## S. 2059

To amend titles XIX and XXI of the Social Security Act to enhance financial support for rural and safety net hospitals providing maternity, labor, and delivery services to vulnerable populations, and for other purposes.

#### IN THE SENATE OF THE UNITED STATES

June 12, 2025

Mr. Wyden (for himself, Ms. Hassan, Ms. Cantwell, Mr. Bennet, Mr. Warner, Mr. Whitehouse, Ms. Cortez Masto, Ms. Warren, Mr. Sanders, Ms. Smith, Mr. Luján, Mr. Warnock, Mr. Welch, Ms. Duckworth, Mr. Booker, Mr. Merkley, Mrs. Murray, and Mr. King) introduced the following bill; which was read twice and referred to the Committee on Finance

### A BILL

To amend titles XIX and XXI of the Social Security Act to enhance financial support for rural and safety net hospitals providing maternity, labor, and delivery services to vulnerable populations, 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; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Keeping Obstetrics Local Act".

#### 1 (b) Table of Contents for

#### 2 this Act is as follows:

Sec. 1. Short title; table of contents.

## TITLE I—ENHANCING FINANCIAL SUPPORT FOR RURAL AND SAFETY NET HOSPITALS THAT PROVIDE OBSTETRIC SERVICES

- Sec. 101. State studies and HHS report on costs of providing maternity, labor, and delivery services.
- Sec. 102. Requiring adequate payment rates under Medicaid for maternity, labor, and delivery services at eligible hospitals.
- Sec. 103. Increased Federal financial participation for maternity, labor, and delivery services furnished by eligible hospitals.
- Sec. 104. Labor and delivery services anchor payments.
- Sec. 105. Application of adequate payment requirement and increased Federal financial participation requirements to CHIP.
- Sec. 106. Disregarding increased and additional payments to hospitals for purposes of other supplemental payments and upper payment limits.

#### TITLE II—EXPAND COVERAGE OF MATERNAL HEALTH CARE

- Sec. 201. Requiring 12-month continuous, full benefit coverage for pregnant individuals under Medicaid and CHIP.
- Sec. 202. Health homes for pregnant and postpartum women.
- Sec. 203. Guidance on supporting and improving access to Medicaid and CHIP coverage of services provided by doulas and certain maternal health professionals.
- Sec. 204. Medicaid and CHIP increased financial support for depression and anxiety screening during the perinatal and postpartum periods.
- Sec. 205. Presumptive eligibility for pregnant individuals.

## TITLE III—INVEST IN THE MATERNAL HEALTH CARE WORKFORCE

- Sec. 301. Emergency obstetric workforce support.
- Sec. 302. Streamlined screening and enrollment of providers of maternity, labor, and delivery services in neighboring States.

## TITLE IV—REQUIRING PUBLIC COMMUNICATION OF OBSTETRICS DATA AND UNIT CLOSURES

- Sec. 401. Timely notifications of impending hospital obstetric unit closures.
- Sec. 402. Collection of data relating to hospital labor and delivery services.

1	TITLE I—ENHANCING FINAN-
2	CIAL SUPPORT FOR RURAL
3	AND SAFETY NET HOSPITALS
4	THAT PROVIDE OBSTETRIC
5	SERVICES
6	SEC. 101. STATE STUDIES AND HHS REPORT ON COSTS OF
7	PROVIDING MATERNITY, LABOR, AND DELIV-
8	ERY SERVICES.
9	(a) State Study.—
10	(1) In general.—Not later than 24 months
11	after the date of enactment of this Act, and every
12	5 years thereafter, each State (as such term is de-
13	fined in section 1101(a)(1) of the Social Security
14	Act (42 U.S.C. 1301(a)(1)) for purposes of titles
15	XIX and XXI of such Act) shall conduct a study on
16	the costs of providing maternity, labor, and delivery
17	services in applicable hospitals (as defined in para-
18	graph (3)) and submit the results of such study to
19	the Secretary of Health and Human Services (re-
20	ferred to in this section as the "Secretary").
21	(2) Content of Study.—A State study re-
22	quired under paragraph (1) shall include the fol-
23	lowing information (to the extent practicable) with
24	respect to maternity, labor, and delivery services fur-

nished by applicable hospitals located in the State:

- 1 (A) An estimate of the cost of providing
  2 maternity, labor, and delivery services at appli3 cable hospitals, based on the expenditures a
  4 representative sample of such hospitals incurred
  5 for providing such services during the 2 most
  6 recent years for which data is available.
  - (B) An estimate of the cost of providing maternity, labor, and delivery services at applicable hospitals that ceased providing labor and delivery services within the past 5 years, based on the expenditures a representative sample of such hospitals incurred for providing such services during the 2 most recent years for which data is available.
  - (C) To the extent data allows, an analysis of the extent to which geographic location, community demographics, and local economic factors (as defined by the Secretary) affect the cost of providing maternity, labor, and delivery services at applicable hospitals, including the cost of services that support the provision of maternity, labor, and delivery services.
  - (D) The amounts applicable hospitals are paid for maternity, labor, and delivery services,

1	by geographic location and hospital size,
2	under—
3	(i) Medicare;
4	(ii) the State Medicaid program, in-
5	cluding payment amounts for such services
6	under fee-for-service payment arrange-
7	ments and under managed care (as appli-
8	cable);
9	(iii) the State CHIP plan, including
10	payment amounts for such services under
11	fee-for-service payment arrangements and
12	under managed care (as applicable); and
13	(iv) private health insurance.
14	(E) A comparative payment rate anal-
15	ysis—
16	(i) comparing payment rates for ma-
17	ternity, labor, and delivery services (inclu-
18	sive of all payments received by applicable
19	hospitals for furnishing maternity, labor,
20	and delivery services) under the State
21	Medicaid fee-for-service program to such
22	payment rates for such services under
23	Medicare (as described in section
24	447.203(b)(3) of title 42, Code of Federal
25	Regulations), other Federally funded or

1	State-funded programs (including, to the
2	extent data is available, Medicaid managed
3	care rates), and to the payment rates for
4	such services, to the extent data is avail-
5	able, of private health insurers within geo-
6	graphic areas of the State; and
7	(ii) analyzing different payment meth-
8	ods for such services, such as the use of
9	bundled payments, quality incentives, and
10	low-volume adjustments.
11	(F) An evaluation, using such methodology
12	and parameters established by the Secretary, of
13	whether each hospital located in the State that
14	furnishes maternity, labor, and delivery services
15	is expected to experience in the next 3 years
16	significant changes in particular expenditures
17	or types of reimbursement for maternity, labor,
18	and delivery services.
19	(3) Applicable Hospital Defined.—For
20	purposes of this subsection, the term "applicable
21	hospital" means any hospital located in a State that
22	meets either of the following criteria:
23	(A) The hospital provides labor and deliv-
24	ery services and more than 50 percent of the
25	hospital's births (in the most recent year for

1	which such data is available) are financed by
2	the Medicaid program or CHIP.
3	(B) The hospital—
4	(i) is located in a rural area (as de-
5	fined by the Federal Office of Rural
6	Health Policy for the purpose of rural
7	health grant programs administered by
8	such Office);
9	(ii) based on the most recent 2 years
10	of data available (as determined by the
11	Secretary), furnished services for less than
12	an average of 300 births per year; and
13	(iii) provides labor and delivery serv-
14	ices.
15	(4) Assistance to small hospitals in com-
16	PILING COST INFORMATION.—There are appro-
17	priated to the Secretary for fiscal year 2026
18	\$10,000,000 for the purpose of providing grants and
19	technical assistance to a hospital described in para-
20	graph (3)(B) to enable such hospital to compile de-
21	tailed information for use in the State studies re-
22	quired under paragraph (1), to remain available
23	until expended.
24	(5) HHS REPORT ON STATE STUDIES.—For
25	each year in which a State is required to conduct a

- 1 study under paragraph (1), the Secretary shall issue,
- 2 not later than 12 months after the date on which
- 3 the State submits to the Secretary the data de-
- 4 scribed in such paragraph, a publicly available re-
- 5 port that compiles and details the results of such
- 6 study and includes the information described in
- 7 paragraph (2).
- 8 (b) HHS REPORT ON NATIONAL DATA COLLECTION
- 9 FINDINGS.—Not later than 3 years after the date of en-
- 10 actment of this Act, the Secretary shall submit to Con-
- 11 gress, and make publicly available, a report analyzing the
- 12 first studies conducted by States under subsection (a)(1),
- 13 including recommendations for improving data collection
- 14 on the cost of providing maternity, labor, and delivery
- 15 services.
- 16 (c) Implementation Funding.—In addition to the
- 17 amount appropriated under subsection (a)(4), there are
- 18 appropriated, out of any funds in the Treasury not other-
- 19 wise obligated, \$3,000,000 for fiscal year 2026, to remain
- 20 available until expended, to the Secretary of Health and
- 21 Human Services for purposes of implementing this sec-
- 22 tion.

1	SEC. 102. REQUIRING ADEQUATE PAYMENT RATES UNDER
2	MEDICAID FOR MATERNITY, LABOR, AND DE-
3	LIVERY SERVICES AT ELIGIBLE HOSPITALS.
4	(a) Fee-for-Service Payments.—Section 1902 of
5	the Social Security Act (42 U.S.C. 1396a) is amended—
6	(1) in subsection (a)(13)—
7	(A) by striking "and" at the end of sub-
8	paragraph (B);
9	(B) by adding "and" at the end of sub-
10	paragraph (C); and
11	(C) by adding at the end the following new
12	subparagraph:
13	"(D) for each fiscal year beginning with
14	fiscal year 2027, payment for maternity, labor,
15	and delivery services (as defined in subsection
16	(uu)) furnished during such fiscal year in an el-
17	igible hospital (as defined in such subsection) at
18	a rate that is not less than the minimum pay-
19	ment rate specified for the fiscal year in para-
20	graph (4) of such subsection;"; and
21	(2) by adding at the end the following new sub-
22	section:
23	"(uu) Maternity, Labor, and Delivery Serv-
24	ICES AND ELIGIBLE HOSPITALS DEFINED.—For purposes
25	of subsection (a)(13)(D)—

1	"(1) Maternity, labor, and delivery serv-
2	ICES.—
3	"(A) IN GENERAL.—The term 'maternity,
4	labor, and delivery services' means such inpa-
5	tient hospital services and outpatient hospital
6	services, including behavioral health services,
7	that are provided in relation to maternity care
8	or labor and delivery, identified by appropriate
9	ICD and CPT codes, as the Secretary shall
10	specify after consultation with professional or
11	medical societies with expertise in pregnancy
12	childbirth, and postpartum care.
13	"(B) Scope.—Such term shall not be lim-
14	ited in application, for any eligible hospital
15	only to services that relate to a birth that oc-
16	curs in the hospital.
17	"(C) Rulemaking.—Not later than July
18	1, 2026, the Secretary shall issue an interim
19	final rule specifying which services shall be con-
20	sidered maternity, labor, and delivery services
21	for purposes of this subsection and subsection
22	(a)(13)(D).
23	"(2) Eligible hospital.—

1	"(A) IN GENERAL.—The term 'eligible hos-
2	pital' means, with respect to a State and fiscal
3	year—
4	"(i) a hospital that is located in a
5	rural area (as defined by the Federal Of-
6	fice of Rural Health Policy for the purpose
7	of rural health grant programs adminis-
8	tered by such Office);
9	"(ii) a critical access hospital (as de-
10	fined in section 1861(mm)(1));
11	"(iii) a hospital operated by the In-
12	dian Health Service or an Indian Tribe
13	under the Indian Self-Determination and
14	Education Assistance Act;
15	"(iv) a hospital for which, in the most
16	recent 12-month period for which data is
17	available, at least 50 percent of all births
18	for which the hospital provided maternity,
19	labor, and delivery services during such fis-
20	cal year were qualifying births; or
21	"(v) a hospital that is able to dem-
22	onstrate, through a process to be deter-
23	mined by the Secretary, that, for the appli-
24	cable fiscal year, the hospital projects that
25	at least 50 percent of all births for which

1	the hospital will provide maternity, labor,
2	and delivery services during such fiscal
3	year will be qualifying births.
4	"(B) Identification of eligible hos-
5	PITALS.—Each State, subject to the approval of
6	the Secretary, shall identify the hospitals in the
7	State that are eligible hospitals with respect to
8	a fiscal year.
9	"(3) QUALIFYING BIRTH.—For purposes of
10	paragraph (2), the term 'qualifying birth' means a
11	birth for which any maternity, labor, and delivery
12	services associated with the birth—
13	"(A) were paid for under a State plan
14	under this title (or under a waiver of such a
15	plan) or under a State child health plan under
16	title XXI (or under a waiver of such a plan);
17	"(B) were paid for under title XVIII;
18	"(C) were provided by the Indian Health
19	Service or a Native Hawaiian health care sys-
20	tem (as defined in section 12 of the Native Ha-
21	waiian Health Care Improvement Act); or
22	"(D) were provided to a patient who does
23	not have minimum essential coverage (as de-
24	fined in section 5000A(f) of the Internal Rev-

1	enue Code of 1986) and were not fully paid for
2	by such patient.
3	"(4) Minimum payment rate specified.—
4	The minimum payment rate specified in this para-
5	graph is, with respect to an eligible hospital and ma-
6	ternal, labor, and delivery services—
7	"(A) for fiscal year 2027, 150 percent of
8	the payment rate that would apply for such
9	services and hospital under title XVIII; and
10	"(B) for each period of 5 fiscal years be-
11	ginning with fiscal years 2028 through 2032, a
12	payment rate that is determined for such period
13	by the Secretary to accurately reflect the costs
14	incurred by eligible hospitals in providing such
15	services, informed by the results of the most re-
16	cent State studies submitted to the Secretary
17	under section 101(a) of the Keeping Obstetrics
18	Local Act.".
19	(b) Under Medicaid Managed Care Plans.—
20	Section 1932(f) of the Social Security Act (42 U.S.C.
21	1396u-2(f)) is amended—
22	(1) in the heading, by inserting "AND MATER-
23	NITY, LABOR, AND DELIVERY SERVICES AT ELIGI-
24	BLE HOSPITALS" after "SERVICES"; and

1	(2) by striking "described in section
2	1902(a)(13)(C)" and inserting "described in sub-
3	paragraph (C) of section 1902(a)(13) or maternity,
4	labor, and delivery services described in subpara-
5	graph (D) of such section that are furnished by an
6	eligible hospital (as defined in section 1905(uu))".
7	SEC. 103. INCREASED FEDERAL FINANCIAL PARTICIPATION
8	FOR MATERNITY, LABOR, AND DELIVERY
9	SERVICES FURNISHED BY ELIGIBLE HOS-
10	PITALS.
11	Section 1905 of the Social Security Act (42 U.S.C.
12	1396d) is amended—
13	(1) in subsection (b), by striking "and (ii)" and
14	inserting "(ii), and (kk)"; and
15	(2) by adding at the end the following new sub-
16	section:
17	"(kk) Maternity, Labor, and Delivery Serv-
18	ICES.—
19	"(1) In general.—Notwithstanding subsection
20	(b), with respect to State expenditures for medical
21	assistance for maternity, labor, and delivery services
22	furnished by an eligible hospital (as such terms are
23	defined in section 1902(uu)) in a fiscal quarter that
24	begins on or after October 1, 2026—

1	"(A) the Federal medical assistance per-
2	centage applicable to the enhanced payment
3	rate amount of such expenditures (as deter-
4	mined for the State and quarter under para-
5	graph $(2)(A)$ ) shall be equal to 100 percent;
6	and
7	"(B) subject to paragraph (3), the Federal
8	medical assistance percentage applicable to the
9	base payment rate amount of such expenditures
10	(as determined for the State and quarter under
11	paragraph (2)(B)) shall be equal to the en-
12	hanced FMAP determined for the State and
13	quarter under section 2105(b).
14	"(2) Determination of enhanced payment
15	RATE AMOUNT AND BASE PAYMENT RATE
16	AMOUNT.—
17	"(A) ENHANCED PAYMENT RATE
18	AMOUNT.—
19	"(i) In general.—For purposes of
20	paragraph (1)(A), the enhanced payment
21	rate amount for a State and fiscal quarter
22	is equal to the amount of State expendi-
23	tures for medical assistance for maternity,
24	labor, and delivery services furnished by an
25	eligible hospital (as such terms are defined

1	in section 1902(uu)) in such fiscal quarter
2	that is attributable to the amount by which
3	the minimum payment rate required under
4	section 1902(a)(13)(D) (or, by application,
5	section 1932(f)) exceeds the base payment
6	rate applicable to such services, as deter-
7	mined for the State, quarter, and services
8	under clause (ii).
9	"(ii) Base payment rate.—For pur-
10	poses of clause (i), the base payment rate
11	determined for a State, a fiscal quarter,
12	and maternity, labor, and delivery services
13	(as defined in section 1902(uu)) shall be
14	equal to—
15	"(I) the payment rate applicable
16	to such services under the State plan
17	(or under a waiver of such plan) as of
18	January 1, 2025; increased by
19	"(II) the percentage increase in
20	the medical care component of the
21	consumer price index for all urban
22	consumers from January of 2025 to
23	the month ending on the day before
24	the 1st day of such fiscal quarter.

1	"(B) Base payment rate amount.—For
2	purposes of paragraph (1)(B), the base pay-
3	ment rate amount for a State and fiscal quarter
4	is equal to—
5	"(i) the total amount of State expend-
6	itures for medical assistance for maternity,
7	labor, and delivery services furnished by an
8	eligible hospital (as such terms are defined
9	in section 1902(uu)) in such fiscal quarter;
10	minus
11	"(ii) the enhanced payment rate
12	amount determined for the State and fiscal
13	quarter under subparagraph (A).
14	"(3) Application of higher match.—Sub-
15	paragraph (B) of paragraph (1) shall not apply in
16	the case of State expenditures described in such sub-
17	paragraph if the application of such subparagraph
18	would result in a lower Federal medical assistance
19	percentage for such expenditures than would other-
20	wise apply without the application of such para-
21	graph.
22	"(4) Exclusion of expenditures from ter-
23	RITORIAL CAPS.—Any payment made to a territory
24	for medical assistance that is subject to the Federal
25	medical assistance percentage specified in paragraph

1	(1)(A) or the enhanced FMAP referred to in para-
2	graph (1)(B) shall not be taken into account for
3	purposes of applying payment limits under sub-
4	sections (f) and (g) of section 1108.".
5	SEC. 104. LABOR AND DELIVERY SERVICES ANCHOR PAY-
6	MENTS.
7	(a) State Requirement.—Section 1902(a)(13)(A)
8	of the Social Security Act (42 U.S.C. 1396a(a)(13)(A))
9	is amended—
10	(1) in clause (iii), by striking "and" at the end;
11	(2) in clause (iv), by striking the semicolon at
12	the end and inserting ", and"; and
13	(3) by adding at the end the following new
14	clause:
15	"(v) in the case of hospitals, such
16	rates take into account (in a manner con-
17	sistent with section 1923A) the situation of
18	low volume obstetric hospitals (as such
19	term is defined in such section);".
20	(b) Requiring Anchor Payments for Low Vol-
21	UME OBSTETRIC HOSPITALS.—Title XIX of the Social Se-
22	curity Act (42 U.S.C. 1396 et seq.) is amended by insert-
23	ing the following after section 1923:

1	"SEC. 1923A. ANCHOR PAYMENTS FOR LABOR AND DELIV-
2	ERY SERVICES PROVIDED BY LOW VOLUME
3	OBSTETRIC HOSPITALS.
4	"(a) Implementation of Requirement.—A State
5	plan under this title shall not be considered to meet the
6	requirement of section 1902(a)(13)(A)(v) (insofar as it re-
7	quires payments to hospitals to take into account the situ-
8	ation of low volume obstetric hospitals), as of October 1,
9	2026, unless the State has submitted to the Secretary, by
10	not later than such date, an amendment to such plan that
11	provides for an annual anchor payment to such hospitals,
12	consistent with subsection (c).
13	"(b) Definitions.—In this section:
14	"(1) Antenatal transfer.—The term
15	'antenatal transfer' means, with respect to a hos-
16	pital, a pregnant individual who was expected to re-
17	ceive labor and delivery services at the hospital but
18	who is transferred to a different hospital because of
19	a need for labor and delivery services that are not
20	available at the transferring hospital.
21	"(2) Delivery volume.—The term 'delivery
22	volume' means, with respect to a hospital and a fis-
23	cal year, the total number of births occurring in, and
24	antenatal transfers made by, such hospital during
25	such year.

1	"(3) Labor and Delivery Revenue
2	FLOOR.—The term 'labor and delivery revenue floor'
3	means, with respect to a low volume obstetric hos-
4	pital and a fiscal year, the amount equal to the sum
5	of—
6	"(A) the product of—
7	"(i) the delivery volume for such hos-
8	pital and fiscal year; and
9	"(ii) the per delivery amount for such
10	fiscal year; and
11	"(B) the standby capacity amount for such
12	fiscal year.
13	"(4) Labor and Delivery Services.—The
14	term 'labor and delivery services' means such inpa-
15	tient and outpatient hospital services related to labor
16	and delivery, including services related to antenatal
17	transfers, identified by appropriate ICD and CPT
18	codes, as the Secretary shall specify in consultation
19	with professional or medical societies with expertise
20	in this area.
21	"(5) Low volume obstetric hospital.—The
22	term 'low volume obstetric hospital' means, with re-
23	spect to a hospital and a fiscal year, a hospital—
24	"(A) that is an eligible hospital (as defined
25	in section $1902(uu)(2)$ :

- "(B) in which the average number of births for which the hospital provided labor and delivery services during the preceding 3 fiscal years is less than 300 births per year;
  - "(C) that did not provide labor and delivery services in the preceding fiscal year, but in which the average number of births for which the hospital provided labor and delivery services during the most recent 3 fiscal years in which the hospital provided labor and delivery services is less than 300 births per year;
  - "(D) that is not described in subparagraphs (B) or (C) but, in the applicable fiscal year, provides labor and delivery services for fewer than 300 births; or
  - "(E) that is not described in subparagraphs (B) through (D) but is certified by the State in which the hospital is located as meeting such criteria as the Secretary shall establish for identifying hospitals that are essential to meeting the needs of an underserved population, such as serving a population with limited English proficiency, serving specific racial or ethnic populations, or other factors.

1	"(6) Medicaid labor and delivery rev-
2	ENUE FLOOR.—The term 'Medicaid labor and deliv-
3	ery revenue floor' means, with respect to a low vol-
4	ume obstetric hospital and a fiscal year, the product
5	of—
6	"(A) the labor and delivery revenue floor
7	for such hospital and fiscal year; and
8	"(B) the percentage of the delivery volume
9	of such hospital in such fiscal year that were
10	paid for under a State plan under this title (or
11	under a waiver of such a plan) or under a State
12	child health plan under title XXI (or under a
13	waiver of such a plan).
14	"(7) Per delivery amount.—
15	"(A) IN GENERAL.—The term 'per delivery
16	amount' means, with respect to a fiscal year, an
17	amount, as determined under subparagraph
18	(B), that represents the marginal cost to a low
19	volume obstetric hospital of a birth or an
20	antenatal transfer.
21	"(B) Determination of Per Delivery
22	AMOUNT.—
23	"(i) FISCAL YEAR 2028.—For fiscal
24	year 2028, the per delivery amount shall
25	be \$10,000.

Indexing.—Subject to clause 1 "(ii) 2 (iii), for each fiscal year after fiscal year 2028, the per delivery amount shall be the 3 4 amount that applied under this subparagraph for the preceding fiscal year in-6 creased by the percentage increase in the 7 medical care component of the consumer 8 price index for all urban consumers for the 9 12-month period ending with September of 10 such preceding fiscal year. 11 "(iii) Periodic revision of per de-

"(iii) Periodic Revision of Per De-Livery amount.—Not less than once every 5 fiscal years, the Secretary shall collect and analyze data on the costs of labor and delivery services at low volume obstetric hospitals and, through rulemaking, shall establish a new per delivery amount for purposes of this section to ensure that such amount accurately reflects the marginal cost to a low volume obstetric hospital of a birth or an antenatal delivery.

#### "(8) STANDBY CAPACITY AMOUNT.—

"(A) IN GENERAL.—The term 'standby capacity amount' means, with respect to a fiscal year, an amount, as determined under subpara-

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1	graph (B), that represents the minimum level of
2	expenditures by a low volume obstetric hospital
3	that is necessary to ensure that adequate per-
4	sonnel, equipment, and facilities are available at
5	all times to provide labor and delivery services.
6	"(B) DETERMINATION OF STANDBY CA-
7	PACITY AMOUNT.—
8	"(i) FISCAL YEAR 2028.—For fiscal
9	year 2028, the standby capacity amount
10	shall be \$1,200,000.
11	"(ii) Indexing.—Subject to clause
12	(iii), for each fiscal year after fiscal year
13	2028, the standby capacity amount shall
14	be the amount that applied under this sub-
15	paragraph for the preceding fiscal year in-
16	creased by the percentage increase in the
17	medical care component of the consumer
18	price index for all urban consumers for the
19	12-month period ending with September of
20	such preceding fiscal year.
21	"(iii) Periodic revision of stand-
22	BY CAPACITY AMOUNT.—Not less than
23	once every 5 fiscal years, the Secretary
24	shall collect and analyze data on the costs
25	of labor and delivery services at low volume

1 hospitals and, through ruleobstetric 2 making, shall establish a new standby ca-3 pacity amount for purposes of this section 4 to ensure that such amount accurately reflects the minimum level of expenditures by 6 a low volume obstetric hospital that is nec-7 essary to ensure that adequate personnel, 8 equipment, and facilities are available at 9 all times to provide labor and delivery serv-10 ices.

- "(c) Anchor Payment for Low Volume Obstet-12 Ric Hospitals.—Not later than 3 months after the end 13 of each fiscal year beginning with fiscal year 2028, each 14 State shall pay to each low volume obstetric hospital in 15 the State an amount that is equal to the amount (if any) 16 by which—
  - "(1) the Medicaid labor and delivery revenue floor for the hospital and fiscal year; exceeds
- 19 "(2) the total amount of all payments made to 20 the low volume obstetric hospital under the State 21 plan under this title (or under a waiver of such plan) 22 and under the State child health plan under title 23 XXI (or under a waiver of such plan) (other than 24 payments under this section) for labor and delivery

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1	services provided by such hospital during such fiscal
2	year.
3	"(d) REQUIREMENTS FOR RECEIPT OF PAYMENTS.—
4	No anchor payment shall be made to a low volume obstet-
5	ric hospital under this section for a fiscal year unless the
6	hospital can satisfy the following requirements:
7	"(1) SKILLS MAINTENANCE AND TRAINING AC-
8	TIVITIES.—The hospital demonstrates to the satis-
9	faction of the State that the hospital conducts and
10	completes skills maintenance and training activities,
11	including continuing education and training to sup-
12	port maintenance of obstetric skills, that satisfy such
13	requirements as the Secretary, taking into consider-
14	ation nationally recognized obstetrics skills, mainte-
15	nance, and training standards such as standards
16	published by the American College of Obstetricians
17	and Gynecologists and the Association of Women's
18	Health, Obstetric, and Neonatal Nurses, shall speci-
19	fy for the purposes of this section.
20	"(2) Continued Provision of Labor and
21	DELIVERY SERVICES.—
22	"(A) IN GENERAL.—The hospital and the
23	State enter into a contract under which, in ex-
24	change for such payment under this section for

a fiscal year, the hospital agrees to continue to provide labor and delivery services—

> "(i) for the period that begins with such fiscal year and ends on the last day of the second fiscal year that follows such fiscal year; and

> "(ii) at a level that is not less than the level at which the hospital provided such services in the fiscal year to which such payment relates, unless the hospital can demonstrate that the need for services in the community has decreased and that the new level of services will be adequate to meet that need.

"(B) RECOVERY OF PAYMENT IN THE EVENT OF BREACH OF CONTRACT BY HOS-PITAL.—The terms of the contract between a hospital and a State required under subparagraph (A) shall provide that if the hospital does not provide labor and delivery services as required under the contract throughout the period described in such subparagraph for any reason (including in the event of the hospital's bank-ruptcy or closure) the State may recover the full amount of the payment under this section

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to which the contract relates and in the event of the hospital's bankruptcy, the State shall be given preferred creditor status for purposes of the collection of such payment.

# "(3) Utilization of funds for labor and delivery services.—

"(A) IN GENERAL.—The hospital and the State enter into a contract under which, in exchange for such payment under this section, the hospital agrees to utilize funds received under such payment for the provision of labor and delivery services in the community served by the hospital.

"(B) RECOVERY OF PAYMENT IN THE EVENT OF BREACH OF CONTRACT BY HOS-PITAL.—The terms of the contract between a hospital and a State required under subparagraph (A) shall provide that if the hospital does not utilize payment funds for labor and delivery services as required under the contract for any reason (including in the event of the hospital's bankruptcy or closure) the State may recover the full amount of the payment under this section to which the contract relates and in the event of the hospital's bankruptcy, the State

1	shall be given preferred creditor status for pur-
2	poses of the collection of such payment.
3	"(e) Treatment of Payments; Recovery of Pay-
4	MENTS.—
5	"(1) IN GENERAL.—Payments made by a State
6	under this section for a fiscal year—
7	"(A) shall be in addition to any other pay-
8	ments made to hospitals for labor and delivery
9	services under the State plan (or a waiver of
10	such plan) under this title, under the State
11	child health assistance plan under title XXI (or
12	under a waiver of such plan), or under title
13	XVIII for the fiscal year, including dispropor-
14	tionate share hospital payments under section
15	1923 or section $1886(d)(5)(F)$ and other sup-
16	plemental payments that are not made under
17	this section; and
18	"(B) shall be treated as medical assistance
19	for which payment is made under section
20	1903(a), except that the Federal medical assist-
21	ance percentage applicable to amounts ex-
22	pended by a State for such payments shall be
23	equal to the enhanced FMAP determined for
24	the State and fiscal year under section 2105(b).

1	"(2) Payments recovered by a state.—If a
2	State recovers any amount of a payment made by a
3	State under this section (whether pursuant to para-
4	graphs (2)(B) or (3)(B) of subsection (d) or other-
5	wise), the amount so recovered shall be treated as an
6	overpayment recovered by the State under section
7	1903(d).".
8	(c) Conforming Amendments.—Title XIX of the
9	Social Security Act (42 U.S.C. 1396 et seq.) is amended
10	as follows:
11	(1) In section 1903—
12	(A) in subsection (d)(6)(B)—
13	(i) by striking "related to the total
14	amount" and inserting the following: "re-
15	lated to—
16	"(i) the total amount";
17	(ii) by striking the period at the end
18	and inserting "; and"; and
19	(iii) by adding at the end the fol-
20	lowing new clause:
21	"(ii) the total amount of payments made to
22	individual providers (by provider) under section
23	1923A during such fiscal year."; and
24	(B) in subsection $(bb)(2)(B)$ —

1	(i) in the header, by inserting "AND
2	LOW VOLUME OBSTETRIC HOSPITAL" after
3	"DSH"; and
4	(ii) by inserting "or a payment made
5	to a low volume obstetric hospital under
6	section 1923A'' before the period.
7	(2) In section 1905—
8	(A) in subsection (cc), by striking "section
9	1923" the second place it appears and inserting
10	"section 1923 or 1923A"; and
11	(B) in subsection (ii)(2)(A), by inserting
12	"or payments to low volume obstetric hospitals
13	described in section 1923A" before the semi-
14	colon.
15	SEC. 105. APPLICATION OF ADEQUATE PAYMENT REQUIRE-
16	MENT AND INCREASED FEDERAL FINANCIAL
17	PARTICIPATION REQUIREMENTS TO CHIP.
18	Section 2107(e)(1) of the Social Security Act (42
19	U.S.C. 1397gg(e)(1)) is amended—
20	(1) by redesignating subparagraphs (B)
21	through (U) as subparagraphs (C) through (V), re-
22	spectively; and
23	(2) by inserting after subparagraph (A) the fol-
24	lowing new subparagraph:

1	"(B) Section 1902(a)(13)(D) and section
2	1905(kk) (relating to the minimum payment
3	rate required for maternity, labor, and delivery
4	services furnished by an eligible hospital and
5	Federal financial participation for State ex-
6	penditures for such services).".
7	SEC. 106. DISREGARDING INCREASED AND ADDITIONAL
8	PAYMENTS TO HOSPITALS FOR PURPOSES OF
9	OTHER SUPPLEMENTAL PAYMENTS AND
10	UPPER PAYMENT LIMITS.
11	A hospital's eligibility for any Federally funded sup-
12	plemental payment (including a disproportionate share
13	payment under section 1886(d)(5)(F) or 1923 of the So-
14	cial Security Act (42 U.S.C. 1395ww(d)(5)(F), 1396r-4)),
15	the determination of the amount of such payment, and
16	the application of any Federal limitation on the aggregate
17	amount of payments that a State may make to the hos-
18	pital (including any upper payment limitation), shall be
19	determined without regard to the amount of any increase
20	to a payment received by a hospital or any additional pay-
21	ment made to a hospital that is attributable to the amend-
22	ments made by this title.

## 1 TITLE II—EXPAND COVERAGE 2 OF MATERNAL HEALTH CARE

SEC 201 PEOLIPING 12 MONTH CONTINUOUS FILL BEN

SEC. 201. ItEQUILING 12-MONTH CONTINUOUS, FUEL BEN-
EFIT COVERAGE FOR PREGNANT INDIVID-
UALS UNDER MEDICAID AND CHIP.
(a) Medicaid.—Section 1902 of the Social Security
Act (42 U.S.C. 1396a) is amended—
(1) in subsection (a)—
(A) in paragraph (10), in the matter fol-
lowing subparagraph (G), by striking "(VII) the
medical assistance made available to an indi-
vidual described in subsection $(l)(1)(A)$ who is
eligible for medical assistance only because of
subparagraph (A)(i)(IV) or (A)(ii)(IX) shall be
limited to medical assistance for services related
to pregnancy (including prenatal, delivery,
postpartum, and family planning services),

medical assistance for services related to other

conditions which may complicate pregnancy,

and medical assistance for vaccines described in

such section," and inserting "(VII) [Re-

pealed],";

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1	(B) in paragraph (86), by striking "and"
2	at the end;
3	(C) in paragraph (87), by striking the pe-
4	riod at the end and inserting "; and; and
5	(D) by inserting after paragraph (87) the
6	following new paragraph:
7	"(88) provide that the State plan is in compli-
8	ance with subsection (e)(16)."; and
9	(2) in subsection (e)(16)—
10	(A) in subparagraph (A), by striking "At
11	the option of the State, the State plan (or waiv-
12	er of such State plan) may provide" and insert-
13	ing "A State plan (or waiver of such State
14	plan) shall provide";
15	(B) in subparagraph (B), in the matter
16	preceding clause (i), by striking "by a State
17	making an election under this paragraph" and
18	inserting "under a State plan (or a waiver of
19	such State plan)"; and
20	(C) in subparagraph (C)—
21	(i) by striking "A State making an
22	election under this paragraph" and insert-
23	ing "In the case of a State"; and

1	(ii) by striking "shall also make the
2	election" and inserting "the State shall
3	provide coverage".
4	(b) CHIP.—
5	(1) In General.—Subparagraph (K) of section
6	2107(e)(1) of the Social Security Act (42 U.S.C.
7	1397gg(e)(1)), as redesignated by section 105, is
8	amended to read as follows:
9	"(K) Paragraphs (5) and (16) of section
10	1902(e) (relating to the requirement to provide
11	medical assistance under the State plan or
12	waiver consisting of full benefits during preg-
13	nancy and throughout the 12-month period that
14	begins on the last day of the individual's preg-
15	nancy and ends on the last day of the month
16	in which such 12-month period ends).".
17	(2) Conforming Amendment.—Section
18	2112(d)(2)(A) of the Social Security Act (42 U.S.C.
19	1397ll(d)(2)(A)) is amended by striking "the month
20	in which the 60-day period" and all that follows
21	through "pursuant to section 2107(e)(1),".
22	(c) Effective Date.—
23	(1) In general.—Subject to paragraphs (2)
24	and (3), the amendments made by subsections (a)
25	and (b) shall take effect on the 1st day of the 1st

- calendar quarter that begins on or after the date that is 1 year after the date of enactment of this Act.
- (2) Exception for state legislation.—In 5 the case of a State plan under title XIX of the So-6 cial Security Act or a State child health plan under 7 title XXI of such Act that the Secretary of Health 8 and Human Services determines requires State legis-9 lation in order for the respective plan to meet any 10 requirement imposed by amendments made by this 11 subsection, the respective plan shall not be regarded 12 as failing to comply with the requirements of such 13 title solely on the basis of its failure to meet such 14 an additional requirement before the 1st day of the 15 1st calendar quarter beginning after the close of the 16 1st regular session of the State legislature that be-17 gins after the date of enactment of this Act. For 18 purposes of the previous sentence, in the case of a 19 State that has a 2-year legislative session, each year 20 of the session shall be considered to be a separate 21 regular session of the State legislature.
  - (3) State option for earlier effective date.—A State may elect to have subsection (e)(16) of section 1902 of the Social Security Act (42 U.S.C. 1396a) and subparagraph (K) of section

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1	2107(e)(1) of the Social Security Act (42 U.S.C.
2	1397gg(e)(1)), as redesignated by section 105 and
3	amended by subsection (b) of this section, take ef-
4	fect with respect to the State on the 1st day of any
5	fiscal quarter that begins before the date described
6	in paragraph (1) and apply to amounts payable to
7	the State for expenditures for medical assistance,
8	child health assistance, or pregnancy-related assist-
9	ance to pregnant or postpartum individuals fur-
10	nished on or after such day.
11	SEC. 202. HEALTH HOMES FOR PREGNANT AND
12	POSTPARTUM WOMEN.
13	(a) Medicaid.—Title XIX of the Social Security Act
13 14	<ul><li>(a) MEDICAID.—Title XIX of the Social Security Act</li><li>(42 U.S.C. 1396 et seq.) is amended by inserting after</li></ul>
	•
14	(42 U.S.C. 1396 et seq.) is amended by inserting after
14 15	(42 U.S.C. 1396 et seq.) is amended by inserting after section 1945A the following new section:
14 15 16	(42 U.S.C. 1396 et seq.) is amended by inserting after section 1945A the following new section:  "SEC. 1945B. STATE OPTION TO PROVIDE COORDINATED
14 15 16 17	<ul> <li>(42 U.S.C. 1396 et seq.) is amended by inserting after section 1945A the following new section:</li> <li>"SEC. 1945B. STATE OPTION TO PROVIDE COORDINATED CARE THROUGH A HEALTH HOME FOR PREG-</li> </ul>
14 15 16 17	<ul> <li>(42 U.S.C. 1396 et seq.) is amended by inserting after section 1945A the following new section:</li> <li>"SEC. 1945B. STATE OPTION TO PROVIDE COORDINATED CARE THROUGH A HEALTH HOME FOR PREGNANT AND POSTPARTUM INDIVIDUALS.</li> </ul>
114 115 116 117 118	<ul> <li>(42 U.S.C. 1396 et seq.) is amended by inserting after section 1945A the following new section:</li> <li>"SEC. 1945B. STATE OPTION TO PROVIDE COORDINATED CARE THROUGH A HEALTH HOME FOR PREGNANT AND POSTPARTUM INDIVIDUALS.</li> <li>"(a) STATE OPTION.—</li> </ul>
14 15 16 17 18 19 20	(42 U.S.C. 1396 et seq.) is amended by inserting after section 1945A the following new section:  "SEC. 1945B. STATE OPTION TO PROVIDE COORDINATED  CARE THROUGH A HEALTH HOME FOR PREGNANT AND POSTPARTUM INDIVIDUALS.  "(a) STATE OPTION.—  "(1) IN GENERAL.—Notwithstanding section
14 15 16 17 18 19 20 21	(42 U.S.C. 1396 et seq.) is amended by inserting after section 1945A the following new section:  "SEC. 1945B. STATE OPTION TO PROVIDE COORDINATED  CARE THROUGH A HEALTH HOME FOR PREGNANT AND POSTPARTUM INDIVIDUALS.  "(a) STATE OPTION.—  "(1) IN GENERAL.—Notwithstanding section 1902(a)(1) (relating to statewideness) and section

1	sistance under this title to an eligible individual who
2	chooses to—
3	"(A) enroll in a maternity health home
4	under this section by selecting a designated pro-
5	vider, a team of health care professionals oper-
6	ating with such a provider, or a health team as
7	the individual's maternity health home for pur-
8	poses of providing the individual with preg-
9	nancy and postpartum coordinated care serv-
10	ices; or
11	"(B) receive such services from a des-
12	ignated provider, a team of health care profes-
13	sionals operating with such a provider, or a
14	health team that has voluntarily opted to par-
15	ticipate in a maternity health home for eligible
16	individuals under this section.
17	"(2) Eligible individual defined.—In this
18	section, the term 'eligible individual' means an indi-
19	vidual—
20	"(A) who is eligible for medical assistance
21	under the State plan (or under a waiver of such
22	plan) for all items and services covered under
23	the State plan (or under a waiver of such plan);
24	"(B) who is not enrolled in a health home
25	under section 1945 or 1945A; and

1	"(C) either—
2	"(i) who is pregnant; or
3	"(ii) whose pregnancy has ended and
4	is within the 12-month period that begins
5	on the last day of the individual's preg-
6	nancy and ends on the last day of the
7	month in which such 12-month period
8	ends.
9	"(b) QUALIFICATION STANDARDS.—The Secretary
10	shall establish standards for qualification as a maternity
11	health home or as a designated provider, a team of health
12	care professionals operating with such a provider, or a
13	health team eligible for participation in a maternity health
14	home for purposes of this section. In establishing such
15	standards, the Secretary shall consider best practices and
16	models of care used by recipients of grants under section
17	330P of the Public Health Service Act. Such standards
18	shall include requiring a designated provider, a team of
19	health care professionals operating with such a provider,
20	and a health team designated as a maternity health home
21	to demonstrate to the State the ability to do the following:
22	"(1) Coordinate prompt care and access to nec-
23	essary maternity care services, including services
24	provided by specialists, and programs for an eligible
25	individual during the individual's pregnancy and the

- 365-day period beginning on the last day of such
  pregnancy.
- "(2) Develop an individualized, comprehensive, patient-centered care plan for each eligible individual that accommodates patient preferences and, if applicable, reflects adjustments to the payment methodology described in subsection (c)(2)(B).
  - "(3) Develop and incorporate into each eligible individual's care plan, in a culturally and linguistically appropriate manner consistent with the needs of the eligible individual, ongoing home care, community-based primary care, inpatient care, social support services, health-related social needs services, behavioral health services, local hospital emergency care, and, in the event of a change in income that would result in the eligible individual losing eligibility for medical assistance under the State plan (or under a waiver of such plan), care management and planning related to a change in the eligible individual's health insurance coverage.
  - "(4) Coordinate with pediatric care providers, as appropriate.
- 23 "(5) Collect and report information under sub-24 section (f)(1).
- 25 "(c) Payments.—

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"(1) In General.—A State shall provide a designated provider, a team of health care professionals operating with such a provider, or a health team designated as a maternity health home with payments for the provision of health home services to each eligible individual that selects such provider, team of health care professionals, or health team as the eligible individual's health home. Payments made to a designated provider, a team of health care professionals operating with such a provider, or a health team for such services shall be treated as medical assistance for purposes of section 1903(a), except that, during the first 8 fiscal year quarters that the State plan amendment is in effect, the Federal medical assistance percentage applicable to such payments shall be equal to 90 percent.

"(2) Methodology.—The State shall specify in the State plan amendment the methodology the State will use for determining payment for the provision of pregnancy and postpartum coordinated care services or treatment during an eligible individual's pregnancy and the 365-day period beginning on the last day of such pregnancy. Such methodology for determining payment—

"(A) may be based on—

1	"(i) a per-member per-month basis for
2	each eligible individual enrolled in a mater-
3	nity health home;
4	"(ii) a prospective payment model, in
5	the case of payments to Federally qualified
6	health centers or a rural health clinics; or
7	"(iii) an alternate model of payment
8	proposed by the State and approved by the
9	Secretary;
10	"(B) may be adjusted to reflect, with re-
11	spect to each eligible individual—
12	"(i) the severity of the risks associ-
13	ated with the individual's pregnancy;
14	"(ii) the severity of the risks associ-
15	ated with the individual's postpartum
16	health care needs; and
17	"(iii) the level or amount of time of
18	care coordination required with respect to
19	the individual; and
20	"(C) shall be established consistent with
21	section $1902(a)(30)(A)$ .
22	"(d) Coordinating Care.—
23	"(1) Hospital notification.—A State with a
24	State plan amendment approved under this section
25	shall require each hospital that is a participating

1	provider under the State plan (or under a waiver of
2	such plan) to establish procedures in the case of an
3	eligible individual who seeks treatment in the emer-
4	gency department of such hospital for—
5	"(A) providing the individual with cul-
6	turally and linguistically appropriate informa-
7	tion supplied by the State describing the respec-
8	tive treatment models and opportunities for the
9	individual to access a maternity health home
10	and its associated benefits; and
11	"(B) notifying the maternity health home
12	in which the individual is enrolled, or the des-
13	ignated provider, team of health care profes-
14	sionals operating with such a provider, or
15	health team treating the individual, of the indi-
16	vidual's treatment in the emergency department
17	and of the protocols for the maternity health
18	home, designated provider, or team to be in-
19	volved in the individual's emergency care or
20	post-discharge care.
21	"(2) Education with respect to avail-
22	ABILITY OF A MATERNITY HEALTH HOME.—
23	"(A) IN GENERAL.—In order for a State
24	plan amendment to be approved under this sec-

tion, a State shall include in the State plan

1	amendment a description of the State's process
2	for—
3	"(i) educating providers participating
4	in the State plan (or a waiver of such
5	plan) on the availability of maternity
6	health homes for eligible individuals, in-
7	cluding the process by which such pro-
8	viders can participate in or refer an eligible
9	individual to an approved maternity health
10	home or a designated provider, team of
11	health care professionals operating such a
12	provider, or health team designated as a
13	maternity health home; and
14	"(ii) educating eligible individuals, in
15	a culturally and linguistically appropriate
16	manner, on the availability of maternity
17	health homes.
18	"(B) Outreach.—The process established
19	by the State under subparagraph (A) shall in-
20	clude the participation of entities or other pub-
21	lic or private organizations or entities that pro-
22	vide outreach and information on the avail-
23	ability of health care items and services to fami-
24	lies of individuals eligible to receive medical as-

sistance under the State plan (or a waiver of such plan).

"(3) MENTAL HEALTH COORDINATION.—A State with a State plan amendment approved under this section shall consult and coordinate, as appropriate, with the Secretary in addressing issues regarding the prevention, identification, and treatment of mental health conditions and substance use disorders among eligible individuals.

"(4) Social and support services.—A State with a State plan amendment approved under this section shall consult and coordinate, as appropriate, with the Secretary in establishing means to connect eligible individuals receiving pregnancy and postpartum coordinated care services under this section with social and support services, including services made available under maternal, infant, and early childhood home visiting programs established under section 511 and services made available under section 330H or title X of the Public Health Service Act.

"(5) COORDINATION WITH GRANT PROGRAM
FOR INTEGRATED SERVICES FOR PREGNANT AND
POSTPARTUM WOMEN.—A State with a State plan
amendment approved under this section shall consult

1	and coordinate, as appropriate, with the Secretary
2	with respect to the provision of medical assistance to
3	eligible individuals enrolled in a maternity health
4	home under this section and grantees delivering inte-
5	grated health care services to pregnant and
6	postpartum women under section 330P of the Public
7	Health Service Act (including, if applicable, the
8	State).
9	"(e) Monitoring.—A State shall include in the
10	State plan amendment—
11	"(1) a methodology for tracking reductions in
12	inpatient days and reductions in the total cost of
13	care resulting from improved care coordination and
14	management under this section;
15	"(2) a proposal for use of health information
16	technology in providing an eligible individual with
17	pregnancy and postpartum coordinated care services
18	as specified under this section and improving service
19	delivery and coordination across the care continuum;
20	and
21	"(3) a methodology for tracking prompt and
22	timely access to medically necessary care for eligible
23	individuals from out-of-State providers.

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24 "(f) Data Collection.—

"(1) Provider reporting requirements.—
In order to receive payments from a State under subsection (c), a maternity health home, or a designated provider, a team of health care professionals operating with such a provider, or a health team designated as a maternity health home, shall report to the State, at such time and in such form and manner as may be required by the State, including through a health information exchange or other public health data sharing entity, the following information:

"(A) With respect to each such designated provider, team of health care professionals operating with such a provider, and health team designated as a maternity health home, the name, National Provider Identification number, address, and specific health care services offered to be provided to any eligible individual who has selected such provider, team of health care professionals, or health team as the eligible individual's maternity health home.

"(B) Information on all other applicable measures for determining the quality of services provided by such provider, team of health care professionals, or health team.

1	"(C) Information concerning the factors
2	described in paragraph (2)(A)(vi) received from
3	health risk assessments of eligible individuals
4	conducted and completed by the designated pro-
5	vider, team of health care professionals oper-
6	ating with such a provider, or health team des-
7	ignated as a maternity health home.
8	"(D) Such other information as the Sec-
9	retary shall specify in guidance.
10	"(2) State reporting requirements.—
11	"(A) Comprehensive report.—A State
12	with a State plan amendment approved under
13	this section shall report to the Secretary (and,
14	upon request, to the Medicaid and CHIP Pay-
15	ment and Access Commission), at such time,
16	but at a minimum annually, and in such form
17	and manner determined by the Secretary to be
18	reasonable and minimally burdensome, the fol-
19	lowing information:
20	"(i) Information described in para-
21	graph (1).
22	"(ii) The number and, to the extent
23	available and while maintaining all relevant
24	privacy and confidentially protections,
25	disaggregated demographic information

1	(including information on geography) of el-
2	igible individuals who have enrolled in a
3	maternity health home pursuant to this
4	section.
5	"(iii) The number of maternity health
6	homes in the State designated under this
7	section.
8	"(iv) The medical conditions or fac-
9	tors that contribute to severe maternal
10	morbidity among eligible individuals en-
11	rolled in maternity health homes in the
12	State.
13	"(v) The extent to which such individ-
14	uals receive health care items and services
15	under the State plan before, during, and
16	after an individual's enrollment in such a
17	maternity health home.
18	"(vi) Where applicable, mortality data
19	and data for the associated causes of preg-
20	nancy-related death for eligible individuals
21	enrolled in a maternity health home under
22	this section, in accordance with subsection
23	(g). For deaths occurring postpartum, such
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curring up to 42 days postpartum and

deaths occurring between 43 days to up to 1 year postpartum. Where applicable, data reported under this clause shall be reported alongside comparable data from a State's maternal mortality review committee, as established in accordance with section 317K(d) of the Public Health Service Act, for purposes of further identifying and comparing statewide trends in maternal mortality among populations participating in the maternity health home under this section.

"(B) IMPLEMENTATION REPORT.—Not later than 18 months after a State has a State plan amendment approved under this section, the State shall submit to the Secretary, and make publicly available on the appropriate State website, a report on how the State is implementing the option established under this section, including through any best practices adopted by the State.

"(g) CONFIDENTIALITY.—A State with a State plan amendment under this section shall establish confidentiality protections for the purposes of subsection (f)(2)(A) to ensure, at a minimum, that there is no disclosure by

- 1 the State of any identifying information about any specific
- 2 eligible individual enrolled in a maternity health home or
- 3 any maternal mortality case, and that all relevant con-
- 4 fidentiality and privacy protections, including the require-
- 5 ments under section 1902(a)(7)(A), are maintained.
- 6 "(h) Rule of Construction.—Nothing in this sec-
- 7 tion shall be construed to require—
- 8 "(1) an eligible individual to enroll in a mater-
- 9 nity health home under this section; or
- 10 "(2) a designated provider or health team to
- act as a maternity health home and provide services
- in accordance with this section if the provider or
- health team does not voluntarily agree to act as a
- maternity health home.
- 15 "(i) Planning Grants.—
- 16 "(1) IN GENERAL.—Beginning January 1,
- 17 2027, from the amount appropriated under para-
- graph (2), the Secretary shall award planning grants
- 19 to States for purposes of developing and submitting
- a State plan amendment under this section. The
- 21 Secretary shall award a grant to each State that ap-
- 22 plies for a grant under this subsection and meets the
- application criteria established by the Secretary, and
- the Secretary may determine the amount of the
- grant based on the merits of the application and the

- goal of the State to prioritize health outcomes for eligible individuals. A planning grant awarded to a
  State under this subsection shall remain available until expended.
  - "(2) APPROPRIATION.—There are authorized to be appropriated to the Secretary \$50,000,000 for fiscal year 2027, for the purposes of making grants under this subsection, to remain available until expended.
    - "(3) LIMITATION.—The total amount of payments made to States under this subsection shall not exceed \$50,000,000.
    - "(j) Additional Definitions.—In this section:
    - "(1) DESIGNATED PROVIDER.—The term 'designated provider' means a physician (including an obstetrician-gynecologist or, if applicable, a certified nurse midwife, or certified professional midwife who meets or exceeds the education and training standards of the International Confederation of Midwives and who is licensed to practice within the State), a hospital, clinical practice or clinical group practice, rural health clinic, community health center, community mental health center, or any other entity or provider that is determined by the State and approved by the Secretary to be qualified to be a maternity

- health home on the basis of documentation evidencing that the entity or provider has the systems, expertise, and infrastructure in place to provide pregnancy and postpartum coordinated care services.
- Such term may include providers who are employed
  by, or affiliated with, a hospital.
  - "(2) HEALTH TEAM.—The term 'health team' has the meaning given such term for purposes of section 3502 of Public Law 111–148.
  - "(3) MATERNITY HEALTH HOME.—The term 'maternity health home' means a designated provider (including a provider that operates in coordination with a team of health care professionals) or a health team that is selected by an eligible individual to provide pregnancy and postpartum coordinated care services.
  - "(4) Pregnancy and Postpartum coordinated care services.—
  - "(A) IN GENERAL.—The term 'pregnancy and postpartum coordinated care services' means items and services related to the coordination of care for comprehensive and timely high-quality, culturally and linguistically appropriate, services described in subparagraph (B) that are provided by a designated provider, a

1 team of health care professionals operating with 2 such a provider, or a health team designated as 3 a maternity health home. "(B) Services described.— "(i) In general.—The services de-6 scribed in this subparagraph shall include 7 with respect to a State electing the State 8 plan amendment option under this section, 9 any medical assistance for items and serv-10 ices for which payment is available under 11 the State plan or under a waiver of such 12 plan. 13 "(ii) Other items and services.— 14 In addition to medical assistance described 15 in clause (i), the services described in this 16 subparagraph shall include the following: "(I) Any item or service for 17 18 which medical assistance is otherwise 19 available under the State plan (or a 20 waiver of such plan) related to the 21 treatment of an individual during the 22 individual's pregnancy and the 1-year 23 period beginning on the last day of

such

pregnancy,

including

mental

1	health and substance use disorder
2	services.
3	"(II) Comprehensive care man-
4	agement.
5	"(III) Care coordination (includ-
6	ing with pediatricians as appropriate),
7	health promotion, and providing ac-
8	cess to the full range of maternal, ob-
9	stetric, and gynecologic services, in-
10	cluding services from out-of-State pro-
11	viders.
12	"(IV) Comprehensive transitional
13	care, including appropriate follow-up,
14	from inpatient to other settings.
15	"(V) Patient and family support
16	(including authorized representatives).
17	"(VI) Referrals to community
18	and social support services, if rel-
19	evant.
20	"(VII) Use of health information
21	technology to link services, as feasible
22	and appropriate.
23	"(5) TEAM OF HEALTH CARE PROFES-
24	SIONALS.—The term 'team of health care profes-
25	sionals' means a team of health care professionals

(as described in the State plan amendment under this section) that may—

## "(A) include—

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"(i) physicians, including gynecologistobstetricians, certified nurse midwives, or certified professional midwives who meet or exceed the education and training standards of the International Confederation of Midwives and who are licensed to practice within the State, family physicians, primary care physicians, pediatricians, and other professionals such as physicians assistants, advance practice nurses, nurses, nurse care coordinators, dietitians, nutritionists, social workers, behavioral health professionals, physical counselors, physical therapists, occupational therapists, or any professionals that assist in prenatal care, delivery, or postpartum care for which medical assistance is available under the State plan or a waiver of such plan and determined to be appropriate by the State and approved by the Secretary;

1	"(ii) an entity or individual who is
2	designated to coordinate such care deliv-
3	ered by the team; and
4	"(iii) when appropriate and if other-
5	wise eligible to furnish items and services
6	that are reimbursable as medical assist-
7	ance under the State plan or under a waiv-
8	er of such plan, doulas, community health
9	workers, translators and interpreters, and
10	other individuals with culturally appro-
11	priate and trauma-informed expertise; and
12	"(B) provide care at a facility that is free-
13	standing, virtual, or based at a hospital, com-
14	munity health center, community mental health
15	center, rural health clinic, clinical practice or
16	clinical group practice, academic health center,
17	or any entity determined to be appropriate by
18	the State and approved by the Secretary.".
19	(b) Applicability to CHIP.—Section 2107(e)(1) of
20	the Social Security Act (42 U.S.C. 1397gg(e)(1)), as
21	amended by section 105, is amended by adding at the end
22	the following new subparagraph:
23	"(W) Section 1945B (relating to optional
24	health homes for pregnant and postpartum in-
25	dividuals).".

1	SEC. 203. GUIDANCE ON SUPPORTING AND IMPROVING AC-
2	CESS TO MEDICAID AND CHIP COVERAGE OF
3	SERVICES PROVIDED BY DOULAS AND CER-
4	TAIN MATERNAL HEALTH PROFESSIONALS.
5	Not later than 1 year after the date of the enactment
6	of this Act, the Secretary of Health and Human Services
7	shall issue and publish guidance for States concerning op-
8	tions for supporting and improving access to coverage and
9	payment under a State plan under title XIX of the Social
10	Security Act (42 U.S.C. 1396 et seq.) or under a waiver
11	of such plan, and under a State child health plan under
12	title XXI of such Act (42 U.S.C. 1397aa et seq.) or under
13	a waiver of such plan, for services provided by doulas, cer-
14	tified nurse midwives, certified midwives, or certified pro-
15	fessional midwives, who meet or exceed the education and
16	training standards of the International Confederation of
17	Midwives and who are licensed to practice within the State
18	and certain maternal health professionals (specified by the
19	Secretary)—
20	(1) in rural areas;
21	(2) across a continuum of care; and
22	(3) among varied provider settings and payment
23	and care models, including managed care.

1	SEC. 204. MEDICAID AND CHIP INCREASED FINANCIAL SUP-
2	PORT FOR DEPRESSION AND ANXIETY
3	SCREENING DURING THE PERINATAL AND
4	POSTPARTUM PERIODS.
5	(a) Medicaid.—Section 1905 of the Social Security
6	Act (42 U.S.C. 1396d), as amended by section 103, is fur-
7	ther amended—
8	(1) in the first sentence of subsection (b), by
9	striking "subsection (a)(4)(D)" and inserting "sub-
10	sections (a)(4)(D) and (ll)"; and
11	(2) by adding at the end the following:
12	"(ll) Increased FMAP for Depression and Anx-
13	IETY SCREENING DURING THE PERINATAL AND
14	Postpartum Periods.—
15	"(1) In general.—For purposes of clause (5)
16	of the first sentence of subsection (b), services de-
17	scribed in this subsection are screening services pro-
18	vided to an individual who is eligible for such assist-
19	ance on the basis of being pregnant that include at
20	a minimum—
21	"(A) during the perinatal period, at least
22	1 screening for depression and anxiety symp-
23	toms using a standardized, validated tool; and
24	"(B) during the postpartum period, a full
25	assessment of mood and emotional well-being,
26	including screening for postpartum depression

1 and anxiety, using a standardized, validated 2 tool.

3 "(2) Exclusion from territorial caps.— 4 The additional amount paid to a territory for ex-5 penditures for medical assistance for services de-6 scribed in paragraph (1) as a result of the applica-7 tion of clause (5) of the first sentence of subsection 8 (b) shall not be taken into account for purposes of 9 applying payment limits under subsections (f) and 10 (g) of section 1108.".

11 (b) CHIP.—Section 2105(c) of the Social Security 12 Act (42 U.S.C. 1397ee(c)) is amended by adding at the 13 end the following new paragraph:

"(13) Enhanced payment for depression and anxiety screening during the perinatal and postpartum periods.—Notwithstanding subsection (b), the enhanced FMAP with respect to payments under subsection (a) for expenditures under the State child health plan (or a waiver of such plan) shall be increased by 1 percentage point with respect to expenditures for services described in section 1905(ll)(1) that are provided under the plan (or waiver) to an individual who is eligible for such assistance on the basis of being pregnant (including pregnancy-related assistance provided to a targeted

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- 1 low-income pregnant woman (as defined in section 2 2112(d)), pregnancy-related assistance provided to 3 an individual who is eligible for such assistance 4 through application of section 1903(v)(4)(A)(i)5 under section 2107(e)(1), or any other assistance 6 under the plan (or waiver) provided to an individual 7 who is eligible for such assistance on the basis of 8 being pregnant) and during the 12-month period 9 that begins on the last day of the individual's preg-10 nancy and ends on the last day of the month in 11 which such 12-month period ends (including any 12 such assistance provided during the month in which 13 such period ends).".
- 14 (c) EFFECTIVE DATE.—The amendments made by
  15 this section shall take effect on the first day of the first
  16 fiscal quarter that begins on or after the date that is 1
  17 year after the date of enactment of this section.
- 18 SEC. 205. PRESUMPTIVE ELIGIBILITY FOR PREGNANT INDI-
- 19 **VIDUALS.**
- 20 (a) IN GENERAL.—
- 21 (1) REQUIREMENT.—Section 1920(a) of the So-22 cial Security Act (42 U.S.C. 1396r–1(a)) is amended 23 by striking "may provide" and inserting "shall pro-24 vide".

1	(2) APPLICATION.—Section 1920 of the Social
2	Security Act (42 U.S.C. 1396r-1) is amended by
3	adding at the end the following new subsection:
4	"(f) Application.—A State shall provide to a preg-
5	nant woman a presumptive eligibility period in accordance
6	with this section without regard to whether the individual
7	would otherwise qualify for a presumptive eligibility period
8	the State has elected to provide under section 1920A,
9	1920B, or 1920C.".
10	(b) Conforming Amendments.—
11	(1) Section 1902(a)(47) of the Social Security
12	Act (42 U.S.C. 1396a(a)(47)) is amended to read as
13	follows:
14	"(47) provide—
15	"(A)(i) for making ambulatory prenatal
16	care available to pregnant women during a pre-
17	sumptive eligibility period in accordance with
18	section 1920; and
19	"(ii) at the option of the State—
20	"(I) for making medical assistance for
21	items and services described in subsection
22	(a) of section 1920A available to children
23	during a presumptive eligibility period in
24	accordance with such section;

"(II) for making medical assistance available to individuals described in subsection (a) of section 1920B during a presumptive eligibility period in accordance with such section; and

"(III) for making medical assistance available to individuals described in subsection (a) of section 1920C during a presumptive eligibility period in accordance with such section; and

"(B) that any hospital that is a participating provider under the State plan may elect to be a qualified entity for purposes of determining, on the basis of preliminary information, whether any individual is eligible for medical assistance under the State plan or under a waiver of the plan for purposes of providing the individual with medical assistance during a presumptive eligibility period, in the same manner, and subject to the same requirements, as apply with respect to populations described in section 1920, 1920A, 1920B, or 1920C (without regard to whether the State has elected to provide for a presumptive eligibility period under sec-

1	tions 1920A, 1920B, or 1920C), subject to
2	such guidance as the Secretary shall establish;".
3	(2) Section 1920(e) of the Social Security Act
4	(42 U.S.C. 1396r-1(e)) is amended—
5	(A) by striking "If the State has elected
6	the option to provide a presumptive eligibility
7	period under this section or section 1920A,
8	the" and inserting "The"; and
9	(B) by striking "1920A, subject to" and
10	inserting "1920A (if the State has elected the
11	option), subject to".
12	(3) Section 2107(e)(1)(R) of the Social Security
13	Act (42 U.S.C. 1397gg(e)(1)(R)) is amended by in-
14	serting "1920 (relating to presumptive eligibility for
15	pregnant women and section" before "1920A".
16	(4) Section 2112(c) of the Social Security Act
17	(42 U.S.C. 1397ll(c)) is amended—
18	(A) in the heading, by striking "OPTION
19	To Provide"; and
20	(B) by striking "may elect" and inserting
21	"shall elect".

1	TITLE III—INVEST IN THE MA-
2	TERNAL HEALTH CARE
3	WORKFORCE
4	SEC. 301. EMERGENCY OBSTETRIC WORKFORCE SUPPORT.
5	(a) In General.—Section 203A of the Public
6	Health Service Act (42 U.S.C. 204a) is amended—
7	(1) in subsection (a)—
8	(A) in paragraph (1), in the matter pre-
9	ceding subparagraph (A), by inserting "and ur-
10	gent maternal health care needs" after "public
11	health care needs";
12	(B) in paragraph (3), by inserting "or ur-
13	gent maternal health care need" after "public
14	health care need";
15	(C) in paragraph (5)—
16	(i) in subparagraph (C), by striking
17	"or" at the end;
18	(ii) in subparagraph (D), by striking
19	the period at the end and inserting "; or";
20	and
21	(iii) by adding at the end the fol-
22	lowing:
23	"(E) any urgent need, not rising to the
24	level of an emergency described in subpara-
25	graph (D), that, in the judgment of the Sec-

retary, if not addressed, could result in an emergency that would be appropriate for the deployment of the Commissioned Corps."; and

- (D) by adding at the end the following:
- 5 "(6) Urgent maternal health care 6 Need.—
  - "(A) IN GENERAL.—For purposes of this section and section 214, the term 'urgent maternal health care need', with respect to an area, means a maternal health care need, as determined by the Secretary, in consultation with the Attorney General, arising as a result of the closure or imminent closure of a hospital or other health care facility in such area, or the loss of workers employed by such hospital or health care facility who are trained to provide maternal health care services.
  - "(B) Considerations.—In determining whether there is an urgent maternal health care need for purposes of subparagraph (A) with respect to an area, the Secretary shall consider whether such closure, imminent closure, or loss of workers has impacted access by individuals in such area to a full range of maternal health care services, including prenatal services, labor

1	and delivery services, postnatal services, mater-
2	nal and postpartum mental health services, be-
3	havioral health services, and reproductive health
4	services.";
5	(2) in subsection (b)—
6	(A) in paragraph (1), by inserting "or ur-
7	gent maternal health care needs" after "public
8	health care needs"; and
9	(B) in each of paragraphs (2) and (4)(B),
10	by inserting "or urgent maternal health care
11	need" after "public health care need"; and
12	(3) in subsection (c), by inserting "or urgent
13	maternal health care need" after "public health care
14	need".
15	(b) Detail of Personnel.—Section 214 of the
16	Public Health Service Act (42 U.S.C. 215) is amended—
17	(1) by redesignating subsection (e) as sub-
18	section (f);
19	(2) by inserting after subsection (d) the fol-
20	lowing:
21	"(e)(1) Upon the request of an eligible entity with
22	respect to a hospital or other health care facility the clo-
23	sure, imminent closure, or loss of workers of which led
24	to an urgent maternal health care need in an area, per-
25	sonnel may be detailed by the Secretary for the purpose

of assisting such eligible entity in work related to such 2 urgent maternal health care need. 3 "(2)(A) Personnel detailed under paragraph (1) shall be paid from applicable appropriations of the Service. 5 "(B) In the case of detail of personnel under para-6 graph (1) to be paid from applicable Service appropriations, the Secretary may condition such detail on an agree-8 ment by the eligible entity concerned that such eligible entity concerned shall reimburse the United States for a por-10 tion of the amount of such payments made by the Service. 11 "(C) The services of personnel while detailed pursuant to this subsection shall be considered as having been 12 13 performed in the Service for purposes of the computation of basic pay, promotion, retirement, compensation for in-14 jury or death, and the benefits provided by section 212. 16 "(3) The Secretary may condition a detail of personnel under paragraph (1) on an agreement by the eligi-18 ble entity concerned that such eligible entity concerned 19 shall— "(A) in the case of an imminent closure or a 20 21 loss of workers, as determined by the Secretary— "(i) maintain the maternal health care 22 23 services in the applicable area to the maximum 24 extent practicable, including by hiring tem-

1	porary workers, until the date on which the per-
2	sonnel are detailed to such area; and
3	"(ii) submit to the Secretary a plan for
4	hiring and retaining health practitioners in the
5	short- and long-term, both during periods in
6	which personnel are detailed to such applicable
7	area and periods in which personnel are not de-
8	tailed to such applicable area;
9	"(B) in the case of a closure, submit to the Sec-
10	retary a plan for working with, as applicable, State
11	and local agencies and local stakeholders to transi-
12	tion patients to alternate sources of safe maternal
13	health care services; and
14	"(C) commit to an assessment by the Secretary
15	of the workplace practices of such eligible entity con-
16	cerned, if applicable.
17	"(4) In this subsection—
18	"(A) the term 'eligible entity' means—
19	"(i) a State;
20	"(ii) a political subdivision of a State; or
21	"(iii) a Tribal, nonprofit, or other health
22	care entity; and
23	"(B) the term 'personnel' means an employee
24	or officer of the Commissioned Corps."; and

1	(3) in subsection (f) (as so redesignated), by in-
2	serting "or an urgent maternal health care need"
3	before the period at the end.
4	(c) Funding for Commissioned Corps of the
5	Public Health Service.—Section 203 of the Public
6	Health Service Act (42 U.S.C. 204) is amended by adding
7	at the end the following:
8	"(e) Operations of the Commissioned Corps of
9	THE PUBLIC HEALTH SERVICE.—
10	"(1) In General.—The Secretary shall carry
11	out duties and responsibilities relating to the oper-
12	ations of the Commissioned Corps of the Service, in-
13	cluding the following:
14	"(A) Enhance the processes and systems
15	of the Service's Headquarters operations.
16	"(B) Maximize the force management, re-
17	quired training opportunities (as determined by
18	the Secretary under section 203A(a)(1)), oper-
19	ational capacity, and mission readiness of the
20	Regular Corps, the Ready Reserve Corps, and
21	the Public Health Emergency Response Strike
22	Teams, a subcomponent of the Regular Corps.
23	"(C) Recruit and retain qualified profes-
24	sionals suited to serving underserved and vul-
25	nerable communities by—

1	"(i) improving onboarding timelines,
2	providing officer placements to align with
3	mission needs, ensuring adequate officer
4	morale and wellness resources, and
5	incentivizing recruiters and recruits; and
6	"(ii) expanding training opportunities,
7	including training of personnel to deliver
8	maternal health care services, providing
9	credentialing support for high demand skill
10	sets, and enriching leadership and research
11	potential.
12	"(D) Improve deployment processes and
13	prepare mission teams to execute routine and
14	emergent public health events.
15	"(E) Establish a legislative liaison office to
16	carry out legislative affairs functions under the
17	direction of the Secretary.
18	"(2) Authorization of appropriations.—In
19	addition to amounts otherwise authorized to be ap-
20	propriated for the Commissioned Corps of the Serv-
21	ice, there is authorized to be appropriated to the
22	Secretary to carry out paragraph (1) \$150,000,000
23	for fiscal year 2027 and each fiscal year there-
24	after.".

1	SEC. 302. STREAMLINED SCREENING AND ENROLLMENT OF
2	PROVIDERS OF MATERNITY, LABOR, AND DE-
3	LIVERY SERVICES IN NEIGHBORING STATES.
4	(a) Application to Medicaid.—Section 1902(kk)
5	of the Social Security Act (42 U.S.C. 1396a(kk)) is
6	amended by adding at the end the following new para-
7	graph:
8	"(10) Streamlined enrollment process
9	FOR ELIGIBLE OUT-OF-STATE PROVIDERS OF MA-
10	TERNITY, LABOR, AND DELIVERY SERVICES.—
11	"(A) IN GENERAL.—The State adopts and
12	implements a process that enables an eligible
13	out-of-State provider to enroll as a provider in
14	the State plan without imposing any screening
15	requirements that are in addition to the re-
16	quirements imposed on in-State providers. An
17	eligible out-of-State provider that enrolls in the
18	State plan through such process shall be so en-
19	rolled for a 5-year period (unless the provider
20	is terminated or excluded from participation
21	during such period) and may revalidate such
22	enrollment through such process for subsequent
23	5-year periods.
24	"(B) Eligible out-of-state pro-
25	VIDER.—In this paragraph, the term 'eligible

1	out-of-State provider' means, with respect to a
2	State, a provider—
3	"(i) that furnishes maternity, labor,
4	and delivery services (as defined in sub-
5	section (uu)(1)), or provides orders or re-
6	ferrals for such services, for which pay-
7	ment is available under the State plan of
8	the State;
9	"(ii) that is located in a neighboring
10	State (as defined by the Secretary);
11	"(iii) with respect to which the Sec-
12	retary has determined there is a limited
13	risk of fraud, waste, or abuse for purposes
14	of determining the level of screening to be
15	conducted under section $1866(j)(2)(B)$ ;
16	"(iv) that has been screened under
17	such section $1866(j)(2)(B)$ for purposes of
18	enrolling in the Medicare program under
19	title XVIII or the State plan of the State
20	in which such provider is located; and
21	"(v) that has not been excluded from
22	participation in the Medicare program
23	under such title or the Medicaid program
24	under this title.".
25	(b) Conforming Amendments.—

1 (1) Section 1902(a)(77) of the Social Security 2 Act (42 U.S.C. 1396a(a)(77)) is amended by inserting "enrollment," after "screening,". 3 4 (2) Section 1902(kk) of such Act (42 U.S.C. 5 1396a(kk)), as amended by subsection (a), is further 6 amended— 7 (A) in the subsection heading, by inserting "ENROLLMENT," after "SCREENING,"; and 8 9 (B) in paragraph (9), by striking "Nothing" and inserting "Except as provided in para-10 11 graph (10), nothing". 12 (c) APPLICATION TO CHIP.—Section 2107(e)(1)(G) of such Act (42 U.S.C. 1397gg(e)(1)(G)) is amended by inserting "enrollment," after "screening,". 14 15 (d) Guidance on Screening and Enrolling Out-OF-STATE PROVIDERS OF MATERNITY, LABOR, AND DE-16 LIVERY SERVICES.—Not later than January 1, 2028, the 17 18 Secretary of Health and Human Services shall issue (and update as the Secretary determines necessary) guidance 19 to State Medicaid and CHIP directors on best practices 21 for screening and enrolling out-of-State providers of maternity, labor, and delivery services in accordance with paragraph (10) of section 1902(kk) of the Social Security Act (42 U.S.C. 1396a(kk)) and section 2107(e)(1)(G) of such Act (42 U.S.C. 1397gg(e)(1)(G)) (as added and

1	amended by this section) and including best practices for
2	screening and enrolling out-of-State providers in managed
3	care plans.
4	(e) Effective Date.—The amendments made by
5	this section take effect on January 1, 2028.
6	TITLE IV—REQUIRING PUBLIC
7	COMMUNICATION OF OBSTET-
8	RICS DATA AND UNIT CLO-
9	SURES
10	SEC. 401. TIMELY NOTIFICATIONS OF IMPENDING HOS-
11	PITAL OBSTETRIC UNIT CLOSURES.
12	(a) In General.—Section 1866(a)(1) of the Social
13	Security Act (42 U.S.C. 1395cc(a)(1)) is amended—
14	(1) in subparagraph (X), by striking "and" at
15	the end;
16	(2) in subparagraph (Y)(ii)(V), by striking the
17	period and inserting ", and"; and
18	(3) by inserting after subparagraph (Y) the fol-
19	lowing new subparagraph:
20	"(Z) beginning 180 days after the date of
21	the enactment of this subparagraph, in the case
22	of a hospital, not less than 180 days prior to
23	the closure of any obstetric unit of the hospital,
24	to submit to the Secretary, any relevant local

1	and State agencies, and the community a notifi-
2	cation, which shall include—
3	"(i) a report analyzing the impact the
4	closure will have on the community, includ-
5	ing data on any adverse outcomes and in-
6	crease in costs relating to obstetric services
7	for such community;
8	"(ii) steps the hospital will take to
9	identify other health care providers that
10	can alleviate any service gaps as a result of
11	the closure;
12	"(iii) the cause of the closure of such
13	obstetric unit;
14	"(iv) data regarding historic transpor-
15	tation costs related to obstetric services in
16	such community; and
17	"(v) any additional information as
18	may be required by the Secretary.".
19	(b) STATE REQUIREMENT TO POST REPORTS.—Sec-
20	tion 1902(a) of the Social Security Act (42 U.S.C.
21	1396a(a)), as amended by section 201(a)(1), is further
22	amended—
23	(1) in paragraph (87), by striking "and" at the
24	end;

1	(2) in paragraph (88), by striking the period at
2	the end and inserting "; and; and
3	(3) by inserting after paragraph (88) the fol-
4	lowing new paragraph:
5	"(89) provide that the State will make publicly
6	available, on the website of any relevant State agen-
7	cy, any report received by the State from a hospital
8	pursuant to section $1866(a)(1)(Z)(i)$ ."; and
9	SEC. 402. COLLECTION OF DATA RELATING TO HOSPITAL
10	LABOR AND DELIVERY SERVICES.
11	Section 1866(a)(1) of the Social Security Act (42
12	U.S.C. $1395cc(a)(1)$ ), as amended by section 401, is
13	amended—
14	(1) in subparagraph (Y)(ii)(V), by striking
15	"and" at the end;
16	(2) in subparagraph (Z), by striking the period
17	and inserting ", and"; and
18	(3) by adding at the end the following new sub-
19	paragraph:
20	"(AA) in the case of a hospital, to include
21	in cost reports submitted under this title for
22	cost reporting periods beginning on or after
23	July 1, 2026—
24	"(i) the number of births that oc-
25	curred at such hospital during the cost re-

1	porting period, delineated by the number
2	of cesarean births and vaginal births;
3	"(ii) the number of antenatal and
4	postpartum transfers from the hospital to
5	other hospitals;
6	"(iii) data on the number and charac-
7	teristics of the staff providing labor and
8	delivery services at such hospital;
9	"(iv) the expenses the hospital in-
10	curred for providing labor and delivery
11	services at such hospital, including nursing
12	care, anesthesia, and operating room serv-
13	ices;
14	"(v) the amount the hospital spent for
15	on-call coverage for labor and delivery
16	services by physicians and midwives; and
17	"(vi) the amount and sources of rev-
18	enue received by such hospital for labor
19	and delivery services, including payments
20	received for—
21	"(I) items and services furnished
22	to individuals eligible for coverage
23	under a State plan under title XIX
24	(or a waiver of such a plan);

items and services fur-
dividuals with other forms
surance or third-party cov-
items and services fur-
ndividuals without health
or other source of third
ge.".
1