

119TH CONGRESS  
1ST SESSION

# H. R. 3508

To provide targeted funding for States and other eligible entities through the Social Services Block Grant program to address the increased burden that maintaining the health and hygiene of infants and toddlers, medically complex children, and low-income adults or adults with disabilities who rely on adult incontinence materials and supplies place on families in need, the resultant adverse health effects on children and families, and the limited child care options available for infants and toddlers who lack sufficient diapers and diapering supplies, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

MAY 20, 2025

Ms. DELAURO (for herself, Mrs. WATSON COLEMAN, and Mrs. FOUSHÉE) introduced the following bill; which was referred to the Committee on Ways and Means, and in addition to the Committee on the Budget, 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

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## A BILL

To provide targeted funding for States and other eligible entities through the Social Services Block Grant program to address the increased burden that maintaining the health and hygiene of infants and toddlers, medically complex children, and low-income adults or adults with disabilities who rely on adult incontinence materials and supplies place on families in need, the resultant adverse health effects on children and families, and the limited child care options available for infants and toddlers who

lack sufficient diapers and diapering supplies, and for other purposes.

1       *Be it enacted by the Senate and House of Representa-*  
2   *tives of the United States of America in Congress assembled,*

3   **SECTION 1. SHORT TITLE.**

4       This Act may be cited as the “End Diaper Need Act  
5   of 2025”.

6   **SEC. 2. TARGETED FUNDING FOR DIAPER ASSISTANCE (IN-**

7                   **CLUDING DIAPERING SUPPLIES AND ADULT**  
8                   **INCONTINENCE MATERIALS AND SUPPLIES)**  
9                   **THROUGH THE SOCIAL SERVICES BLOCK**  
10                  **GRANT PROGRAM.**

11       (a) INCREASE IN FUNDING FOR SOCIAL SERVICES  
12   BLOCK GRANT PROGRAM.—

13               (1) IN GENERAL.—The amount specified in  
14   subsection (c) of section 2003 of the Social Security  
15   Act (42 U.S.C. 1397b) for purposes of subsections  
16   (a) and (b) of such section is deemed to be  
17   \$1,900,000,000 for each of fiscal years 2026  
18   through 2029. Each State shall use the increase in  
19   funding the State receives as a result of this section  
20   in accordance with subsection (b) of this section.

21               (2) APPROPRIATION.—

22               (A) IN GENERAL.—Out of any money in  
23   the Treasury of the United States not otherwise  
24   appropriated, there is appropriated

1           \$200,000,000 for each of fiscal years 2026  
2           through 2029, to carry out this section.

3           (B) RESERVATIONS.—

4               (i) PURPOSES.—The Secretary shall  
5           reserve, from the amount appropriated  
6           under subparagraph (A) to carry out this  
7           section—

8                   (I) for each of fiscal years 2026  
9           through 2029, not more than 2 per-  
10           cent of the amount appropriated for  
11           the fiscal year for purposes of enter-  
12           ing into an agreement with a national  
13           entity described in subparagraph (C)  
14           to assist in providing technical assist-  
15           ance and training, to support effective  
16           policy, practice, research, and cross-  
17           system collaboration among grantees  
18           and subgrantees, and to assist in the  
19           administration of the program de-  
20           scribed in this section; and

21                   (II) for fiscal year 2026, an  
22           amount, not to exceed \$3,000,000, for  
23           purposes of conducting an evaluation  
24           under subsection (d).

13 (i) has experience in more than 1  
14 State in the area of—

15 (I) community distributions of  
16 basic need services, including experi-  
17 ence collecting, warehousing, and dis-  
18 tributing basic necessities such as dia-  
19 pers, food, or menstrual products;

## 20 (II) child care;

(III) child development activities  
in low-income communities; or

(IV) motherhood, fatherhood, or  
parent education efforts serving low-income parents of young children;

(ii) demonstrates competency to implement a project, provide fiscal accountability, collect data, and prepare reports and other necessary documentation; and

(iii) demonstrates a willingness to share information with researchers, practitioners, and other interested parties.

8           (b)    RULES    GOVERNING    USE    OF    ADDITIONAL  
9   FUND.—

10                   (1) IN GENERAL.—Funds are used in accord-  
11                   ance with this subsection if—

23 (I) the distribution of free dia-  
24 pers and diapering supplies, medically

1 necessary diapers, and adult inconti-  
2 nence materials and supplies; and

23 (C) the funds are used to supplement, not  
24 supplant, State general revenue funds provided  
25 for the purposes described in subparagraph (A).



1           of age, who rely on adult incontinence materials  
2           and supplies.

3           (C) To integrate activities carried out  
4           under subparagraph (A) with other basic needs  
5           assistance programs serving eligible children  
6           and their families, including the following:

7               (i) Programs funded by the temporary  
8               assistance for needy families program  
9               under part A of title IV of the Social Secu-  
10          rity Act (42 U.S.C. 601 et seq.), including  
11          the State maintenance of effort provisions  
12          of such program.

13              (ii) Programs designed to support the  
14          health of eligible children, such as the Chil-  
15          dren's Health Insurance Program under  
16          title XXI of the Social Security Act, the  
17          Medicaid program under title XIX of such  
18          Act, or State funded health care programs.

19              (iii) Programs funded through the  
20          special supplemental nutrition program for  
21          women, infants, and children under section  
22          17 of the Child Nutrition Act of 1966.

23              (iv) Programs that offer early home  
24          visiting services, including the maternal,  
25          infant, and early childhood home visiting

1                   program (including the Tribal home visiting program) under section 511 of the  
2                   Social Security Act (42 U.S.C. 711).  
3

4                   (v) Programs to provide improved and  
5                   affordable access to child care, including  
6                   programs funded through the Child Care  
7                   and Development Fund, the temporary assistance for needy families program under  
8                   part A of title IV of the Social Security  
9                   Act (42 U.S.C. 601 et seq.), or a State-  
10                  funded program.  
11

12                  (vi) Programs funded under part C of  
13                  the Individuals with Disabilities Education  
14                  Act (20 U.S.C. 1431 et seq.).

15                  (4) AVAILABILITY OF FUNDS.—

16                  (A) FUNDS DISTRIBUTED TO ELIGIBLE  
17                  ENTITIES.—Funds made available under sub-  
18                  section (a) that are distributed to an eligible en-  
19                  tity by a State for a fiscal year may be ex-  
20                  pended by the eligible entity only in such fiscal  
21                  year or the succeeding fiscal year.

22                  (B) EVALUATION.—Funds reserved under  
23                  subsection (a)(2)(B)(i)(II) to carry out the eval-  
24                  uation under subsection (d) shall be available

1           for expenditure during the 3-year period that  
2           begins on the date of enactment of this Act.

3           (5) NO EFFECT ON OTHER PROGRAMS.—Any  
4           assistance or benefits received by a family through  
5           funds made available under subsection (a) shall be  
6           disregarded for purposes of determining the family's  
7           eligibility for, or amount of, benefits under any other  
8           Federal needs-based programs.

9           (c) ANNUAL REPORTS.—A State shall include in the  
10          annual report required under section 2006 of the Social  
11          Security Act (42 U.S.C. 1397e) covering each of fiscal  
12          years 2026 through 2029, information detailing how eligi-  
13          ble entities, including subgrantees, used funds made avail-  
14          able under subsection (a) to distribute diapers and dia-  
15          pering supplies and adult incontinence materials and sup-  
16          plies to families in need. Each such report shall include  
17          the following:

18           (1) The number and age of infants, toddlers,  
19           medically complex children, and low-income adults  
20           and adults with disabilities who received assistance  
21           or benefits through such funds.

22           (2) The number of families that have received  
23           assistance or benefits through such funds.

24           (3) The number of diapers, medically necessary  
25           diapers, or adult incontinence materials and supplies

1       (such as adult diapers, briefs, protective underwear,  
2       pull-ons, pull-ups, liners, shields, guards, pads, un-  
3       dergarments), and the number of each type of dia-  
4       pering or adult incontinence supply, distributed  
5       through the use of such funds.

6                 (4) The ZIP Code or ZIP Codes where the eli-  
7       gible entity (or subgrantee) distributed diapers and  
8       diapering supplies and adult incontinence materials  
9       and supplies.

10                (5) The method or methods the eligible entity  
11      (or subgrantee) uses to distribute diapers and dia-  
12      pering supplies and, adult incontinence materials  
13      and supplies.

14                (6) Such other information as the Secretary  
15      may specify.

16               (d) EVALUATION.—The Secretary, in consultation  
17      with States, the national entity described in subsection  
18      (a)(2)(C), and eligible entities receiving funds made avail-  
19      able under this section, shall—

20                (1) not later than 2 years after the date of en-  
21      actment of this Act—

22                         (A) complete an evaluation of the effective-  
23       ness of the assistance program carried out pur-  
24       suant to this section, such as the effect of ac-  
25       tivities carried out under this Act on mitigating

1           the health and developmental risks of unmet diaper need among infants, toddlers, medically complex children, and other family members in low-income families, including the risks of diaper dermatitis, urinary tract infections, and parental and child depression and anxiety;

7           (B) submit to the relevant congressional committees a report on the results of such evaluation; and

10          (C) publish the results of the evaluation on the internet website of the Department of Health and Human Services;

13          (2) not later than 3 years after the date of enactment of this Act, update the evaluation required by paragraph (1)(A); and

16          (3) not later than 120 days after completion of the updated evaluation under paragraph (2)—

18           (A) submit to the relevant congressional committees a report describing the results of such updated evaluation; and

21           (B) publish the results of such evaluation on the internet website of the Department of Health and Human Services.

24          (e) GUIDANCE.—Not later than 180 days after enactment of this Act, the Secretary shall issue guidance re-

1 garding how the provisions of this section should be car-  
2 ried out, including information regarding eligible entities,  
3 allowable use of funds, and reporting requirements.

4 (f) DEFINITIONS.—In this section:

5 (1) ADULT INCONTINENCE MATERIALS AND  
6 SUPPLIES.—The term “adult incontinence materials  
7 and supplies” means those supplies that are used to  
8 assist adults or adults with disabilities and includes  
9 adult diapers, briefs, protective underwear, pull-ons,  
10 pull-ups, liners, shields, guards, pads, undergar-  
11 ments, disposable wipes, over-the-counter adult dia-  
12 per rash cream products, intermittent catheteriza-  
13 tion, indwelling catheters, condom catheters, urinary  
14 drainage bags, external collection devices, wearable  
15 urinals, and penile clamps.

16 (2) ADULTS WITH DISABILITIES.—The term  
17 “adults with disabilities” means individuals who—

18 (A) have attained 18 years of age; and  
19 (B) have a disability (as such term is de-  
20 fined, with respect to an individual, in section  
21 3 of the Americans with Disabilities Act of  
22 1990 (42 U.S.C. 12102)).

23 (3) DIAPER.—The term “diaper” means an ab-  
24 sorbent garment that—

1                   (A) is washable or disposable that may be  
2                   worn by an infant or toddler who is not toilet-  
3                   trained; and

4                   (B) if disposable—

5                         (i) does not use any latex or common  
6                         allergens; and

7                         (ii) meets or exceeds the quality  
8                         standards for diapers commercially avail-  
9                         able through retail sale in the following  
10                         categories:

11                         (I) Absorbency (with acceptable  
12                         rates for first and second wetting).

13                         (II) Waterproof outer cover.

14                         (III) Flexible leg openings.

15                         (IV) Refastening closures.

16                         (4) DIAPER BANK.— The term “diaper bank”  
17                         means a nonprofit organization that—

18                         (A) is described in section 501(c)(3) of the  
19                         Internal Revenue Code of 1986 and exempt  
20                         from taxation under section 501(a) of such  
21                         Code;

22                         (B) is established and operating primarily  
23                         for the purpose of collecting or purchasing dia-  
24                         pers and diapering supplies; and

(C) distributes diapers and diapering supplies either directly or through partnerships for eventual distribution to individuals free of charge.

(5) DIAPERING SUPPLIES.—The term “diapering supplies” means items, including diaper wipes and diaper cream, necessary to ensure that—

(A) an eligible child using a diaper is properly cleaned and protected from diaper rash; or

(B) a medically complex child who uses a medically necessary diaper is properly cleaned and protected from diaper rash.

13                             (6) ELIGIBLE CHILD.—The term “eligible  
14 child” means a child who—

15 (A) has not attained 4 years of age; and  
16 (B) is a member of a low-income family.

(A) has at least 1 year of demonstrated experience in the area of—

7 (ii) child care;

(iii) child development activities in low-income communities; or

(iv) motherhood, fatherhood, or parent education efforts serving low-income parents of young children;

(C) demonstrates a willingness to share information with researchers, practitioners, and other interested parties.

1       1981 (42 U.S.C. 9902(2)) applicable to a family of  
2       the size involved.

3                 (9) LOW-INCOME.—The term “low-income”,  
4       with respect to a family, means a family whose self-  
5       certified income is not more than 200 percent of the  
6       Federal poverty line.

7                 (10) MEDICALLY COMPLEX CHILD.—The term  
8       “medically complex child” means an individual who  
9       has attained 3 years of age and for whom a licensed  
10      health care provider has provided a diagnosis of 1 or  
11      more significant chronic conditions.

12                 (11) MEDICALLY NECESSARY DIAPER.—The  
13      term “medically necessary diaper” means an absorb-  
14      ent garment that is—

15                     (A) washable or disposable;

16                     (B) worn by a medically complex child who  
17       has been diagnosed with bowel or bladder incon-  
18       tinence, a bowel or bladder condition that  
19       causes excess urine or stool (such as short gut  
20       syndrome or diabetes insipidus), or a severe  
21       skin condition that causes skin erosions (such  
22       as epidermolysis bullosa) and needs such gar-  
23       ment to correct or ameliorate such condition;  
24       and

25                     (C) if disposable—

(I) Absorbency (with acceptable rates for first and second wetting).

9 (II) Waterproof outer cover.

10 (III) Flexible leg openings.

## (IV) Refastening closures.

12 (12) STATE.—The term "State" means

19           (g) EXEMPTION OF PROGRAM FROM SEQUESTRA-  
20 TION.—

1           “Targeted funding for States for diaper assist-  
2       ance (including diapering supplies and adult inconti-  
3       nence materials and supplies) through the Social  
4       Services Block Grant Program.”.

5           (2) APPLICABILITY.—The amendment made by  
6       this subsection shall apply to any sequestration  
7       order issued under the Balanced Budget and Emer-  
8       gency Deficit Control Act of 1985 (2 U.S.C. 900 et  
9       seq.) on or after the date of enactment of this Act.

10 **SEC. 3. INCLUSION OF DIAPERS AND DIAPERING SUPPLIES**

11           **AS QUALIFIED MEDICAL EXPENSES.**

12       (a) HEALTH SAVINGS ACCOUNTS.—Section  
13 223(d)(2) of the Internal Revenue Code of 1986 is amend-  
14 ed—

15           (1) by inserting “, medically necessary diapers,  
16       and diapering supplies” after “menstrual care prod-  
17       ucts” in the last sentence of subparagraph (A); and  
18           (2) by adding at the end the following new sub-  
19       paragraph:

20           “(E) MEDICALLY NECESSARY DIAPERS  
21       AND DIAPERING SUPPLIES.—For purposes of  
22       this paragraph—

23           “(i) MEDICALLY NECESSARY DIA-  
24       PERS.—The term ‘medically necessary dia-  
25       per’ means an absorbent garment which is

1                   washable or disposable and which is worn  
2                   by an individual who has attained 3 years  
3                   of age because of medical necessity, such  
4                   as someone who has been diagnosed with  
5                   bowel or bladder incontinence, a bowel or  
6                   bladder condition that causes excess urine  
7                   or stool (such as short gut syndrome or di-  
8                   abetes insipidus), or a severe skin condi-  
9                   tion that causes skin erosions (such as  
10                  epidermolysis bullosa) and needs such gar-  
11                  ment to correct or ameliorate such condi-  
12                  tion, to serve a preventative medical pur-  
13                  pose, or to correct or ameliorate defects or  
14                  physical or mental illnesses or conditions  
15                  diagnosed by a licensed health care pro-  
16                  vider, and, if disposable—

17                         “(I) does not use any latex or  
18                         common allergens; and

19                         “(II) meets or exceeds the quality  
20                         standards for diapers commercially  
21                         available through retail sale in the fol-  
22                         lowing categories:

23                         “(aa) Absorbency (with ac-  
24                         ceptable rates for first and sec-  
25                         ond wetting).

1                         “(bb) Waterproof outer  
2                         cover.

3                         “(cc) Flexible leg openings.

4                         “(dd) Refastening closures.

5                         “(ii) DIAPERING SUPPLIES.—The  
6                         term ‘diapering supplies’ means items, in-  
7                         cluding diaper wipes and diaper creams,  
8                         necessary to ensure that an individual  
9                         wearing medically necessary diapers is  
10                         properly cleaned and protected from diaper  
11                         rash.”.

12                 (b) ARCHER MSAs.—The last sentence of section  
13 220(d)(2)(A) of such Code is amended by inserting “,  
14 medically necessary diapers (as defined in section  
15 223(d)(2)(E)), and diapering supplies (as defined in sec-  
16 tion 223(d)(2)(E))” after “menstrual care products (as  
17 defined in section 223(d)(2)(D))”.

18                 (c) HEALTH FLEXIBLE SPENDING ARRANGEMENTS  
19 AND HEALTH REIMBURSEMENT ARRANGEMENTS.—Sec-  
20 tion 106(f) of such Code is amended—

21                 (1) by inserting “, medically necessary diapers  
22 (as defined in section 223(d)(2)(E)), and diapering  
23 supplies (as defined in section 223(d)(2)(E))” after  
24 “menstrual care products (as defined in section  
25 223(d)(2)(D))”; and

1                             (2) in the heading, by inserting “, MEDICALLY  
2                             NECESSARY DIAPERS, AND DIAPERING SUPPLIES”  
3                             after “MENSTRUAL CARE PRODUCTS”.

4                             (d) EFFECTIVE DATES.—

5                             (1) DISTRIBUTIONS FROM CERTAIN AC-  
6                             COUNTS.—The amendments made by subsections (a)  
7                             and (b) shall apply to amounts paid after December  
8                             31, 2025.

9                             (2) REIMBURSEMENTS.—The amendment made  
10                             by subsection (c) shall apply to expenses incurred  
11                             after December 31, 2025.

