S. 1809

IN THE HOUSE OF REPRESENTATIVES

NOVEMBER 9, 1999

Referred to the Committee on Education and the Workforce

AN ACT

To improve service systems for individuals with developmental disabilities, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Developmental Disabilities Assistance and Bill of Rights
- 6 Act of 1999".

1 (b) Table of Contents of

2 this Act is as follows:

Sec. 1. Short title; table of contents.

TITLE I—PROGRAMS FOR INDIVIDUALS WITH DEVELOPMENTAL DISABILITIES

Subtitle A—General Provisions

- Sec. 101. Findings, purposes, and policy.
- Sec. 102. Definitions.
- Sec. 103. Records and audits.
- Sec. 104. Responsibilities of the Secretary.
- Sec. 105. Reports of the Secretary.
- Sec. 106. State control of operations.
- Sec. 107. Employment of individuals with disabilities.
- Sec. 108. Construction.
- Sec. 109. Rights of individuals with developmental disabilities.

Subtitle B—Federal Assistance to State Councils on Developmental Disabilities

- Sec. 121. Purpose.
- Sec. 122. State allotments.
- Sec. 123. Payments to the States for planning, administration, and services.
- Sec. 124. State plan.
- Sec. 125. State Councils on Developmental Disabilities and designated State agencies.
- Sec. 126. Federal and non-Federal share.
- Sec. 127. Withholding of payments for planning, administration, and services.
- Sec. 128. Appeals by States.
- Sec. 129. Authorization of appropriations.

Subtitle C—Protection and Advocacy of Individual Rights

- Sec. 141. Purpose.
- Sec. 142. Allotments and payments.
- Sec. 143. System required.
- Sec. 144. Administration.
- Sec. 145. Authorization of appropriations.

Subtitle D—National Network of University Centers for Excellence in Developmental Disabilities Education, Research, and Service

- Sec. 151. Grant authority.
- Sec. 152. Grant awards.
- Sec. 153. Purpose and scope of activities.
- Sec. 154. Applications.
- Sec. 155. Definition.
- Sec. 156. Authorization of appropriations.

Subtitle E—Projects of National Significance

- Sec. 161. Purpose.
- Sec. 162. Grant authority.

Sec. 163. Authorization of appropriations.

TITLE II—FAMILY SUPPORT

- Sec. 201. Short title.
- Sec. 202. Findings, purposes, and policy.
- Sec. 203. Definitions and special rule.
- Sec. 204. Grants to States.
- Sec. 205. Application.
- Sec. 206. Designation of the lead entity.
- Sec. 207. Authorized activities.
- Sec. 208. Reporting.
- Sec. 209. Technical assistance.
- Sec. 210. Evaluation.
- Sec. 211. Projects of national significance.
- Sec. 212. Authorization of appropriations.

TITLE III—PROGRAM FOR DIRECT SUPPORT WORKERS WHO ASSIST INDIVIDUALS WITH DEVELOPMENTAL DISABILITIES

- Sec. 301. Findings.
- Sec. 302. Definitions.
- Sec. 303. Reaching up scholarship program.
- Sec. 304. Staff development curriculum authorization.
- Sec. 305. Authorization of appropriations.

TITLE IV—REPEAL

Sec. 401. Repeal.

1 TITLE I—PROGRAMS FOR INDI-

- 2 VIDUALS WITH DEVELOP-
- 3 **MENTAL DISABILITIES**
- 4 Subtitle A—General Provisions
- 5 SEC. 101. FINDINGS, PURPOSES, AND POLICY.
- 6 (a) FINDINGS.—Congress finds that—
- 7 (1) disability is a natural part of the human ex-
- 8 perience that does not diminish the right of individ-
- 9 uals with developmental disabilities to live independ-
- ently, to exert control and choice over their own
- lives, and to fully participate in and contribute to
- their communities through full integration and inclu-

- sion in the economic, political, social, cultural, and educational mainstream of United States society;
 - (2) in 1999, there are between 3,200,000 and 4,500,000 individuals with developmental disabilities in the United States, and recent studies indicate that individuals with developmental disabilities comprise between 1.2 and 1.65 percent of the United States population;
 - (3) individuals whose disabilities occur during their developmental period frequently have severe disabilities that are likely to continue indefinitely;
 - (4) individuals with developmental disabilities often encounter discrimination in the provision of critical services, such as services in the areas of emphasis (as defined in section 102);
 - (5) individuals with developmental disabilities are at greater risk than the general population of abuse, neglect, financial and sexual exploitation, and the violation of their legal and human rights;
 - (6) a substantial portion of individuals with developmental disabilities and their families do not have access to appropriate support and services, including access to assistive technology, from generic and specialized service systems, and remain unserved or underserved;

- (7) individuals with developmental disabilities often require lifelong community services, individualized supports, and other forms of assistance, that are most effective when provided in a coordinated manner;
 - (8) there is a need to ensure that services, supports, and other assistance are provided in a culturally competent manner, that ensures that individuals from racial and ethnic minority backgrounds are fully included in all activities provided under this title;
 - (9) family members, friends, and members of the community can play an important role in enhancing the lives of individuals with developmental disabilities, especially when the family members, friends, and community members are provided with the necessary community services, individualized supports, and other forms of assistance;
 - (10) current research indicates that 88 percent of individuals with developmental disabilities live with their families or in their own households;
 - (11) many service delivery systems and communities are not prepared to meet the impending needs of the 479,862 adults with developmental disabilities who are living at home with parents who are 60

- years old or older and who serve as the primary
 caregivers of the adults;
- 3 (12) in almost every State, individuals with de-4 velopmental disabilities are waiting for appropriate 5 services in their communities, in the areas of empha-6 sis;
 - (13) the public needs to be made more aware of the capabilities and competencies of individuals with developmental disabilities, particularly in cases in which the individuals are provided with necessary services, supports, and other assistance;
 - (14) as increasing numbers of individuals with developmental disabilities are living, learning, working, and participating in all aspects of community life, there is an increasing need for a well trained workforce that is able to provide the services, supports, and other forms of direct assistance required to enable the individuals to carry out those activities;
 - (15) there needs to be greater effort to recruit individuals from minority backgrounds into professions serving individuals with developmental disabilities and their families;
 - (16) the goals of the Nation properly include a goal of providing individuals with developmental dis-

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1	abilities with the information, skills, opportunities,
2	and support to—
3	(A) make informed choices and decisions
4	about their lives;
5	(B) live in homes and communities in
6	which such individuals can exercise their full
7	rights and responsibilities as citizens;
8	(C) pursue meaningful and productive
9	lives;
10	(D) contribute to their families, commu-
11	nities, and States, and the Nation;
12	(E) have interdependent friendships and
13	relationships with other persons;
14	(F) live free of abuse, neglect, financial
15	and sexual exploitation, and violations of their
16	legal and human rights; and
17	(G) achieve full integration and inclusion
18	in society, in an individualized manner, con-
19	sistent with the unique strengths, resources,
20	priorities, concerns, abilities, and capabilities of
21	each individual; and
22	(17) as the Nation, States, and communities
23	maintain and expand community living options for
24	individuals with developmental disabilities, there is a
25	need to evaluate the access to those options by indi-

1	viduals with developmental disabilities and the ef-
2	fects of those options on individuals with develop-
3	mental disabilities.
4	(b) Purpose.—The purpose of this title is to assure
5	that individuals with developmental disabilities and their
6	families participate in the design of and have access to
7	needed community services, individualized supports, and
8	other forms of assistance that promote self-determination,
9	independence, productivity, and integration and inclusion
10	in all facets of community life, through culturally com-
11	petent programs authorized under this title, including
12	specifically—
13	(1) State Councils on Developmental Disabil-
14	ities in each State to engage in advocacy, capacity
15	building, and systemic change activities that—
16	(A) are consistent with the purpose de-
17	scribed in this subsection and the policy de-
18	scribed in subsection (c); and
19	(B) contribute to a coordinated, consumer-
20	and family-centered, consumer- and family-di-
21	rected, comprehensive system that includes
22	needed community services, individualized sup-
23	ports, and other forms of assistance that pro-
24	mote self-determination for individuals with de-
25	velopmental disabilities and their families;

1	(2) protection and advocacy systems in each
2	State to protect the legal and human rights of indi-
3	viduals with developmental disabilities;
4	(3) University Centers for Excellence in Devel-
5	opmental Disabilities Education, Research, and
6	Service—
7	(A) to provide interdisciplinary pre-service
8	preparation and continuing education of stu-
9	dents and fellows, which may include the prepa-
10	ration and continuing education of leadership,
11	direct service, clinical, or other personnel to
12	strengthen and increase the capacity of States
13	and communities to achieve the purpose of this
14	title;
15	(B) to provide community services—
16	(i) that provide training and technical
17	assistance for individuals with develop-
18	mental disabilities, their families, profes-
19	sionals, paraprofessionals, policymakers,
20	students, and other members of the com-
21	munity; and
22	(ii) that may provide services, sup-
23	ports, and assistance for the persons de-
24	scribed in clause (i) through demonstration
25	and model activities;

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1	(C) to conduct research, which may include
2	basic or applied research, evaluation, and the
3	analysis of public policy in areas that affect or
4	could affect, either positively or negatively, indi-
5	viduals with developmental disabilities and their
6	families; and
7	(D) to disseminate information related to
8	activities undertaken to address the purpose of
9	this title, especially dissemination of informa-

this title, especially dissemination of information that demonstrates that the network authorized under this subtitle is a national and international resource that includes specific substantive areas of expertise that may be accessed and applied in diverse settings and cumstances; and

(4) funding for—

- (A) national initiatives to collect necessary data on issues that are directly or indirectly relevant to the lives of individuals with developmental disabilities;
- (B) technical assistance to entities who engage in or intend to engage in activities consistent with the purpose described in this subsection or the policy described in subsection (c); and

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- 1 (C) other nationally significant activities.
- 2 (c) Policy.—It is the policy of the United States
- 3 that all programs, projects, and activities receiving assist-
- 4 ance under this title shall be carried out in a manner con-
- 5 sistent with the principles that—
- (1) individuals with developmental disabilities,
 rincluding those with the most severe developmental
 disabilities, are capable of self-determination, independence, productivity, and integration and inclusion
 in all facets of community life, but often require the
 provision of community services, individualized supports, and other forms of assistance;
 - (2) individuals with developmental disabilities and their families have competencies, capabilities, and personal goals that should be recognized, supported, and encouraged, and any assistance to such individuals should be provided in an individualized manner, consistent with the unique strengths, resources, priorities, concerns, abilities, and capabilities of such individuals;
 - (3) individuals with developmental disabilities and their families are the primary decisionmakers regarding the services and supports such individuals and their families receive, including regarding choosing where the individuals live from available options,

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- and play decisionmaking roles in policies and programs that affect the lives of such individuals and their families:
 - (4) services, supports, and other assistance should be provided in a manner that demonstrates respect for individual dignity, personal preferences, and cultural differences;
 - (5) specific efforts must be made to ensure that individuals with developmental disabilities from racial and ethnic minority backgrounds and their families enjoy increased and meaningful opportunities to access and use community services, individualized supports, and other forms of assistance available to other individuals with developmental disabilities and their families;
 - (6) recruitment efforts in disciplines related to developmental disabilities relating to pre-service training, community training, practice, administration, and policymaking must focus on bringing larger numbers of racial and ethnic minorities into the disciplines in order to provide appropriate skills, knowledge, role models, and sufficient personnel to address the growing needs of an increasingly diverse population;

- 1 (7) with education and support, communities 2 can be accessible to and responsive to the needs of 3 individuals with developmental disabilities and their 4 families and are enriched by full and active partici-5 pation in community activities, and contributions, by 6 individuals with developmental disabilities and their 7 families;
 - (8) individuals with developmental disabilities have access to opportunities and the necessary support to be included in community life, have interdependent relationships, live in homes and communities, and make contributions to their families, communities, and States, and the Nation;
 - (9) efforts undertaken to maintain or expand community-based living options for individuals with disabilities should be monitored in order to determine and report to appropriate individuals and entities the extent of access by individuals with developmental disabilities to those options and the extent of compliance by entities providing those options with quality assurance standards;
 - (10) families of children with developmental disabilities need to have access to and use of safe and appropriate child care and before-school and afterschool programs, in the most integrated settings, in

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- order to enrich the participation of the children in community life;
- 11) individuals with developmental disabilities
 need to have access to and use of public transportation, in order to be independent and directly contribute to and participate in all facets of community
 life; and
- 8 (12) individuals with developmental disabilities 9 need to have access to and use of recreational, lei-10 sure, and social opportunities in the most integrated 11 settings, in order to enrich their participation in 12 community life.

13 SEC. 102. DEFINITIONS.

- 14 In this title:
- (1) AMERICAN INDIAN CONSORTIUM.—The term 15 "American Indian Consortium" means any confed-16 17 eration of 2 or more recognized American Indian 18 tribes, created through the official action of each 19 participating tribe, that has a combined total resi-20 dent population of 150,000 enrolled tribal members 21 and a contiguous territory of Indian lands in 2 or 22 more States.
 - (2) Areas of emphasis.—The term "areas of emphasis" means the areas related to quality assurance activities, education activities and early inter-

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- vention activities, child care-related activities, healthrelated activities, employment-related activities,
 housing-related activities, transportation-related activities, recreation-related activities, and other services available or offered to individuals in a community, including formal and informal community supports, that affect their quality of life.
 - (3) Assistive technology device" means any item, piece of equipment, or product system, whether acquired commercially, modified or customized, that is used to increase, maintain, or improve functional capabilities of individuals with developmental disabilities.
 - (4) Assistive technology service" means any service that directly assists an individual with a developmental disability in the selection, acquisition, or use of an assistive technology device. Such term includes—
 - (A) conducting an evaluation of the needs of an individual with a developmental disability, including a functional evaluation of the individual in the individual's customary environment;

(B) purchasing, leasing, or otherwise pro-1 2 viding for the acquisition of an assistive technology device by an individual with a develop-3 4 mental disability; (C) selecting, designing, fitting, custom-6 izing, adapting, applying, maintaining, repairing or replacing an assistive technology device; 7 8 (D) coordinating and using another ther-9 apy, intervention, or service with an assistive 10 technology device, such as a therapy, interven-11 tion, or service associated with an education or 12 rehabilitation plan or program; 13 (E) providing training or technical assist-14 ance for an individual with a developmental dis-15 ability, or, where appropriate, a family member, 16 guardian, advocate, or authorized representative 17 of an individual with a developmental disability; 18 and 19 (F) providing training or technical assist-20 ance for professionals (including individuals 21 providing education and rehabilitation services), 22 employers, or other individuals who provide 23 services to, employ, or are otherwise substan-

tially involved in the major life functions of, an

individual with developmental disabilities.

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- 1 (5) CENTER.—The term "Center" means a
 2 University Center for Excellence in Developmental
 3 Disabilities Education, Research, and Service estab4 lished under subtitle D.
 - (6) CHILD CARE-RELATED ACTIVITIES.—The term "child care-related activities" means advocacy, capacity building, and systemic change activities that result in families of children with developmental disabilities having access to and use of child care services, including before-school, after-school, and out-of-school services, in their communities.
 - (7) Culturally competent.—The term "culturally competent", used with respect to services, supports, or other assistance, means services, supports, or other assistance that is conducted or provided in a manner that is responsive to the beliefs, interpersonal styles, attitudes, language, and behaviors of individuals who are receiving the services, supports, or other assistance, and in a manner that has the greatest likelihood of ensuring their maximum participation in the program involved.

(8) Developmental disability.—

(A) IN GENERAL.—The term "developmental disability" means a severe, chronic disability of an individual that—

1	(i) is attributable to a mental or phys-
2	ical impairment or combination of mental
3	and physical impairments;
4	(ii) is manifested before the individual
5	attains age 22;
6	(iii) is likely to continue indefinitely;
7	(iv) results in substantial functional
8	limitations in 3 or more of the following
9	areas of major life activity:
10	(I) Self-care.
11	(II) Receptive and expressive lan-
12	guage.
13	(III) Learning.
14	(IV) Mobility.
15	(V) Self-direction.
16	(VI) Capacity for independent
17	living.
18	(VII) Economic self-sufficiency;
19	and
20	(v) reflects the individual's need for a
21	combination and sequence of special, inter-
22	disciplinary, or generic services, individual-
23	ized supports, or other forms of assistance
24	that are of lifelong or extended duration

1	and are individually planned and coordi-
2	nated.
3	(B) Infants and young children.—An
4	individual from birth to age 9, inclusive, who
5	has a substantial developmental delay or spe-
6	cific congenital or acquired condition, may be
7	considered to have a developmental disability
8	without meeting 3 or more of the criteria de-
9	scribed in clauses (i) through (v) of subpara-
10	graph (A) if the individual, without services and
11	supports, has a high probability of meeting
12	those criteria later in life.
13	(9) Early intervention activities.—The
14	term "early intervention activities" means advocacy,
15	capacity building, and systemic change activities pro-
16	vided to individuals described in paragraph (8)(B)
17	and their families to enhance—
18	(A) the development of the individuals to
19	maximize their potential; and
20	(B) the capacity of families to meet the
21	special needs of the individuals.
22	(10) Education activities.—The term "edu-
23	cation activities" means advocacy, capacity building,
24	and systemic change activities that result in individ-
25	uals with developmental disabilities being able to ac-

1	cess appropriate supports and modifications when
2	necessary, to maximize their educational potential,
3	to benefit from lifelong educational activities, and to
4	be integrated and included in all facets of student
5	life.
6	(11) Employment-related activities.—The
7	term "employment-related activities" means advo-
8	cacy, capacity building, and systemic change activi-
9	ties that result in individuals with developmental dis-
10	abilities acquiring, retaining, or advancing in paid
11	employment, including supported employment or
12	self-employment, in integrated settings in a commu-
13	nity.
14	(12) Family support services.—
15	(A) IN GENERAL.—The term "family sup-
16	port services" means services, supports, and
17	other assistance, provided to families with mem-
18	bers who have developmental disabilities, that
19	are designed to—
20	(i) strengthen the family's role as pri-
21	mary caregiver;
22	(ii) prevent inappropriate out-of-the-
23	home placement of the members and main-
24	tain family unity; and

- 1 (iii) reunite families with members 2 who have been placed out of the home 3 whenever possible.
 - (B) Specific services.—Such term includes respite care, provision of rehabilitation technology and assistive technology, personal assistance services, parent training and counseling, support for families headed by aging caregivers, vehicular and home modifications, and assistance with extraordinary expenses, associated with the needs of individuals with developmental disabilities.
 - (13) Health-related activities" means advocacy, capacity building, and systemic change activities that result in individuals with developmental disabilities having access to and use of coordinated health, dental, mental health, and other human and social services, including prevention activities, in their communities.
 - (14) Housing-related activities" means advocacy, capacity building, and systemic change activities that result in individuals with developmental disabilities having access to and use of housing and housing supports and services in their communities, in-

cluding assistance related to renting, owning, or modifying an apartment or home.

- (15) Inclusion.—The term "inclusion", used with respect to individuals with developmental disabilities, means the acceptance and encouragement of the presence and participation of individuals with developmental disabilities, by individuals without disabilities, in social, educational, work, and community activities, that enables individuals with developmental disabilities to—
 - (A) have friendships and relationships with individuals and families of their own choice;
 - (B) live in homes close to community resources, with regular contact with individuals without disabilities in their communities;
 - (C) enjoy full access to and active participation in the same community activities and types of employment as individuals without disabilities; and
 - (D) take full advantage of their integration into the same community resources as individuals without disabilities, living, learning, working, and enjoying life in regular contact with individuals without disabilities.

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1	(16) Individualized supports.—The term
2	"individualized supports" means supports that—
3	(A) enable an individual with a develop-
4	mental disability to exercise self-determination,
5	be independent, be productive, and be inte-
6	grated and included in all facets of community
7	life;
8	(B) are designed to—
9	(i) enable such individual to control
10	such individual's environment, permitting
11	the most independent life possible;
12	(ii) prevent placement into a more re-
13	strictive living arrangement than is nec-
14	essary; and
15	(iii) enable such individual to live,
16	learn, work, and enjoy life in the commu-
17	nity; and
18	(C) include—
19	(i) early intervention services;
20	(ii) respite care;
21	(iii) personal assistance services;
22	(iv) family support services;
23	(v) supported employment services;

- 1 (vi) support services for families head2 ed by aging caregivers of individuals with
 3 developmental disabilities; and
 4 (vii) provision of rehabilitation tech5 nology and assistive technology, and assist6 ive technology services.
 - (17) Integration.—The term "integration", used with respect to individuals with developmental disabilities, means exercising the equal right of individuals with developmental disabilities to access and use the same community resources as are used by and available to other individuals.
 - (18) Not-for-profit.—The term "not-for-profit", used with respect to an agency, institution, or organization, means an agency, institution, or organization that is owned or operated by 1 or more corporations or associations, no part of the net earnings of which inures, or may lawfully inure, to the benefit of any private shareholder or individual.
 - (19) Personal assistance services" means a range of services, provided by 1 or more individuals, designed to assist an individual with a disability to perform daily activities, including activities on or off a job that such individual would typically perform if

1	such individual did not have a disability. Such serv-
2	ices shall be designed to increase such individual's
3	control in life and ability to perform everyday activi-
4	ties, including activities on or off a job.
5	(20) Prevention activities.—The term "pre-
6	vention activities" means activities that address the
7	causes of developmental disabilities and the exacer-
8	bation of functional limitation, such as activities
9	that—
10	(A) eliminate or reduce the factors that
11	cause or predispose individuals to developmental
12	disabilities or that increase the prevalence of
13	developmental disabilities;
14	(B) increase the early identification of
15	problems to eliminate circumstances that create
16	or increase functional limitations; and
17	(C) mitigate against the effects of develop-
18	mental disabilities throughout the lifespan of an
19	individual.
20	(21) Productivity.—The term "productivity"
21	means—
22	(A) engagement in income-producing work
23	that is measured by increased income, improved
24	employment status, or job advancement; or

1	(B) engagement in work that contributes
2	to a household or community.
3	(22) Protection and advocacy system.—
4	The term "protection and advocacy system" means
5	a protection and advocacy system established in ac-
6	cordance with section 143.
7	(23) QUALITY ASSURANCE ACTIVITIES.—The
8	term "quality assurance activities" means advocacy,
9	capacity building, and systemic change activities
10	that result in improved consumer- and family-cen-
11	tered quality assurance and that result in systems of
12	quality assurance and consumer protection that—
13	(A) include monitoring of services, sup-
14	ports, and assistance provided to an individual
15	with developmental disabilities that ensures that
16	the individual—
17	(i) will not experience abuse, neglect,
18	sexual or financial exploitation, or violation
19	of legal or human rights; and
20	(ii) will not be subject to the inappro-
21	priate use of restraints or seclusion;
22	(B) include training in leadership, self-ad-
23	vocacy, and self-determination for individuals
24	with developmental disabilities, their families,

1	and their guardians to ensure that those
2	individuals—
3	(i) will not experience abuse, neglect,
4	sexual or financial exploitation, or violation
5	of legal or human rights; and
6	(ii) will not be subject to the inappro-
7	priate use of restraints or seclusion; or
8	(C) include activities related to interagency
9	coordination and systems integration that result
10	in improved and enhanced services, supports,
11	and other assistance that contribute to and pro-
12	tect the self-determination, independence, pro-
13	ductivity, and integration and inclusion in all
14	facets of community life, of individuals with de-
15	velopmental disabilities.
16	(24) Recreation-related activities.—The
17	term "recreation-related activities" means advocacy,
18	capacity building, and systemic change activities
19	that result in individuals with developmental disabil-
20	ities having access to and use of recreational, leisure,
21	and social activities, in their communities.
22	(25) Rehabilitation technology.—The
23	term "rehabilitation technology" means the system-
24	atic application of technologies, engineering meth-
25	odologies, or scientific principles to meet the needs

1	of, and address the barriers confronted by, individ-
2	uals with developmental disabilities in areas that in-
3	clude education, rehabilitation, employment, trans-
4	portation, independent living, and recreation. Such
5	term includes rehabilitation engineering, and the
6	provision of assistive technology devices and assistive
7	technology services.
8	(26) Secretary.—The term "Secretary"
9	means the Secretary of Health and Human Services.
10	(27) Self-determination activities.—The
11	term "self-determination activities" means activities
12	that result in individuals with developmental disabil-
13	ities, with appropriate assistance, having—
14	(A) the ability and opportunity to commu-
15	nicate and make personal decisions;
16	(B) the ability and opportunity to commu-
17	nicate choices and exercise control over the type
18	and intensity of services, supports, and other
19	assistance the individuals receive;
20	(C) the authority to control resources to
21	obtain needed services, supports, and other as-
22	sistance;
23	(D) opportunities to participate in, and
24	contribute to, their communities; and

- 1 (E) support, including financial support, to
 2 advocate for themselves and others, to develop
 3 leadership skills, through training in self-advo4 cacy, to participate in coalitions, to educate pol5 icymakers, and to play a role in the develop6 ment of public policies that affect individuals
 7 with developmental disabilities.
 - (28) STATE.—The term "State", except as otherwise provided, includes, in addition to each of the several States of the United States, the District of Columbia, the Commonwealth of Puerto Rico, the United States Virgin Islands, Guam, American Samoa, and the Commonwealth of the Northern Mariana Islands.
 - (29) STATE COUNCIL ON DEVELOPMENTAL DIS-ABILITIES.—The term "State Council on Developmental Disabilities" means a Council established under section 125.
 - (30) Supported employment services.—
 The term "supported employment services" means services that enable individuals with developmental disabilities to perform competitive work in integrated work settings, in the case of individuals with developmental disabilities—

- 1 (A)(i) for whom competitive employment 2 has not traditionally occurred; or
 - (ii) for whom competitive employment has been interrupted or intermittent as a result of significant disabilities; and
 - (B) who, because of the nature and severity of their disabilities, need intensive supported employment services or extended services in order to perform such work.
 - (31) Transportation-related activities.—
 The term "transportation-related activities" means advocacy, capacity building, and systemic change activities that result in individuals with developmental disabilities having access to and use of transportation.
 - (32) Unserved and underserved" includes populations such as individuals from racial and ethnic minority backgrounds, disadvantaged individuals, individuals with limited English proficiency, individuals from underserved geographic areas (rural or urban), and specific groups of individuals within the population of individuals with developmental disabilities, including individuals who require assistive tech-

1	nology in order to participate in and contribute to
2	community life.
3	SEC. 103. RECORDS AND AUDITS.
4	(a) Records.—Each recipient of assistance under
5	this title shall keep such records as the Secretary shall
6	prescribe, including—
7	(1) records that fully disclose—
8	(A) the amount and disposition by such re-
9	cipient of the assistance;
10	(B) the total cost of the project or under-
11	taking in connection with which such assistance
12	is given or used; and
13	(C) the amount of that portion of the cost
14	of the project or undertaking that is supplied
15	by other sources; and
16	(2) such other records as will facilitate an effec-
17	tive audit.
18	(b) Access.—The Secretary and the Comptroller
19	General of the United States, or any of their duly author-
20	ized representatives, shall have access for the purpose of
21	audit and examination to any books, documents, papers,
22	and records of the recipients of assistance under this title
23	that are pertinent to such assistance.
24	SEC. 104. RESPONSIBILITIES OF THE SECRETARY.
25	(a) Program Accountability.—

- (1) In General.—In order to monitor entities that received funds under this Act to carry out activities under subtitles B, C, and D and determine the extent to which the entities have been responsive to the purpose of this title and have taken actions consistent with the policy described in section 101(c), the Secretary shall develop and implement an accountability process as described in this subsection, with respect to activities conducted after October 1, 2000.
 - (2) Areas of emphasis.—The Secretary shall develop a process for identifying and reporting (pursuant to section 105) on progress achieved through advocacy, capacity building, and systemic change activities, undertaken by the entities described in paragraph (1), that resulted in individuals with developmental disabilities and their families participating in the design of and having access to needed community services, individualized supports, and other forms of assistance that promote self-determination, independence, productivity, and integration and inclusion in all facets of community life. Specifically, the Secretary shall develop a process for identifying and reporting on progress achieved, through advo-

cacy, capacity building, and systemic change activities, by the entities in the areas of emphasis.

(3) Indicators of progress.—

- (A) IN GENERAL.—In identifying progress made by the entities described in paragraph (1) in the areas of emphasis, the Secretary, in consultation with the Commissioner of the Administration on Developmental Disabilities and the entities, shall develop indicators for each area of emphasis.
- (B) Proposed indicators.—Not later than 180 days after the date of enactment of this Act, the Secretary shall develop and publish in the Federal Register for public comment proposed indicators of progress for monitoring how entities described in paragraph (1) have addressed the areas of emphasis described in paragraph (2) in a manner that is responsive to the purpose of this title and consistent with the policy described in section 101(c).
- (C) Final indicators.—Not later than October 1, 2000, the Secretary shall revise the proposed indicators of progress, to the extent necessary based on public comment, and pub-

1	lish final indicators of progress in the Federal
2	Register.
3	(D) Specific measures.—At a minimum,
4	the indicators of progress shall be used to de-
5	scribe and measure—
6	(i) the satisfaction of individuals with
7	developmental disabilities with the advo-
8	cacy, capacity building, and systemic
9	change activities provided under subtitles
10	B, C, and D;
11	(ii) the extent to which the advocacy,
12	capacity building, and systemic change ac-
13	tivities provided through subtitles B, C,
14	and D result in improvements in—
15	(I) the ability of individuals with
16	developmental disabilities to make
17	choices and exert control over the
18	type, intensity, and timing of services,
19	supports, and assistance that the indi-
20	viduals have used;
21	(II) the ability of individuals with
22	developmental disabilities to partici-
23	pate in the full range of community
24	life with persons of the individuals'
25	choice; and

1 (III) the ability of individuals 2 with developmental disabilities to ac-3 cess services, supports, and assistance in a manner that ensures that such an individual is free from abuse, neglect, 6 sexual and financial exploitation, vio-7 lation of legal and human rights, and 8 the inappropriate use of restraints 9 and seclusion; and 10 (iii) the extent to which the entities 11 described in paragraph (1) collaborate with 12 each other to achieve the purpose of this 13 title and the policy described in section 14 101(c). 15 (4) Time line for compliance with indica-16 TORS OF PROGRESS.—The Secretary shall require 17 entities described in paragraph (1) to meet the indi-18 cators of progress described in paragraph (3). For 19 fiscal year 2001 and each year thereafter, the Sec-20 retary shall apply the indicators in monitoring enti-21 ties described in paragraph (1), with respect to ac-22 tivities conducted after October 1, 2000. 23 (b) Time Line for Regulations.—Except as oth-

erwise expressly provided in this title, the Secretary, not

later than 1 year after the date of enactment of this Act,

shall promulgate such regulations as may be required for 2 the implementation of this title. 3 (c) Interagency Committee.— (1) In General.—The Secretary shall main-5 tain the interagency committee authorized in section 6 108 of the Developmental Disabilities Assistance 7 and Bill of Rights Act (42 U.S.C. 6007) as in effect 8 on the day before the date of enactment of this Act, 9 except as otherwise provided in this subsection. (2) Composition.—The interagency committee 10 11 shall be composed of representatives of— 12 (A) the Administration on Developmental 13 Disabilities, the Administration on Children, 14 Youth, and Families, the Administration on 15 Aging, and the Health Resources and Services 16 Administration, of the Department of Health 17 and Human Services; and 18 (B) such other Federal departments and 19 agencies as the Secretary of Health and Human 20 Services considers to be appropriate. 21 (3) Duties.—Such interagency committee shall 22 meet regularly to coordinate and plan activities con-23 ducted by Federal departments and agencies for in-

dividuals with developmental disabilities.

1 (4) Meetings.—Each meeting of the inter-2 agency committee (except for any meetings of any 3 subcommittees of the committee) shall be open to the public. Notice of each meeting, and a statement 5 of the agenda for the meeting, shall be published in 6 the Federal Register not later than 14 days before 7 the date on which the meeting is to occur. 8 SEC. 105. REPORTS OF THE SECRETARY. 9 At least once every 2 years, the Secretary, using in-10 formation submitted in the reports and information required under subtitles B, C, D, and E, shall prepare and 11 12 submit to the President, Congress, and the National 13 Council on Disability, a report that describes the goals and outcomes of programs supported under subtitles B, C, D, 14 15 and E. In preparing the report, the Secretary shall provide— 16 17 (1) meaningful examples of how the councils, 18 protection and advocacy systems, centers, and enti-19 ties funded under subtitles B, C, D, and E, 20 respectively— 21 (A) have undertaken coordinated activities 22 with each other; 23 (B) have enhanced the ability of individ-24 uals with developmental disabilities and their

families to participate in the design of and have

1	access to needed community services, individ-
2	ualized supports, and other forms of assistance
3	that promote self-determination, independence,
4	productivity, and integration and inclusion in
5	all facets of community life;
6	(C) have brought about advocacy, capacity
7	building, and systemic change activities (includ-
8	ing policy reform), and other actions on behalf
9	of individuals with developmental disabilities
10	and their families, including individuals who are
11	traditionally unserved or underserved, particu-
12	larly individuals who are members of ethnic and
13	racial minority groups and individuals from un-
14	derserved geographic areas; and
15	(D) have brought about advocacy, capacity
16	building, and systemic change activities that af-
17	fect individuals with disabilities other than indi-
18	viduals with developmental disabilities;
19	(2) information on the extent to which pro-
20	grams authorized under this title have addressed—
21	(A) protecting individuals with develop-
22	mental disabilities from abuse, neglect, sexual
23	and financial exploitation, and violations of

legal and human rights, so that those individ-

uals are at no greater risk of harm than other
persons in the general population; and
(B) reports of deaths of and serious inju-
ries to individuals with developmental disabil-
ities; and
(3) a summary of any incidents of noncompli-
ance of the programs authorized under this title
with the provisions of this title, and corrections
made or actions taken to obtain compliance.
SEC. 106. STATE CONTROL OF OPERATIONS.
Except as otherwise specifically provided, nothing in
this title shall be construed as conferring on any Federal
officer or employee the right to exercise any supervision
or control over the administration, personnel, mainte-
nance, or operation of any programs, services, and sup-
ports for individuals with developmental disabilities with
respect to which any funds have been or may be expended
under this title.
SEC. 107. EMPLOYMENT OF INDIVIDUALS WITH DISABIL-
ITIES.
As a condition of providing assistance under this title,
the Secretary shall require that each recipient of such as-
sistance take affirmative action to employ and advance in
employment qualified individuals with disabilities on the

same terms and conditions required with respect to the

- 1 employment of such individuals under the provisions of
- 2 title V of the Rehabilitation Act of 1973 (29 U.S.C. 791
- 3 et seq.) and the Americans with Disabilities Act of 1990
- 4 (42 U.S.C. 12101 et seq.), that govern employment.

5 SEC. 108. CONSTRUCTION.

- 6 Nothing in this title shall be construed to preclude
- 7 an entity funded under this title from engaging in advo-
- 8 cacy, capacity building, and systemic change activities for
- 9 individuals with developmental disabilities that may also
- 10 have a positive impact on individuals with other disabil-
- 11 ities.

12 SEC. 109. RIGHTS OF INDIVIDUALS WITH DEVELOPMENTAL

- 13 **DISABILITIES.**
- 14 (a) In General.—Congress makes the following
- 15 findings respecting the rights of individuals with develop-
- 16 mental disabilities:
- 17 (1) Individuals with developmental disabilities
- have a right to appropriate treatment, services, and
- 19 habilitation for such disabilities, consistent with sec-
- 20 tion 101(c).
- 21 (2) The treatment, services, and habitation for
- an individual with developmental disabilities should
- be designed to maximize the potential of the indi-
- vidual and should be provided in the setting that is
- least restrictive of the individual's personal liberty.

1	(3) The Federal Government and the States
2	both have an obligation to ensure that public funds
3	are provided only to institutional programs, residen-
4	tial programs, and other community programs, in-
5	cluding educational programs in which individuals
6	with developmental disabilities participate, that—
7	(A) provide treatment, services, and habili-
8	tation that are appropriate to the needs of such
9	individuals; and
10	(B) meet minimum standards relating to—
11	(i) provision of care that is free of
12	abuse, neglect, sexual and financial exploi-
13	tation, and violations of legal and human
14	rights and that subjects individuals with
15	developmental disabilities to no greater
16	risk of harm than others in the general
17	population;
18	(ii) provision to such individuals of
19	appropriate and sufficient medical and
20	dental services;
21	(iii) prohibition of the use of physical
22	restraint and seclusion for such an indi-
23	vidual unless absolutely necessary to en-
24	sure the immediate physical safety of the
25	individual or others, and prohibition of the

1	use of such restraint and seclusion as a
2	punishment or as a substitute for a habili-
3	tation program;
4	(iv) prohibition of the excessive use of
5	chemical restraints on such individuals and
6	the use of such restraints as punishment
7	or as a substitute for a habilitation pro-
8	gram or in quantities that interfere with
9	services, treatment, or habilitation for such
10	individuals; and
11	(v) provision for close relatives or
12	guardians of such individuals to visit the
13	individuals without prior notice.
14	(4) All programs for individuals with develop-
15	mental disabilities should meet standards—
16	(A) that are designed to assure the most
17	favorable possible outcome for those served; and
18	(B)(i) in the case of residential programs
19	serving individuals in need of comprehensive
20	health-related, habilitative, assistive technology
21	or rehabilitative services, that are at least
22	equivalent to those standards applicable to in-
23	termediate care facilities for the mentally re-
24	tarded, promulgated in regulations of the Sec-
25	retary on June 3, 1988, as appropriate, taking

1	into account the size of the institutions and the
2	service delivery arrangements of the facilities of
3	the programs;
4	(ii) in the case of other residential pro-
5	grams for individuals with developmental dis-
6	abilities, that assure that—
7	(I) care is appropriate to the needs of
8	the individuals being served by such pro-
9	grams;
10	(II) the individuals admitted to facili-
11	ties of such programs are individuals
12	whose needs can be met through services
13	provided by such facilities; and
14	(III) the facilities of such programs
15	provide for the humane care of the resi-
16	dents of the facilities, are sanitary, and
17	protect their rights; and
18	(iii) in the case of nonresidential programs
19	that assure that the care provided by such pro-
20	grams is appropriate to the individuals served
21	by the programs.
22	(b) CLARIFICATION.—The rights of individuals with
23	developmental disabilities described in findings made in
24	this section shall be considered to be in addition to any

1	constitutional or other rights otherwise afforded to all in-							
2	dividuals.							
3	Subtitle B-Federal Assistance to							
4	State Councils on Develop-							
5	mental Disabilities							
6	SEC. 121. PURPOSE.							
7	The purpose of this subtitle is to provide for allow							
8	ments to support State Councils on Developmental Dis							
9	abilities (referred to individually in this subtitle as							
10	"Council") in each State to—							
11	(1) engage in advocacy, capacity building, and							
12	systemic change activities that are consistent with							
13	the purpose described in section 101(b) and the pol-							
14	icy described in section 101(c); and							
15	(2) contribute to a coordinated, consumer- and							
16	family-centered, consumer- and family-directed, com-							
17	prehensive system of community services, individual-							
18	ized supports, and other forms of assistance that en-							
19	able individuals with developmental disabilities to ex-							
20	ercise self-determination, be independent, be produc-							
21	tive, and be integrated and included in all facets of							
22	community life.							
23	SEC. 122. STATE ALLOTMENTS.							
24	(a) Allotments.—							
25	(1) In general.—							

1	(A) AUTHORITY.—For each fiscal year, the
2	Secretary shall, in accordance with regulations
3	and this paragraph, allot the sums appropriated
4	for such year under section 129 among the
5	States on the basis of—
6	(i) the population;
7	(ii) the extent of need for services for
8	individuals with developmental disabilities;
9	and
10	(iii) the financial need,
11	of the respective States.
12	(B) Use of funds.—Sums allotted to the
13	States under this section shall be used to pay
14	for the Federal share of the cost of carrying out
15	projects in accordance with State plans ap-
16	proved under section 124 for the provision
17	under such plans of services for individuals with
18	developmental disabilities.
19	(2) Adjustments.—The Secretary may make
20	adjustments in the amounts of State allotments
21	based on clauses (i), (ii), and (iii) of paragraph
22	(1)(A) not more often than annually. The Secretary
23	shall notify each State of any adjustment made
24	under this paragraph and the percentage of the total

sums appropriated under section 129 that the ad-

1	justed allotment represents not later than 6 months
2	before the beginning of the fiscal year in which such
3	adjustment is to take effect.
4	(3) Minimum allotment for appropria-
5	TIONS LESS THAN OR EQUAL TO \$70,000,000.—
6	(A) In general.—Except as provided in
7	paragraph (4), for any fiscal year the allotment
8	under this section—
9	(i) to each of American Samoa
10	Guam, the United States Virgin Islands, or
11	the Commonwealth of the Northern Mar-
12	iana Islands may not be less than
13	\$210,000; and
14	(ii) to any State not described in
15	clause (i) may not be less than \$400,000
16	(B) REDUCTION OF ALLOTMENT.—Not-
17	withstanding subparagraph (A), if the aggre-
18	gate of the amounts to be allotted to the States
19	pursuant to subparagraph (A) for any fiscal
20	year exceeds the total amount appropriated
21	under section 129 for such fiscal year, the
22	amount to be allotted to each State for such fis-
23	cal year shall be proportionately reduced.
24	(4) MINIMUM ALLOTMENT FOR APPROPRIA-
25	TIONS IN EXCESS OF \$70,000,000 —

1	(A) In General.—In any case in which
2	the total amount appropriated under section
3	129 for a fiscal year is more than \$70,000,000,
4	the allotment under this section for such fiscal
5	year—
6	(i) to each of American Samoa,
7	Guam, the United States Virgin Islands, or
8	the Commonwealth of the Northern Mar-
9	iana Islands may not be less than
10	\$220,000; and
11	(ii) to any State not described in
12	clause (i) may not be less than \$450,000.
13	(B) REDUCTION OF ALLOTMENT.—The re-
14	quirements of paragraph (3)(B) shall apply
15	with respect to amounts to be allotted to States
16	under subparagraph (A), in the same manner
17	and to the same extent as such requirements
18	apply with respect to amounts to be allotted to
19	States under paragraph (3)(A).
20	(5) State supports, services, and other
21	ACTIVITIES.—In determining, for purposes of para-
22	graph (1)(A)(ii), the extent of need in any State for
23	services for individuals with developmental disabil-
24	ities, the Secretary shall take into account the scope

and extent of the services, supports, and assistance

described, pursuant to section 124(c)(3)(A), in the
State plan of the State.

(6) Increase in allotments.—In any year in which the total amount appropriated under section 129 for a fiscal year exceeds the total amount appropriated under such section (or a corresponding provision) for the preceding fiscal year by a percentage greater than the most recent percentage change in the Consumer Price Index published by the Secretary of Labor under section 100(c)(1) of the Rehabilitation Act of 1973 (29 U.S.C. 720(c)(1)) (if the percentage change indicates an increase), the Secretary shall increase each of the minimum allotments described in paragraphs (3) and (4). The Secretary shall increase each minimum allotment by an amount that bears the same ratio to the amount of such minimum allotment (including any increases in such minimum allotment under this paragraph (or a corresponding provision) for prior fiscal years) as the amount that is equal to the difference between—

(A) the total amount appropriated under section 129 for the fiscal year for which the increase in the minimum allotment is being made;

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1	(B) the total amount appropriated under
2	section 129 (or a corresponding provision) for
3	the immediately preceding fiscal year,
4	bears to the total amount appropriated under section
5	129 (or a corresponding provision) for such pre-
6	ceding fiscal year.
7	(b) Unobligated Funds.—Any amount paid to a
8	State for a fiscal year and remaining unobligated at the
9	end of such year shall remain available to such State for
10	the next fiscal year for the purposes for which such
11	amount was paid.
12	(e) Obligation of Funds.—For the purposes of
13	this subtitle, State Interagency Agreements are considered
14	valid obligations for the purpose of obligating Federal
15	funds allotted to the State under this subtitle.
16	(d) Cooperative Efforts Between States.—If
17	a State plan approved in accordance with section 124 pro-
18	vides for cooperative or joint effort between or among
19	States or agencies, public or private, in more than 1 State,
20	portions of funds allotted to 1 or more States described
21	in this subsection may be combined in accordance with the
22	agreements between the States or agencies involved.
23	(e) Reallotments.—
24	(1) In general.—If the Secretary determines
25	that an amount of an allotment to a State for a pe-

- riod (of a fiscal year or longer) will not be required
 by the State during the period for the purpose for
 which the allotment was made, the Secretary may
 reallot the amount.
 - (2) TIMING.—The Secretary may make such a reallotment from time to time, on such date as the Secretary may fix, but not earlier than 30 days after the Secretary has published notice of the intention of the Secretary to make the reallotment in the Federal Register.
 - (3) Amounts.—The Secretary shall reallot the amount to other States with respect to which the Secretary has not made that determination. The Secretary shall reallot the amount in proportion to the original allotments of the other States for such fiscal year, but shall reduce such proportionate amount for any of the other States to the extent the proportionate amount exceeds the sum that the Secretary estimates the State needs and will be able to use during such period.
 - (4) REALLOTMENT OF REDUCTIONS.—The Secretary shall similarly reallot the total of the reductions among the States whose proportionate amounts were not so reduced.

- 1 (5) TREATMENT.—Any amount reallotted to a 2 State under this subsection for a fiscal year shall be 3 deemed to be a part of the allotment of the State 4 under subsection (a) for such fiscal year.
- 5 SEC. 123. PAYMENTS TO THE STATES FOR PLANNING, AD-
- 6 MINISTRATION, AND SERVICES.
- 7 (a) State Plan Expenditures.—From each
- 8 State's allotments for a fiscal year under section 122, the
- 9 Secretary shall pay to the State the Federal share of the
- 10 cost, other than the cost for construction, incurred during
- 11 such year for activities carried out under the State plan
- 12 approved under section 124. The Secretary shall make
- 13 such payments from time to time in advance on the basis
- 14 of estimates by the Secretary of the sums the State will
- 15 expend for the cost under the State plan. The Secretary
- 16 shall make such adjustments as may be necessary to the
- 17 payments on account of previously made underpayments
- 18 or overpayments under this section.
- 19 (b) Designated State Agency Expenditures.—
- 20 The Secretary may make payments to a State for the por-
- 21 tion described in section 124(c)(5)(B)(vi) in advance or
- 22 by way of reimbursement, and in such installments as the
- 23 Secretary may determine.

SEC. 124. STATE PLAN.

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7.	(a)	IN	General.—	–Anv	State	desiring	to	receive	as-
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- 3 sistance under this subtitle shall submit to the Secretary,
- 4 and obtain approval of, a 5-year strategic State plan under
- 5 this section.
- 6 (b) Planning Cycle.—The plan described in sub-
- 7 section (a) shall be updated as appropriate during the 5-
- 8 year period.
- 9 (c) State Plan Requirements.—In order to be
- 10 approved by the Secretary under this section, a State plan
- 11 shall meet each of the following requirements:
- 12 (1) STATE COUNCIL.—The plan shall provide
- for the establishment and maintenance of a Council
- in accordance with section 125 and describe the
- 15 membership of such Council.
- 16 (2) Designated State agency.—The plan
- shall identify the agency or office within the State
- designated to support the Council in accordance with
- this section and section 125(d) (referred to in this
- subtitle as a "designated State agency").
- 21 (3) Comprehensive review and analysis.—
- The plan shall describe the results of a comprehen-
- sive review and analysis of the extent to which serv-
- ices, supports, and other assistance are available to
- individuals with developmental disabilities and their
- families, and the extent of unmet needs for services,

1	supports, and other assistance for those individuals
2	and their families, in the State. The results of the
3	comprehensive review and analysis shall include—
4	(A) a description of the services, supports,
5	and other assistance being provided to individ-
6	uals with developmental disabilities and their
7	families under other federally assisted State
8	programs, plans, and policies under which the
9	State operates and in which individuals with de-
10	velopmental disabilities are or may be eligible to
11	participate, including particularly programs re-
12	lating to the areas of emphasis, including—
13	(i) medical assistance, maternal and
14	child health care, services for children with
15	special health care needs, children's mental
16	health services, comprehensive health and
17	mental health services, and institutional
18	care options;
19	(ii) job training, job placement, work-
20	site accommodation, and vocational reha-
21	bilitation, and other work assistance pro-
22	grams; and
23	(iii) social, child welfare, aging, inde-
24	pendent living, and rehabilitation and as-

1 sistive technology services, and such other 2 services as the Secretary may specify; 3 (B) a description of the extent to which agencies operating such other federally assisted State programs, including activities authorized 6 under section 101 or 102 of the Assistive Tech-7 nology Act of 1998 (29 U.S.C. 3011, 3012), 8 pursue interagency initiatives to improve and 9 enhance community services, individualized sup-10 ports, and other forms of assistance for individ-11 uals with developmental disabilities; 12 (C) an analysis of the extent to which com-13 munity services and opportunities related to the 14 areas of emphasis directly benefit individuals 15 with developmental disabilities, especially with 16 regard to their ability to access and use services 17 provided in their communities, to participate in 18 opportunities, activities, and events offered in 19 their communities, and to contribute to commu-20 nity life, identifying particularly— 21 (i) the degree of support for individ-22 uals with developmental disabilities that 23 are attributable to either physical impair-

ment, mental impairment, or a combina-

tion of physical and mental impairments;

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1	(ii) criteria for eligibility for services,
2	including specialized services and special
3	adaptation of generic services provided by
4	agencies within the State, that may ex-
5	clude individuals with developmental dis-
6	abilities from receiving services described
7	in this clause;
8	(iii) the barriers that impede full par-
9	ticipation of members of unserved and un-
10	derserved groups of individuals with devel-
11	opmental disabilities and their families;
12	(iv) the availability of assistive tech-
13	nology, assistive technology services, or re-
14	habilitation technology, or information
15	about assistive technology, assistive tech-
16	nology services, or rehabilitation tech-
17	nology to individuals with developmental
18	disabilities;
19	(v) the numbers of individuals with
20	developmental disabilities on waiting lists
21	for services described in this subparagraph;
22	(vi) a description of the adequacy of
23	current resources and projected availability
24	of future resources to fund services de-
25	scribed in this subparagraph;

1 (vii) a description of the adequacy of
2 health care and other services, supports,
and assistance that individuals with devel-
4 opmental disabilities who are in facilities
5 receive (based in part on each independent
6 review (pursuant to section 1902(a)(30)(C)
of the Social Security Act (42 U.S.C.
8 1396a(a)(30)(C))) of an Intermediate Care
9 Facility (Mental Retardation) within the
O State, which the State shall provide to the
1 Council not later than 30 days after the
2 availability of the review); and
3 (viii) to the extent that information is
4 available, a description of the adequacy of
5 health care and other services, supports,
and assistance that individuals with devel-
opmental disabilities who are served
8 through home and community-based waiv-
9 ers (authorized under section 1915(c) of
the Social Security Act (42 U.S.C.
21 1396n(c))) receive;
(D) a description of how entities funded
under subtitles C and D, through interagency
agreements or other mechanisms, collaborated
with the entity funded under this subtitle in the

1	State, each other, and other entities to con-
2	tribute to the achievement of the purpose of
3	this subtitle; and
4	(E) the rationale for the goals related to
5	advocacy, capacity building, and systemic
6	change to be undertaken by the Council to con-
7	tribute to the achievement of the purpose of
8	this subtitle.
9	(4) Plan goals.—The plan shall focus on
10	Council efforts to bring about the purpose of this
11	subtitle, by—
12	(A) specifying 5-year goals, as developed
13	through data driven strategic planning, for ad-
14	vocacy, capacity building, and systemic change
15	related to the areas of emphasis, to be under-
16	taken by the Council, that—
17	(i) are derived from the unmet needs
18	of individuals with developmental disabil-
19	ities and their families identified under
20	paragraph (3); and
21	(ii) include a goal, for each year of the
22	grant, to—
23	(I) establish or strengthen a pro-
24	gram for the direct funding of a State

1	self-advocacy organization led by indi-
2	viduals with developmental disabilities;
3	(II) support opportunities for in-
4	dividuals with developmental disabil-
5	ities who are considered leaders to
6	provide leadership training to individ-
7	uals with developmental disabilities
8	who may become leaders; and
9	(III) support and expand partici-
10	pation of individuals with develop-
11	mental disabilities in cross-disability
12	and culturally diverse leadership coali-
13	tions; and
14	(B) for each year of the grant,
15	describing—
16	(i) the goals to be achieved through
17	the grant, which, beginning in fiscal year
18	2001, shall be consistent with applicable
19	indicators of progress described in section
20	104(a)(3);
21	(ii) the strategies to be used in achiev-
22	ing each goal; and
23	(iii) the method to be used to deter-
24	mine if each goal has been achieved.
25	(5) Assurances.—

1	(A) In general.—The plan shall contain
2	or be supported by assurances and information
3	described in subparagraphs (B) through (N)
4	that are satisfactory to the Secretary.
5	(B) USE OF FUNDS.—With respect to the
6	funds paid to the State under section 122, the
7	plan shall provide assurances that—
8	(i) not less than 70 percent of such
9	funds will be expended for activities related
10	to the goals described in paragraph (4);
11	(ii) such funds will contribute to the
12	achievement of the purpose of this subtitle
13	in various political subdivisions of the
14	State;
15	(iii) such funds will be used to supple-
16	ment, and not supplant, the non-Federal
17	funds that would otherwise be made avail-
18	able for the purposes for which the funds
19	paid under section 122 are provided;
20	(iv) such funds will be used to com-
21	plement and augment rather than dupli-
22	cate or replace services for individuals with
23	developmental disabilities and their fami-
24	lies who are eligible for Federal assistance
25	under other State programs;

1	(v) part of such funds will be made
2	available by the State to public or private
3	entities;
4	(vi) at the request of any State, a por-
5	tion of such funds provided to such State
6	under this subtitle for any fiscal year shall
7	be available to pay up to $\frac{1}{2}$ (or the entire
8	amount if the Council is the designated
9	State agency) of the expenditures found to
10	be necessary by the Secretary for the prop-
11	er and efficient exercise of the functions of
12	the designated State agency, except that
13	not more than 5 percent of such funds pro-
14	vided to such State for any fiscal year, or
15	\$50,000, whichever is less, shall be made
16	available for total expenditures for such
17	purpose by the designated State agency;
18	and
19	(vii) not more than 20 percent of such
20	funds will be allocated to the designated
21	State agency for service demonstrations by
22	such agency that—
23	(I) contribute to the achievement
24	of the purpose of this subtitle; and

1	(II) are explicitly authorized by
2	the Council.
3	(C) STATE FINANCIAL PARTICIPATION.—
4	The plan shall provide assurances that there
5	will be reasonable State financial participation
6	in the cost of carrying out the plan.
7	(D) CONFLICT OF INTEREST.—The plan
8	shall provide an assurance that no member of
9	such Council will cast a vote on any matter that
10	would provide direct financial benefit to the
11	member or otherwise give the appearance of a
12	conflict of interest.
13	(E) Urban and rural poverty
14	AREAS.—The plan shall provide assurances that
15	special financial and technical assistance will be
16	given to organizations that provide community
17	services, individualized supports, and other
18	forms of assistance to individuals with develop-
19	mental disabilities who live in areas designated
20	as urban or rural poverty areas.
21	(F) Program accessibility stand-
22	ARDS.—The plan shall provide assurances that
23	programs, projects, and activities funded under
24	the plan, and the buildings in which such pro-

grams, projects, and activities are operated, will

meet standards prescribed by the Secretary in regulations and all applicable Federal and State accessibility standards, including accessibility requirements of the Americans with Disabilities Act of 1990 (42 U.S.C. 12101 et seq.), section 508 of the Rehabilitation Act of 1973 (29 U.S.C. 794d), and the Fair Housing Act (42 U.S.C. 3601 et seq.).

- (G) Individualized services.—The plan shall provide assurances that any direct services provided to individuals with developmental disabilities and funded under the plan will be provided in an individualized manner, consistent with the unique strengths, resources, priorities, concerns, abilities, and capabilities of such individual.
- (H) Human Rights.—The plan shall provide assurances that the human rights of the individuals with developmental disabilities (especially individuals without familial protection) who are receiving services under programs assisted under this subtitle will be protected consistent with section 109 (relating to rights of individuals with developmental disabilities).

- (I) MINORITY PARTICIPATION.—The plan shall provide assurances that the State has taken affirmative steps to assure that participation in programs funded under this subtitle is geographically representative of the State, and reflects the diversity of the State with respect to race and ethnicity.
 - shall provide assurances that fair and equitable arrangements (as determined by the Secretary after consultation with the Secretary of Labor) will be provided to protect the interests of employees affected by actions taken under the plan to provide community living activities, including arrangements designed to preserve employee rights and benefits and provide training and retraining of such employees where necessary, and arrangements under which maximum efforts will be made to guarantee the employment of such employees.
 - (K) STAFF ASSIGNMENTS.—The plan shall provide assurances that the staff and other personnel of the Council, while working for the Council, will be responsible solely for assisting the Council in carrying out the duties of the

Council under this subtitle and will not be assigned duties by the designated State agency, or any other agency, office, or entity of the State.

- (L) Noninterference.—The plan shall provide assurances that the designated State agency, and any other agency, office, or entity of the State, will not interfere with the advocacy, capacity building, and systemic change activities, budget, personnel, State plan development, or plan implementation of the Council, except that the designated State agency shall have the authority necessary to carry out the responsibilities described in section 125(d)(3).
- (M) STATE QUALITY ASSURANCE.—The plan shall provide assurances that the Council will participate in the planning, design or redesign, and monitoring of State quality assurance systems that affect individuals with developmental disabilities.
- (N) OTHER ASSURANCES.—The plan shall contain such additional information and assurances as the Secretary may find necessary to carry out the provisions (including the purpose) of this subtitle.

- (d) Public Input and Review, Submission, and
 Approval.—
- 3 (1) Public input and review.—The plan
 4 shall be based on public input. The Council shall
 5 make the plan available for public review and com6 ment, after providing appropriate and sufficient no7 tice in accessible formats of the opportunity for such
 8 review and comment. The Council shall revise the
 9 plan to take into account and respond to significant
 10 comments.
 - (2) Consultation with the designated State agency to ensure that the State plan is consistent with State law and to obtain appropriate State plan assurances.
 - (3) PLAN APPROVAL.—The Secretary shall approve any State plan and, as appropriate, amendments of such plan that comply with the provisions of subsections (a), (b), and (c) and this subsection. The Secretary may take final action to disapprove a State plan after providing reasonable notice and an opportunity for a hearing to the State.

SEC. 125. STATE COUNCILS ON DEVELOPMENTAL DISABIL-2 ITIES AND DESIGNATED STATE AGENCIES. 3 (a) In General.—Each State that receives assistance under this subtitle shall establish and maintain a 4 5 Council to undertake advocacy, capacity building, and systemic change activities (consistent with subsections (b) 7 and (c) of section 101) that contribute to a coordinated, 8 consumer- and family-centered, consumer- and family-di-9 rected, comprehensive system of community services, indi-10 vidualized supports, and other forms of assistance that 11 contribute to the achievement of the purpose of this subtitle. The Council shall have the authority to fulfill the 12 13 responsibilities described in subsection (c). 14 (b) Council Membership.— 15 (1) Council appointments.— 16 (A) IN GENERAL.—The members of the 17 Council of a State shall be appointed by the 18 Governor of the State from among the residents 19 of that State. 20 (B) RECOMMENDATIONS.—The Governor 21 shall select members of the Council, at the dis-22 cretion of the Governor, after soliciting rec-23 ommendations from organizations representing 24 a broad range of individuals with developmental 25 disabilities and individuals interested in individ-

uals with developmental disabilities, including

- the non-State agency members of the Council.

 The Council may, at the initiative of the Council, or on the request of the Governor, coordinate Council and public input to the Governor regarding all recommendations.
 - (C) Representation.—The membership of the Council shall be geographically representative of the State and reflect the diversity of the State with respect to race and ethnicity.
 - (2) Membership rotation.—The Governor shall make appropriate provisions to rotate the membership of the Council. Such provisions shall allow members to continue to serve on the Council until such members' successors are appointed. The Council shall notify the Governor regarding membership requirements of the Council, and shall notify the Governor when vacancies on the Council remain unfilled for a significant period of time.
 - (3) Representation of individuals with Developmental disabilities.—Not less than 60 percent of the membership of each Council shall consist of individuals who are—
- 23 (A)(i) individuals with developmental dis-24 abilities;

1	(ii) parents or guardians of children with
2	developmental disabilities; or
3	(iii) immediate relatives or guardians of
4	adults with mentally impairing developmental
5	disabilities who cannot advocate for themselves;
6	and
7	(B) not employees of a State agency that
8	receives funds or provides services under this
9	subtitle, and who are not managing employees
10	(as defined in section 1126(b) of the Social Se-
11	curity Act (42 U.S.C. 1320a-5(b)) of any other
12	entity that receives funds or provides services
13	under this subtitle.
14	(4) Representation of agencies and orga-
15	NIZATIONS.—
16	(A) In General.—Each Council shall
17	include—
18	(i) representatives of relevant State
19	entities, including—
20	(I) State entities that administer
21	funds provided under Federal laws re-
22	lated to individuals with disabilities,
23	including the Rehabilitation Act of
24	1973 (29 U.S.C. 701 et seq.), the In-
25	dividuals with Disabilities Education

1	Act (20 U.S.C. 1400 et seq.), the
2	Older Americans Act of 1965 (42
3	U.S.C. 3001 et seq.), and titles V and
4	XIX of the Social Security Act (42
5	U.S.C. 701 et seq. and 1396 et seq.);
6	(II) Centers in the State; and
7	(III) the State protection and ad-
8	vocacy system; and
9	(ii) representatives, at all times,
10	of local and nongovernmental agen-
11	cies, and private nonprofit groups
12	concerned with services for individuals
13	with developmental disabilities in the
14	State in which such agencies and
15	groups are located.
16	(B) AUTHORITY AND LIMITATIONS.—The
17	representatives described in subparagraph (A)
18	shall—
19	(i) have sufficient authority to engage
20	in policy planning and implementation on
21	behalf of the department, agency, or pro-
22	gram such representatives represent; and
23	(ii) recuse themselves from any dis-
24	cussion of grants or contracts for which
25	such representatives' departments, agen-

1	cies, or programs are grantees, contrac-
2	tors, or applicants and comply with the
3	conflict of interest assurance requirement
4	under section $124(e)(5)(D)$.
5	(5) Composition of membership with De-
6	VELOPMENTAL DISABILITIES.—Of the members of
7	the Council described in paragraph (3)—
8	(A) ¹ / ₃ shall be individuals with develop-
9	mental disabilities described in paragraph
10	(3)(A)(i);
11	(B) 1/3 shall be parents or guardians of
12	children with developmental disabilities de-
13	scribed in paragraph (3)(A)(ii), or immediate
14	relatives or guardians of adults with develop-
15	mental disabilities described in paragraph
16	(3)(A)(iii); and
17	(C) 1/3 shall be a combination of individ-
18	uals described in paragraph (3)(A).
19	(6) Institutionalized individuals.—
20	(A) IN GENERAL.—Of the members of the
21	Council described in paragraph (5), at least 1
22	shall be an immediate relative or guardian of an
23	individual with a developmental disability who
24	resides or previously resided in an institution or

shall be an individual with a developmental dis-

1	ability who resides or previously resided in an
2	institution.
3	(B) Limitation.—Subparagraph (A) shall
4	not apply with respect to a State if such an in-
5	dividual does not reside in that State.
6	(c) COUNCIL RESPONSIBILITIES.—
7	(1) In General.—A Council, through Council
8	members, staff, consultants, contractors, or sub-
9	grantees, shall have the responsibilities described in
10	paragraphs (2) through (10).
11	(2) ADVOCACY, CAPACITY BUILDING, AND SYS-
12	TEMIC CHANGE ACTIVITIES.—The Council shall
13	serve as an advocate for individuals with develop-
14	mental disabilities and conduct or support programs,
15	projects, and activities that carry out the purpose of
16	this subtitle.
17	(3) Examination of goals.—At the end of
18	each grant year, each Council shall—
19	(A) determine the extent to which each
20	goal of the Council was achieved for that year;
21	(B) determine to the extent that each goal
22	was not achieved, the factors that impeded the
23	achievement;

1	(C) determine needs that require amend-
2	ment of the 5-year strategic State plan required
3	under section 124;
4	(D) separately determine the information
5	on the self-advocacy goal described in section
6	124(c)(4)(A)(ii); and
7	(E) determine customer satisfaction with
8	Council supported or conducted activities.
9	(4) State plan development.—The Council
10	shall develop the State plan and submit the State
11	plan to the Secretary after consultation with the des-
12	ignated State agency under the State plan. Such
13	consultation shall be solely for the purposes of ob-
14	taining State assurances and ensuring consistency of
15	the plan with State law.
16	(5) State plan implementation.—
17	(A) IN GENERAL.—The Council shall im-
18	plement the State plan by conducting and sup-
19	porting advocacy, capacity building, and sys-
20	temic change activities such as those described
21	in subparagraphs (B) through (L).
22	(B) Outreach.—The Council may sup-
23	port and conduct outreach activities to identify
24	individuals with developmental disabilities and
25	their families who otherwise might not come to

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the attention of the Council and assist and enable the individuals and families to obtain services, individualized supports, and other forms of assistance, including access to special adaptation of generic community services or specialized services.

(C) Training.—The Council may support and conduct training for persons who are individuals with developmental disabilities, their families, and personnel (including professionals, paraprofessionals, students, volunteers, other community members) to enable such persons to obtain access to, or to provide, community services, individualized supports, and other forms of assistance, including special adaptation of generic community services or specialized services for individuals with developmental disabilities and their families. To the extent that the Council supports or conducts training activities under this subparagraph, such activities shall contribute to the achievement of the purpose of this subtitle.

(D) TECHNICAL ASSISTANCE.—The Council may support and conduct technical assistance activities to assist public and private enti-

1	ties to contribute to the achievement of the pur-
2	pose of this subtitle.
3	(E) Supporting and educating commu-
4	NITIES.—The Council may support and conduct
5	activities to assist neighborhoods and commu-
6	nities to respond positively to individuals with
7	developmental disabilities and their families—
8	(i) by encouraging local networks to
9	provide informal and formal supports;
10	(ii) through education; and
11	(iii) by enabling neighborhoods and
12	communities to offer such individuals and
13	their families access to and use of services,
14	resources, and opportunities.
15	(F) Interagency collaboration and
16	COORDINATION.—The Council may support and
17	conduct activities to promote interagency col-
18	laboration and coordination to better serve, sup-
19	port, assist, or advocate for individuals with de-
20	velopmental disabilities and their families.
21	(G) Coordination with related coun-
22	CILS, COMMITTEES, AND PROGRAMS.—The
23	Council may support and conduct activities to
24	enhance coordination of services with—

1 (i) other councils, entities, or commit-2 tees, authorized by Federal or State law, 3 concerning individuals with disabilities (such as the State interagency coordinating council established under subtitle C 6 of the Individuals with Disabilities Edu-7 cation Act (20 U.S.C. 1431 et seq.), the 8 State Rehabilitation Council and the State-9 wide Independent Living Council estab-10 lished under the Rehabilitation Act of 11 1973 (29 U.S.C. 701 et seq.), the State 12 mental health planning council established 13 under subtitle B of title XIX of the Public 14 Health Service Act (42 U.S.C. 300x-1 et 15 seq.), and the activities authorized under 16 section 101 or 102 of the Assistive Tech-17 nology Act of 1998 (29 U.S.C. 3011, 18 3012), and entities carrying out other 19 similar councils, entities, or committees); 20 (ii) parent training and information 21 centers under part D of the Individuals 22 with Disabilities Education Act (20 U.S.C. 23 1451 et seq.) and other entities carrying 24 out federally funded projects that assist

parents of children with disabilities; and

- 1 (iii) other groups interested in advo-2 cacy, capacity building, and systemic 3 change activities to benefit individuals with 4 disabilities.
 - (H) Barrier Elimination, systems design and redesign.—The Council may support and conduct activities to eliminate barriers to assess and use of community services by individuals with developmental disabilities, enhance systems design and redesign, and enhance citizen participation to address issues identified in the State plan.
 - (I) COALITION DEVELOPMENT AND CITIZEN PARTICIPATION.—The Council may support and conduct activities to educate the public
 about the capabilities, preferences, and needs of
 individuals with developmental disabilities and
 their families and to develop and support coalitions that support the policy agenda of the
 Council, including training in self-advocacy,
 education of policymakers, and citizen leadership skills.
 - (J) Informing policymakers.—The Council may support and conduct activities to provide information to policymakers by sup-

porting and conducting studies and analyses, gathering information, and developing and disseminating model policies and procedures, information, approaches, strategies, findings, conclusions, and recommendations. The Council may provide the information directly to Federal, State, and local policymakers, including Congress, the Federal executive branch, the Governors, State legislatures, and State agencies, in order to increase the ability of such policymakers to offer opportunities and to enhance or adapt generic services to meet the needs of, or provide specialized services to, individuals with developmental disabilities and their families.

- (K) Demonstration of New Approaches to Services and Supports.—
 - (i) IN GENERAL.—The Council may support and conduct, on a time-limited basis, activities to demonstrate new approaches to serving individuals with developmental disabilities that are a part of an overall strategy for systemic change. The strategy may involve the education of policymakers and the public about how to deliver effectively, to individuals with devel-

opmental disabilities and their families,
services, supports, and assistance that contribute to the achievement of the purpose
of this subtitle.

- (ii) Sources of Funding.—The Council may carry out this subparagraph by supporting and conducting demonstration activities through sources of funding other than funding provided under this subtitle, and by assisting entities conducting demonstration activities to develop strategies for securing funding from other sources.
- (L) OTHER ACTIVITIES.—The Council may support and conduct other advocacy, capacity building, and systemic change activities to promote the development of a coordinated, consumer- and family-centered, consumer- and family-directed, comprehensive system of community services, individualized supports, and other forms of assistance that contribute to the achievement of the purpose of this subtitle.
- (6) REVIEW OF DESIGNATED STATE AGENCY.—
 The Council shall periodically review the designated
 State agency and activities carried out under this

1	subtitle by the designated State agency and make
2	any recommendations for change to the Governor.
3	(7) Reports.—Beginning in fiscal year 2001
4	the Council shall annually prepare and transmit to
5	the Secretary a report. Each report shall be in a
6	form prescribed by the Secretary by regulation
7	under section 104(b). Each report shall contain in-
8	formation about the progress made by the Council in
9	achieving the goals of the Council (as specified in
10	section 124(c)(4)), including—
11	(A) a description of the extent to which the
12	goals were achieved;
13	(B) a description of the strategies that
14	contributed to achieving the goals;
15	(C) to the extent to which the goals were
16	not achieved, a description of factors that im-
17	peded the achievement;
18	(D) separate information on the self-advo-
19	cacy goal described in section 124(c)(4)(A)(ii)
20	(E)(i) as appropriate, an update on the re-
21	sults of the comprehensive review and analysis
22	described in section $124(c)(3)$; and
23	(ii) information on consumer satisfaction
24	with Council supported or conducted activities

1	(F)(i) a description of the adequacy of
2	health care and other services, supports, and
3	assistance that individuals with developmental
4	disabilities in Intermediate Care Facilities
5	(Mental Retardation) receive; and
6	(ii) a description of the adequacy of health
7	care and other services, supports, and assist-
8	ance that individuals with developmental dis-
9	abilities served through home and community-
10	based waivers (authorized under section
11	1915(c) of the Social Security Act (42 U.S.C.
12	1396n(c)) receive;
13	(G) an accounting of the manner in which
14	funds paid to the State under this subtitle for
15	a fiscal year were expended;
16	(H) a description of—
17	(i) resources made available to carry
18	out activities to assist individuals with de-
19	velopmental disabilities that are directly at-
20	tributable to Council actions; and
21	(ii) resources made available for such
22	activities that are undertaken by the Coun-
23	cil in collaboration with other entities; and
24	(I) a description of the method by which
25	the Council will widely disseminate the annual

1	report to affected constituencies and the general
2	public and will assure that the report is avail-
3	able in accessible formats.
4	(8) Budget.—Each Council shall prepare, ap-
5	prove, and implement a budget using amounts paid
6	to the State under this subtitle to fund and imple-
7	ment all programs, projects, and activities carried
8	out under this subtitle, including—
9	(A)(i) conducting such hearings and fo-
10	rums as the Council may determine to be nec-
11	essary to carry out the duties of the Council;
12	and
13	(ii) as determined in Council policy—
14	(I) reimbursing members of the Coun-
15	cil for reasonable and necessary expenses
16	(including expenses for child care and per-
17	sonal assistance services) for attending
18	Council meetings and performing Council
19	duties;
20	(II) paying a stipend to a member of
21	the Council, if such member is not em-
22	ployed or must forfeit wages from other
23	employment, to attend Council meetings
24	and perform other Council duties;

1	(III) supporting Council member and
2	staff travel to authorized training and
3	technical assistance activities including in-
4	service training and leadership develop-
5	ment activities; and
6	(IV) carrying out appropriate subcon-
7	tracting activities;
8	(B) hiring and maintaining such numbers
9	and types of staff (qualified by training and ex-
10	perience) and obtaining the services of such
11	professional, consulting, technical, and clerical
12	staff (qualified by training and experience)
13	consistent with State law, as the Council deter-
14	mines to be necessary to carry out the functions
15	of the Council under this subtitle, except that
16	such State shall not apply hiring freezes, reduc-
17	tions in force, prohibitions on travel, or other
18	policies to the staff of the Council, to the extent
19	that such policies would impact the staff or
20	functions funded with Federal funds, or would
21	prevent the Council from carrying out the func-
22	tions of the Council under this subtitle; and
23	(C) directing the expenditure of funds for
24	grants, contracts, interagency agreements that

are binding contracts, and other activities au-

- thorized by the State plan approved under section 124.
- (9) STAFF HIRING AND SUPERVISION.—The Council shall, consistent with State law, recruit and hire a Director of the Council, should the position of Director become vacant, and supervise and annually evaluate the Director. The Director shall hire, super-vise, and annually evaluate the staff of the Council. Council recruitment, hiring, and dismissal of staff shall be conducted in a manner consistent with Fed-eral and State nondiscrimination laws. Dismissal of personnel shall be conducted in a manner consistent with State law and personnel policies.
 - (10) STAFF ASSIGNMENTS.—The staff of the Council, while working for the Council, shall be responsible solely for assisting the Council in carrying out the duties of the Council under this subtitle and shall not be assigned duties by the designated State agency or any other agency or entity of the State.
 - (11) Construction.—Nothing in this title shall be construed to authorize a Council to direct, control, or exercise any policymaking authority or administrative authority over any program assisted under the Rehabilitation Act of 1973 (29 U.S.C.

1	701 et seq.) or the Individuals with Disabilities Edu-
2	cation Act (20 U.S.C. 1400 et seq.).
3	(d) Designated State Agency.—
4	(1) In general.—Each State that receives as-
5	sistance under this subtitle shall designate a State
6	agency that shall, on behalf of the State, provide
7	support to the Council. After the date of enactment
8	of the Developmental Disabilities Assistance and Bill
9	of Rights Act Amendments of 1994 (Public Law
10	103–230), any designation of a State agency under
11	this paragraph shall be made in accordance with the
12	requirements of this subsection.
13	(2) Designation.—
14	(A) Type of agency.—Except as pro-
15	vided in this subsection, the designated State
16	agency shall be—
17	(i) the Council if such Council may be
18	the designated State agency under the laws
19	of the State;
20	(ii) a State agency that does not pro-
21	vide or pay for services for individuals with
22	developmental disabilities; or
23	(iii) a State office, including the im-
24	mediate office of the Governor of the State
25	or a State planning office.

1	(B) Conditions for continuation of
2	STATE SERVICE AGENCY DESIGNATION.—
3	(i) Designation before enact-
4	MENT.—If a State agency that provides or
5	pays for services for individuals with devel-
6	opmental disabilities was a designated
7	State agency for purposes of part B of the
8	Developmental Disabilities Assistance and
9	Bill of Rights Act on the date of enact-
10	ment of the Developmental Disabilities As-
11	sistance and Bill of Rights Act Amend-
12	ments of 1994, and the Governor of the
13	State (or the legislature, where appropriate
14	and in accordance with State law) deter-
15	mines prior to June 30, 1994, not to
16	change the designation of such agency,
17	such agency may continue to be a des-
18	ignated State agency for purposes of this
19	subtitle.
20	(ii) Criteria for continued des-
21	IGNATION.—The determination, at the dis-
22	cretion of the Governor (or the legislature,
23	as the case may be), shall be made after—
24	(I) the Governor has considered
25	the comments and recommendations

1	of the general public and a majority
2	of the non-State agency members of
3	the Council with respect to the des-
4	ignation of such State agency; and
5	(II) the Governor (or the legisla-
6	ture, as the case may be) has made an
7	independent assessment that the des-
8	ignation of such agency will not inter-
9	fere with the budget, personnel, prior-
10	ities, or other action of the Council,
11	and the ability of the Council to serve
12	as an independent advocate for indi-
13	viduals with developmental disabilities.
14	(C) REVIEW OF DESIGNATION.—The
15	Council may request a review of and change in
16	the designation of the designated State agency
17	by the Governor (or the legislature, as the case
18	may be). The Council shall provide documenta-
19	tion concerning the reason the Council desires
20	a change to be made and make a recommenda-
21	tion to the Governor (or the legislature, as the
22	case may be) regarding a preferred designated
23	State agency.
24	(D) APPEAL OF DESIGNATION.—After the
25	review is completed under subparagraph (C), a

1 majority of the non-State agency members of 2 the Council may appeal to the Secretary for a 3 review of and change in the designation of the 4 designated State agency if the ability of the Council to serve as an independent advocate is 6 not assured because of the actions or inactions 7 of the designated State agency. 8 (3) Responsibilities.— 9 (A) IN GENERAL.—The designated State 10 agency shall, on behalf of the State, have the 11 responsibilities described in subparagraphs (B) 12 through (G). 13 (B) Support services.—The designated 14 State agency shall provide required assurances 15 and support services as requested by and nego-16 tiated with the Council. 17 (C) FISCAL RESPONSIBILITIES.—The des-18 ignated State agency shall— 19 (i) receive, account for, and disburse 20 funds under this subtitle based on the 21 State plan required in section 124; and 22 (ii) provide for such fiscal control and 23 fund accounting procedures as may be nec-24 essary to assure the proper disbursement of, and accounting for, funds paid to the
State under this subtitle.

- (D) RECORDS, ACCESS, AND FINANCIAL REPORTS.—The designated State agency shall keep and provide access to such records as the Secretary and the Council may determine to be necessary. The designated State agency, if other than the Council, shall provide timely financial reports at the request of the Council regarding the status of expenditures, obligations, and liquidation by the agency or the Council, and the use of the Federal and non-Federal shares described in section 126, by the agency or the Council.
- (E) Non-federal share.—The designated State agency, if other than the Council, shall provide the required non-Federal share described in section 126(c).
- (F) Assurances.—The designated State agency shall assist the Council in obtaining the appropriate State plan assurances and in ensuring that the plan is consistent with State law.
- (G) MEMORANDUM OF UNDERSTANDING.— On the request of the Council, the designated State agency shall enter into a memorandum of

1	understanding with the Council delineating the
2	roles and responsibilities of the designated
3	State agency.
4	(4) Use of funds for designated state
5	AGENCY RESPONSIBILITIES.—
6	(A) Condition for Federal funding.—
7	(i) In general.—The Secretary shall
8	provide amounts to a State under section
9	124(c)(5)(B)(vi) for a fiscal year only if
10	the State expends an amount from State
11	sources for carrying out the responsibilities
12	of the designated State agency under para-
13	graph (3) for the fiscal year that is not
14	less than the total amount the State ex-
15	pended from such sources for carrying out
16	similar responsibilities for the previous fis-
17	cal year.
18	(ii) Exception.—Clause (i) shall not
19	apply in a year in which the Council is the
20	designated State agency.
21	(B) Support services provided by
22	OTHER AGENCIES.—With the agreement of the
23	designated State agency, the Council may use
24	or contract with agencies other than the des-

ignated State agency to perform the functionsof the designated State agency.

3 SEC. 126. FEDERAL AND NON-FEDERAL SHARE.

(a) Aggregate Cost.—

- (1) IN GENERAL.—Except as provided in paragraphs (2) and (3), the Federal share of the cost of all projects in a State supported by an allotment to the State under this subtitle may not be more than 75 percent of the aggregate necessary cost of such projects, as determined by the Secretary.
 - (2) Urban or rural poverty areas.—In the case of projects whose activities or products target individuals with developmental disabilities who live in urban or rural poverty areas, as determined by the Secretary, the Federal share of the cost of all such projects may not be more than 90 percent of the aggregate necessary cost of such projects, as determined by the Secretary.
 - (3) STATE PLAN ACTIVITIES.—In the case of projects undertaken by the Council or Council staff to implement State plan activities, the Federal share of the cost of all such projects may be not more than 100 percent of the aggregate necessary cost of such activities.

1	(b) Nonduplication.—In determining the amount
2	of any State's Federal share of the cost of such projects
3	incurred by such State under a State plan approved under
4	section 124, the Secretary shall not consider—
5	(1) any portion of such cost that is financed by
6	Federal funds provided under any provision of law
7	other than section 122; and
8	(2) the amount of any non-Federal funds re-
9	quired to be expended as a condition of receipt of
10	the Federal funds described in paragraph (1).
11	(c) Non-Federal Share.—
12	(1) In-kind contributions.—The non-Fed-
13	eral share of the cost of any project supported by an
14	allotment under this subtitle may be provided in
15	cash or in kind, fairly evaluated, including plant,
16	equipment, or services.
17	(2) Contributions of Political Subdivi-
18	SIONS AND PUBLIC OR PRIVATE ENTITIES.—
19	(A) IN GENERAL.—Contributions to
20	projects by a political subdivision of a State or
21	by a public or private entity under an agree-
22	ment with the State shall, subject to such limi-
23	tations and conditions as the Secretary may by
24	regulation prescribe under section 104(b), be
25	considered to be contributions by such State, in

- 1 the case of a project supported under this sub-2 title.
- 3 (B) STATE CONTRIBUTIONS.—State con-4 tributions, including contributions by the des-5 ignated State agency to provide support services 6 to the Council pursuant to section 125(d)(4), 7 may be counted as part of such State's non-8 Federal share of the cost of projects supported 9 under this subtitle.
- 10 (3)VARIATIONS OF THE NON-FEDERAL 11 SHARE.—The non-Federal share required of each re-12 cipient of a grant from a Council under this subtitle 13 may vary.

14 SEC. 127. WITHHOLDING OF PAYMENTS FOR PLANNING, AD-

15 MINISTRATION, AND SERVICES.

- 16 Whenever the Secretary, after providing reasonable 17 notice and an opportunity for a hearing to the Council and the designated State agency, finds that— 18
- 19 (1) the Council or agency has failed to comply 20 substantially with any of the provisions required by 21 section 124 to be included in the State plan, particu-22 larly provisions required by paragraphs (4)(A) and 23 (5)(B)(vii) of section 124(c), or with any of the pro-

- 1 (2) the Council or agency has failed to comply
- 2 substantially with any regulations of the Secretary
- 3 that are applicable to this subtitle,
- 4 the Secretary shall notify such Council and agency that
- 5 the Secretary will not make further payments to the State
- 6 under section 122 (or, in the discretion of the Secretary,
- 7 that further payments to the State under section 122 for
- 8 activities for which there is such failure), until the Sec-
- 9 retary is satisfied that there will no longer be such failure.
- 10 Until the Secretary is so satisfied, the Secretary shall
- 11 make no further payments to the State under section 122,
- 12 or shall limit further payments under section 122 to such
- 13 State to activities for which there is no such failure.
- 14 SEC. 128. APPEALS BY STATES.
- 15 (a) APPEAL.—If any State is dissatisfied with the
- 16 Secretary's action under section 124(d)(3) or 127, such
- 17 State may appeal to the United States court of appeals
- 18 for the circuit in which such State is located, by filing a
- 19 petition with such court not later than 60 days after such
- 20 action.
- 21 (b) Filing.—The clerk of the court shall transmit
- 22 promptly a copy of the petition to the Secretary, or any
- 23 officer designated by the Secretary for that purpose. The
- 24 Secretary shall file promptly with the court the record of
- 25 the proceedings on which the Secretary based the action,

- 1 as provided in section 2112 of title 28, United States
- 2 Code.
- 3 (c) JURISDICTION.—Upon the filing of the petition,
- 4 the court shall have jurisdiction to affirm the action of
- 5 the Secretary or to set the action aside, in whole or in
- 6 part, temporarily or permanently. Until the filing of the
- 7 record, the Secretary may modify or set aside the order
- 8 of the Secretary relating to the action.
- 9 (d) FINDINGS AND REMAND.—The findings of the
- 10 Secretary about the facts, if supported by substantial evi-
- 11 dence, shall be conclusive, but the court, for good cause
- 12 shown, may remand the case involved to the Secretary for
- 13 further proceedings to take further evidence. On remand,
- 14 the Secretary may make new or modified findings of fact
- 15 and may modify the previous action of the Secretary, and
- 16 shall file with the court the record of the further pro-
- 17 ceedings. Such new or modified findings of fact shall like-
- 18 wise be conclusive if supported by substantial evidence.
- 19 (e) FINALITY.—The judgment of the court affirming
- 20 or setting aside, in whole or in part, any action of the
- 21 Secretary shall be final, subject to review by the Supreme
- 22 Court of the United States upon certification
- 23 as provided in section 1254 of title 28, United States
- 24 Code.

- 1 (f) Effect.—The commencement of proceedings under this section shall not, unless so specifically ordered 3 by a court, operate as a stay of the Secretary's action. SEC. 129. AUTHORIZATION OF APPROPRIATIONS. 5 (a) Funding for State Allotments.—Except as 6 described in subsection (b), there are authorized to be appropriated for allotments under section 122 \$76,000,000 8 for fiscal year 2000 and such sums as may be necessary for each of fiscal years 2001 through 2006. 10 (b) Reservation for Technical Assistance.— 11 (1) Lower appropriation years.—For any 12 fiscal year for which the amount appropriated under 13 subsection (a) is less than \$76,000,000, the Sec-14 retary shall reserve funds in accordance with section 15 163(c) to provide technical assistance to entities 16 funded under this subtitle. 17 (2) Higher appropriation years.—For any 18
 - fiscal year for which the amount appropriated under subsection (a) is not less than \$76,000,000, the Secretary shall reserve not less than \$300,000 and not more than 1 percent of the amount appropriated under subsection (a) to provide technical assistance to entities funded under this subtitle.

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Subtitle C—Protection and 1 **Advocacy of Individual Rights** 2

3	SEC. 141. PURPOSE.
4	The purpose of this subtitle is to provide for allot-
5	ments to support a protection and advocacy system (re-
6	ferred to in this subtitle as a "system") in each State to
7	protect the legal and human rights of individuals with de-
8	velopmental disabilities in accordance with this subtitle
9	SEC. 142. ALLOTMENTS AND PAYMENTS.
10	(a) Allotments.—
11	(1) In general.—To assist States in meeting
12	the requirements of section 143(a), the Secretary
13	shall allot to the States the amounts appropriated
14	under section 145 and not reserved under paragraph
15	(6). Allotments and reallotments of such sums shall
16	be made on the same basis as the allotments and re-
17	allotments are made under subsections (a)(1)(A) and
18	(e) of section 122, except as provided in paragraph
19	(2).
20	(2) Minimum allotments.—In any case in
21	which—

- which—
- (A) the total amount appropriated under 22 section 145 for a fiscal year is not less than 23 \$20,000,000, the allotment under paragraph 24
- (1) for such fiscal year— 25

1	(i) to each of American Samoa,
2	Guam, the United States Virgin Islands,
3	and the Commonwealth of the Northern
4	Mariana Islands may not be less than
5	\$107,000; and
6	(ii) to any State not described in
7	clause (i) may not be less than \$200,000;
8	or
9	(B) the total amount appropriated under
10	section 145 for a fiscal year is less than
11	\$20,000,000, the allotment under paragraph
12	(1) for such fiscal year—
13	(i) to each of American Samoa,
14	Guam, the United States Virgin Islands,
15	and the Commonwealth of the Northern
16	Mariana Islands may not be less than
17	\$80,000; and
18	(ii) to any State not described in
19	clause (i) may not be less than \$150,000.
20	(3) Reduction of Allotment.—Notwith-
21	standing paragraphs (1) and (2), if the aggregate of
22	the amounts to be allotted to the States pursuant to
23	such paragraphs for any fiscal year exceeds the total
24	amount appropriated for such allotments under sec-
25	tion 145 for such fiscal year, the amount to be allot-

ted to each State for such fiscal year shall be proportionately reduced.

(4) Increase in allotments.—In any year in which the total amount appropriated under section 145 for a fiscal year exceeds the total amount appropriated under such section (or a corresponding provision) for the preceding fiscal year by a percentage greater than the most recent percentage change in the Consumer Price Index published by the Secretary of Labor under section 100(c)(1) of the Rehabilitation Act of 1973 (29 U.S.C. 720(c)(1)) (if the percentage change indicates an increase), the Secretary shall increase each of the minimum allotments described in subparagraphs (A) and (B) of paragraph (2). The Secretary shall increase each minimum allotment by an amount that bears the same ratio to the amount of such minimum allotment (including any increases in such minimum allotment under this paragraph (or a corresponding provision) for prior fiscal years) as the amount that is equal to the difference between—

(A) the total amount appropriated under section 145 for the fiscal year for which the increase in the minimum allotment is being made; minus

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1	(B) the total amount appropriated under
2	section 145 (or a corresponding provision) for
3	the immediately preceding fiscal year,
4	bears to the total amount appropriated under section
5	145 (or a corresponding provision) for such pre-
6	ceding fiscal year.
7	(5) Monitoring the administration of the
8	SYSTEM.—In a State in which the system is housed
9	in a State agency, the State may use not more than
10	5 percent of any allotment under this subsection for
11	the costs of monitoring the administration of the
12	system required under section 143(a).
13	(6) Technical assistance and american in-
14	DIAN CONSORTIUM.—In any case in which the total
15	amount appropriated under section 145 for a fiscal
16	year is more than \$24,500,000, the Secretary
17	shall—
18	(A) use not more than 2 percent of the
19	amount appropriated to provide technical assist-
20	ance to eligible systems with respect to activi-
21	ties carried out under this subtitle (consistent
22	with requests by such systems for such assist-
23	ance for the year); and
24	(B) provide a grant in accordance with sec-
25	tion 143(b), and in an amount described in

1	paragraph (2)(A)(i), to an American Indian
2	consortium to provide protection and advocacy
3	services.
4	(b) Payment to Systems.—Notwithstanding any
5	other provision of law, the Secretary shall pay directly to
6	any system in a State that complies with the provisions
7	of this subtitle the amount of the allotment made for the
8	State under this section, unless the system specifies other-
9	wise.
10	(c) Unobligated Funds.—Any amount paid to a
11	system under this subtitle for a fiscal year and remaining
12	unobligated at the end of such year shall remain available
13	to such system for the next fiscal year, for the purposes
14	for which such amount was paid.
15	SEC. 143. SYSTEM REQUIRED.
16	(a) System Required.—In order for a State to re-
17	ceive an allotment under subtitle B or this subtitle—
18	(1) the State shall have in effect a system to
19	protect and advocate the rights of individuals with
20	developmental disabilities;
21	(2) such system shall—
22	(A) have the authority to—
23	(i) pursue legal, administrative, and
24	other appropriate remedies or approaches
25	to ensure the protection of, and advocacy

1	for, the rights of such individuals within
2	the State who are or who may be eligible
3	for treatment, services, or habilitation, or
4	who are being considered for a change in
5	living arrangements, with particular atten-
6	tion to members of ethnic and racial mi-
7	nority groups; and
8	(ii) provide information on and refer-
9	ral to programs and services addressing
10	the needs of individuals with developmental
11	disabilities;
12	(B) have the authority to investigate inci-
13	dents of abuse and neglect of individuals with
14	developmental disabilities if the incidents are
15	reported to the system or if there is probable
16	cause to believe that the incidents occurred;
17	(C) on an annual basis, develop, submit to
18	the Secretary, and take action with regard to
19	goals (each of which is related to 1 or more
20	areas of emphasis) and priorities, developed
21	through data driven strategic planning, for the
22	system's activities;
23	(D) on an annual basis, provide to the
24	public, including individuals with developmental
25	disabilities attributable to either physical im-

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1	pairment, mental impairment, or a combination
2	of physical and mental impairment, and their
3	representatives, and as appropriate, non-State
4	agency representatives of the State Councils on
5	Developmental Disabilities, and Centers, in the
6	State, an opportunity to comment on—
7	(i) the goals and priorities established
8	by the system and the rationale for the es-
9	tablishment of such goals; and
10	(ii) the activities of the system, in-
11	cluding the coordination of services with
12	the entities carrying out advocacy pro-

cluding the coordination of services with the entities carrying out advocacy programs under the Rehabilitation Act of 1973 (29 U.S.C. 701 et seq.), the Older Americans Act of 1965 (42 U.S.C. 3001 et seq.), and the Protection and Advocacy for Mentally Ill Individuals Act of 1986 (42 U.S.C. 10801 et seq.), and with entities carrying out other related programs, including the parent training and information centers funded under the Individuals with Disabilities Education Act (20 U.S.C. 1400 et seq.), and activities authorized under section 101 or 102 of the Assistive

1	Technology Act of 1998 (29 U.S.C. 3011
2	3012);
3	(E) establish a grievance procedure for cli-
4	ents or prospective clients of the system to en-
5	sure that individuals with developmental disabil-
6	ities have full access to services of the system
7	(F) not be administered by the State
8	Council on Developmental Disabilities;
9	(G) be independent of any agency that pro-
10	vides treatment, services, or habilitation to indi-
11	viduals with developmental disabilities;
12	(H) have access at reasonable times to any
13	individual with a developmental disability in a
14	location in which services, supports, and other
15	assistance are provided to such an individual, in
16	order to carry out the purpose of this subtitle
17	(I) have access to all records of—
18	(i) any individual with a develop-
19	mental disability who is a client of the sys-
20	tem if such individual, or the legal guard-
21	ian, conservator, or other legal representa-
22	tive of such individual, has authorized the
23	system to have such access;
24	(ii) any individual with a develop-
25	mental disability, in a situation in which—

1	(I) the individual, by reason of
2	such individual's mental or physical
3	condition, is unable to authorize the
4	system to have such access;
5	(II) the individual does not have
6	a legal guardian, conservator, or other
7	legal representative, or the legal
8	guardian of the individual is the
9	State; and
10	(III) a complaint has been re-
11	ceived by the system about the indi-
12	vidual with regard to the status or
13	treatment of the individual or, as a
14	result of monitoring or other activi-
15	ties, there is probable cause to believe
16	that such individual has been subject
17	to abuse or neglect; and
18	(iii) any individual with a develop-
19	mental disability, in a situation in which—
20	(I) the individual has a legal
21	guardian, conservator, or other legal
22	representative;
23	(II) a complaint has been re-
24	ceived by the system about the indi-
25	vidual with regard to the status or

1	treatment of the individual or, as a
2	result of monitoring or other activi-
3	ties, there is probable cause to believe
4	that such individual has been subject
5	to abuse or neglect;
6	(III) such representative has
7	been contacted by such system, upon
8	receipt of the name and address of
9	such representative;
10	(IV) such system has offered as-
11	sistance to such representative to re-
12	solve the situation; and
13	(V) such representative has failed
14	or refused to act on behalf of the indi-
15	vidual;
16	(J)(i) have access to the records of individ-
17	uals described in subparagraphs (B) and (I),
18	and other records that are relevant to con-
19	ducting an investigation, under the cir-
20	cumstances described in those subparagraphs,
21	not later than 3 business days after the system
22	makes a written request for the records in-
23	volved; and
24	(ii) have immediate access, not later than
25	24 hours after the system makes such a re-

1	quest, to the records without consent from an-
2	other party, in a situation in which services
3	supports, and other assistance are provided to
4	an individual with a developmental disability—
5	(I) if the system determines there is
6	probable cause to believe that the health or
7	safety of the individual is in serious and
8	immediate jeopardy; or
9	(II) in any case of death of an indi-
10	vidual with a developmental disability;
11	(K) hire and maintain sufficient numbers
12	and types of staff (qualified by training and ex-
13	perience) to carry out such system's functions
14	except that the State involved shall not apply
15	hiring freezes, reductions in force, prohibitions
16	on travel, or other policies to the staff of the
17	system, to the extent that such policies would
18	impact the staff or functions of the system
19	funded with Federal funds or would prevent the
20	system from carrying out the functions of the
21	system under this subtitle;
22	(L) have the authority to educate policy
23	makers; and
24	(M) provide assurances to the Secretary
25	that funds allotted to the State under section

1	142 will be used to supplement, and not sup-
2	plant, the non-Federal funds that would other-
3	wise be made available for the purposes for
4	which the allotted funds are provided;
5	(3) to the extent that information is available,
6	the State shall provide to the system—
7	(A) a copy of each independent review,
8	pursuant to section 1902(a)(30)(C) of the So-
9	cial Security Act (42 U.S.C. 1396a(a)(30)(C)),
10	of an Intermediate Care Facility (Mental Retar-
11	dation) within the State, not later than 30 days
12	after the availability of such a review; and
13	(B) information about the adequacy of
14	health care and other services, supports, and
15	assistance that individuals with developmental
16	disabilities who are served through home and
17	community-based waivers (authorized under
18	section 1915(c) of the Social Security Act (42
19	U.S.C. 1396n(c))) receive; and
20	(4) the agency implementing the system shall
21	not be redesignated unless—
22	(A) there is good cause for the redesigna-
23	tion;
24	(B) the State has given the agency notice
25	of the intention to make such redesignation, in-

1	cluding notice regarding the good cause for
2	such redesignation, and given the agency an op-
3	portunity to respond to the assertion that good
4	cause has been shown;
5	(C) the State has given timely notice and
6	an opportunity for public comment in an acces-
7	sible format to individuals with developmental
8	disabilities or their representatives; and
9	(D) the system has an opportunity to ap-
10	peal the redesignation to the Secretary, on the
11	basis that the redesignation was not for good
12	cause.
13	(b) American Indian Consortium.—Upon applica-
14	tion to the Secretary, an American Indian consortium es-
15	tablished to provide protection and advocacy services
16	under this subtitle, shall receive funding pursuant to sec-
17	tion 142(a)(6) to provide the services. Such consortium
18	shall be considered to be a system for purposes of this
19	subtitle and shall coordinate the services with other sys-
20	tems serving the same geographic area. The tribal council

- 21 that designates the consortium shall carry out the respon-
- 22 sibilities and exercise the authorities specified for a State
- 23 in this subtitle, with regard to the consortium.
- 24 (c) Record.—In this section, the term "record"
- 25 includes—

1	(1) a report prepared or received by any staff
2	at any location at which services, supports, or other
3	assistance is provided to individuals with develop-
4	mental disabilities;
5	(2) a report prepared by an agency or staff per-
6	son charged with investigating reports of incidents
7	of abuse or neglect, injury, or death occurring at
8	such location, that describes such incidents and the
9	steps taken to investigate such incidents; and
10	(3) a discharge planning record.
11	SEC. 144. ADMINISTRATION.
12	(a) GOVERNING BOARD.—In a State in which the
13	system described in section 143 is organized as a private
14	nonprofit entity with a multimember governing board, or
15	a public system with a multimember governing board, such
16	governing board shall be selected according to the policies
17	and procedures of the system, except that—
18	(1)(A) the governing board shall be composed
19	of members who broadly represent or are knowledge-
20	able about the needs of the individuals served by the
21	system;
22	(B) a majority of the members of the board
23	shall be—
24	(i) individuals with disabilities, including
25	individuals with developmental disabilities, who

1	are eligible for services, or have received or are
2	receiving services through the system; or
3	(ii) parents, family members, guardians,
4	advocates, or authorized representatives of indi-
5	viduals referred to in clause (i); and
6	(C) the board may include a representative of
7	the State Council on Developmental Disabilities, the
8	Centers in the State, and the self-advocacy organiza-
9	tion described in section $124(c)(4)(A)(ii)(I)$;
10	(2) not more than ½ of the members of the
11	governing board may be appointed by the chief exec-
12	utive officer of the State involved, in the case of any
13	State in which such officer has the authority to ap-
14	point members of the board;
15	(3) the membership of the governing board
16	shall be subject to term limits set by the system to
17	ensure rotating membership;
18	(4) any vacancy in the board shall be filled not
19	later than 60 days after the date on which the va-
20	cancy occurs; and
21	(5) in a State in which the system is organized
22	as a public system without a multimember governing
23	or advisory board, the system shall establish an advi-
24	sory council—

1	(A) that shall advise the system on policies
2	and priorities to be carried out in protecting
3	and advocating the rights of individuals with
4	developmental disabilities; and
5	(B) on which a majority of the members
6	shall be—
7	(i) individuals with developmental dis-
8	abilities who are eligible for services, or
9	have received or are receiving services,
10	through the system; or
11	(ii) parents, family members, guard-
12	ians, advocates, or authorized representa-
13	tives of individuals referred to in clause (i).
14	(b) Legal Action.—
15	(1) In general.—Nothing in this title shall
16	preclude a system from bringing a suit on behalf of
17	individuals with developmental disabilities against a
18	State, or an agency or instrumentality of a State.
19	(2) Use of amounts from judgment.—An
20	amount received pursuant to a suit described in
21	paragraph (1) through a court judgment may only
22	be used by the system to further the purpose of this
23	subtitle and shall not be used to augment payments
24	to legal contractors or to award personal bonuses.

- 1 (3) Limitation.—The system shall use assist-
- 2 ance provided under this subtitle in a manner con-
- 3 sistent with section 5 of the Assisted Suicide Fund-
- 4 ing Restriction Act of 1997 (42 U.S.C. 14404).
- 5 (c) DISCLOSURE OF INFORMATION.—For purposes of
- 6 any periodic audit, report, or evaluation required under
- 7 this subtitle, the Secretary shall not require an entity car-
- 8 rying out a program to disclose the identity of, or any
- 9 other personally identifiable information related to, any in-
- 10 dividual requesting assistance under such program.
- 11 (d) Public Notice of Federal Onsite Re-
- 12 VIEW.—The Secretary shall provide advance public notice
- 13 of any Federal programmatic or administrative onsite re-
- 14 view of a system conducted under this subtitle and solicit
- 15 public comment on the system through such notice. The
- 16 Secretary shall prepare an onsite visit report containing
- 17 the results of such review, which shall be distributed to
- 18 the Governor of the State and to other interested public
- 19 and private parties. The comments received in response
- 20 to the public comment solicitation notice shall be included
- 21 in the onsite visit report.
- 22 (e) Reports.—Beginning in fiscal year 2001, each
- 23 system established in a State pursuant to this subtitle
- 24 shall annually prepare and transmit to the Secretary a re-
- 25 port that describes the activities, accomplishments, and

- 1 expenditures of the system during the preceding fiscal
- 2 year, including a description of the system's goals, the ex-
- 3 tent to which the goals were achieved, barriers to their
- 4 achievement, the process used to obtain public input, the
- 5 nature of such input, and how such input was used.
- 6 SEC. 145. AUTHORIZATION OF APPROPRIATIONS.
- 7 For allotments under section 142, there are author-
- 8 ized to be appropriated \$32,000,000 for fiscal year 2000
- 9 and such sums as may be necessary for each of fiscal years
- 10 2001 through 2006.
- 11 Subtitle D—National Network of
- 12 University Centers for Excel-
- 13 lence in Developmental Disabil-
- ities Education, Research, and
- 15 **Service**
- 16 SEC. 151. GRANT AUTHORITY.
- 17 (a) National Network.—From appropriations au-
- 18 thorized under section 156(a)(1), the Secretary shall make
- 19 5-year grants to entities in each State designated as Uni-
- 20 versity Centers for Excellence in Developmental Disabil-
- 21 ities Education, Research, and Service to carry out activi-
- 22 ties described in section 153(a).
- 23 (b) National Training Initiatives.—From appro-
- 24 priations authorized under section 156(a)(1) and reserved
- 25 under section 156(a)(2), the Secretary shall make grants

- 1 to Centers to carry out activities described in section 2 153(b).
- 3 (c) Technical Assistance.—From appropriations
- 4 authorized under section 156(a)(1) and reserved under
- 5 section 156(a)(3) (or from funds reserved under section
- 6 163, as appropriate), the Secretary shall enter into 1 or
- 7 more cooperative agreements or contracts for the purpose
- 8 of providing technical assistance described in section
- 9 153(c).

10 SEC. 152. GRANT AWARDS.

- (a) Existing Centers.—
- 12 (1) In General.—In awarding and distributing
- grant funds under section 151(a) for a fiscal year,
- the Secretary, subject to the availability of appro-
- priations and the condition specified in subsection
- 16 (d), shall award and distribute grant funds in equal
- amounts of \$500,000 (adjusted in accordance with
- subsection (b)), to each Center that existed during
- the preceding fiscal year and that meets the require-
- 20 ments of this subtitle, prior to making grants under
- 21 subsection (c) or (d).
- 22 (2) Reduction of Award.—Notwithstanding
- paragraph (1), if the aggregate of the funds to be
- awarded to the Centers pursuant to paragraph (1)
- for any fiscal year exceeds the total amount appro-

- 1 priated under section 156 for such fiscal year, the
- 2 amount to be awarded to each Center for such fiscal
- year shall be proportionately reduced.
- 4 (b) Adjustments.—Subject to the availability of ap-
- 5 propriations, for any fiscal year following a year in which
- 6 each Center described in subsection (a) received a grant
- 7 award of not less than \$500,000 under subsection (a) (ad-
- 8 justed in accordance with this subsection), the Secretary
- 9 shall adjust the awards to take into account the most re-
- 10 cent percentage change in the Consumer Price Index pub-
- 11 lished by the Secretary of Labor under section 100(c)(1)
- 12 of the Rehabilitation Act of 1973 (29 U.S.C. 720(c)(1))
- 13 (if the percentage change indicates an increase), prior to
- 14 making grants under subsection (c) or (d).
- 15 (c) National Training Initiatives on Critical
- 16 AND EMERGING NEEDS.—Subject to the availability of ap-
- 17 propriations, for any fiscal year in which each Center de-
- 18 scribed in subsection (a) receives a grant award of not less
- 19 than \$500,000, under subsection (a) (adjusted in accord-
- 20 ance with subsection (b)), after making the grant awards,
- 21 the Secretary shall make grants under section 151(b) to
- 22 Centers to pay for the Federal share of the cost of training
- 23 initiatives related to the unmet needs of individuals with
- 24 developmental disabilities and their families, as described
- 25 in section 153(b).

1	(d) Additional Grants.—For any fiscal year in
2	which each Center described in subsection (a) receives a
3	grant award of not less than \$500,000 under subsection
4	(a) (adjusted in accordance with subsection (b)), after
5	making the grant awards, the Secretary may make grants
6	under section 151(a) for activities described in section
7	153(a) to additional Centers, or additional grants to Cen-
8	ters, for States or populations that are unserved or under-
9	served by Centers due to such factors as—
10	(1) population;
11	(2) a high concentration of rural or urban
12	areas; or
13	(3) a high concentration of unserved or under-
14	served populations.
15	SEC. 153. PURPOSE AND SCOPE OF ACTIVITIES.
16	(a) National Network of University Centers
17	FOR EXCELLENCE IN DEVELOPMENTAL DISABILITIES
18	EDUCATION, RESEARCH, AND SERVICE.—
19	(1) In general.—In order to provide leader-
20	ship in, advise Federal, State, and community pol-
21	icymakers about, and promote opportunities for indi-
22	viduals with developmental disabilities to exercise
23	self-determination, be independent, be productive,
24	and be integrated and included in all facets of com-

munity life, the Secretary shall award grants to eli-

gible entities designated as Centers in each State to pay for the Federal share of the cost of the administration and operation of the Centers. The Centers shall be interdisciplinary education, research, and public service units of universities (as defined by the Secretary) or public or not-for-profit entities associated with universities that engage in core functions, described in paragraph (2), addressing, directly or indirectly, 1 or more of the areas of emphasis.

- (2) Core functions.—The core functions referred to in paragraph (1) shall include the following:
 - (A) Provision of interdisciplinary pre-service preparation and continuing education of students and fellows, which may include the preparation and continuing education of leadership, direct service, clinical, or other personnel to strengthen and increase the capacity of States and communities to achieve the purpose of this title.

(B) Provision of community services—

(i) that provide training or technical assistance for individuals with developmental disabilities, their families, professionals, paraprofessionals, policymakers,

1	students, and other members of the com-
2	munity; and
3	(ii) that may provide services, sup-
4	ports, and assistance for the persons de-
5	scribed in clause (i) through demonstration
6	and model activities.
7	(C) Conduct of research, which may in-
8	clude basic or applied research, evaluation, and
9	the analysis of public policy in areas that affect
10	or could affect, either positively or negatively,
11	individuals with developmental disabilities and
12	their families.
13	(D) Dissemination of information related
14	to activities undertaken to address the purpose
15	of this title, especially dissemination of informa-
16	tion that demonstrates that the network author-
17	ized under this subtitle is a national and inter-
18	national resource that includes specific sub-
19	stantive areas of expertise that may be accessed
20	and applied in diverse settings and cir-
21	cumstances.
22	(b) National Training Initiatives on Critical
23	AND EMERGING NEEDS.—
24	(1) Supplemental grants.—After consulta-
25	tion with relevant, informed sources, including indi-

- viduals with developmental disabilities and their
 families, the Secretary shall award, under section
 151(b), supplemental grants to Centers to pay for
 the Federal share of the cost of training initiatives
 related to the unmet needs of individuals with developmental disabilities and their families. The Secretary shall make the grants on a competitive basis,
 and for periods of not more than 5 years.
- 9 (2) Establishment of consultation proc-10 ESS BY THE SECRETARY.—Not later than 1 year 11 after the date of enactment of this Act, the Sec-12 retary shall establish a consultation process that, on 13 an ongoing basis, allows the Secretary to identify 14 and address, through supplemental grants author-15 ized under paragraph (1), training initiatives related 16 to the unmet needs of individuals with developmental 17 disabilities and their families.
- 18 (c) TECHNICAL ASSISTANCE.—In order to strengthen
 19 and support the national network of Centers, the Sec20 retary may enter into 1 or more cooperative agreements
 21 or contracts to—
- 22 (1) assist in national and international dissemi-23 nation of specific information from multiple Centers 24 and, in appropriate cases, other entities whose work

- affects the lives of individuals with developmental
 disabilities;
 - (2) compile, analyze, and disseminate state-ofthe-art training, research, and demonstration results policies, and practices from multiple Centers and, in appropriate cases, other entities whose work affects the lives of persons with developmental disabilities;
 - (3) convene experts from multiple Centers to discuss and make recommendations with regard to national emerging needs of individuals with developmental disabilities;
 - (4)(A) develop portals that link users with every Center's website; and
 - (B) facilitate electronic information sharing using state-of-the-art Internet technologies such as real-time online discussions, multipoint video conferencing, and web-based audio/video broadcasts, on emerging topics that impact individuals with disabilities and their families;
 - (5) serve as a research-based resource for Federal and State policymakers on information concerning and issues impacting individuals with developmental disabilities and entities that assist or serve those individuals; or

1	(6) undertake any other functions that the Sec-
2	retary determines to be appropriate;
3	to promote the viability and use of the resources and ex-
4	pertise of the Centers nationally and internationally.
5	SEC. 154. APPLICATIONS.
6	(a) Applications for Core Center Grants.—
7	(1) In general.—To be eligible to receive a
8	grant under section 151(a) for a Center, an entity
9	shall submit to the Secretary, and obtain approval
10	of, an application at such time, in such manner, and
11	containing such information, as the Secretary may
12	require.
13	(2) Application contents.—Each application
14	described in paragraph (1) shall describe a 5-year
15	plan, including a projected goal related to 1 or more
16	areas of emphasis for each of the core functions de-
17	scribed in section 153(a).
18	(3) Assurances.—The application shall be ap-
19	proved by the Secretary only if the application con-
20	tains or is supported by reasonable assurances that
21	the entity designated as the Center will—
22	(A) meet regulatory standards as estab-
23	lished by the Secretary for Centers;
24	(B) address the projected goals, and carry
25	out goal-related activities, based on data driver

1	strategic planning and in a manner consistent
2	with the objectives of this subtitle, that—
3	(i) are developed in collaboration with
4	the consumer advisory committee estab-
5	lished pursuant to subparagraph (E);
6	(ii) are consistent with, and to the ex-
7	tent feasible complement and further, the
8	Council goals contained in the State plan
9	submitted under section 124 and the sys-
10	tem goals established under section 143;
11	and
12	(iii) will be reviewed and revised annu-
13	ally as necessary to address emerging
14	trends and needs;
15	(C) use the funds made available through
16	the grant to supplement, and not supplant, the
17	funds that would otherwise be made available
18	for activities described in section 153(a);
19	(D) protect, consistent with the policy
20	specified in section 101(c) (relating to rights of
21	individuals with developmental disabilities), the
22	legal and human rights of all individuals with
23	developmental disabilities (especially those indi-
24	viduals under State guardianship) who are in-

1	volved in activities carried out under programs
2	assisted under this subtitle;
3	(E) establish a consumer advisory
4	committee—
5	(i) of which a majority of the mem-
6	bers shall be individuals with develop-
7	mental disabilities and family members of
8	such individuals;
9	(ii) that is comprised of—
10	(I) individuals with develop-
11	mental disabilities and related disabil-
12	ities;
13	(II) family members of individ-
14	uals with developmental disabilities;
15	(III) a representative of the State
16	protection and advocacy system;
17	(IV) a representative of the State
18	Council on Developmental Disabilities;
19	(V) a representative of a self-ad-
20	vocacy organization described in sec-
21	tion $124(c)(4)(A)(ii)(I)$; and
22	(VI) representatives of organiza-
23	tions that may include parent training
24	and information centers assisted
25	under section 682 or 683 of the Indi-

1	viduals with Disabilities Education
2	Act (20 U.S.C. 1482, 1483), entities
3	carrying out activities authorized
4	under section 101 or 102 of the As-
5	sistive Technology Act of 1998 (29
6	U.S.C. 3011, 3012), relevant State
7	agencies, and other community groups
8	concerned with the welfare of individ-
9	uals with developmental disabilities
10	and their families;
11	(iii) that reflects the racial and ethnic
12	diversity of the State; and
13	(iv) that shall—
14	(I) consult with the Director of
15	the Center regarding the development
16	of the 5-year plan, and shall partici-
17	pate in an annual review of, and com-
18	ment on, the progress of the Center in
19	meeting the projected goals contained
20	in the plan, and shall make rec-
21	ommendations to the Director of the
22	Center regarding any proposed revi-
23	sions of the plan that might be nec-
24	essary; and

1	(II) meet as often as necessary to
2	carry out the role of the committee,
3	but at a minimum twice during each
4	grant year;
5	(F) to the extent possible, utilize the infra-
6	structure and resources obtained through funds
7	made available under the grant to leverage ad-
8	ditional public and private funds to successfully
9	achieve the projected goals developed in the 5-
10	year plan;
11	(G)(i) have a director with appropriate
12	academic credentials, demonstrated leadership,
13	expertise regarding developmental disabilities,
14	significant experience in managing grants and
15	contracts, and the ability to leverage public and
16	private funds; and
17	(ii) allocate adequate staff time to carry
18	out activities related to each of the core func-
19	tions described in section 153(a); and
20	(H) educate, and disseminate information
21	related to the purpose of this title to, the legis-
22	lature of the State in which the Center is lo-
23	cated, and to Members of Congress from such
24	State.

1	(b) Supplemental Grant Applications Per-
2	TAINING TO NATIONAL TRAINING INITIATIVES IN CRIT-
3	ICAL AND EMERGING NEEDS.—To be eligible to receive
4	a supplemental grant under section 151(b), a Center may
5	submit a supplemental application to the Secretary at such
6	time, in such manner, and containing such information as
7	the Secretary may require, pursuant to the terms and con-
8	ditions set by the Secretary consistent with section 153(b)
9	(c) Peer Review.—
10	(1) In general.—The Secretary shall require
11	that all applications submitted under this subtitle be
12	subject to technical and qualitative review by peer
13	review groups established under paragraph (2). The
14	Secretary may approve an application under this
15	subtitle only if such application has been rec-
16	ommended by a peer review group that has con-
17	ducted the peer review required under this para-
18	graph. In conducting the review, the group may con-
19	duct onsite visits or inspections of related activities
20	as necessary.
21	(2) Establishment of Peer Review
22	GROUPS.—
23	(A) IN GENERAL.—The Secretary, acting
24	through the Commissioner of the Administra.

1	tion on Developmental Disabilities, may,
2	notwithstanding—
3	(i) the provisions of title 5, United
4	States Code, concerning appointments to
5	the competitive service; and
6	(ii) the provisions of chapter 51, and
7	subchapter III of chapter 53 of title 5,
8	United States Code, concerning classifica-
9	tion and General Schedule pay rates;
10	establish such peer review groups and appoint
11	and set the rates of pay of members of such
12	groups.
13	(B) Composition.—Each peer review
14	group shall include such individuals with dis-
15	abilities and parents, guardians, or advocates of
16	or for individuals with developmental disabil-
17	ities, as are necessary to carry out this sub-
18	section.
19	(3) Waivers of Approval.—The Secretary
20	may waive the provisions of paragraph (1) with re-
21	spect to review and approval of an application if the
22	Secretary determines that exceptional circumstances
23	warrant such a waiver.
24	(d) Federal Share.—

- 1 (1) IN GENERAL.—The Federal share of the 2 cost of administration or operation of a Center, or 3 the cost of carrying out a training initiative, sup-4 ported by a grant made under this subtitle may not 5 be more than 75 percent of the necessary cost of 6 such project, as determined by the Secretary.
 - (2) Urban or rural poverty areas.—In the case of a project whose activities or products target individuals with developmental disabilities who live in an urban or rural poverty area, as determined by the Secretary, the Federal share of the cost of the project may not be more than 90 percent of the necessary costs of the project, as determined by the Secretary.
 - (3) Grant expenditures.—For the purpose of determining the Federal share with respect to the project, expenditures on that project by a political subdivision of a State or by a public or private entity shall, subject to such limitations and conditions as the Secretary may by regulation prescribe under section 104(b), be considered to be expenditures made by a Center under this subtitle.
- 23 (e) Annual Report.—Each Center shall annually 24 prepare and transmit to the Secretary a report 25 containing—

1	(1) information on progress made in achieving
2	the projected goals of the Center for the previous
3	year, including—
4	(A) the extent to which the goals were
5	achieved;
6	(B) a description of the strategies that
7	contributed to achieving the goals;
8	(C) to the extent to which the goals were
9	not achieved, a description of factors that im-
10	peded the achievement; and
11	(D) an accounting of the manner in which
12	funds paid to the Center under this subtitle for
13	a fiscal year were expended;
14	(2) information on proposed revisions to the
15	goals; and
16	(3) a description of successful efforts to lever-
17	age funds, other than funds made available under
18	this subtitle, to pursue goals consistent with this
19	subtitle.
20	SEC. 155. DEFINITION.
21	In this subtitle, the term "State" means each of the
22	several States of the United States, the District of Colum-
23	bia, the Commonwealth of Puerto Rico, the United States
24	Virgin Islands, and Guam.

1 SEC. 156. AUTHORIZATION OF APPROPRIATIONS.

2	(a) Authorization and Reservations.—
3	(1) Authorization.—There are authorized to
4	be appropriated to carry out this subtitle (other than
5	section $153(e)(4)$) \$30,000,000 for fiscal year 2000
6	and such sums as may be necessary for each of fis-
7	cal years 2001 through 2006.
8	(2) Reservation for training initia-
9	TIVES.—From any amount appropriated for a fiscal
10	year under paragraph (1) and remaining after each
11	Center described in section 152(a) has received a
12	grant award of not less than \$500,000, as described
13	in section 152, the Secretary shall reserve funds for
14	the training initiatives authorized under section
15	153(b).
16	(3) Reservation for technical assist-
17	ANCE.—
18	(A) Years before appropriation trig-
19	GER.—For any covered year, the Secretary
20	shall reserve funds in accordance with section
21	163(c) to fund technical assistance activities
22	under section 153(c) (other than section
23	153(c)(4)).
24	(B) Years after appropriation trig-
25	GER.—For any fiscal year that is not a covered
26	vear, the Secretary shall reserve not less than

- \$300,000 and not more than 2 percent of the amount appropriated under paragraph (1) to fund technical assistance activities under section 153(c) (other than section 153(c)(4)).
- (C) COVERED YEAR.—In this paragraph, the term "covered year" means a fiscal year prior to the first fiscal year for which the amount appropriated under paragraph (1) is not less than \$20,000,000.
- 10 (b) LIMITATION.—The Secretary may not use, for 11 peer review or other activities directly related to peer re-12 view conducted under this subtitle—
 - (1) for fiscal year 2000, more than \$300,000 of the funds made available under subsection (a); and
 - (2) for any succeeding fiscal year, more than the amount of funds used for the peer review and related activities in fiscal year 2000, adjusted to take into account the most recent percentage change in the Consumer Price Index published by the Secretary of Labor under section 100(c)(1) of the Rehabilitation Act of 1973 (29 U.S.C. 720(c)(1)) (if the percentage change indicates an increase).

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Subtitle E—Projects of National Significance

_	Significance
3	SEC. 161. PURPOSE.
4	The purpose of this subtitle is to provide grants, con-
5	tracts, or cooperative agreements for projects of national
6	significance that—
7	(1) create opportunities for individuals with de-
8	velopmental disabilities to directly and fully con-
9	tribute to, and participate in, all facets of commu-
10	nity life; and
11	(2) support the development of national and
12	State policies that reinforce and promote, with the
13	support of families, guardians, advocates, and com-
14	munities, of individuals with developmental disabil-
15	ities, the self-determination, independence, produc-
16	tivity, and integration and inclusion in all facets of
17	community life of such individuals through—
18	(A) family support activities;
19	(B) data collection and analysis;
20	(C) technical assistance to entities funded
21	under subtitles B and D, subject to the limita-
22	tions described in sections 129(b), 156(a)(3),
23	and 163(c); and

1	(D) other projects of sufficient size and
2	scope that hold promise to expand or improve
3	opportunities for such individuals, including—
4	(i) projects that provide technical as-
5	sistance for the development of information
6	and referral systems;
7	(ii) projects that provide technical as-
8	sistance to self-advocacy organizations of
9	individuals with developmental disabilities;
10	(iii) projects that provide education
11	for policymakers;
12	(iv) Federal interagency initiatives;
13	(v) projects that enhance the partici-
14	pation of racial and ethnic minorities in
15	public and private sector initiatives in de-
16	velopmental disabilities;
17	(vi) projects that provide aid to tran-
18	sition youth with developmental disabilities
19	from school to adult life, especially in find-
20	ing employment and postsecondary edu-
21	cation opportunities and in upgrading and
22	changing any assistive technology devices
23	that may be needed as a youth matures;
24	(vii) initiatives that address the devel-
25	opment of community quality assurance

1	systems and the training related to the de-
2	velopment, implementation, and evaluation
3	of such systems, including training of indi-
4	viduals with developmental disabilities and
5	their families;
6	(viii) initiatives that address the needs
7	of aging individuals with developmental
8	disabilities and aging caregivers of adults
9	with developmental disabilities in the com-
10	munity;
11	(ix) initiatives that create greater ac-
12	cess to and use of generic services systems,
13	community organizations, and associations,
14	and initiatives that assist in community
15	economic development;
16	(x) initiatives that create access to in-
17	creased living options;
18	(xi) initiatives that address the chal-
19	lenging behaviors of individuals with devel-
20	opmental disabilities, including initiatives
21	that promote positive alternatives to the
22	use of restraints and seclusion; and
23	(xii) initiatives that address other
24	areas of emerging need.

1 SEC. 162. GRANT AUTHORITY.

2	(a) In General.—The Secretary shall award grants,
3	contracts, or cooperative agreements to public or private
4	nonprofit entities for projects of national significance re-
5	lating to individuals with developmental disabilities to
6	carry out activities described in section 161(2).
7	(b) Federal Interagency Initiatives.—
8	(1) In general.—
9	(A) AUTHORITY.—The Secretary may—
10	(i) enter into agreements with Federal
11	agencies to jointly carry out activities de-
12	scribed in section 161(2) or to jointly carry
13	out activities of common interest related to
14	the objectives of such section; and
15	(ii) transfer to such agencies for such
16	purposes funds appropriated under this
17	subtitle, and receive and use funds from
18	such agencies for such purposes.
19	(B) Relation to program purposes.—
20	Funds transferred or received pursuant to this
21	paragraph shall be used only in accordance with
22	statutes authorizing the appropriation of such
23	funds. Such funds shall be made available
24	through grants, contracts, or cooperative agree-
25	ments only to recipients eligible to receive such
26	funds under such statutes.

1	(C) PROCEDURES AND CRITERIA.—If the
2	Secretary enters into an agreement under this
3	subsection for the administration of a jointly
4	funded project—
5	(i) the agreement shall specify which
6	agency's procedures shall be used to award
7	grants, contracts, or cooperative agree-
8	ments and to administer such awards;
9	(ii) the participating agencies may de-
10	velop a single set of criteria for the jointly
11	funded project, and may require applicants
12	to submit a single application for joint re-
13	view by such agencies; and
14	(iii) unless the heads of the partici-
15	pating agencies develop joint eligibility re-
16	quirements, an applicant for an award for
17	the project shall meet the eligibility re-
18	quirements of each program involved.
19	(2) Limitation.—The Secretary may not con-
20	strue the provisions of this subsection to take prece-
21	dence over a limitation on joint funding contained in
22	an applicable statute.
23	SEC. 163. AUTHORIZATION OF APPROPRIATIONS.
24	(a) In General.—There are authorized to be appro-
25	priated to carry out the projects specified in this section

- 1 \$16,000,000 for fiscal year 2000, and such sums as may
- 2 be necessary for each of fiscal years 2001 through 2006.
- 3 (b) Use of Funds.—

ments, under section 162.

- 4 (1) Grants, contracts, and agreements.—
 5 Except as provided in paragraph (2), the amount
 6 appropriated under subsection (a) for each fiscal
 7 year shall be used to award grants, or enter into
 8 contracts, cooperative agreements, or other agree-
- 10 (2) Administrative costs.—Not more than 1 11 percent of the amount appropriated under sub-12 section (a) for each fiscal year may be used to provide for the administrative costs (other than com-13 14 pensation of Federal employees) of the Administra-15 tion on Developmental Disabilities for administering 16 this subtitle and subtitles B, C, and D, including 17 monitoring the performance of and providing tech-18 nical assistance to, entities that receive funds under 19 this title.
- 20 (c) Technical Assistance for Councils and 21 Centers.—
- 22 (1) IN GENERAL.—For each covered year, the 23 Secretary shall expend, to provide technical assist-24 ance for entities funded under subtitle B or D, an 25 amount from funds appropriated under subsection

1	(a) that is not less than the amount the Secretary
2	expended on technical assistance for entities funded
3	under that subtitle (or a corresponding provision) in
4	the previous fiscal year.
5	(2) COVERED YEAR.—In this subsection, the
6	term "covered year" means—
7	(A) in the case of an expenditure for enti-
8	ties funded under subtitle B, a fiscal year for
9	which the amount appropriated under section
10	129(a) is less than \$76,000,000; and
11	(B) in the case of an expenditure for enti-
12	ties funded under subtitle D, a fiscal year prior
13	to the first fiscal year for which the amount ap-
14	propriated under section 156(a)(1) is not less
15	than \$20,000,000.
16	(3) References.—References in this sub-
17	section to subtitle D shall not be considered to in-
18	clude section $153(c)(4)$.
19	(d) Technical Assistance on Electronic Infor-
20	MATION SHARING.—In addition to any funds reserved
21	under subsection (c), the Secretary shall reserve \$100,000
22	from the amount appropriated under subsection (a) for
23	each fiscal year to carry out section 153(c)(4).
24	(e) LIMITATION.—For any fiscal year for which the

25 amount appropriated under subsection (a) is not less than

\$10,000,000, not more than 50 percent of such amount
shall be used for activities carried out under section
161(2)(A).

4 TITLE II—FAMILY SUPPORT

5 SEC. 201. SHORT TITLE.

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- 6 This title may be cited as the "Families of Children
- 7 With Disabilities Support Act of 1999".
- 8 SEC. 202. FINDINGS, PURPOSES, AND POLICY.
- 9 (a) FINDINGS.—Congress makes the following find-10 ings:
- 11 (1) It is in the best interest of our Nation to 12 preserve, strengthen, and maintain the family.
 - (2) Families of children with disabilities provide support, care, and training to their children that can save States millions of dollars. Without the efforts of family caregivers, many persons with disabilities would receive care through State-supported out-of-home placements.
 - (3) Most families of children with disabilities, especially families in unserved and underserved populations, do not have access to family-centered and family-directed services to support such families in their efforts to care for such children at home.
- 24 (4) Medical advances and improved health care 25 have increased the life span of many people with dis-

- abilities, and the combination of the longer life spans and the aging of family caregivers places a continually increasing demand on the finite service delivery systems of the States.
- (5) In 1996, 49 States provided family support initiatives in response to the needs of families of children with disabilities. Such initiatives included the provision of cash subsidies, respite care, and other forms of support. There is a need in each State, however, to strengthen, expand, and coordinate the activities of a system of family support services for families of children with disabilities that is easily accessible, avoids duplication, uses resources efficiently, and prevents gaps in services to families in all areas of the State.
 - (6) The goals of the Nation properly include the goal of providing to families of children with disabilities the family support services necessary—
 - (A) to support the family;
 - (B) to enable families of children with disabilities to nurture and enjoy their children at home;
- (C) to enable families of children with disabilities to make informed choices and decisions regarding the nature of supports, resources,

1	services, and other assistance made available to
2	such families; and
3	(D) to support family caregivers of adults
4	with disabilities.
5	(b) Purposes.—The purposes of this title are—
6	(1) to promote and strengthen the implementa-
7	tion of comprehensive State systems of family sup-
8	port services, for families with children with disabil-
9	ities, that are family-centered and family-directed,
10	and that provide families with the greatest possible
11	decisionmaking authority and control regarding the
12	nature and use of services and support;
13	(2) to promote leadership by families in plan-
14	ning, policy development, implementation, and eval-
15	uation of family support services for families of chil-
16	dren with disabilities;
17	(3) to promote and develop interagency coordi-
18	nation and collaboration between agencies respon-
19	sible for providing the services; and
20	(4) to increase the availability of, funding for,
21	access to, and provision of family support services
22	for families of children with disabilities.
23	(c) Policy.—It is the policy of the United States
24	that all programs, projects, and activities funded under
25	this title shall be family-centered and family-directed, and

1	shall be provided in a manner consistent with the goal of
2	providing families of children with disabilities with the
3	support the families need to raise their children at home.
4	SEC. 203. DEFINITIONS AND SPECIAL RULE.
5	(a) DEFINITIONS.—In this title:
6	(1) CHILD WITH A DISABILITY.—The term
7	"child with a disability" means an individual who-
8	(A) has a significant physical or mental
9	impairment, as defined pursuant to State policy
10	to the extent that such policy is established
11	without regard to type of disability; or
12	(B) is an infant or a young child from
13	birth through age 8 and has a substantial de-
14	velopmental delay or specific congenital or ac-
15	quired condition that presents a high prob-
16	ability of resulting in a disability if services are
17	not provided to the infant or child.
18	(2) Family.—
19	(A) In general.—Subject to subpara-
20	graph (B), for purposes of the application of
21	this title in a State, the term "family" has the
22	meaning given the term by the State.
23	(B) EXCLUSION OF EMPLOYEES.—The
24	term does not include an employee who, acting
25	in a paid employment capacity, provides serv-

1	ices to a child with a disability in an out-of-
2	home setting such as a hospital, nursing home,
3	personal care home, board and care home,
4	group home, or other facility.
5	(3) Family support for families of Chil-
6	DREN WITH DISABILITIES.—The term "family sup-
7	port for families of children with disabilities" means
8	supports, resources, services, and other assistance
9	provided to families of children with disabilities pur-
10	suant to State policy that are designed to—
11	(A) support families in the efforts of such
12	families to raise their children with disabilities
13	in the home;
14	(B) strengthen the role of the family as
15	primary caregiver for such children;
16	(C) prevent involuntary out-of-the-home
17	placement of such children and maintain family
18	unity; and
19	(D) reunite families with children with dis-
20	abilities who have been placed out of the home,
21	whenever possible.
22	(4) Secretary.—The term "Secretary" means
23	the Secretary of Health and Human Services.
24	(5) State.—The term "State" means each of
25	the 50 States of the United States, the District of

1	Columbia, the Commonwealth of Puerto Rico, the
2	United States Virgin Islands, Guam, American
3	Samoa, and the Commonwealth of the Northern
4	Mariana Islands.
5	(6) Systems change activities.—The term
6	"systems change activities" means efforts that result
7	in laws, regulations, policies, practices, or organiza-
8	tional structures—
9	(A) that are family-centered and family-di-
10	rected;
11	(B) that facilitate and increase access to,
12	provision of, and funding for, family support
13	services for families of children with disabilities;
14	and
15	(C) that otherwise accomplish the purposes
16	of this title.
17	(b) Special Rule.—References in this title to a
18	child with a disability shall be considered to include ref-
19	erences to an individual who is not younger than age 18
20	who—
21	(1) has a significant impairment described in
22	subsection $(a)(1)(A)$; and
23	(2) is residing with and receiving assistance
24	from a family member.

1 SEC. 204. GRANTS TO STATES.

2	(a) In General.—The Secretary shall make grants
3	to States on a competitive basis, in accordance with the
4	provisions of this title, to support systems change activi-
5	ties designed to assist States to develop and implement,
6	or expand and enhance, a statewide system of family sup-
7	port services for families of children with disabilities that
8	accomplishes the purposes of this title.
9	(b) Award Period and Grant Limitation.—No
10	grant shall be awarded under this section for a period of
11	more than 3 years. No State shall be eligible for more
12	than 1 grant under this section.
13	(c) Amount of Grants.—
14	(1) Grants to states.—
15	(A) FEDERAL MATCHING SHARE.—From
16	amounts appropriated under section 212(a), the
17	Secretary shall pay to each State that has an
18	application approved under section 205, for
19	each year of the grant period, an amount that
20	is—
21	(i) equal to not more than 75 percent
22	of the cost of the systems change activities
23	to be carried out by the State; and
24	(ii) not less than \$100,000 and not
25	more than \$500,000.

1	(B) Non-federal share.—The non-fed-
2	eral share of the cost of the systems change ac-
3	tivities may be in cash or in kind, fairly evalu-
4	ated, including plant, equipment, or services.
5	(2) CALCULATION OF AMOUNTS.—The Sec-
6	retary shall calculate a grant amount described in
7	paragraph (1) on the basis of—
8	(A) the amounts available for making
9	grants under this section; and
10	(B) the child population of the State con-
11	cerned.
12	(d) Priority for Previously Participating
13	STATES.—For the second and third fiscal years for which
14	amounts are appropriated to carry out this section, the
15	Secretary, in providing payments under this section, shall
16	give priority to States that received payments under this
17	section during the preceding fiscal year.
18	(e) Priorities for Distribution.—To the extent
19	practicable, the Secretary shall award grants to States
20	under this section in a manner that—
21	(1) is geographically equitable;
22	(2) distributes the grants among States that
23	have differing levels of development of statewide sys-
24	tems of family support services for families of chil-
25	dren with disabilities: and

1	(3) distributes the grants among States that at-
2	tempt to meet the needs of unserved and under-
3	served populations, such as individuals from racial
4	and ethnic minority backgrounds, disadvantaged in-
5	dividuals, individuals with limited English pro-
6	ficiency, and individuals from underserved geo-
7	graphic areas (rural or urban).
8	SEC. 205. APPLICATION.
9	To be eligible to receive a grant under this title, a
10	State shall submit an application to the Secretary at such
11	time, in such manner, and containing such information
12	and assurances as the Secretary may require, including
13	information about the designation of a lead entity, a de-
14	scription of available State resources, and assurances that
15	systems change activities will be family-centered and fam-
16	ily-directed.
17	SEC. 206. DESIGNATION OF THE LEAD ENTITY.
18	(a) Designation.—The Chief Executive Officer of
19	a State that desires to receive a grant under section 204,
20	shall designate the office or entity (referred to in this title
21	as the "lead entity") responsible for—
22	(1) submitting the application described in sec-
23	tion 205 on behalf of the State;
24	(2) administering and supervising the use of the

amounts made available under the grant;

1	(3) coordinating efforts related to and super-
2	vising the preparation of the application;
3	(4) coordinating the planning, development, im-
4	plementation (or expansion and enhancement), and
5	evaluation of a statewide system of family support
6	services for families of children with disabilities
7	among public agencies and between public agencies
8	and private agencies, including coordinating efforts
9	related to entering into interagency agreements;
10	(5) coordinating efforts related to the participa-
11	tion by families of children with disabilities in activi-
12	ties carried out under a grant made under this title;
13	and
14	(6) submitting the report described in section
15	208 on behalf of the State.
16	(b) QUALIFICATIONS.—In designating the lead entity,
17	the Chief Executive Officer may designate—
18	(1) an office of the Chief Executive Officer;
19	(2) a commission appointed by the Chief Execu-
20	tive Officer;
21	(3) a public agency;
22	(4) a council established under Federal or State
23	law; or
24	(5) another appropriate office, agency, or enti-
25	tv

SEC. 207. AUTHORIZED ACTIVITIES.

- 2 (a) In General.—A State that receives a grant
- 3 under section 204 shall use the funds made available
- 4 through the grant to carry out systems change activities
- 5 that accomplish the purposes of this title.
- 6 (b) Special Rule.—In carrying out activities au-
- 7 thorized under this title, a State shall ensure that such
- 8 activities address the needs of families of children with dis-
- 9 abilities from unserved or underserved populations.

10 SEC. 208. REPORTING.

- 11 A State that receives a grant under this title shall
- 12 prepare and submit to the Secretary, at the end of the
- 13 grant period, a report containing the results of State ef-
- 14 forts to develop and implement, or expand and enhance,
- 15 a statewide system of family support services for families
- 16 of children with disabilities.

17 SEC. 209. TECHNICAL ASSISTANCE.

- 18 (a) In General.—The Secretary shall enter into
- 19 contracts or cooperative agreements with appropriate pub-
- 20 lic or private agencies and organizations, including institu-
- 21 tions of higher education, with documented experience, ex-
- 22 pertise, and capacity, for the purpose of providing tech-
- 23 nical assistance and information with respect to the devel-
- 24 opment and implementation, or expansion and enhance-
- 25 ment, of a statewide system of family support services for
- 26 families of children with disabilities.

- 1 (b) Purpose.—An agency or organization that pro-
- 2 vides technical assistance and information under this sec-
- 3 tion in a State that receives a grant under this title shall
- 4 provide the technical assistance and information to the
- 5 lead entity of the State, family members of children with
- 6 disabilities, organizations, service providers, and policy-
- 7 makers involved with children with disabilities and their
- 8 families. Such an agency or organization may also provide
- 9 technical assistance and information to a State that does
- 10 not receive a grant under this title.
- 11 (c) Reports to the Secretary.—An entity pro-
- 12 viding technical assistance and information under this sec-
- 13 tion shall prepare and submit to the Secretary periodic
- 14 reports regarding Federal policies and procedures identi-
- 15 field within the States that facilitate or impede the delivery
- 16 of family support services to families of children with dis-
- 17 abilities. The report shall include recommendations to the
- 18 Secretary regarding the delivery of services, coordination
- 19 with other programs, and integration of the policies de-
- 20 scribed in section 202 in Federal law, other than this title.
- 21 SEC. 210. EVALUATION.
- 22 (a) In General.—The Secretary shall conduct a na-
- 23 tional evaluation of the program of grants to States au-
- 24 thorized by this title.
- 25 (b) Purpose.—

- 1 (1) IN GENERAL.—The Secretary shall conduct 2 the evaluation under subsection (a) to assess the sta-3 tus and effects of State efforts to develop and implement, or expand and enhance, statewide systems of 5 family support services for families of children with 6 disabilities in a manner consistent with the provi-7 sions of this title. In particular, the Secretary shall 8 assess the impact of such efforts on families of chil-9 dren with disabilities, and recommend amendments 10 to this title that are necessary to assist States to accomplish fully the purposes of this title.
 - Information systems.—The Secretary shall work with the States to develop an information system designed to compile and report, from information provided by the States, qualitative and quantitative descriptions of the impact of the program of grants to States authorized by this title on—
 - (A) families of children with disabilities, including families from unserved and underserved populations;
 - (B) access to and funding for family support services for families of children with disabilities;

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1	(C) interagency coordination and collabora-
2	tion between agencies responsible for providing
3	the services; and
4	(D) the involvement of families of children
5	with disabilities at all levels of the statewide
6	systems.
7	(c) Report to Congress.—Not later than $2\frac{1}{2}$
8	years after the date of enactment of this Act, the Sec-
9	retary shall prepare and submit to the appropriate com-
10	mittees of Congress a report concerning the results of the
11	evaluation conducted under this section.
12	SEC. 211. PROJECTS OF NATIONAL SIGNIFICANCE.
13	(a) Study by the Secretary.—The Secretary
14	shall review Federal programs to determine the extent to
15	which such programs facilitate or impede access to, provi-
16	sion of, and funding for family support services for fami-
17	lies of children with disabilities, consistent with the poli-
18	cies described in section 202.
19	(b) Projects of National Significance.—The
20	Secretary shall make grants or enter into contracts for
21	projects of national significance to support the develop-
22	ment of national and State policies and practices related
23	to the development and implementation, or expansion and

24 enhancement, of family-centered and family-directed sys-

1	tems of family support services for families of children
2	with disabilities.
3	SEC. 212. AUTHORIZATION OF APPROPRIATIONS.
4	(a) In General.—There are authorized to be appro-
5	priated to carry out this title such sums as may be nec-
6	essary for each of fiscal years 2000 through 2006.
7	(b) Reservation.—
8	(1) In general.—The Secretary shall reserve
9	for each fiscal year 10 percent, or \$400,000 (which-
10	ever is greater), of the amount appropriated pursu-
11	ant to subsection (a) to carry out—
12	(A) section 209 (relating to the provision
13	of technical assistance and information to
14	States); and
15	(B) section 210 (relating to the conduct of
16	evaluations).
17	(2) Special rule.—For each year that the
18	amount appropriated pursuant to subsection (a) is
19	\$10,000,000 or greater, the Secretary may reserve 5
20	percent of such amount to carry out section 211.

1	TITLE III—PROGRAM FOR DI-
2	RECT SUPPORT WORKERS
3	WHO ASSIST INDIVIDUALS
4	WITH DEVELOPMENTAL DIS-
5	ABILITIES
6	SEC. 301. FINDINGS.
7	Congress finds that—
8	(1) direct support workers, especially young
9	adults, have played essential roles in providing the
10	support needed by individuals with developmental
11	disabilities and expanding community options for
12	those individuals;
13	(2) 4 factors have contributed to a decrease in
14	the available pool of direct support workers,
15	specifically—
16	(A) the small population of individuals who
17	are age 18 through 25, an age group that has
18	been attracted to direct support work in the
19	past;
20	(B) the rapid expansion of the service sec-
21	tor, which attracts individuals who previously
22	would have elected to pursue employment as di-
23	rect support workers;

1	(C) the failure of wages in the human serv-
2	ices sector to keep pace with wages in other
3	service sectors; and
4	(D) the lack of quality training and career
5	advancement opportunities available to direct
6	support workers; and
7	(3) individuals with developmental disabilities
8	benefit from assistance from direct support workers
9	who are well trained, and benefit from receiving
10	services from professionals who have spent time as
11	direct support workers.
12	SEC. 302. DEFINITIONS.
13	In this title:
14	(1) DEVELOPMENTAL DISABILITY.—The term
15	"developmental disability" has the meaning given
16	the term in section 102.
17	(2) Institution of higher education.—The
18	term "institution of higher education" has the
19	meaning given the term in section 1201 of the High-
20	er Education Act of 1965 (20 U.S.C. 1141).
21	(3) Secretary.—The term "Secretary" means
22	the Secretary of Health and Human Services.
23	SEC. 303. REACHING UP SCHOLARSHIP PROGRAM.
24	(a) Program Authorization.—The Secretary may
25	award grants to eligible entities, on a competitive basis,

- 1 to enable the entities to carry out scholarship programs
- 2 by providing vouchers for postsecondary education to di-
- 3 rect support workers who assist individuals with develop-
- 4 mental disabilities residing in diverse settings. The Sec-
- 5 retary shall award the grants to pay for the Federal share
- 6 of the cost of providing the vouchers.
- 7 (b) Eligible Entity.—To be eligible to receive a
- 8 grant under this section, an entity shall be—
- 9 (1) an institution of higher education;
- 10 (2) a State agency; or
- 11 (3) a consortium of such institutions or agen-
- cies.
- 13 (c) Application Requirements.—To be eligible to
- 14 receive a grant under this section, an eligible entity shall
- 15 submit to the Secretary an application at such time, in
- 16 such manner, and containing such information as the Sec-
- 17 retary may require, including a description of—
- 18 (1) the basis for awarding the vouchers;
- 19 (2) the number of individuals to receive the
- vouchers; and
- 21 (3) the amount of funds that will be made
- available by the eligible entity to pay for the non-
- Federal share of the cost of providing the vouchers.
- 24 (d) Selection Criteria.—In awarding a grant
- 25 under this section for a scholarship program, the Sec-

1	retary shall give priority to an entity submitting an appli-
2	cation that—
3	(1) specifies that individuals who receive vouch-
4	ers through the program will be individuals—
5	(A) who are direct support workers who
6	assist individuals with developmental disabilities
7	residing in diverse settings, while pursuing
8	postsecondary education; and
9	(B) each of whom verifies, prior to receiv-
10	ing the voucher, that the worker has completed
11	250 hours as a direct support worker in the
12	past 90 days;
13	(2) states that the vouchers that will be pro-
14	vided through the program will be in amounts of not
15	more than \$2,000 per year;
16	(3) provides an assurance that the eligible enti-
17	ty (or another specified entity that is not a voucher
18	recipient) will contribute the non-Federal share of
19	the cost of providing the vouchers; and
20	(4) meets such other conditions as the Sec-
21	retary may specify.
22	(e) Federal Share.—The Federal share of the cost
23	of providing the vouchers shall be not more than 80 per-
24	cent.

1 SEC. 304. STAFF DEVELOPMENT CURRICULUM AUTHORIZA-

2	TION.
3	(a) Funding.—
4	(1) In General.—The Secretary shall award
5	funding, on a competitive basis, through a grant, co-
6	operative agreement, or contract, to a public or pri-
7	vate entity or a combination of such entities, for the
8	development, evaluation, and dissemination of a staff
9	development curriculum, and related guidelines, for
10	computer-assisted, competency-based, multimedia,
11	interactive instruction, relating to service as a direct
12	support worker.
13	(2) Participants.—The curriculum shall be
14	developed for individuals who—
15	(A) seek to become direct support workers
16	who assist individuals with developmental dis-
17	abilities or are such direct support workers; and
18	(B) seek to upgrade their skills and com-
19	petencies related to being a direct support
20	worker.
21	(b) APPLICATION REQUIREMENTS.—To be eligible to
22	receive an award under this section, an entity shall submit
23	to the Secretary an application at such time, in such man-
24	ner, and containing such information as the Secretary may
25	require, including—

1	(1) a comprehensive analysis of the content of
2	direct support roles;
3	(2) information identifying an advisory group
4	that—
5	(A) is comprised of individuals with experi-
6	ence and expertise with regard to the support
7	provided by direct support workers, and effec-
8	tive ways to provide the support, for individuals
9	with developmental disabilities in diverse set-
10	tings; and
11	(B) will advise the entity throughout the
12	development, evaluation, and dissemination of
13	the staff development curriculum and guide-
14	lines;
15	(3) information describing how the entity will—
16	(A) develop, field test, and validate a staff
17	development curriculum that—
18	(i) relates to the appropriate reading
19	level for direct service workers who assist
20	individuals with disabilities;
21	(ii) allows for multiple levels of in-
22	struction;
23	(iii) provides instruction appropriate
24	for direct support workers who work in di-
25	verse settings; and

1	(iv) is consistent with subsections (b)
2	and (c) of section 101 and section 109;
3	(B) develop, field test, and validate guide-
4	lines for the organizations that use the cur-
5	riculum that provide for—
6	(i) providing necessary technical and
7	instructional support to trainers and men-
8	tors for the participants;
9	(ii) ensuring easy access to and use of
10	such curriculum by workers that choose to
11	participate in using, and agencies that
12	choose to use, the curriculum;
13	(iii) evaluating the proficiency of the
14	participants with respect to the content of
15	the curriculum;
16	(iv) providing necessary support to the
17	participants to assure that the participants
18	have access to, and proficiency in using, a
19	computer in order to participate in the de-
20	velopment, testing, and validation process;
21	(v) providing necessary technical and
22	instructional support to trainers and men-
23	tors for the participants in conjunction
24	with the development, testing, and valida-
25	tion process;

1	(vi) addressing the satisfaction of par-
2	ticipants, individuals with developmental
3	disabilities and their families, providers of
4	services for such individuals and families,
5	and other relevant entities with the cur-
6	riculum; and
7	(vii) developing methods to maintain a
8	record of the instruction completed, and
9	the content mastered, by each participant
10	under the curriculum; and
11	(C) nationally disseminate the curriculum
12	and guidelines, including dissemination
13	through—
14	(i) parent training and information
15	centers funded under part D of the Indi-
16	viduals with Disabilities Education Act (20
17	U.S.C. 1451 et seq.);
18	(ii) community-based organizations of
19	and for individuals with developmental dis-
20	abilities and their families;
21	(iii) entities funded under title I;
22	(iv) centers for independent living;
23	(v) State educational agencies and
24	local educational agencies;

1	(vi) entities operating appropriate
2	medical facilities;
3	(vii) postsecondary education entities;
4	and
5	(viii) other appropriate entities; and
6	(4) such other information as the Secretary
7	may require.
8	SEC. 305. AUTHORIZATION OF APPROPRIATIONS.
9	(a) Scholarships.—There are authorized to be ap-
10	propriated to carry out section 303 \$800,000 for fiscal
11	year 2000 and such sums as may be necessary for each
12	of fiscal years 2001 through 2006.
13	(b) STAFF DEVELOPMENT CURRICULUM.—There are
14	authorized to be appropriated to carry out section 304
15	\$800,000 for fiscal year 2000 and such sums as may be
16	necessary for each of fiscal years 2001 and 2002.
17	TITLE IV—REPEAL
18	SEC. 401. REPEAL.
19	(a) In General.—The Developmental Disabilities
20	Assistance and Bill of Rights Act (42 U.S.C. 6000 et seq.)
21	is repealed.
22	(b) Conforming Amendments.—
23	(1) Individuals with disabilities edu-
24	CATION ACT.—Sections 644(b)(4) and 685(b)(4) of
25	the Individuals with Disabilities Education Act (20

- U.S.C. 1444(b)(4), 1484a(b)(4)) are amended by striking "the Developmental Disabilities Assistance and Bill of Rights Act" and inserting "the Developmental Disabilities Assistance and Bill of Rights Act of 1999".
 - (2) Native american housing assistance and self-determination act of 1996.—Section 4(17)(C) of the Native American Housing Assistance and Self-Determination act of 1996 (25 U.S.C. 4103(17)(C)) is amended by striking "as defined in" and all that follows and inserting "as defined in section 102 of the Developmental Disabilities Assistance and Bill of Rights act of 1999.".

(3) Rehabilitation act of 1973.—

(A) Section 105(c)(6) of the Rehabilitation Act of 1973 (29 U.S.C. 725(c)(6)) is amended by striking "the State Developmental Disabilities Council described in section 124 of the Developmental Disabilities Assistance and Bill of Rights Act (42 U.S.C. 6024)" and inserting "the State Council on Developmental Disabilities established under section 125 of the Developmental Disabilities Assistance and Bill of Rights Act of 1999".

1	(B) Sections $202(h)(2)(D)(iii)$ and
2	401(a)(5)(A) of the Rehabilitation Act of 1973
3	(29 U.S.C. 762(h)(2)(D)(iii), 781(a)(5)(A)) are
4	amended by striking "Developmental Disabil-
5	ities Assistance and Bill of Rights Act (42
6	U.S.C. 6000 et seq.)" and inserting "Develop-
7	mental Disabilities Assistance and Bill of
8	Rights Act of 1999".
9	(C) Subsections $(a)(1)(B)(i)$, $(f)(2)$, and
10	(m)(1) of section 509 of the Rehabilitation Act
11	of 1973 (29 U.S.C. 794e) are amended by
12	striking "part C of the Developmental Disabil-
13	ities Assistance and Bill of Rights Act (42
14	U.S.C. 6041 et seq.)" and inserting "subtitle C
15	of the Developmental Disabilities Assistance
16	and Bill of Rights Act of 1999".
17	(D) Section 509(f)(5)(B) of the Rehabilita-
18	tion Act of 1973 (29 U.S.C. 794e(f)(5)(B)) is
19	amended by striking "Developmental Disabil-
20	ities Assistance and Bill of Rights Act (42
21	U.S.C. 6000 et seq.)" and inserting "Develop-
22	mental Disabilities Assistance and Bill of
23	Rights Act of 1999"

(4) Assistive technology act of 1998.—

1	(A) Section 3(a)(11)(A) of the Assistive
2	Technology Act of 1998 (29 U.S.C.
3	3002(a)(11)(A)) is amended by striking "part
4	C of the Developmental Disabilities Assistance
5	and Bill of Rights Act (42 U.S.C. 6041 et
6	seq.)" and inserting "subtitle C of the Develop-
7	mental Disabilities Assistance and Bill of
8	Rights Act of 1999".
9	(B) Paragraphs (1) and (2) of section
10	102(a) of the Assistive Technology Act of 1998
11	(29 U.S.C. 3012(a)) are amended by striking
12	"Developmental Disabilities Assistance and Bill
13	of Rights Act (42 U.S.C. 6000 et seq.)" and in-
14	serting "Developmental Disabilities Assistance
15	and Bill of Rights Act of 1999".
16	(5) Health programs extension act of
17	1973.—Section 401(e) of the Health Programs Ex-
18	tension Act of 1973 (42 U.S.C. 300a-7(e)) is
19	amended by striking "or the" and all that follows
20	through "may deny" and inserting "or the Develop-
21	mental Disabilities Assistance and Bill of Rights Act
22	of 1999 may deny".
23	(6) Social security act.—
24	(A) Section $1919(e)(2)(B)(iii)(III)$ of the
25	Social Security Act (42 U.S.C.

1 1396r(c)(2)(B)(iii)(III)) is amended by striking 2 "part C of the Developmental Disabilities As-3 sistance and Bill of Rights Act" and inserting 4 "subtitle C of the Developmental Disabilities 5 Assistance and Bill of Rights Act of 1999".

(B) Section 1930(d)(7) of the Social Security Act (42 U.S.C. 1396u(d)(7)) is amended by striking "State Planning Council established under section 124 of the Developmental Disabilities Assistance and Bill of Rights Act, and the Protection and Advocacy System established under section 142 of such Act" and inserting "State Council on Developmental Disabilities established under section 125 of the Developmental Disabilities Assistance and Bill of Rights Act of 1999 and the protection and advocacy system established under subtitle C of that Act".

(7) United States Housing act of 1937.—Section 3(b)(3)(E)(iii) of the United States Housing Act of 1937 (42 U.S.C. 1437a(b)(3)(E)(iii)) is amended by striking "developmental disability" and all that follows and inserting "developmental disability as defined in section 102 of the Develop-

1	mental Disabilities Assistance and Bill of Rights Act
2	of 1999.".
3	(8) Housing act of 1949.—The third sentence

(8) Housing act of 1949.—The third sentence of section 501(b)(3) of the Housing Act of 1949 (42 U.S.C. 1471(b)(3)) is amended by striking "developmental disability" and all that follows and inserting "developmental disability as defined in section 102 of the Developmental Disabilities Assistance and Bill of Rights Act of 1999.".

(9) OLDER AMERICANS ACT OF 1965.—

- (A) Section 203(b)(17) of the Older Americans Act of 1965 (42 U.S.C. 3013(b)(17)) is amended by striking "Developmental Disabilities and Bill of Rights Act" and inserting "Developmental Disabilities Assistance and Bill of Rights Act of 1999".
- (B) Section 427(a) of the Older Americans Act of 1965 (42 U.S.C. 3035f(a)) is amended by striking "part A of the Developmental Disabilities Assistance and Bill of Rights Act (42 U.S.C. 6001 et seq.)" and inserting "subtitle C of the Developmental Disabilities Assistance and Bill of Rights Act of 1999".
- (C) Section 429F(a)(1) of the Older Americans Act of 1965 (42 U.S.C. 3035n(a)(1)) is

- amended by striking "section 102(5) of the Developmental Disabilities Assistance and Bill of Rights Act (42 U.S.C. 6001(5))" and inserting "section 102 of the Developmental Disabilities Assistance and Bill of Rights Act of 1999".
- 6 (D) Section 712(h)(6)(A) of the Older 7 Americans Act of 1965 (42)U.S.C. 8 3058g(h)(6)(A)) is amended by striking "part 9 A of the Developmental Disabilities Assistance and Bill of Rights Act (42 U.S.C. 6001 et 10 11 seq.)" and inserting "subtitle C of the Develop-12 mental Disabilities Assistance and Bill of 13 Rights Act of 1999".
 - (10) CRIME VICTIMS WITH DISABILITIES AWARENESS ACT.—Section 3 of the Crime Victims With Disabilities Awareness Act (42 U.S.C. 3732 note) is amended by striking "term" and all that follows and inserting the following "term in section 102 of the Developmental Disabilities Assistance and Bill of Rights Act of 1999.".
 - (11) Cranston-Gonzalez National Afford-ABLE HOUSING ACT.—The third sentence of section 811(k)(2) of the Cranston-Gonzalez National Affordable Housing Act (42 U.S.C. 8013(k)(2)) is amended by striking "as defined" and all that follows and

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1	inserting "as defined in section 102 of the Develop-
2	mental Disabilities Assistance and Bill of Rights Act
3	of 1999.".
4	(12) State dependent care development

- (12) STATE DEPENDENT CARE DEVELOPMENT GRANTS ACT.—Section 670G(3) of the State Dependent Care Development Grants Act (42 U.S.C. 9877(3)) is amended by striking "section 102(7) of the Developmental Disabilities Assistance and Bill of Rights Act" and inserting "section 102 of the Developmental Disabilities Assistance and Bill of Rights Act of 1999".
- (13) PROTECTION AND ADVOCACY FOR MENTALLY ILL INDIVIDUALS ACT OF 1986.—
 - (A) Section 102(2) of the Protection and Advocacy for Mentally Ill Individuals Act of 1986 (42 U.S.C. 10802(2)) is amended by striking "part C of the Developmental Disabilities Assistance and Bill of Rights Act" and inserting "subtitle C of the Developmental Disabilities Assistance and Bill of Rights Act of 1999".
 - (B) Section 114 of the Protection and Advocacy for Mentally Ill Individuals Act of 1986 (42 U.S.C. 10824) is amended by striking "section 107(c) of the Developmental Disabilities

1	Assistance and Bill of Rights Act" and insert-
2	ing "section 105 of the Developmental Disabil-
3	ities Assistance and Bill of Rights Act of
4	1999".
5	(14) Stewart B. Mckinney Homeless as-
6	SISTANCE ACT.—Section 422(2)(C) of the Stewart
7	B. McKinney Homeless Assistance Act (42 U.S.C.
8	11382(2)(C)) is amended by striking "as defined"
9	and all that follows and inserting "as defined in sec-
10	tion 102 of the Developmental Disabilities Assist-
11	ance and Bill of Rights Act of 1999, or".
12	(15) Assisted suicide funding restriction
13	ACT OF 1997.—
14	(A) Section 4 of the Assisted Suicide
15	Funding Restriction Act of 1997 (42 U.S.C.
16	14403) is amended—
17	(i) by striking the section heading and
18	inserting the following:
19	"SEC. 4. RESTRICTION ON USE OF FEDERAL FUNDS UNDER
20	CERTAIN GRANT PROGRAMS.";
21	and
22	(ii) by striking "part B, D, or E of
23	the Developmental Disabilities Assistance
24	and Bill of Rights Act" and inserting
25	"subtitle B. D. or E of the Developmental

1	Disabilities Assistance and Bill of Rights
2	Act of 1999".
3	(B) Section 5(b)(1) of the Assisted Suicide
4	Funding Restriction Act of 1997 (42 U.S.C.
5	14404(b)(1)) is amended by striking subpara-
6	graph (A) and inserting the following:
7	"(A) Protection and advocacy sys-
8	TEMS UNDER THE DEVELOPMENTAL DISABIL-
9	ITIES ASSISTANCE AND BILL OF RIGHTS ACT OF
10	1999.—Subtitle C of the Developmental Disabil-
11	ities Assistance and Bill of Rights Act of
12	1999.".
	Passed the Senate November 8, 1999.
	Attest: GARY SISCO,
	Secretary.