Public Law 99–15 99th Congress

An Act

To phase out the Federal supplemental compensation program.

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

(a) CONTINUATION OF COMPENSATION FOR INDIVIDUALS WHOSE ELIGIBILITY BEGINS PRIOR TO TERMINATION DATE.—Section 602(f)(2) of the Federal Supplemental Compensation Act of 1982 is amended—

(1) by striking out "(2) No Federal" and inserting in lieu thereof "(2)(A) Except as provided in subparagraph (B), no Federal"; and

(2) by adding at the end thereof the following new subparagraph:

"(B) In the case of any individual who is receiving Federal supplemental compensation for the week which includes March 31, 1985, such compensation shall continue to be payable to such individual in accordance with subsection (e) for any week thereafter, in a period of consecutive weeks for each of which he meets the eligibility requirements of this Act.".

(b) CONFORMING AMENDMENT TO PERIOD OF ELIGIBILITY.—Section 605(2) of such Act is amended by inserting "(except as otherwise provided in section 602(f)(2)(B))" after "April 1, 1985".

(c) MODIFICATION OF AGREEMENTS.—The Secretary of Labor shall, at the earliest practicable date after the date of the enactment of this Act, propose to each State with which he has in effect an agreement under section 602 of the Federal Supplemental Compensation Act of 1982 a modification of such agreement designed to provide for the payment of Federal supplemental compensation under such Act in accordance with the amendments made by this Act. Notwithstanding any other provision of law, if any State fails or refuses within the three-week period beginning on the date the Secretary of Labor proposes such modification to such State, to enter into such modification of such agreement, the Secretary of Labor shall terminate such agreement effective with the end of the last week which ends on or before the close of such three-week period.

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26 USC 3304 note.

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99 STAT. 37

Apr. 4, 1985

[H.R. 1866]

PUBLIC LAW 99-15-APR. 4, 1985

Pending modification (or termination) of the agreement, States may pay Federal supplemental compensation in accordance with the amendments made by this Act for weeks beginning after March 31, 1985, and shall be reimbursed in accordance with the provisions of the Federal Supplemental Compensation Act of 1982.

Approved April 4, 1985.

26 USC 3304 note.

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(1) by striking out '12) No Federal' and meanting in lieu beyon '12040 Except as provided in subgareinant (B), no "deral"; and

by adding or the end thereof the following new mighting

"(Btfin the case of any individual who is neceiving Fickeral apples mental compensation for the week which includes March 31, 1985, such compensation shall continue to be payable to such individual in accommon with subsection ter for any week thereafter, in a period of other such weeks, for each of which he means the eligibility requirements of this Act.

(b) Constatute A Alexandrer to Patton or Eutomuter — Softiat 00021 of such Act is uncerted by inserting "except as otherwise provided in section 423.03(19)," after "April 1, 1985."

(c) Boppicarios or Austrinavis — The Secretary of Lobor shall, at the carfiest practicable due effer the data of the enactment of agreement under action Stars with which he has in effort an agreement under action (502 of the Federal Supplemental testinged to pensition Act of 1998 a modification of anth agreement designed to ander such Act in accordance with the amendments made by this ander such Act in accordance with the amendments made by this refuse vitation the three-week period isgiption of a the date the refuse vitation the three-week period isgiption to such State take of affilies within the three-week period isgiption to such State to the secretary of takes process such modification to such State to enter that age in the such accels appending to the date the secretary of takes to such modification to such State to enter the age with the three-week period isgiption to such State to the secretary of takes to such modification to such State to enter the age which used on or such appendent the and of the farter week which ends on or before the close of such three-week period.

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LEGISLATIVE HISTORY-H.R. 1866 (S. 840):

HOUSE REPORT No. 99–36 (Comm. on Ways and Means). CONGRESSIONAL RECORD, Vol. 131 (1985): Apr. 2, considered and passed House. Apr. 3, considered and passed Senate.