116TH CONGRESS 2D SESSION

H.R.7027

AN ACT

Making additional supplemental appropriations for disaster relief requirements for the fiscal year ending September 30, 2020, 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 The following sums in this Act are appropriated, out of
- 4 any money in the Treasury not otherwise

1	appropriated, for the fiscal year ending September 30
2	2020, and for other purposes, namely:
3	TITLE I—DEPARTMENT OF HEALTH AND
4	HUMAN SERVICES
5	Administration for Children and Families
6	PAYMENTS TO STATES FOR THE CHILD CARE AND
7	DEVELOPMENT BLOCK GRANT
8	For an additional amount for "Payments to States
9	for the Child Care and Development Block Grant",
10	\$50,000,000,000, to remain available until September 30
11	2021, for necessary expenses to carry out the Child Care
12	Stabilization Fund grants program, as authorized by sec-
13	tion 1 of this Act: Provided, That such funds shall be
14	available without regard to the requirements in subpara-
15	graphs (C) through (E) of section 658E(c)(3) or section
16	658G of the Child Care and Development Block Grant
17	Act: Provided further, That funds appropriated under this
18	heading in this Act may be made available to restore
19	amounts, either directly or through reimbursement, for ob-
20	ligations incurred prior to the date of enactment of this
21	Act for the purposes provided herein: Provided further
22	That such amount is designated by the Congress as being
23	for an emergency requirement pursuant to section
24	251(b)(2)(A)(i) of the Balanced Budget and Emergency
25	Deficit Control Act of 1985 and shall be available only

- 1 if the President subsequently so designates such amount
- 2 and transmits such designation to the Congress.
- 3 CHILD CARE STABILIZATION FUND
- 4 Sec. 1. (a) Definitions.—In this section:
- 5 (1) CCDBG TERMS.—The terms "eligible child
- 6 care provider", "Indian tribe", "lead agency", "trib-
- 7 al organization", "Secretary", and "State" have the
- 8 meanings given the terms in section 658P of the
- 9 Child Care and Development Block Grant Act of
- 10 1990 (42 U.S.C. 9858n) except as otherwise pro-
- vided in this section.
- 12 (2) COVID-19 PUBLIC HEALTH EMERGENCY.—
- The term "COVID-19 public health emergency"
- means the public health emergency declared by the
- 15 Secretary of Health and Human Services under sec-
- tion 319 of the Public Health Service Act (42
- 17 U.S.C. 247d) on January 31, 2020, with respect to
- 18 COVID-19, including any renewal of the declara-
- 19 tion.
- 20 (b) Grants.—From the amounts appropriated to
- 21 carry out this section and under the authority of section
- 22 6580 of the Child Care and Development Block Grant Act
- 23 of 1990 (42 U.S.C. 9858m) and this section, the Secretary
- 24 shall award child care stabilization grants to the lead
- 25 agency of each State (as defined in that section 6580),
- 26 territory described in subsection (a)(1) of such section, In-

- 1 dian tribe, and tribal organization from allotments and
- 2 payments made under subsection (c)(2), not later than 30
- 3 days after the date of enactment of this Act.
- 4 (c) Secretarial Reservation and Allot-
- 5 MENTS.—
- 6 (1) Reservation.—The Secretary shall reserve
- 7 not more than 1 percent of the funds appropriated
- 8 to carry out this section for the Federal administra-
- 9 tion of grants described in subsection (b).
- 10 (2) ALLOTMENTS.—The Secretary shall use the
- 11 remainder of the funds appropriated to carry out
- this section to award allotments to States, as defined
- in section 6580 of the Child Care Development
- 14 Block Grant Act of 1990 (42 U.S.C. 9858m), and
- payments to territories, Indian tribes, and tribal or-
- ganizations in accordance with paragraphs (1) and
- 17 (2) of subsection (a), and subsection (b), of section
- 18 6580 of the Child Care and Development Block
- 19 Grant Act of 1990 (42 U.S.C. 9858m).
- 20 (d) State Reservations and Subgrants.—
- 21 (1) Reservation.—A lead agency for a State
- 22 that receives a child care stabilization grant pursu-
- ant to subsection (b) shall reserve not more than 10
- 24 percent of such grant funds—

- 1 (A) to administer subgrants made to quali-2 fied child care providers under paragraph (2), 3 including to carry out data systems building 4 and other activities that enable the disburse-5 ment of payments of such subgrants;
 - (B) to provide technical assistance and support in applying for and accessing the subgrant opportunity under paragraph (2), to eligible child care providers (including to family child care providers, group home child care providers, and other non-center-based child care providers and providers with limited administrative capacity), either directly or through resource and referral agencies or staffed family child care networks;
 - (C) to publicize the availability of subgrants under this section and conduct widespread outreach to eligible child care providers, including family child care providers, group home child care providers, and other non-center-based child care providers and providers with limited administrative capacity, either directly or through resource and referral agencies or staffed family child care networks, to ensure

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1	eligible child care providers are aware of the
2	subgrants available under this section;
3	(D) to carry out the reporting require-
4	ments described in subsection (f); and
5	(E) to carry out activities to improve the
6	supply and quality of child care during and
7	after the COVID-19 public health emergency,
8	such as conducting community needs assess-
9	ments, carrying out child care cost modeling,
10	making improvements to child care facilities, in-
11	creasing access to licensure or participation in
12	the State's tiered quality rating system, and
13	carrying out other activities described in section
14	658G(b) of the Child Care and Development
15	Block Grant Act of 1990 (42 U.S.C. 9858e(b)),
16	to the extent that the lead agency can carry out
17	activities described in this subparagraph with-
18	out preventing the lead agency from fully con-
19	ducting the activities described in subpara-
20	graphs (A) through (D).
21	(2) Subgrants to qualified child care
22	PROVIDERS.—
23	(A) IN GENERAL.—The lead agency shall
24	use the remainder of the grant funds awarded
25	pursuant to subsection (b) to make subgrants

1	to qualified child care providers described in
2	subparagraph (B), to support the stability of
3	the child care sector during and after the
4	COVID-19 public health emergency. The lead
5	agency shall provide the subgrant funds in ad-
6	vance of provider expenditures for costs de-
7	scribed in subsection (e), except as provided in
8	subsection $(e)(2)$.
9	(B) QUALIFIED CHILD CARE PROVIDER.—
10	To be qualified to receive a subgrant under this
11	paragraph, a provider shall be an eligible child
12	care provider that—
13	(i) was providing child care services
14	on or before March 1, 2020; and
15	(ii) on the date of submission of an
16	application for the subgrant, was either—
17	(I) open and available to provide
18	child care services; or
19	(II) closed due to the COVID-19
20	public health emergency.
21	(C) Subgrant amount.—The lead agency
22	shall make subgrants, from amounts awarded
23	pursuant to subsection (b), to qualified child
24	care providers, and the amount of such a
25	subgrant to such a provider shall—

1	(i) be based on the provider's stated
2	average operating expenses during the pe-
3	riod (of not longer than 6 months) before
4	March 1, 2020, or before the provider's
5	last day of operation for a provider that
6	operates seasonally, and at minimum cover
7	such operating expenses for the intended
8	length of the subgrant;
9	(ii) account for increased costs of pro-
10	viding or preparing to provide child care as
11	a result of the COVID-19 public health
12	emergency, such as provider and employee
13	compensation and existing benefits (exist-
14	ing as of March 1, 2020) and the imple-
15	mentation of new practices related to sani-
16	tization, group size limits, and social
17	distancing;
18	(iii) be adjusted for payments or reim-
19	bursements made to an eligible child care
20	provider to carry out the Child Care and
21	Development Block Grant Act of 1990 (42
22	U.S.C. 9857 et seq.) or the Head Start
23	Act (42 U.S.C. 9831 et seq.); and
24	(iv) be adjusted for payments or reim-
25	bursements made to an eligible child care

1	provider through the Paycheck Protection
2	Program set forth in section 7(a)(36) of
3	the Small Business Act (15 U.S.C.
4	636(a)(36)), as added by section 1102 of
5	the Coronavirus Aid, Relief, and Economic
6	Security Act (Public Law 116–136).
7	(D) Application.—
8	(i) Eligibility.—To be eligible to re-
9	ceive a subgrant under this paragraph, a
10	child care provider shall submit an applica-
11	tion to a lead agency at such time and in
12	such manner as the lead agency may re-
13	quire. Such application shall include—
14	(I) a good-faith certification that
15	the ongoing operations of the child
16	care provider have been impacted as a
17	result of the COVID-19 public health
18	emergency;
19	(II) for a provider described in
20	subparagraph (B)(ii)(I), an assurance
21	that, for the duration of the COVID-
22	19 public health emergency—
23	(aa) the provider will give
24	priority for available slots (in-

1	cluding slots that are only tempo-
2	rarily available) to—
3	(AA) children of essen-
4	tial workers (such as health
5	care sector employees, emer-
6	gency responders, sanitation
7	workers, farmworkers, child
8	care employees, and other
9	workers determined to be es-
10	sential during the response
11	to coronavirus by public offi-
12	cials), children of workers
13	whose places of employment
14	require their attendance,
15	children experiencing home-
16	lessness, children with dis-
17	abilities, children at risk of
18	child abuse or neglect, and
19	children in foster care, in
20	States, tribal communities,
21	or localities where stay-at-
22	home or related orders are
23	in effect; or
24	(BB) children of work-
25	ers whose places of employ-

1 ment require their attend-2 ance, children experiencing 3 homelessness, children with disabilities, children at risk of child abuse or neglect, 6 children in foster care, and 7 children whose parents are in school or a training pro-8 9 gram, in States, tribal com-10 munities, or localities where 11 stay-at-home or related or-12 ders are not in effect; 13 (bb) the provider will imple-14 ment policies in line with guid-15 ance from the Centers for Disease Control and Prevention and 16 17 the corresponding State, tribal, 18 and local authorities, and in ac-19 cordance with State, tribal, and 20 local orders, for child care pro-21 viders that remain open, includ-22 ing guidance on sanitization 23 practices, group size limits, and 24 social distancing;

1	(cc) for each employee, the
2	provider will pay the full com-
3	pensation described in subsection
4	(e)(1)(C), including any benefits,
5	that was provided to the em-
6	ployee as of March 1, 2020 (re-
7	ferred to in this clause as "full
8	compensation"), and will not take
9	any action that reduces the week-
10	ly amount of the employee's com-
11	pensation below the weekly
12	amount of full compensation, or
13	that reduces the employee's rate
14	of compensation below the rate of
15	full compensation; and
16	(dd) the provider will pro-
17	vide relief from copayments and
18	tuition payments for the families
19	enrolled in the provider's pro-
20	gram and prioritize such relief
21	for families struggling to make
22	either type of payments;
23	(III) for a provider described in
24	subparagraph (B)(ii)(II), an assur-
25	ance that—

1	(aa) for the duration of the
2	provider's closure due to the
3	COVID-19 public health emer-
4	gency, for each employee, the
5	provider will pay full compensa-
6	tion, and will not take any action
7	that reduces the weekly amount
8	of the employee's compensation
9	below the weekly amount of full
10	compensation, or that reduces
11	the employee's rate of compensa-
12	tion below the rate of full com-
13	pensation;
14	(bb) children enrolled as of
15	March 1, 2020, will maintain
16	their slots, unless their families
17	choose to disenroll the children;
18	(ce) for the duration of the
19	provider's closure due to the
20	COVID-19 public health emer-
21	gency, the provider will provide
22	relief from copayments and tui-
23	tion payments for the families
24	enrolled in the provider's pro-
25	gram and prioritize such relief

1	for families struggling to make
2	either type of payments; and
3	(dd) the provider will re-
4	sume operations when the pro-
5	vider is able to safely implement
6	policies in line with guidance
7	from the Centers for Disease
8	Control and Prevention and the
9	corresponding State, tribal, and
10	local authorities, and in accord-
11	ance with State, tribal, and local
12	orders;
13	(IV) information about the child
14	care provider's—
15	(aa) program characteristics
16	sufficient to allow the lead agen-
17	cy to establish the child care pro-
18	vider's priority status, as de-
19	scribed in subparagraph (F);
20	(bb) program operational
21	status on the date of submission
22	of the application;
23	(cc) type of program, includ-
24	ing whether the program is a
25	center-based child care, family

1	child care, group home child care
2	or other non-center-based child
3	care type program;
4	(dd) total enrollment on the
5	date of submission of the applica-
6	tion and total capacity as allowed
7	by the State and tribal authori-
8	ties; and
9	(ee) receipt of assistance
10	and amount of assistance
11	through a payment or reimburse-
12	ment described in subparagraph
13	(C)(iv), and the time period for
14	which the assistance was made;
15	(V) information necessary to de-
16	termine the amount of the subgrant,
17	such as information about the pro-
18	vider's stated average operating ex-
19	penses over the appropriate period
20	described in subparagraph (C)(i); and
21	(VI) such other limited informa-
22	tion as the lead agency shall deter-
23	mine to be necessary to make sub-
24	grants to qualified child care pro-
25	viders.

1	(ii) Frequency.—The lead agency
2	shall accept and process applications sub-
3	mitted under this subparagraph on a roll-
4	ing basis.
5	(iii) Updates.—The lead agency
6	shall—
7	(I) at least once a month, verify
8	by obtaining a self-attestation from
9	each qualified child care provider that
10	received such a subgrant from the
11	agency, whether the provider is open
12	and available to provide child care
13	services or is closed due to the
14	COVID-19 public health emergency;
15	(II) allow the qualified child care
16	provider to update the information
17	provided in a prior application; and
18	(III) adjust the qualified child
19	care provider's subgrant award as
20	necessary, based on changes to the
21	application information, including
22	changes to the provider's operational
23	status.
24	(iv) Existing applications.—If a
25	lead agency has established and imple-

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mented a grant program for child care providers that is in effect on the date of enactment of this Act, and an eligible child care provider has already submitted an application for such a grant to the lead agency containing the information specified in clause (i), the lead agency shall treat that application as an application submitted under this subparagraph. If an eligible child care provider has already submitted such an application containing part of the information specified in clause (i), the provider may submit to the lead agency an abbreviated application that contains the remaining information, and the lead agency shall treat the 2 applications as an application submitted under this subparagraph.

(E) Materials.—

(i) IN GENERAL.—The lead agency shall provide the materials and other resources related to such subgrants, including a notification of subgrant opportunities and application materials, to qualified child care providers in the most commonly spoken languages in the State.

1	(ii) APPLICATION.—The application
2	shall be accessible on the website of the
3	lead agency within 30 days after the lead
4	agency receives grant funds awarded pur-
5	suant to subsection (b) and shall be acces-
6	sible to all eligible child care providers, in-
7	cluding family child care providers, group
8	home child care providers, and other non-
9	center-based child care providers and pro-
10	viders with limited administrative capacity.
11	(F) Priority.—In making subgrants
12	under this section, the lead agency shall give
13	priority to qualified child care providers that,
14	prior to or on March 1, 2020—
15	(i) provided child care during non-
16	traditional hours;
17	(ii) served dual language learners,
18	children with disabilities, children experi-
19	encing homelessness, children in foster
20	care, children from low-income families, or
21	infants and toddlers;
22	(iii) served a high proportion of chil-
23	dren whose families received subsidies
24	under the Child Care and Development

1	Block Grant Act of 1990 (42 U.S.C. 9857
2	et seq.) for the child care; or
3	(iv) operated in communities, includ-
4	ing rural communities, with a low supply
5	of child care.
6	(G) Providers receiving other assist-
7	ANCE.—The lead agency, in determining wheth-
8	er a provider is a qualified child care provider,
9	shall not take into consideration receipt of a
10	payment or reimbursement described in sub-
11	paragraph (C)(iii) or subparagraph (C)(iv).
12	(H) AWARDS.—The lead agency shall equi-
13	tably make subgrants under this paragraph to
14	center-based child care providers, family child
15	care providers, group home child care providers,
16	and other non-center-based child care providers,
17	such that qualified child care providers are able
18	to access the subgrant opportunity under this
19	paragraph regardless of the providers' setting,
20	size, or administrative capacity.
21	(I) Obligation.—The lead agency shall
22	obligate at least 50 percent of funds available
23	to carry out this section for subgrants described
24	in this paragraph, by December 31, 2020.
25	(e) Uses of Funds.—

1	(1) In general.—A qualified child care pro-
2	vider that receives funds through such a subgrant
3	may use the funds for the costs of—
4	(A) payroll;
5	(B) employee benefits, including group
6	health plan benefits during periods of paid sick
7	medical, or family leave, and insurance pre-
8	miums;
9	(C) employee salaries or similar compensa-
10	tion, including any income or other compensa-
11	tion to a sole proprietor or independent con-
12	tractor that is a wage, commission, income, net
13	earnings from self-employment, or similar com-
14	pensation;
15	(D) payment on any mortgage obligation;
16	(E) rent (including rent under a lease
17	agreement);
18	(F) utilities;
19	(G) insurance;
20	(H) providing premium pay for child care
21	providers and other employees who provide
22	services during the COVID-19 public health
23	emergency;
24	(I) sanitization and other costs associated
25	with cleaning;

1	(J) personal protective equipment and
2	other equipment necessary to carry out the
3	functions of the child care provider;
4	(K) training and professional development
5	related to health and safety practices, including
6	the proper implementation of policies in line
7	with guidance from the Centers for Disease
8	Control and Prevention and the corresponding
9	State, tribal, and local authorities, and in ac-
10	cordance with State, tribal, and local orders;
11	(L) modifications to child care services as
12	a result of the COVID-19 public health emer-
13	gency, such as limiting group sizes, adjusting
14	staff-to-child ratios, and implementing other
15	heightened health and safety measures;
16	(M) mental health supports for children
17	and employees; and
18	(N) other goods and services necessary to
19	maintain or resume operation of the child care
20	program, or to maintain the viability of the
21	child care provider as a going concern during
22	and after the COVID-19 public health emer-
23	gency.
24	(2) Reimbursement.—The qualified child care
25	provider may use the subgrant funds to reimburse

1	the provider for sums obligated or expended before
2	the date of enactment of this Act for the cost of a
3	good or service described in paragraph (1) to re-
4	spond to the COVID-19 public health emergency.
5	(f) Reporting.—
6	(1) Initial report.—A lead agency receiving
7	a grant under this section shall, within 60 days after
8	making the agency's first subgrant under subsection
9	(d)(2) to a qualified child care provider, submit a re-
10	port to the Secretary that includes—
11	(A) data on qualified child care providers
12	that applied for subgrants and qualified child
13	care providers that received such subgrants, in-
14	cluding—
15	(i) the number of such applicants and
16	the number of such recipients;
17	(ii) the number and proportion of
18	such applicants and recipients that re-
19	ceived priority and the characteristic or
20	characteristics of such applicants and re-
21	cipients associated with the priority;
22	(iii) the number and proportion of
23	such applicants and recipients that are—
24	(I) center-based child care pro-
25	viders;

1	(II) family child care providers;
2	(III) group home child care pro-
3	viders; or
4	(IV) other non-center-based child
5	care providers; and
6	(iv) within each of the groups listed in
7	clause (iii), the number of such applicants
8	and recipients that are, on the date of sub-
9	mission of the application—
10	(I) open and available to provide
11	child care services; or
12	(II) closed due to the COVID-19
13	public health emergency;
14	(B) the total capacity of child care pro-
15	viders that are licensed, regulated, or registered
16	in the State on the date of the submission of
17	the report;
18	(C) a description of—
19	(i) the efforts of the lead agency to
20	publicize the availability of subgrants
21	under this section and conduct widespread
22	outreach to eligible child care providers
23	about such subgrants, including efforts to
24	make materials available in languages
25	other than English;

1	(ii) the lead agency's methodology for
2	determining amounts of subgrants under
3	subsection $(d)(2)$;
4	(iii) the lead agency's timeline for dis-
5	bursing the subgrant funds; and
6	(iv) the lead agency's plan for ensur-
7	ing that qualified child care providers that
8	receive funding through such a subgrant
9	comply with assurances described in sub-
10	section (d)(2)(D) and use funds in compli-
11	ance with subsection (e); and
12	(D) such other limited information as the
13	Secretary may require.
14	(2) QUARTERLY REPORT.—The lead agency
15	shall, following the submission of such initial report,
16	submit to the Secretary a report that contains the
17	information described in subparagraphs (A), (B),
18	and (D) of paragraph (1) once a quarter until all
19	funds allotted for activities authorized under this
20	section are expended.
21	(3) Final Report.—Not later than 60 days
22	after a lead agency receiving a grant under this sec-
23	tion has obligated all of the grant funds (including
24	funds received under subsection (h)), the lead agen-
25	cy shall submit a report to the Secretary, in such

1	manner as the Secretary may require, that in-
2	cludes—
3	(A) the total number of eligible child care
4	providers who were providing child care services
5	on or before March 1, 2020, in the State and
6	the number of such providers that submitted an
7	application under subsection (d)(2)(D);
8	(B) the number of qualified child care pro-
9	viders in the State that received funds through
10	the grant;
11	(C) the lead agency's methodology for de-
12	termining amounts of subgrants under sub-
13	section $(d)(2)$;
14	(D) the average and range of the subgrant
15	amounts by provider type (center-based child
16	care, family child care, group home child care,
17	or other non-center-based child care provider);
18	(E) the percentages of the child care pro-
19	viders that received such a subgrant, that, on or
20	before March 1, 2020—
21	(i) provided child care during non-
22	traditional hours;
23	(ii) served dual language learners,
24	children with disabilities, children experi-
25	encing homelessness, children in foster

1	care, children from low-income families, or
2	infants and toddlers;
3	(iii) served a high proportion of chil-
4	dren whose families received subsidies
5	under the Child Care and Development
6	Block Grant Act of 1990 (42 U.S.C. 9857
7	et seq.) for the child care; and
8	(iv) operated in communities, includ-
9	ing rural communities, with a low supply
10	of child care;
11	(F) the number of children served by the
12	child care providers that received such a
13	subgrant, for the duration of the subgrant;
14	(G) the percentages, of the child care pro-
15	viders that received such a subgrant, that are—
16	(i) center-based child care providers;
17	(ii) family child care providers;
18	(iii) group home child care providers;
19	or
20	(iv) other non-center-based child care
21	providers;
22	(H) the percentages, of the child care pro-
23	viders listed in subparagraph (G) that are, on
24	the date of submission of the application—

1	(i) open and available to provide child
2	care services; or
3	(ii) closed due to the COVID-19 pub-
4	lic health emergency;
5	(I) information about how child care pro-
6	viders used the funds received under such a
7	subgrant;
8	(J) information about how the lead agency
9	used funds reserved under subsection $(d)(1)$;
10	and
11	(K) information about how the subgrants
12	helped to stabilize the child care sector.
13	(4) Reports to congress.—
14	(A) FINDINGS FROM INITIAL REPORTS.—
15	Not later than 60 days after receiving all re-
16	ports required to be submitted under paragraph
17	(1), the Secretary shall provide a report to the
18	Committee on Education and Labor of the
19	House of Representatives, to the Committee on
20	Health, Education, Labor and Pensions of the
21	Senate, and to the Committees on Appropria-
22	tions of the House of Representatives and the
23	Senate, summarizing the findings from the re-
24	ports received under paragraph (1).

1 (B) FINDINGS FROM FINAL REPORTS.— 2 Not later than 36 months after the date of en-3 actment of this Act, the Secretary shall provide a report to the Committee on Education and 4 Labor of the House of Representatives, to the 6 Committee on Health, Education, Labor and 7 Pensions of the Senate, and to the Committees 8 on Appropriations of the House of Representa-9 tives and the Senate, summarizing the findings 10 from the reports received under paragraph (3).

- 11 (g) SUPPLEMENT NOT SUPPLANT.—Amounts made 12 available to carry out this section shall be used to supple-13 ment and not supplant other Federal, State, and local 14 public funds expended to provide child care services for 15 eligible individuals, including funds provided under the 16 Child Care and Development Block Grant Act of 1990 (42) 17 U.S.C. 9857 et seq.) and State child care programs.
- 18 (h) Reallotment of Unobligated Funds.—
 - (1) Unobligated funds.—A State, Indian tribe, or tribal organization shall return to the Secretary any grant funds received under this section that the State, Indian tribe, or tribal organization does not obligate by September 30, 2021.
- 24 (2) REALLOTMENT.—The Secretary shall award 25 new allotments and payments, in accordance with

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- subsection (c)(2), to covered States, Indian tribes, or tribal organizations from funds that are returned under paragraph (1) within 60 days of receiving such funds. Funds made available through the new allotments and payments shall remain available to each covered State, Indian tribe, or tribal organization until September 30, 2022.
- 9 ORGANIZATION.—For purposes of paragraph (2), a 10 covered State, Indian tribe, or tribal organization is 11 a State, Indian tribe, or tribal organization that re-12 ceived an allotment or payment under this section 13 and was not required to return grant funds under 14 paragraph (1).
- 15 (i) Exceptions.—The Child Care and Development Block Grant Act of 1990 (42 U.S.C. 9857 et seg.), exclud-16 17 ing requirements in subparagraphs (C) through (E) of sec-18 tion 658E(c)(3), section 658G, and section 658J(c) of 19 such Act (42 U.S.C. 9858c(c)(3), 9858e, 9858h(c)), shall 20 apply to child care services provided under this section to 21 the extent the application of such Act does not conflict 22 with the provisions of this section. Nothing in this Act 23 shall be construed to require a State, Indian tribe, or trib-24 al organization to submit an application, other than the 25 application described in section 658E or 658O(c) of the

- 1 Child Care and Development Block Grant Act of 1990 (42)
- 2 U.S.C. 9858c, 9858m(c)), to receive a grant under this
- 3 Act.
- 4 (j) Authorization of Appropriation.—
- 5 (1) In General.—There is authorized to be appropriated to carry out this Act \$50,000,000,000
- for fiscal year 2020.
- 8 (2) APPLICATION.—In carrying out the Child
- 9 Care and Development Block Grant Act of 1990
- with funds other than the funds appropriated under
- 11 paragraph (1), the Secretary shall calculate the
- amounts of appropriated funds described in sub-
- sections (a) and (b) of section 6580 of such Act (42)
- 14 U.S.C. 9858m) by excluding funds appropriated
- under paragraph (1).
- 16 Sec. 2. Each amount appropriated or made available
- 17 by this Act is in addition to any amounts otherwise appro-
- 18 priated for the fiscal year involved.
- 19 Sec. 3. Unless otherwise provided for by this Act,
- 20 the additional amounts appropriated by this Act to appro-
- 21 priations accounts shall be available under the authorities
- 22 and conditions applicable to such appropriations accounts
- 23 for fiscal year 2020.

This Act may be cited as the "Child Care Is EssentialAct".

Passed the House of Representatives July 29, 2020. Attest:

Clerk.

116TH CONGRESS H. R. 7027

AN ACT

Making additional supplemental appropriations for disaster relief requirements for the fiscal year ending September 30, 2020, and for other purposes.