^{109TH CONGRESS} 2D SESSION H.R.6067

To provide for programs that reduce the number of unplanned pregnancies, reduce the need for abortion, help women bear healthy children, and support new parents.

IN THE HOUSE OF REPRESENTATIVES

SEPTEMBER 13, 2006

Mr. RYAN of Ohio (for himself, Mr. LANGEVIN, Ms. KAPTUR, Ms. DELAURO, Ms. HERSETH, Mr. EMANUEL, Mr. LARSON of Connecticut, Mr. CLY-BURN, Mr. STRICKLAND, Mr. FORD, Mr. OBEY, and Ms. ESHOO) introduced the following bill; which was referred to the Committee on Energy and Commerce, and in addition to the Committees on Education and the Workforce and Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

- To provide for programs that reduce the number of unplanned pregnancies, reduce the need for abortion, help women bear healthy children, and support new parents.
 - 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 "Reducing the Need for Abortion and Supporting Parents
6 Act".

1 (b) TABLE OF CONTENTS.—The table of contents for

2 this Act is as follows:

- Sec. 1. Short title; table of contents.
- Sec. 2. Findings; purpose.
- Sec. 3. Definitions.
- Sec. 4. Eligibility of Indian tribes for awards.

TITLE I—EDUCATION PROGRAMS FOR PREVENTING TEEN PREGNANCIES

Sec. 101. Findings.

Sec. 102. Education programs for preventing teen pregnancies.

TITLE II—REAUTHORIZATION OF CERTAIN AFTER-SCHOOL PROGRAMS

Sec. 201. Findings.

Sec. 202. Reauthorization of certain after-school programs.

TITLE III—TEEN PREGNANCY PREVENTION INCENTIVE GRANTS

- Sec. 301. Teen pregnancy prevention incentive grants.
- Sec. 302. Establishing national goal to prevent teen pregnancy.

TITLE IV—DEMONSTRATION GRANTS TO ENCOURAGE CREATIVE APPROACHES TO TEEN PREGNANCY PREVENTION

Sec. 401. Demonstration grants to encourage creative approaches to teen pregnancy prevention.

TITLE V—NATIONAL CAMPAIGN TO ENLIST PARENTS IN PREVENTING TEEN PREGNANCY

- Sec. 501. Findings.
- Sec. 502. Establishment of a national center for parents of adolescents; provision of challenge grants for State and local programs.

TITLE VI—CLARIFICATION OF CONTINUED MEDICAID COVERAGE OF FAMILY PLANNING SERVICES

Sec. 601. Clarification of continued Medicaid coverage of family planning services.

TITLE VII—EXPANDED MEDICAID ELIGIBILITY FOR FAMILY PLANNING SERVICES

Sec. 701. Expanded Medicaid eligibility for family planning services.

TITLE VIII—DISCLOSURE OF INFORMATION FOR ABORTION SERVICES

Sec. 801. Disclosure of information for abortion services.

TITLE IX—MEDICAID AND SCHIP COVERAGE OF PREGNANT WOMEN

- Sec. 901. State option to expand or add coverage of certain pregnant women under medicaid and SCHIP.
- Sec. 902. Coordination with the maternal and child health program.
- Sec. 903. Increase in SCHIP income eligibility.
- Sec. 904. Outreach program to encourage those eligible for services to enroll.

TITLE X—TITLE X OF PUBLIC HEALTH SERVICE ACT

- Sec. 1001. Short title.
- Sec. 1002. Authorization of appropriations.

TITLE XI—PREGNANCY AS PREEXISTING CONDITION

Sec. 1101. Removal of pregnancy as a preexisting condition under individual health insurance coverage.

TITLE XII—INCREASING WOMEN'S KNOWLEDGE ABOUT THEIR PREGNANCY

Sec. 1201. Grants to health centers for purchase of ultrasound equipment.
Sec. 1202. Services to patients receiving positive test diagnosis for down syndrome or other prenatally diagnosed condition.

TITLE XIII—PREVENTING DOMESTIC VIOLENCE AND SEXUAL ASSAULT

- Sec. 1301. Separate program to identify and treat pregnant women and new mothers who are victims of domestic violence, dating violence, sexual assault, or stalking.
- Sec. 1302. Additional authorization of appropriations for public campaign to increase public awareness.

TITLE XIV—SUPPORT FOR PREGNANT AND PARENTING STUDENTS

Sec. 1401. Support services for students of institutions of higher education. Sec. 1402. Child care access means parents in school program.

TITLE XV—FEDERALLY-FUNDED HOMES FOR PREGNANT AND PARENTING WOMEN

Sec. 1501. Counseling requirements.

Sec. 1502. Treatment of pregnant and parenting women.

TITLE XVI—EXPANSION OF ADOPTION CREDIT AND ADOPTION ASSISTANCE PROGRAMS

Sec. 1601. Expansion of adoption credit and adoption assistance programs.

TITLE XVII—PROVIDING SUPPORT TO NEW PARENTS

- Sec. 1701. Increased support for WIC program.
- Sec. 1702. Nutritional support for low-income parents.
- Sec. 1703. Increased funding for the Child Care and Development Block Grant program.
- Sec. 1704. Teenage or first-time mothers; free home visits by registered nurses for education on health needs of infants.
- Sec. 1705. Grants for increasing public awareness of resources available to women preparing for child birth.

TITLE XVIII—COLLECTING AND REPORTING ABORTION SURVEILLANCE DATA

Sec. 1801. Grants for collection and reporting of abortion surveillance data. Sec. 1802. Report on reasons why women choose to have an abortion.

1 SEC. 2. FINDINGS; PURPOSE.

2 (a) FINDINGS.—Congress makes the following find-3 ings:

4 (1) There are 1,290,000 abortions annually in
5 America and one in five pregnancies ends in abor6 tion.

7 (2) 49 percent of all pregnancies in America are
8 unintended. Excluding miscarriages, 54 percent of
9 unintended pregnancies end in abortion.

10 (3) 57 percent of women who have abortions
11 have incomes below 200 percent of the poverty level.

(4) Rates of unintended pregnancy in the
United States increased by nearly 30 percent among
low-income women between 1994 and 2001, and a
low-income woman today is about 4 times as likely
to have an unintended pregnancy as her higher income counterpart.

(5) Levels of contraceptive use among low-income women at risk of unintended pregnancy declined significantly between 1994 and 2001, from 92
percent to 86 percent.

(6) By helping couples avoid unintended preg-nancy, Medicaid-funded and Title X contraceptive

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services are highly cost-effective, and every public
dollar spent on family planning saves \$3 in the cost
of pregnancy-related care alone.
(7) Abortion rates decreased among higher in-
come women but increased among low income
women between 1994 and 2001, and a low income
woman is more than 4 times as likely to have an
abortion as her higher income counterpart.
(8) "Cannot afford a baby" is the second most
frequently cited reason women choose to have an
abortion; 73 percent of women having abortions
cited this reason as a contributing factor.
(b) PURPOSE.—The purpose of this Act is to provide
a comprehensive initiative to—
(1) reduce the abortion rate by reducing the
number of unintended pregnancies and supporting
number of unintended pregnancies and supporting women facing unplanned pregnancies;
women facing unplanned pregnancies;
women facing unplanned pregnancies; (2) prevent unintended pregnancies from occur-
women facing unplanned pregnancies; (2) prevent unintended pregnancies from occur- ring in the first place—
 women facing unplanned pregnancies; (2) prevent unintended pregnancies from occurring in the first place— (A) by reducing teen pregnancy through
 women facing unplanned pregnancies; (2) prevent unintended pregnancies from occurring in the first place— (A) by reducing teen pregnancy through education, after-school and other programs, and

(3) support pregnant women, new parents, and their children, through measures that address domestic violence and sexual assault, provide health care services, information about pregnancy, and other supportive services for pregnant women, and

provide supportive services for new parents.

7 SEC. 3. DEFINITIONS.

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8 For purposes of this Act:

9 (1) The term "Secretary" means the Secretary10 of Health and Human Services.

(2) The term "State" includes the 50 States,
the District of Columbia, the Commonwealth of
Puerto Rico, the Commonwealth of the Northern
Mariana Islands, American Samoa, Guam, the Virgin Islands, and any other territory or possession of
the United States.

17 SEC. 4. ELIGIBILITY OF INDIAN TRIBES FOR AWARDS.

(a) IN GENERAL.—In the case of programs carried
out pursuant to this Act that make awards of grants, cooperative agreements, or contracts, Indian tribes are eligible for awards under the programs in accordance with
such criteria as the Secretary may establish.

(b) DEFINITIONS.—For purposes of this Act, theterm "Indian tribe" has the meaning given such term in

section 4 of the Indian Self-Determination and Education
 Assistance Act.

3 TITLE I-EDUCATION PRO-

4 GRAMS FOR PREVENTING 5 TEEN PREGNANCIES

6 SEC. 101. FINDINGS.

7 The Congress finds as follows:

8 (1) The United States has the highest teen
9 pregnancy rate and teen birth rate among com10 parable countries, costing the United States at least
11 \$7,000,000,000 annually.

12 (2) About one out of three young women in
13 America become pregnant before they reach the age
14 of 20.

15 (3) Teenagers account for nearly one of every16 five abortions.

17 (4) Teen pregnancy has serious consequences
18 for young women, their children, and communities
19 as a whole. Too-early childbearing increases the like20 lihood that a young woman will drop out of high
21 school and that she and her child will live in poverty.

(5) Statistically, the sons of teen mothers are
more likely to end up in prison. The daughters of
teen mothers are more likely to end up teen mothers
too.

(6) Teens that grow up in disadvantaged eco nomic, social, and family circumstances are more
 likely to engage in risky behavior and have a child
 during adolescence.

5 (7) Eight in 10 girls and six in 10 boys report
6 that they wish they had waited until they were older
7 to have sex.

8 SEC. 102. EDUCATION PROGRAMS FOR PREVENTING TEEN 9 PREGNANCIES.

(a) IN GENERAL.—The Secretary shall make grants
to local educational agencies, State and local public health
agencies, and nonprofit private entities for the purpose of
carrying out projects to provide education on preventing
teen pregnancies.

(b) PREFERENCE IN MAKING GRANTS.—In making
grants under subsection (a), the Secretary shall give preference to applicants that will carry out the projects under
such subsection in communities for which the rate of teen
pregnancy is significantly above the average rate of such
pregnancies.

(c) CERTAIN REQUIREMENTS.—A grant may be
made under subsection (a) only if the applicant for the
grant meets the following conditions with respect to the
project involved:

1	(1) The applicant agrees that information pro-
2	vided by the project on pregnancy prevention will be
3	age-appropriate, factually and medically accurate
4	and complete, and scientifically-based.
5	(2) The applicant agrees that the project will
6	prevent teen pregnancies by—
7	(A) encouraging teens to delay sexual ac-
8	tivity and providing educational services and
9	interventions, including information about con-
10	traception for sexually active teens or teens at
11	risk of becoming sexually active that meets the
12	requirements of paragraph (1);
13	(B) educating both young men and women
14	about the responsibilities and pressures that
15	come along with parenting;
16	(C) helping parents communicate with
17	teens about sexuality; or
18	(D) teaching young people responsible de-
19	cision-making.
20	(d) Matching Funds.—
21	(1) IN GENERAL.—With respect to the costs of
22	the project to be carried out under subsection (a) by
23	an applicant, a grant may be made under such sub-
24	section only if the applicant agrees to make available
25	(directly or through donations from public or private

entities) non-Federal contributions toward such
 costs in an amount that is not less than 25 percent
 of such costs (\$1 for each \$3 of Federal funds pro vided in the grant).

5 (2) DETERMINATION OF AMOUNT CONTRIB-6 UTED.—Non-Federal contributions required in para-7 graph (1) may be in cash or in kind, fairly evalu-8 ated, including plant, equipment, \mathbf{or} services. 9 Amounts provided by the Federal Government, or 10 services assisted or subsidized to any significant ex-11 tent by the Federal Government, may not be in-12 cluded in determining the amount of such non-Fed-13 eral contributions.

(e) SUPPLEMENTATION OF FUNDS.—An applicant to
which a grant is made under subsection (a) for a fiscal
year shall use the grant to supplement and not supplant
funds that would otherwise be available to the applicant
for carrying out the purpose described in such subsection.

(f) EVALUATION OF PROJECTS.—The Secretary shall
establish criteria for the evaluation of projects under subsection (a). A grant may be made under such subsection
only if the applicant involved—

(1) agrees to conduct evaluations of the projectin accordance with such criteria;

(2) agrees to submit to the Secretary such re ports describing the results of the evaluations as the
 Secretary determines to be appropriate; and

4 (3) submits to the Secretary, in the application
5 under subsection (g), a plan for conducting the eval6 uations.

7 (g) APPLICATION FOR GRANT.—A grant may be 8 made under subsection (a) only if an application for the 9 grant is submitted to the Secretary and the application 10 is in such form, is made in such manner, and contains such agreements, assurances, and information, including 11 12 the agreements under subsections (c) through (f) and the 13 plan under subsection (f)(3), as the Secretary determines to be necessary to carry out this section. 14

(h) REPORT TO CONGRESS.—Not later than April 1,
2012, the Secretary shall submit to the Congress a report
describing the extent to which projects under subsection
(a) have been successful in reducing the rate of teen pregnancies in the communities in which the projects have
been carried out.

21 (i) DEFINITIONS.—For purposes of this section:

(1) The term "age-appropriate", with respect to
the information in pregnancy prevention, means topics, messages, and teaching methods suitable to particular ages or age groups of children and adoles-

1	cents, based on developing cognitive, emotional, and
2	behavioral capacity typical for the age or age group.
3	(2) The term "factually and medically accurate
4	and complete" means verified or supported by the
5	weight of research conducted in compliance with ac-
6	cepted scientific methods and—
7	(A) published in peer-reviewed journals,
8	where applicable; or
9	(B) comprising information that leading
10	professional organizations and agencies with
11	relevant expertise in the field recognize as accu-
12	rate, objective, and complete.
13	(3) The term "local educational agency" has
14	the meaning given such term in section 9101 of the
15	Elementary and Secondary Education Act of 1965.
16	(j) Authorization of Appropriations.—For the
17	purpose of carrying out this section, there is authorized
18	to be appropriated $20,000,000$ for each of the fiscal years
19	2007 through 2011.
20	TITLE II—REAUTHORIZATION OF
21	CERTAIN AFTER-SCHOOL
22	PROGRAMS
23	SEC. 201. FINDINGS.

24 The Congress finds as follows:

1	(1) The likelihood of teens having sex for the
2	first time increases with the number of unsupervised
3	hours teens have during a week.
4	(2) After-school programs can reduce teen risky
5	behavior. Teenage girls who play sports, for in-
6	stance, are more likely to delay sex and have fewer
7	partners and less likely to become pregnant.
8	(3) After-school programs can help prevent teen
9	pregnancy by advancing good decision-making skills
10	and providing teens with health education and posi-
11	tive role models in a supervised setting.
12	SEC. 202. REAUTHORIZATION OF CERTAIN AFTER-SCHOOL
13	PROGRAMS.
13 14	PROGRAMS. (a) 21st Century Community Learning Cen-
14	(a) 21st Century Community Learning Cen-
14 15	(a) 21st Century Community Learning Cen- Ters.—Section 4206 of the Elementary and Secondary
14 15 16	(a) 21ST CENTURY COMMUNITY LEARNING CEN- TERS.—Section 4206 of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 7176) is amended—
14 15 16 17	 (a) 21ST CENTURY COMMUNITY LEARNING CENTERS.—Section 4206 of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 7176) is amended— (1) in paragraph (5), by striking
14 15 16 17 18	 (a) 21ST CENTURY COMMUNITY LEARNING CENTERS.—Section 4206 of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 7176) is amended— (1) in paragraph (5), by striking "\$2,250,000,000" and inserting "\$2,500,000,000";
14 15 16 17 18 19	 (a) 21ST CENTURY COMMUNITY LEARNING CENTERS.—Section 4206 of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 7176) is amended— (1) in paragraph (5), by striking "\$2,250,000,000" and inserting "\$2,500,000,000"; and
 14 15 16 17 18 19 20 	 (a) 21ST CENTURY COMMUNITY LEARNING CENTERS.—Section 4206 of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 7176) is amended— (1) in paragraph (5), by striking "\$2,250,000,000" and inserting "\$2,500,000,000"; and (2) in paragraph (6), by striking
 14 15 16 17 18 19 20 21 	 (a) 21ST CENTURY COMMUNITY LEARNING CENTERS.—Section 4206 of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 7176) is amended— (1) in paragraph (5), by striking "\$2,250,000,000" and inserting "\$2,500,000,000"; and (2) in paragraph (6), by striking "\$2,500,000,000" and inserting "\$2,750,000,000".

(1) by striking "there are" and inserting "(a)
 IN GENERAL.—There are"; and

(2) by adding at the end the following:

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4 "(b) PHYSICAL EDUCATION.—In addition to the 5 amounts authorized to be appropriated \$80,000,000 for 6 each of fiscal years 2007 and 2008 to carry out subpart 7 10.".

8 (c) FEDERAL TRIO PROGRAMS.—Section 402A(f) of 9 the Higher Education Act of 1965 (20 U.S.C. 1070a-11(f) is amended by striking "\$700,000,000 for fiscal 10 year 1999, and such sums as may be necessary for each 11 4 succeeding fiscal years" 12 of the and inserting "\$883,000,000 for fiscal year 2007 and such sums as may 13 be necessary for each of the 5 succeeding fiscal years". 14 15 (d) GEARUP.—Section 404H of the Higher Education Act of 1965 (20 U.S.C. 1070a–28) is amended by 16 17 striking "\$200,000,000 for fiscal year 1999 and such sums as may be necessary for each of the 4 succeeding 18 19 fiscal years" and inserting "\$350,000,000 for fiscal year 20 2007 and such sums as may be necessary for each of the 21 5 succeeding fiscal years".

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TITLE III—TEEN PREGNANCY
PREVENTION INCENTIVE
GRANTS
SEC. 301. TEEN PREGNANCY PREVENTION INCENTIVE
GRANTS.
Section $403(a)(2)$ of the Social Security Act (42)
U.S.C. 603(a)(2)) is amended to read as follows:
"(2) INCENTIVE GRANTS TO PREVENT TEEN
PREGNANCY.—
"(A) GRANTS TO ELIGIBLE STATES.—
"(i) IN GENERAL.—
"(I) FISCAL YEAR 2007; GRANTS
TO STATES WITH COMPLIANT
PLANS.—For fiscal year 2007, each
State that meets the requirements of
clause (ii) shall be eligible to receive
from the Secretary for such year a
grant in an amount determined under
subparagraph (B)(i)(I).
"(II) SUBSEQUENT FISCAL
YEARS; GRANTS TO HIGH-ACHIEVING
STATES WITH COMPLIANT PLANS.—
For each of the fiscal years 2008
through 2011, each high-achieving
State that meets the requirements of

1	clause (ii) shall be eligible to receive
2	from the Secretary for such year a
3	grant in an amount determined under
4	subparagraph (B)(i)(II).
5	"(III) HIGH-ACHIEVING
6	STATE.—For purposes of this para-
7	graph, the term 'high-achieving
8	State', with respect to a year, means
9	a State that has achieved an annual
10	decline in the teen pregnancy rate for
11	the State as compared to the pre-
12	ceding year (or the most recent year
13	for which data is available) which ex-
14	ceeds the national average rate of de-
15	cline.
16	"(ii) SUBMISSION OF PLAN; REQUIRE-
17	MENTS.—A plan meets the requirements of
18	this clause if the plan describes—
19	"(I) the State's numerical goal
20	for reducing teen pregnancy and teen
21	births;
22	"(II) the strategies to be used to
23	achieve such goal;
24	"(III) the efforts the State will
25	make to involve young men, as well as

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1	young women, in delaying pregnancy
2	and parenting;
3	"(IV) efforts to involve parents
4	and other caretakers; and
5	"(V) efforts to reach commu-
6	nities or populations experiencing
7	rates of teen pregnancy above the
8	State average.
9	"(iii) Set-aside for grants to in-
10	DIAN TRIBES.—An amount equal to 1.5
11	percent of the amount appropriated in sub-
12	paragraph (G) for a fiscal year shall be re-
13	served for awarding grants to Indian tribes
14	under this paragraph in such manner, and
15	subject to such requirements, as the Sec-
16	retary, in consultation with such tribes, de-
17	termines appropriate.
18	"(iv) STATE.—The term 'State'
19	means each of the several States of the
20	United States, the District of Columbia,
21	the Commonwealth of Puerto Rico, the
22	United States Virgin Islands, Guam,
23	American Samoa, and the Commonwealth
24	of the Northern Mariana Islands.
25	"(B) Amount of grant.—

1	"(i) IN GENERAL.—The amount of a
2	grant under subparagraph (A)(i) to an eli-
3	gible State for a fiscal year shall be the
4	following amount, as applicable:
5	"(I) For fiscal year 2007, the
6	amount that bears the same ratio to
7	the amount appropriated in subpara-
8	graph (G) for such fiscal year as the
9	proportion of births in the State to
10	teens under age 20 bears to the num-
11	ber of such births in all eligible States
12	in the most recent year for which data
13	is available.
14	"(II) For each of fiscal years
15	2008 through 2011, the amount that
16	bears the same ratio to the amount
17	appropriated in subparagraph (G) for
18	such fiscal year as the proportion of
19	teens under age 20 in the State bears
20	to the number of such teens in all eli-
21	gible States in the most recent year
22	for which data is available.
23	"(ii) Determination of teen preg-
24	NANCY RATES.—For purposes of this para-
25	graph, the teen pregnancy rate for a State

1	shall be determined on the basis of the
2	teen pregnancy rate per 1,000 women,
3	ages 15 through 19, who reside in the
4	State. Where teen pregnancy data is not
5	available in a particular State, the Sec-
6	retary may identify alternative sources of
7	data.
8	"(C) Use of funds.—
9	"(i) IN GENERAL.—A State or Indian
10	tribe shall use funds provided under a
11	grant under this paragraph to implement
12	teen pregnancy prevention strategies that
13	meet the following requirements:
14	"(I) The strategies replicate or
15	substantially incorporate the elements
16	of one or more teen pregnancy preven-
17	tion programs that have been proven
18	effective (on the basis of rigorous sci-
19	entific research) to—
20	"(aa) delay or decrease sex-
21	ual intercourse or sexual activity;
22	"(bb) increase contraceptive
23	use among sexually active teens;
24	or

1	"(cc) reduce teenage preg-
2	nancy.
3	"(II) The strategies incorporate
4	one or more of the following strategies
5	for preventing teenage pregnancy:
6	"(aa) Encouraging teenagers
7	to delay sexual activity.
8	"(bb) Sex and HIV edu-
9	cation.
10	"(cc) Preventive health serv-
11	ices.
12	"(dd) Youth development
13	programs.
14	"(ee) Service learning pro-
15	grams.
16	"(ff) Helping parents com-
17	municate with teens.
18	"(gg) Outreach or media
19	programs.
20	"(III) The strategies provide in-
21	formation that is age-appropriate, fac-
22	tually and medically accurate and
23	complete, and scientifically-based.
24	"(D) SUBGRANT OR CONTRACT RECIPI-
25	ENTS.—A State to which a grant is made under

1	this paragraph for a fiscal year may award sub-
2	grants or contracts to—
3	"(i) State or local nonprofit coalitions
4	or organizations working to prevent teen-
5	age pregnancy;
6	"(ii) State, local, or tribal agencies;
7	"(iii) schools;
8	"(iv) entities that provide after-school
9	programs;
10	"(v) nonprofit community or faith-
11	based organizations; or
12	"(vi) other organizations designated
13	by the State.
14	"(E) Supplementation of funds.—A
15	State to which a grant is made under this para-
16	graph for a fiscal year shall use funds provided
17	under the grant to supplement and not sup-
18	plant funds that would otherwise be available to
19	the State for preventing teen pregnancy.
20	"(F) DATA REPORTING.—A State to which
21	a grant is made under this paragraph for a fis-
22	cal year shall cooperate with the Secretary to
23	collect information and report on outcomes of
24	programs funded under the grant, as specified
25	by the Secretary.

1	"(G) Appropriation.—Out of any money
2	in the Treasury of the United States not other-
3	wise appropriated, there are appropriated for
4	making grants under this paragraph
5	20,000,000 for each of the fiscal years 2007
6	through 2011.
7	"(H) EVALUATION.—
8	"(i) IN GENERAL.—The Secretary
9	shall, by grant or contract, gather and dis-
10	seminate information on effective practices,
11	programs, and strategies for reducing teen
12	pregnancy rates that are used by States
13	that receive grants under this paragraph in
14	order to allow other States, and leaders in
15	the area of teen pregnancy prevention, to
16	learn from the experiences of successful
17	States. The Secretary shall publish an in-
18	terim and final report summarizing and
19	synthesizing outcomes and lessons learned
20	pursuant to such grants.
21	"(ii) Appropriation.—Out of any
22	money in the Treasury of the United
23	States not otherwise appropriated, there is
24	appropriated to the Secretary for the pur-
25	pose of carrying out clause (i) \$2,000,000

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1	for fiscal year 2007, to remain available
2	through fiscal year 2012.".
3	SEC. 302. ESTABLISHING NATIONAL GOAL TO PREVENT
4	TEEN PREGNANCY.
5	Section 905 of the Personal Responsibility and Work
6	Opportunity Reconciliation Act of 1996 (42 U.S.C. 710
7	note) is amended to read as follows:
8	"SEC. 905. ESTABLISHING NATIONAL GOAL TO PREVENT
9	TEEN PREGNANCY.
10	"(a) IN GENERAL.—Not later than 90 days after the
11	date of the enactment of this Act, the Secretary of Health
12	and Human Services shall establish a national goal of re-
13	ducing teen pregnancy by at least one-third over the sub-
14	sequent ten years.
15	"(b) REPORT.—Not later than 12 months after the
16	date of the enactment of this Act, and annually thereafter,
17	the Secretary of Health and Human Services shall report
18	to Congress with respect to the progress that has been
19	made in meeting the national goal established under sub-

20 section (a) and with respect to State-level progress on re-

21 ducing teen pregnancy.".

1 TITLE IV—DEMONSTRATION 2 GRANTS TO ENCOURAGE CRE 3 ATIVE APPROACHES TO TEEN 4 PREGNANCY PREVENTION

5 SEC. 401. DEMONSTRATION GRANTS TO ENCOURAGE CRE6 ATIVE APPROACHES TO TEEN PREGNANCY
7 PREVENTION.

8 (a) IN GENERAL.—The Secretary may make grants 9 to several public or nonprofit private entities for the pur-10 pose of assisting the entities in demonstrating innovative 11 approaches to prevent teen pregnancies.

12 (b) CERTAIN APPROACHES.—Approaches under sub-13 section (a) may include approaches such as the following:

14 (1) Encouraging teen-driven approaches to15 pregnancy prevention.

16 (2) Exposing teens to realistic simulations of
17 the physical, emotional, and financial consequences
18 of pregnancy and parenting.

19 (3) Facilitating communication between parents
20 and children, especially using programs that have
21 been evaluated and proven effective.

22 (c) MATCHING FUNDS.—

(1) IN GENERAL.—With respect to the costs of
the project to be carried out under subsection (a) by
an applicant, a grant may be made under such sub-

section only if the applicant agrees to make available (directly or through donations from public or private entities) non-Federal contributions toward such costs in an amount that is not less than 25 percent

of such costs (\$1 for each \$3 of Federal funds provided in the grant).

7 (2) DETERMINATION OF AMOUNT CONTRIB-8 UTED.—Non-Federal contributions required in para-9 graph (1) may be in cash or in kind, fairly evalu-10 ated. including plant, equipment, or services. 11 Amounts provided by the Federal Government, or 12 services assisted or subsidized to any significant ex-13 tent by the Federal Government, may not be in-14 cluded in determining the amount of such non-Fed-15 eral contributions.

(d) EVALUATION OF PROJECTS.—The Secretary shall
establish criteria for the evaluation of projects under subsection (a). A grant may be made under such subsection
only if the applicant involved—

20 (1) agrees to conduct evaluations of the project21 in accordance with such criteria;

(2) agrees to submit to the Secretary such reports describing the results of the evaluations as the
Secretary determines to be appropriate; and

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(3) submits to the Secretary, in the application
 under subsection (e), a plan for conducting the eval uations.

4 (e) APPLICATION FOR GRANT.—A grant may be 5 made under subsection (a) only if an application for the grant is submitted to the Secretary and the application 6 7 is in such form, is made in such manner, and contains 8 such agreements, assurances, and information, including 9 the agreements under subsections (c) and (d) and the plan 10 under subsection (d)(3), as the Secretary determines to be necessary to carry out this section. 11

12 (f) REPORT TO CONGRESS.—Not later than April 1, 13 2012, the Secretary shall submit to the Congress a report describing the extent to which projects under subsection 14 15 (a) have been successful in reducing the rate of teen pregnancies in the communities in which the projects have 16 been carried out. Such reports shall describe the various 17 approaches used under subsection (a) and the effective-18 19 ness of each of the approaches.

(g) AUTHORIZATION OF APPROPRIATIONS.—For the
purpose of carrying out this section, there is authorized
to be appropriated \$10,000,000 for each of the fiscal years
2007 through 2011.

TITLE V—NATIONAL CAMPAIGN TO ENLIST PARENTS IN PRE VENTING TEEN PREGNANCY

4 SEC. 501. FINDINGS.

5 The Congress finds as follows:

6 (1) Teens with strong emotional attachments to 7 their parents are more likely to delay becoming sexu-8 ally active. Seven out of ten teens say that they are 9 prepared to listen to things parents thought the 10 teens were not ready to hear.

(2) Ninety percent of parents of teens report
that they know they should talk to their kids about
sex but often don't know what to say, how to say it,
or when to start the conversations.

15 SEC. 502. ESTABLISHMENT OF A NATIONAL CENTER FOR
16 PARENTS OF ADOLESCENTS; PROVISION OF
17 CHALLENGE GRANTS FOR STATE AND LOCAL
18 PROGRAMS.

(a) GRANT.—The Secretary shall make one grant to
a nationally recognized nonpartisan, nonprofit organization that meets the requirements of this section to establish and operate a national center for parents of adolescents to carry out the purposes and activities described
in subsections (b) and (c) (referred to in this section as
the "Center").

(b) REQUIREMENTS.—The Secretary may make a
 grant under this section only if—

3 (1) the organization focuses exclusively on pre4 venting teen pregnancy and has at least 10 years of
5 experience in working with diverse sectors of society
6 to reduce teen pregnancy;

7 (2) the organization has a demonstrated ability
8 to work with and provide assistance to a broad
9 range of individuals and entities, including teens,
10 parents, the entertainment and news media, State,
11 tribal, and local organizations, networks of teen
12 pregnancy prevention practitioners, businesses, faith
13 and community leaders, and researchers;

(3) the organization is research-based and has
capabilities in scientific analysis and evaluation; and
(4) the organization has comprehensive knowl-

17 edge and data about teen pregnancy prevention18 strategies.

(c) PURPOSES.—The purposes of the Center are to—
(1) support parents in their essential role in
preventing teen pregnancy by equipping them with
information and resources to promote and strengthen communication with their children about sex, values, and healthy relationships;

1	(2) develop and implement media campaigns to
2	promote positive information and messages for par-
3	ents about how they can help address teen preg-
4	nancy; and
5	(3) provide challenge grants to States to pro-
6	mote parent education and involvement.
7	(d) ACTIVITIES.—The Center shall carry out the pur-
8	poses described in subsection (c) through the following ac-
9	tivities:
10	(1) Providing resources for parents and other
11	adults (such as other family members, teachers,
12	coaches, mentors, and faith leaders) that help to fos-
13	ter strong connections with children, including—
14	(A) online access to current research;
15	(B) user-friendly guides for parents;
16	(C) practical tips and advice from experts;
17	(D) alerts about new trends among teens;
18	(E) suggestions for how to use the enter-
19	tainment media as a discussion-starter; and
20	(F) information about the rapidly-changing
21	media environment of teens.
22	In order to efficiently reach and support parents, in-
23	formation shall be provided primarily through tech-
24	nological means, including the Internet.

1 (2) Using a portion of the funds available 2 through this section to develop and implement media 3 campaigns directly or through grants, contracts, or 4 cooperative agreements with other entities. They 5 may include the production and distribution of print-6 ed materials and messages for print media, tele-7 vision, and radio broadcast media, the Internet, or 8 such other new technology as may be appropriate for 9 reaching large numbers of parents and other adults 10 involved in the lives of teens. Special efforts shall be 11 made to develop messages that are effective in 12 reaching fathers as well as mothers. To the extent 13 possible, funds used to develop and implement media 14 campaigns under this subsection shall be matched 15 with non-Federal resources, including in-kind con-16 tributions, from public and private entities. In addi-17 tion, the Center shall provide consultation and serve 18 as a source of factual information to individuals and 19 organizations in the entertainment industry on 20 issues related to teen pregnancy prevention that

21 highlights the role of parents.

(3) Awarding challenge grants on a competitive
basis to States and Indian tribes. Applicants shall
submit a plan for how they would involve parents
and other caregivers (such as grandparents, foster

1	parents and other guardians) in helping to reduce
2	teen pregnancy through activities such as—
3	(A) workshops and town hall meetings;
4	(B) providing information through employ-
5	ers, civic associations, community and faith-
6	based organizations, parent-teacher organiza-
7	tions, and other organizations that reach large
8	numbers of parents; and
9	(C) innovative ways to provide education
10	and support for parents through online commu-
11	nities and neighborhood-based activities.
12	(e) Authorization of Appropriations.—
13	(1) IN GENERAL.—For the purpose of carrying
14	out this section, there is authorized to be appro-
14 15	
	out this section, there is authorized to be appro-
15	out this section, there is authorized to be appro- priated \$15,000,000 for each of fiscal years 2007
15 16	out this section, there is authorized to be appro- priated \$15,000,000 for each of fiscal years 2007 through 2011.
15 16 17	out this section, there is authorized to be appro- priated \$15,000,000 for each of fiscal years 2007 through 2011. (2) CHALLENGE GRANTS.—Of the amount ap-

TITLE VI—CLARIFICATION OF CONTINUED MEDICAID COV BRAGE OF FAMILY PLANNING SERVICES

5 SEC. 601. CLARIFICATION OF CONTINUED MEDICAID COV-

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ERAGE OF FAMILY PLANNING SERVICES.

7 (a) IN GENERAL.—Section 1937(a)(1) of the Social
8 Security Act (42 U.S.C. 1396u-7(a)(1)) is amended by
9 adding at the end the following new subparagraph:

10 "(E) COVERAGE OF FAMILY PLANNING 11 SERVICES.—The State may only exercise the 12 option under subparagraph (A) with respect to 13 an individual if the State provides the indi-14 vidual, through the benchmark coverage, bench-15 mark equivalent coverage, or directly under its 16 State plan, medical assistance for family plan-17 ning services and supplies (described in section 18 1905(a)(4)(C) in at least the same amount, 19 duration, and scope as would be provided if this 20 section did not apply.".

(b) EFFECTIVE DATE.—The amendment made by
subsection (a) shall apply as of the first day of the first
month that begins more than 30 days after the date of
the enactment of this Act.

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1	TITLE VII—EXPANDED MED-
2	ICAID ELIGIBILITY FOR FAM-
3	ILY PLANNING SERVICES
4	SEC. 701. EXPANDED MEDICAID ELIGIBILITY FOR FAMILY
5	PLANNING SERVICES.
6	(a) Coverage as Mandatory Categorically
7	NEEDY GROUP.—
8	(1) IN GENERAL.—Section $1902(a)(10)(A)(i)$ of
9	the Social Security Act (42 U.S.C.
10	1396a(a)(10)(A)(i)) is amended—
11	(A) in subclause (VI), by striking "or" at
12	the end;
13	(B) in subclause (VII), by adding "or" at
14	the end; and
15	(C) by adding at the end the following new
16	subclause:
17	"(VIII) subject to subsection
18	(dd)(3), who are described in sub-
19	section (dd) (relating to individuals
20	who meet the income standards for
21	pregnant women);".
22	(2) GROUP DESCRIBED.—Section 1902 of the
23	Social Security Act (42 U.S.C. 1396a) is amended
24	by adding at the end the following new subsection:

"(dd)(1) Individuals described in this subsection are
 individuals who—

3 "(A) meet at least the income eligibility stand4 ards established under the State plan as of May 1,
5 2006, for pregnant women or such higher income
6 eligibility standard for such women as the State may
7 establish; and

8 "(B) are not pregnant.

9 "(2) At the option of a State, individuals described 10 in this subsection may include individuals who are determined to meet the income eligibility standards referred to 11 12 in paragraph (1)(A) under the terms and conditions appli-13 cable to making eligibility determinations for medical as-14 sistance under this title under a waiver to provide the ben-15 efits described in clause (XV) of the matter following subparagraph (G) of section 1902(a)(10) granted to the State 16 17 under section 1115 as of May 1, 2006.".

18 (3) LIMITATION ON BENEFITS.—Section
19 1902(a)(10) of the Social Security Act (42 U.S.C.
20 1396a(a)(10)) is amended in the matter following
21 subparagraph (G)—

22 (A) by striking "and (XIV)" and inserting
23 "(XIV)"; and

24 (B) by inserting ", and (XV) the medical25 assistance made available to an individual de-

scribed in subsection (dd) who is eligible for
medical assistance only because of subpara-
graph $(A)(10)(i)(VIII)$ shall be limited to family
planning services and supplies described in
1905(a)(4)(C) and, at the State's option, med-
ical diagnosis or treatment services that are
provided in conjunction with a family planning
service in a family planning setting provided
during the period in which such an individual is
eligible;" after "cervical cancer".
(4) Conforming Amendments.—Section
1905(a) of the Social Security Act (42 U.S.C.
1396d(a)) is amended in the matter preceding para-
graph (1) —
(A) in clause (xii), by striking "or" at the
end;
(B) in clause (xii), by adding "or" at the
end; and
(C) by inserting after clause (xiii) the fol-
lowing:
"(xiv) individuals described in section
1902(dd),".
(b) PRESUMPTIVE ELIGIBILITY.—

(1) IN GENERAL.—Title XIX of the Social Se curity Act (42 U.S.C. 1396 et seq.) is amended by
 inserting after section 1920B the following:

4 "PRESUMPTIVE ELIGIBILITY FOR FAMILY PLANNING

SERVICES

5

6 "SEC. 1920C. (a) STATE OPTION.—A State plan ap-7 proved under section 1902 may provide for making medical assistance available to an individual described in sec-8 9 tion 1902(dd) (relating to individuals who meet the in-10 come eligibility standard for pregnant women in the State) 11 during a presumptive eligibility period. In the case of an individual described in section 1902(dd) who is eligible for 12 13 medical assistance only because of subparagraph (A)(10)(i)(VIII), such medical assistance may be limited 14 15 to family planning services and supplies described in 16 1905(a)(4)(C) and, at the State's option, medical diagnosis or treatment services that are provided in conjunc-17 18 tion with a family planning service in a family planning 19 setting provided during the period in which such an individual is eligible. 20

21 "(b) DEFINITIONS.—For purposes of this section:

"(1) PRESUMPTIVE ELIGIBILITY PERIOD.—The
term 'presumptive eligibility period' means, with respect to an individual described in subsection (a),
the period that—

1	"(A) begins with the date on which a
2	qualified entity determines, on the basis of pre-
3	liminary information, that the individual is de-
4	scribed in section 1902(dd); and
5	"(B) ends with (and includes) the earlier
6	of—
7	"(i) the day on which a determination
8	is made with respect to the eligibility of
9	such individual for services under the State
10	plan; or
11	"(ii) in the case of such an individual
12	who does not file an application by the last
13	day of the month following the month dur-
14	ing which the entity makes the determina-
15	tion referred to in subparagraph (A), such
16	last day.
17	"(2) Qualified entity.—
18	"(A) IN GENERAL.—Subject to subpara-
19	graph (B), the term 'qualified entity' means
20	any entity that—
21	"(i) is eligible for payments under a
22	State plan approved under this title; and
23	"(ii) is determined by the State agen-
24	cy to be capable of making determinations
25	of the type described in paragraph (1)(A).

1	"(B) REGULATIONS.—The Secretary may
2	issue regulations further limiting those entities
3	that may become qualified entities in order to
4	prevent fraud and abuse and for other reasons.
5	"(C) RULE OF CONSTRUCTION.—Nothing
6	in this paragraph shall be construed as pre-
7	venting a State from limiting the classes of en-
8	tities that may become qualified entities, con-
9	sistent with any limitations imposed under sub-
10	paragraph (B).
11	"(c) Administration.—
12	"(1) IN GENERAL.—The State agency shall pro-
13	vide qualified entities with—
14	"(A) such forms as are necessary for an
15	application to be made by an individual de-
16	scribed in subsection (a) for medical assistance
17	under the State plan; and
18	"(B) information on how to assist such in-
19	dividuals in completing and filing such forms.
20	"(2) NOTIFICATION REQUIREMENTS.—A quali-
21	fied entity that determines under subsection
22	(b)(1)(A) that an individual described in subsection
23	(a) is presumptively eligible for medical assistance
24	under a State plan shall—

"(A) notify the State agency of the deter-1 2 mination within 5 working days after the date on which determination is made; and 3 "(B) inform such individual at the time 4 5 the determination is made that an application 6 for medical assistance is required to be made by 7 not later than the last day of the month fol-8 lowing the month during which the determina-9 tion is made. 10 (3)APPLICATION FOR MEDICAL ASSIST-11 ANCE.—In the case of an individual described in 12 subsection (a) who is determined by a qualified enti-13 ty to be presumptively eligible for medical assistance 14 under a State plan, the individual shall apply for 15 medical assistance by not later than the last day of 16 the month following the month during which the de-17 termination is made. 18 "(d) PAYMENT.—Notwithstanding any other provi-19 sion of this title, medical assistance that— 20 "(1) is furnished to an individual described in 21 subsection (a)— "(A) during a presumptive eligibility pe-22 23 riod; "(B) by a entity that is eligible for pay-24

25 ments under the State plan; and

1	((2)) is included in the care and services covered
2	by the State plan, shall be treated as medical assist-
3	ance provided by such plan for purposes of clause
4	(4) of the first sentence of section 1905(b).".
5	(2) Conforming Amendments.—
6	(A) Section $1902(a)(47)$ of the Social Se-
7	curity Act (42 U.S.C. $1396a(a)(47)$) is amend-
8	ed by inserting before the semicolon at the end
9	the following: "and provide for making medical
10	assistance available to individuals described in
11	subsection (a) of section 1920C during a pre-
12	sumptive eligibility period in accordance with
13	such section.".
14	(B) Section $1903(u)(1)(D)(v)$ of such Act
15	(42 U.S.C. 1396b(u)(1)(D)(v)) is amended—
16	(i) by striking "or for" and inserting
17	", for"; and
18	(ii) by inserting before the period the
19	following: ", or for medical assistance pro-
20	vided to an individual described in sub-
21	section (a) of section 1920C during a pre-
22	sumptive eligibility period under such sec-
23	tion".
24	(c) EFFECTIVE DATE.—

(1) IN GENERAL.—Except as provided in para graph (2), the amendments made by this section
 shall apply as of the first day of the first month that
 begins more than 30 days after the date of the en actment of this Act.

6 (2)EXTENSION OF EFFECTIVE DATE FOR 7 STATE LAW AMENDMENT.—In the case of a State 8 plan under title XIX of the Social Security Act (42) 9 U.S.C. 1396 et seq.) which the Secretary of Health 10 and Human Services determines requires State legis-11 lation in order for the plan to meet the additional 12 requirements imposed by the amendments made by 13 this section, the State plan shall not be regarded as 14 failing to comply with the requirements of such title 15 solely on the basis of its failure to meet these addi-16 tional requirements before the first day of the first 17 calendar quarter beginning after the close of the 18 first regular session of the State legislature that be-19 gins after the date of enactment of this Act. For 20 purposes of the previous sentence, in the case of a 21 State that has a 2-year legislative session, each year 22 of the session is considered to be a separate regular 23 session of the State legislature.

1 TITLE VIII—DISCLOSURE OF IN 2 FORMATION FOR ABORTION 3 SERVICES

4 SEC. 801. DISCLOSURE OF INFORMATION FOR ABORTION
5 SERVICES.

6 (a) IN GENERAL.—Primary care clinics that receive
7 Federal financial assistance and provide abortion services
8 shall obtain informed consent from the pregnant woman
9 seeking to have the abortion.

10 (b) INFORMED CONSENT.—Informed consent shall11 include:

12 (1) Medically and factually accurate informa-13 tion on the following:

14 (A) How the abortion procedure is per-15 formed.

16 (B) Possible risks and complications of the
17 procedure to be performed versus carrying the
18 pregnancy to term.

(2) At the woman's request, information regarding alternatives to abortion including adoption
and information concerning public and private agencies that may provide the woman with economic and
other assistance to carry her pregnancy to term.

24 (c) PREVENTION.—Information about family plan-25 ning services and supplies shall also be offered.

(d) TREATMENT OF PATIENTS.—Primary care clinics
 receiving Federal financial assistance shall ensure that all
 patients are treated in a nonjudgmental manner and are
 not subjected to indignity, humiliation, or breaches of con fidentiality.

6 (e) DEFINITION.—For purposes of this section, the
7 term "medically and factually accurate", with respect to
8 information, means the information is—

9 (1) verified or supported by the weight of re10 search conducted in compliance with accepted sci11 entific methods; and

12 (2)(A) published in peer-reviewed journals13 where applicable; or

(B) information that leading professional organizations and agencies with relevant expertise in the
field, such as the American College of Obstetricians
and Gynecologists, recognize as accurate and objective.

19 TITLE IX—MEDICAID AND SCHIP
20 COVERAGE OF PREGNANT
21 WOMEN

22 SEC. 901. STATE OPTION TO EXPAND OR ADD COVERAGE

23 OF CERTAIN PREGNANT WOMEN UNDER MED-

24 ICAID AND SCHIP.

25 (a) MEDICAID.—

1	(1) Authority to expand coverage.—Sec-
2	tion $1902(l)(2)(A)(i)$ of the Social Security Act (42
3	U.S.C. 1396a(l)(2)(A)(i)) is amended by inserting
4	"(or such higher percent as the State may elect for
5	purposes of expenditures for medical assistance for
6	pregnant women described in section
7	1905(u)(4)(A))" after "185 percent".
8	(2) ENHANCED MATCHING FUNDS AVAILABLE
9	IF CERTAIN CONDITIONS MET.—Section 1905 of the
10	Social Security Act (42 U.S.C. 1396d) is amended—
11	(A) in the fourth sentence of subsection
12	(b), by striking "or subsection $(u)(3)$ " and in-
13	serting ", $(u)(3)$, or $(u)(4)$ "; and
14	(B) in subsection (u)—
15	(i) by redesignating paragraph (4) as
16	paragraph (5) ; and
17	(ii) by inserting after paragraph (3)
18	the following:
19	"(4) For purposes of the fourth sentence of
20	subsection (b) and section 2105(a), the expenditures
21	described in this paragraph are the following:
22	"(A) CERTAIN PREGNANT WOMEN.—If the
23	conditions described in subparagraph (B) are
24	met, expenditures for medical assistance for
25	pregnant women described in subsection (n) or

1	under section $1902(l)(1)(A)$ in a family the in-
2	come of which exceeds the effective income level
3	(expressed as a percent of the poverty line and
4	considering applicable income disregards) that
5	has been specified under subsection
6	(a)(10)(A)(i)(III) or $(l)(2)(A)$ of section 1902,
7	as of January 1, 2007, but does not exceed the
8	income eligibility level established under title
9	XXI for a targeted low-income child.
10	"(B) CONDITIONS.—The conditions de-
11	scribed in this subparagraph are the following:
12	"(i) The State plans under this title
13	and title XXI do not provide coverage for
14	pregnant women described in subpara-
15	graph (A) with higher family income with-
16	out covering such pregnant women with a
17	lower family income.
18	"(ii) The State does not apply an ef-
19	fective income level for pregnant women
20	that is lower than the effective income level
21	(expressed as a percent of the poverty line
22	and considering applicable income dis-
23	regards) that has been specified under the
24	State plan under subsection
25	(a)(10)(A)(i)(III) or $(l)(2)(A)$ of section

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1	1902, as of January 1, 2007, to be eligible
2	for medical assistance as a pregnant
3	woman.
4	"(C) DEFINITION OF POVERTY LINE.—In
5	this subsection, the term 'poverty line' has the
6	meaning given such term in section
7	2110(c)(5).".
8	(3) PAYMENT FROM TITLE XXI ALLOTMENT
9	FOR MEDICAID EXPANSION COSTS; ELIMINATION OF
10	COUNTING MEDICAID CHILD PRESUMPTIVE ELIGI-
11	BILITY COSTS AGAINST TITLE XXI ALLOTMENT.—
12	Section $2105(a)(1)$ of the Social Security Act (42)
12	Section $2105(a)(1)$ of the Social Security 100 (12
12	U.S.C. $1397ee(a)(1)$ is amended—
13	U.S.C. 1397ee(a)(1)) is amended—
13 14	U.S.C. 1397ee(a)(1)) is amended— (A) in the matter preceding subparagraph
13 14 15	U.S.C. 1397ee(a)(1)) is amended—(A) in the matter preceding subparagraph(A), by striking "(or, in the case of expendi-
13 14 15 16	U.S.C. 1397ee(a)(1)) is amended—(A) in the matter preceding subparagraph(A), by striking "(or, in the case of expenditures described in subparagraph (B), the Fed-
 13 14 15 16 17 	 U.S.C. 1397ee(a)(1)) is amended— (A) in the matter preceding subparagraph (A), by striking "(or, in the case of expenditures described in subparagraph (B), the Federal medical assistance percentage (as defined
 13 14 15 16 17 18 	 U.S.C. 1397ee(a)(1)) is amended— (A) in the matter preceding subparagraph (A), by striking "(or, in the case of expenditures described in subparagraph (B), the Federal medical assistance percentage (as defined in the first sentence of section 1905(b)))"; and
 13 14 15 16 17 18 19 	 U.S.C. 1397ee(a)(1)) is amended— (A) in the matter preceding subparagraph (A), by striking "(or, in the case of expenditures described in subparagraph (B), the Federal medical assistance percentage (as defined in the first sentence of section 1905(b)))"; and (B) by striking subparagraph (B) and in-
 13 14 15 16 17 18 19 20 	 U.S.C. 1397ee(a)(1)) is amended— (A) in the matter preceding subparagraph (A), by striking "(or, in the case of expenditures described in subparagraph (B), the Federal medical assistance percentage (as defined in the first sentence of section 1905(b)))"; and (B) by striking subparagraph (B) and inserting the following:
 13 14 15 16 17 18 19 20 21 	 U.S.C. 1397ee(a)(1)) is amended— (A) in the matter preceding subparagraph (A), by striking "(or, in the case of expenditures described in subparagraph (B), the Federal medical assistance percentage (as defined in the first sentence of section 1905(b)))"; and (B) by striking subparagraph (B) and inserting the following: "(B) for the provision of medical assist-

1	(A) ELIGIBILITY OF A NEWBORN.—Section
2	1902(e)(4) of the Social Security Act (42)
3	U.S.C. $1396a(e)(4)$) is amended in the first
4	sentence by striking "so long as the child is a
5	member of the woman's household and the
6	woman remains (or would remain if pregnant)
7	eligible for such assistance".
8	(B) Application of qualified entities
9	TO PRESUMPTIVE ELIGIBILITY FOR PREGNANT
10	women under medicaid.—Section 1920(b) of
11	the Social Security Act (42 U.S.C. 1396r–1(b))
12	is amended by adding at the end after and
13	below paragraph (2) the following flush sen-
14	tence:
15	"The term 'qualified provider' includes a qualified en-
16	tity as defined in section 1920A(b)(3).".
17	(b) SCHIP.—
18	(1) COVERAGE.—Title XXI of the Social Secu-
19	rity Act (42 U.S.C. 1397aa et seq.) is amended by
20	adding at the end the following:
21	"SEC. 2111. OPTIONAL COVERAGE OF TARGETED LOW-IN-
22	COME PREGNANT WOMEN.
23	"(a) Optional Coverage.—Notwithstanding any
24	other provision of this title, a State may provide for cov-
25	erage, through an amendment to its State child health

plan under section 2102, of pregnancy-related assistance
 for targeted low-income pregnant women in accordance
 with this section, but only if the State meets the conditions
 described in section 1905(u)(4)(B).

5 "(b) DEFINITIONS.—For purposes of this title:

"(1) PREGNANCY-RELATED ASSISTANCE.—The 6 7 term 'pregnancy-related assistance' has the meaning 8 given the term child health assistance in section 9 2110(a) as if any reference to targeted low-income 10 children were a reference to targeted low-income 11 pregnant women, except that the assistance shall be 12 limited to services related to pregnancy (which in-13 clude prenatal, delivery, and postpartum services 14 and services described in section 1905(a)(4)(C)) and 15 to other conditions that may complicate pregnancy. (2)16 TARGETED LOW-INCOME PREGNANT

17 WOMAN.—The term 'targeted low-income pregnant18 woman' means a woman

"(A) during pregnancy and through the
end of the month in which the 60-day period
(beginning on the last day of her pregnancy)
ends;

23 "(B) whose family income exceeds the ef24 fective income level (expressed as a percent of
25 the poverty line and considering applicable in-

come disregards) that has been specified under subsection (a)(10)(A)(i)(III) or (l)(2)(A) of section 1902, as of January 1, 2007, to be eligible for medical assistance as a pregnant woman under title XIX but does not exceed the income

eligibility level established under the State child health plan under this title for a targeted low income child; and

9 "(C) who satisfies the requirements of 10 paragraphs (1)(A), (1)(C), (2), and (3) of sec-11 tion 2110(b).

12 "(c) REFERENCES TO TERMS AND SPECIAL
13 RULES.—In the case of, and with respect to, a State pro14 viding for coverage of pregnancy-related assistance to tar15 geted low-income pregnant women under subsection (a),
16 the following special rules apply:

"(1) Any reference in this title (other than in
subsection (b)) to a targeted low-income child is
deemed to include a reference to a targeted low-income pregnant woman.

21 "(2) Any such reference to child health assist22 ance with respect to such women is deemed a ref23 erence to pregnancy-related assistance.

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1 "(3) Any such reference to a child is deemed a 2 reference to a woman during pregnancy and the pe-3 riod described in subsection (b)(2)(A). "(4) In applying section 2102(b)(3)(B), any 4 5 reference to children found through screening to be 6 eligible for medical assistance under the State Med-7 icaid plan under title XIX is deemed a reference to 8 pregnant women. 9 "(5) There shall be no exclusion of benefits for 10 services described in subsection (b)(1) based on any 11 preexisting condition and no waiting period (includ-12 ing any waiting period imposed to carry out section 13 2102(b)(3)(C)) shall apply. 14 "(6) Subsection (a) of section 2103 (relating to 15 required scope of health insurance coverage) shall 16 not apply insofar as a State limits coverage to serv-17 ices described in subsection (b)(1) and the reference 18 to such section in section 2105(a)(1)(C) is deemed 19 not to require, in such case, compliance with the re-20 quirements of section 2103(a). 21 "(7) In applying section 2103(e)(3)(B) in the 22 case of a pregnant woman provided coverage under 23 this section, the limitation on total annual aggregate

cost-sharing shall be applied to the entire family of

25 such pregnant woman.

Automatic 1 "(d) ENROLLMENT FOR CHILDREN 2 BORN TO WOMEN RECEIVING PREGNANCY-RELATED AS-3 SISTANCE.—If a child is born to a targeted low-income 4 pregnant woman who was receiving pregnancy-related as-5 sistance under this section on the date of the child's birth, the child shall be deemed to have applied for child health 6 7 assistance under the State child health plan and to have 8 been found eligible for such assistance under such plan 9 or to have applied for medical assistance under title XIX 10 and to have been found eligible for such assistance under such title, as appropriate, on the date of such birth and 11 12 to remain eligible for such assistance until the child at-13 tains 1 year of age. During the period in which a child is deemed under the preceding sentence to be eligible for 14 15 child health or medical assistance, the child health or medical assistance eligibility identification number of the 16 mother shall also serve as the identification number of the 17 18 child, and all claims shall be submitted and paid under 19 such number (unless the State issues a separate identification number for the child before such period expires).". 20 21 (2) Additional allotments for providing

- 22 COVERAGE OF PREGNANT WOMEN.—
- 23 (A) IN GENERAL.—Section 2104 of the So24 cial Security Act (42 U.S.C. 1397dd) is amend-

1 ed by inserting after subsection (c) the fol-2 lowing: 3 "(d) Additional Allotments for Providing 4 COVERAGE OF PREGNANT WOMEN.— "(1) APPROPRIATION; TOTAL ALLOTMENT.— 5 6 For the purpose of providing additional allotments 7 to States under this title, there is appropriated, out 8 of any money in the Treasury not otherwise appro-9 priated, for each of fiscal years 2007 and 2008, 10 \$200,000,000. 11 "(2) STATE AND TERRITORIAL ALLOTMENTS.— 12 In addition to the allotments provided under sub-13 sections (b) and (c), subject to paragraphs (3) and 14 (4), of the amount available for the additional allot-15 ments under paragraph (1) for a fiscal year, the 16 Secretary shall allot to each State with a State child 17 health plan approved under this title— 18 "(A) in the case of such a State other than 19 a commonwealth or territory described in sub-20 paragraph (B), the same proportion as the pro-21 portion of the State's allotment under sub-22 section (b) (determined without regard to sub-23 section (f)) to the total amount of the allot-

ments under subsection (b) for such States eli-

1	gible for an allotment under this paragraph for
2	such fiscal year; and
3	"(B) in the case of a commonwealth or ter-
4	ritory described in subsection (c)(3), the same
5	proportion as the proportion of the common-
6	wealth's or territory's allotment under sub-
7	section (c) (determined without regard to sub-
8	section (f)) to the total amount of the allot-
9	ments under subsection (c) for commonwealths
10	and territories eligible for an allotment under
11	this paragraph for such fiscal year.
12	"(3) Use of additional allotment.—Addi-
13	tional allotments provided under this subsection are
14	not available for amounts expended before October
15	1, 2006. Such amounts are available for amounts ex-
16	pended on or after such date for child health assist-

17 ance for targeted low-income children, as well as for 18 pregnancy-related assistance for targeted low-income 19 pregnant women.

"(4) NO PAYMENTS UNLESS ELECTION TO EX-20 PAND COVERAGE OF PREGNANT WOMEN.-No pay-21 ments may be made to a State under this title from 22 23 an allotment provided under this subsection unless 24 the State provides pregnancy-related assistance for 25 targeted low-income pregnant women under this

1	title, or provides medical assistance for pregnant
2	women under title XIX, whose family income ex-
3	ceeds the effective income level applicable under sub-
4	section $(a)(10)(A)(i)(III)$ or $(l)(2)(A)$ of section
5	1902 to a family of the size involved as of January
6	1, 2007.".
7	(B) Conforming Amendments.—Section
8	2104 of the Social Security Act (42 U.S.C.
9	1397dd) is amended—
10	(i) in subsection (a), in the matter
11	preceding paragraph (1), by inserting
12	"subject to subsection (d)," after "under
13	this section,";
14	(ii) in subsection $(b)(1)$, by inserting
15	"and subsection (d)" after "Subject to
16	paragraph (4)"; and
17	(iii) in subsection $(c)(1)$, by inserting
18	"subject to subsection (d)," after "for a
19	fiscal year,".
20	(3) Presumptive eligibility under title
21	XXI.—
22	(A) APPLICATION TO PREGNANT
23	WOMEN.—Section $2107(e)(1)(D)$ of the Social
24	Security Act (42 U.S.C. $1397gg(e)(1)$) is
25	amended to read as follows:

1	"(D) Sections 1920 and 1920A (relating to
2	presumptive eligibility).".
3	(B) EXCEPTION FROM LIMITATION ON AD-
4	MINISTRATIVE EXPENSES.—Section $2105(c)(2)$
5	of the Social Security Act (42 U.S.C.
6	1397ee(c)(2)) is amended by adding at the end
7	the following new subparagraph:
8	"(C) EXCEPTION FOR PRESUMPTIVE ELI-
9	GIBILITY EXPENDITURES.—The limitation
10	under subparagraph (A) on expenditures shall
11	not apply to expenditures attributable to the
12	application of section 1920 or 1920A (pursuant
13	to section $2107(e)(1)(D)$, regardless of whether
14	the child or pregnant woman is determined to
15	be ineligible for the program under this title or
16	title XIX.".
17	(4) Additional amendments to title
18	XXI.—
19	(A) No cost-sharing for pregnancy
20	RELATED SERVICES.—Section $2103(e)(2)$ of the
21	Social Security Act (42 U.S.C. 1397cc(e)(2)) is
22	amended—
23	(i) in the heading, by inserting "OR
24	PREGNANCY-RELATED SERVICES" after
25	"PREVENTIVE SERVICES"; and

1	(ii) by inserting before the period at
2	the end the following: "or for pregnancy
3	related services".
4	(B) NO WAITING PERIOD.—Section
5	2102(b)(1)(B) of the Social Security Act (42)
6	U.S.C. 1397bb(b)(1)(B)) is amended—
7	(i) by striking ", and" at the end of
8	clause (i) and inserting a semicolon;
9	(ii) by striking the period at the end
10	of clause (ii) and inserting "; and"; and
11	(iii) by adding at the end the fol-
12	lowing:
13	"(iii) may not apply a waiting period
14	(including a waiting period to carry out
15	paragraph $(3)(C)$) in the case of a targeted
16	low-income pregnant woman.".
17	(c) EFFECTIVE DATE.—The amendments made by
18	this section apply to items and services furnished on or
19	after October 1, 2006, without regard to whether regula-
20	tions implementing such amendments have been promul-
21	gated.
22	(d) CONSTRUCTION.—Nothing in this Act shall be
23	construed as affecting the regulation promulgated at Fed-

24 eral Register 61956 (October 2, 2002), relating to eligi-

bility for prenatal care and other health services for un-1 2 born children under SCHIP. 3 SEC. 902. COORDINATION WITH THE MATERNAL AND CHILD 4 **HEALTH PROGRAM.** 5 (a) IN GENERAL.—Section 2102(b)(3) of the Social 6 Security Act (42 U.S.C. 1397bb(b)(3)) is amended— (1) in subparagraph (D), by striking "and" at 7 8 the end; 9 (2) in subparagraph (E), by striking the period and inserting "; and"; and 10 11 (3) by adding at the end the following new sub-12 paragraph: 13 "(F) that operations and activities under 14 this title are developed and implemented in con-15 sultation and coordination with the program op-16 erated by the State under title V in areas in-17 cluding outreach and enrollment, benefits and 18 services, service delivery standards, public 19 health and social service agency relationships, 20 and quality assurance and data reporting.". 21 (b) CONFORMING MEDICAID AMENDMENT.—Section 22 1902(a)(11) of such Act (42 U.S.C. 1396a(a)(11)) is 23 amended-(1) by striking "and" before "(C)"; and 24

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1 (2) by inserting before the semicolon at the end 2 the following: ", and (D) provide that operations and 3 activities under this title are developed and imple-4 mented in consultation and coordination with the 5 program operated by the State under title V in areas 6 including outreach and enrollment, benefits and 7 services, service delivery standards, public health 8 and social service agency relationships, and quality 9 assurance and data reporting".

10 (c) EFFECTIVE DATE.—The amendments made by11 this section take effect on January 1, 2007.

12 SEC. 903. INCREASE IN SCHIP INCOME ELIGIBILITY.

(a) DEFINITION OF LOW-INCOME CHILD.—Section
2110(c)(4) of the Social Security Act (42 U.S.C. 42
U.S.C. 1397jj(c)(4)) is amended by striking "200" and
inserting "250".

(b) EFFECTIVE DATE.—The amendment made by
subsection (a) applies to child health assistance provided
and allotments determined under section 2104 of the Social Security Act (42 U.S.C. 1397dd) for fiscal years beginning with fiscal year 2007.

1 SEC. 904. OUTREACH PROGRAM TO ENCOURAGE THOSE EL-2 **IGIBLE FOR SERVICES TO ENROLL.** 3 The Secretary shall make such funds available as

may be necessary to encourage eligible pregnant women 4 5 to enroll for services under this title.

TITLE X—TITLE X OF PUBLIC 6 **HEALTH SERVICE ACT** 7

8 SEC. 1001. SHORT TITLE.

9 This title may be cited as the "Title X Family Planning Services Act of 2006". 10

11 SEC. 1002. AUTHORIZATION OF APPROPRIATIONS.

12 For the purpose of making grants and contracts under section 1001 of the Public Health Service Act, there 13 are authorized to be appropriated \$643,000,000 for fiscal 14 year 2007, and such sums as may be necessary for each 15 16 subsequent fiscal year.

TITLE XI—PREGNANCY AS 17

PREEXISTING CONDITION 18

19 SEC. 1101. REMOVAL OF PREGNANCY AS A PREEXISTING

20 CONDITION UNDER INDIVIDUAL HEALTH IN-21

SURANCE COVERAGE.

(a) IN GENERAL.—Title XXVII of the Public Health 22 23 Service Act is amended by inserting after section 2752 the 24 following new section:

3 "Individual health insurance coverage, and a health
4 insurance issuer offering individual health insurance cov5 erage, may not impose any preexisting condition exclusion
6 relating to pregnancy as a preexisting condition.".

7 (b) EFFECTIVE DATE.—The amendment made by
8 subsection (a) shall apply to coverage provided on or after
9 January 1, 2007.

10TITLEXII—INCREASINGWOM-11EN'SKNOWLEDGEABOUT12THEIR PREGNANCY

13 SEC. 1201. GRANTS TO HEALTH CENTERS FOR PURCHASE

14 **OF ULTRASOUND EQUIPMENT.**

15 Part B of title III of the Public Health Service Act
16 (42 U.S.C. 243 et seq.) is amended by inserting after sec17 tion 317L the following:

18 "SEC. 317L-1. GRANTS FOR THE PURCHASE OR UPGRADE

19 **OF**

OF ULTRASOUND EQUIPMENT.

"(a) IN GENERAL.—The Secretary may make grants
for the purchase of ultrasound equipment. Such
ultrasound equipment shall be used by the recipients of
such grants to provide ultrasound examinations to pregnant women consenting to such services.

1	"(b) ELIGIBILITY REQUIREMENTS.—An entity may
2	receive a grant under subsection (a) only if the entity
3	meets the following conditions:
4	"(1) The entity is a health center eligible to re-
5	ceive a grant under section 330 of the Public Health
6	Service Act (relating to community health centers,
7	migrant health centers, homeless health centers, and
8	public-housing health centers).
9	((2) The entity agrees to comply with the fol-
10	lowing medical procedures:
11	"(A) Each pregnant woman upon whom
12	the ultrasound equipment is used will be given
13	the option of viewing the visual image of the
14	fetus from the ultrasound examination and will
15	be given the option of hearing a general ana-
16	tomical and physiological description of the
17	characteristics of the fetus.
18	"(B) Each pregnant woman upon whom
19	the ultrasound equipment is used will be given
20	the option of learning, according to the best
21	medical judgment of the health professional
22	performing the ultrasound examination, the ap-
23	proximate age of the embryo or fetus consid-
24	ering the number of weeks elapsed from the
25	probable time of the conception of the embryo

or fetus, based upon the information provided by the client as to the time of her last menstrual period, her medical history, a physical examination, or appropriate laboratory tests.

"(C) The ultrasound examinations will be performed by a health professional authorized under the law of the State involved to perform such examinations.

9 "(c) APPLICATION FOR GRANT.—A grant may be made under subsection (a) only if an application for the 10 grant is submitted to the Secretary and the application 11 is in such form, is made in such manner, and contains 12 13 such agreements, assurances, and information as the Secretary determines to be necessary to carry out this section. 14 15 "(d) ANNUAL REPORT TO SECRETARY.—A grant may be made under subsection (a) only if the applicant 16 for the grant agrees to report on an annual basis to the 17 Secretary, in such form and manner as the Secretary may 18 require, on the ongoing compliance of the applicant with 19 the eligibility conditions established in subsection (b). 20

"(e) AUTHORIZATION OF APPROPRIATIONS.—For the
purpose of carrying out this section, there are authorized
to be appropriated \$3,000,000 for fiscal year 2007, and
such sums as may be necessary for each of the fiscal years
2008 through 2010.".

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1	SEC. 1202. SERVICES TO PATIENTS RECEIVING POSITIVE
2	TEST DIAGNOSIS FOR DOWN SYNDROME OR
3	OTHER PRENATALLY DIAGNOSED CONDI-
4	TION.
5	(a) FINDINGS AND PURPOSES.—
6	(1) FINDINGS.—The Congress finds as follows:
7	(A) Pregnant women who choose to under-
8	go prenatal genetic testing should have access
9	to timely, scientific, and nondirective counseling
10	about the conditions being tested for and the
11	accuracy of such tests, from health care profes-
12	sionals qualified to provide and interpret these
13	tests. Informed consent is a critical component
14	of all genetic testing.
15	(B) A recent, peer-reviewed study and two
16	reports from the Centers for Disease Control
17	and Prevention on prenatal testing found a de-
18	ficiency in the data needed to understand the
19	epidemiology of prenatally diagnosed conditions,
20	to monitor trends accurately, and to increase
21	the effectiveness of health intervention.
22	(2) PURPOSES.—It is the purpose of this sec-
23	tion, after the diagnosis of a fetus with Down syn-
24	drome or other prenatally diagnosed conditions, to—
25	(A) increase patient referrals to providers
26	of key support services for women who have re-
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1	ceived a positive test diagnosis for Down syn-
2	drome, or other prenatally diagnosed conditions,
3	as well as to provide up-to-date, science-based
4	information about life-expectancy, development
5	potential, and quality of life for a child born
6	with Down syndrome or other prenatally diag-
7	nosed condition;
8	(B) provide networks of support through a
9	Centers for Disease Control and Prevention pa-
10	tient and provider outreach program;
11	(C) improve available data by incor-
12	porating information directly revealed by pre-
13	natal testing into existing State-based surveil-
14	lance programs for birth defects and prenatally
15	diagnosed conditions; and
16	(D) ensure that patients receive up-to-date,
17	scientific information about the accuracy of the
18	test.
19	(b) Amendment to the Public Health Service
20	ACT.—Part P of title III of the Public Health Service Act
21	(42 U.S.C. 280g et seq.) is amended by adding at the end
22	the following:

1	"SEC. 399P. SUPPORT FOR PATIENTS RECEIVING A POSI-
2	TIVE TEST DIAGNOSIS OF DOWN SYNDROME
3	OR OTHER PRENATALLY DIAGNOSED CONDI-
4	TIONS.
5	"(a) DEFINITIONS.—In this section:
6	"(1) Down syndrome.—The term 'Down syn-
7	drome' refers to a chromosomal disorder caused by
8	an error in cell division that results in the presence
9	of an extra whole or partial copy of chromosome 21.
10	"(2) HEALTH CARE PROVIDER.—The term
11	'health care provider' means any person or entity re-
12	quired by State or Federal law or regulation to be
13	licensed, registered, or certified to provide health
14	care services, and who is so licensed, registered, or
15	certified.
16	"(3) PRENATALLY DIAGNOSED CONDITION.—
17	The term 'prenatally diagnosed condition' means any
18	fetal health condition identified by prenatal genetic
19	testing or prenatal screening procedures.
20	"(4) PRENATAL TEST.—The term 'prenatal
21	test' means diagnostic or screening tests offered to
22	pregnant women seeking routine prenatal care that
23	are administered on a required or recommended
24	basis by a health care provider based on medical his-
25	tory, family background, ethnic background, pre-
26	vious test results, or other risk factors.

1	"(b) Information and Support Services.—The
2	Secretary, acting through the Director of the National In-
3	stitutes of Health, the Director of the Centers for Disease
4	Control and Prevention, or the Administrator of the
5	Health Resources and Services Administration, may au-
6	thorize and oversee certain activities, including the award-
7	ing of grants, contracts or cooperative agreements, to-
8	"(1) collect, synthesize, and disseminate current
9	scientific information relating to Down syndrome or
10	other prenatally diagnosed conditions; and
11	((2) coordinate the provision of, and access to,
12	new or existing supportive services for patients re-
13	ceiving a positive test diagnosis for Down syndrome
14	or other prenatally diagnosed conditions, including—
15	"(A) the establishment of a resource tele-
16	phone hotline and Internet Website accessible
17	to patients receiving a positive test result;
18	"(B) the establishment of a clearinghouse
19	of scientific information, including clinical
20	course, life expectancy, development potential,
21	and quality of life relating to Down syndrome
22	or other prenatally diagnosed conditions;
23	(C) the establishment of national and
24	local peer-support programs;

"(D) the establishment of a national registry, or network of local registries, of families willing to adopt newborns with Down syndrome or other prenatally diagnosed conditions, and links to adoption agencies willing to place babies with Down syndrome or other prenatally diagnosed conditions, with families willing to adopt; and

9 "(E) the establishment of awareness and 10 education programs for health care providers 11 who provide the results of prenatal tests for 12 Down syndrome or other prenatally diagnosed 13 conditions, to patients, consistent with the pur-14 pose described in section 2(b)(1) of the Pre-15 natal Diagnosis Support Act.

16 "(c) DATA COLLECTION.—

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"(1) PROVISION OF ASSISTANCE.—The Secretary, acting through the Director of the Centers
for Disease Control and Prevention, shall provide assistance to State and local health departments to integrate the results of prenatal testing into Statebased vital statistics and birth defects surveillance
programs.

24 "(2) ACTIVITIES.—The Secretary shall ensure
25 that activities carried out under paragraph (1) are

1	sufficient to extract population-level data relating to
2	national rates and results of prenatal testing.
3	"(d) Provision of Information by Providers.—
4	Upon receipt of a positive test result from a prenatal test
5	for Down syndrome or other prenatally diagnosed condi-
6	tions performed on a patient, the health care provider in-
7	volved (or his or her designee) shall provide the patient
8	with the following:
9	"(1) Up-to-date, scientific, written information
10	concerning the life expectancy, clinical course, and
11	intellectual and functional development and treat-

intellectual and functional development and treatment options for a fetus diagnosed with or child
born with Down syndrome or other prenatally diagnosed conditions.

"(2) Referral to supportive services providers,
including information hotlines specific to Down syndrome or other prenatally diagnosed conditions, resource centers or clearinghouses, and other education and support programs as described in subsection (b)(2).

21 "(e) PRIVACY.—

"(1) IN GENERAL.—Notwithstanding subsections (c) and (d), nothing in this section shall be
construed to have any effect on laws or policies that
protect the confidentiality of medical information on

1	a patient. Notwithstanding such subsections, nothing
2	in this section shall be construed to permit or re-
3	quire the collection, maintenance, or transmission,
4	without the health care provider obtaining the prior,
5	written consent of the patient, of—
6	"(A) health information or data that iden-
7	tify a patient, or with respect to which there is
8	a reasonable basis to believe the information
9	could be used to identify the patient (including
10	a patient's name, address, healthcare provider,
11	or hospital); and
12	"(B) data that are not related to the epi-
13	demiology of the condition being tested for.
14	"(2) GUIDANCE.—Not later than 180 days
15	after the date of enactment of this section, the Sec-
16	retary shall establish guidelines concerning the im-
17	plementation of paragraph (1) and subsection (d).
18	"(f) Reports.—
19	"(1) Implementation report.—Not later
20	than 2 years after the date of enactment of this sec-
21	tion, and every 2 years thereafter, the Secretary
22	shall submit a report to Congress concerning the im-
23	plementation of the guidelines described in sub-
24	section $(e)(2)$.

"(2) GAO REPORT.—Not later than 1 year
after the date of enactment of this section, the Government Accountability Office shall submit a report
to Congress concerning the effectiveness of current
healthcare and family support programs serving as
resources for the families of children with disabilities.

8 "(g) AUTHORIZATION OF APPROPRIATIONS.—There 9 is authorized to be appropriated to carry out this section 10 \$5,000,000 for each of the fiscal years 2007 through 11 2011.".

12 TITLE XIII—PREVENTING DO13 MESTIC VIOLENCE AND SEX14 UAL ASSAULT

15SEC. 1301. SEPARATE PROGRAM TO IDENTIFY AND TREAT16PREGNANT WOMEN AND NEW MOTHERS WHO17ARE VICTIMS OF DOMESTIC VIOLENCE, DAT-18ING VIOLENCE, SEXUAL ASSAULT, OR STALK-19ING.

(a) ALLOTMENTS.—For the purpose described in
subsection (b), the Secretary shall, for fiscal year 2007
and each subsequent fiscal year, allot to each State that
has transmitted an application for the fiscal year under
section 505(a) of the Social Security Act an amount equal
to the product of—

(1) the amount appropriated under subsection
 (d) for the fiscal year; and

3 (2) the percentage determined for the State
4 under section 502(c)(1)(B)(ii) of such Act.

5 (b) PURPOSE.—The purpose of an allotment under subsection (a) with respect to a State is to enable the 6 7 State to better identify and treat pregnant women and 8 mothers of children up to one year old who are victims 9 of domestic violence, dating violence, sexual assault, or 10 stalking through training health care professionals and behavioral and public health staff how to identify, assess, 11 12 treat, and refer such women. Such training shall include—

(1) identifying patients of clients experiencing
domestic violence, dating violence sexual assault, or
stalking;

16 (2) assessing the immediate and short-term
17 safety of the patient or client, the impact of the
18 abuse on the health of the patient, and assisting the
19 patient in developing a plan to promote his or her
20 safety;

(3) examining and treating such patients or clients within the scope of the health professional's discipline, training, and practice (including providing
medical advice regarding the dynamics and nature of

domestic violence, dating violence sexual assault, or
 stalking);

3 (4) maintaining complete medical or forensic
4 records that include the documentation of the exam5 ination, treatment given, and referrals made, and re6 cording the location and nature of the victim's inju7 ries, and establishing mechanisms to ensure the pri8 vacy and confidentiality of those medical records;

9 (5) referring the patient or client to public and
10 private nonprofit entities that provide services for
11 such victims; and

(6) ensuring that all services are provided in alinguistically and culturally relevant manner.

14 (c) Application of Provisions.—

(1) IN GENERAL.—Sections 503, 507, and 508
of the Social Security Act apply to allotments under
subsection (a) to the same extent and in the same
manner as such sections apply to allotments under
section 502(c) of such Act.

20 (2) SECRETARIAL DISCRETION.—Sections 505
21 and 506 of the Social Security Act apply to allot22 ments under subsection (a) to the extent determined
23 by the Secretary to be appropriate.

24 (d) AUTHORIZATION OF APPROPRIATIONS.—For the25 purpose of making allotments under subsection (a), there

1 is authorized to be appropriated \$4,000,000 for each of2 the fiscal years 2007 through 2011.

3 SEC. 1302. ADDITIONAL AUTHORIZATION OF APPROPRIA4 TIONS FOR PUBLIC CAMPAIGN TO INCREASE 5 PUBLIC AWARENESS.

6 Section 403(b) of Public Law 109–162 (119 Stat. 7 3023) is amended by striking "such sums" and all that 8 follows and inserting the following: "\$5,000,000 for fiscal 9 year 2007, and such sums as may be necessary for each 10 of the fiscal years 2008 through 2011.".

11 TITLE XIV—SUPPORT FOR PREG12 NANT AND PARENTING STU13 DENTS

14 SEC. 1401. SUPPORT SERVICES FOR STUDENTS OF INSTITU-

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TIONS OF HIGHER EDUCATION.

(a) IN GENERAL.—The Secretary may make grants
to public institutions of higher education to carry out demonstration projects for the purpose of providing services
to assist both students who have decided to carry their
pregnancies to term, including those anticipating adoption, and parenting students in continuing their studies
and graduating.

23 (b) CERTAIN REQUIREMENTS FOR GRANTEES.—A24 grant may be made under subsection (a) only if the insti-

tution of higher education involved agrees that the institu tion—

3 (1) will provide the services through on-campus4 facilities; and

5 (2) will submit to the Secretary, for each fiscal 6 year for which the grant is provided, a report de-7 scribing the activities carried out under the grant 8 and the effects of the activities on the students in-9 volved.

10 (c) APPLICATION FOR GRANT.—A grant may be 11 made under subsection (a) only if an application for the 12 grant is submitted to the Secretary and the application 13 is in such form, is made in such manner, and contains 14 such agreements, assurances, and information as the Sec-15 retary determines to be necessary to carry out this section.

16 (d) LIMITATIONS ON AMOUNT OF GRANT.—A grant
17 under subsection (a) for a fiscal year may not be made
18 in an amount exceeding \$25,000.

(e) AUTHORIZATION OF APPROPRIATIONS.—For the
purpose of carrying out this section, there are authorized
to be appropriated \$500,000 for each of the fiscal years
2007 through 2011.

SCHOOL PROGRAM.

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1 SEC. 1402. CHILD CARE ACCESS MEANS PARENTS IN

3	(a) MINIMUM GRANT.—Section 419N(b)(2)(B) of the
4	Higher Education Act of 1965 (20 U.S.C.
5	1070e(b)(2)(B)) is amended by striking "\$10,000" and
6	inserting ''\$30,000''.
7	(b) Definition of Low-Income Student.—Sec-
8	tion $419N(b)(7)$ of such Act is amended to read as follows:
9	"(7) Definition of low-income student.—
10	For the purpose of this section, the term 'low-in-
11	come student' means a student who—
12	"(A) is eligible to receive a Federal Pell
13	Grant for the fiscal year for which the deter-
14	mination is made; or
15	"(B) would otherwise be eligible to receive
16	a Federal Pell Grant for the fiscal year for
17	which the determination is made, except that
18	the student fails to meet the requirements of—
19	"(i) section $401(c)(1)$ because the stu-
20	dent is enrolled in a graduate or first pro-
21	fessional course of study; or
22	"(ii) section $484(a)(5)$ because the
23	student is in the United States for a tem-
24	porary purpose.'.".
25	(c) Authorization of Appropriations.—Section
26	419N(g) of such Act is amended by striking "\$45,000,000

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1 for fiscal year 1999" and inserting "\$75,000,000 for fiscal2 year 2007".

3 TITLE XV—FEDERALLY-FUNDED 4 HOMES FOR PREGNANT AND 5 PARENTING WOMEN

6 SEC. 1501. COUNSELING REQUIREMENTS.

7 With respect to any program of grants that is admin-8 istered by the Secretary and whose purposes include pro-9 viding funds for group homes for pregnant and parenting 10 women, the Secretary shall require as a condition of mak-11 ing such grants that the entities operating the group 12 homes provide to such women, upon request—

13 (1) adoption counseling; and

14 (2) counseling on parenting skills.

15 SEC. 1502. TREATMENT OF PREGNANT AND PARENTING
16 WOMEN.

17 Organizations that provide group homes for pregnant 18 and parenting women and receive Federal financial assist-19 ance shall ensure that all residents are treated in a 20 nonjudgmental manner and are not subject to indignity 21 and humiliation.

1TITLEXVI—EXPANSIONOF2ADOPTIONCREDITAND3ADOPTIONASSISTANCEPRO-4GRAMS

- 5 SEC. 1601. EXPANSION OF ADOPTION CREDIT AND ADOP-6 TION ASSISTANCE PROGRAMS. 7 (a) INCREASE IN DOLLAR LIMITATION.— 8 (1) Adoption credit.— (A) IN GENERAL.—Paragraph (1) of sec-9 10 tion 23(b) of the Internal Revenue Code of 11 1986 (relating to dollar limitation) is amended by striking "\$10,000" and inserting "\$15,000". 12 13 (B) CHILD WITH SPECIAL NEEDS.—Para-14 graph (3) of section 23(a) of such Code (relat-15 ing to \$10,000 credit for adoption of child with 16 special needs regardless of expenses) is amend-17 ed 18 (i) in the text by striking "\$10,000" 19 and inserting "\$15,000", and 20 heading by striking (ii) in the "\$10,000" and inserting "\$15,000". 21 22 (C) CONFORMING AMENDMENT TO INFLA-23 TION ADJUSTMENT.—Subsection (h) of section 24 23 of such Code (relating to adjustments for in-
 - 25 flation) is amended to read as follows:

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1	"(h) Adjustments for Inflation.—
2	"(1) Dollar limitations.—In the case of a
3	taxable year beginning after December 31, 2007,
4	each of the dollar amounts in subsections $(a)(3)$ and
5	(b)(1) shall be increased by an amount equal to—
6	"(A) such dollar amount, multiplied by
7	"(B) the cost-of-living adjustment deter-
8	mined under section $1(f)(3)$ for the calendar
9	year in which the taxable year begins, deter-
10	mined by substituting 'calendar year 2006' for
11	'calendar year 1992' in subparagraph (B)
12	thereof.
13	If any amount as increased under the preceding sen-
14	tence is not a multiple of \$10, such amount shall be
15	rounded to the nearest multiple of \$10.
16	"(2) INCOME LIMITATION.—In the case of a
17	taxable year beginning after December 31, 2002, the
18	dollar amount in subsection $(b)(2)(A)(i)$ shall be in-
19	creased by an amount equal to—
20	"(A) such dollar amount, multiplied by
21	"(B) the cost-of-living adjustment deter-
22	mined under section $1(f)(3)$ for the calendar
23	year in which the taxable year begins, deter-
24	mined by substituting 'calendar year 2001' for

1	'calendar year 1992' in subparagraph (B)
2	thereof.
3	If any amount as increased under the preceding sen-
4	tence is not a multiple of \$10, such amount shall be
5	rounded to the nearest multiple of \$10.".
6	(2) Adoption assistance programs.—
7	(A) IN GENERAL.—Paragraph (1) of sec-
8	tion 137(b) of the Internal Revenue Code of
9	1986 (relating to dollar limitation) is amended
10	by striking "\$10,000" and inserting "\$15,000".
11	(B) CHILD WITH SPECIAL NEEDS.—Para-
12	graph (2) of section 137(a) of such Code (relat-
13	ing to \$10,000 exclusion for adoption of child
14	with special needs regardless of expenses) is
15	amended—
16	(i) in the text by striking "\$10,000"
17	and inserting "\$15,000", and
18	(ii) in the heading by striking
19	"\$10,000" and inserting "\$15,000".
20	(C) Conforming Amendment to infla-
21	TION ADJUSTMENT.—Subsection (f) of section
22	137 of such Code (relating to adjustments for
23	inflation) is amended to read as follows:
24	"(f) Adjustments for Inflation.—

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1	"(1) Dollar limitations.—In the case of a
2	taxable year beginning after December 31, 2007,
3	each of the dollar amounts in subsections $(a)(2)$ and
4	(b)(1) shall be increased by an amount equal to—
5	"(A) such dollar amount, multiplied by
6	"(B) the cost-of-living adjustment deter-
7	mined under section $1(f)(3)$ for the calendar
8	year in which the taxable year begins, deter-
9	mined by substituting 'calendar year 2006' for
10	'calendar year 1992' in subparagraph (B)
11	thereof.
12	If any amount as increased under the preceding sen-
13	tence is not a multiple of \$10, such amount shall be
14	rounded to the nearest multiple of \$10.
15	"(2) INCOME LIMITATION.—In the case of a
16	taxable year beginning after December 31, 2002, the
17	dollar amount in subsection $(b)(2)(A)(i)$ shall be in-
18	creased by an amount equal to—
19	"(A) such dollar amount, multiplied by
20	"(B) the cost-of-living adjustment deter-
21	mined under section $1(f)(3)$ for the calendar
22	year in which the taxable year begins, deter-
23	mined by substituting 'calendar year 2001' for
24	'calendar year 1992' in subparagraph thereof.

1	If any amount as increased under the preceding sen-
2	tence is not a multiple of \$10, such amount shall be
3	rounded to the nearest multiple of \$10.".
4	(b) Credit Made Refundable.—
5	(1) Credit moved to subpart relating to
6	REFUNDABLE CREDITS.—The Internal Revenue
7	Code of 1986 is amended—
8	(A) by redesignating section 36 as section
9	37,
10	(B) by redesignating section 23, as amend-
11	ed by subsection (a), as section 36, and
12	(C) by moving section 36 (as so redesig-
13	nated) from subpart A of part IV of subchapter
14	A of chapter 1 to the location immediately be-
15	fore section 37 (as so redesignated) in subpart
16	C of part IV of subchapter A of chapter 1.
17	(2) Conforming Amendments.—
18	(A) Section $24(b)(3)(B)$ of such Code is
19	amended by striking "and sections 23" and in-
20	serting "section".
21	(B) Section $25(e)(1)(C)$ of such Code is
22	amended by striking "23,".
23	(C) Section $25B(g)(2)$ of such Code is
24	amended by striking "and section 23".

1	(D) Section 36 of such code, as so redesig-
2	nated, is amended—
3	(i) by striking paragraph (4) of sub-
4	section (b), and
5	(ii) by striking subsection (c).
6	(E) Section 137 of such code is amended—
7	(i) in subsection (d) by striking "sec-
8	tion 23(d)" and inserting "section 36(d)",
9	and
10	(ii) in subsection (e) by striking "sec-
11	tion 23" and inserting "section 36".
12	(F) Section 1400C(d) of such Code is
13	amended by striking "23, 24," and inserting
14	<i>"</i> 24".
15	(G) The table of sections for subpart A of
16	part IV of subchapter A of chapter 1 of such
17	Code of 1986 is amended by striking the item
18	relating to section 23.
19	(H) Paragraph (2) of section 1324(b) of
20	title 31, United States Code, is amended by in-
21	serting "or 36" after "section 35".
22	(I) The table of sections for subpart C of
23	part IV of subchapter A of chapter 1 of the In-
24	ternal Revenue Code of 1986 is amended by

 striking the last item and inserting the fol lowing new items: "Sec. 36. Adoption expenses.

"Sec. 37. Overpayments of tax.".

3 (c) MODIFICATIONS MADE BY EGTRRA TO ADOPTION
4 CREDIT MADE PERMANENT.—Title IX of the Economic
5 Growth and Tax Relief Reconciliation Act of 2001 shall
6 not apply to the amendments made by section 202 of such
7 Act.

8 (d) EFFECTIVE DATE.—The amendments made by
9 this section shall apply to taxable years beginning after
10 December 31, 2006.

11 TITLE XVII—PROVIDING 12 SUPPORT TO NEW PARENTS

13 SEC. 1701. INCREASED SUPPORT FOR WIC PROGRAM.

14 (a) FINDINGS.—Congress finds the following:

(1) The special supplemental nutrition program
for women, infants, and children (WIC) authorized
in the Child Nutrition Act of 1966 (42 U.S.C. 1786)
serves over 8,000,000 women, infants, and children.

19 (2) Half of all infants in the United States and
20 1 in 4 young children under age 5 get crucial health
21 and nutrition benefits from the WIC Program.

(3) It is estimated that every dollar spent on
WIC results in between \$1.92 and \$4.21 in Medicaid
savings for newborns and their mothers.

(4) The WIC program has been proven to in crease the number of women receiving prenatal care,
 reduce the incidence of low birth weight and fetal
 mortality, reduce anemia, and enhance the nutri tional quality of the diet of mothers and children.

6 (5) The WIC program's essential, effective nu-7 trition services include nutrition assessment, counseling 8 and education, obesity prevention, 9 breastfeeding support and promotion, prenatal and 10 pediatric health care referrals and follow-up, spousal 11 and child abuse referral, drug and alcohol abuse re-12 ferral, immunization screening, assessment and re-13 ferral, and a host of other services for mothers and 14 children.

15 (6) One in 10 people eligible to participate in
16 the WIC program are unable to receive WIC serv17 ices.

18 (b) AUTHORIZATION OF APPROPRIATIONS.—For the purpose of carrying out the special supplemental nutrition 19 program for women, infants, and children (WIC) (42) 20 21 U.S.C. 1786), there is authorized to be appropriated 22 \$5,388,000,000 for fiscal year 2007, of which there is au-23 thorized to be appropriated \$15,000,000 for breast-feed-24 ing peer counselors, \$14,000,000 for infrastructure needs, 25 and \$30,000,000 for management information systems.

 1
 SEC. 1702. NUTRITIONAL SUPPORT FOR LOW-INCOME PAR

 2
 ENTS.

3 Section 5(c)(2) of the Food Stamp Act of 1977 (7
4 U.S.C. 2014(c)(2)) is amended by striking "30
5 percentum" and inserting "85 percentum".

6 SEC. 1703. INCREASED FUNDING FOR THE CHILD CARE AND
7 DEVELOPMENT BLOCK GRANT PROGRAM.

8 (a) AUTHORIZATION OF APPROPRIATIONS.—Section
9 658B of the Child Care and Development Block Grant Act
10 of 1990 (42 U.S.C. 9858) is amended to read as follows:

11 "SEC. 658B. AUTHORIZATION OF APPROPRIATIONS.

12 "There are authorized to be appropriated to carry out
13 this subchapter \$2,350,000,000 for fiscal year 2007 and
14 such sums as may be necessary for fiscal years 2007
15 through 2011.".

16 (b) CONFORMING AMENDMENT.—Section
17 658E(c)(3)(D) of the Child Care and Development Block
18 Grant Act of 1990 (42 U.S.C. 9858c(c)(3)(D)) is amended
19 by striking "1997 through 2002" and inserting "2007
20 through 2011".

21 SEC. 1704. TEENAGE OR FIRST-TIME MOTHERS; FREE HOME 22 VISITS BY REGISTERED NURSES FOR EDU23 CATION ON HEALTH NEEDS OF INFANTS.

(a) IN GENERAL.—The Secretary may make grantsto local health departments to provide to eligible mothers,

1	without charge, education on the health needs of their in-
2	fants through visits to their homes by registered nurses.
3	(b) ELIGIBLE MOTHER.—
4	(1) IN GENERAL.—For purposes of subsection
5	(a), a woman is an eligible mother if, subject to
6	paragraph (2), the woman—
7	(A) is the mother of an infant who is not
8	more than 12 months of age; and
9	(B)(i) the woman was under the age of 20
10	at the time of birth; or
11	(ii) the infant referred to in subparagraph
12	(A) is the first child of the woman.
13	(2) Additional requirements for certain
14	MOTHERS.—In the case of a woman described in
15	paragraph (1)(B)(ii) who is 20 years of age or older,
16	the woman is an eligible mother for purposes of sub-
17	section (a) only if the woman meets such standards
18	in addition to the applicable standards under para-
19	graph (1) as the local health department involved
20	determines to be appropriate.
21	(c) CERTAIN REQUIREMENTS.—A grant may be
22	made under subsection (a) only if the applicant involved
23	agrees as follows:
24	(1) The program carried out under such sub-
25	

25 section by the applicant will be designed to instill in

1	eligible mothers confidence in their abilities to pro-
2	vide for the health needs of their newborns, includ-
3	ing through—
4	(A) providing information on child develop-
5	ment; and
6	(B) soliciting questions from the mothers.
7	(2) The registered nurses who make home visits
8	under subsection (a) will, as needed, provide refer-
9	rals for health and social services.
10	(3) The period during which the visits will be
11	available to an eligible mother will not be fewer than
12	six months.
13	(4) An eligible mother will not receive more
14	than one visit each month during the period in
15	which such visits are available to the woman.
16	(d) Authorized Services.—
17	(1) REQUIREMENTS.—A grant may be made
18	under subsection (a) only if the applicant involved
19	agrees that the following services will be provided by
20	registered nurses in home visits under subsection
21	(a):
22	(A) Information on child health and devel-
23	opment, including suggestions for child-develop-
24	mental activities that are enjoyable for parents
25	and children.

1	(B) Advice on parenting, including infor-
2	mation on how to develop a strong parent-child
3	relationship.
4	(C) Information on resources about par-
5	enting, including identifying books and videos
6	that are available at local libraries.
7	(D) Information on upcoming parenting
8	workshops in the local region.
9	(E) Information on programs that facili-
10	tate parent-to-parent support services.
11	(F) Factually and medically accurate and
12	complete information about contraception.
13	(G) In the case of an eligible mother who
14	is a student, information on resources that may
15	assist the mother in completing the educational
16	courses involved.
17	(2) Additional services.—A grant under
18	subsection (a) may be expended to provide services
19	during home visits under such subsection in addition
20	to the services specified in paragraph (1).
21	(e) Authorization of Appropriations.—For the
22	purpose of carrying out this section, there are authorized
23	to be appropriated \$3,000,000 for fiscal year 2007.

1	SEC. 1705. GRANTS FOR INCREASING PUBLIC AWARENESS
2	OF RESOURCES AVAILABLE TO WOMEN PRE-
3	PARING FOR CHILD BIRTH.
4	(a) GRANTS.—The Secretary may make grants to
5	States to increase public awareness of resources available
6	to women preparing for child birth and to new parents.
7	(b) USE OF FUNDS.—The Secretary may make a
8	grant to a State under this section only if the State agrees
9	to use the grant for the following:
10	(1) Identification of resources available to preg-
11	nant women who have decided to carry their preg-
12	nancies to term or to new parents, or both.
13	(2) Conducting an advertising campaign to in-
14	crease public awareness of such resources.
15	(3) Establishing and maintaining a toll-free
16	telephone line to direct people to—
17	(A) organizations that provide support
18	services for pregnant women who have decided
19	to carry their pregnancies to term;
20	(B) adoption centers; and
21	(C) organizations that provide support
22	services to new parents.
23	(c) PROHIBITION.—The Secretary shall prohibit each
24	State receiving a grant under this section from using the
25	grant to direct people to an organization or adoption cen-
26	ter that is for-profit.

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(d) IDENTIFICATION OF RESOURCES.—The Secretary
 shall require each State receiving a grant under this sec tion to make publicly available by means of the Internet
 (electronic and paper form) a list of the following:

5 (1) The resources identified pursuant to sub-6 section (b)(1).

7 (2) The organizations and adoption centers to
8 which people are directed pursuant to an advertising
9 campaign or telephone line funded under this sec10 tion.

(e) AUTHORIZATION OF APPROPRIATIONS.—The Secretary shall make such funds available as may be necessary to carry out the activities of this section.

14 TITLE XVIII—COLLECTING AND 15 REPORTING ABORTION SUR 16 VEILLANCE DATA

17 SEC. 1801. GRANTS FOR COLLECTION AND REPORTING OF

ABORTION SURVEILLANCE DATA.

(a) GRANTS.—The Secretary, acting through the Director of the Centers for Disease Control and Prevention,
may make grants to States for collecting and reporting
abortion surveillance data.

23 (b) REPORTING REQUIREMENT.—

24 (1) IN GENERAL.—The Secretary may make a25 grant to a State under this section only if the State

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agrees to submit a report in each of fiscal years
 2008 and 2010 on the State's abortion surveillance
 data.

4 (2) CONTENTS.—Each report submitted by a 5 State under this section shall, with respect to the 6 preceding 2 fiscal years, include the number and de-7 mographic characteristics of women obtaining abor-8 tions in the State.

9 (3) CONFIDENTIALITY.—For purposes of grants 10 under this section, a State may not collect names as 11 part of abortion data. Each report submitted by a 12 State under this section shall report all data in the 13 aggregate and shall not report any individually iden-14 tifiable information.

(c) REPORT TO CONGRESS.—Not later than the end
of fiscal year 2010, the Secretary shall submit a report
to the Congress on the abortion surveillance data reported
to the Secretary under this section.

(d) AUTHORIZATION OF APPROPRIATIONS.—To carry
out this section, there are authorized to be appropriated
such sums as may be necessary for each of fiscal years
2006 through 2010.

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3 (a) IN GENERAL.—The Secretary shall enter into an 4 agreement with the Institute of Medicine to study the rea-5 sons why women choose to have an abortion. The Sec-6 retary shall ensure that a report from the Institute de-7 scribing the findings of the study is submitted to the Con-8 gress not later than January 10, 2010. Names may not 9 be collected for purposes of the study.

(b) AUTHORIZATION OF APPROPRIATIONS.—To carry
out this section, there are authorized to be appropriated
such sums as may be necessary for each of fiscal years
2006 through 2010.

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