To address the psychological, developmental, social, and emotional needs of children, youth, and families who have experienced trauma, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

MARCH 28, 2017

Mr. DANNY K. DAVIS of Illinois (for himself, Ms. KELLY of Illinois, and Mrs. BUSTOS) introduced the following bill; which was referred to the Committee on Education and the Workforce, and in addition to the Committees on Energy and Commerce, Ways and Means, and the Judiciary, 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 address the psychological, developmental, social, and emotional needs of children, youth, and families who have experienced trauma, and for other purposes.

1 Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

2 SECTION 1. SHORT TITLE.

3 This Act may be cited as the “Trauma-Informed Care for Children and Families Act of 2017”.

4 SEC. 2. FINDINGS.

5 Congress makes the following findings:
(1) The 2007 Great Smoky Mountains Study, a representative longitudinal study of children, found that by age 16, more than 67 percent of the children had been exposed to 1 or more traumatic events, such as child maltreatment, domestic violence, or sexual assault.

(2) According to a 2009 Office of Juvenile Justice and Delinquency Prevention study of children ages 0 through 17, more than 60 percent of the children surveyed were exposed to violence within the past year, either directly or indirectly.

(3) According to the Administration for Children and Families, the rate of substantiated reports of child maltreatment in fiscal year 2015 was 9.2 per 1,000 children ages 0 through 17, with children under age 1 having the highest rate of 24.2 per 1,000 children.

(4) According to the Office of Juvenile Justice and Delinquency Prevention, a longitudinal study of youth detained at a juvenile detention center in Chicago showed that 92.5 percent of youth had experienced at least 1 trauma, and 84 percent had experienced more than 1 trauma.

(5) The National Intimate Partner and Sexual Violence Survey conducted by the Centers for Dis-
ease Control and Prevention revealed that nearly 1 in 5 women reported having been the victim of a rape at some time during their lives. Seventy-eight percent experienced their first rape before the age of 25.

(6) A 2017 study found that abuse and maltreatment suffered as a child was associated with post-traumatic stress disorder and opioid-related misuse as an adult, and recommended that trauma history and post-traumatic stress disorder symptom severity be addressed as part of opioid addiction treatment.

(7) Findings from the Adverse Childhood Experiences Study conducted by the Centers for Disease Control and Prevention have shown that adverse childhood experiences predispose children towards negative trajectories from infancy through adolescence. Followup representative studies have shown the long-range impact of early trauma exposure on adult health conditions, including heart disease, asthma, and mental health.

(8) According to a subsequent study conducted by the Centers for Disease Control and Prevention, adults who had been exposed to multiple adverse childhood experiences were significantly more likely
to be unemployed, to be living in poverty, and not to have graduated high school than adults who had zero adverse childhood experiences.

(9) According to a 2008 finding by the National Child Traumatic Stress Network, educators who work directly with traumatized children and adolescents are particularly vulnerable to secondary traumatic stress, experiencing burnout, fatigue, irritability, and other symptoms, and can be supported through early recognition of that stress, self-care, and trauma-informed support systems.

(10) Findings from a 2012 study conducted by the Centers for Disease Control and Prevention included an estimate that the total lifetime burden of child maltreatment cases that occur each year in the United States, including medical, welfare, and criminal justice costs, is $124,000,000,000.

(11) According to the Centers for Disease Control and Prevention’s National Health and Nutrition Examination Survey, only half of children ages 8 through 15 with a mental disorder had received treatment for their disorder within the past year. Children with anxiety disorders such as post-traumatic stress disorder were the least likely to be
treated, with only 32.2 percent having received treatment for a mental disorder in the past year.

(12) According to a 2014 report of the Institute of Medicine and National Research Council of the National Academies entitled “New Directions in Child Abuse and Neglect Research”, research has shown that child abuse and neglect experiences resulted in higher risk for behavioral health problems (such as depression and substance use) throughout life, but that with informed prevention approaches, child abuse and neglect can be both preventable and manageable.

(13) According to a 2017 finding by the National Child Traumatic Stress Network, of the children served by the Network with problems in the clinical range when entering care, 83 percent showed significant improvements in post-traumatic stress disorder, behavioral problems, or traumatic stress symptoms after receiving evidence-based treatments.

(14) According to a 2008 Washington State report on prevention programs that assessed both cost and effectiveness, evidence-based, two-generational child trauma treatments such as Parent-Child Interaction Therapy return $3.64 per dollar of cost.
TITLE I—DEVELOPMENT OF
BEST PRACTICES

SEC. 101. TASK FORCE TO DEVELOP BEST PRACTICES FOR
TRAUMA-INFORMED IDENTIFICATION, REFERRAL, AND SUPPORT.

(a) Establishment of Task Force to Identify, Evaluate, Recommend, Maintain, and Update Best Practices.—

(1) Establishment.—There is established a task force, to be known as the Interagency Task Force on Trauma-Informed Care.

(2) Main Duties.—The task force shall—

(A) identify, evaluate, recommend, maintain, and update, as described in subsection (c) and in accordance with subsection (d), a set of best practices with respect to children and youth, and their families as appropriate, who have experienced or are at risk of experiencing trauma; and

(B) carry out other duties as described in subsection (c).

(b) Task Force Composition.—

(1) Composition.—The task force shall be composed of Federal employees, consisting of the Assistant Secretary for Mental Health and Sub-
stance Use (referred to in this section as the “As-
assistant Secretary”, except where another Assistant
Secretary is specifically named) and 1 representative
of each of—

(A) the National Center for Injury Preven-
tion and Control of the Centers for Disease
Control and Prevention;

(B) the Center for Mental Health Services
of the Substance Abuse and Mental Health
Services Administration;

(C) the Center for Substance Abuse Pre-
vention of that Administration;

(D) the Center for Substance Abuse Treat-
ment of that Administration;

(E) the Center for Behavioral Health Sta-
tistics and Quality of that Administration;

(F) the Maternal and Child Health Bureau
of the Health Resources and Services Adminis-
tration;

(G) the Center for Medicaid and CHIP
Services;

(H) the National Institute of Mental
Health;
(I) the Eunice Kennedy Shriver National Institute of Child Health and Human Development;

(J) the National Institute on Drug Abuse;

(K) the National Institute on Alcohol Abuse and Alcoholism;

(L) the Administration on Children, Youth and Families of the Administration for Children and Families;

(M) the Administration for Native Americans of the Administration for Children and Families;

(N) the Office of Child Care of the Administration for Children and Families;

(O) the Office of Head Start of the Administration for Children and Families;

(P) the Office of Refugee Resettlement of the Administration for Children and Families;

(Q) the Indian Health Service of the Department of Health and Human Services;

(R) the Office of Minority Health of the Department of Health and Human Services;

(S) the Office of the Assistant Secretary for Planning and Evaluation;
(T) the Office of Juvenile Justice and Delinquency Prevention of the Department of Justice;
(U) the Office of Community Oriented Policing Services of the Department of Justice;
(V) the Office on Violence Against Women of the Department of Justice;
(W) the National Center for Education Evaluation and Regional Assistance of the Department of Education;
(X) the Office of Safe and Healthy Students of the Department of Education;
(Y) the Office of Special Education and Rehabilitative Services of the Department of Education;
(Z) the Office of Indian Education of the Department of Education;
(AA) the Bureau of Indian Affairs of the Department of the Interior;
(BB) the Bureau of Indian Education of the Department of the Interior;
(CC) the Veterans Health Administration of the Department of Veterans Affairs;
(DD) the Office of Special Needs Assistance Programs of the Department of Housing and Urban Development; and

(EE) such other Federal agencies as—

(i) the Assistant Secretary recommends to the President; and

(ii) the President determines to be appropriate.

(2) APPOINTMENT.—

(A) IN GENERAL.—Each member of the task force, other than the Assistant Secretary, shall be appointed by the Secretary or other head of the entire Federal agency that contains the office or other unit of government that the member represents.

(B) DATE OF APPOINTMENTS.—The heads of Federal agencies with appointing authority under this paragraph shall appoint the corresponding members of the task force not later than 6 months after the date of enactment of this Act.

(3) CHAIRPERSON.—The task force shall be chaired by the Assistant Secretary.

(c) TASK FORCE DUTIES.—The task force shall—
(1) not later than 1 year after the date of enactment of this Act, and not less often than annually thereafter—

(A) identify and evaluate a set of evidence-based, evidence-informed, and promising best practices, which may include practices already supported by offices of the Department of Health and Human Services, including the National Mental Health and Substance Use Policy Laboratory, the Department of Justice, the Department of Education, or another Federal agency, with respect to—

(i) the early identification of children and youth, and their families as appropriate, who have experienced or are at risk of experiencing trauma;

(ii) the expeditious referral of such children and youth, and their families as appropriate, that require specialized services to the appropriate trauma-informed support (including treatment) services, in accordance with applicable privacy laws; and

(iii) the implementation of trauma-informed approaches and interventions in
child and youth-serving schools, organizations, homes, and other settings to foster safe, stable, and nurturing environments and relationships that prevent and mitigate the effects of trauma;

(B) recommend such set of best practices, including disseminating the set, to the Department of Health and Human Services, the Department of Justice, the Department of Education, other Federal agencies as appropriate, State, tribal, and local government agencies, including State, local, and tribal educational agencies, and other entities (including recipients of relevant Federal grants, professional associations, health professional organizations, national and State accreditation bodies, and schools) that the Assistant Secretary determines to be appropriate, and to the general public; and

(C) maintain and update, as appropriate, the set of best practices recommended under subparagraph (B);

(2) not later than 2 years after the date of enactment of this Act—
(A) prepare an integrated task force strategy report concerning how the task force and member agencies will collaborate, prioritize options for, and implement a coordinated approach to preventing trauma, and identifying and ensuring the appropriate interventions and supports for children, youth, and their families as appropriate, who have experienced or are at risk of experiencing trauma;

(B) submit the report to the appropriate committees of Congress; and

(C) make the report publicly available; and

(3) not later than 1 year after the date of enactment of this Act, and as often as practicable but not less often than annually thereafter, coordinate, to the extent feasible, among the offices and other units of government represented on the task force, research, data collection, and evaluation regarding models described in subsection (d)(1)(C), identify gaps in or populations or settings not served by models described in that subsection, solicit feedback on the models, from the stakeholders described in subsection (d)(1)(B), coordinate, among the offices and other units of government represented on the task force, the awarding of grants related to pre-
venting and mitigating trauma, and establish procedures to enable the offices and units of government to share technical expertise related to preventing and mitigating trauma.

(d) **Best Practices.**—

(1) **In General.**—In identifying, evaluating, recommending, maintaining, and updating the set of best practices under subsection (c), the task force shall—

(A) consider findings from evidence-based, evidence-informed, and promising practice-based models, including from institutions of higher education, community practice (including tribal experience), recognized professional associations, and programs of the Department of Health and Human Services, the Department of Justice, the Department of Education, and other Federal agencies (including the National Mental Health and Substance Use Policy Laboratory and offices in such agencies that maintain registries and clearinghouses of relevant models), that reflect the science of healthy child, youth, and family development, and have been developed, implemented, and evaluated to
demonstrate effectiveness or positive measurable outcomes;

(B) engage with, and solicit and receive feedback from—

(i) faculty at institutions of higher education, community practitioners associated with the community practice described in subparagraph (A), and recognized professional associations that represent the experience and perspectives of individuals who provide services in covered settings, to obtain observations and practical recommendations on the best practices; and

(ii) the public, by—

(I) holding at least one public meeting to solicit recommendations and information relating to the best practices; and

(II) providing notice of the meeting in the Federal Register;

(C) recommend models for settings in which individuals may come into contact with children and youth, and their families as appropriate, who have experienced or are at risk of experiencing trauma, including schools, hos-
pitals, settings where health care providers, in-
cluding primary care and pediatric providers,
provide services, preschool and early childhood
education and care settings, home visiting set-
tings, after-school program facilities, child wel-
fare agency facilities, public health agency fa-
cilities, mental health treatment facilities, sub-
stance abuse treatment facilities, faith-based in-
stitutions, domestic violence centers, homeless
services system facilities, refugee services sys-
tem facilities, juvenile justice system facilities,
and law enforcement agency facilities;

(D) recommend best practices that are evi-
dence-based, are evidence-informed, or are
promising and practice-based, and that include
guidelines for—

(i)(I) training of front-line service
providers, including teachers, providers
from child- or youth-serving organizations,
health care providers, individuals who are
mandatory reporters of child abuse or ne-
glect, and first responders, in under-
standing and identifying early signs and
risk factors of trauma in children and
youth, and their families as appropriate, including through screening processes; and

(II) implementing appropriate responses;

(ii) procedures or systems that—

(I) are designed to quickly refer children and youth, and their families as appropriate, who have experienced or are at risk of experiencing trauma to, and ensure the children, youth, and appropriate family members receive, the appropriate trauma-informed screening and support, including treatment; or

(II) use partnerships that—

(aa) include local social services organizations or clinical mental health or health care service providers with expertise in furnishing support services (including trauma-informed treatment) to prevent or mitigate the effects of trauma;

(bb) may be partnerships that co-locate or integrate serv-
ices, such as by providing services at school-based health centers; and

(cc) are designed to make such quick referrals, and ensure the receipt of screening, support, and treatment, described in sub-clause (I);

(iii) educating children and youth to—

(I) understand trauma;

(II) identify the signs, effects, or symptoms of trauma; and

(III) build the resilience and coping skills to mitigate the effects of experiencing trauma;

(iv) multi-generational interventions to—

(I) support, including through skills building, parents (with an appropriate emphasis on fathers), foster parents, adult caregivers, and frontline service providers described in clause (i)(I) in fostering safe, stable, and nurturing environments and rela-
tionships that prevent and mitigate
the effects of trauma for children and
youth who have experienced or are at
risk of experiencing trauma;

(II) assist parents, foster par-
ents, and adult caregivers in learning
to access resources related to such
prevention and mitigation; and

(III) provide tools to prevent and
address caregiver or secondary trau-
ma, as appropriate;

(v) community interventions for un-
derserved areas that have faced trauma
through acute or long-term exposure to
substantial discrimination, historical or
cultural oppression, intergenerational pov-
erty, civil unrest, a high rate of violence, or
a high rate of drug overdose mortality;

(vi) assisting parents and guardians
in understanding eligibility for and obtain-
ing certain health benefits coverage, in-
cluding coverage under a State Medicaid
plan under title XIX of the Social Security
Act (42 U.S.C. 1396 et seq.) of screening
and treatment for children and youth, and
their families as appropriate, who have ex-
perienced or are at risk of experiencing
trauma;

(vii) utilizing trained nonclinical pro-
viders (such as peers through peer support
models, mentors, clergy, and other commu-
nity figures), to—

(I) expeditiously link children
and youth, and their families as ap-
propriate, who have experienced or
are at risk of experiencing trauma, to
the appropriate trauma-informed
screening and support (including clin-
ical treatment) services; and

(II) provide ongoing care or case
management services;

(viii) collecting and utilizing data
from screenings, referrals, or the provision
of services and supports, conducted in the
covered settings, to evaluate and improve
processes for trauma-informed support and
outcomes;

(ix)(I) improving disciplinary practices
in early childhood education and care set-
tings and schools, including use of positive
disciplinary strategies that are effective at reducing the incidence of punitive school disciplinary actions, including school suspensions and expulsions; and

(II) providing the training described in clause (i) to child care providers and to school personnel, including school resource officers, teacher assistants, administrators, and heads of charter schools; and

(x) incorporating trauma-informed considerations into educational, preservice, and continuing education opportunities, for the use of health professional and education organizations, national and State accreditation bodies for health care and education providers, health and education professional schools or accredited graduate schools, and other relevant training and educational entities;

(E) recommend best practices that—

(i) include practices that are culturally sensitive, linguistically appropriate, age- and gender-relevant, and appropriate for lesbian, gay, bisexual, transgender, and queer populations;
(ii) can be applied across underserved geographic areas; and

(iii) engage entire organizations in training and skill building related to the best practices; and

(F) recommend best practices that are designed not to lead to unwarranted custody loss or criminal penalties for parents or guardians in connection with children and youth who have experienced or are at risk of experiencing trauma.

(c) Authorization of Appropriations.—To carry out this section, there are authorized to be appropriated $3,000,000 for fiscal year 2018 and $1,000,000 for each of fiscal years 2019 through 2022.

(f) Definitions.—In this section:

(1) Covered recipient.—The term “covered recipient” means a department or other entity described in subsection (c)(1)(B).

(2) Covered setting.—The term “covered setting” means a setting described in subsection (d)(1)(C).
SEC. 102. DONALD J. COHEN NATIONAL CHILD TRAUMATIC STRESS INITIATIVE.

Section 582(f) of the Public Health Service Act (42 U.S.C. 290hh–1(f)) is amended—

(1) by striking “$46,887,000” and inserting “$66,887,000”; and

(2) by adding at the end the following: “Of the amounts appropriated under this subsection for each of fiscal years 2018 through 2022, $7,500,000 shall be allocated to the operation of the coordinating center of the National Child Traumatic Stress Initiative for purposes of gathering and reporting data, evaluating models, and providing technical assistance.”.

TITLE II—DISSEMINATION AND IMPLEMENTATION OF BEST PRACTICES

SEC. 201. USE OF GRANT FUNDS FOR TRAINING IN BEST PRACTICES RELATING TO CHILD AND YOUTH TRAUMA AND COMMUNITY SUPPORT.

(a) HEAD START ACT.—

(1) IN GENERAL.—Section 640(a) of the Head Start Act (42 U.S.C. 9835(a)) is amended—

(A) by redesignating paragraph (7) as paragraph (8); and

(B) by inserting after paragraph (6) the following:
“(7) Any of the funds allocated under this subsection for Head Start programs (including Early Head Start programs), for training and technical assistance activities, or for collaboration grants may be used to provide training for administrators and other staff of Head Start agencies in the best practices developed under section 101 of the Trauma-Informed Care for Children and Families Act of 2017.”.

(2) CONFORMING AMENDMENTS.—

(A) Section 640(a)(2)(C)(i) of the Head Start Act (42 U.S.C. 9835(a)(2)(C)(i)), in the matter preceding subclause (I), by inserting after “training and technical assistance activities” the following: “(such as training in the best practices developed under section 101 of the Trauma-Informed Care for Children and Families Act of 2017)”.

(B) Sections 641A(h)(1)(B) and 645(d)(3) of the Head Start Act (42 U.S.C. 9836a(h)(1)(B), 9840(d)(3)) are amended by striking “640(a)(7)” and inserting “640(a)(8)”.

(C) Section 642B(a)(2)(B)(i) of the Head Start Act (42 U.S.C. 9837b(a)(2)(B)(i)) is amended by inserting before the semicolon the
following: “(such as by providing training for
administrators and other staff of those agencies
in the best practices developed under section
101 of the Trauma-Informed Care for Children
and Families Act of 2017)”.

(D) Section 648 of the Head Start Act (42
U.S.C. 9843) is amended—

(i) in subsection (a)(3)(B)(i), by in-
serting after “systems” the following:
“(such as systems that include training in
the best practices developed under section
101 of the Trauma-Informed Care for
Children and Families Act of 2017)”;

(ii) in subsection (b)(2)(C), by insert-
ing before the semicolon the following:
“(such as training in the best practices de-
veloped under section 101 of the Trauma-
Informed Care for Children and Families
Act of 2017)”; and

(iii) in subsection (d)(1)(G), by insert-
ing after “staff training” the following
“(such as training in the best practices de-
veloped under section 101 of the Trauma-
Informed Care for Children and Families
Act of 2017)”. 

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(b) **Child Care and Development Block Grant.**—Section 658G(b)(1) of the Child Care and Development Block Grant Act of 1990 (42 U.S.C. 9858e(b)(1)) is amended—

(1) in subparagraph (G), by striking “; and” and inserting a semicolon;

(2) in subparagraph (H), by striking the period and inserting “; and”; and

(3) by adding at the end the following:

“(I) providing training in the best practices developed under section 101 of the Trauma-Informed Care for Children and Families Act of 2017 for administrators of child care programs, and child care providers, that receive assistance under this subchapter.”.

(e) **Social Services Block Grant.**—Section 2002(a)(2)(B) of the Social Security Act (42 U.S.C. 1397a(a)(2)(B)) is amended—

(1) in clause (ii), by striking “and” after the semicolon;

(2) in clause (iii), by striking the period at the end and inserting “; and”; and

(3) by adding at the end the following new clause:
“(iv) training for providers in the best practices developed under section 101 of the Trauma-Informed Care for Children and Families Act of 2017.”.

(d) MATERNAL AND CHILD HEALTH SERVICES BLOCK GRANT.—Section 504 of the Social Security Act (42 U.S.C. 704) is amended by adding at the end the following new subsection:

“(e) A State may use a portion of the amounts described in subsection (a) for the purpose of providing training for licensed health care providers and public health agencies in the best practices developed under section 101 of the Trauma-Informed Care for Children and Families Act of 2017.”.

(e) MATERNAL, INFANT, AND EARLY CHILDHOOD HOME VISITING (MIECHV).—Section 511(i)(2) of the Social Security Act (42 U.S.C. 711(i)(2)) is amended—

(1) by redesignating subparagraphs (D) through (G) as subparagraphs (E) through (H), respectively; and

(2) by inserting after subparagraph (C) the following new subparagraph:

“(D) Section 504(e) (relating to the use of funds for training in the best practices developed under section 101 of the Trauma-In-
formed Care for Children and Families Act of 2017).”.

(f) Child Welfare Services.—Section 422(b)(4)(B) of the Social Security Act (42 U.S.C. 622(b)(4)(B)) is amended by inserting before the semi-colon “(which may include training in the best practices developed under section 101 of the Trauma-Informed Care for Children and Families Act of 2017)”.

(g) Federal Payments for Foster Care and Adoption Assistance.—Section 474(a)(3)(A) of the Social Security Act (42 U.S.C. 674(a)(3)(A)) is amended by inserting “, and including training in the best practices developed under section 101 of the Trauma-Informed Care for Children and Families Act of 2017” after “enrolled in such institutions”.

(h) Healthy Start Initiative.—Section 330H(e) of the Public Health Service Act (42 U.S.C. 254c–8(e)) is amended by adding at the end the following:

“(3) Training providers in best practices relating to trauma.—Any of the funds appropriated under paragraph (1) may be used to provide training for providers in the best practices developed under section 101 of the Trauma-Informed Care for Children and Families Act of 2017.”.
(i) Block Grants for Community Mental Health Services.—Section 1920 of the Public Health Service Act (42 U.S.C. 300x–9) is amended by adding at the end the following:

“(d) Training Providers in Best Practices Relating to Trauma.—Except as specified in subsection (c), any of the funds appropriated under subsection (a) may be used to provide training for providers in the best practices developed under section 101 of the Trauma-Informed Care for Children and Families Act of 2017.”.

(j) Block Grants for Prevention and Treatment of Substance Abuse.—Section 1935 of the Public Health Service Act (42 U.S.C. 300x–35) is amended by adding at the end the following:

“(c) Allocations for Training Providers in Best Practices Relating to Trauma.—Any of the funds appropriated under subsection (a) may be used to provide training for providers in the best practices developed under section 101 of the Trauma-Informed Care for Children and Families Act of 2017.”.

(k) Use of Grant Funds for Training Providers in Best Practices Relating to Trauma.—

(1) School-Based Health Centers.—Section 399Z–1(l) of the Public Health Service Act (42 U.S.C. 280h–5(l)) is amended by adding “Any of
the funds appropriated under this subsection may be
used to provide training for providers in the best
practices developed under section 101 of the Trau-
ma-Informed Care for Children and Families Act of
2017.” after the first sentence.

(2) Community Health Centers.—Section
330(r) of the Public Health Service Act (42 U.S.C.
254b(r)) is amended by adding at the end the fol-
lowing:

“(5) Training Providers in Best Practices
relating to Trauma.—Any of the funds appro-
priated under this subsection may be used to provide
training for providers in the best practices developed
under section 101 of the Trauma-Informed Care for
Children and Families Act of 2017.”.

(l) Supporting Effective Instruction; Local
Use of Funds.—Section 2103(b)(3) of the Elementary
and Secondary Education Act of 1965 (20 U.S.C.
6613(b)(3)) is amended—

(1) in subparagraph (O), by striking “and”

after the semicolon;

(2) by redesignating subparagraph (P) as sub-
paragraph (Q); and

(3) by inserting after subparagraph (O) the fol-
lowing:
“(P) providing training for school personnel, including teachers, principals, other school leaders, specialized instructional support personnel, and paraprofessionals, in the best practices developed under section 101 of the Trauma-Informed Care for Children and Families Act of 2017; and”.

(m) STUDENT SUPPORT AND ACADEMIC ENRICHMENT.—

(1) STATE USE OF FUNDS.—Section 4104(b) of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 7114(b)) is amended—

(A) in paragraph (2), by striking “or” at the end;

(B) in paragraph (3) by striking the period at the end and inserting “; or”; and

(C) by adding at the end the following:

“(4) providing training for teachers, administrators, school counselors, mental health professionals, and other appropriate personnel in the best practices developed under section 101 of the Trauma-Informed Care for Children and Families Act of 2017.”.
(2) LOCAL USE OF FUNDS.—Paragraph (5) of section 4108 of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 7118) is amended—

(A) in subparagraph (H), by striking “or” at the end;

(B) in subparagraph (I), by striking the period at the end and inserting “; or”; and

(C) by adding at the end the following:

“(J) providing training for teachers, administrators, school counselors, mental health professionals, and other appropriate personnel in the best practices developed under section 101 of the Trauma-Informed Care for Children and Families Act of 2017.”.

(n) 21ST CENTURY COMMUNITY LEARNING CENTERS.—

(1) STATE USE OF FUNDS.—Section 4202(c)(3) of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 7172(c)(3)) is amended—

(A) by redesignating subparagraphs (H), (I), and (G), as subparagraphs (G), (H), and (I), respectively; and

(B) by adding at the end the following:

“(J) Providing training for teachers, administrators, school counselors, mental health
professionals, and other appropriate personnel (including appropriate personnel involved with programs and activities that advance student academic achievement and support student success during nonschool hours) in the best practices developed under section 101 of the Trauma-Informed Care for Children and Families Act of 2017.”.

(2) **LOCAL USE OF FUNDS.**—Section 4205(a) of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 7175(a)) is amended—

(A) in paragraph (13), by striking “and” at the end;

(B) in paragraph (14), by striking the period at the end and inserting “; and”; and

(C) by adding at the end the following:

“(15) training for teachers, administrators, school counselors, mental health professionals, and other appropriate personnel in the best practices developed under section 101 of the Trauma-Informed Care for Children and Families Act of 2017.”.

(o) **FULL-SERVICE COMMUNITY SCHOOLS.**—Section 4625(e) of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 7275(e)) is amended—
(1) in paragraph (2), by striking “and” after the semicolon;

(2) by redesignating paragraph (3) as paragraph (4); and

(3) by inserting after paragraph (2) the following:

“(3) provide training for teachers, administrators, school counselors, mental health professionals, and other appropriate personnel (including appropriate personnel involved with the full-service community school) in the best practices developed under section 101 of the Trauma-Informed Care for Children and Families Act of 2017; and”.

(p) NATIONAL ACTIVITIES FOR SCHOOLS.—Section 4631(a)(1)(B) of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 7281(a)(1)(B)) is amended by striking “or conducting a national evaluation.” and inserting “, conducting a national evaluation, or providing training for teachers, administrators, school counselors, mental health professionals, and other appropriate personnel in the best practices developed under section 101 of the Trauma-Informed Care for Children and Families Act of 2017.”.

(q) IDEA.—Section 638 of the Individuals with Disabilities Education Act (20 U.S.C. 1438) is amended—
(1) in paragraph (4), by striking “and” after the semicolon;

(2) in paragraph (5), by striking the period at the end and inserting “; and”;

(3) by adding at the end the following:

“(6) to provide training for appropriate personnel who provide direct early intervention services for infants and toddlers with disabilities in the best practices developed under section 101 of the Trauma-Informed Care for Children and Families Act of 2017.”.

(r) Special SupPLEMENTAL Nutrition Program for Women, Infants, and Children.—Section 17(f) of the Child Nutrition Act of 1966 (42 U.S.C. 1786(f)) is amended by adding at the end the following:

“(27) Best practices.—A State agency may use a portion of the amounts made available to the State agency under this section for the purpose of providing training for local agencies in the best practices developed under section 101 of the Trauma-Informed Care for Children and Families Act of 2017.”.

(s) Community Services Block Grant Act.—

(1) State activities.—Section 675C(b)(1)(A) of the Community Services Block Grant Act (42
U.S.C. 9907(b)(1)(A)) is amended by inserting after “providing training” the following: “(which may include providing training, to the entities that are providers of services to children and youth, in the best practices developed under section 101 of the Trauma-Informed Care for Children and Families Act of 2017)”.

(2) NATIONAL ACTIVITIES.—Section 678A(a)(1)(A) of the Community Services Block Grant Act (42 U.S.C. 9913(a)(1)(A)) is amended by inserting after “training” the following: “(which may include providing training, to the entities that are providers of services to children and youth, in the best practices developed under section 101 of the Trauma-Informed Care for Children and Families Act of 2017)”.

(t) RUNAWAY AND HOMELESS YOUTH ACT.—Section 342 of the Runaway and Homeless Youth Act (42 U.S.C. 5714–22) is amended by inserting after “technical assistance and training” the following: “(which may include providing training, to providers of services under this title, in the best practices developed under section 101 of the Trauma-Informed Care for Children and Families Act of 2017)”.
(u) Programs of the Office of Refugee Resettlement.—Section 462(b)(1) of the Homeland Security Act of 2002 (6 U.S.C. 279(b)(1)) is amended—

(1) in subparagraph (K), by striking “and” at the end;

(2) in subparagraph (L), by striking the period and inserting “; and”; and

(3) by adding at the end the following:

“(M) at the election of the Director, providing training, to providers responsible for the care of the unaccompanied alien children, in the best practices developed under section 101 of the Trauma-Informed Care for Children and Families Act of 2017.”.

(v) Child Abuse Prevention and Treatment.—

(1) National Clearinghouse.—Section 103(b) of the Child Abuse Prevention and Treatment Act (42 U.S.C. 5104) is amended—

(A) in paragraph (8), by striking “and” at the end;

(B) in paragraph (9), by striking the period and inserting “; and”; and

(C) by adding at the end the following:

“(10) disseminate information regarding the best practices developed under section 101 of the
Trauma-Informed Care for Children and Families Act of 2017 for individuals and officials described in paragraph (8).”.

(2) RESEARCH AND ASSISTANCE ACTIVITIES.—
Section 104(b)(1) of that Act (42 U.S.C. 5105(b)(1)) is amended by adding at the end the following: “Such assistance may include technical assistance regarding the best practices developed under section 101 of the Trauma-Informed Care for Children and Families Act of 2017.”.

(3) TRAINING.—Section 105(a)(1) of that Act (42 U.S.C. 5106(a)(1)) is amended—

(A) in subparagraph (L), by striking “and” at the end;

(B) in subparagraph (M), by striking the period and inserting “; and”;

(C) by adding at the end the following:

“(D) for providing training in the best practices developed under section 101 of the Trauma-Informed Care for Children and Families Act of 2017 to individuals and entities described in this paragraph.”.

(4) STATE CHILD ABUSE OR NEGLECT PREVENTION AND TREATMENT PROGRAMS.—Section 106(a) of that Act (42 U.S.C. 5106a(a)) is amended—
(A) in paragraph (13), by striking “or” at the end;

(B) in paragraph (14), by striking the period and inserting “; or”; and

(C) by adding at the end the following:

“(15) providing training in the best practices developed under section 101 of the Trauma-Informed Care for Children and Families Act of 2017 for employees of agencies or systems described in paragraph (12), (13), or (14).”.

(5) COMMUNITY-BASED GRANTS FOR THE PREVENTION OF CHILD ABUSE AND NEGLECT.—Section 205(b) of that Act (42 U.S.C. 5116e(b)) is amended—

(A) in paragraph (5), by striking “and” at the end;

(B) in paragraph (6), by striking the period and inserting “; and”; and

(C) by adding at the end the following:

“(7) provide training in the best practices developed under section 101 of the Trauma-Informed Care for Children and Families Act of 2017 for providers of programs, activities, or services described in this subsection.”.
(w) Grants for Juvenile and Family Court Personnel.—Section 222(1) of the Victims of Child Abuse Act of 1990 (42 U.S.C. 13022(1)) is amended by inserting “(which may include providing training, to the entities that are providers of services to children and youth, in the best practices developed under section 101 of the Trauma-Informed Care for Children and Families Act of 2017)” after “technical assistance and training”.

(x) Grants to Support Families in the Justice System.—Section 1301(c) of the Victims of Trafficking and Violence Protection Act of 2000 (42 U.S.C. 10420(c)) is amended by adding at the end the following:

“(3) Best practices for trauma-informed care for children and families.—In making grants under subsection (b), the Attorney General shall take into account the extent to which the applicant is using the best practices developed under section 101 of the Trauma-Informed Care for Children and Families Act of 2017.”

SEC. 202. ESTABLISHMENT OF LAW ENFORCEMENT CHILD AND YOUTH TRAUMA COORDINATING CENTER.

(a) Establishment of Center.—

(1) In general.—The Attorney General shall establish a National Law Enforcement Child and
Youth Trauma Coordinating Center (referred to in this section as the “Center”) to provide assistance to State, local, and tribal law enforcement agencies in interacting with children and youth who have been exposed to violence or other trauma, and their families as appropriate.

(2) Age Range.—The Center shall determine the age range of children and youth to be covered by the activities of the Center.

(b) Duties.—The Center shall provide assistance to State, local, and tribal law enforcement agencies by—

(1) disseminating information on the best practices for law enforcement officers developed under section 101, which may include best practices based on evidence-based and evidence-informed models from programs of the Department of Justice and the Office of Justice Services of the Bureau of Indian Affairs, such as—

(A) models developed in partnership with national law enforcement organizations, Indian tribes, or clinical researchers; and

(B) models that include—

(i) trauma-informed approaches to conflict resolution, de-escalation, and crisis intervention training;
(i) early interventions that link child
and youth witnesses and victims, and their
families as appropriate, to appropriate
trauma-informed services; and

(iii) supporting officers who experi-
ence secondary trauma;

(2) providing professional training and technical
assistance; and

(3) awarding grants under subsection (e).

(c) GRANT PROGRAM.—

(1) IN GENERAL.—The Attorney General, act-
ing through the Center, may award grants to State,
local, and tribal law enforcement agencies or to 
multi-disciplinary consortia to—

(A) enhance the awareness of best prac-
tices developed under section 101 for trauma-
formed responses to children and youth who
have been exposed to violence or other trauma,
and their families as appropriate; and

(B) provide professional training and tech-
nical assistance in implementing the best prac-
tices described in subparagraph (A).

(2) APPLICATION.—Any State, local, or tribal
law enforcement agency seeking a grant under this
subsection shall submit an application to the Attor-
ney General at such time, in such manner, and con-
taining such information as the Attorney General
may require.

(3) USE OF FUNDS.—A grant awarded under
this subsection may be used to—

(A) provide training to law enforcement of-
ficers on the best practices developed under sec-
tion 101, including how to identify early signs
of trauma and violence exposure when inter-
acting with children and youth; and

(B) establish, operate, and evaluate a re-
ferral and partnership program with trauma-in-
formed clinical mental health, substance use,
health care, or social service professionals in the
community in which the law enforcement agen-
cy serves.

(d) AUTHORIZATION OF APPROPRIATIONS.—There
are authorized to be appropriated to the Attorney Gen-
eral—

(1) $15,000,000 for each of fiscal years 2018
through 2022 to award grants under subsection (c);
and

(2) $2,000,000 for each of fiscal years 2018
through 2022 for other activities of the Center.
SEC. 203. ESTABLISHMENT OF NATIVE AMERICAN TECH-
NICAL ASSISTANCE RESOURCE CENTER.

(a) Definitions.—In this section:

(1) Indian tribe; tribal organization.—The terms “Indian tribe” and “tribal organization” have the meanings given the terms in section 4 of the Indian Self-Determination and Education Assistance Act (25 U.S.C. 5304).

(2) Institution of higher education.—The term “institution of higher education” has the meaning given the term in section 101 of the Higher Education Act of 1965 (20 U.S.C. 1001).

(3) Secretary.—The term “Secretary” means the Secretary of Health and Human Services, acting—

(A) through the Assistant Secretary for Mental Health and Substance Use; and

(B) after consultation with—

(i) the Director of the Bureau of Indian Education of the Department of the Interior; and

(ii) the Director of the Indian Health Service.

(b) Establishment of center.—The Secretary shall establish and operate a Native American Technical
Assistance Resource Center (referred to in this section as
the “Center”) to provide assistance to Indian tribes.

(c) Duties.—The Center shall provide assistance to
the Indian tribes by—

(1) providing trauma-informed technical assist-
ance to tribal organizations in implementing the best
practices developed under section 101; and

(2) disseminating the best practices to the trib-
al organizations, to schools that serve students from
the Indian tribes, to health care entities that serve
the Indian tribes, to child welfare systems that serve
children and youth from the Indian tribes, to law en-
forcement agencies that serve the Indian tribes, to
criminal justice and court systems that serve the In-
dian tribes, and other relevant entities.

(d) Grant Program.—

(1) In general.—The Secretary may award
grants to nonprofit organizations or institutions of
higher education, to operate the Center.

(2) Application.—An organization or institu-
tion seeking a grant under this subsection shall sub-
mit an application to the Secretary at such time, in
such manner, and containing such information as
the Secretary may require.
(e) Authorization of Appropriations.—There is authorized to be appropriated to the Secretary, to carry out this section, $2,000,000 for each of fiscal years 2018 through 2021.

SEC. 204. GRANTS TO IMPROVE TRAUMA SUPPORT SERVICES AND MENTAL HEALTH CARE FOR CHILDREN AND YOUTH IN EDUCATIONAL SETTINGS.

Part A of title IV of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 7101 et seq.) is amended by adding at the end the following:

“Subpart 3—Grants To Improve Trauma Support Services and Mental Health Care for Children and Youth in Educational Settings

“SEC. 4131. GRANTS TO IMPROVE TRAUMA SUPPORT SERVICES AND MENTAL HEALTH CARE FOR CHILDREN AND YOUTH IN EDUCATIONAL SETTINGS.

“(a) Grants, Contracts, and Cooperative Agreements Authorized.—The Secretary is authorized to award grants to, or enter into contracts or cooperative agreements with, State educational agencies, local educational agencies, Indian tribes or their tribal educational agencies, a school operated by the Bureau of Indian Education, or a Regional Corporation (as defined in section

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3 of the Alaska Native Claims Settlement Act (43 U.S.C. 1602)) for the purpose of increasing student access to quality trauma support services and mental health care by developing innovative programs to link local school systems with local trauma-informed support and mental health systems, including those under the Indian Health Service.

“(b) DURATION.—With respect to a grant, contract, or cooperative agreement awarded or entered into under this section, the period during which payments under such grant, contract or agreement are made to the recipient may not exceed 5 years.

“(c) USE OF FUNDS.—An entity that receives a grant, contract, or cooperative agreement under this section shall use amounts made available through such grant, contract, or cooperative agreement for any of the following:

“(1) To enhance, improve, or develop collaborative efforts between school-based service systems and trauma-informed support and mental health service systems to provide, enhance, or improve prevention, screening, referral, and treatment services to students.

“(2) To enhance the availability of trauma support services and school-based counseling programs,
and provide appropriate referrals and interventions
for students potentially in need of mental health
services.

“(3) To provide universal trauma screenings to
identify students in need of specialized support.

“(4) To implement multi-tiered positive behav-
ioral interventions and supports, or other trauma-in-
formed models of support.

“(5) To provide training to teachers, teacher
assistants, specialized instructional support per-
sonnel, and mental health professionals to—

“(A) develop safe, stable, and nurturing
learning environments that prevent and miti-
gate the effects of trauma, including through
social and emotional learning; or

“(B) improve school capacity to identify,
refer, and provide services, as appropriate, to
students in need of trauma support or behav-
ioral health services.

“(6) To provide technical assistance and con-
sultation to school systems and mental health agen-
cies as well as to families participating in the pro-
gram carried out under this section.

“(7) To provide linguistically appropriate and
culturally competent services.
“(8) To evaluate the effectiveness of the program carried out under this section in increasing student access to quality trauma support services and mental health care, and make recommendations to the Secretary about the sustainability of the program.

“(9) To engage and utilize expertise provided by institutions of higher education, such as a Tribal College or University, as defined in section 316(b) of the Higher Education Act of 1965.

“(10) To provide trainings and implement procedures pursuant to the relevant best practices developed under section 101 of the Trauma-Informed Care for Children and Families Act of 2017.

“(d) APPLICATIONS.—To be eligible to receive a grant, contract, or cooperative agreement under this section, an entity described in subsection (a) shall submit an application to the Secretary at such time, in such manner, and containing such information as the Secretary may reasonably require, such as the following:

“(1) A description of the program to be funded under the grant, contract, or cooperative agreement.

“(2) A description of how such program will increase access to quality trauma support services and mental health care for students.
“(3) A description of how the applicant will establish trauma support services or a school-based counseling program, or both, that provide immediate prevention and mental health services to the school community as necessary.

“(4) An assurance that—

“(A) persons providing services under the grant, contract, or cooperative agreement are adequately trained to provide such services;

“(B) the services will be provided in accordance with subsection (c);

“(C) teachers, administrators, specialized instructional support personnel, parents or guardians, representatives of local Indian tribes, and other school personnel are aware of the program; and

“(D) parents or guardians of students participating in services under this section will be engaged and involved in the design and implementation of the services.

“(5) An assurance that the applicant will support and integrate existing school-based services with the program in order to provide appropriate mental health services for students.
“(6) An assurance that the applicant will establish a program that will support students and the school in improving the school climate in order to support an environment conducive to learning.

“(e) INTERAGENCY AGREEMENTS.—

“(1) DESIGNATION OF LEAD AGENCY.—A recipient of a grant, contract, or cooperative agreement under this section shall designate a lead agency to direct the establishment of an interagency agreement among local educational agencies, juvenile justice authorities, mental health agencies, and other relevant entities in the State, in collaboration with local entities, such as Indian tribes.

“(2) CONTENTS.—The interagency agreement shall ensure the provision of the services described in subsection (e), specifying with respect to each agency, authority, or entity—

“(A) the financial responsibility for the services;

“(B) the conditions and terms of responsibility for the services, including quality, accountability, and coordination of the services;

and

“(C) the conditions and terms of reimbursement among the agencies, authorities, or
entities that are parties to the interagency agreement, including procedures for dispute resolution.

“(f) EVALUATION.—The Secretary shall evaluate each program carried out under this section and shall disseminate the findings with respect to each such evaluation to appropriate public, tribal, and private entities.

“(g) DISTRIBUTION OF AWARDS.—The Secretary may ensure that grants, contracts, and cooperative agreements awarded or entered into under this section are equitably distributed among the geographical regions of the United States and among tribal, urban, suburban, and rural populations.

“(h) RULE OF CONSTRUCTION.—Nothing in this section shall be construed—

“(1) to prohibit an entity involved with a program carried out under this section from reporting a crime that is committed by a student to appropriate authorities; or

“(2) to prevent State and tribal law enforcement and judicial authorities from exercising their responsibilities with regard to the application of Federal, tribal, and State law to crimes committed by a student.
“(i) Supplement, Not Supplant.—Any services provided through programs carried out under this section shall supplement, and not supplant, existing mental health services, including any services required to be provided under the Individuals with Disabilities Education Act.

“(j) Consultation With Indian Tribes.—In carrying out subsection (a), the Secretary shall, in a timely manner, meaningfully consult, engage, and cooperate with Indian tribes and their representatives to ensure notice of eligibility.

“(k) Authorization of Appropriations.—There is authorized to be appropriated to carry out this section $6,000,000 for the period of fiscal years 2018 through 2023.”.

TITLE III—UNDERSTANDING THE SCOPE OF TRAUMA EXPOSURE

SEC. 301. CDC SURVEILLANCE AND DATA COLLECTION FOR CHILD, YOUTH, AND ADULT TRAUMA.

(a) Data Collection.—The Director of the Centers for Disease Control and Prevention (referred to in this section as the “Director”) shall authorize and encourage States to collect and report data on adverse childhood experiences through the Behavioral Risk Factor Surveillance System and the Youth Risk Behavior Surveillance System.
In collecting and reporting such data, States shall use the appropriate modules developed under section 302(2)(B), in addition to other appropriate modules.

(b) Timing.—The collection of data authorized under subsection (a) may occur in fiscal year 2019 and every 2 years thereafter.

(c) Data from Tribal and Rural Areas.—The Director shall require that each State, in collecting data in accordance with subsection (a), ensure that, as appropriate, data from tribal and rural areas within such State is included by oversampling from such areas.

(d) Authorization of Appropriations.—To carry out this section, there are authorized to be appropriated $64,000,000 for the period of fiscal years 2019 through 2021.

SEC. 302. CDC ANALYSIS OF CHILD, YOUTH, AND ADULT TRAUMA.

The Secretary of Health and Human Services, acting through the Director of the Centers for Disease Control and Prevention, shall—

(1) conduct an analysis of—

(A) the prevalence of child, youth, and adult trauma experienced in the United States, including assessments of the types of the most prominent adverse childhood experiences, and
disparities by race and ethnicity, by geographic
distribution, and by socioeconomic status;

(B) the public health impact of adverse
childhood experiences, including the correlation
of such experiences with trends in life expect-
ancy and whether the scope of such experiences
constitutes a public health epidemic;

(C) modules that measure and assess ad-
verse childhood experiences, for development
and ultimate inclusion in the Youth Risk Be-
behavior Surveillance System; and

(D) outcomes modules that measure and
evaluate the utilization and efficacy of trauma-
informed interventions, such as mental health
services or other clinical or sub-clinical care, for
ultimate inclusion in the Youth Risk Behavior
Surveillance System and the Behavioral Risk
Factor Surveillance System; and

(2) not later than 1 year after the date of en-
actment of this Act, submit to Congress a report on
the analysis under paragraph (1) that includes rec-
ommendations on—

(A) what communities can do to mitigate
the impact of adverse childhood experiences and
how Indian tribes, social service providers, law
enforcement, health care practitioners, public health agencies, educational institutions, and other community stakeholders may collaborate to improve efforts to identify, connect to appropriate services, and provide treatment and support for children and youth, and their families as appropriate, who have experienced or are at risk of experiencing trauma;

(B) modules for inclusion in the appropriate surveillance systems, as described in subparagraphs (C) and (D) of paragraph (1); and

(C) how the Centers for Disease Control and Prevention can utilize data collected through surveillance systems to target specific populations or geographic locations with a high incidence of measured Adverse Childhood Experiences, including by considering such data when awarding grants and contracts to entities serving such populations or locations.

SEC. 303. GOVERNMENT ACCOUNTABILITY STUDY ON BARRIERS TO AND OPPORTUNITIES FOR TRAUMA-INFORMED IDENTIFICATION AND TREATMENT.

(a) Study.—
(1) IN GENERAL.—The Comptroller General shall conduct a study of the barriers to, and the opportunities for increasing, the early identification and treatment of children and youth, and their families as appropriate, who have experienced or are at risk of experiencing trauma.

(2) CONTENTS.—In conducting the study, the Comptroller General shall examine—

(A) ways in which such identification and treatment could be facilitated in early childhood education and care settings and elementary and secondary schools, such as through improved teacher preparation, professional development, and curriculum design, and the development of the cognitive and social-emotional skills of students;

(B)(i) the extent to which State Medicaid plans use early and periodic screening, diagnostic, and treatment services (as defined in section 1905(r) of the Social Security Act (42 U.S.C. 1396d(r)) that are provided in accordance with the requirements of section 1902(a)(43) of such Act (42 U.S.C. 1396a(a)(43))) to provide trauma-informed services to children and youth, and their fami-
lies as appropriate, who have experienced or are at risk of experiencing trauma;

(ii) barriers to increased utilization of such screening, diagnostic, and treatment services; and

(iii) the impact of State Medicaid plan design and State regulatory decisions on the provision of such services;

(C) the feasibility of, State experiences with, and considerations regarding, systematic collection and sharing of data that—

(i) is carried out by health care providers, State, local, and tribal educational agencies, social service providers, law enforcement, and any other entity providing services in a covered setting (as defined in section 101(f));

(ii) relies on common data measures, fosters communication and coordination across covered settings (as so defined), and promotes shared accountability for the data; and

(iii) relates to the screening, referral, and support of children and youth, and their families as appropriate, who have ex-
experienced or are at risk of experiencing trauma;

(D) privacy and consent issues affecting identification and treatment of children and youth who have experienced or are at risk of experiencing trauma, including considerations regarding information collected and reported by providers and regarding parental consent;

(E)(i) the comprehensive, coordinated, and multisector process through which State, local, and tribal educational agencies locate, identify, and screen infants and toddlers with disabilities, and children with disabilities (including such children who are youth), under the Individuals with Disabilities Education Act (20 U.S.C. 1400 et seq.); and

(ii) considerations, strategies, alignment opportunities, and applicability for trauma-informed models for conducting such location, identification, and screening;

(F)(i) clinical child and adolescent mental health and child- and youth-serving social service workforce capacity, including analyzing that capacity by setting, geographic distribution, and population served; and
(ii) barriers that contribute to any short-
ages in professionals in that workforce; and

(G) the cost-effectiveness and success of
providing services through school-based health
centers as a method of—

(i) addressing the needs of students
who have experienced or are at risk of ex-
periencing trauma; and

(ii) improving their academic achieve-
ment.

(b) REPORT.—The Comptroller General shall submit
a report containing the results of the study to—

(1) the Committee on Appropriations, the Com-
mittee on Health, Education, Labor, and Pensions,
the Committee on Finance, the Committee on Indian
Affairs, and the Committee on the Judiciary of the
Senate; and

(2) the Committee on Appropriations, the Com-
mittee on Energy and Commerce, the Committee on
Education and the Workforce, the Committee on
Ways and Means, the Committee on Natural Re-
sources, and the Committee on the Judiciary of the
House of Representatives.

(c) DEFINITIONS.—In this section:
(1) Child with a disability.—The term “child with a disability” has the meaning given the term in section 602 of the Individuals with Disabilities Education Act (20 U.S.C. 1401).

(2) Infant or toddler with a disability.—The term “infant or toddler with a disability” has the meaning given the term in section 632 of the Individuals with Disabilities Education Act (20 U.S.C. 1432).

SEC. 304. NIH REPORT ON TRAUMA.

The Director of the National Institutes of Health, not later than 1 year after the date of enactment of this Act, shall submit to Congress a report on the activities of the National Institutes of Health with respect to trauma (including trauma that stems from child abuse, exposure to violence, and toxic stress) and the implications of trauma for children, youth, and adults. Such report shall include—

(1) the comprehensive research agenda of the National Institutes of Health with respect to trauma;

(2) the capacity, expertise, and review mechanisms of the National Institutes of Health with respect to the evaluation and examination of research
proposals related to child trauma, including coordination across institutes and centers;

(3) the relevance of trauma to other diseases, outcomes, and domains;

(4) strategies to link and analyze data from multiple independent sources, including child welfare, health care (including mental health care), law enforcement, and education systems, to enhance research efforts and improve health outcomes;

(5) the efficacy of existing interventions, including clinical treatment methods, child- and family-focused prevention models, and community-based approaches, in mitigating the effects of experiencing trauma and improving health and societal outcomes; and

(6) identification of gaps in understanding in the field of trauma and areas of greatest need for further research related to trauma.
TITLE IV—EVALUATION OF NEW INTERVENTIONS AND IMPROVING SERVICE DELIVERY

SEC. 401. CLARIFICATION OF DEFINITION OF MEDICAID EPSDT SERVICES; DEMONSTRATION PROJECT TO TEST TRAUMA-INFORMED DELIVERY OF EPSDT SERVICES.

(a) CLARIFICATION OF DEFINITION OF EPSDT SERVICES.—Section 1905(r) of the Social Security Act (42 U.S.C. 1396d(r)) is amended—

(1) in paragraph (1)—

(A) in subparagraph (A)(ii), by inserting “(including in the immediate aftermath of exposure to a traumatic event)” after “medically necessary”; and

(B) in subparagraph (B)(i), by inserting “and any past exposure to traumatic events” after “health development”; and

(2) in paragraph (5), by inserting “including any defects, illnesses, and conditions (including symptoms of a possible mental health disorder that are not sufficiently acute for a diagnosis of a clinical mental health disorder) stemming from exposure to traumatic events,” after “screening services,”.
(b) **Trauma-Informed Delivery of EPSDT Services Demonstration Project.**—

(1) *In general.*—The Secretary shall make grants to States to conduct demonstration projects under title XIX of the Social Security Act (42 U.S.C. 1396 et seq.) to test innovative, trauma-informed approaches for delivering early and periodic screening, diagnostic, and treatment services (as defined in section 1905(r) of the Social Security Act (42 U.S.C. 1396d(r))) to eligible children.

(2) *Scope and duration.*—

(A) *Scope.*—The Secretary shall select 10 States to participate in the demonstration project.

(B) *Selection.*—

(i) *Diversity.*—In selecting States to participate in the demonstration project, the Secretary shall—

(I) ensure that geographically diverse areas, including rural and underserved areas, are included; and

(II) include at least 2 States in which Indian tribes or tribal organizations (as defined in section 4 of the...
Indian Health Care Improvement Act

(25 U.S.C. 1603)) are located.

(ii) PRIORITY.—In selecting States to participate in the demonstration project, the Secretary shall give priority to States that—

(I) use a value-based payment methodology for paying providers for services provided under the State Medicaid program, including services related to healthy child development;

(II) use an alternative payment model under the State Medicaid program that enables cross-sector collaboration, provision of trauma-informed services, and supports for healthy child development; or

(III) integrate information technology between child- and youth-serving sectors to improve coordination and outcomes.

(C) DURATION.—The demonstration project shall begin not later than 1 year after the date of the enactment of this Act, and shall be conducted for a period of 4 years.
(3) REQUIREMENTS.—To be eligible for a grant under this subsection, a State that is participating in the demonstration project shall demonstrate that it has implemented the following measures with respect to the State Medicaid program:

(A) The State Medicaid program allows for the provision of early and periodic screening, diagnostic, and treatment services—

(i) in a diverse set of settings, including schools, hospitals, primary care settings, Federally-qualified health centers (as defined in section 1905(l)(2)(B) of the Social Security Act (42 U.S.C. 1396d(l)(2)(B))), and tribally-operated health facilities, without undue restrictions on the settings in which providers are permitted to furnish such services; and

(ii) by the full scope of providers that are licensed or otherwise authorized under State law to provide the services, including trained peers through eligible peer support services, community health workers, or subclinical case managers.

(B) Where necessary to improve or promote the health of an eligible child, the State
Medicaid program provides for payment for services provided to the parent of the child.

(C) The State Medicaid program has procedures in place to coordinate across settings, which may include coordinating with law enforcement, juvenile justice agencies, schools (including preschools and after-school programs), hospitals, primary care providers, tribally-operated health facilities, mental health and substance use treatment facilities, and child welfare providers, to ensure that eligible children who experience trauma receive the appropriate services.

(D) Where appropriate, the State Medicaid program coordinates with facilities of the Indian Health Service (including a hospital, nursing facility, or any other type of facility which provides services of a type otherwise covered under the program) and other tribally-operated health facilities to ensure eligible children have access to adequate qualified providers that are licensed or otherwise authorized under State law to furnish the services.

(4) FUNDING.—Out of any funds in the Treasury not otherwise appropriated, there is appro-
priated $75,000,000 for the period of fiscal years 2017 through 2021 to carry out this subsection.

(5) DEFINITIONS.—In this subsection:

(A) DEMONSTRATION PROJECT.—The term “demonstration project” means the demonstration project established under this subsection.

(B) ELIGIBLE CHILD.—The term “eligible child” means an individual who is under age 21 and who is enrolled in a State plan under title XIX of the Social Security Act (42 U.S.C. 1396 et seq.).

(C) SECRETARY.—The term “Secretary” means the Secretary of Health and Human Services.

(D) STATE MEDICAID PROGRAM.—The term “State Medicaid program” means a State plan or waiver under title XIX of the Social Security Act (42 U.S.C. 1396 et seq.).

SEC. 402. HEALTH PROFESSIONAL SHORTAGE AREAS.

Section 332(a) of the Public Health Service Act (42 U.S.C. 254e(a)) is amended—

(1) in paragraph (2)(A), by inserting “(including a community health center operated in an elementary or secondary school)” after “community health center”; and
(2) in paragraph (3)—

(A) by striking ‘‘, and residents’’ and inserting ‘‘, residents’’; and

(B) by inserting ‘‘, and a population group that the Secretary determines has experienced trauma (such as through acute or long-term exposure to substantial discrimination, historical or cultural oppression, intergenerational poverty, civil unrest, a high rate of violence, or a high rate of drug overdose mortality)’’ before ‘‘may be’’.

SEC. 403. TRAINING AND CERTIFICATION GUIDELINES FOR COMMUNITY FIGURES.

The Secretary of Health and Human Services, acting through the Administrator of the Agency for Healthcare Research and Quality, shall conduct a study on, and establish guidelines for States to consider with respect to, the training and certification of community figures, including community mentors, peers with lived experiences, and faith-based leaders, to build awareness of trauma and promote linkages to community services, provide case management services, and conduct appropriate trauma-informed screening for individuals who have experienced or are at risk of experiencing trauma. Such training and certification guidelines shall include recommendations for ex-
perience, education, and supervision requirements for, and partnerships between, such trained and certified community figures and other health care providers such that the trained and certified community figures may be reimbursed through the State Medicaid plan under title XIX of the Social Security Act (42 U.S.C. 1396 et seq.) for furnishing services to individuals enrolled in such plan.

SEC. 404. TRAINING FOR HEALTH CARE WORKFORCE.

(a) MENTAL AND BEHAVIORAL HEALTH EDUCATION AND TRAINING PROGRAM.—Section 756 of the Public Health Service Act (42 U.S.C. 294e–1) is amended—

(1) in subsection (a)—

(A) in paragraph (1), by inserting “, trauma,” after “focus on child and adolescent mental health”; and

(B) in paragraphs (2) and (3), by inserting “trauma-informed care and” before “substance use disorder prevention and treatment services”; and

(2) in subsection (d)—

(A) in paragraph (1), by striking “and” at the end;

(B) in paragraph (2), by striking the period and inserting “; and”; and

(C) by adding at the end the following:
“(3) programs with academic study and community practice related to trauma, its impact on mental and behavioral health outcomes, and appropriate interventions, which may include best practices developed under section 101 of the Trauma-Informed Care for Children and Families Act of 2017.”.

(b) TRAINING DEMONSTRATION PROGRAM.—Section 760 of such Act (42 U.S.C. 294k) is amended—

(1) in subsection (a)—

(A) in paragraphs (1) and (2), by inserting “trauma-informed” after “integrate”; and

(B) in paragraph (3)(A), by inserting “, and recognize and address the impacts of experiencing trauma on children, youth, and families” before the semicolon;

(2) in subsection (b)—

(A) in paragraph (1)(A)—

(i) in clause (i)(II), by inserting “trauma-informed” after “integrated”; and

(ii) in clause (ii)(III), by inserting “trauma-informed” before “treatment”;

and

(B) in paragraph (2)(A), by inserting “trauma-informed” after “integrate”;}
(3) in subsection (c)(1)(B), by inserting “trauma-informed” after “integrate”; and

(4) in subsection (d)—

(A) in paragraph (1)—

(i) in subparagraph (C), by striking “or” at the end;

(ii) in subparagraph (D), by striking the period and inserting “; or”; and

(iii) by adding at the end the following:

“(E) provide training with academic study and community practice related to trauma, its impact on mental health outcomes, and appropriate interventions, which may include best practices developed under section 101 of the Trauma-Informed Care for Children and Families Act of 2017.”; and

(B) in paragraph (2)—

(i) in subparagraph (D), by striking “or” at the end;

(ii) in subparagraph (E), by striking the period and inserting “; or”; and

(iii) by adding at the end the following:
“(F) provide training with academic study and community practice related to trauma, its impact on mental health outcomes, and appropriate interventions, which may include best practices developed under section 101 of the Trauma-Informed Care for Children and Families Act of 2017.”.

SEC. 405. TRAUMA-RELATED COORDINATING BODIES.

Part G of title V of the Public Health Service Act (42 U.S.C. 290hh et seq.) is amended by adding at the end the following:

“SEC. 583. TRAUMA-RELATED COORDINATING BODIES.

“(a) GRANTS.—

“(1) IN GENERAL.—The Secretary, acting through the Administrator, shall make not more than 20 grants for demonstration projects to State, local, or tribal eligible entities to act as trauma-related coordinating bodies.

“(2) AMOUNT.—The Secretary shall make such a grant in an amount of not more than $4,000,000.

“(3) DURATION.—The Secretary shall make such a grant for a period of 4 years.

“(b) ELIGIBLE ENTITIES.—

“(1) IN GENERAL.—To be eligible to receive a grant under this section, an entity shall include 1 or
more representatives of each of the categories de-
scribed in paragraph (2).

“(2) COMPOSITION.—The categories referred to
in paragraph (1) are—

“(A) agencies, such as public health or
child welfare agencies, that provide services to
prevent the impact of trauma among, identify,
refer for services, or support (including pro-
viding treatment for) children and youth, and
their families as appropriate, that have experi-
enced or are at risk of experiencing trauma;

“(B) faculty at an institution of higher
education, or researchers or experts, in an area
related to prevention of the impact of, identi-
fication of, referral for services for, or support
(including treatment) for child and youth trau-
ma;

“(C) hospitals or other health care institu-
tions, such as mental health and substance use
treatment facilities;

“(D) law enforcement;

“(E) elementary or secondary schools, or
early childhood education or care programs;

“(F) community-based faith, human serv-
ices, or social services organizations, including
providers of after-school programs, home visiting programs, or programs to prevent or address the impact of violence; and

“(G) the general public, including individuals who have experienced trauma.

“(3) QUALIFICATIONS.—In order for an entity to be eligible to receive the grant, the representatives included in the entity shall, collectively, have professional training and expertise concerning a broad range of adverse childhood experiences.

“(c) APPLICATION.—To be eligible to receive a grant under this section, an entity shall submit an application to the Secretary at such time, in such manner, and containing such information as the Secretary may require, including information describing how the coordinating body will continue its activities after the end of the grant period.

“(d) PRIORITY.—In making grants under this section, the Secretary shall give priority to entities proposing to serve communities that have faced trauma due to substantial discrimination, historical or cultural oppression, intergenerational poverty, civil unrest, a high rate of violence, or a high rate of drug overdose mortality.
“(e) Use of Funds.—An entity that receives a grant under this section to act as a coordinating body shall use the grant funds—

“(1) to bring together stakeholders who provide or use services in, or have expertise concerning, covered settings to identify community needs and resources related to services to prevent or address the impact of trauma, and to build on any needs assessments conducted by organizations or groups represented on the coordinating body;

“(2)(A) to collect data, on indicators specified by the Secretary, that covers multiple covered settings; and

“(B) to use the data to identify unique community challenges, gaps in services, and high-need areas, related to services to prevent or address the impact of trauma;

“(3) to build awareness, skills, and leadership (including through trauma-informed training and public outreach campaigns) related to implementing the best practices developed under section 101 of the Trauma-Informed Care for Children and Families Act of 2017 (referred to in this subsection as the ‘developed best practices’);
“(4) to pool resources of the members of the organizations and groups represented on the coordinating body, related to implementing the developed best practices; and

“(5) to develop a strategic plan that identifies—

“(A) barriers to and gaps in the provision of services to prevent or address the impact of trauma; and

“(B) policy goals and coordination opportunities (including coordination in applying for grants) relating to implementing the developed best practices.

“(f) SUPPLEMENT NOT SUPPLANT.—Amounts made available under this section shall be used to supplement and not supplant other Federal, State, and local public funds and private funds expended to provide trauma-related coordination activities.

“(g) EVALUATION.—At the end of the period for which grants are made under this section, the Secretary shall conduct an evaluation of the activities carried out under each grant under this section. In conducting the evaluation, the Secretary shall assess the outcomes of the grant activities carried out by each grant recipient.
“(h) AUTHORIZATION OF APPROPRIATIONS.—There
is authorized to be appropriated to carry out this section
$80,000,000 for the period of fiscal years 2018 through
2021.

“(i) DEFINITION.—In this section, the term ‘covered
setting’ has the meaning given the term in section 101(f)
of the Trauma-Informed Care for Children and Families
Act of 2017.”.

SEC. 406. EXPANSION OF PERFORMANCE PARTNERSHIP
PILOT FOR CHILDREN WHO HAVE EXPERI-
ENCED OR ARE AT RISK OF EXPERIENCING
TRAUMA.

Section 526 of the Departments of Labor, Health and
Human Services, and Education, and Related Agencies
Appropriations Act, 2014 (42 U.S.C. 12301 note) is
amended—

(1) in subsection (a), by adding at the end the
following:

“(4) ‘To improve outcomes for children and
youth, and their families as appropriate, who have
experienced or are at risk of experiencing trauma’
means to increase the rate at which individuals who
have experienced or are at risk of experiencing trau-
ma, including those who are low-income, homeless,
in foster care, involved in the juvenile justice system,
unemployed, or not enrolled in or at risk of dropping out of an educational institution and live in a community that has faced acute or long-term exposure to substantial discrimination, historical oppression, intergenerational poverty, civil unrest, or a high rate of violence, achieve success in meeting educational, employment, health, developmental, community re-entry, or other key goals.”;

(2) in subsection (b)—

(A) in the subsection heading, by striking “FISCAL YEAR 2014” and inserting “FISCAL YEARS 2018 THROUGH 2022”;

(B) by redesignating paragraphs (1) and (2) as subparagraphs (A) and (B), respectively, and by moving such subparagraphs, as so redesignated, 2 ems to the right;

(C) by striking “Federal agencies” and inserting the following:

“(1) DISCONNECTED YOUTH PILOTS.—Federal agencies”; and

(D) by adding at the end the following:

“(2) TRAUMA-INFORMED CARE PILOTS.—Federal agencies may use Federal discretionary funds that are made available in this Act or any Act appropriating funds for any of fiscal years 2018
through 2022 to carry out up to 10 Performance Partnership Pilots. Such Pilots shall—

“(A) be designed to improve outcomes for children and youth, and their families as appropriate, who have experienced or are at risk of experiencing trauma; and

“(B) involve Federal programs targeted on children and youth, and their families as appropriate, who have experienced or are at risk of experiencing trauma.”;

(3) in subsection (c)(2)(A), by striking “2018” and inserting “2022”; and

(4) in subsection (e), by striking “2018” and inserting “2022”.

SEC. 407. TRAUMA-INFORMED TEACHING.

(a) PARTNERSHIP GRANTS.—Section 202 of the Higher Education Act of 1965 (20 U.S.C. 1022a) is amended—

(1) in subsection (b)(6)—

(A) by redesignating subparagraphs (H) through (K) as subparagraphs (I) through (L), respectively; and

(B) by inserting after subparagraph (G) the following:
“(H) how the partnership will prepare general education and special education teachers to work with students who have experienced trauma (including students who are involved in the foster care or juvenile justice systems or runaway or homeless youth) and in alternative education settings in which high populations of youth with trauma exposure may learn (including settings for correctional education, juvenile justice, pregnant and parenting students, or youth who have re-entered school after a period of absence due to dropping out);”;

(2) in subsection (d)(1)(A)(i)—

(A) in subclause (II), by striking “and” at the end;

(B) by redesignating subclause (III) as subclause (IV); and

(C) by inserting after subclause (II) the following:

“(III) such teachers to adopt evidence-based approaches for improving behavior (such as positive behavior interventions and supports and restorative justice), supporting social and emotional learning, mitigating the ef-
ffects of trauma, improving the learning environment in the school, and for reducing the need for suspensions, expulsions, corporal punishment, referrals to law enforcement, and other actions that remove students from instruction; and

(3) in subsection (d), by adding at the end the following:

“(7) Trauma-informed practice and work in alternative education settings.—Developing the teaching skills of prospective and, as applicable, new elementary school and secondary school teachers to adopt evidence-based trauma-informed teaching strategies—

“(A) to—

“(i) recognize the signs of trauma and its impact on learning;

“(ii) maximize student engagement; and

“(iii) minimize suspension and expulsion; and

“(B) including programs training teachers to work with students with exposure to traumatic events (including students involved in the
foster care or juvenile justice systems) and in alternative academic settings for youth unable to participate in a traditional public school program in which high populations of students with trauma exposure may learn (such as students involved in the foster care or juvenile justice systems, pregnant and parenting students, runaway and homeless students, and other youth who have re-entered school after a period of absence due to dropping out).”.

(b) Administrative Provisions.—Section 203(b)(2) of the Higher Education Act of 1965 (20 U.S.C. 1022b(b)(2)) is amended—

(1) in subparagraph (A), by striking “and” at the end;

(2) in subparagraph (B), by striking the period at the end and inserting “; and”; and

(3) by adding at the end the following:

“(C) to eligible partnerships that have a high-quality proposal for trauma training programs for general education and special education teachers.”.