, the				
8	Committee on the Judiciary, and the Committee on				
9	Appropriations of the House of Representatives, a re-				
10	port containing the results of the analyses and eval-				
11	uations conducted under paragraph (1).				
12	"(e) Authorization of Appropriations.—There is				
13	authorized to be appropriated to carry out this section—				
14	"(1) \$10,000,000 for fiscal year 2001; and				
15	"(2) such sums as may be necessary for each suc-				
16	ceeding fiscal year.".				
17	Subtitle D—Miscellaneous				
18	SEC. 3671. ANTIDRUG MESSAGES ON FEDERAL GOVERN-				
19	MENT INTERNET WEBSITES.				
20	Not later than 90 days after the date of enactment of				
21	this Act, the head of each department, agency, and establish-				
22	ment of the Federal Government shall, in consultation with				
23	the Director of the Office of National Drug Control Policy,				
24	place antidrug messages on appropriate Internet websites				
25	controlled by such department, agency, or establishment				

- 1 which messages shall, where appropriate, contain an elec-
- 2 tronic hyperlink to the Internet website, if any, of the Office.
- 3 SEC. 3672. REIMBURSEMENT BY DRUG ENFORCEMENT AD-
- 4 ministration of expenses incurred to
- 5 REMEDIATE METHAMPHETAMINE LABORA-
- 6 TORIES.
- 7 (a) Reimbursement Authorized.—The Attorney
- 8 General, acting through the Administrator of the Drug En-
- 9 forcement Administration, may reimburse States, units of
- 10 local government, Indian tribal governments, other public
- 11 entities, and multi-jurisdictional or regional consortia
- 12 thereof for expenses incurred to clean up and safely dispose
- 13 of substances associated with clandestine methamphetamine
- 14 laboratories which may present a danger to public health
- 15 or the environment.
- 16 (b) Additional DEA Personnel.—From amounts
- 17 appropriated or otherwise made available to carry out this
- 18 section, the Attorney General may hire not more than 5
- 19 additional Drug Enforcement Administration personnel to
- 20 administer this section.
- 21 (c) Authorization of Appropriations.—There is
- 22 authorized to be appropriated to the Attorney General to
- 23 carry out this section \$20,000,000 for fiscal year 2001.

#### 1 SEC. 3673. SEVERABILITY.

- 2 Any provision of this title held to be invalid or unen-
- 3 forceable by its terms, or as applied to any person or cir-
- 4 cumstance, shall be construed as to give the maximum effect
- 5 permitted by law, unless such provision is held to be utterly
- 6 invalid or unenforceable, in which event such provision
- 7 shall be severed from this title and shall not affect the appli-
- 8 cability of the remainder of this title, or of such provision,
- 9 to other persons not similarly situated or to other, dis-
- 10 similar circumstances.

Attest:

Secretary.

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### **AMENDMENT**

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