# <sup>113TH CONGRESS</sup> 2D SESSION **S. 2461**

To amend title XXI of the Social Security Act to extend and improve the Children's Health Insurance Program, and for other purposes.

### IN THE SENATE OF THE UNITED STATES

JUNE 11, 2014

Mr. ROCKEFELLER introduced the following bill; which was read twice and referred to the Committee on Finance

## A BILL

To amend title XXI of the Social Security Act to extend and improve the Children's Health Insurance Program, and for other purposes.

1 Be it enacted by the Senate and House of Representa-

2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE; AMENDMENTS TO SOCIAL SECU-

RITY ACT; REFERENCES; TABLE OF CON-

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## TENTS.

6 (a) SHORT TITLE.—This Act may be cited as the7 "CHIP Extension Act of 2014".

8 (b) AMENDMENTS TO SOCIAL SECURITY ACT.—Ex9 cept as otherwise specifically provided, whenever in this
10 Act an amendment is expressed in terms of an amendment

to or repeal of a section or other provision, the reference
 shall be considered to be made to that section or other
 provision of the Social Security Act.

4 (c) REFERENCES TO CHIP; MEDICAID; SEC-5 RETARY.—In this Act:

6 (1) CHIP.—The term "CHIP" means the pro7 gram established under title XXI of the Social Secu8 rity Act (42 U.S.C. 1397aa et seq.) (whether imple9 mented under title XIX, XXI, or both, of the Social
10 Security Act).

11 (2) MEDICAID.—The term "Medicaid" means
12 the program for medical assistance established under
13 title XIX of the Social Security Act (42 U.S.C. 1396
14 et seq.).

15 (3) SECRETARY.—The term "Secretary" means
16 the Secretary of Health and Human Services.

17 (d) TABLE OF CONTENTS.—The table of contents for

18 this Act is as follows:

Sec. 1. Short title; amendments to Social Security Act; references; table of contents.
Sec. 2. Purposes.

Sec. 3. General effective date; exception for State legislation; reliance on law.

#### TITLE I—FINANCING

Sec. 101. Extension of CHIP.

Sec. 102. Continuation and update of performance incentives.

Sec. 103. Funds to address any Federal funding shortfalls for States.

#### TITLE II—ELIGIBILITY AND ENROLLMENT

#### Subtitle A—Coverage Continuity

Sec. 201. State option to increase upper age limit for children with special health care needs.

- Sec. 202. Improving coverage transitions from Medicaid or CHIP to coverage under a qualified health plan.
- Sec. 203. Assuring coverage continuity for former foster care children.

Subtitle B—Enrollment Simplification and Improvements

- Sec. 211. Automatic enrollment for newborns under CHIP.
- Sec. 212. Express Lane Eligibility extension and application to pregnant women, foster children, and children with special health care needs.
- Sec. 213. Outreach to targeted populations.

#### TITLE III—AFFORDABILITY

Sec. 301. Strengthened cost sharing protections under Medicaid and CHIP.

#### TITLE IV—BENEFITS

- Sec. 401. Preventive health services.
- Sec. 402. Timely immunization coverage.

#### TITLE V—ACCESS AND QUALITY

#### Subtitle A—Pediatric Quality Measures

- Sec. 501. Extending the pediatric quality measures program.
- Sec. 502. Improving the effectiveness of the pediatric quality measures.
- Sec. 503. Annual State reports regarding State-specific quality of care measures applied under Medicaid or CHIP.
- Sec. 504. Advisory panel regarding pediatric quality.
- Sec. 505. Extending and expanding demonstration projects.

Subtitle B-Maternal, Infant, and Early Childhood Home Visiting Program

Sec. 511. Supporting evidence-based care coordination in communities.

Subtitle C—Comparative Study of Medicaid, CHIP, and Qualified Health Plans

Sec. 521. GAO study and report.

#### TITLE VI—BUDGETARY EFFECTS

Sec. 601. Budgetary effect of this Act.

#### 1 SEC. 2. PURPOSES.

- 2 The purposes of this Act are to ensure the extension
- 3 of CHIP, safeguard child-specific health coverage for mil-
- 4 lions of children, and make improvements to promote chil-
- 5 dren's access to cost-effective, high-quality health care.

#### 1 SEC. 3. GENERAL EFFECTIVE DATE; EXCEPTION FOR STATE 2

LEGISLATION; RELIANCE ON LAW.

3 (a) GENERAL EFFECTIVE DATE.—Unless otherwise provided in this Act, subject to subsections (b) and (c), 4 5 this Act and the amendments made by this Act shall take effect on October 1, 2015, and shall apply to child health 6 7 assistance and medical assistance provided on or after that 8 date.

9 (b) EXCEPTION FOR STATE LEGISLATION.—In the 10 case of a State plan under title XIX of the Social Security 11 Act (42 U.S.C. 1396 et seq.) or a State child health plan under title XXI of such Act (42 U.S.C. 1397aa et seq.), 12 13 which the Secretary determines requires State legislation in order for the respective plan to meet 1 or more addi-14 tional requirements imposed by amendments made by this 15 Act, the respective plan shall not be regarded as failing 16 to comply with the requirements of such title solely on the 17 18 basis of its failure to meet such an additional requirement 19 before the first day of the first calendar quarter beginning after the close of the first regular session of the State leg-20islature that begins after the date of enactment of this 21 22 Act. For purposes of the previous sentence, in the case 23 of a State that has a 2-year legislative session, each year 24 of the session shall be considered to be a separate regular session of the State legislature. 25

(c) RELIANCE ON LAW.—With respect to amend ments made by this Act that become effective as of a
 date—

4 (1) such amendments are effective as of such
5 date whether or not regulations implementing such
6 amendments have been issued; and

7 (2) Federal financial participation for medical 8 assistance or child health assistance furnished under 9 title XIX or XXI, respectively, of the Social Security 10 Act on or after such date by a State in good faith 11 reliance on such amendments before the date of pro-12 mulgation of final regulations, if any, to carry out 13 such amendments (or before the date of guidance, if 14 any, regarding the implementation of such amend-15 ments) shall not be denied on the basis of the 16 State's failure to comply with such regulations or 17 guidance.

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## TITLE I—FINANCING

19 SEC. 101. EXTENSION OF CHIP.

20 (a) FUNDING.—

21 (1) IN GENERAL.—Section 2104(a) (42 U.S.C.
22 1397dd(a)) is amended—

23 (A) in paragraph (17), by striking "and"
24 at the end;

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1	(B) by striking paragraph (18) and insert-
2	ing the following:
3	"(18) for fiscal year 2015, \$21,061,000,000;";
4	and
5	(C) by adding at the end the following new
6	paragraphs:
7	"(19) for fiscal year 2016, \$19,300,000,000;
8	"(20) for fiscal year 2017, \$20,300,000,000;
9	"(21) for fiscal year 2018, \$21,300,000,000;
10	and
11	"(22) for fiscal year 2019, for purposes of mak-
12	ing 2 semi-annual allotments—
13	"(A) $$2,850,000,000$ for the period begin-
14	ning on October 1, 2018, and ending on March
15	31, 2019, and
16	"(B) $$2,850,000,000$ for the period begin-
17	ning on April 1, 2019, and ending on Sep-
18	tember 30, 2019.".
19	(2) PREVENTION OF DUPLICATE APPROPRIA-
20	TIONS FOR FISCAL YEAR 2015.—Expenditures made
21	under section 2104(a)(18) of the Social Security Act
22	(42 U.S.C. 1387dd(a)(18)) pursuant to the amend-
23	ments made by section 10203 of the Patient Protec-
24	tion and Affordable Care Act (Public Law 111–148)
25	for fiscal year 2015 shall be charged to the appro-

1	priation provided by the amendment made by para-
2	graph $(1)$ to such section for that fiscal year.
3	(b) Allotments.—
4	(1) IN GENERAL.—Section 2104(m) (42 U.S.C.
5	1397dd(m)) is amended—
6	(A) in paragraph (3)—
7	(i) by striking "2015" in the para-
8	graph heading and inserting "2019";
9	(ii) in subparagraph (A), by striking
10	"paragraph (18)" and inserting "para-
11	graph (22)";
12	(iii) in subparagraph (B), by striking
13	"paragraph (18)" and inserting "para-
14	graph (22)";
15	(iv) in subparagraph (C)—
16	(I) by striking "2014" each place
17	it appears and inserting "2018"; and
18	(II) by striking "2015" and in-
19	serting "2019"; and
20	(v) in subparagraph (D)—
21	(I) in clause (i), by striking "the
22	sum of—" and all that follows
23	through "2009;" and inserting "the
24	amount made available under sub-
25	section $(a)(22)(A)$ ,"; and

1	(II) in subclause (II) of clause
2	(ii), by striking "subsection
3	(a)(18)(B)" and inserting "subsection
4	(a)(22)(B)";
5	(B) in paragraph (4), by striking "2015"
6	and inserting "2019";
7	(C) in paragraph (8)—
8	(i) by striking "2015" in the para-
9	graph heading and inserting "2019"; and
10	(ii) by striking "for a period in fiscal
11	year 2015" and inserting "for a period in
12	fiscal year 2019"; and
13	(D) by adding at the end the following new
14	paragraph:
15	"(9) Rebasing and growth factor update
16	RULES FOR FISCAL YEARS AFTER FISCAL YEAR
17	2014.—Subject to paragraphs (3), (4), and (6), from
18	the amount made available under subsection (a) for
19	each fiscal year after fiscal year 2014, the Secretary
20	shall compute a State allotment for each State (in-
21	cluding the District of Columbia and each common-
22	wealth and territory) for each such fiscal year as fol-
23	lows:
24	"(A) Rebasing in odd-numbered fiscal
25	YEARS.—If the fiscal year is an odd-numbered

1	fiscal year, the allotment of the State is equal
2	to the Federal payments to the State that are
3	attributable to (and countable towards) the
4	total amount of allotments available under this
5	section to the State in the preceding fiscal year
6	(including any payments made to the State
7	under subsections (n) and (o) for the preceding
8	fiscal year as well as amounts redistributed to
9	the State in the preceding fiscal year), multi-
10	plied by the allotment increase factor under
11	paragraph (5) for the fiscal year.
12	"(B) GROWTH FACTOR UPDATE FOR EVEN-
13	NUMBERED FISCAL YEARS.—If the fiscal year is
14	an even-numbered fiscal year, the allotment of
15	the State is equal to the sum of—
16	"(i) the amount of the State allotment
17	for the preceding fiscal year; and
18	"(ii) the amount of any payments
19	made to the State under subsections (n)
20	and (o) for the preceding fiscal year,
21	multiplied by the allotment increase factor
22	under paragraph (5) for the fiscal year.".
23	(2) ONE-TIME APPROPRIATION FOR FISCAL
24	YEAR 2019.—Section 108 of the Children's Health
25	Insurance Program Reauthorization Act of 2009

1	(Public Law 111–3), as amended by section
2	10203(d)(2)(F) of the Patient Protection and Af-
3	fordable Care Act (Public Law 111–148), is amend-
4	ed by striking "\$15,361,000,000" and all that fol-
5	lows through the second sentence, and inserting
6	"\$16,700,000,000 to accompany the allotment made
7	for the period beginning on October 1, 2018, and
8	ending on March 31, 2019, under section
9	2104(a)(22)(A) of the Social Security Act (42)
10	U.S.C. 1397dd(a)(22)(A)), to remain available until
11	expended. Such amount shall be used to provide al-
12	lotments to States under paragraph (3) of section
13	2104(m) of such Act (42 U.S.C. $1397dd(m)$ ) for the
14	first 6 months of fiscal year 2019 in the same man-
15	ner as allotments are provided under subsection
16	(a)(22)(A) of such section 2104 and subject to the
17	same terms and conditions as apply to the allot-
18	ments provided from such subsection (a)(22)(A).".
19	(3) Conforming Amendments.—Section
20	2104(m) (42 U.S.C. 1397dd(m)) is amended—
21	(A) in the subsection heading, by striking
22	"2015" and inserting "2019"; and
23	(B) in paragraph (6)—
24	(i) in subparagraph (A), by striking
25	"2015" and inserting "2019"; and

1	(ii) in the second sentence, by striking
2	"or fiscal year 2014" and inserting "fiscal
3	year 2014, fiscal year 2016, or fiscal year
4	2018".
5	(c) EXTENSION OF QUALIFYING STATES OPTION.—
6	Section $2105(g)(4)$ (42 U.S.C. $1397ee(g)(4)$ ) is amend-
7	ed—
8	(1) in the paragraph heading, by striking
9	"2015" and inserting "2019"; and
10	(2) in subparagraph (A), by striking " $2015$ "
11	and inserting "2019".
12	SEC. 102. CONTINUATION AND UPDATE OF PERFORMANCE
13	INCENTIVES.
13 14	<b>INCENTIVES.</b> (a) EXTENSION THROUGH FISCAL YEAR 2019.—Sec-
14	(a) EXTENSION THROUGH FISCAL YEAR 2019.—Sec-
14 15	(a) EXTENSION THROUGH FISCAL YEAR 2019.—Sec- tion 2105(a)(3) (42 U.S.C. 1397ee(a)(3)) is amended—
14 15 16	<ul> <li>(a) EXTENSION THROUGH FISCAL YEAR 2019.—Section 2105(a)(3) (42 U.S.C. 1397ee(a)(3)) is amended—</li> <li>(1) in subparagraph (A), by striking "2013"</li> </ul>
14 15 16 17	<ul> <li>(a) EXTENSION THROUGH FISCAL YEAR 2019.—Section 2105(a)(3) (42 U.S.C. 1397ee(a)(3)) is amended—</li> <li>(1) in subparagraph (A), by striking "2013" and inserting "2019";</li> </ul>
14 15 16 17 18	<ul> <li>(a) EXTENSION THROUGH FISCAL YEAR 2019.—Section 2105(a)(3) (42 U.S.C. 1397ee(a)(3)) is amended—</li> <li>(1) in subparagraph (A), by striking "2013" and inserting "2019";</li> <li>(2) in subparagraph (E)—</li> </ul>
14 15 16 17 18 19	<ul> <li>(a) EXTENSION THROUGH FISCAL YEAR 2019.—Section 2105(a)(3) (42 U.S.C. 1397ee(a)(3)) is amended—</li> <li>(1) in subparagraph (A), by striking "2013" and inserting "2019";</li> <li>(2) in subparagraph (E)—</li> <li>(A) in clause (ii)—</li> </ul>
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	<ul> <li>(a) EXTENSION THROUGH FISCAL YEAR 2019.—Section 2105(a)(3) (42 U.S.C. 1397ee(a)(3)) is amended—</li> <li>(1) in subparagraph (A), by striking "2013" and inserting "2019";</li> <li>(2) in subparagraph (E)—</li> <li>(A) in clause (ii)—</li> <li>(i) by striking subclause (I) and in-</li> </ul>
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	<ul> <li>(a) EXTENSION THROUGH FISCAL YEAR 2019.—Section 2105(a)(3) (42 U.S.C. 1397ee(a)(3)) is amended— <ul> <li>(1) in subparagraph (A), by striking "2013"</li> <li>and inserting "2019";</li> <li>(2) in subparagraph (E)— <ul> <li>(A) in clause (ii)—</li> <li>(i) by striking subclause (I) and inserting the following:</li> </ul> </li> </ul></li></ul>
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>	<ul> <li>(a) EXTENSION THROUGH FISCAL YEAR 2019.—Section 2105(a)(3) (42 U.S.C. 1397ee(a)(3)) is amended— <ul> <li>(1) in subparagraph (A), by striking "2013"</li> <li>and inserting "2019";</li> <li>(2) in subparagraph (E)—</li> <li>(A) in clause (ii)—</li> <li>(i) by striking subclause (I) and inserting the following:</li> <li>"(I) UNOBLIGATED NATIONAL</li> </ul> </li> </ul>
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> </ol>	<ul> <li>(a) EXTENSION THROUGH FISCAL YEAR 2019.—Section 2105(a)(3) (42 U.S.C. 1397ee(a)(3)) is amended— <ul> <li>(1) in subparagraph (A), by striking "2013"</li> <li>and inserting "2019";</li> <li>(2) in subparagraph (E)—</li> <li>(A) in clause (ii)—</li> <li>(i) by striking subclause (I) and inserting the following:</li> <li>"(I) UNOBLIGATED NATIONAL ALLOTMENT.—As of December 31 of</li> </ul> </li> </ul>

1	through fiscal year 2015, the portion,
2	if any, of the amount appropriated
3	under section 2104(a) for such fiscal
4	year that is unobligated for allotment
5	to a State under section 2104(m) for
6	such fiscal year or set aside under
7	subsection $(a)(3)$ or $(b)(2)$ of section
8	2111 for such fiscal year.";
9	(ii) in subclause (II), by striking
10	"2013" and inserting "2015"; and
11	(iii) in subclause (III), by striking
12	"2013" and inserting "2015";
13	(B) by redesignating clause (iii) as clause
14	(iv); and
15	(C) by inserting after clause (ii), the fol-
16	lowing new clause:
17	"(iii) Appropriation for fiscal
18	YEARS 2016 THROUGH 2019.—Out of any
19	money in the Treasury not otherwise ap-
20	propriated, there are appropriated
21	\$750,000,000 for each of fiscal years 2016
22	through 2019 for making payments under
23	this paragraph. Amounts appropriated for
24	a fiscal year under this clause shall remain
25	available for making payments under this

paragraph through December 31 of the fol-
lowing fiscal year. Any amount of such ap-
propriations that remains unexpended or
unobligated as of such date shall be trans-
ferred and made available on January 1 of
such following fiscal year for making pay-
ments under section 2104(o)."; and
(3) in subparagraph (F)(iii), by striking
"2013" and inserting "2019".
(b) Updated Performance Incentive Criteria
FOR FISCAL YEARS 2015 THROUGH 2019.—Section
2105(a) (42 U.S.C. 1397ee(a)) is amended—
(1) in paragraph (3)(A), by inserting "or $(5)$ "
after "paragraph (4)";
(2) in paragraph $(4)$ —
(A) in the heading, by inserting "FOR FIS-
CAL YEARS BEFORE FISCAL YEAR 2015" after
"FOR CHILDREN"; and
(B) in the matter preceding subparagraph
(A), by striking "for a fiscal year if" and in-
serting "for a fiscal year before fiscal year 2015
if"; and
(3) by adding at the end the following new
paragraph:

"(5) ENROLLMENT AND RETENTION PROVI SIONS FOR CHILDREN FOR FISCAL YEARS AFTER
 FISCAL YEAR 2014.—

4 "(A) IN GENERAL.—For purposes of para-5 graph (3)(A), a State meets the condition of 6 this paragraph for a fiscal year after fiscal year 7 2014 if it is implementing at least 7 of the en-8 rollment and retention provisions specified in 9 subparagraph (B) (treating each clause of that 10 subparagraph as a separate enrollment and re-11 tention provision) throughout the entire fiscal 12 year and achieves a program rating of 'effec-13 tive' or 'highly effective' under metrics estab-14 lished by the Secretary under subparagraph (C) 15 for the fiscal year (beginning with the first fis-16 cal year for which such metrics are established).

17 "(B) ENROLLMENT AND RETENTION PRO18 VISIONS.—The enrollment and retention provi19 sions specified in this subparagraph are the fol20 lowing:

21 "(i) 12-MONTH CONTINUOUS ELIGI22 BILITY.—The State has elected the option
23 of continuous eligibility for a full 12
24 months under title XIX for all children de25 scribed in section 1902(e)(12) and applies

1	such policy under its State child health
2	plan under this title.
3	"(ii) EXPRESS LANE ELIGIBILITY
4	The State is implementing the option de-
5	scribed in section $1902(e)(13)$ under title
6	XIX as well as, pursuant to section
7	2107(e)(1), under this title.
8	"(iii) Presumptive eligibility.—
9	The State is implementing section 1920A
10	under title XIX as well as, pursuant to
11	section 2107(e)(1), under this title.
12	"(iv) Elimination of chip pre-
13	MIUMS.—In the case of any targeted low-
14	income child or a targeted low-income
15	pregnant woman, the State child health
16	plan does not impose any enrollment fee,
17	premium, or similar charge.
18	"(v) Premium assistance for em-
19	PLOYER-SPONSORED PLANS.—The State
20	has opted to offer a premium assistance
21	subsidy for qualified employer-sponsored
22	coverage by implementing section 1906A
23	under title XIX or the option described in
24	section $2105(c)(10)$ under this title.

1	"(vi) Comprehensive coverage
2	FOR PREGNANT WOMEN.—If the State has
3	elected to offer pregnancy-related assist-
4	ance to targeted low-income women (as de-
5	fined in section $2112(d)(2)$ ) under section
6	2112, the State also has elected to include,
7	as part of such pregnancy-related assist-
8	ance and as part of the medical assistance
9	provided to women under section
10	1902(e)(5) while pregnant and during the
11	60-day period described in such section—
12	"(I) dental services necessary to
13	prevent disease and promote oral
14	health, restore or a structure to health
15	and function, and treat emergency
16	conditions;
17	"(II) vision services, including vi-
18	sion screening and corrective lenses;
19	and
20	"(III) all services covered under
21	the State child health plan.
22	"(vii) Improved coverage for
23	PREGNANT WOMEN.—If the State has
24	elected to offer pregnancy-related assist-
25	ance to targeted low-income women (as de-

fined in section $2112(d)(2)$ ) under section
2112—
"(I) the State also has elected to
provide that a pregnant woman who is
determined to be eligible for preg-
nancy-related assistance under the
amendment to the State child health
plan under section 2112 shall remain
eligible for those benefits until the end
of a period (not to exceed 12 months)
following the determination; and
"(II) the State is implementing
section 1906A under title XIX.
"(viii) Supplemental dental cov-
ERAGE.—The State has elected to provide
dental-only supplemental coverage under
section 2110(b)(5).
"(ix) RAISING CHIP ELIGIBILITY AGE
TO ALIGN WITH MEDICAID ELIGIBILITY
AGE.—If the State has elected to provide
eligibility as a child under the State plan
under title XIX for an individual who has
attained age 19 or 20, the State has elect-
ed to apply the same age under the State

1	plan under this title for purposes of eligi-
2	bility as a child.
3	"(x) INCREASE IN INCOME ELIGI-
4	BILITY.—
5	"(I) UP TO AT LEAST 300 PER-
6	CENT OF THE POVERTY LINE.—The
7	State has elected to extend eligibility
8	for medical assistance under the State
9	plan under title XIX or eligibility for
10	child health assistance under the
11	State child health plan to any other-
12	wise eligible child whose family income
13	does not exceed 300 percent of the
14	poverty line for a family of the size in-
15	volved.
16	"(II) RULE OF CONSTRUC-
17	TION.—Nothing in subclause (I) shall
18	be construed as prohibiting a State
19	from extending eligibility for medical
20	assistance under the State plan under
21	title XIX or eligibility for child health
22	assistance under the State child
23	health plan to any otherwise eligible
24	child whose family income exceeds
25	300 percent of the poverty line.

	10
1	"(xi) Prohibiting lockout peri-
2	ods.—The State child health plan permits
3	an individual whose coverage under the
4	plan has been terminated for failure to
5	make premium payments to be imme-
6	diately reenrolled upon payment of out-
7	standing premiums, with coverage retro-
8	active to the beginning of the most recent
9	month for which an outstanding premium
10	has been paid, and shall not impose any
11	waiting period or enrollment fee as a con-
12	dition of reenrollment.
13	"(xii) CHIP COVERAGE FOR CHIL-
14	DREN OF STATE EMPLOYEES.—The State
15	offers enrollment in the State child health
16	plan for a child who is a member of a fam-
17	ily that is eligible for health benefits cov-
18	erage under a State health benefits plan on
19	the basis of a family member's employment
20	with a public agency in accordance with
21	section $2110(b)(6)$ and provides resources

to help the family member so employed

compare the coverage options for the fam-

ily member's child under the State health

1 benefits plan on the basis of cost and pro-2 vider networks. "(xiii) INTERAGENCY COORDINATION 3 4 FOR JUVENILE JUSTICE YOUTH.—The 5 State— 6 "(I) does not terminate (but may 7 suspend) enrollment under a State 8 plan for medical assistance for any in-9 dividual under age 21 on the basis 10 that the individual is an inmate of a 11 public institution (as defined in section 435.1010 of title 42, Code of 12 13 Federal Regulations); 14 "(II) informs such individual im-15 mediately upon release from such public institution that the individual's eli-16 17 gibility for medical assistance is no 18 longer suspended and the limitations 19 on medical assistance under the sub-20 division (A) following paragraph (29) 21 of section 1905(a) will no longer apply 22 (unless and until there is a determina-23 tion that the individual no longer 24 meets the State or Federal eligibility

ance);

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requirements for such medical assist-

3	"(III) processes any application
4	for medical assistance submitted by,
5	or on behalf of any individual under
6	age 21 who is an inmate of a public
7	institution (as defined in section
8	435.1010 of title 42, Code of Federal
9	Regulations) notwithstanding that the
10	individual is such an inmate; and
11	"(IV) screens any individual
12	under age 21 who is such an inmate
13	for eligibility for medical assistance
14	under title XIX or child health assist-
15	ance under this title and assists those
16	individuals who are identified as likely
17	to be eligible for either such assist-
18	ance in applying for either such as-
19	sistance and enrolling in either such
20	plan.
21	"(xiv) Extended coverage for
22	CHILDREN WITH SPECIAL HEALTH CARE
23	NEEDS.—The State has elected to extend
24	eligibility for child health assistance under

the State child health plan (whether imple-

mented under this title, title XIX, or both) 1 2 to individuals under age 26 with special 3 health care needs by implementing the op-4 tion described in section 2110(c)(1)(B). 5 "(C) Metrics for evaluating program 6 EFFECTIVENESS.—The Secretary shall establish 7 metrics for evaluating the effectiveness of the 8 State program established under this title 9 (whether implemented under this title, title 10 XIX, or both). Such metrics shall include a sys-11 tem for rating States as 'effective', 'highly ef-12 fective', or 'in need of improvement'.". 13 SEC. 103. FUNDS TO ADDRESS ANY FEDERAL FUNDING 14 SHORTFALLS FOR STATES. 15 (a) IN GENERAL.—Section 2104 (42 U.S.C. 1397dd) is amended by adding at the end the following new sub-16 section: 17 18 "(0) FUND TO ALLEVIATE CHIP SHORTFALLS.— 19 "(1) ESTABLISHMENT.—There is hereby estab-

lished in the Treasury of the United States a fund
which shall be known as the 'CHIP Shortfall Fund'
(in this subsection referred to as the 'Fund').
Amounts in the Fund shall be available without further appropriations for payments under this subsection and shall remain available until expended.

1	"(2) Deposits into fund.—
2	"(A) INITIAL APPROPRIATION.—Out of
3	any money in the Treasury of the United States
4	not otherwise appropriated, there are appro-
5	priated to the Fund \$3,860,000,000 for fiscal
6	year 2016.
7	"(B) TRANSFERS.—Notwithstanding any
8	other provision of this title, the following
9	amounts shall also be available, without fiscal
10	year limitation, for making payments from the
11	Fund:
12	"(i) UNOBLIGATED NATIONAL ALLOT-
13	MENT FOR FISCAL YEARS BEGINNING WITH
14	FISCAL YEAR 2016.—As of January 1 of
15	fiscal year 2017, and as of January 1 of
16	each succeeding fiscal year, the portion, if
17	any, of the amount appropriated under
18	subsection (a) for the preceding fiscal year
19	that is unobligated for allotment to a State
20	under subsection (m) for such preceding
21	fiscal year.
22	"(ii) UNEXPENDED ALLOTMENTS NOT
23	USED FOR REDISTRIBUTION.—As of No-
24	vember 15 of fiscal year 2016 and each
25	succeeding fiscal year, the total amount of

1	allotments made to States under sub-
2	section (a) for the second preceding fiscal
3	year that is not expended or redistributed
4	under subsection (f) during the period in
5	which such allotments are available for ob-
6	ligation.
7	"(iii) UNEXPENDED CHILD ENROLL-
8	MENT CONTINGENCY FUNDS.—As of Octo-
9	ber 1, 2015, any unobligated amount in
10	the Child Enrollment Contingency Fund
11	under subsection (n).
12	"(iv) UNEXPENDED PERFORMANCE
13	INCENTIVE FUNDS.—As of January 1,
14	2017, and as of January 1 of each suc-
15	ceeding calendar year, the portion, if any,
16	of the amount appropriated under sub-
17	paragraph (E)(iii) of section $2105(a)(3)$
18	for the preceding fiscal year that is not ex-
19	pended or obligated under such section for
20	such preceding fiscal year.
21	"(C) INVESTMENT OF FUND.—The Sec-
22	retary of the Treasury shall invest in interest
23	bearing securities of the United States such
24	currently available portions of the Fund as are
25	not immediately required for payments from the

1	Fund. The income derived from these invest-
2	ments shall constitute a part of the Fund.
3	"(3) Shortfall fund payments.—
4	"(A) PAYMENTS TO SHORTFALL STATES.—
5	For each of fiscal years 2016 through 2020, if
6	the Secretary determines that a State is a
7	shortfall State described in paragraph (4) for
8	that fiscal year, the Secretary shall pay the
9	State from the Fund, in addition to any other
10	payments made to a State under this title for
11	the fiscal year, an amount equal to the amount
12	described in subparagraph (B) for the State
13	and fiscal year.
14	"(B) Amount described.—With respect
15	to a State and a fiscal year, the amount de-
16	scribed in this subparagraph is the amount of
17	projected expenditures for the State under this
18	title for the fiscal year that exceeds the sum de-
19	termined under paragraph (4) for the State and
20	fiscal year.
21	"(C) PROPORTIONAL REDUCTION.—If the
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21 (C) PROPORTIONAL REDUCTION.—If the 22 sum of the amounts otherwise payable under 23 this paragraph for a fiscal year exceeds the 24 amount available in the Fund for the fiscal 25 year, the amount to be paid under this paragraph to each State for the fiscal year shall be reduced proportionally.

"(D) APPLICATION TO COMMONWEALTHS 3 4 AND TERRITORIES.—No payment shall be made 5 under this paragraph to a commonwealth or 6 territory described in subsection (c)(3) until 7 such time as the Secretary determines that 8 there are in effect methods, satisfactory to the 9 Secretary, for the collection and reporting of re-10 liable data regarding the expenditures under 11 the State child health plan in order to accu-12 rately determine the commonwealth's or terri-13 tory's eligibility for, and amount of payment, 14 under this paragraph.

15 "(4) SHORTFALL STATES DESCRIBED.—For 16 purposes of paragraph (3), with respect to a fiscal 17 year, a shortfall State is a State for which the Sec-18 retary estimates on the basis of the most recent data 19 available to the Secretary, that the projected expend-20 itures for the State for the fiscal year under this 21 title (whether the State plan is implemented under 22 this title, title XIX, or both) will exceed the sum 23 of—

24 "(A) the amount of the State's allotments
25 for any preceding fiscal years that remains

1

1	available for expenditure and that will not be
2	expended by the end of the immediately pre-
3	ceding fiscal year;
4	"(B) the amount (if any) that will be re-
5	distributed to the State under subsection (f) for
6	the fiscal year;
7	"(C) the amount (if any) of the child en-
8	rollment contingency fund payment under sub-
9	section (n) for the fiscal year; and
10	"(D) the amount of the State's allotment
11	for the fiscal year.
12	"(5) Retrospective adjustment.—The Sec-
13	retary may adjust the determinations made under
14	this subsection with respect to a State and fiscal
15	year as necessary on the basis of the amounts re-
16	ported by States not later than November 30 of the
17	succeeding fiscal year, as approved by the Sec-
18	retary.".
19	(b) Technical Amendments.—Section 2104(f) (42
20	U.S.C. 1397dd(f)) is amended—
21	(1) in paragraph $(1)$ —
22	(A) by striking "shortfall States" and in-
23	serting "redistribution States"; and
24	(B) by striking "shortfall described" and
25	inserting "deficit described"; and

1	(2) in paragraph (2)—
2	(A) in the paragraph heading, by striking
3	"SHORTFALL" and inserting "REDISTRIBU-
4	TION'';
5	(B) in subparagraph (A), by striking
6	"shortfall State" and inserting "redistribution
7	State"; and
8	(C) in subparagraph (B)—
9	(i) by striking "shortfalls" and insert-
10	ing "deficits"; and
11	(ii) by striking "shortfall State" and
12	inserting "redistribution State".
13	TITLE II—ELIGIBILITY AND
14	ENROLLMENT
15	Subtitle A—Coverage Continuity
16	SEC. 201. STATE OPTION TO INCREASE UPPER AGE LIMIT
17	FOR CHILDREN WITH SPECIAL HEALTH CARE
18	NEEDS.
19	Section 2110(c)(1) (42 U.S.C. 2110(c)(1)) is amend-
20	ed—
21	(1) by striking "The term" and inserting the
22	following:
23	"(A) IN GENERAL.—Subject to subpara-
24	
24	graph (B), the term"; and

1	"(B) CHILDREN WITH SPECIAL HEALTH
2	CARE NEEDS.—At State option, such term in-
3	cludes an individual under 26 years of age who
4	has or is at an increased risk of a chronic phys-
5	ical, developmental, behavioral, or emotional
6	condition and who also requires health and re-
7	lated services of a type or amount beyond that
8	required by children typically.".
9	SEC. 202. IMPROVING COVERAGE TRANSITIONS FROM MED-
10	ICAID OR CHIP TO COVERAGE UNDER A
11	QUALIFIED HEALTH PLAN.
12	(a) STATE COORDINATION REQUIREMENT.—Section
13	2105(d)(3)(B) (42 U.S.C. 1397ee(d)(3)(B)) is amended—
14	(1) in the subparagraph heading, by striking
15	"SHORTFALLS" and inserting "SHORTFALLS; CO-
16	ORDINATION REQUIREMENTS FOR TRANSITIONING
17	TO OR FROM EXCHANGE COVERAGE";
18	(2) in the first sentence, by striking "In the
19	event" and inserting the following:
20	"(i) EXCHANGE COVERAGE AS A RE-
21	SULT OF FUNDING SHORTFALLS.—In the
22	event"; and
23	(3) by adding at the end the following:
24	"(ii) Coordination requirements
25	FOR TRANSITIONING TO OR FROM EX-

1	CHANGE COVERAGE.—The State shall es-
2	tablish procedures to eliminate gaps in cov-
3	erage and to assist a child's and pregnant
4	woman's transition from coverage under
5	the State plan under title XIX or the State
6	child health plan under this title (whether
7	implemented under this title, title XIX, or
8	both) to coverage under a qualified health
9	plan that has been certified by the Sec-
10	retary under subparagraph (C) and is of-
11	fered through an Exchange and from cov-
12	erage under a qualified health plan to cov-
13	erage under the State plan under title XIX
14	or the State child health plan under this
15	title. Such procedures—
16	"(I) shall provide for coverage for
17	the child's or pregnant woman's med-
18	ical home, regardless of whether the
19	medical home providers are partici-
20	pating providers under the State plan
21	under title XIX or the State child
22	health plan under this title, for a
23	transitional time to be determined
24	under regulations promulgated by the

Secretary;

1	"(II) in the case of a child or
2	pregnant woman with a chronic or
3	complex condition, shall provide that
4	the State plan under title XIX, or the
5	State child health plan under this title
6	(as applicable) shall permit the child
7	or pregnant woman to continue to re-
8	ceive treatment from a non-network
9	provider for a transitional period as
10	determined under regulations promul-
11	gated by the Secretary;
12	"(III) shall require that if the
13	benefits available and cost-sharing im-
14	posed under a qualified health plan
15	available to the child or pregnant
16	woman (as applicable) are not com-
17	parable to the benefits and coverage
18	available to the child or pregnant
19	woman under the State plan under
20	title XIX or the State child health
21	plan under this title (as applicable)
22	the child or pregnant woman shall re-
23	main enrolled in the State plan under
24	title XIX or the State child health
25	plan under this title for so long as the

1	child or pregnant woman is otherwise
2	eligible for coverage under the title
3	XIX or XXI State plans; and
4	"(IV) shall establish a system
5	under which the State shall record all
6	transitions of children and pregnant
7	women from coverage under the State
8	plan under title XIX or the State
9	child health plan under this title to
10	coverage under a qualified health plan
11	and from coverage under a qualified
12	health plan to coverage under the
13	State plan under title XIX or the
14	State child health plan under this title
15	and submit a report to the Secretary
16	each fiscal quarter that includes data
17	on the number of children and preg-
18	nant women who made such transi-
19	tions in the preceding fiscal quarter.".
20	(b) CERTIFICATION REQUIREMENT.—Section
21	2105(d)(3)(C) (42 U.S.C. 1397ee(d)(3)(C)) is amended—
22	(1) in the subparagraph heading, by striking
23	"PEDIATRIC";
24	(2) by striking "With respect to" and inserting
25	the following:

1	"(i) IN GENERAL.—With respect to";
2	(3) by inserting "and pregnant women" after
3	"children" each place it appears;
4	(4) by striking "are at least comparable to the
5	benefits offered and cost-sharing protections pro-
6	vided under the State child health plan" and insert-
7	ing "meet the comparability standards described in
8	clause (ii) and the continuous coverage requirements
9	described in clause (iii)"; and
10	(5) by adding at the end the following new
11	clauses:
12	"(ii) Comparability standards.—
13	The Secretary shall develop, in consulta-
14	tion with non-government stakeholder enti-
15	ties (including not less than 1 national
16	non-profit organization focused on chil-
17	dren's advocacy), comparability standards
18	for qualified health plans seeking certifi-
19	cation under clause (i). Such standards
20	must include standards for the following
21	areas:
22	"(I) AFFORDABILITY.—The plan
23	must be comparable to the State child
24	health plan in terms of affordability,
25	including premiums, deductibles, co-

1	payments, co-insurance, medical home
2	maintenance costs, and the cost of
3	purchasing supplementary coverage
4	for health benefits and services that
5	are covered under the State child
6	health plan but are not covered under
7	the qualified health plan.
8	"(II) BENEFITS.—The plan must
9	be comparable to the State child
10	health plan in terms of pediatric and
11	pregnancy-related benefits.
12	"(III) NETWORK ADEQUACY.—
13	The plan must be comparable to the
14	State child health plan in terms of ac-
15	cess to appropriate providers of pedi-
16	atric and pregnancy-related services,
17	and must provide flexibility for chil-
18	dren with special health care needs to
19	remain in their medical home or seek
20	appropriate pediatric sub-specialists.
21	"(iii) Continuous coverage re-
22	QUIREMENTS.—The Secretary shall require
23	health plans seeking certification as quali-
24	fied health plans for purposes of an Amer-

1	ican Health Benefits Exchange to ensure
2	that—
3	"(I) with respect to a child or
4	pregnant woman who is transitioning
5	from coverage under a State child
6	health plan or a State plan under title
7	XIX—
8	"(aa) coverage under the
9	qualified health plan shall be ef-
10	fective as of the 60-day period
11	preceding the date on which the
12	first premium payment is made
13	for such coverage;
14	"(bb) coverage under the
15	State child health plan or State
16	plan under title XIX shall remain
17	in effect during the 30-day period
18	that precedes the 60-day period
19	described in item (aa);
20	"(cc) the qualified health
21	plan shall provide coverage for a
22	child's or a pregnant woman's
23	medical home, regardless of
24	whether the medical home pro-
25	vider is within the network of the

1	plan, to allow the child or preg-
2	nant woman to finish a course of
3	treatment for an acute illness or
4	a treatment or surgery scheduled
5	prior to the effective date for cov-
6	erage under the plan under item
7	(aa) or for a period of up to 90
8	days if, by the end of such pe-
9	riod, the child or pregnant
10	woman is enrolled with a medical
11	home provider that is within the
12	network of the plan; and
13	"(dd) in the case of a child
14	or pregnant woman with a chron-
15	ic or complex condition, the
16	qualified health plan shall permit
17	the child or pregnant woman to
18	continue to receive treatment
19	from a non-network provider for
20	a transitional time that is not
21	less than 90 days, or until the
22	child or pregnant woman can be
23	enrolled with an in-network pro-
24	vider;
	vider,
1	"(II) similar requirements apply
----	--
2	with respect to any child or pregnant
3	woman who transitions from coverage
4	under a qualified health plan to cov-
5	erage under the State child health
6	plan or the State plan under title XIX
7	in accordance with subparagraph
8	(B)(ii); and
9	"(III) a child or pregnant woman
10	transitioning to or from coverage
11	under the State child health plan or
12	the State plan under title XIX and a
13	qualified health plan is informed of
14	the differences between the benefits
15	available and cost-sharing imposed
16	under the coverage the child or preg-
17	nant woman is transitioning from and
18	into, and that the pregnant woman or
19	the parent or guardian of the child
20	has the option of electing to remain
21	enrolled in whichever coverage is the
22	most affordable or provides the best
23	benefits for the child or pregnant
24	woman for such period as the Sec-
25	retary shall specify.".

(c) PROHIBITION ON TRANSITIONING CHIP-ELIGI BLE CHILDREN.—No child who is eligible for coverage
 under CHIP shall be transitioned from a State child
 health plan to a qualified health plan unless that plan is
 certified under section 2105(d)(3)(C) of the Social Secu rity Act (42 U.S.C. 1397ee(d)(3)(C)) (as amended by sub section (b)).

8 (d) MINIMUM ESSENTIAL COVERAGE.—

9 (1) IN GENERAL.—Section 5000A(f) of the In10 ternal Revenue Code of 1986 is amended by adding
11 at the end the following:

12 "(6) PREGNANCY-RELATED ASSISTANCE UNDER 13 CHIP.—With respect to a targeted low-income preg-14 nant woman (as defined in section 2112(d)(2) of the 15 Social Security Act), notwithstanding paragraph 16 (1)(A)(iii), the term 'minimum essential coverage', 17 at the option of such a woman, shall not include 18 pregnancy-related assistance (as defined in section 19 2112(d)(1) of the Social Security Act).".

20 (2) EFFECTIVE DATE.—The amendment made
21 by this subsection applies to taxable years beginning
22 after December 31, 2014.

1 SEC. 203. ASSURING COVERAGE CONTINUITY FOR FORMER 2 FOSTER CARE CHILDREN. 3 (a) IN GENERAL.—Section 1902(a)(10)(A)(i)(IX)4 (42 U.S.C. 1396a(a)(10)(A)(i)(IX)) is amended— (1) in item (cc), by striking "responsibility of 5 6 the State" and inserting "responsibility of a State"; 7 and 8 (2) in item (dd), by striking "the State plan 9 under this title or under a waiver of the" and insert-10 ing "a State plan under this title or under a waiver 11 of such a". 12 (b) EFFECTIVE DATE.—The amendments made by this section shall take effect on the date of enactment of 13 this Act. 14 Subtitle B—Enrollment 15 **Simplification and Improvements** 16 17 SEC. 211. AUTOMATIC ENROLLMENT FOR NEWBORNS 18 **UNDER CHIP.** 19 (a) IN GENERAL.—Section 2107(e)(1) (42 U.S.C. 20 1397gg(e)(1)) is amended— 21 redesignating subparagraphs (1)by  $(\mathbf{E})$ 22 through (O) as subparagraphs (F) through (P), re-23 spectively; and 24 (2) by inserting after subparagraph (D) the fol-

25 lowing new subparagraph:

"(E) Section $1902(e)(4)$ (relating to auto-
matic coverage for newborns through age 1).".
(b) EFFECTIVE DATE.—The amendments made by
this section shall take effect on the date of enactment of
this Act.
SEC. 212. EXPRESS LANE ELIGIBILITY EXTENSION AND AP-
PLICATION TO PREGNANT WOMEN, FOSTER
CHILDREN, AND CHILDREN WITH SPECIAL
HEALTH CARE NEEDS.
(a) IN GENERAL.—Section 1902(e)(13) (42 U.S.C.
1396a(e)(13)) is amended—
(1) in subparagraph (A), by adding at the end
the following new clause:
"(iii) STATE OPTION TO EXTEND EX-
PRESS LANE ELIGIBILITY TO PREGNANT
WOMEN.—At the option of the State, the
State may apply the provisions of this
paragraph with respect to determining eli-
gibility under this title for a pregnant
woman. In applying this paragraph in the
case of a State electing such an option,
any reference in this paragraph to a child
with respect to this title (other than a ref-
erence to child health assistance) shall be

1	deemed to be a reference to a pregnant
2	woman.";
3	(2) in subparagraph (G), by adding at the end
4	the following new sentence: "Notwithstanding the
5	age limit specified in the preceding sentence, such
6	term includes an individual described in subsection
7	(a)(10)(A)(i)(IX) and, at the option of the State, an
8	individual described in section 2110(c)(1)(B)."; and
9	(3) by striking subparagraph (I).
10	(b) EFFECTIVE DATE.—The amendments made by
11	this section shall take effect on the date of enactment of
12	this Act.
14	
12	SEC. 213. OUTREACH TO TARGETED POPULATIONS.
13	SEC. 213. OUTREACH TO TARGETED POPULATIONS.
13 14	<b>SEC. 213. OUTREACH TO TARGETED POPULATIONS.</b> (a) OUTREACH AND ENROLLMENT GRANTS.—Sec-
13 14 15	<ul> <li>SEC. 213. OUTREACH TO TARGETED POPULATIONS.</li> <li>(a) OUTREACH AND ENROLLMENT GRANTS.—Section 2113 (42 U.S.C. 1397mm) is amended—</li> </ul>
13 14 15 16	<ul> <li>SEC. 213. OUTREACH TO TARGETED POPULATIONS.</li> <li>(a) OUTREACH AND ENROLLMENT GRANTS.—Section 2113 (42 U.S.C. 1397mm) is amended—</li> <li>(1) in subsection (a)(1), by striking "during the</li> </ul>
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> </ol>	<ul> <li>SEC. 213. OUTREACH TO TARGETED POPULATIONS.</li> <li>(a) OUTREACH AND ENROLLMENT GRANTS.—Section 2113 (42 U.S.C. 1397mm) is amended—</li> <li>(1) in subsection (a)(1), by striking "during the period of fiscal years 2009 through 2015"; and</li> </ul>
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> </ol>	<ul> <li>SEC. 213. OUTREACH TO TARGETED POPULATIONS.</li> <li>(a) OUTREACH AND ENROLLMENT GRANTS.—Section 2113 (42 U.S.C. 1397mm) is amended— <ul> <li>(1) in subsection (a)(1), by striking "during the period of fiscal years 2009 through 2015"; and</li> <li>(2) in subsection (g), by inserting "and</li> </ul> </li> </ul>
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> </ol>	<ul> <li>SEC. 213. OUTREACH TO TARGETED POPULATIONS.</li> <li>(a) OUTREACH AND ENROLLMENT GRANTS.—Section 2113 (42 U.S.C. 1397mm) is amended— <ul> <li>(1) in subsection (a)(1), by striking "during the period of fiscal years 2009 through 2015"; and</li> <li>(2) in subsection (g), by inserting "and \$40,000,000 for each fiscal year thereafter," after</li> </ul> </li> </ul>
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	<ul> <li>SEC. 213. OUTREACH TO TARGETED POPULATIONS.</li> <li>(a) OUTREACH AND ENROLLMENT GRANTS.—Section 2113 (42 U.S.C. 1397mm) is amended— <ul> <li>(1) in subsection (a)(1), by striking "during the period of fiscal years 2009 through 2015"; and</li> <li>(2) in subsection (g), by inserting "and \$40,000,000 for each fiscal year thereafter," after "2015,".</li> </ul> </li> </ul>
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	<ul> <li>SEC. 213. OUTREACH TO TARGETED POPULATIONS.</li> <li>(a) OUTREACH AND ENROLLMENT GRANTS.—Section 2113 (42 U.S.C. 1397mm) is amended— <ul> <li>(1) in subsection (a)(1), by striking "during the period of fiscal years 2009 through 2015"; and</li> <li>(2) in subsection (g), by inserting "and \$40,000,000 for each fiscal year thereafter," after "2015,".</li> <li>(b) OUTREACH TO NON-ENGLISH SPEAKERS AND</li> </ul> </li> </ul>

1	(A) in subsection (h), by striking "Such
2	campaign" and inserting "In addition to the re-
3	quirements described in subsection (i), such
4	campaign"; and
5	(B) by adding at the end the following sub-
6	section:
7	"(i) Required Elements of National Enroll-
8	MENT CAMPAIGN.—Beginning with fiscal year 2015, each
9	of the following initiatives shall be part of the national
10	enrollment campaign:
11	"(1) INITIATIVE TO INCREASE ENROLLMENT
12	AMONG INDIVIDUALS WITH LIMITED ENGLISH PRO-
13	FICIENCY.—An initiative to increase enrollment in
14	the State child health plan under this title or the
15	State plan under title XIX of children from families
16	that speak a primary language other than English
17	that shall include—
18	"(A) language services, including oral in-
19	terpreting and written translation services, for
20	individuals with limited proficiency in English;
21	and
22	"(B) other culturally appropriate efforts to
23	increase enrollment of such children.
24	"(2) Initiative to increase enrollment of
25	CHILDREN IN FAMILIES WITH COMPLEX OR MUL-

1	TIPLE COVERAGE SOURCES.—An initiative to iden-
2	tify and increase enrollment in the State child health
3	plan under this title or the State plan under title
4	XIX of children from families who have multiple
5	coverage sources or other coverage complexities, in-
6	cluding children in foster care and children subject
7	to a medical child support order.".
8	(2) INCREASED REIMBURSEMENT FOR STATE
9	SPENDING ON LANGUAGE SERVICES.—
10	(A) MEDICAID.—Section $1903(a)(2)(E)$
11	(42 U.S.C. $1396b(a)(2)(E))$ is amended by
12	striking "75 percent" and inserting "the higher
13	of 90 percent or the sum of the enhanced
14	FMAP (as defined in section $2105(b)$ ) plus 5
15	percentage points (not to exceed 100 percent)".
16	(B) CHIP.—Section 2105(a)(1) (42
17	U.S.C. $1397ee(a)(1)$ ) is amended in the matter
18	preceding paragraph (1), by striking "the high-
19	er of 75 percent or the sum of the enhanced
20	FMAP plus 5 percentage points" and inserting
21	"the higher of 90 percent or the sum of the en-
22	hanced FMAP plus 5 percentage points (not to
23	exceed 100 percent)".
24	(3) Requirement that managed care orga-
25	NIZATIONS PROVIDE LANGUAGE SERVICES TO EN-

ROLLEES.—Section 1932(b) (42 U.S.C. 1396u-2(b))
 is amended by adding at the end the following new
 paragraph:

(9)4 LANGUAGE SERVICES.—Each contract 5 with a medicaid managed care organization under 6 section 1903(m) shall require the organization to 7 provide (at no cost to the individual) language serv-8 ices, including oral interpreting and written trans-9 lation services, to any individual who is eligible for 10 medical assistance under the State plan under this 11 title and is enrolled with the organization and to a 12 parent or guardian of such individual if such indi-13 vidual, parent, or guardian is in need of such serv-14 ices when interacting with the organization or with 15 any provider receiving payment from the organization.". 16

17 (4) TRANSLATION OF APPLICATIONS AND18 OTHER VITAL DOCUMENTS.—

 19
 (A) MEDICAID.—Section 1902(a) (42

 20
 U.S.C. 1396a(a)) is amended—

21 (i) by striking "and" at the end of22 paragraph (80);

23 (ii) by striking the period at the end
24 of paragraph (81) and inserting "; and";
25 and

1	(iii) by inserting after paragraph (81)
2	the following new paragraph:
3	"(82) provide for the translation of all docu-
4	ments and materials necessary to make application
5	for medical assistance under the plan, and such
6	other documents and materials as the Secretary may
7	specify, including any such documents and materials
8	that are available via a website, into the primary
9	language spoken by any limited English proficiency
10	group in the State with a population of at least
11	1000 individuals or that constitutes 5 percent of the
12	State population.".
13	(B) CHIP.—Section $2107(e)(1)$ , as
14	amended by section 221, is amended—
15	(i) by redesignating subparagraphs
16	(E) through $(P)$ as subparagraphs $(F)$
17	through (Q), respectively; and
18	(ii) by inserting after subparagraph
19	(D) the following subparagraph:
20	"(E) Section $1902(a)(82)$ (relating to the
21	translation of documents and materials).".
22	(c) PRIMARY LANGUAGE DATA COLLECTION.—
23	(1) DATA FROM ELIGIBLE ENTITIES.—Section
24	2113(c)(4)(B) (42 U.S.C. $1397mm(c)(4)(B)$ ) is
25	amended by inserting "under this title and title

1	XIX, individual data on the primary language of en-
2	rollees under this title and title XIX (and for such
3	enrollees who are minors or incapacitated, data on
4	the primary language of their parents or guard-
5	ians)" after "enrollment data".
6	(2) ANNUAL REPORT.—
7	(A) CHIP.—Section 2108 (42 U.S.C.
8	1397hh) is amended—
9	(i) by redesignating the subsection (e)
10	added by section $501(e)(2)$ of Public Law
11	111-3 as subsection (f); and
12	(ii) in paragraph (1) of the subsection
13	(e) added by section 402 of Public Law
14	111–3, by inserting "and primary lan-
15	guage" after "duration of benefits".
16	(B) MEDICAID.—Section 1946(c) (42
17	U.S.C. 1396w-5(c)) is amended by inserting
18	"demographic" before "data on health care dis-
19	parities".
20	(d) EFFECTIVE DATE.—The amendments made by
21	this section shall take effect on the date of enactment of
22	this Act.

1	TITLE III—AFFORDABILITY
2	SEC. 301. STRENGTHENED COST SHARING PROTECTIONS
3	UNDER MEDICAID AND CHIP.
4	(a) MEDICAID.—
5	(1) IN GENERAL.—Section 1916 (42 U.S.C.
6	13960) is amended—
7	(A) in subsection (a)—
8	(i) in subparagraph (E) of paragraph
9	(2), by striking "and" at the end;
10	(ii) in paragraph (3)—
11	(I) by inserting "subject to para-
12	graph (4)," before "any deduction";
13	and
14	(II) by striking the period at the
15	end and inserting "; and"; and
16	(iii) by adding at the end the fol-
17	lowing new paragraph:
18	"(4) the total annual aggregate amount of any
19	premium, enrollment fee, deduction, cost sharing, or
20	similar charge imposed under the plan with respect
21	to such individuals and their families shall not ex-
22	ceed 5 percent of the family income of the individual
23	involved, as applied on a quarterly or monthly basis
24	(as specified by the State).";
25	(B) in subsection (b)—

1	(i) in subparagraph (E) of paragraph
2	(2), by striking "and" at the end;
3	(ii) in paragraph (3)—
4	(I) by inserting "subject to para-
5	graph (4)" before "any deduction";
6	and
7	(II) by striking the period at the
8	end and inserting "; and"; and
9	(iii) by adding at the end the fol-
10	lowing new paragraph:
11	"(4) the total annual aggregate amount of any
12	premium, enrollment fee, deduction, cost sharing, or
13	similar charge imposed under the plan with respect
14	to such individuals and their families shall not ex-
15	ceed 5 percent of the family income of the individual
16	involved, as applied on a quarterly or monthly basis
17	(as specified by the State).";
18	(C) in subsection (d), by inserting ", and
19	provided that the total annual aggregate
20	amount of any such premium, and any enroll-
21	ment fee, deduction, cost sharing, or similar
22	charge imposed under the plan with respect to
23	such individuals and their families shall not ex-
24	ceed 5 percent of the family income of the indi-
25	vidual involved, as applied on a quarterly or

	49
1	monthly basis (as specified by the State)" be-
2	fore the period; and
3	(D) by adding at the end the following new
4	subsection:
5	"(k) Cost Sharing Tracking; Suspension of
6	CHARGES; NOTIFICATION REQUIREMENTS.—
7	"(1) TRACKING.—If the State plan imposes
8	premiums, enrollment fees, deductions, cost sharing,
9	or similar charges under this section that, together
10	with any such charges imposed under section 1916A,
11	could cause families to have out-of-pocket expenses
12	that exceed a total aggregate cost sharing limit im-
13	posed under subsection $(a)(4)$ or $(b)(4)$ for the
14	month or quarter (as specified by the State), the
15	State shall establish a process for tracking and ag-
16	gregating such expenses (including expenses in-
17	curred for separately administered benefits) that—
18	"(A) does not rely on documentation pro-
19	vided by the individual or the family;
20	"(B) is communicated in a manner de-
21	signed to ensure the privacy of patient-related
22	information; and
23	"(C) allows for coordination with managed
24	care entities (as defined in section

1932(a)(1)(B)) that are under contract with 2 the State.

3 "(2) SUSPENSION OF CHARGES.—When a fam-4 ily reaches any limit for a period imposed on pre-5 miums, deductions, cost sharing, or similar charges 6 under this section, no further premiums, deductions, 7 cost sharing, or similar charges (or any portions 8 thereof) shall be imposed on any individual in the 9 family who is eligible for and receiving medical as-10 sistance under the plan for the remainder of the pe-11 riod.

"(3) NOTIFICATION REQUIREMENTS.—With re-12 13 spect to a limit imposed on premiums, deductions, 14 cost sharing, or similar charges under this section 15 the State plan shall provide for the notification of 16 providers and each family to which such a limit ap-17 plies-

18 "(A) of any such limit applicable to the 19 family;

"(B) when the family has incurred out-of-20 21 pocket expenses up to any such limit; and

22 "(C) when a family reaches any such limit 23 for a period, that the limit has been reached 24 and that no further premiums, deductions, cost 25 sharing, or similar charges (or portions thereof)

shall be imposed on any individual in the family who is eligible for and receiving medical assistance under the plan for the remainder of such month or quarter.

REASSESSMENT PROCESS.—The 5 (4)State 6 shall establish a process for families that include an 7 individual who is eligible for and receiving medical 8 assistance under the plan to request a reassessment 9 of the family's aggregate limit on premiums, deduc-10 tions, cost sharing, or similar charges if the family 11 has a change in circumstances, in accordance with 12 criteria specified by the Secretary.

13 "(5) APPLICATION OF REQUIREMENTS.—The
14 requirements of this subsection shall apply in the
15 same manner to limits imposed under subsections
16 (c), (d), (g), and (i).".

17 (2) STATE OPTION FOR ALTERNATIVE PRE18 MIUMS AND COST SHARING.—Section 1916A(b) (42
19 U.S.C. 1396o-1(b)) is amended—

20 (A) in paragraphs (1)(B)(ii) and (2)(A), by
21 inserting "or section 1916" after "subsection
22 (c) or (e)" in each place it appears; and

23 (B) by adding at the end the following new24 paragraph:

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1	"(7) Cost sharing tracking; suspension of
2	CHARGES; NOTIFICATION REQUIREMENTS.—
3	"(A) TRACKING.—If the State plan im-
4	poses premiums or cost sharing under this sec-
5	tion that, together with cost sharing imposed
6	under section 1916, could cause families to
7	have out-of-pocket expenses that exceed the
8	total aggregate limit imposed under paragraph
9	(1) or $(2)$ of this subsection for a month or
10	quarter (as specified by the State), the State
11	shall establish a process for tracking and aggre-
12	gating such expenses (including expenses for
13	separately administered benefits) that—
14	"(i) does not rely on documentation
15	provided by the individual or the family;
16	"(ii) is communicated in a manner de-
17	signed to ensure the privacy of patient-re-
18	lated information; and
19	"(iii) allows for coordination with
20	managed care entities (as defined in sec-
21	tion $1932(a)(1)(B)$ ) that are under con-
22	tract with the State.
23	"(B) SUSPENSION OF CHARGES.—When a
24	family reaches any limit for a period imposed
25	on premiums or cost sharing under this section,

1	no further premiums or cost sharing (or any
2	portions thereof) shall be imposed on any indi-
3	vidual in the family who is eligible for and re-
4	ceiving medical assistance under the plan for
5	the remainder of the period.
6	"(C) NOTIFICATION REQUIREMENTS.—
7	With respect to a limit imposed on premiums or
8	cost sharing under paragraph $(1)$ or $(2)$ of this
9	subsection the State plan shall provide for the
10	notification of providers and each family to
11	which such a limit applies—
12	"(i) of any such limit applicable to the
13	family;
14	"(ii) when the family has incurred
15	out-of-pocket expenses up to any such
16	limit; and
17	"(iii) when a family reaches such a
18	limit for a period, that the limit has been
19	reached and that no further premiums or
20	cost sharing (or portions thereof) shall be
21	imposed on any individual in the family
22	who is eligible for and receiving medical
23	assistance under the plan for the remain-
24	der of such month or quarter.

"(D) 1 PROCESS.—The Reassessment 2 State shall establish a process for families that 3 include an individual who is eligible for and re-4 ceiving medical assistance under the plan to re-5 quest a reassessment of the family's aggregate 6 limit on premiums, deductions, cost sharing, or 7 similar charges if the family has a change in 8 circumstances, in accordance with criteria speci-9 fied by the Secretary.". 10 (3) MANAGED CARE ORGANIZATIONS.—Section 11 1932(a)(5) (42 U.S.C. 1396u-2(a)(5)) is amended 12 by adding at the end the following new subpara-13 graph: 14 "(E) COORDINATION WITH PROVIDERS ON 15 COST SHARING.—The State shall require that a 16 managed care entity with a contract with the 17 State, as a condition of such contract, comply 18 with the requirements of sections 1916 and 19 1916A (as applicable), for such individuals who 20 are enrolled with the organization or entity and 21 coordinate with the State with respect to track-22 ing and aggregating an enrollee's family's out-23 of-pocket expenses for premiums, deductions, 24 cost sharing, or similar charges.".

1	(4) Conforming Amendments.—Section
2	1916A(a)(2)(B) (42 U.S.C. $1396o-1(a)(2)(B)$ ) is
3	amended—
4	(A) by inserting "and the tracking, suspen-
5	sion, and notification requirements under sub-
6	section (b)(7)" before "shall apply"; and
7	(B) by inserting "and requirements" after
8	"limitations".
9	(b) CHIP.—
10	(1) IN GENERAL.—Section 2103(e) (42 U.S.C.
11	1397cc(e)) is amended—
12	(A) by striking paragraphs (2) and (4);
13	(B) by redesignating paragraph $(3)$ as
14	paragraph (2);
15	(C) in paragraph (2) (as so redesig-
16	nated)—
17	(i) by striking subparagraph (B);
18	(ii) by redesignating subparagraph
19	(C) as subparagraph (D); and
20	(iii) by inserting after subparagraph
21	(A) the following new subparagraphs:
22	"(B) No cost sharing for pregnancy-
23	RELATED ASSISTANCE.—The State child health
24	plan may not impose deductions, cost sharing,

1	or similar charges with respect to pregnancy-re-
2	lated assistance.
3	"(C) Application of medicaid cost
4	SHARING LIMITS.—Subject to subparagraphs
5	(A) and (B) and paragraph (3), the State child
6	health plan may only impose deductions, cost
7	sharing, or similar charges to the extent that
8	such charges do not exceed the nominal limits
9	set under section 1916(a)(3)."; and
10	(D) by adding at the end the following new
11	paragraph:
12	"(3) Additional requirements .—
13	"(A) IN GENERAL.—Subject to paragraph
14	(2)(A), any premiums, deductions, cost sharing,
15	or similar charges imposed under the State
16	child health plan for medical or dental benefits
17	may be imposed on a sliding scale related to in-
18	come, except that the total annual aggregate
19	cost sharing imposed for such benefits with re-
20	spect to all individuals in a family that includes
21	a targeted low-income child or a targeted low-
22	income pregnant woman under this title shall
23	not exceed 5 percent of such family's income for
24	the year involved.

1 "(B) DENTAL-ONLY SUPPLEMENTAL COV-2 ERAGE.—With respect to dental-only suppleoffered 3 mental coverage under section 4 2110(b)(5), the total annual aggregate cost 5 sharing imposed for such coverage shall not ex-6 ceed 5 percent of a family's income for the year 7 involved, minus the amount the family is re-8 quired to pay during such year in premiums, 9 deductions, cost sharing, or similar charges for 10 health care services for children in the family 11 enrolled in a group health plan or health insur-12 ance coverage offered through an employer.

13 "(C) TRACKING OF EXPENSES; SUSPEN-14 SION OF CHARGES; NOTICE; REASSESSMENTS.-15 If the State child health plan imposes pre-16 miums, deductions, cost sharing, or similar 17 charges that could cause families that include a 18 targeted low-income child or a targeted low-in-19 come pregnant woman to have out-of-pocket ex-20 penses that exceed the aggregate cost sharing 21 limit imposed under subparagraph (A) for the 22 year, the State shall—

23 "(i) establish a process for tracking24 and aggregating such expenses (including

expenses incurred for separately adminis-
expenses meaned for separately adminis-
tered benefits) that—
"(I) does not rely on documenta-
tion provided by the targeted low-in-
come child, the targeted low-income
pregnant woman, or the family;
"(II) is communicated in a man-
ner designed to ensure the privacy of
patient-related information; and
"(III) allows for coordination
with managed care entities and man-
aged care organizations that are
under contract with the State;
"(ii) when a family reaches the aggre-
gate cost-sharing limit for a year imposed
under subparagraph (A), not impose any
further premiums or cost sharing (or any
portions thereof) on any targeted low-in-
come child or targeted low-income preg-
nant woman in the family for the remain-
der of the year;
"(iii) notify providers and each family
that includes a targeted low-income child
or a targeted low-income pregnant
woman—

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1	"(I) of the annual aggregate lim-
2	its on out-of-pocket expenses applica-
3	ble to the family;
4	"(II) when the family has in-
5	curred out-of-pocket expenses up to
6	the annual aggregate family limit im-
7	posed under subparagraph (A); and
8	"(III) when a family reaches the
9	aggregate out-of-pocket expenses limit
10	for a year, that the limit has been
11	reached and that no further pre-
12	miums, deductions, cost sharing, or
13	similar charges (or portions thereof)
14	shall be imposed on any targeted low-
15	income child or targeted low-income
16	pregnant woman in the family for the
17	remainder of such year; and
18	"(iv) establish a process for families
19	that include a targeted low-income child or
20	a targeted low-income pregnant woman to
21	request a reassessment of the family's an-
22	nual aggregate limit on premiums, deduc-
23	tions, cost sharing, or similar charges if
24	the family has a change in circumstances,

1	in accordance with criteria specified by the
2	Secretary.".
3	(2) MANAGED CARE ORGANIZATIONS.—Section
4	2103(f) (42 U.S.C. 1397cc(f)) is amended by adding
5	at the end following new paragraph:
6	"(4) Coordination with providers on cost
7	SHARING.—The State shall require that a managed
8	care entity or a managed care organization with a
9	contract with the State, as a condition of such con-
10	tract, comply with the requirements of 2103(e) and
11	coordinate with the State with respect to in tracking
12	and aggregating an enrollee's family's out-of-pocket
13	expenses for cost sharing as required under sub-
14	section $(e)(3)(C)$ .".
15	(c) Conforming Amendments.—
16	(1) Section $2105(c)(10)(C)(i)$ (42 U.S.C.
17	1397ee(c)(10)(C)(i)) is amended by striking "para-
18	graph (3)(B) of".
19	(2) Section $2112(b)(6)$ (42 U.S.C. $1397ll(b)(6)$ )
20	is amended by striking "paragraph (3)(B) of".
21	TITLE IV—BENEFITS
22	SEC. 401. PREVENTIVE HEALTH SERVICES.
23	(a) Preventive Health Services.—
24	(1) Medicaid.—Section 1905 (42 U.S.C.
25	1396d) is amended—

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1	(A) in subsection $(a)(4)$ —
2	(i) by striking "and" before "(D)";
3	and
4	(ii) by inserting before the semicolon
5	at the end the following new subparagraph:
6	"; and (E) preventive services described in
7	subsection (ee)"; and
8	(B) by adding at the end the following new
9	subsection:
10	"(ee) Preventive Services.—
11	"(1) IN GENERAL.—For purposes of subsection
12	(a)(4)(E), the preventive services described in this
13	subsection are diagnostic, screening, and preventive
14	services not otherwise described in subsection (a) or
15	required by subsection (r) that the Secretary deter-
16	mines are appropriate for children or pregnant
17	women entitled to medical assistance under this title,
18	including—
19	"(A) evidence-based items or services that
20	have in effect a rating of 'A' or 'B' in the cur-
21	rent recommendations of the United States Pre-
22	ventive Services Task Force;
23	"(B) with respect to pregnant women, im-
24	munizations that have in effect a recommenda-
25	tion from the Advisory Committee on Immuni-

1	zation Practices of the Centers for Disease Con-
2	trol and Prevention with respect to the indi-
3	vidual involved;
4	"(C) with respect to infants, children, and
5	adolescents, evidence-informed preventive care
6	and screenings provided for in the comprehen-
7	sive guidelines supported by the Health Re-
8	sources and Services Administration; and
9	"(D) with respect to women, such addi-
10	tional preventive care and screenings not de-
11	scribed in this paragraph as provided for in
12	comprehensive guidelines supported by the
13	Health Resources and Services Administration
14	for purposes of this paragraph.
15	"(2) Additional services.—Nothing in this
16	subsection shall be construed to limit the application
17	of any requirement of subsection (r) or to prohibit
18	a State plan under this title from providing coverage
19	for services in addition to those recommended by
20	United States Preventive Services Task Force or to
21	prohibit coverage of services.".
22	(2) Elimination of cost-sharing.—
23	(A) Subsections $(a)(2)(D)$ and $(b)(2)(D)$ of
24	section $1916$ (42 U.S.C. $13960$ ) are each

25 amended by inserting "preventive services de-

1	scribed in section 1905(ee)," after "emergency
2	services (as defined by the Secretary),".
3	(B) Section 1916A(a)(1) (42 U.S.C.
4	13960-1(a)(1)) is amended by inserting ", pre-
5	ventive services described in section 1905(ee),"
6	after "subsection (c)".
7	(3) INTERVAL PERIOD FOR INCLUSION OF NEW
8	RECOMMENDATIONS IN STATE PLANS.—With respect
9	to a recommendation issued on or after the date of
10	enactment of this Act that adds new preventive serv-
11	ices to the requirements described in subsection (ee)
12	of section 1905 of the Social Security Act, the Sec-
13	retary shall establish a maximum interval period,
14	which shall not be longer than 6 months, between
15	the date on which the recommendation is issued and
16	the plan year for which a State plan for medical as-
17	sistance under title XIX of the Social Security Act
18	shall be required to include such preventive service.
19	(b) CHIP.—Section 2103 (42 U.S.C. 1397cc) is
20	amended—
21	(1) in subsection (a), in the matter preceding
22	paragraph $(1)$ , by striking "and $(7)$ " and inserting
23	"(7), and (8)"; and
24	(2) in subsection $(a)$

24 (2) in subsection (c)—

1	(A) by redesignating paragraph (8) as
2	paragraph (9); and
3	(B) by inserting after paragraph (7), the
4	following new paragraph:
5	"(8) PREVENTIVE SERVICES.—The child health
6	assistance provided to a targeted low-income child
7	and pregnancy-related assistance provided to a tar-
8	geted low-income pregnant woman shall include cov-
9	erage of preventive services for children or pregnant
10	women required under a State plan under title XIX
11	under subsections $(a)(4)(E)$ and $(ee)$ of section 1905
12	and no deductible, cost sharing or similar charge
13	shall be imposed under the State child health plan
14	with respect to such services.".
15	SEC. 402. TIMELY IMMUNIZATION COVERAGE.
16	(a) Coverage for Newly Approved Vaccines
17	WITHIN 30 DAYS.—
18	(1) IN GENERAL.—Section 1928(e) (42 U.S.C.
19	1396s(e)) is amended by adding at the end the fol-
20	lowing new sentence: "Each revision of the list es-
21	tablished by such Advisory Committee shall apply to
22	the purchase, delivery, and administration of pedi-
23	atric vaccines under this section not later than 30
24	days after the date such Advisory Committee ap-
25	proves the revision.".

1	(2) Conforming Amendment.—Section
2	2103(c)(1)(D) (42 U.S.C. $1397cc(c)(1)(D)$ ) is
3	amended by inserting "in accordance with the sched-
4	ule referred to in section $1928(c)(2)(B)(i)$ for pedi-
5	atric vaccines" after "immunizations".
6	(b) TREATMENT OF CHIP-ELIGIBLE CHILDREN AS
7	FEDERALLY VACCINE-ELIGIBLE CHILDREN.—Section
8	1928(b)(2) (42 U.S.C. 1396s(b)(2)) is amended—
9	(1) in subparagraph $(A)(i)$ , by inserting "or
10	CHIP-eligible" after "medicaid-eligible"; and
11	(2) in subparagraph (B), by striking clause (i)
12	and inserting the following:
13	"(i) The term 'medicaid-eligible or
14	CHIP-eligible child' means, with respect to
15	a child, a child who is entitled to medical
16	assistance under a State plan approved
17	under this title or a waiver of such plan,
18	or who is eligible for child health assist-
19	ance under a State child health plan ap-
20	proved under title XXI.".
21	(c) Coding for Vaccine Administration.—Sec-
22	tion 1928 (42 U.S.C. 1396s) is amended—
23	(1) by striking subsection (g) and inserting:
24	"(g) [Reserved]."; and

(2) in subsection (h)(6), by striking "a vaccine" 2 and inserting "each vaccine component". 3 (d) EFFECTIVE DATE.—The amendments made by 4 this section shall take effect on the date of enactment of 5 this Act. TITLE V—ACCESS AND QUALITY 6 Subtitle A—Pediatric Quality 7 **Measures** 8 SEC. 501. EXTENDING THE PEDIATRIC QUALITY MEASURES 9 10 PROGRAM. 11 (a) IN GENERAL.—Section 1139A(i) (42 U.S.C. 1320b-9a(i)) is amended by inserting ", and for each of 12 fiscal years 2014 through 2019, \$50,000,000," after 13 "\$45,000,000". 14 15 (b) EFFECTIVE DATE.—The amendment made by this section shall take effect on the date of enactment of 16 this Act. 17 18 SEC. 502. IMPROVING THE EFFECTIVENESS OF THE PEDI-19 ATRIC QUALITY MEASURES. 20 (a) IN GENERAL.—Section 1139A(b) (42 U.S.C. 21 1320b-9a(b)) is amended— 22 (1) in paragraph (4)— 23 (A) in subparagraph (A), by striking "and" at the end: 24

1	(B) in subparagraph (B), by striking the
2	period at the end and inserting "; and"; and
3	(C) by adding at the end the following new
4	subparagraph:
5	"(C) establish a program to continue and
6	enhance pediatric quality measures program
7	centers of excellence, which may include devel-
8	oping centers of excellence with a particular
9	emphasis on patient and family experience and
10	pediatric populations that are small in size and
11	may be most effectively addressed by aggre-
12	gating data across multiple States, including
13	pediatric populations with medical complexity
14	and pediatric populations with rare condi-
15	tions."; and
16	(2) by amending paragraph $(5)$ to read as fol-
17	lows:
18	"(5) REVISING, STRENGTHENING, AND IMPROV-
19	ING INITIAL CORE MEASURES.—
20	"(A) IN GENERAL.—The Secretary shall
21	annually publish recommended changes to the
22	core measures described in subsection (a)
23	that—

- "(i) are consistent with the purposes 1 2 of the pediatric quality measures program 3 established under paragraph (1); "(ii) meet the conditions specified in 4 5 paragraph (2); 6 "(iii) were developed by the Secretary 7 in consultation with the entities specified 8 in subparagraphs (A) through (H) of para-9 graph (3); and 10 "(iv) were developed, validated, or 11 tested through a grant awarded under 12 paragraph (4). 13 "(B) ADDITIONAL RECOMMENDED 14 CHANGES.—Beginning not later than 1 year 15 after the date of enactment of the CHIP Exten-16 sion Act of 2014, the recommended changes 17 published under subparagraph (A) shall include 18 changes-19 "(i) to measure the type of children's 20 health insurance coverage or other health benefits coverage available over time, in 21 22 addition to the presence, stability, and du-23 ration of such health insurance coverage or
  - purposes of examining enrollment changes

such health benefits coverage over time, for

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1	of a child from one type of coverage to an-
2	other;
3	"(ii) to ensure that the measures re-
4	flect the care provided to the diverse pedi-
5	atric population, including adolescents and
6	children with special health care needs,
7	and the management of acute and chronic
8	conditions;
9	"(iii) to ensure that the measures re-
10	flect care provided in diverse health care
11	settings, including both inpatient and am-
12	bulatory settings;
13	"(iv) to encourage the development,
14	implementation, and stewardship of core
15	measures that can be used at the State,
16	hospital, practice, and plan levels, includ-
17	ing a sustainable mechanism to maintain
18	and disseminate such measures and collect
19	and report data on such measures; and
20	"(v) to facilitate the adoption, dis-
21	semination, stewardship, and reporting of
22	such measures as well as measures devel-
23	oped through the pediatric quality meas-
24	ures program at the State, hospital, prac-
25	tice, and plan levels and across different

1	health care delivery and coverage systems,
2	including coverage provided through the
3	Exchanges established under title I of the
4	Patient Protection and Affordable Care
5	Act.".
6	(b) EFFECTIVE DATE.—The amendments made by
7	this section shall take effect on the date of enactment of
8	this Act.
9	SEC. 503. ANNUAL STATE REPORTS REGARDING STATE-SPE-
10	CIFIC QUALITY OF CARE MEASURES APPLIED
11	UNDER MEDICAID OR CHIP.
12	(a) IN GENERAL.—Section 1139A(c) (42 U.S.C.
13	1320b–9a(c)) is amended by adding at the end the fol-
14	lowing new paragraph:
15	"(3) DATA COLLECTION AND REPORTING ON
16	FULL SET OF CORE MEASURES.—Beginning not
17	later than 5 years after the date of enactment of
18	this paragraph, the information reported under
19	paragraph (1) shall include State-specific informa-
20	tion on the full set of pediatric core measures.".
21	(b) EFFECTIVE DATE.—The amendment made by
22	this section shall take effect on the date of enactment of
23	this Act.

1	SEC. 504. ADVISORY PANEL REGARDING PEDIATRIC QUAL-
2	ITY.
3	(a) IN GENERAL.—Section 1139A(g) (42 U.S.C.
4	1320b–9a(g)) is amended—
5	(1) in the subsection heading, by striking
6	"Study of" and inserting "Studies and Reports
7	ON'';
8	(2) by redesignating paragraph $(2)$ as para-
9	graph $(4)$ ; and
10	(3) by inserting after paragraph $(1)$ the fol-
11	lowing new paragraphs:
12	"(2) EXPERT PANEL.—The Secretary shall con-
13	vene a panel, composed of health experts (including
14	experts employed by the Federal Government and
15	experts not so employed) to establish priorities and
16	goals for child health as recommended in the report
17	submitted under paragraph (1) by the Institute of
18	Medicine. Such panel shall—
19	"(A) advise and make recommendations to
20	the Secretary regarding changes that may be
21	made to the core measures described in sub-
22	section (a);
23	"(B) establish standards for the timeliness
24	and accuracy of data so collected and reported;
25	and

"(C) review and make recommendations,
 on an annual basis, for strategies to enhance
 the timeliness, accuracy, and utility of the core
 measures.

5 "(3) Collecting and reporting full set 6 OF CORE MEASURES.—Not later than 1 year after 7 the date of enactment of this paragraph, the Sec-8 retary, in consultation with representatives of State 9 agencies responsible for administering Medicaid and 10 the State Children's Health Insurance Program and 11 representatives of relevant provider organizations, 12 shall submit to the Committee on Energy and Com-13 merce of the House of Representatives and the Com-14 mittee on Finance of the Senate a report identi-15 fying-

16 "(A) strategies to address and overcome
17 barriers to State collection of and reporting of
18 the full set of pediatric core measures;

19 "(B) an analysis of the amount of Federal
20 funding needed to incentivize States to collect
21 and report on the full set of pediatric core
22 measures; and

23 "(C) a standardized format and plan for
24 States to collect and report on the full set of
25 pediatric core measures.".

(b) EFFECTIVE DATE.—The amendments made by
 this section shall take effect on the date of enactment of
 this Act.

### 4 SEC. 505. EXTENDING AND EXPANDING DEMONSTRATION 5 PROJECTS.

6 (a) STRENGTHENING DEMONSTRATION PROJECTS
7 FOR IMPROVING THE QUALITY OF CHILDREN'S HEALTH
8 CARE AND THE USE OF HEALTH INFORMATION TECH9 NOLOGY.—Section 1139A(d) (42 U.S.C. 1320b-9a(d)) is
10 amended—

11 (1) in paragraph (1)—

12 (A) in the matter preceding subparagraph
13 (A)—

(i) by inserting ", and during the period of fiscal years 2014 through 2019, the
Secretary shall award not less than 10
grants," after "10 grants"; and

18 (ii) by inserting "(including oral19 care)" after "health care";

20 (B) in subparagraph (C), by striking "or"
21 at the end;

(C) in subparagraph (D), by striking the
period at the end and inserting a semicolon;
and

1	(D) by adding at the end the following new
2	subparagraphs:
3	"(E) examine and address barriers to ef-
4	fective delivery of perinatal care and its impact
5	on birth outcomes and subsequent pregnancies
6	and children's health;
7	"(F) implement and expand pediatric and
8	perinatal learning and quality improvement
9	collaboratives on the quality of children's and
10	pregnant women's health care, including im-
11	proving patient outcomes, reducing health costs,
12	and addressing health disparities;
13	"(G) encourage and evaluate the use at the
14	State level of payment reform and related policy
15	proposals for purposes of promoting higher
16	quality of care for children, including the
17	shared savings program established under sec-
18	tion 1899 and other methods of encouraging in-
19	tegrated care models; or
20	"(H) with respect to the model electronic
21	health record format for children developed and
22	disseminated under subsection (f)—
23	"(i) assess the extent to which the
24	format has been incorporated into widely
25	used electronic health record formats;

1	"(ii) implement standards and activi-
2	ties that result in increased use of such
3	format; and
4	"(iii) evaluate the impact of the in-
5	creased use of such format.";
6	(2) in paragraph (2)—
7	(A) in subparagraph (A), by striking
8	"and" at the end;
9	(B) in subparagraph (B), by striking the
10	period at the end and inserting "; and"; and
11	(C) by adding at the end the following new
12	subparagraph:
13	"(C) with respect to grants awarded for
14	projects described in paragraph (1)(F), such
15	grants shall be awarded for projects that—
16	"(i) give priority to collaboratives that
17	would have substantial impacts on the pe-
18	diatric population by—
19	"(I) affecting a large percentage
20	of such population or by substantially
21	improving outcomes in a smaller pop-
22	ulation;
23	"(II) reducing the cost of health
24	care for children, including children

10
with medically complex illnesses or
chronic conditions;
"(III) having a high likelihood to
reduce disparities in health status; or
"(IV) potentially having long-
term health impacts by addressing
childhood precursors to adult condi-
tions; and
"(ii) encourage coordination with
other sources of funding in the expansion
of pediatric learning collaboratives, includ-
ing by coordinating care and utilizing com-
munity health workers (as defined in sec-
tion 399V(k) of the Public Health Service
Act (42 U.S.C. 280g–11(k)))."; and
(3) in paragraph $(4)$ —
(A) by inserting "For each of fiscal years
2009 through 2013," before "\$20,000,000";
and
(B) by adding at the end the following new
sentence: "For each of fiscal years 2014
through 2019, \$36,000,000 of the amount ap-
propriated under subsection (i) for a fiscal year
shall be used to carry out this subsection.".

(b) EXTENDING FUNDING FOR CHILDHOOD OBESITY
 DEMONSTRATION PROJECTS.—Section 1139A(e)(8) (42
 U.S.C. 1320b-9a(e)(8)) is amended by inserting ", and
 for the period of fiscal years 2015 through 2019,
 \$25,000,000" after "2014".

6 (c) EFFECTIVE DATE.—The amendments made by7 this section shall take effect on the date of enactment of8 this Act.

# 9 Subtitle B—Maternal, Infant, and 10 Early Childhood Home Visiting 11 Program

12 SEC. 511. SUPPORTING EVIDENCE-BASED CARE COORDINA-

### 13 TION IN COMMUNITIES.

(a) IN GENERAL.—Section 511(j)(1) (42 U.S.C.
711(j)(1)) is amended by striking subparagraph (F) and
inserting the following:

17 "(F) \$400,000,000 for each of fiscal years
18 2015 through 2019.".

(b) PREVENTION OF DUPLICATE APPROPRIATIONS
FOR FISCAL YEAR 2015.—Expenditures made pursuant
to the amendments made by section 209 of the Protecting
Access to Medicare Act of 2014 (Public Law 113–93) for
fiscal year 2015 shall be charged to the appropriation provided by the amendment made by subsection (a) for such
fiscal year.

(c) EFFECTIVE DATE.—The amendment made by
 this section shall take effect on the date of enactment of
 this Act.

## 4 Subtitle C—Comparative Study of 5 Medicaid, CHIP, and Qualified 6 Health Plans

#### 7 SEC. 521. GAO STUDY AND REPORT.

8 (a) STUDY.—The Comptroller General of the United 9 States shall conduct a study of each State in which indi-10 viduals eligible for medical assistance under a State plan under title XIX of the Social Security Act (42 U.S.C. 11 1396 et seq.) or for child health assistance under a State 12 13 child health plan under title XXI of the Social Security Act (42 U.S.C. 1397aa et seq.) are provided such assist-14 15 ance through enrollment in a qualified health plan or employer-sponsored insurance. Such study shall determine, 16 17 for each such State—

18 (1) the number of such individuals enrolled in
19 an employer-sponsored health plan to whom wrap20 around services are offered;

(2) the number of such individuals enrolled in
an employer-sponsored health plan who use wraparound services for any purpose during the plan
year;

	10
1	(3) the average cost of wraparound services per
2	individual enrolled in an employer-sponsored health
3	plan who uses such services;
4	(4) the number of such individuals with "devel-
5	opmental disabilities" (as defined in section $102(8)$
6	of the Developmental Disabilities Assistance and Bill
7	of Rights Act of 2000 (42 U.S.C. 15002(8))), en-
8	rolled in an employer-sponsored health plan who
9	used wrap-around benefits;
10	(5) the number of disabled individuals enrolled
11	in an employer-sponsored health plan who use wrap-
12	around benefits for habilitative services, rehabilita-
13	tive services, or home health services;
14	(6) the number of such individuals enrolled in
15	qualified health plans;
16	(7) average premiums and cost-sharing per
17	such individual enrolled in a qualified health plan;
18	and
19	(8) comparative data with respect to the bene-
20	fits offered to such individuals under qualified health
21	plans as compared to the benefits offered to such in-
22	dividuals under State plans under title XIX or XXI
23	of the Social Security Act.
24	(b) REPORTS.—Not later than 2 years after the date
25	of the enactment of this Act, the Comptroller General of

the United States shall submit to the Committee on En-1 2 ergy and Commerce of the House of Representatives and 3 the Committee on Finance of the Senate a report on the 4 findings of the study conducted under subsection (a) that 5 includes any recommendations or proposed legislation. Not later than 4 years after the date of enactment of this Act, 6 7 the Comptroller General of the United States shall submit 8 to the Committee on Energy and Commerce of the House 9 of Representatives and the Committee on Finance of the 10 Senate an updated report on the findings of the study con-11 ducted under subsection (a) that includes any rec-12 ommendations or proposed legislation.

13 (c) DEFINITIONS.—For purposes of this section:

(1) QUALIFIED HEALTH PLAN.—The term
"qualified health plan" means a health plan that is
offered through an American Health Benefits Exchange established under the Patient Protection and
Affordable Care Act (Public Law 111–148).

19 (2)SERVICES.—The WRAPAROUND term 20 "wraparound services" means services provided by a 21 State plan under title XIX or XXI of the Social Se-22 curity Act that are provided as a supplement to 23 items or services for which coverage is not offered or 24 is limited under a qualified health plan or an em-25 ployer-sponsored health plan.

### **1 TITLE VI—BUDGETARY EFFECTS**

#### 2 SEC. 601. BUDGETARY EFFECT OF THIS ACT.

3 The budgetary effects of this Act, for the purpose of complying with the Statutory Pay-As-You-Go Act of 2010, 4 5 shall be determined by reference to the latest statement 6 titled "Budgetary Effects of PAYGO Legislation" for this 7 Act, submitted for printing in the Congressional Record by the Chairman of the Committee on the Budget of the 8 House of Representatives, as long as such statement has 9 been submitted prior to the vote on passage of this Act. 10

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