111TH CONGRESS 1ST SESSION H.R. 2035

To provide for programs that reduce abortions, help women bear healthy children, and support new parents.

IN THE HOUSE OF REPRESENTATIVES

April 22, 2009

Mr. DAVIS of Tennessee (for himself, Mr. SMITH of New Jersey, Ms. BORDALLO, Ms. KAPTUR, Mr. SOUDER, Mr. LAMBORN, Mr. FRANKS of Arizona, Mr. LIPINSKI, Mr. GORDON of Tennessee, Mr. SHULER, Mr. MOLLOHAN, Mr. DONNELLY of Indiana, Mr. MELANCON, Mr. BERRY, Mrs. DAHLKEMPER, Mr. OBERSTAR, Mr. HOLDEN, Mr. CARTER, Mr. COSTELLO, Mr. PETERSON, Mrs. BLACKBURN, Mr. MCINTYRE, Mr. TAY-LOR, Mr. ORTIZ, Mr. PLATTS, Mr. CAO, and Mr. DAVIS of Alabama) introduced the following bill; which was referred to the Committee on Energy and Commerce, and in addition to the Committees on Ways and Means, Education and Labor, and Agriculture, 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 abortions, 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 "Pregnant Women Support 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.

Sec. 3. Definitions.

TITLE I—PUBLIC AWARENESS AND ASSISTANCE FOR PREGNANT WOMEN AND NEW PARENTS

Sec. 101. Grants for increasing public awareness of resources available to assist pregnant women in carrying their pregnancies to term and to assist new parents.

TITLE II—INCREASING WOMEN'S KNOWLEDGE ABOUT THEIR PREGNANCY

Sec. 201. Grants to health centers for purchase of ultrasound equipment.

TITLE III—PREGNANCY AS A PREEXISTING CONDITION

Sec. 301. Individual health insurance coverage for pregnant women.

Sec. 302. Continuation of health insurance coverage for newborns.

TITLE IV—MEDICAID AND SCHIP COVERAGE OF PREGNANT WOMEN AND UNBORN CHILDREN

Sec. 401. Treatment of unborn children.

Sec. 402. Coordination with the maternal and child health program.

TITLE V—DISCLOSURE OF INFORMATION ON ABORTION SERVICES

Sec. 501. Disclosure of information on abortion services.

TITLE VI—SUPPORT FOR PREGNANT AND PARENTING COLLEGE STUDENTS

- Sec. 601. Sense of Congress.
- Sec. 602. Definitions.
- Sec. 603. Pregnant and parenting student services pilot program.
- Sec. 604. Application; number of grants.
- Sec. 605. Matching Requirement.
- Sec. 606. Use of funds.
- Sec. 607. Reporting.
- Sec. 608. Authorization of appropriations.

TITLE VII—SUPPORT FOR PREGNANT AND PARENTING TEENS

Sec. 701. Grants to States.

TITLE VIII—IMPROVING SERVICES FOR PREGNANT WOMEN WHO ARE VICTIMS OF DOMESTIC VIOLENCE, DATING VIOLENCE, AND STALKING

Sec. 801. Findings.

Sec. 802. Program to support pregnant women who are victims of domestic violence. Sec. 803. Homicide death certificates of certain female victims.

TITLE IX—LIFE SUPPORT CENTERS FOR PREGNANT WOMEN, MOTHERS, AND CHILDREN

Sec. 901. Life Support Centers Pilot Program.

TITLE X—EXPANSION OF ADOPTION CREDIT AND ADOPTION ASSISTANCE PROGRAMS

Sec. 1001. Expansion of adoption credit and adoption assistance programs.

TITLE XI—PROVIDING SUPPORT TO NEW PARENTS

Sec. 1101. Increased support for WIC program.

Sec. 1102. Nutritional support for low-income parents.

Sec. 1103. Increased funding for the Child Care and Development Block Grant program.

Sec. 1104. Teenage or first-time mothers; free home visits by registered nurses for education on health needs of infants.

TITLE XII—COLLECTING AND REPORTING ABORTION DATA

Sec. 1201. Grants for collection and reporting of abortion data.

1 SEC. 2. FINDINGS.

2	The Congress finds as follows:
3	(1) In 2005, $820,151$ abortions were reported
4	to the Centers for Disease Control and Prevention.
5	(2) 48 percent of all pregnancies in America are
6	unintended. Excluding miscarriages, 54 percent of
7	unintended pregnancies end in abortion.
8	(3) 57 percent of women who have abortions
9	have incomes below 200 percent of the poverty level.
10	(4) "Cannot afford a baby" is the second most
11	frequently cited reason women choose to have an
12	abortion; 73 percent of women having abortions
13	cited this reason as a contributing factor.
14	(5) This Act is an initiative to gather more
15	complete information about abortion, to reduce the

abortion rate by helping women carry their pregnancies to term and bear healthy children, and by
affirming the right of women to be fully informed
about their other options when they seek an abortion.

6 (6) The initiative will work to support women 7 facing unplanned pregnancies, new parents and their 8 children by providing for health care needs, sup-9 portive services, and helpful prenatal information 10 and postnatal services.

11 SEC. 3. DEFINITIONS.

12 Except as otherwise provided in this Act, for purposes13 of this Act:

14 (1) The term "Secretary" means the Secretary15 of Health and Human Services.

16 (2) The term "State" includes the 50 States,
17 the District of Columbia, the Commonwealth of
18 Puerto Rico, the Commonwealth of the Northern
19 Mariana Islands, American Samoa, Guam, the Vir20 gin Islands, and any other territory or possession of
21 the United States.

1 TITLE I—PUBLIC AWARENESS 2 AND ASSISTANCE FOR PREG 3 NANT WOMEN AND NEW PAR 4 ENTS

5 SEC. 101. GRANTS FOR INCREASING PUBLIC AWARENESS
6 OF RESOURCES AVAILABLE TO ASSIST PREG7 NANT WOMEN IN CARRYING THEIR PREG8 NANCIES TO TERM AND TO ASSIST NEW PAR9 ENTS.

(a) GRANTS.—The Secretary may make grants to
States to increase public awareness of resources available
to pregnant women to carry their pregnancy to term and
to new parents.

(b) USE OF FUNDS.—The Secretary may make a
grant to a State under this section only if the State agrees
to use the grant for the following:

17 (1) Identification of resources available to assist
18 pregnant women to carry their pregnancy to term or
19 to assist new parents, or both.

20 (2) Conducting an advertising campaign to in-21 crease public awareness of such resources.

22 (3) Establishing and maintaining a toll-free23 telephone line to direct people to—

1 (A) organizations that provide support 2 services for pregnant women to carry their 3 pregnancy to term; 4 (B) adoption centers; and (C) organizations that provide support 5 6 services to new parents. 7 (c) PROHIBITION.—The Secretary shall prohibit each 8 State receiving a grant under this section from using the 9 grant to direct people to an organization or adoption cen-10 ter that is for-profit. 11 (d) IDENTIFICATION OF RESOURCES.—The Secretary 12 shall require each State receiving a grant under this sec-13 tion to make publicly available by means of the Internet 14 (electronic and paper form) a list of the following: 15 (1) The resources identified pursuant to sub-16 section (b)(1). 17 (2) The organizations and adoption centers to 18 which people are directed pursuant to an advertising 19 campaign or telephone line funded under this sec-20 tion. 21 (e) AUTHORIZATION OF APPROPRIATIONS.—The Sec-22 retary shall make such funds available as may be nec-23 essary to carry out the activities of this section.

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TITLE II—INCREASING WOMEN'S KNOWLEDGE ABOUT THEIR PREGNANCY

4 SEC. 201. GRANTS TO HEALTH CENTERS FOR PURCHASE OF
5 ULTRASOUND EQUIPMENT.

6 Part B of title III of the Public Health Service Act
7 (42 U.S.C. 243 et seq.) is amended by inserting after sec8 tion 317L the following:

9 "SEC. 317L-1. GRANTS FOR THE PURCHASE OR UPGRADE 10 OF ULTRASOUND EQUIPMENT.

11 "(a) IN GENERAL.—The Secretary may make grants 12 for the purchase of ultrasound equipment. Such 13 ultrasound equipment shall be used by the recipients of 14 such grants to provide, under the direction and super-15 vision of a licensed medical physician, ultrasound examina-16 tions to pregnant women consenting to such services.

17 "(b) ELIGIBILITY REQUIREMENTS.—An entity may
18 receive a grant under subsection (a) only if the entity
19 meets the following conditions:

"(1) The entity is a health center eligible to receive a grant under section 330 (relating to community health centers, migrant health centers, homeless
health centers, and public-housing health centers).

24 "(2) The entity agrees to comply with the fol-25 lowing medical procedures:

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"(A) The entity will inform each pregnant woman upon whom the ultrasound equipment is used that she has the right to view the visual image of the unborn child from the ultrasound examination and that she has the right to hear a general anatomical and physiological description of the characteristics of the unborn child.
"(B) The entity will inform each pregnant woman that she has the right to learn, accord-

9 10 ing to the best medical judgment of the physi-11 cian performing the ultrasound examination or 12 the physician's agent performing such exam, 13 the approximate age of the embryo or unborn 14 child considering the number of weeks elapsed 15 from the probable time of the conception of the 16 embryo or unborn child, based upon the infor-17 mation provided by the client as to the time of 18 her last menstrual period, her medical history, 19 a physical examination, or appropriate labora-20 tory tests.

"(c) APPLICATION FOR GRANT.—A grant may be
made under subsection (a) only if an application for the
grant is submitted to the Secretary and the application
is in such form, is made in such manner, and contains

such agreements, assurances, and information as the Sec-1 retary determines to be necessary to carry out this section. 2 3 "(d) ANNUAL REPORT TO SECRETARY.—A grant 4 may be made under subsection (a) only if the applicant 5 for the grant agrees to report on an annual basis to the Secretary, in such form and manner as the Secretary may 6 7 require, on the ongoing compliance of the applicant with 8 the eligibility conditions established in subsection (b).

9 "(e) AUTHORIZATION OF APPROPRIATIONS.—For the 10 purpose of carrying out this section, there are authorized 11 to be appropriated \$3,000,000 for fiscal year 2010, and 12 such sums as may be necessary for each of the fiscal years 13 2011 through 2014.".

14 TITLE III—PREGNANCY AS A 15 PREEXISTING CONDITION

16 SEC. 301. INDIVIDUAL HEALTH INSURANCE COVERAGE FOR

17 **PREGNANT WOMEN.**

(a) LIMITATION ON IMPOSITION OF PRE-EXISTING
(b) CONDITION EXCLUSIONS AND WAITING PERIODS FOR
(c) WOMEN WITH PRIOR COVERAGE.—Title XXVII of the
(c) Public Health Service Act (42 U.S.C. 300gg et seq.) is
(c) amended by inserting after section 2753 the following new
(c) section:

1 "SEC. 2754. PROVIDING INDIVIDUAL HEALTH INSURANCE2COVERAGE WITHOUT REGARD TO PRE-3EXISTING CONDITION EXCLUSION AND WAIT-4ING PERIODS FOR PREGNANT WOMEN WITH-5IN ONE YEAR OF CONTINUOUS PRIOR COV-6ERAGE.

7 "In the case of a woman who has had at least 12 months of creditable coverage before seeking individual 8 health insurance coverage, such individual health insur-9 ance coverage, and the health insurance issuer offering 10 11 such coverage, may not impose any preexisting condition exclusion relating to pregnancy as a preexisting condition, 12 13 any waiting period, or otherwise discriminate in coverage or premiums against the woman on the basis that she is 14 15 pregnant.".

(b) EFFECTIVE DATE.—The amendment made by
subsection (a) shall take effect on October 1, 2009, and
shall apply to women who become pregnant on or after
such date.

20 SEC. 302. CONTINUATION OF HEALTH INSURANCE COV-21ERAGE FOR NEWBORNS.

(a) GROUP HEALTH PLAN COVERAGE.—Title XXVII
of the Public Health Service Act (42 U.S.C. 300gg et seq.)
is amended by inserting after section 2707 the following
new section:

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2 "(a) NOTIFICATION.—In the case of a pregnant 3 woman who is covered under a group health plan, or under group health insurance coverage, for other than family 4 5 coverage, the plan or issuer of the insurance shall provide notice to the woman during the 5th month of pregnancy, 6 7 during the 8th month of pregnancy, and within 2 weeks 8 after delivery, of the woman's option to provide continuing 9 coverage of the newborn child under the group health plan or health insurance coverage under subsection (b). 10

11 "(b) Option of Continued Coverage FOR NEWBORNS.—In the case of a pregnant woman described 12 13 in subsection (a) who has a newborn child under a group health plan or under group health insurance coverage, the 14 plan or issuer offering the coverage shall provide the 15 16 woman with the option of electing coverage of the newborn 17 child at least through the end of the 30-day period begin-18 ning on the date of birth of the child and no waiting period 19 or preexisting condition exclusion shall apply with respect to the coverage of such a newborn child under such plan 20 21 or coverage. Such continuation coverage shall remain in effect, subject to payment of applicable premiums, for at 22 least such period as the Secretary specifies.". 23

(b) INDIVIDUAL HEALTH INSURANCE COVERAGE.—
Such title is further amended by inserting after section
2754, as added by section 301, the following new section:

1 "SEC. 2755. CONTINUATION OF COVERAGE FOR NEWBORNS.

2 "The provisions of section 2708 shall apply with re3 spect to individual health insurance coverage and the
4 issuer of such coverage in the same manner as they apply
5 to group health insurance coverage and the issuer of such
6 coverage.".

7 (c) EFFECTIVE DATE.—The amendments made by
8 this section shall take effect on January 1, 2010, and shall
9 apply to women who become pregnant on or after such
10 date and children who are born of such women.

11 TITLE IV—MEDICAID AND SCHIP 12 COVERAGE OF PREGNANT 13 WOMEN AND UNBORN CHIL 14 DREN

15 SEC. 401. TREATMENT OF UNBORN CHILDREN.

(a) CODIFICATION OF CURRENT REGULATIONS.—
17 Section 2110(c)(1) (42 U.S.C. 1397jj(c)(1)) of the Social
18 Security Act is amended by striking the period at the end
19 and inserting the following: ", and includes, at the option
20 of a State, an unborn child.".

(b) CLARIFICATIONS REGARDING COVERAGE OF
MOTHERS.—Section 2103 (42 U.S.C. 1397cc) of such Act
is amended by adding at the end the following new subsection:

25 "(g) Clarifications Regarding Authority To
 26 Provide Postpartum Services and Maternal
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HEALTH CARE.—Any State that provides child health as sistance to an unborn child under the option described in
 section 2110(c)(1) may—

4 "(1) continue to provide such assistance to the 5 mother, as well as postpartum services, through the 6 end of the month in which the 60-day period (begin-7 ning on the last day of pregnancy) ends; and "(2) in the interest of the child to be born, have 8 9 flexibility in defining and providing services to ben-10 efit either the mother or unborn child consistent 11 with the health of both.". 12 SEC. 402. COORDINATION WITH THE MATERNAL AND CHILD 13 HEALTH PROGRAM. 14 (a) IN GENERAL.—Section 2102(b)(3) of the Social 15 Security Act (42 U.S.C. 1397bb(b)(3)) is amended— (1) in subparagraph (D), by striking "and" at 16 17 the end; 18 (2) in subparagraph (E), by striking the period 19 and inserting "; and"; and 20 (3) by adding at the end the following new sub-21 paragraph: 22 "(F) that operations and activities under 23 this title are developed and implemented in con-24 sultation and coordination with the program op-25 erated by the State under title V in areas including outreach and enrollment, benefits and services, service delivery standards, public health and social service agency relationships, and quality assurance and data reporting.".

5 (b) CONFORMING MEDICAID AMENDMENT.—Section
6 1902(a)(11) of such Act (42 U.S.C. 1396a(a)(11)) is
7 amended—

8 (1) by striking "and" before "(C)"; and

9 (2) by inserting before the semicolon at the end 10 the following: ", and (D) provide that operations and 11 activities under this title are developed and imple-12 mented in consultation and coordination with the 13 program operated by the State under title V in areas 14 including outreach and enrollment, benefits and 15 services, service delivery standards, public health 16 and social service agency relationships, and quality 17 assurance and data reporting".

18 (c) EFFECTIVE DATE.—The amendments made by19 this section take effect on October 1, 2009.

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TITLE V—DISCLOSURE OF IN FORMATION ON ABORTION SERVICES

4 SEC. 501. DISCLOSURE OF INFORMATION ON ABORTION 5 SERVICES.

6 (a) IN GENERAL.—Health facilities that perform 7 abortions in or affecting interstate commerce shall obtain 8 informed consent from the pregnant woman seeking to 9 have the abortion. Informed consent shall exist only after 10 a woman has voluntarily completed or opted not to com-11 plete pre-abortion counseling sessions.

12 (b) ACCURATE INFORMATION.—Counseling sessions13 under subsection (a) shall include the following informa-14 tion:

(1) The probable gestational age and characteristics of the unborn child at the time the abortion
will be performed.

18 (2) How the abortion procedure is performed.

(3) Possible short-term and long-term risks andcomplications of the procedure to be performed.

(4) Alternatives to abortion, including, but not
limited to, adoption, and the resources available in
the community to assist women choosing these alternatives.

(5) The availability of post-procedure medical
 services to address the risks and complications of
 the procedure.

4 (c) EXCEPTION.—This section shall not apply when
5 the pregnant woman is herself incapable, under State law,
6 of making medical decisions. This section does not affect
7 or modify any requirement under State law for making
8 medical decisions for such patients.

9 (d) CIVIL REMEDIES.—

10 (1) CIVIL ACTION.—Any female upon whom an 11 abortion has been performed or attempted without 12 complying with the informed consent requirements 13 may bring a civil action in an appropriate district 14 court of the United States against the person who 15 performed the abortion in knowing or reckless viola-16 tion of this section for actual and punitive damages.

17 (2) CERTAIN AUTHORITIES AND REQUIRE18 MENTS.—With respect to an action under paragraph
19 (1):

20 (A) The court may award attorney's fees
21 to the plaintiff if judgment is rendered in favor
22 of the plaintiff, and may award attorney's fees
23 to the defendant if judgment is rendered in
24 favor of the defendant and the court finds that

the plaintiff's case was frivolous and brought in bad faith.

3 (B) The court shall determine whether the 4 anonymity of the female involved will be pre-5 served from public disclosure if the female has 6 not consented to her identity being disclosed. If 7 the female's identity is to be shielded, the court 8 shall issue an order sealing the record and ex-9 cluding individuals from the courtroom to pre-10 serve her identity.

(C) In the absence of the female's written
consent, anyone other than a public official who
brings the action shall do so under a pseudonym.

(3) RULE OF CONSTRUCTION.—Nothing in this
subsection may be construed to conceal the identity
of the plaintiff or of the witnesses from the defendant.

(e) SEVERABILITY.—If any provision of this section
requiring informed consent for abortions is found unconstitutional, the unconstitutional provision is severable and
the other provisions of this section remain in effect.

(f) PREEMPTION.—Nothing in this section shall prevent a State from enacting and enforcing additional requirements with respect to informed consent.

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TITLE VI—SUPPORT FOR PREG NANT AND PARENTING COL LEGE STUDENTS

4 SEC. 601. SENSE OF CONGRESS.

5 It is the sense of Congress that—

6 (1) pregnant college students should not have
7 to make a choice between keeping their baby and
8 staying in school;

9 (2) the pilot program under this title will help 10 interested, eligible institutions of higher education 11 establish pregnancy and parenting student services 12 offices that will operate independent of Federal 13 funding no later than 5 years after the date of the 14 enactment of this title; and

(3) amounts appropriated to carry out other
Federal programs should be reduced to offset the
costs of this title.

18 SEC. 602. DEFINITIONS.

19 In this title:

(1) ELIGIBLE INSTITUTION OF HIGHER EDUCATION.—The term "eligible institution of higher
education" means an institution of higher education
(as such term is defined in section 101 of the Higher Education Act of 1965 (20 U.S.C. 1001)) that
has established and operates, or agrees to establish

1 and operate upon the receipt of a grant under this 2 title, a pregnant and parenting student services office described in section 606. 3 (2) PARENT; PARENTING.—The terms "parent" 4 and "parenting" refer to a parent or legal guardian 5 6 of a minor. 7 (3) SECRETARY.—The term "Secretary" means 8 the Secretary of Education. 9 SEC. 603. PREGNANT AND PARENTING STUDENT SERVICES 10 PILOT PROGRAM. 11 From amounts appropriated under section 608 for a 12 fiscal year, the Secretary shall establish a pilot program 13 to award grants to eligible institutions of higher education to enable the eligible institutions to establish (or maintain) 14 15 and operate pregnant and parenting student services offices in accordance with section 606. 16 17 SEC. 604. APPLICATION; NUMBER OF GRANTS.

(a) APPLICATION.—An eligible institution of higher
education that desires to receive a grant under this title
shall submit an application to the Secretary at such time,
in such manner, and containing such information as the
Secretary may require.

(b) REQUESTS FOR ADDITIONAL INFORMATION.—
The Secretary may require an eligible institution submitting an application under subsection (a) to provide addi-

1 tional information if the Secretary determines such infor-2 mation is necessary to process the application.

3 (c) NUMBER OF GRANTS.—Subject to the availability
4 of appropriations under section 608, the Secretary shall
5 award grants under this title to no more than 200 eligible
6 institutions.

7 SEC. 605. MATCHING REQUIREMENT.

8 An eligible institution of higher education that re-9 ceives a grant under this title shall contribute to the con-10 duct of the pregnant and parenting student services office 11 supported by the grant an amount from non-Federal funds 12 equal to the amount of the grant. The non-Federal share 13 may be in cash or in kind, fairly evaluated, including serv-14 ices, facilities, supplies, or equipment.

15 SEC. 606. USE OF FUNDS.

16 (a) IN GENERAL.—An eligible institution of higher 17 education that receives a grant under this title shall use 18 grant funds to establish (or maintain) and operate a preg-19 nant and parenting student services office, located on the 20 campus of the eligible institution, that carries out the fol-21 lowing programs and activities:

(1) Hosts an initial pregnancy and parentingresource forum—

24 (A) to assess pregnancy and parenting re-25 sources, located on the campus or within the

1	local community, that are available to meet the
2	needs described in paragraph (2); and
3	(B) to set goals for—
4	(i) improving such resources for preg-
5	nant, parenting, and prospective parenting
6	students; and
7	(ii) improving access to such re-
8	sources.
9	(2) Annually assesses the performance of the el-
10	igible institution and the office in meeting the fol-
11	lowing needs of students enrolled in the eligible in-
12	stitution who are pregnant or are parents:
13	(A) The inclusion of maternity coverage
14	and the availability of riders for additional fam-
15	ily members in student health care.
16	(B) Family housing.
17	(C) Child care.
18	(D) Flexible or alternative academic sched-
19	uling, such as telecommuting programs.
20	(E) Education to improve parenting skills
21	for mothers and fathers and to strengthen mar-
22	riages.
23	(F) Maternity and baby clothing, baby
24	food (including formula), baby furniture, and
25	similar items to assist parents and prospective

parents in meeting the material needs of their
 children.

3 (G) Post-partum counseling and support4 groups.

5 (3) Identifies public and private service pro6 viders, located on the campus of the eligible institu7 tion or within the local community, that are quali8 fied to meet the needs described in paragraph (2),
9 and establishes programs with qualified providers to
10 meet such needs.

(4) Assists pregnant and parenting students
and their spouses in locating and obtaining services
that meet the needs described in paragraph (2).

14 (5) If appropriate, provides referrals for pre15 natal care and delivery, infant or foster care, or
16 adoption, to a student who requests such informa17 tion. An office shall make such referrals only to
18 service providers that primarily serve the following
19 types of individuals:

20 (A) Parents.

(B) Prospective parents awaiting adoption.
(C) Women who are pregnant and plan on parenting or placing the child for adoption.

24 (D) Parenting or prospective parenting25 couples who are married or who plan on

1	marrying in order to provide a supportive envi-
2	ronment for each other and their child.
3	(b) EXPANDED SERVICES.—In carrying out the pro-
4	grams and activities described in subsection (a), an eligible
5	institution of higher education receiving a grant under this
6	title may choose to provide access to such programs and
7	activities to a pregnant or parenting employee of the eligi-
8	ble institution, and the employee's spouse.
9	SEC. 607. REPORTING.
10	(a) ANNUAL REPORT BY INSTITUTIONS.—
11	(1) IN GENERAL.—For each fiscal year that an
12	eligible institution of higher education receives a
13	grant under this title, the eligible institution shall
14	prepare and submit to the Secretary, by the date de-
15	termined by the Secretary, a report that—
16	(A) itemizes the pregnant and parenting
17	student services office's expenditures for the fis-
18	cal year;
19	(B) contains a review and evaluation of the
20	performance of the office in fulfilling the re-
21	quirements of this title, using the specific per-
22	formance criteria or standards established
23	under paragraph $(2)(A)$; and
24	(C) describes the achievement of the office

25 in meeting the needs listed in section 606(a)(2)

1	of the students served by the eligible institution,
2	and the frequency of use of the office by such
3	students.
4	(2) Performance criteria.—Not later than
5	180 days before the date the annual report described
6	in paragraph (1) is submitted, the Secretary—
7	(A) shall identify the specific performance
8	criteria or standards that shall be used to pre-
9	pare the report; and
10	(B) may establish the form or format of
11	the report.
12	(3) Additional information.—After review-
13	ing an annual report of an eligible institution of
14	higher education, the Secretary may require that the
15	eligible institution provide additional information if
16	the Secretary determines that such additional infor-
17	mation is necessary to evaluate the pilot program.
18	(b) REPORT BY SECRETARY.—The Secretary shall
19	annually prepare and submit a report on the findings of
20	the pilot program under this title, including the number
21	of eligible institutions of higher education that were
22	awarded grants and the number of students served by
23	each pregnant and parenting student services office receiv-
24	ing funds under this title, to the appropriate committees
25	of the Senate and the House of Representatives.

1 SEC. 608. AUTHORIZATION OF APPROPRIATIONS.

2 There is authorized to be appropriated to carry out
3 this title not more than \$10,000,000 for each of the fiscal
4 years 2010 through 2014.

5 TITLE VII—SUPPORT FOR PREG-

6 NANT AND PARENTING TEENS

7 SEC. 701. GRANTS TO STATES.

8 The Secretary shall make grants to States to allow 9 early childhood education programs, including Head Start, 10 to work with pregnant or parenting teens to complete high 11 school and prepare for college or for vocational education. 12 **TITLE VIII—IMPROVING SERV-**

13ICES FOR PREGNANT WOMEN

- 14 WHO ARE VICTIMS OF DOMES-
- 15 TIC VIOLENCE, DATING VIO-
- 16 **LENCE, AND STALKING**

17 SEC. 801. FINDINGS.

18 The Congress finds as follows:

(1) Pregnant and recently pregnant women are
more likely to be victims of homicide than to die of
any other causes, and evidence exists that a significant proportion of all female homicide victims are
killed by their intimate partners.

24 (2) A 2001 study published by the Journal of25 the American Medical Association found that mur-

der is the number one cause of death among preg nant women.

(3)3 Research suggests that injury-related 4 deaths, including homicide and suicide, account for 5 approximately one-third of all maternal mortality 6 cases, while medical reasons make up the rest. 7 Homicide is the leading cause of death overall for pregnant women, followed by cancer, acute and 8 9 chronic respiratory conditions, motor vehicle colli-10 sions and drug overdose, peripartum and 11 postpartum cardiomyopthy, and suicide.

12 SEC. 802. PROGRAM TO SUPPORT PREGNANT WOMEN WHO

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ARE VICTIMS OF DOMESTIC VIOLENCE.

(a) IN GENERAL.—For fiscal year 2010 and each
subsequent fiscal year, the Attorney General, through the
Director of the Office on Violence Against Women, may
award grants to States, to be used for any of the following
purposes:

(1) To assist States in providing intervention
services, accompaniment, and supportive social services for eligible pregnant women who are victims of
domestic violence, dating violence, or stalking.

23 (2) To provide for technical assistance and
24 training (as described in subsection (c)) relating to

1	violence against eligible pregnant women to be made
2	available to the following:
3	(A) Federal, State, tribal, territorial, and
4	local governments, law enforcement agencies,
5	and courts.
6	(B) Professionals working in legal, social
7	service, and health care settings.
8	(C) Nonprofit organizations.
9	(D) Faith-based organizations.
10	(b) STATE ELIGIBILITY.—To be eligible for a grant
11	under subsection (a), a State shall—
12	(1) submit to the Attorney General an applica-
13	tion in such time and manner, and containing such
14	information, as specified by the Attorney General;
15	and
16	(2) for a grant made for a fiscal year beginning
17	on or after the date that is one year after the date
18	of the enactment of this title, satisfy the require-
19	ment under section 803, relating to female homicide
20	victim determinations and death certificates.
21	(c) TECHNICAL ASSISTANCE AND TRAINING DE-
22	SCRIBED.—For purposes of subsection (a)(2), technical
23	assistance and training is—

(1) the identification of eligible pregnant women
 experiencing domestic violence, dating violence, or
 stalking;

4 (2) the assessment of the immediate and short-5 term safety of such a pregnant woman, the evalua-6 tion of the impact of the violence or stalking on the 7 pregnant woman's health, and the assistance of the 8 pregnant woman in developing a plan aimed at pre-9 venting further domestic violence, dating violence, or 10 stalking, as appropriate;

(3) the maintenance of complete medical or forensic records that include the documentation of any examination, treatment given, and referrals made, recording the location and nature of the pregnant woman's injuries, and the establishment of mechanisms to ensure the privacy and confidentiality of those medical records; and

(4) the identification and referral of the pregnant woman to appropriate public and private nonprofit entities that provide intervention services, accompaniment, and supportive social services.

22 (d) DEFINITIONS.—For purposes of this title:

(1) ACCOMPANIMENT.—The term "accompaniment" means assisting, representing, and accompanying a woman in seeking judicial relief for child

support, child custody, restraining orders, and restitution for harm to persons and property, and in filing criminal charges, and may include the payment
of court costs and reasonable attorney and witness
fees associated therewith.

6 (2) ELIGIBLE PREGNANT WOMAN.—The term 7 "eligible pregnant woman" means any woman who is 8 pregnant on the date on which such woman becomes 9 a victim of domestic violence, dating violence, or 10 stalking or who was pregnant during the one-year 11 period before such date.

12 (3) INTERVENTION SERVICES.—The term
13 "intervention services" means, with respect to do14 mestic violence, dating violence, or stalking, 24-hour
15 telephone hotline services for police protection and
16 referral to shelters.

17 (4) STATE.—The term "State" includes the
18 District of Columbia, any commonwealth, possession,
19 or other territory of the United States, and any In20 dian tribe or reservation.

(5) SUPPORTIVE SOCIAL SERVICES.—The term
"supportive social services" means transitional and
permanent housing, vocational counseling, and individual and group counseling aimed at preventing domestic violence, dating violence, or stalking.

(6) VIOLENCE.—The term "violence" means ac tual violence and the risk or threat of violence.

3 (e) AUTHORIZATION OF APPROPRIATIONS.—For the 4 purpose of making allotments under subsection (a), there 5 are authorized to be appropriated \$4,000,000 for each of 6 the fiscal years 2010 through 2014.

7 SEC. 803. HOMICIDE DEATH CERTIFICATES OF CERTAIN FE8 MALE VICTIMS.

9 For purposes of section 802(b)(2), the requirement 10 under this section is that not later than the date that is 11 one year after the date of the enactment of this title, a 12 State shall require, with respect to any homicide case initi-13 ated after such one-year date and in which the victim is 14 a female of possible child-bearing age, each of the fol-15 lowing:

- 16 (1) A determination of which, if any, of the fol-17 lowing categories, described the victim:
- 18 (A) The victim was pregnant on the date19 of her death.

20 (B) The victim was not pregnant on the
21 date of her death, but had been pregnant dur22 ing the 42-day period before such date.

23 (C) The victim was not pregnant on the
24 date of her death, but had been pregnant dur25 ing the period beginning on the date that was

1	one year before such date of her death and end-
2	ing on the date that was 43 days before such
3	date of her death.
4	(D) The victim was not pregnant during
5	the one-year period before the date of her
6	death.
7	(E) It could not be determined whether or
8	not the victim had been pregnant during the
9	one-year period before the date of her death.
10	(2) The determination made under paragraph
11	(1) shall be included in the death certificate of the
12	victim.
13	TITLE IX-LIFE SUPPORT CEN-
13 14	TITLE IX—LIFE SUPPORT CEN-TERSFORPREGNANT
-	
14	TERS FOR PREGNANT
14 15	TERS FOR PREGNANT WOMEN, MOTHERS, AND
14 15 16	TERS FOR PREGNANT WOMEN, MOTHERS, AND CHILDREN
14 15 16 17	TERSFORPREGNANTWOMEN,MOTHERS,ANDCHILDREN
14 15 16 17 18	TERSFORPREGNANTWOMEN,MOTHERS,ANDCHILDRENCHILDREN
14 15 16 17 18 19	TERSFORPREGNANTWOMEN,MOTHERS,ANDCHILDREN
 14 15 16 17 18 19 20 	TERSFORPREGNANTWOMEN,MOTHERS,ANDCHILDRENCHILDREN
 14 15 16 17 18 19 20 21 	TERSFORPREGNANTWOMEN,MOTHERS,ANDOCHILDRENCHILDRENSEC. 901. LIFE SUPPORT CENTERS PILOT PROGRAM.(a) IN GENERAL.—The Secretary shall establish apilot program to fund supportive services for pregnantwomen, mothers, and children. Such services shall consistof—
 14 15 16 17 18 19 20 21 22 	TERSFORPREGNANTWOMEN,MOTHERS,ANDWOMEN,MOTHERS,ANDCHILDRENSEC. 901. LIFE SUPPORT CENTERS PILOT PROGRAM.(a) IN GENERAL.—The Secretary shall establish apilot program to fund supportive services for pregnantwomen, mothers, and children. Such services shall consistof—(1) child care for infants and toddlers to allow

1	(3) temporary residential care as needed by
2	pregnant women, mothers and children;
3	(4) educational support, such as preparation for
4	pregnant and parenting mothers for the recognized
5	equivalent of a secondary school diploma;
6	(5) adoption counseling;
7	(6) parenting classes;
8	(7) business skills training;
9	(8) emergency financial aid in times of crisis;
10	(9) nutrition education and food assistance; and
11	(10) outreach to seniors, many of whom volun-
12	teer to help with the children or who receive advice
13	on helping raise their own grandchildren.
14	(b) Authorization of Appropriations.—There is
15	authorized to be appropriated to carry out this section no
16	more than \$10,000,000 for each of the fiscal years 2010
17	through 2014.
18	TITLE X-EXPANSION OF ADOP-
19	TION CREDIT AND ADOPTION
20	ASSISTANCE PROGRAMS
21	SEC. 1001. EXPANSION OF ADOPTION CREDIT AND ADOP-
22	TION ASSISTANCE PROGRAMS.
23	(a) INCREASE IN DOLLAR LIMITATION.—
24	(1) Adoption credit.—

1	(A) IN GENERAL.—Paragraph (1) of sec-
2	tion 23(b) of the Internal Revenue Code of
3	1986 (relating to dollar limitation) is amended
4	by striking "\$10,000" and inserting "\$15,000".
5	(B) CHILD WITH SPECIAL NEEDS.—Para-
6	graph (3) of section 23(a) of such Code (relat-
7	ing to \$10,000 credit for adoption of child with
8	special needs regardless of expenses) is amend-
9	ed—
10	(i) by striking "\$10,000" and insert-
11	ing ''\$15,000'', and
12	(ii) by striking "\$10,000" in the head-
13	ing and inserting "\$15,000".
14	(C) Conforming Amendment to infla-
15	TION ADJUSTMENT.—Subsection (h) of section
16	23 of such Code (relating to adjustments for in-
17	flation) is amended to read as follows:
18	"(h) Adjustments for Inflation.—
19	"(1) DOLLAR LIMITATIONS.—In the case of a
20	taxable year beginning after December 31, 2009,
21	each of the dollar amounts in subsections $(a)(3)$ and
22	(b)(1) shall be increased by an amount equal to—
23	"(A) such dollar amount, multiplied by
24	"(B) the cost-of-living adjustment deter-
25	mined under section $1(f)(3)$ for the calendar

1	year in which the taxable year begins, deter-
2	mined by substituting 'calendar year 2009' for
3	'calendar year 1992' in subparagraph (B)
4	thereof.
5	If any amount as increased under the preceding sen-
6	tence is not a multiple of \$10, such amount shall be
7	rounded to the nearest multiple of \$10.
8	"(2) INCOME LIMITATION.—In the case of a
9	taxable year beginning after December 31, 2002, the
10	dollar amount in subsection $(b)(2)(A)(i)$ shall be in-
11	creased by an amount equal to—
12	"(A) such dollar amount, multiplied by
13	"(B) the cost-of-living adjustment deter-
14	mined under section $1(f)(3)$ for the calendar
15	year in which the taxable year begins, deter-
16	mined by substituting 'calendar year 2001' for
17	'calendar year 1992' in subparagraph (B)
18	thereof.
19	If any amount as increased under the preceding sen-
20	tence is not a multiple of \$10, such amount shall be
21	rounded to the nearest multiple of \$10.".
22	(2) Adoption assistance programs.—
23	(A) IN GENERAL.—Paragraph (1) of sec-
24	tion 137(b) of the Internal Revenue Code of

1	1986 (relating to dollar limitation) is amended
2	by striking "\$10,000" and inserting "\$15,000".
3	(B) CHILD WITH SPECIAL NEEDS.—Para-
4	graph (2) of section 137(a) of such Code (relat-
5	ing to \$10,000 exclusion for adoption of child
6	with special needs regardless of expenses) is
7	amended—
8	(i) in the text by striking "\$10,000"
9	and inserting "\$15,000", and
10	(ii) in the heading by striking
11	"\$10,000" and inserting "\$15,000".
12	(C) Conforming Amendment to infla-
13	TION ADJUSTMENT.—Subsection (f) of section
14	137 of such Code (relating to adjustments for
15	inflation) is amended to read as follows:
16	"(f) Adjustments for Inflation.—
17	"(1) DOLLAR LIMITATIONS.—In the case of a
18	taxable year beginning after December 31, 2009,
19	each of the dollar amounts in subsections $(a)(2)$ and
20	(b)(1) shall be increased by an amount equal to—
21	"(A) such dollar amount, multiplied by
22	"(B) the cost-of-living adjustment deter-
23	mined under section $1(f)(3)$ for the calendar
24	year in which the taxable year begins, deter-
25	mined by substituting 'calendar year 2008' 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) INCOME LIMITATION.—In the case of a
7	taxable year beginning after December 31, 2002, the
8	dollar amount in subsection $(b)(2)(A)$ shall be in-
9	creased by an amount equal to—
10	"(A) such dollar amount, multiplied by
11	"(B) the cost-of-living adjustment deter-
12	mined under section $1(f)(3)$ for the calendar
13	year in which the taxable year begins, deter-
14	mined by substituting 'calendar year 2001' for
15	'calendar year 1992' in subparagraph thereof.
16	If any amount as increased under the preceding sen-
17	tence is not a multiple of \$10, such amount shall be
18	rounded to the nearest multiple of \$10.".
19	(b) Credit Made Refundable.—
20	(1) Credit moved to subpart relating to
21	REFUNDABLE CREDITS.—The Internal Revenue
22	Code of 1986 is amended—
23	(A) by redesignating section 23, as amend-
24	ed by subsection (a), as section 36A, and

1	(B) by moving section 36A (as so redesig-
2	nated) from subpart A of part IV of subchapter
3	A of chapter 1 to the location immediately be-
4	fore section 37 in subpart C of part IV of sub-
5	chapter A of chapter 1.
6	(2) Conforming Amendments.—
7	(A) Section $24(b)(3)(B)$ of such Code is
8	amended by striking "23, 25B," and inserting
9	''25B,''.
10	(B) Section $25(e)(1)(C)$ of such Code is
11	amended—
12	(i) in clause (i) by striking "23,
13	25D," and inserting "25D", and
14	(ii) in clause (ii) by striking "23, 24,"
15	and inserting "24,".
16	(C) Section $25B(g)(2)$ of such Code is
17	amended by striking "sections 23 and 25D"
18	and inserting "section 25D".
19	(D) Section $26(a)(1)$ of such Code is
20	amended by striking "23, 24" and inserting
21	<i>"</i> 24".
22	(E) Section 36A of such Code, as so redes-
23	ignated, is amended—
24	(i) by striking paragraph (4) of sub-
25	section (b), and

1	(ii) by striking subsection (c).
2	(F) Section 137 of such Code is amend-
3	ed—
4	(i) in subsection (d) by striking "sec-
5	tion 23(d)" and inserting "section
6	36A(d)", and
7	(ii) in subsection (e) by striking "sec-
8	tion 23" and inserting "section 36A".
9	(G) Section 904(i) of such Code is amend-
10	ed by striking "23, 24," and inserting "24".
11	(H) Section $1016(a)(26)$ of such Code is
12	amended by striking "23(g)" and inserting
13	''36A(g)''.
14	(I) Section $1400C(d)(2)$ of such Code is
15	amended by striking "23, 24," and inserting
16	<i>"</i> 24 <i>,"</i> .
17	(J) The table of sections for subpart A of
18	part IV of subchapter A of chapter 1 of such
19	Code is amended by striking the item relating
20	to section 23.
21	(K) Paragraph (2) of section 1324(b) of
22	title 31, United States Code, is amended by in-
23	serting "36A," after "36,".
24	(L) The table of sections for subpart C of
25	part IV of subchapter A of chapter 1 of the In-

ternal Revenue Code of 1986 is amended by in serting after the item relating to section 36 the
 following new item:

"Sec. 36A. Adoption expenses.".

4 (c) MODIFICATIONS MADE BY EGTRRA TO ADOP5 TION CREDIT MADE PERMANENT.—Title IX of the Eco6 nomic Growth and Tax Relief Reconciliation Act of 2001
7 shall not apply to the amendments made by section 202
8 of such Act.

9 (d) EFFECTIVE DATE.—The amendments made by
10 this section shall apply to taxable years beginning after
11 December 31, 2009.

12 TITLE XI—PROVIDING SUPPORT 13 TO NEW PARENTS

14 SEC. 1101. INCREASED SUPPORT FOR WIC PROGRAM.

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

(1) The special supplemental nutrition program
for women, infants, and children (WIC) authorized
in section 17 of the Child Nutrition Act of 1966 (42
U.S.C. 1786) served approximately 8,100,000
women, infants, and children per month in fiscal
year 2006.

(2) Half of all infants in the United States and
1 in 4 young children under age 5 get crucial health
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 (4) The WIC program has been proven to in5 crease the number of women receiving prenatal care,
6 reduce the incidence of low birth weight and fetal
7 mortality, reduce anemia, and enhance the nutri8 tional quality of the diet of mothers and children.

9 (5) The WIC program's essential, effective nu-10 trition services include nutrition assessment, coun-11 education, seling and obesity prevention, 12 breastfeeding support and promotion, prenatal and 13 pediatric health care referrals and follow-up, spousal 14 and child abuse referral, drug and alcohol abuse re-15 ferral, immunization screening, assessment and re-16 ferral, and a host of other services for mothers and 17 children.

18 (b) AUTHORIZATION OF APPROPRIATIONS.—For the 19 purpose of carrying out the special supplemental nutrition program for women, infants, and children (WIC) author-20 21 ized in section 17 of the Child Nutrition Act of 1966 (42) 22 U.S.C. 1786), there is authorized to be appropriated 23 \$6,000,000,000 for fiscal year 2010, and such sums as 24 may be necessary for each of fiscal years 2011 through 2014, of which— 25

1	(1) there is authorized to be appropriated
2	\$15,000,000 for fiscal year 2010, and such sums as
3	may be necessary for each of fiscal years 2011
4	through 2014, for breast-feeding peer counselors;
5	and
6	(2) there is authorized to be appropriated
7	\$14,000,000 for fiscal year 2010, and such sums as
8	may be necessary for each of fiscal years 2011
9	through 2014, for infrastructure needs.
10	SEC. 1102. NUTRITIONAL SUPPORT FOR LOW-INCOME PAR-
11	ENTS.
12	Section $5(c)(2)$ of the Food and Nutrition Act of
13	2008 (7 U.S.C. 2014(c)(2)) is amended by striking "30
14	per centum" and inserting "85 percent".
15	SEC. 1103. INCREASED FUNDING FOR THE CHILD CARE AND
16	DEVELOPMENT BLOCK GRANT PROGRAM.
17	(a) Authorization of Appropriations.—Section
18	658B of the Child Care and Development Block Grant Act
19	of 1990 (42 U.S.C. 9858) is amended to read as follows:
20	"SEC. 658B. AUTHORIZATION OF APPROPRIATIONS.
21	"There are authorized to be appropriated to carry out
22	this subchapter $$2,350,000,000$ for fiscal year 2010 and
23	such sums as may be necessary for fiscal years 2011
24	through 2014.".

(b) CONFORMING AMENDMENT.—Section
 658E(c)(3)(D) of the Child Care and Development Block
 Grant Act of 1990 (42 U.S.C. 9858c(c)(3)(D)) is amended
 by striking "1997 through 2002" and inserting "2010
 through 2014".

6 SEC. 1104. TEENAGE OR FIRST-TIME MOTHERS; FREE HOME 7 VISITS BY REGISTERED NURSES FOR EDU8 CATION ON HEALTH NEEDS OF INFANTS.

9 (a) IN GENERAL.—The Secretary may make grants
10 to local health departments to provide to eligible mothers,
11 without charge, education on the health needs of their in12 fants through visits to their homes by registered nurses.
13 (b) ELIGIBLE MOTHER.—

- 14 (1) IN GENERAL.—For purposes of subsection
 15 (a), a woman is an eligible mother if, subject to
 16 paragraph (2), the woman—
- 17 (A) is the mother of an infant who is not18 more than 24 months of age; and

19 (B)(i) the woman was under the age of 2020 at the time of birth; or

21 (ii) the infant referred to in subparagraph22 (A) is the first child of the woman.

(2) ADDITIONAL REQUIREMENTS FOR CERTAIN
MOTHERS.—In the case of a woman described in
paragraph (1)(B)(ii) who is 20 years of age or older,

1	the woman is an eligible mother for purposes of sub-
2	section (a) only if the woman meets such standards
3	in addition to the applicable standards under para-
4	graph (1) as the local health department involved
5	determines to be appropriate.
6	(c) CERTAIN REQUIREMENTS.—A grant may be
7	made under subsection (a) only if the applicant involved
8	agrees as follows:
9	(1) The program carried out under such sub-
10	section by the applicant will be designed to instill in
11	eligible mothers confidence in their abilities to pro-
12	vide for the health needs of their newborns, includ-
13	ing through—
14	(A) providing information on child develop-
15	ment; and
16	(B) soliciting questions from the mothers.
17	(2) The registered nurses who make home visits
18	under subsection (a) will, as needed, provide refer-
19	rals for health and social services to serve the needs
20	of the newborns.
21	(3) The period during which the visits will be
22	available to an eligible mother will not be fewer than
23	six months.
24	(d) Authorized Services.—

1	(1) REQUIREMENTS.—A grant may be made
2	under subsection (a) only if the applicant involved
3	agrees that the following services will be provided by
4	registered nurses in home visits under subsection
5	(a):
6	(A) Information on child health and devel-
7	opment, including suggestions for child-develop-
8	mental activities that are enjoyable for parents
9	and children.
10	(B) Advice on parenting, including infor-
11	mation on how to develop a strong parent-child
12	relationship.
13	(C) Information on resources about par-
14	enting, including identifying books and videos
15	that are available at local libraries.
16	(D) Information on upcoming parenting
17	workshops in the local region.
18	(E) Information on programs that facili-
19	tate parent-to-parent support services.
20	(F) In the case of an eligible mother who
21	is a student, information on resources that may
22	assist the mother in completing the educational
23	courses involved.
24	(2) Additional services.—A grant under
25	subsection (a) may be expended to provide services

during home visits under such subsection in addition
 to the services specified in paragraph (1).

3 (e) AUTHORIZATION OF APPROPRIATIONS.—For the 4 purpose of carrying out this section, there are authorized 5 to be appropriated \$3,000,000 for fiscal year 2010, and 6 such sums as may be necessary for each of fiscal years 7 2011 through 2014.

8 TITLE XII—COLLECTING AND 9 REPORTING ABORTION DATA

10SEC. 1201. GRANTS FOR COLLECTION AND REPORTING OF11ABORTION 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.

16 (b) REPORTING REQUIREMENT.—

17 (1) IN GENERAL.—The Secretary may make a
18 grant to a State under this section only if the State
19 agrees to submit a report in each of fiscal years
20 2011 and 2013 on the State's abortion surveillance
21 data.

(2) CONTENTS.—Each report submitted by a
State under this subsection shall, with respect to the
preceding 2 fiscal years, include—

1	(A) the number and characteristics of
2	women obtaining abortions in the State; and
3	(B) the characteristics of these abortions,
4	including the approximate gestational age of the
5	unborn child, the abortion method, and any
6	known physical or psychological complications.
7	(3) PERSONAL INFORMATION.—A report sub-
8	mitted by a State under this subsection shall not
9	contain the name of any woman obtaining or seeking
10	to obtain an abortion, any common identifier (such
11	as a Social Security number), or any other identifier
12	(including statistical information) that would make
13	it possible to identify in any manner or under any
14	circumstances an individual who has obtained or
15	seeks to obtain an abortion.
16	(c) CONFIDENTIALITY.—The Secretary shall main-
17	tain the confidentiality of any individually identifiable in-
18	formation reported to the Secretary under this section.
19	(d) Report to Congress.—
20	(1) IN GENERAL.—Not later than the end of
21	fiscal year 2013, the Secretary shall submit a report
22	to the Congress on the abortion surveillance data re-
23	ported to the Secretary under this section.
24	(2) PERSONAL INFORMATION.—A report sub-
25	mitted by the Secretary to the Congress under this

subsection shall not contain any name or other iden tifier described in subsection (b)(3).

3 (e) AUTHORIZATION OF APPROPRIATIONS.—To carry
4 out this section, there are authorized to be appropriated
5 such sums as may be necessary for each of fiscal years
6 2010 through 2014.

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