115TH CONGRESS 2D Session

**J.**\_\_\_\_

To address the opioid crisis.

#### IN THE SENATE OF THE UNITED STATES

Mr. ALEXANDER (for himself and Mrs. MURRAY) introduced the following bill; which was read twice and referred to the Committee on

## A BILL

To address the opioid crisis.

- 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 "Opioid Crisis Response Act of 2018".
- 6 (b) TABLE OF CONTENTS.—The table of contents of
- 7 this Act is as follows:
  - Sec. 1. Short title; table of contents.

#### TITLE I—REAUTHORIZATION OF CURES FUNDING

Sec. 101. State response to the opioid abuse crisis.

#### TITLE II—RESEARCH AND INNOVATION

Sec. 201. Advancing cutting-edge research.

Sec. 202. Pain research.

### TITLE III—MEDICAL PRODUCTS AND CONTROLLED SUBSTANCES SAFETY

- Sec. 301. Clarifying FDA regulation of non-addictive pain products.
- Sec. 302. Clarifying FDA packaging authorities.
- Sec. 303. Strengthening FDA and CBP coordination and capacity.
- Sec. 304. Clarifying FDA post-market authorities.
- Sec. 305. First responder training.
- Sec. 306. Disposal of controlled substances of a deceased hospice patient by employees of a hospice program.
- Sec. 307. GAO study and report on hospice safe drug management.
- Sec. 308. Delivery of a controlled substance by a pharmacy to be administered by injection, implantation, or intrathecal pump.

#### TITLE IV—TREATMENT AND RECOVERY

- Sec. 401. Comprehensive opioid recovery centers.
- Sec. 402. Program to support coordination and continuation of care for drug overdose patients.
- Sec. 403. Alternatives to opioids.
- Sec. 404. Peer support technical assistance.
- Sec. 405. Medication-assisted treatment for recovery from addiction.
- Sec. 406. National recovery housing best practices.
- Sec. 407 Addressing economic and workforce impacts of the opioid crisis.
- Sec. 408. Youth prevention and recovery.
- Sec. 409. Plans of safe care.
- Sec. 410. Regulations relating to special registration for telemedicine.
- Sec. 411. National Health Service Corps behavioral and mental health professionals providing obligated service in schools and other community-based settings.
- Sec. 412. Loan repayment for substance use disorder treatment providers.
- Sec. 413. Improving treatment for pregnant and postpartum women.
- Sec. 414. Early interventions for pregnant women and infants.

#### TITLE V—PREVENTION

- Sec. 501. Study on prescribing limits.
- Sec. 502. Programs for health care workforce.
- Sec. 503. Education and awareness campaigns.
- Sec. 504. Enhanced controlled substance overdoses data collection, analysis, and dissemination.
- Sec. 505. Preventing overdoses of controlled substances.
- Sec. 506. CDC surveillance and data collection for child, youth, and adult trauma.
- Sec. 507. Reauthorization of NASPER.
- Sec. 508. Jessie's law.
- Sec. 509. Development and dissemination of model training programs for substance use disorder patient records.
- Sec. 510. Communication with families during emergencies.
- Sec. 511. Prenatal and postnatal health.
- Sec. 512. Surveillance and education regarding infections associated with injection drug use and other risk factors.
- Sec. 513. Task force to develop best practices for trauma-informed identification, referral, and support.

Sec. 514. Grants to improve trauma support services and mental health care for children and youth in educational settings. Sec. 515. National Child Traumatic Stress Initiative. TITLE I—REAUTHORIZATION OF 1 **CURES FUNDING** 2 3 SEC. 101. STATE RESPONSE TO THE OPIOID ABUSE CRISIS. (a) IN GENERAL.—Section 1003 of the 21st Century 4 Cures Act (Public Law 114–255) is amended— 5 6 (1) in subsection (a)— (A) by striking "the authorization of appropriations under subsection (b) to carry out the grant program described in subsection (c)"

7 (A) by striking "the authorization of appropriations under subsection (b) to carry out
9 the grant program described in subsection (c)"
10 and inserting "subsection (h) to carry out the
11 grant program described in subsection (b)";
12 and

13 (B) by inserting after "and Indian tribes"14 after "States"

15 (2) by striking subsection (b);

16 (3) by redesignating subsections (c) through (e)17 as subsections (b) through (d), respectively;

18 (4) by redesignating subsection (f) as sub-19 section (j);

- 20 (5) in subsection (b), as so redesignated—
- 21 (A) in paragraph (1)—

(i) in the paragraph heading, by inserting "AND INDIAN TRIBE" after
"STATE"

1	(ii) by striking "States for the pur-
2	pose of addressing the opioid abuse crisis
3	within such States" and inserting "States
4	and Indian tribes for the purpose of ad-
5	dressing the opioid abuse crisis within such
6	States and Indian tribes";
7	(iii) by inserting "or Indian tribes"
8	after "preference to States"; and
9	(iv) by inserting before the period of
10	the second sentence "or other Indian
11	tribes, as applicable'';
12	(B) in paragraph (2)—
13	(i) in the matter preceding subpara-
14	graph (A), by striking "to a State";
15	(ii) in subparagraph (A), by striking
16	"State";
17	(iii) in subparagraph (C), by inserting
18	"preventing diversion of controlled sub-
19	stances," after "treatment programs,";
20	and
21	(iv) in subparagraph (E), by striking
22	"as the State determines appropriate, re-
23	lated to addressing the opioid abuse crisis
24	within the State" and inserting "as the
25	State or Indian tribe determines appro-

1	priate, related to addressing the opioid
2	abuse crisis within the State, including di-
3	recting resources in accordance with local
4	needs related to substance use disorders";
5	(6) in subsection (c), as so redesignated, by
6	striking "subsection (c)" and inserting "subsection
7	(b)";
8	(7) in subsection (d), as so redesignated—
9	(A) in the matter preceding paragraph (1),
10	by striking "the authorization of appropriations
11	under subsection (b)" and inserting "subsection
12	(h)"; and
13	(B) in paragraph (1), by striking "sub-
14	section (c)" and inserting "subsection (b)"; and
15	(8) by inserting after subsection (d), as so re-
16	designated, the following:
17	"(e) Indian Tribes.—
18	"(1) DEFINITION.—For purposes of this sec-
19	tion, the term 'Indian tribe' has the meaning given
20	such term in section 4 of the Indian Self-Determina-
21	tion and Education Assistance Act (25 U.S.C.
22	5304).
23	"(2) Appropriate mechanisms.—The Sec-
24	retary, in consultation with Indian tribes, shall iden-
25	tify and establish appropriate mechanisms for tribes

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to demonstrate or report the information as required
 under subsections (b), (c), and (d).

3 "(f) REPORT TO CONGRESS.—Not later than 1 year 4 after the date on which amounts are first awarded, after 5 the date of enactment of the Opioid Crisis Response Act of 2018, pursuant to subsection (b), and annually there-6 7 after, the Secretary shall submit to the Committee on 8 Health, Education, Labor, and Pensions of the Senate and 9 the Committee on Energy and Commerce of the House 10 of Representatives a report summarizing the information provided to the Secretary in reports made pursuant to 11 subsection (c), including the purposes for which grant 12 13 funds are awarded under this section and the activities of such grant recipients. 14

15 "(g) TECHNICAL ASSISTANCE.—The Secretary, including through the Tribal Training and Technical Assist-16 ance Center of the Substance Abuse and Mental Health 17 Services Administration, shall provide State agencies and 18 Indian tribes, as applicable, with technical assistance con-19 20 cerning grant application and submission procedures 21 under this section, award management activities, and en-22 hancing outreach and direct support to rural and under-23 served communities and providers in addressing the opioid crisis. 24

"(h) AUTHORIZATION OF APPROPRIATIONS.—For
 purposes of carrying out the grant program under sub section (b), there are authorized to be appropriated
 \$500,000,000 for each of fiscal years 2019 through 2021
 , to remain available until expended.

6 "(i) SET ASIDE.—Of the amounts made available for 7 each fiscal year to award grants under subsection (b) for 8 a fiscal year, 5 percent of such amount for such fiscal year 9 shall be made available to Indian tribes, and up to 15 per-10 cent of such amount for such fiscal year may be set aside 11 for States with the highest age-adjusted mortality rate as-12 sociated with opioid use disorders based on the ordinal 13 ranking of States according to the age-adjusted overdose mortality rates of the Centers for Disease Control and 14 15 Prevention.".

16 (b) Previously Appropriated Amounts.—

17 (1) Appropriation of amounts remaining 18 IN ACCOUNT.—Any unobligated amounts remaining, 19 on the date of enactment of this Act, in the Account 20 For the State Response to the Opioid Abuse Crisis 21 established under section 1003(b) of the 21st Cen-22 tury Cures Act (Public Law 114–255) (as in effect 23 on the day before the date of enactment of this Act) 24 are hereby appropriated to the Secretary of Health 25 and Human Services for purposes of carrying out

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the grant program under subsection (b) of section

2 1003 of the 21st Century Cures Act (Public Law 3 114-255) (as redesignated by subsection (a)(3) of 4 this section). 5 (2) AVAILABLE UNTIL EXPENDED.—Amounts 6 appropriated under paragraph (1) of this subsection 7 or section 1003(b)(3) of the 21st Century Cures Act 8 (as in effect on the day before the date of enactment 9 of this Act) shall remain available until expended. 10 (c) CONFORMING AMENDMENT.—Section 1004(c) of 11 the 21st Century Cures Act (Public Law 114–255) is amended by striking ", the FDA Innovation Account, or 12 the Account For the State Response to the Opioid Abuse 13 Crisis" and inserting "or the FDA Innovation Account". 14 TITLE II—RESEARCH AND 15 **INNOVATION** 16 17 SEC. 201. ADVANCING CUTTING-EDGE RESEARCH. 18 Section 402(n)(1) of the Public Health Service Act 19 (42 U.S.C. 282(n)(1)) is amended— (1) in subparagraph (A), by striking "or"; 20 21 (2) in subparagraph (B), by striking the period 22 and inserting "; or"; and 23 (3) by adding at the end the following: "(C) high impact cutting-edge research 24 25 that fosters scientific creativity and increases

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1	fundamental biological understanding leading to
2	the prevention, diagnosis, or treatment of dis-
3	eases and disorders, or research urgently re-
4	quired to respond to a public health threat.".
5	SEC. 202. PAIN RESEARCH.
6	Section 409J(b) of the Public Health Service Act (42
7	U.S.C. 284q(b)) is amended—
8	(1) in paragraph $(5)$ —
9	(A) in subparagraph (A), by striking "and
10	treatment of pain and diseases and disorders
11	associated with pain" and inserting "treatment,
12	and management of pain and diseases and dis-
13	orders associated with pain, including informa-
14	tion on best practices for utilization of non-
15	pharmacologic treatments, non-addictive med-
16	ical products, and other drugs approved, or de-
17	vices approved or cleared, by the Food and
18	Drug Administration";
19	(B) in subparagraph (B), by striking "on
20	the symptoms and causes of pain;" and insert-
21	ing the following: "on—
22	"(i) the symptoms and causes of pain;
23	"(ii) the diagnosis, prevention, treat-
24	ment, and management of pain; and

1	"(iii) risk factors for, and early warn-
2	ing signs of, substance use disorders; and";
3	(C) by striking subparagraphs (C) through
4	(E) and inserting the following:
5	"(C) make recommendations to the Direc-
6	tor of NIH—
7	"(i) to ensure that the activities of the
8	National Institutes of Health and other
9	Federal agencies are free of unnecessary
10	duplication of effort;
11	"(ii) on how best to disseminate infor-
12	mation on pain care; and
13	"(iii) on how to expand partnerships
14	between public entities and private entities
15	to expand collaborative, cross-cutting re-
16	search.";
17	(2) by redesignating paragraph $(6)$ as para-
18	graph $(7)$ ; and
19	(3) by inserting after paragraph $(5)$ the fol-
20	lowing:
21	"(6) REPORT.—The Director of NIH shall en-
22	sure that recommendations and actions taken by the
23	Director with respect to the topics discussed at the
24	meetings described in paragraph (4) are included in
25	appropriate reports to Congress.".

# 1**TITLE III—MEDICAL PRODUCTS**2**AND CONTROLLED SUB-**3**STANCES SAFETY**

4 SEC. 301. CLARIFYING FDA REGULATION OF NON-ADDICT-

#### 5 **IVE PAIN PRODUCTS.**

6 (a) PUBLIC MEETINGS.—Not later than 1 year after 7 the date of enactment of this Act, the Secretary of Health 8 and Human Services (referred to in this section as the 9 "Secretary"), acting through the Commissioner of Food 10 and Drugs, shall hold not less than one public meeting 11 to address the challenges and barriers of developing non-12 addictive medical products intended to treat pain or addic-13 tion, which may include—

14 (1) the manner by which the Secretary may in-15 corporate the risks of misuse and abuse of a con-16 trolled substance (as defined in section 102 of the 17 Controlled Substances Act (21 U.S.C. 802) into the 18 risk benefit assessment under section 505(e) of the 19 Federal Food, Drug, and Cosmetic Act (21 U.S.C. 20 355(e), section 510(k) of such Act (21 U.S.C. 21 360(k)), or section 515(c) of such Act (21 U.S.C. 22 360e(c), as applicable;

(2) the application of novel clinical trial designs
(consistent with section 3021 of the 21st Century
Cures Act (Public Law 114–255)), use of real world

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evidence (consistent with section 505F of the Fed eral Food, Drug, and Cosmetic Act (21 U.S.C.
 355g)), and use of patient experience data (con sistent with section 569C of the Federal Food,
 Drug, and Cosmetic Act (21 U.S.C. 360bbb-8c)) for
 the development of non-addictive medical products
 intended to treat pain or addiction;

8 (3) the evidentiary standards and the develop9 ment of opioid sparing data for inclusion in the la10 beling of medical products; and

(4) the application of eligibility criteria under
sections 506 and 515B of the Federal Food, Drug,
and Cosmetic Act (21 U.S.C. 356, 360e–3) for nonaddictive medical products intended to treat pain or
addiction.

16 (b) GUIDANCE.—Not less than one year after the 17 public meetings are conducted under subsection (a) the 18 Secretary shall issue one or more final guidance docu-19 ments, or update existing guidance documents, to help ad-20 dress challenges to developing non-addictive medical prod-21 ucts to treat pain or addiction. Such guidance documents 22 shall include information regarding—

(1) how the Food and Drug Administration
may apply sections 506 and 515B of the Federal
Food, Drug, and Cosmetic Act (21 U.S.C. 356,

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1	360e–3) to non-addictive medical products intended
2	to treat pain or addiction, including the cir-
3	cumstances under which the Secretary—
4	(A) may apply the eligibility criteria under
5	such sections 506 and 515B to non-opioid or
6	non-addictive medical products intended to
7	treat pain or addiction;
8	(B) considers the risk of addiction of con-
9	trolled substances approved to treat pain when
10	establishing unmet medical need; and
11	(C) considers pain, pain control, or pain
12	management in assessing whether a disease or
13	condition is a serious or life-threatening disease
14	or condition;
15	(2) the methods by which sponsors may evalu-
16	ate acute and chronic pain, endpoints for non-addict-
17	ive medical products intended to treat pain, the
18	manner in which endpoints and evaluations of effi-
19	cacy will be applied across and within review divi-
20	sions, taking into consideration the etiology of the
21	underlying disease, and the manner in which spon-
22	sors may use surrogate endpoints, intermediate
23	endpoints, and real world evidence;
24	(3) the manner in which the Food and Drug
25	Administration will assess evidence to support the

inclusion of opioid sparing data in the labeling of
 non-addictive medical products intended to treat
 pain, including—

4 (A) data collection methodologies, includ-5 ing the use of novel clinical trial designs (con-6 sistent with section 3021 of the 21st Century 7 Cures Act (Public Law 114–255)), and real 8 world evidence (consistent with section 505F of 9 the Federal Food, Drug, and Cosmetic Act (21) 10 U.S.C. 355g)), as appropriate, to support prod-11 uct labeling;

(B) ethical considerations of exposuring
subjects to controlled substances in clinical
trials to develop opioid sparing data and considerations on data collection methods that reduce
harm, which may include the reduction of
opioid use as a clinical benefit;

18 (C) endpoints, including primary, sec19 ondary, and surrogate endpoints, to evaluate
20 the reduction of opioid use;

(D) best practices for communication between sponsors and the agency on the development of data collection methods, including the
initiation of data collection; and

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1	(E) the appropriate format to submit such
2	data results to the Secretary; and
3	(4) the circumstances under which the Food
4	and Drug Administration considers misuse and
5	abuse of drugs in making determinations of safety
6	under paragraphs (2) and (4) of subsection (d) of
7	section 505 of the Federal Food, Drug, and Cos-
8	metic Act (21 U.S.C. 355) and in finding that a
9	drug is unsafe under paragraph $(1)$ or $(2)$ of sub-
10	section (e) of such section.
11	(c) DEFINITIONS.—In this section—
12	(1) the term "medical product" means a drug
13	(as defined in section $201(g)(1)$ of the Federal
14	Food, Drug, and Cosmetic Act (21 U.S.C.
15	321(g)(1)), biological product (as defined in section
16	351(i) of the Public Health Service Act (42 U.S.C.
17	262(i))), or device (as defined in section $201(h)$ of
18	the Federal Food, Drug, and Cosmetic Act (21
19	U.S.C. 321(h))); and
20	(2) the term "opioid sparing" means reducing,
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21	replacing, or avoiding the use of opioids or other

1 SEC. 302. CLARIFYING FDA PACKAGING AUTHORITIES. 2 Section 505–1(e) of the Federal Food, Drug, and 3 Cosmetic Act (21 U.S.C. 355–1(e)) is amended by adding at the end the following: 4 5 "(4) SERIOUS ADVERSE DRUG EXPERIENCE. 6 The Secretary may require a risk evaluation mitiga-7 tion strategy for a drug for which there is a serious 8 risk of an adverse drug experience described in sub-9 paragraph (B) or (C) of subsection (b)(1), taking 10 into consideration the factors described in subpara-11 graphs (C) and (D) of subsection (f)(2), which may 12 include requiring that— 13 "(A) the drug be made available for dis-14 pensing to certain patients in unit dose pack-15 aging, packaging that provides a set duration, 16 or other packaging system that the Secretary 17 determines may help mitigate such serious risk; 18 or 19 "(B) the drug be dispensed to certain pa-20 tients with a safe disposal packaging or safe 21 disposal system for purposes of rendering un-22 used drugs non-retrievable (as defined in sec-23 tion 1300.05 of title 21, Code of Federal Regu-24 lations (or any successor regulation)) if the Sec-25 retary has determines that such safe disposal 26 packaging or system may help mitigate such se-

rious risk and exists in sufficient quantities, in
 consultation with other relevant Federal agen cies with authorities over drug packaging.".

#### 4 SEC. 303. STRENGTHENING FDA AND CBP COORDINATION

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#### AND CAPACITY.

6 (a) IN GENERAL.—The Secretary of Health and 7 Human Services (referred to in this section as the "Sec-8 retary"), acting through the Commissioner of Food and 9 Drugs, shall coordinate with the Secretary of Homeland 10 Security to carry out activities related to customs and bor-11 der protection and response to illegal controlled substances 12 and drug imports, including at sites of import (such as 13 international mail facilities). Such Secretaries may carry out such activities through a memorandum of under-14 15 standing between the Food and Drug Administration and the United States Customs and Border Protection. 16

17 (b) FDA IMPORT FACILITIES AND INSPECTION CA18 PACITY.—In carrying out this section, the Secretary
19 shall—

(1) in collaboration with the Secretary of
Homeland Security and the Postmaster General of
the United States Postal Service, provide that import facilities in which the Food and Drug Administration operates or carries out activities related to

1	drug imports within the international mail facilities
2	include—
3	(A) facility upgrades and improved capac-
4	ity in order to increase and improve inspection
5	and detection capabilities, which may include,
6	as the Secretary determines appropriate—
7	(i) improvements to facilities, such as
8	upgrades or renovations, and support for
9	the maintenance of existing import facili-
10	ties and sites to improve coordination be-
11	tween Federal agencies;
12	(ii) the construction of, or upgrades
13	to, laboratory capacity for purposes of de-
14	tection and testing of imported goods;
15	(iii) upgrades to the security of import
16	facilities; and
17	(iv) innovative technology and equip-
18	ment to facilitate improved and near-real-
19	time information sharing between the Food
20	and Drug Administration, the Department
21	of Homeland Security, and the United
22	States Postal Service; and
23	(B) provide import facilities in which the
24	Food and Drug Administration operates or car-
25	ries out activities related to drug imports within

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1 the international mail facilities with innovative 2 technology, including controlled substance de-3 tection and testing equipment and other appli-4 cable technology, and collaborate with United 5 States Customs and Border Protection to share 6 near-real-time information, including informa-7 tion about test results, as appropriate, provided 8 that such technology is interoperable with tech-9 nology used by other relevant Federal agencies, 10 including the United States Customs and Bor-11 der Protection, as applicable, and is used in the 12 time and manner that the Secretary determines 13 appropriate.

14 (c) REPORT.—Not later than 6 months after the date 15 of enactment of this Act, the Secretary, in consultation with the Secretary of Homeland Security and the Post-16 17 master General of the United States Postal Service, shall report to the relevant committees of Congress on the im-18 plementation of this section, including a summary of 19 20 progress made towards near-real-time information sharing 21 and the interoperability of such technologies.

(d) AUTHORIZATION OF APPROPRIATIONS.—Out of
amounts otherwise available to the Secretary, the Secretary may allocate such sums as may be necessary for
purposes of carrying out this section.

1	SEC. 304. CLARIFYING FDA POST-MARKET AUTHORITIES.
2	Section $505-1(b)(1)(E)$ of the Federal Food, Drug,
3	and Cosmetic Act (21 U.S.C. 355–1(b)(1)(E)) is amended
4	by striking "of the drug" and inserting "of the drug,
5	which may include reduced effectiveness that is not in ac-
6	cordance with the labeling of such drug".
7	SEC. 305. FIRST RESPONDER TRAINING.
8	Section 546 of the Public Health Service Act $(42)$
9	U.S.C. 290ee–1) is amended—
10	(1) in subsection (c)—
11	(A) in paragraph (2), by striking "and" at
12	the end;
13	(B) in paragraph (3), by striking the pe-
14	riod and inserting "; and"; and
15	(C) by adding at the end the following:
16	"(4) train and provide resources for first re-
17	sponders and members of other key community sec-
18	tors on safety around fentanyl and other dangerous
19	illicit drugs to protect themselves from exposure to
20	fentanyl and respond appropriately when exposure
21	occurs.";
22	(2) in subsection (d), by inserting ", and safety
23	around fentanyl and other dangerous illicit drugs"
24	before the period;
25	(3) in subsection (f)—

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1	(A) in paragraph (3), by striking "and" at
2	the end;
3	(B) in paragraph (4), by striking the pe-
4	riod and inserting a semicolon; and
5	(C) by adding at the end the following:
6	((5) the number of first responders and mem-
7	bers of other key community sectors trained on safe-
8	ty around fentanyl and other dangerous illicit
9	drugs."; and
10	(4) in subsection (g), by striking " $$12,000,000$
11	for each of fiscal years 2017 through 2021" and in-
12	serting "\$36,000,000 for each of fiscal years 2019
13	through 2023".
13 14	through 2023". SEC. 306. DISPOSAL OF CONTROLLED SUBSTANCES OF A
14	SEC. 306. DISPOSAL OF CONTROLLED SUBSTANCES OF A
14 15	SEC. 306. DISPOSAL OF CONTROLLED SUBSTANCES OF A DECEASED HOSPICE PATIENT BY EMPLOY-
14 15 16	SEC. 306. DISPOSAL OF CONTROLLED SUBSTANCES OF A DECEASED HOSPICE PATIENT BY EMPLOY- EES OF A HOSPICE PROGRAM.
14 15 16 17	<ul> <li>SEC. 306. DISPOSAL OF CONTROLLED SUBSTANCES OF A DECEASED HOSPICE PATIENT BY EMPLOY- EES OF A HOSPICE PROGRAM.</li> <li>(a) IN GENERAL.—Section 302(g) of the Controlled</li> </ul>
14 15 16 17 18	<ul> <li>SEC. 306. DISPOSAL OF CONTROLLED SUBSTANCES OF A DECEASED HOSPICE PATIENT BY EMPLOY- EES OF A HOSPICE PROGRAM.</li> <li>(a) IN GENERAL.—Section 302(g) of the Controlled Substances Act (21 U.S.C. 822(g)) is amended by adding</li> </ul>
14 15 16 17 18 19	<ul> <li>SEC. 306. DISPOSAL OF CONTROLLED SUBSTANCES OF A DECEASED HOSPICE PATIENT BY EMPLOY- EES OF A HOSPICE PROGRAM.</li> <li>(a) IN GENERAL.—Section 302(g) of the Controlled Substances Act (21 U.S.C. 822(g)) is amended by adding at the end the following:</li> </ul>
14 15 16 17 18 19 20	<ul> <li>SEC. 306. DISPOSAL OF CONTROLLED SUBSTANCES OF A DECEASED HOSPICE PATIENT BY EMPLOY- EES OF A HOSPICE PROGRAM.</li> <li>(a) IN GENERAL.—Section 302(g) of the Controlled Substances Act (21 U.S.C. 822(g)) is amended by adding at the end the following: "(5)(A) An employee of a qualified hospice program</li> </ul>
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	<ul> <li>SEC. 306. DISPOSAL OF CONTROLLED SUBSTANCES OF A DECEASED HOSPICE PATIENT BY EMPLOY-EES OF A HOSPICE PROGRAM.</li> <li>(a) IN GENERAL.—Section 302(g) of the Controlled Substances Act (21 U.S.C. 822(g)) is amended by adding at the end the following:</li> <li>"(5)(A) An employee of a qualified hospice program acting within the scope of employment may handle, in the</li> </ul>
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>	<ul> <li>SEC. 306. DISPOSAL OF CONTROLLED SUBSTANCES OF A DECEASED HOSPICE PATIENT BY EMPLOY-EES OF A HOSPICE PROGRAM.</li> <li>(a) IN GENERAL.—Section 302(g) of the Controlled Substances Act (21 U.S.C. 822(g)) is amended by adding at the end the following:</li> <li>"(5)(A) An employee of a qualified hospice program acting within the scope of employment may handle, in the place of residence of a hospice patient, any controlled sub-</li> </ul>

1	"(B) In this paragraph:
2	"(i) The term 'employee of a qualified hospice
3	program' means a physician, physician assistant, or
4	nurse who—
5	"(I) is employed by, or is acting pursuant
6	to arrangements made with, a qualified hospice
7	program; and
8	"(II) is licensed or certified to perform
9	such employment or acts in accordance with ap-
10	plicable State law.
11	"(ii) The terms 'hospice care' and 'hospice pro-
12	gram' have the meanings given those terms in sec-
13	tion 1861(dd) of the Social Security Act (42 U.S.C.
14	1395x(dd)).
15	"(iii) The term 'hospice patient' means an indi-
16	vidual receiving hospice care.
17	"(iv) The term 'qualified hospice program'
18	means a hospice program that—
19	"(I) has written policies and procedures for
20	employees of the hospice program to use assist-
21	ing in the disposal of the controlled substances
22	of a hospice patient after the hospice patient's
23	death;
24	"(II) at the time when the controlled sub-
25	stances are first ordered—
24	"(II) at the time when the controlled su

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1	"(aa) provides a copy of the written
2	policies and procedures to the hospice pa-
3	tient or hospice patient representative and
4	the family of the hospice patient;
5	"(bb) discusses the policies and proce-
6	dures with the hospice patient or hospice
7	patient's representative and the hospice
8	patient's family in a language and manner
9	that such individuals understand to ensure
10	that such individuals are informed regard-
11	ing the safe disposal of controlled sub-
12	stances; and
13	"(cc) documents in the clinical record
14	of the hospice patient that the written poli-
15	cies and procedures were provided and dis-
16	cussed with the hospice patient or hospice
17	patient's representative; and
18	"(III) at the time when an employee of the
19	hospice program assists in the disposal of con-
20	trolled substances of a hospice patient, docu-
21	ments in the clinical record of the hospice pa-
22	tient a list of all controlled substances disposed
23	of.
24	"(C) The Attorney General may, by regulation,
25	include additional types of licensed medical profes-

sionals in the definition of the term 'employee of a
 qualified hospice program' under subparagraph
 (B).".

4 (b) NO REGISTRATION REQUIRED.—Section 302(c)
5 of the Controlled Substances Act (21 U.S.C. 822(c)) is
6 amended by adding at the end the following:

7 "(4) An employee of a qualified hospice pro8 gram for the purpose of assisting in the disposal of
9 a controlled substance in accordance with subsection
10 (g)(5).".

(c) GUIDANCE.—The Attorney General may issue
guidance to qualified hospice programs to assist the programs in satisfying the requirements under paragraph (5)
of section 302(g) of the Controlled Substances Act (21)
U.S.C. 822(g)), as added by subsection (a).

16 (d) STATE AND LOCAL AUTHORITY.—Nothing in this 17 section or the amendments made by this section shall be 18 construed to prevent a State or local government from im-19 posing additional controls or restrictions relating to the 20 regulation of the disposal of controlled substances in hos-21 pice care or hospice programs.

## 22 SEC. 307. GAO STUDY AND REPORT ON HOSPICE SAFE23 DRUG MANAGEMENT.

24 (a) Study.—

	_ •
1	(1) IN GENERAL.—The Comptroller General of
2	the United States (in this section referred to as the
3	"Comptroller General") shall conduct a study on the
4	requirements applicable to and challenges of hospice
5	programs with regard to the management and dis-
6	posal of controlled substances in the home of an in-
7	dividual.
8	(2) CONTENTS.—In conducting the study under
9	paragraph (1), the Comptroller General shall in-
10	clude—
11	(A) an overview of challenges encountered
12	by hospice programs regarding the disposal of
13	controlled substances, such as opioids, in a
14	home setting, including any key changes in poli-
15	cies, procedures, or best practices for the dis-
16	posal of controlled substances over time; and
17	(B) a description of Federal requirements,
18	including requirements under the Medicare pro-
19	gram, for hospice programs regarding the dis-
20	posal of controlled substances in a home set-
21	ting, and oversight of compliance with those re-
22	quirements.
23	(b) REPORT.—Not later than 18 months after the
24	date of enactment of this Act, the Comptroller General

25 shall submit to Congress a report containing the results

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of the study conducted under subsection (a), together with
 recommendations, if any, for such legislation and adminis trative action as the Comptroller General determines ap propriate.

5 SEC. 308. DELIVERY OF A CONTROLLED SUBSTANCE BY A
6 PHARMACY TO BE ADMINISTERED BY INJEC7 TION, IMPLANTATION, OR INTRATHECAL
8 PUMP.

9 (a) IN GENERAL.—The Controlled Substances Act is
10 amended by inserting after section 309 (21 U.S.C. 829)
11 the following:

12 "Delivery of a controlled substance by a

13 PHARMACY TO AN ADMINISTERING PRACTITIONER

14 "SEC. 309A. (a) IN GENERAL.—Notwithstanding 15 section 102(10), a pharmacy may deliver a controlled sub-16 stance to a practitioner in accordance with a prescription 17 that meets the requirements of this title and the regula-18 tions issued by the Attorney General under this title, for 19 the purpose of administering of the controlled substance 20 by the practitioner if—

"(1) the controlled substance is delivered by the
pharmacy to the prescribing practitioner or the practitioner administering the controlled substance, as
applicable, at the location listed on the practitioner's
certificate of registration issued under this title;

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((2)(A) in the case of administering of the con-
trolled substance for the purpose of maintenance or
detoxification treatment under section $303(g)(2)$ —
"(i) the practitioner who issued the pre-
scription is a qualifying practitioner authorized
under, and acting within the scope of that sec-
tion; and
"(ii) the controlled substance is to be ad-
ministered by injection or implantation; or
"(B) in the case of administering of the con-
trolled substance for a purpose other than mainte-
nance or detoxification treatment, the controlled
substance is to be administered by a practitioner
through use of an intrathecal pump;
"(3) the pharmacy and the practitioner are au-
thorized to conduct the activities specified in this
section under the law of the State in which such ac-
tivities take place;
"(4) the prescription is not issued to supply any
practitioner with a stock of controlled substances for
the purpose of general dispensing to patients;
((5) except as provided in subsection (b), the
controlled substance is to be administered only to
the patient named on the prescription not later than

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14 days after the date of receipt of the controlled
 substance by the practitioner; and
 "(6) notwithstanding any exceptions under sec-

4 tion 307, the prescribing practitioner, and the prac-5 titioner administering the controlled substance, as 6 applicable, maintain complete and accurate records 7 of all controlled substances delivered, received, ad-8 ministered, or otherwise disposed of under this sec-9 tion, including the persons to whom controlled sub-10 stances were delivered and such other information as 11 may be required by regulations of the Attorney Gen-12 eral.

13 "(b) MODIFICATION OF NUMBER OF DAYS BEFORE
14 WHICH CONTROLLED SUBSTANCE SHALL BE ADMINIS15 TERED.—

"(1) INITIAL 2-YEAR PERIOD.—During the 2year period beginning on the date of enactment of
this section, the Attorney General, in coordination
with the Secretary, may reduce the number of days
described in subsection (a)(5) if the Attorney General determines that such reduction will—
"(A) reduce the risk of diversion; or

23 "(B) protect the public health.

24 "(2) MODIFICATIONS AFTER SUBMISSION OF
25 REPORT.—After the date on which the report de-

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scribed in subsection (c) is submitted, the Attorney
 General, in coordination with the Secretary, may
 modify the number of days described in subsection
 (a)(5).

5 "(3) MINIMUM NUMBER OF DAYS.—Any modi6 fication under this subsection shall be for a period
7 of not less than 7 days.".

8 (b) STUDY AND REPORT.—Not later than 2 years 9 after the date of enactment of this section, the Comp-10 troller General of the United States shall conduct a study 11 and submit to Congress a report on access to and potential 12 diversion of controlled substances administered by injec-13 tion, implantation, or through the use of an intrathecal 14 pump.

(c) TECHNICAL AND CONFORMING AMENDMENT.—
The table of contents for the Comprehensive Drug Abuse
Prevention and Control Act of 1970 is amended by inserting after the item relating to section 309 the following:
"Sec. 309A. Delivery of a controlled substance by a pharmacy to an administering practitioner.".

# 19 TITLE IV—TREATMENT AND 20 RECOVERY

#### 21 SEC. 401. COMPREHENSIVE OPIOID RECOVERY CENTERS.

(a) IN GENERAL.—Part D of title V of the Public
Health Service Act is amended by adding at the end the
following new section:

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#### 1 "SEC. 550. COMPREHENSIVE OPIOID RECOVERY CENTERS.

"(a) IN GENERAL.—The Secretary, acting through
the Assistant Secretary for Mental Health and Substance
Use, shall award grants on a competitive basis to eligible
entities to establish or operate a comprehensive opioid recovery center (referred to in this section as a 'Center').
A Center may be a single entity or an integrated delivery
network.

9 "(b) GRANT PERIOD.—

10 "(1) IN GENERAL.—A grant awarded under
11 subsection (a) shall be for a period not more than
12 5 years.

"(2) RENEWAL.—A grant awarded under subsection (a) may be renewed, on a competitive basis,
for additional periods of time, as determined by the
Secretary. In determining whether to renew a grant
under this paragraph, the Secretary shall consider
the data submitted under subsection (h).

"(c) MINIMUM NUMBER OF GRANTS.—The Secretary
shall allocate the amounts made available under subsection (j) such that not fewer than 10 grants may be
awarded. Not more than one grant shall be made to entities in a single State for any one period.

24 "(d) APPLICATION.—In order to be eligible for a
25 grant under subsection (a), an entity shall submit an ap26 plication to the Secretary at such time and in such manner

as the Secretary may require. Such application shall in clude—

3 "(1) evidence that such entity carries out, or is
4 capable of coordinating with other entities to carry
5 out, the activities described in subsection (g); and

6 "(2) such other information as the Secretary7 may require.

8 "(e) PRIORITY.—In awarding grants under sub-9 section (a), the Secretary shall give priority to eligible enti-10 ties located in a State with an overdose mortality rate that 11 is above the national overdose mortality rate, as deter-12 mined by the Director of the Centers for Disease Control 13 and Prevention.

14 "(f) PREFERENCE.—In awarding grants under sub-15 section (a), the Secretary may give preference to eligible 16 entities utilizing technology-enabled collaborative learning 17 and capacity building models, including such models as de-18 fined in section 2 of the Expanding Capacity for Health 19 Outcomes Act (Public Law 114–270; 130 Stat. 1395), to 20 conduct the activities described in this section.

21 "(g) CENTER ACTIVITIES.—Each Center shall, at a
22 minimum, carry out the following activities directly,
23 through referral, or through contractual arrangements,
24 which may include carrying out such activities through

1	technology-enabled collaborative learning and capacity
2	building models described in subsection (f):
3	"(1) TREATMENT AND RECOVERY SERVICES.—
4	Each Center shall—
5	"(A) ensure that intake and evaluations
6	meet the individualized clinical needs of pa-
7	tients, including by offering assessments for
8	services and care recommendations through
9	independent, evidence-based verification proc-
10	esses for reviewing patient placement in treat-
11	ment settings;
12	"(B) provide the full continuum of treat-
13	ment services, including—
14	"(i) all drugs approved by the Food
15	and Drug Administration to treat sub-
16	stance use disorders;
17	"(ii) medically supervised withdrawal
18	management that includes patient evalua-
19	tion, stabilization, and readiness for and
20	entry into treatment;
21	"(iii) counseling provided by a pro-
22	gram counselor or other certified profes-
23	sional who is licensed and qualified by edu-
24	cation, training, or experience to assess the
25	psychological and sociological background

1	of patients, to contribute to the appro-
2	priate treatment plan for the patient, and
3	to monitor patient progress;
4	"(iv) treatment, as appropriate, for
5	patients with co-occurring substance use
6	and mental health disorders;
7	"(v) residential rehabilitation, and
8	outpatient and intensive outpatient pro-
9	grams;
10	"(vi) recovery housing;
11	"(vii) community-based and peer re-
12	covery support services;
13	"(viii) job training, job placement as-
14	sistance, and continuing education assist-
15	ance to support reintegration into the
16	workforce; and
17	"(ix) other best practices to provide
18	the full continuum of treatment and serv-
19	ices, as determined by the Secretary;
20	"(C) periodically conduct patient assess-
21	ments to support sustained and clinically sig-
22	nificant recovery, as defined by the Assistant
23	Secretary for Mental Health and Substance
24	Use;

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1	"(D) administer an onsite pharmacy and
2	provide toxicology services, for purposes of car-
3	rying out this section; and
4	"(E) operate a secure, confidential, and
5	interoperable electronic health information sys-
6	tem.
7	"(2) OUTREACH.—Each Center shall carry out
8	outreach activities to publicize the services offered
9	through the Centers, which may include—
10	"(A) training and supervising outreach
11	staff, as appropriate, to work with State and
12	local health departments, health care providers,
13	State and local education agencies, institutions
14	of higher education, State and local workforce
15	development boards, State and local community
16	action agencies, public safety officials, first re-
17	sponders, child welfare agencies, as appropriate,
18	and other community partners and the public,
19	including patients, to identify and respond to
20	community needs, and ensuring that such enti-
21	ties are aware of the services of the Center; and
22	"(B) disseminating and making publicly
23	available, including through the internet, evi-
24	dence-based resources that educate profes-
25	sionals and the public on opioid use disorder

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and other substance use disorders, including co occurring substance use and mental health dis orders.

4 "(h) DATA REPORTING AND PROGRAM OVER-5 SIGHT.—With respect to a grant awarded under sub-6 section (a), not later than 90 days after the end of the 7 first year of the grant period, and annually thereafter for 8 the duration of the grant period (including the duration 9 of any renewal period for such grant), the entity shall sub-10 mit data, as appropriate, to the Secretary regarding—

11 "(1) the programs and activities funded by the12 grant;

"(2) health outcomes of the population of individuals with a substance use disorder who received
services from the Center, evaluated by an independent program evaluator through the use of outcomes measures, as determined by the Secretary;

18 "(3) the retention rate of program participants;19 and

"(4) any other information that the Secretary
may require for the purpose of ensuring that the
Center is complying with all the requirements of the
grant, including providing the full continuum of
services described in subsection (g)(1)(B).

"(i) PRIVACY.—The provisions of this section, includ ing with respect to data reporting and program oversight,
 shall be subject to all applicable Federal and State privacy
 laws.

5 "(j) AUTHORIZATION OF APPROPRIATIONS.—There 6 is authorized to be appropriated \$10,000,000 for each of 7 fiscal years 2019 through 2023 for purposes of carrying 8 out this section.".

9 (b) Reports to Congress.—

(1) PRELIMINARY REPORT.—Not later than 3
years after the date of the enactment of this Act, the
Secretary of Health and Human Services shall submit to Congress a preliminary report that analyzes
data submitted under section 550(h) of the Public
Health Service Act, as added by subsection (a).

16 (2) FINAL REPORT.—Not later than 2 year
17 after submitting the preliminary report required
18 under paragraph (1), the Secretary of Health and
19 Human Services shall submit to Congress a final re20 port that includes—

(A) an evaluation of the effectiveness of
the comprehensive services provided by the Centers established or operated pursuant to section
550 of the Public Health Service Act, as added
by subsection (a), on health outcomes of the

1	population of individuals with substance use
2	disorder who receive services from the Center,
3	which shall include an evaluation of the effec-
4	tiveness of services for treatment and recovery
5	support and to reduce relapse, recidivism, and
6	overdose; and
7	(B) recommendations, as appropriate, re-
8	garding ways to improve Federal programs re-
9	lated to substance use disorders, which may in-
10	clude dissemination of best practices for the
11	treatment of substance use disorders to health
12	care professionals.
13	SEC. 402. PROGRAM TO SUPPORT COORDINATION AND
13 14	SEC. 402. PROGRAM TO SUPPORT COORDINATION AND CONTINUATION OF CARE FOR DRUG OVER-
14	CONTINUATION OF CARE FOR DRUG OVER-
14 15	<ul> <li>CONTINUATION OF CARE FOR DRUG OVER- DOSE PATIENTS.</li> <li>(a) IN GENERAL.—The Secretary of Health and</li> </ul>
14 15 16	CONTINUATION OF CARE FOR DRUG OVER- DOSE PATIENTS. (a) IN GENERAL.—The Secretary of Health and
14 15 16 17	CONTINUATION OF CARE FOR DRUG OVER- DOSE PATIENTS. (a) IN GENERAL.—The Secretary of Health and Human Services (referred to in this section as the "Sec-
14 15 16 17 18	CONTINUATION OF CARE FOR DRUG OVER- DOSE PATIENTS. (a) IN GENERAL.—The Secretary of Health and Human Services (referred to in this section as the "Sec- retary") shall identify or facilitate the development of best
14 15 16 17 18 19	CONTINUATION OF CARE FOR DRUG OVER- DOSE PATIENTS. (a) IN GENERAL.—The Secretary of Health and Human Services (referred to in this section as the "Sec- retary") shall identify or facilitate the development of best practices for—
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	CONTINUATION OF CARE FOR DRUG OVER- DOSE PATIENTS. (a) IN GENERAL.—The Secretary of Health and Human Services (referred to in this section as the "Sec- retary") shall identify or facilitate the development of best practices for— (1) emergency treatment of known or suspected
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	CONTINUATION OF CARE FOR DRUG OVER- DOSE PATIENTS. (a) IN GENERAL.—The Secretary of Health and Human Services (referred to in this section as the "Sec- retary") shall identify or facilitate the development of best practices for— (1) emergency treatment of known or suspected drug overdose;

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(3) the provision of overdose reversal medica tion, as appropriate.

3 (b) Grant Establishment and Participation.—

4 (1) IN GENERAL.—The Secretary shall award 5 grants on a competitive basis to eligible entities to 6 support implementation of voluntary programs for 7 care and treatment of individuals after an opioid 8 overdose, as appropriate, which may include imple-9 mentation of the best practices described in sub-10 section (a).

11 (2) ELIGIBLE ENTITY.—In this section, the 12 term "eligible entity" means an entity that offers 13 treatment or other services for individuals in re-14 sponse to, or following, drug overdoses or a drug 15 overdose.

16 (3) APPLICATION.—An eligible entity desiring a 17 grant under this section, in consultation with the 18 principal agency of a State in which such entity of-19 fers treatment or other services that is responsible 20 for carrying out the block grant for prevention and 21 treatment of substance abuse under subpart II of 22 part B of title XIX of the Public Health Service Act 23 (42 U.S.C. 300x–21 et seq.), shall submit an appli-24 cation to the Secretary, at such time and in such

1	manner as the Secretary may require, that in-
2	cludes—
3	(A) evidence that such eligible entity car-
4	ries out, or is capable of coordinating with
5	other entities to carry out, the activities de-
6	scribed in paragraph (4); and
7	(B) such additional information as the Sec-
8	retary may require.
9	(4) USE OF GRANT FUNDS.—An eligible entity
10	awarded a grant under this section shall use such
11	grant funds to—
12	(A) hire or utilize recovery coaches to help
13	support recovery, including by—
14	(i) connecting patients to a continuum
15	of care services, such as—
16	(I) treatment and recovery sup-
17	port programs;
18	(II) programs that provide non-
19	clinical recovery support services;
20	(III) peer support networks;
21	(IV) recovery community organi-
22	zations;
23	(V) health care providers, includ-
24	ing physicians and other providers of
25	behavioral health and primary care;

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1	(VI) educational and vocational
2	schools;
3	(VII) employers;
4	(VIII) housing services; and
5	(IX) child welfare agencies;
6	(ii) providing education on overdose
7	prevention to patients; and
8	(iii) providing other services the Sec-
9	retary determines necessary to help ensure
10	continued connection with recovery support
11	services;
12	(B) establish policies and procedures that
13	address the provision of overdose reversal medi-
14	cation, the administration of all drugs approved
15	by the Food and Drug Administration to treat
16	substance use disorder, and subsequent continu-
17	ation of, or referral to, evidence-based treat-
18	ment for patients with a substance use disorder
19	who have experienced a non-fatal drug over-
20	dose, in order to prevent relapse, and reduce re-
21	cidivism and future overdose;
22	(C) develop or implement best practices for
23	treating non-fatal drug overdoses, including,
24	with respect to care coordination and integrated
25	care models, for long term treatment and recov-

1	ery options for individuals with a substance use
2	disorder who have experienced a non-fatal drug
3	overdose; and
4	(D) establish integrated models of care for
5	individuals who have experienced a non-fatal
6	drug overdose which may include patient as-
7	sessment, follow up, and transportation to and
8	from treatment facilities.
9	(5) Additional permissible uses.—In addi-
10	tion to the uses described in paragraph (4), a grant
11	awarded under this section may be used, directly or
12	through contractual arrangements, to provide—
13	(A) all drugs approved by the Food and
14	Drug Administration to treat substance use dis-
15	orders, pursuant to Federal and State law;
16	(B) withdrawal and detoxification services
17	that include patient evaluation, stabilization,
18	and preparation for treatment of substance use
19	disorder, including treatment described in sub-
20	paragraph (A), as appropriate; or
21	(C) mental health services provided by a
22	program counselor, social worker, therapist, or
23	other certified professional who is licensed and
24	qualified by education, training, or experience
25	to assess the psychosocial background of pa-

1	tients, to contribute to the appropriate treat-
2	ment plan for patients with substance use dis-
3	order, and to monitor patient progress.
4	(6) PREFERENCE.—In awarding grants under
5	this section, the Secretary shall give preference to el-
6	igible entities that meet any or all of the following
7	criteria:
8	(A) The eligible entity is a critical access
9	hospital (as defined in section $1861(\text{mm})(1)$ of
10	the Social Security Act (42 U.S.C.
11	1395x(mm)(1))), a low volume hospital (as de-
12	fined in section $1886(d)(12)(C)(i)$ of such Act
13	(42  U.S.C.  1395ww(d)(12)(C)(i))), or a sole
14	community hospital (as defined in section
15	1886(d)(5)(D)(iii) of such Act (42 U.S.C.
16	1395ww(d)(5)(D)(iii))).
17	(B) The eligible entity is located in a State
18	with an overdose mortality rate that is above
19	the national overdose mortality rate, as deter-
20	mined by the Director of the Centers for Dis-
21	ease Control and Prevention.
22	(C) The eligible entity demonstrates that
23	recovery coaches will be placed in both health
24	care settings and community settings.

1	(7) PERIOD OF GRANT.—A grant awarded to an
2	eligible entity under this section shall be for a period
3	of not more than 5 years.
4	(c) DEFINITION.—In this section, the term "recovery
5	coach" means an individual—
6	(1) with knowledge of, or experience with, re-
7	covery from a substance use disorder; and
8	(2) who has completed training from, and is de-
9	termined to be in good standing by, a recovery serv-
10	ices organization capable of conducting such training
11	and making such determination.
12	(d) Reporting Requirements.—
13	(1) REPORTS BY GRANTEES.—Each eligible en-
14	tity awarded a grant under this section shall submit
15	to the Secretary an annual report for each year for
16	which the entity has received such grant that in-
17	cludes information on—
18	(A) the number of individuals treated by
19	the entity for non-fatal overdoses, including the
20	number of non-fatal overdoses where overdose
21	reversal medication was administered;
22	(B) the number of individuals administered
23	medication-assisted treatment by the entity;
24	(C) the number of individuals referred by
25	the entity to other treatment facilities after a

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non-fatal overdose, the types of such other fa-2 cilities, and the number of such individuals ad-3 mitted to such other facilities pursuant to such 4 referrals; and

5 (D) the frequency and number of patients 6 with reoccurrences, including readmissions for 7 non-fatal overdoses and evidence of relapse re-8 lated to substance abuse disorder.

9 (2) REPORT BY SECRETARY.—Not later than 5 10 years after the date of enactment of this Act, the 11 Secretary shall submit to Congress a report that in-12 cludes an evaluation of the effectiveness of the grant 13 program carried out under this section with respect 14 to long term health outcomes of the population of in-15 dividuals who have experienced a drug overdose, the 16 percentage of patients treated or referred to treat-17 ment by grantees, and the frequency and number of 18 patients who experienced relapse, were readmitted 19 for treatment, or experienced another overdose.

20 (e) PRIVACY.—The requirements of this section, in-21 cluding with respect to data reporting and program over-22 sight, shall be subject to all applicable Federal and State 23 privacy laws.

24 (f) AUTHORIZATION OF APPROPRIATIONS.—There is 25 authorized to be appropriated to carry out this section

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such sums as may be necessary for each of fiscal years
 2019 through 2023.

## 3 SEC. 403. ALTERNATIVES TO OPIOIDS.

4 (a) IN GENERAL.—The Secretary of Health and 5 Human Services shall, directly or through grants to, or 6 contracts with, public and private entities, provide tech-7 nical assistance to hospitals and other acute care settings 8 on alternatives to opioids for pain management. The tech-9 nical assistance provided shall be for the purpose of—

(1) utilizing information from acute care providers including emergency departments and other
providers that have successfully implemented alternatives to opioids programs, promoting non-opioid
protocols and medications while appropriately limiting the use of opioids;

(2) identifying or facilitating the development of
best practices on the use of alternatives to opioids,
which may include pain-management strategies that
involve non-addictive medical products, non-pharmacologic treatments, and technologies or techniques to
identify patients at-risk for opioid use disorder;

(3) identifying or facilitating the development of
best practices on the use of alternatives to opioids
that target common painful conditions and include

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certain patient populations, such as geriatric pa tients, pregnant women, and children;

3 (4) disseminating information on the use of al4 ternatives to opioids to providers in acute care set5 tings, which may include emergency departments,
6 outpatient clinics, critical access hospitals, and Fed7 erally qualified health centers; and

8 (5) collecting data and reporting on health out9 comes associated with the use of alternatives to
10 opioids.

(b) AUTHORIZATION OF APPROPRIATIONS.—There is
authorized to be appropriated to carry out this section
such sums as may be necessary for each of fiscal years
2019 through 2023.

## 15 SEC. 404. PEER SUPPORT TECHNICAL ASSISTANCE.

16 (a) TECHNICAL ASSISTANCE FOR PEER SUPPORT 17 SERVICES.—The Secretary of Health and Human Services (referred to in this section as the "Secretary"), acting 18 19 through the Assistant Secretary for Mental Health and 20 Substance Abuse, shall provide technical assistance and 21 support to organizations providing peer support services 22 related to substance use disorder, including technical as-23 sistance and support related to—

24 (1) training on identifying —

25 (A) signs of substance use disorder;

1	(B) resources to assist individuals with a
2	substance use disorder, or resources for families
3	of an individual with a substance use disorder;
4	and
5	(C) best practices for the delivery of recov-
6	ery support services;
7	(2) the provision of translation services, inter-
8	pretation, or other such services for clients with lim-
9	ited English speaking proficiency;
10	(3) capacity building; and
11	(4) evaluation and improvement, as necessary,
12	of the effectiveness of such peer support services.
13	(b) Best Practices.—The Secretary shall periodi-
14	cally issue best practices related to peer support services
15	for use by organizations that provide peer support serv-
16	ices.
17	(c) Authorization of Appropriations.—There is
18	authorized to be appropriated to carry out this section
19	such sums as may be necessary for each of fiscal years
20	2019 through 2023.
21	SEC. 405. MEDICATION-ASSISTED TREATMENT FOR RECOV-
22	ERY FROM ADDICTION.
23	(a) Repeal of Requirement To Update Regula-
24	TIONS.—Section 303 of the Comprehensive Addiction and

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Recovery Act of 2016 (Public Law 114–198; 130 Stat.
 720) is amended by striking subsection (c).

3 (b) CODIFICATION OF EXPANSION OF MAXIMUM 4 NUMBER OF PATIENTS FOR MEDICATION-ASSISTED 5 TREATMENT.—Section 303(g)(2)(B)(iii)(II) of the Con-6 trolled Substances Act (21 U.S.C. (g)(2)(B)(iii)(II)) is 7 amended by striking "100" each place it appears and in-8 serting "275".

## 9 SEC. 406. NATIONAL RECOVERY HOUSING BEST PRAC-10 TICES.

11 (a) BEST PRACTICES.—The Secretary of Health and 12 Human Services (referred to in this section as the "Sec-13 retary"), in consultation with the Secretary for Housing 14 and Urban Development, patients with a history of opioid 15 use disorder, and other stakeholders, which may include State accrediting entities and reputable providers of, and 16 17 analysts of, recovery housing services, shall identify or fa-18 cilitate the development of best practices, which may in-19 clude model laws for implementing suggested minimum 20 standards, for operating recovery housing.

(b) DISSEMINATION.—The Secretary shall disseminate the best practices identified or developed under subsection (a) to—

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(1) State agencies, which may include the provi sion of technical assistance to State agencies seeking
 to adopt or implement such best practices;

- 4 (2) recovery housing entities; and
- 5 (3) the public, as appropriate.

6 (c) REQUIREMENTS.—In identifying or facilitating 7 the development of best practices under subsection (a), the 8 Secretary, in consultation with appropriate stakeholders, 9 shall consider how recovery housing is able to (including 10 by improving access and adherence to treatment) support 11 recovery and prevent relapse, recidivism, or overdose, in-12 cluding overdose death.

(d) RULE OF CONSTRUCTION.—Nothing in this section shall be construed to provide the Secretary with the
ability to require States to adhere to minimum standards
in the State oversight of recovery housing.

(e) DEFINITION.—In this section, the term "recovery
housing" means a shared living environment free from alcohol and illicit drug use and centered on peer support
and connection to services that promote sustained recovery
from substance use disorders.

## 22 SEC. 407. ADDRESSING ECONOMIC AND WORKFORCE IM23 PACTS OF THE OPIOID CRISIS.

24 (a) DEFINITIONS.—Except as otherwise expressly25 provided, in this section:

1	(1) Education provider.—The term "edu-
2	cation provider" means—
3	(A) an institution of higher education, as
4	defined in section 101 of the Higher Education
5	Act of 1965 (20 U.S.C. 1001); or
6	(B) a postsecondary vocational institution,
7	as defined in section $102(c)$ of such Act (20
8	U.S.C. 1002(c)).
9	(2) ELIGIBLE ENTITY.—The term "eligible enti-
10	ty'' means—
11	(A) a State workforce agency;
12	(B) a State board;
13	(C) an outlying area, as defined in section
14	3 of the Workforce Innovation and Opportunity
15	Act (29 U.S.C. 3102); or
16	(D) a Tribal entity.
17	(3) Local area; local board; one-stop op-
18	ERATOR.—The terms "local area", "local board",
19	and "one-stop operator" have the meanings given
20	such terms in section 3 of the Workforce Innovation
21	and Opportunity Act (29 U.S.C. 3102).
22	(4) LOCAL ENTITY.—The term "local entity"
23	means a local board or one-stop operator.
24	(5) PARTICIPATING PARTNERSHIP.—The term
25	"participating partnership" means a partnership es-

1	tablished under subsection $(e)(1)$ by a local entity
2	receiving a subgrant under subsection (d).
3	(6) PROGRAM PARTICIPANT.—The term "pro-
4	gram participant" means an individual who—
5	(A) is a member of a population of workers
6	described in subsection $(e)(2)$ that is served by
7	a participating partnership through the pilot
8	program under this section; and
9	(B) enrolls with the applicable partici-
10	pating partnership to receive any of the services
11	described in subsection $(e)(3)$ .
12	(7) Secretary.—The term "Secretary" means
13	the Secretary of Labor.
14	(8) STATE BOARD.—The term "State board"
15	has the meaning given the term in section 3 of the
16	Workforce Innovation and Opportunity Act (29
17	U.S.C. 3102).
18	(9) STATE WORKFORCE AGENCY.—The term
19	"State workforce agency" means the lead State
20	agency with responsibility for the administration of
21	a program under chapter 2 or 3 of subtitle B of title
22	I of the Workforce Innovation and Opportunity Act
23	(29 U.S.C. 3161 et seq., 3171 et seq.).
24	(10) SUBSTANCE USE DISORDER.—The term
25	"substance use disorder" means such a disorder

1	within the meaning of title V of the Public Health
2	Service Act (42 U.S.C. 290aa et seq.).
3	(11) Supportive services.—The term "sup-
4	portive services" has the meaning given such term in
5	section 3 of the Workforce Innovation and Oppor-
6	tunity Act (29 U.S.C. 3102).
7	(12) TREATMENT PROVIDER.—The term "treat-
8	ment provider"—
9	(A) means a health care provider that of-
10	fers services for treating substance use dis-
11	orders and is licensed in accordance with appli-
12	cable State law to provide such services;
13	(B) accepts health insurance for such serv-
14	ices, including coverage under title XIX of the
15	Social Security Act (42 U.S.C. 1396 et seq.);
16	and
17	(C) may include—
18	(i) a nonprofit provider of peer recov-
19	ery support services, as defined by the
20	State involved in regulation or guidance;
21	(ii) a community health care provider;
22	or
23	(iii) a Federally qualified health cen-
24	ter (as defined in section 1861(aa) of the
25	Social Security Act (42 U.S.C. 1395x)).

(13) TRIBAL ENTITY.—The term "Tribal enti ty" includes any Indian tribe, tribal organization,
 Indian-controlled organization serving Indians, Na tive Hawaiian organization, or Alaska Native entity,
 as such terms are defined or used in section 166 of
 the Workforce Innovation and Opportunity Act (29)
 U.S.C. 3221).

8 (b) PILOT PROGRAM AND GRANTS AUTHORIZED.— 9 (1) IN GENERAL.—The Secretary, in consulta-10 tion with the Secretary of Health and Human Serv-11 ices, shall carry out a pilot program to address eco-12 nomic and workforce impacts associated with a high 13 rate of a substance use disorder. In carrying out the 14 pilot program, the Secretary shall make grants, on 15 a competitive basis, to eligible entities to enable such 16 entities to make subgrants to local boards and one-17 stop operators to address the economic and work-18 force impacts associated with a high rate of a sub-19 stance use disorder.

20 (2) GRANT AMOUNTS.—The Secretary shall
21 make each such grant in an amount that is not less
22 than \$500,000, and not more than \$5,000,000, for
23 a fiscal year.

24 (c) GRANT APPLICATIONS.—

1	(1) IN GENERAL.—An eligible entity applying
2	for a grant under this section shall submit an appli-
3	cation to the Secretary at such time and in such
4	form and manner as the Secretary may reasonably
5	require, including the information described in this
6	subsection.
7	(2) SIGNIFICANT IMPACT ON COMMUNITY BY
8	OPIOID ABUSE AND SUBSTANCE USE DISORDER-RE-
9	LATED PROBLEMS.—
10	(A) DEMONSTRATION.—An eligible entity
11	shall include in the application information that
12	demonstrates significant impact on the commu-
13	nity by problems related to opioid abuse or an-
14	other substance use disorder, by—
15	(i) identifying the communities, re-
16	gions, or local areas that will be served
17	through the grant (each referred to in this
18	section as a "service area"); and
19	(ii) showing, for each such service
20	area, an increase equal to or greater than
21	the national increase in such problems, be-
22	tween—
23	(I) 1999; and
24	(II) 2016 or the latest year for
25	which data are available.

1	(B) INFORMATION.—In making the show-
2	ing described in subparagraph (A)(ii), the eligi-
3	ble entity may use information including data
4	on—
5	(i) the incidence or prevalence of
6	opioid abuse and other substance use dis-
7	orders;
8	(ii) the per capita drug overdose mor-
9	tality rate, as determined by the Director
10	of the Centers for Disease Control and
11	Prevention;
12	(iii) the rate of non-fatal hospitaliza-
13	tions related to opioid abuse or another
14	substance use disorder; or
15	(iv) the number of arrests or convic-
16	tions, or a relevant law enforcement sta-
17	tistic, that reasonably shows an increase in
18	opioid abuse or another substance use dis-
19	order.
20	(C) Support for state strategy.—The
21	eligible entity shall also include in the applica-
22	tion information describing how the proposed
23	services and activities support the State's strat-
24	egy for addressing problems described in sub-

1	paragraph (A) in specific regions or across the
2	State, outlaying area, or Tribal entity.
3	(3) Economic and employment conditions
4	DEMONSTRATE ADDITIONAL FEDERAL SUPPORT
5	NEEDED.—
6	(A) DEMONSTRATION.—An eligible entity
7	shall include in the application information that
8	demonstrates that a high rate of a substance
9	use disorder has caused, or is coincident to, an
10	economic or employment downturn in the serv-
11	ice area.
12	(B) INFORMATION.—In making the dem-
13	onstration described in subparagraph (A), the
14	eligible entity may use information including—
15	(i) documentation of any layoff, an-
16	nounced future layoff, legacy industry de-
17	cline, decrease in an employment or labor
18	market participation rate, or economic im-
19	pact, whether or not the result described in
20	this clause is overtly related to a high rate
21	of a substance use disorder;
22	(ii) documentation showing decreased
23	economic activity related to, caused by, or
24	contributing to a high rate of a substance
25	use disorder, including a description of

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1	how the service area has been impacted, or
2	will be impacted, by such a decrease;
3	(iii) in particular, information on eco-
4	nomic indicators, labor market analyses,
5	information from public announcements,
6	and demographic and industry data;
7	(iv) information on rapid response ac-
8	tivities (as defined in section 3 of the
9	Workforce Innovation and Opportunity Act
10	(29 U.S.C. 3102)) that have been or will
11	be conducted, including demographic data
12	gathered by employer or worker surveys or
13	through other methods;
14	(v) data or documentation, beyond an-
15	ecdotal evidence, showing that employers
16	face challenges filling job vacancies due to
17	a lack of skilled workers able to pass a
18	drug test; or
19	(vi) any additional relevant data or in-
20	formation on the economy, workforce, or
21	another aspect of the service area to sup-
22	port the application.
23	(4) Workforce shortage related to
24	TREATMENT WORKFORCE.—

1	(A) IN GENERAL.—An eligible entity may
2	include in the application a demonstration of
3	the workforce shortage in a professional area to
4	be addressed under the grant. Such professional
5	areas may include—
6	(i) substance use disorder treatment
7	and related services;
8	(ii) non-opioid pain therapy and pain
9	management services; or
10	(iii) mental health care treatment
11	services.
12	(B) INFORMATION TO BE INCLUDED.—An
13	eligible entity demonstrating a workforce short-
14	age under subparagraph (A) shall demonstrate
15	the workforce shortage through information
16	that may include—
17	(i) the distance between—
18	(I) communities affected by
19	opioid abuse or another substance use
20	disorder; and
21	(II) facilities or professionals of-
22	fering services in the professional
23	area;
24	(ii) the maximum capacity of facilities
25	or professionals to serve individuals in an

1	affected community, or increases in arrests
2	related to opioid abuse or another sub-
3	stance use disorder, overdose deaths, or
4	nonfatal overdose emergencies in the com-
5	munity; or
6	(iii) other information that can dem-
7	onstrate such a shortage.
8	(d) Subgrant Authorization and Application
9	PROCESS.—
10	(1) Subgrants authorized.—
11	(A) IN GENERAL.—An eligible entity re-
12	ceiving a grant under subsection (b)—
13	(i) may use not more than 5 percent
14	of the grant funds for the administrative
15	costs of carrying out the grant; and
16	(ii) shall use the remaining grant
17	funds to make subgrants to local entities
18	in the area served by the eligible entity to
19	carry out the services and activities de-
20	scribed in subsection (e).
21	(B) GEOGRAPHIC DISTRIBUTION.—In mak-
22	ing subgrants under this subsection, an eligible
23	entity shall ensure, to the extent practicable,
24	the equitable geographic distribution (such as

1	urban and rural distribution) of areas receiving
2	subgrant funds.
3	(2) Subgrant application.—
4	(A) IN GENERAL.—A local entity desiring
5	to receive a subgrant under this subsection shall
6	submit an application at such time and in such
7	and manner as the eligible entity may reason-
8	ably require, including the information de-
9	scribed in this paragraph.
10	(B) CONTENTS.—Each application de-
11	scribed in subparagraph (A) shall include an
12	analysis of the estimated performance of the
13	local entity in carrying out the proposed serv-
14	ices and activities under the subgrant that—
15	(i) uses primary indicators of per-
16	formance described in section
17	116(c)(1)(A)(i) of the Workforce Innova-
18	tion and Opportunity Act (29 U.S.C.
19	3141(c)(1)(A)(i), to assess estimated effec-
20	tiveness of the proposed services and ac-
21	tivities, including the estimated number of
22	individuals with a substance use disorder
23	who may be served by the proposed serv-
24	ices and activities;

1	(ii) analyzes the record of the local
2	entity in serving individuals with a barrier
3	to employment; and
4	(iii) analyzes the ability of the local
5	entity to establish the partnership de-
6	scribed in subsection $(e)(1)$ .
7	(C) ANALYSIS.—The analysis described in
8	subparagraph (B) may include or utilize—
9	(i) data from the National Center for
10	Health Statistics of the Centers for Dis-
11	ease Control and Prevention;
12	(ii) data from the Center for Behav-
13	ioral Health Statistics and Quality of the
14	Substance Abuse and Mental Health Serv-
15	ices Administration;
16	(iii) State vital statistics;
17	(iv) municipal police department
18	records;
19	(v) reports from local coroners; or
20	(vi) other relevant data.
21	(e) Subgrant Services and Activities.—
22	(1) Formation of partnership.—
23	(A) IN GENERAL.—Each local entity that
24	receives a subgrant under subsection (d) shall
25	form a partnership, established through a writ-

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1	ten contract or other agreement, with members
2	described in subparagraph (B), and shall carry
3	out the services and activities described in this
4	subsection through the partnership.
5	(B) Members of the partnership.—A
6	partnership described in subparagraph (A) shall
7	include 1 or more of the following:
8	(i) The eligible entity.
9	(ii) A treatment provider.
10	(iii) An employer or industry organi-
11	zation.
12	(iv) An education provider.
13	(v) A justice or law enforcement orga-
14	nization.
15	(vi) A faith-based or community-based
16	organization.
17	(vii) Other State or local agencies.
18	(viii) Other organizations, as deter-
19	mined to be necessary by the local entity.
20	(2) Selection of population to be
21	SERVED.—A participating partnership shall elect to
22	provide services and activities under the subgrant to
23	one or both of the following populations of workers:
24	(A) Workers, including dislocated workers,
25	new entrants in the workforce, or incumbent

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1	workers (employed or underemployed), who are
2	directly or indirectly affected by a high rate of
3	a substance use disorder and each of whom is—
4	(i) an individual who voluntarily con-
5	firms that the individual, or a friend or
6	family member of the individual, has a his-
7	tory of opioid abuse or another substance
8	use disorder; or
9	(ii) an individual who works or resides
10	in a community substantially impacted by
11	a high rate of a substance use disorder or
12	can otherwise demonstrate job loss as a re-
13	sult of a high rate of a substance use dis-
14	order.
15	(B) Workers, including dislocated workers,
16	new entrants in the workforce, or incumbent
17	workers (employed or underemployed), who—
18	(i) seek to transition to professions
19	that support individuals struggling with a
20	substance use disorder or at risk for devel-
21	oping such disorder, such as professions
22	that provide—
23	(I) substance use disorder treat-
24	ment and related services;

1	(II) peer recovery support serv-
2	ices described in subsection
3	(a)(12)(C)(i);
4	(III) non-opioid pain therapy and
5	pain management services; or
6	(IV) mental health care; and
7	(ii) need new or upgraded skills to
8	better serve such a population of strug-
9	gling or at-risk individuals.
10	(3) Services and activities.—Each partici-
11	pating partnership shall use funds available through
12	a subgrant under this subsection to carry out 1 or
13	more of the following:
14	(A) ENGAGING EMPLOYERS.—Engaging
15	with employers to—
16	(i) learn about the skill and hiring re-
17	quirements of employers;
18	(ii) learn about the support needed by
19	employers to hire and retain program par-
20	ticipants, and other individuals with a sub-
21	stance use disorder, and the support need-
22	ed by such employers to obtain their com-
23	mitment to testing creative solutions to
24	employing program participants and such
25	individuals;

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1	(iii) connect employers and workers to
2	on-the-job or customized training programs
3	before or after layoff to help facilitate re-
4	employment;
5	(iv) connect employers with an edu-
6	cation provider to develop classroom in-
7	struction to complement on-the-job learn-
8	ing for program participants and such in-
9	dividuals;
10	(v) help employers develop the cur-
11	riculum design of a work-based learning
12	program for program participants and
13	such individuals; or
14	(vi) help employers employ program
15	participants or such individuals engaging
16	in a work-based learning program for a
17	transitional period before hiring such a
18	program participant or individual for full-
19	time employment of not less than 30 hours
20	a week.
21	(B) Screening services.—Providing
22	screening services, which may include—
23	(i) using an evidence-based screening
24	method to screen each individual seeking
25	participation in the pilot program to deter-

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1	mine whether the individual has a sub-
2	stance use disorder;
3	(ii) conducting an assessment of each
4	such individual to determine the services
5	needed for such individual to obtain or re-
6	tain employment, including an assessment
7	of strengths and general work readiness;
8	and
9	(iii) accepting walk-ins or referrals
10	from employers, labor organizations, or
11	other entities recommending individuals to
12	participate in such program.
13	(C) INDIVIDUAL TREATMENT AND EM-
14	PLOYMENT PLAN.—Developing an individual
15	treatment and employment plan for each pro-
16	gram participant, which shall include providing
17	a case manager to work with each participant
18	to develop the plan, which may include—
19	(i) identifying employment and career
20	goals;
21	(ii) exploring career pathways that
22	lead to in-demand industries and sectors as
23	determined by the State board and the
24	head of the State workforce agency;

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1	(iii) setting appropriate achievement
2	objectives to attain the employment and
3	career goals identified under clause (i); or
4	(iv) developing the appropriate com-
5	bination of services to enable the partici-
6	pant to achieve the employment and career
7	goals.
8	(D) OUTPATIENT TREATMENT AND RECOV-
9	ERY CARE.—In the case of a participating part-
10	nership serving program participants described
11	in paragraph (2)(A)(i) with a substance use dis-
12	order, providing individualized and group out-
13	patient treatment and recovery services for such
14	program participants that are offered during
15	the day and evening, and on weekends. Such
16	treatment and recovery services—
17	(i) shall be based on a model that uti-
18	lizes combined behavioral interventions and
19	other evidence-based or evidence-informed
20	interventions; and
21	(ii) may include additional services
22	such as—
23	(I) health, mental health, addic-
24	tion, or other forms of outpatient
25	treatment that may impact a sub-

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1	stance use disorder and co-occurring
2	conditions;
3	(II) drug testing for a current
4	substance use disorder prior to enroll-
5	ment in career or training services or
6	prior to employment;
7	(III) linkages to community serv-
8	ices, including services offered by
9	partner organizations designed to sup-
10	port program participants; and
11	(IV) referrals to health care, in-
12	cluding referrals to substance use dis-
13	order treatment and mental health
14	services.
15	(E) Supportive services.—Providing
16	supportive services, which shall include services
17	such as—
18	(i) coordinated wraparound services to
19	provide maximum support for program
20	participants to ensure that the program
21	participants maintain employment and re-
22	covery for not less than 12 months, as ap-
23	propriate;
24	(ii) assistance in establishing eligi-
25	bility for assistance under Federal, State,

1	and local programs providing health serv-
2	ices, mental health services, housing serv-
3	ices, transportation services, or social serv-
4	ices;
5	(iii) peer recovery support services de-
6	scribed in subsection (a)(12)(C)(i);
7	(iv) networking and mentorship op-
8	portunities; or
9	(v) any supportive services determined
10	necessary by the local entity.
11	(F) CAREER AND JOB TRAINING SERV-
12	ICES.—Offering career services and training
13	services, and related services, concurrently or
14	sequentially with the services provided under
15	subparagraphs (B) through (E). Such services
16	shall include the following:
17	(i) Services provided to program par-
18	ticipants who are in a pre-employment
19	stage of the program. Such services may
20	include—
21	(I) initial education and skills as-
22	sessments;
23	(II) traditional classroom train-
24	ing funded through individual training
25	accounts under chapter 3 of subtitle B

1	of title I of the Workforce Innovation
2	and Opportunity Act (29 U.S.C. 3171
3	et seq.);
4	(III) services to promote employ-
5	ability skills such as punctuality, per-
6	sonal maintenance skills, and profes-
7	sional conduct;
8	(IV) in-depth interviewing and
9	evaluation to identify employment bar-
10	riers and to develop individual em-
11	ployment plans;
12	(V) career planning that in-
13	cludes—
14	(aa) career pathways leading
15	to in-demand, high-wage jobs;
16	and
17	(bb) job coaching, job
18	matching, and job placement
19	services;
20	(VI) provision of payments and
21	fees for employment and training-re-
22	lated applications, tests, and certifi-
23	cations; or
24	(VII) any other appropriate ca-
25	reer service or training service de-

1	scribed in section 134(c) of the Work-
2	force Innovation and Opportunity Act
3	(29 U.S.C. 3174(c)).
4	(ii) Services provided to program par-
5	ticipants during their first 6 months of
6	employment to ensure job retention, which
7	may include—
8	(I) case management and support
9	services, including a continuation of
10	the services described in clause (i);
11	(II) a continuation of skills train-
12	ing, and career and technical edu-
13	cation, described in clause (i) that is
14	conducted in collaboration with the
15	employers of such participants;
16	(III) mentorship services and job
17	retention support for such partici-
18	pants; or
19	(IV) targeted training for man-
20	agers and workers working with such
21	participants (such as mentors), and
22	human resource representatives in the
23	business in which such participants
24	are employed.

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1	(iii) Services to assist program partici-
2	pants in maintaining employment for not
3	less than 12 months, as appropriate.
4	(G) PROVEN AND PROMISING PRAC-
5	TICES.—Leading efforts in the service area to
6	identify and promote proven and promising
7	strategies and initiatives for meeting the needs
8	of employers and program participants.
9	(4) LIMITATIONS.—A participating partnership
10	may not use—
11	(A) more than 5 percent of the funds re-
12	ceived under a subgrant under subsection (d)
13	for the administrative costs of the partnership;
14	(B) more than 10 percent of the funds re-
15	ceived under such subgrant for the provision of
16	treatment and recovery services, as described in
17	paragraph (3)(D); or
18	(C) more than 10 percent of the funds re-
19	ceived under such subgrant for the provision of
20	supportive services described in paragraph
21	(3)(E) to program participants.
22	(f) Performance Accountability.—
23	(1) REPORTS.—The Secretary shall establish
24	quarterly reporting requirements for recipients of
25	grants and subgrants under this section that, to the

1 extent practicable, are based on the performance ac-2 countability system under section 116 of the Work-3 force Innovation and Opportunity Act (29 U.S.C. 4 3141), including the indicators described in sub-5 section (c)(1)(A)(i) of such section and the require-6 ments for local area performance reports under sub-7 section (d) of such section. 8 (2) EVALUATIONS.— 9 (A) AUTHORITY TO ENTER INTO AGREE-

10 MENTS.—The Secretary shall ensure that an 11 independent evaluation is conducted on the pilot 12 program carried out under this section to deter-13 mine the impact of the program on employment 14 of individuals with substance use disorders. The 15 Secretary shall enter into an agreement with el-16 igible entities receiving grants under this sec-17 tion to pay for all or part of such evaluation.

(B) METHODOLOGIES TO BE USED.—The
independent evaluation required under this
paragraph shall use experimental designs using
random assignment or, when random assignment is not feasible, other reliable, evidencebased research methodologies that allow for the
strongest possible causal inferences.

25 (g) FUNDING.—

1	(1) COVERED FISCAL YEAR.—In this sub-
2	section, the term "covered fiscal year" means any of
3	fiscal years 2018 through 2023.
4	(2) USING FUNDING FOR NATIONAL DIS-
5	located worker grants.—Subject to paragraph
6	(4) and notwithstanding section $132(a)(2)(A)$ and
7	subtitle D of the Workforce Innovation and Oppor-
8	tunity Act (29 U.S.C. 3172(a)(2)(A), 3221 et seq.)
9	or any other provision of law, the Secretary may use,
10	to carry out the pilot program under this section for
11	a covered fiscal year—
12	(A) funds made available to carry out sec-
13	tion 170 of such Act (29 U.S.C. 3225) for that
14	fiscal year;
15	(B) funds made available to carry out sec-
16	tion 170 of such Act that remain available for
17	that fiscal year; and
18	(C) funds that remain available under sec-
19	tion 172(f) of such Act (29 U.S.C. 3227(f)).
20	(3) AVAILABILITY OF FUNDS.—Funds appro-
21	priated under section 136(c) of such Act (29 U.S.C.
22	3181(c)) and made available to carry out section
23	170 of such Act for a fiscal year shall remain avail-
24	able for use under paragraph $(2)$ for a subsequent
25	fiscal year until expended.

(4) LIMITATION.—The Secretary may not use
 more than \$100,000,000 of the funds described in
 paragraph (2) for any covered fiscal year under this
 section.

## 5 SEC. 408. YOUTH PREVENTION AND RECOVERY.

6 (a) SUBSTANCE ABUSE TREATMENT SERVICES FOR
7 CHILDREN, ADOLESCENTS, AND YOUNG ADULTS.—Sec8 tion 514 of the Public Health Service Act (42 U.S.C.
9 290bb-7) is amended—

10 (1) in the section heading, by striking "CHIL11 DREN AND ADOLESCENTS" and inserting "CHIL12 DREN, ADOLESCENTS, AND YOUNG ADULTS";

(2) in subsection (a)(2), by striking "children,
including" and inserting "children, adolescents, and
young adults, including"; and

16 (3) by striking "children and adolescents" each
17 place it appears and inserting "children, adolescents,
18 and young adults".

19 (b) YOUTH PREVENTION AND RECOVERY INITIA-20 TIVE.—

21 (1) DEFINITIONS.—In this subsection:

22 (A) ELIGIBLE ENTITY.—The term "eligible
23 entity" means—

24 (i) a local educational agency that is25 seeking to establish or expand substance

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1	use prevention and recovery support serv-
2	ices at one or more high schools;
3	(ii) an institution of higher education;
4	(iii) a recovery program at an institu-
5	tion of higher education;
6	(iv) a local board or one-stop oper-
7	ator; or
8	(v) a nonprofit organization, excluding
9	a school.
10	(B) HIGH SCHOOL.—The term "high
11	school" has the meaning given such term in
12	section 8101 of the Elementary and Secondary
13	Education Act of 1965 (20 U.S.C. 7801).
14	(C) INSTITUTION OF HIGHER EDU-
15	CATION.—The term "institution of higher edu-
16	cation" has the meaning given such term in
17	section 101 of the Higher Education Act of
18	1965 (20 U.S.C. 1001) and includes a "post-
19	secondary vocational institution" as defined in
20	section 102(c) of such Act (20 U.S.C. 1002(c)).
21	(D) LOCAL EDUCATION AGENCY.—The
22	term "local educational agency" has the mean-
23	ing given the term in section 8101 of the Ele-
24	mentary and Secondary Education Act of 1965.

1	(E) LOCAL BOARD; ONE-STOP OPER-
2	ATOR.—The terms "local board" and "one-stop
3	operator" have the meanings given such terms
4	in section 3 of the Workforce Innovation and
5	Opportunity Act (29 U.S.C. 3102).
6	(F) RECOVERY PROGRAM.—The term "re-
7	covery program" means a program—
8	(i) to help children, adolescents, or
9	young adults who are recovering from sub-
10	stance use disorders to initiate, stabilize,
11	and maintain healthy and productive lives
12	in the community; and
13	(ii) that includes peer-to-peer support
14	delivered by individuals with lived experi-
15	ence in recovery, and communal activities
16	to build recovery skills and supportive so-
17	cial networks.
18	(G) Secretary.—The term "Secretary"
19	means the Secretary of Health and Human
20	Services, except as otherwise specified.
21	(2) Best practices.—The Secretary, in con-
22	sultation with the Secretary of Education, shall—
23	(A) identify or facilitate the development of
24	evidence-based best practices for prevention of
25	substance misuse and abuse by children, adoles-

1	cents, and young adults, for appropriate recov-
2	ery support services, and for appropriate use of
3	medication-assisted treatment for such individ-
4	uals, if applicable;
5	(B) disseminate such best practices to local
6	educational agencies, institutions of higher edu-
7	cation, recovery programs at institutions of
8	higher education, local boards, one-stop opera-
9	tors, and nonprofit organizations, as appro-
10	priate;
11	(C) conduct a rigorous, independent eval-
12	uation of each grant funded under this sub-
13	section, particularly its impact on the indicators
14	described in paragraph $(5)(B)$ ; and
15	(D) provide technical assistance for grant-
16	ees under this subsection.
17	(3) GRANTS AUTHORIZED.—The Secretary, in
18	consultation with the Secretary of Education, shall
19	award 3-year grants, on a competitive basis, to eligi-
20	ble entities to enable such entities, in coordination
21	with State agencies responsible for carrying out sub-
22	stance use disorder prevention and treatment pro-
23	grams, to carry out evidence-based or promising pro-
24	grams for—

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1	(A) prevention of substance abuse and mis-
2	use by children, adolescents, and young adults;
3	(B) recovery support services for children,
4	adolescents, and young adults, which may in-
5	clude counseling, job training, linkages to com-
6	munity-based services, family support groups,
7	and recovery coaching; and
8	(C) treatment or referrals for treatment of
9	substance use disorders, as appropriate.
10	(4) Application.—To be eligible for a grant
11	under this subsection, an entity shall submit to the
12	Secretary an application at such time, in such man-
13	ner, and containing such information as the Sec-
14	retary may require. Such application shall include—
15	(A) a description of the impact of sub-
16	stance use disorders on children, adolescents,
17	and young adults enrolled in the local edu-
18	cational agency, one-stop operator, local board,
19	or institution of higher education;
20	(B) a description of how the eligible entity
21	has solicited input from faculty, teachers, staff,
22	families, students, and experts in substance use
23	prevention and treatment in developing such
24	application;

1	(C) how the eligible entity plans to use
2	grant funds for evidence-based or promising ac-
3	tivities, in accordance with this subsection to
4	prevent, provide recovery support for, and treat
5	substance use disorders amongst such individ-
6	uals;
7	(D) an assurance that the eligible entity
8	will participate in the evaluation described in
9	paragraph $(2)(C)$ ; and
10	(E) a description of how the eligible entity
11	will collaborate with local service providers, in-
12	cluding substance use disorder treatment pro-
13	grams, providers of mental health services, and
14	primary care providers, in carrying out the
15	grant program.
16	(5) REPORT.—Each eligible entity awarded a
17	grant under this section shall submit to the appro-
18	priate committees of Congress, a report at such time
19	and in such manner as the Secretary may require.
20	Such report shall include—
21	(A) a description of how the eligible entity
22	used grant funds, in accordance with this sub-
23	section, including the number of children, ado-
24	lescents, and young adults reached through pro-
25	gramming; and

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1	(B) a description of how the grant pro-
2	gram has made an impact on—
3	(i) indicators of student success, in-
4	cluding student well-being and academic
5	achievement; and
6	(ii) substance use disorders amongst
7	children, adolescents, and young adults, in-
8	cluding the number of overdoses and
9	deaths amongst children, adolescents, and
10	young adults during the grant period.
11	(6) Authorization of appropriations.—
12	There is authorized to be appropriated, such sums
13	as may be necessary to carry out this subsection.
14	SEC. 409. PLANS OF SAFE CARE.
15	(a) IN GENERAL.—Section 105(a) of the Child Abuse
16	Prevention and Treatment Act (42 U.S.C. 5106(a)) is
17	amended by adding at the end the following:
18	"(7) Grants to states to improve and co-
19	ORDINATE THEIR RESPONSE TO ENSURE THE SAFE-
20	TY, PERMANENCY, AND WELL-BEING OF INFANTS
21	AFFECTED BY SUBSTANCE USE.—
22	"(A) Program authorized.—The Sec-
23	retary shall make grants to States for the pur-
24	pose of assisting child welfare agencies, social
25	services agencies, substance use disorder treat-

ment agencies, public health and mental health agencies, and maternal and child health agen- cies to facilitate collaboration in developing, up- dating, and implementing plans of safe care de-
cies to facilitate collaboration in developing, up-
dating, and implementing plans of safe care de-
scribed in section 106(b)(2)(B)(iii).
"(B) DISTRIBUTION OF FUNDS.—
"(i) RESERVATIONS.—Of the amounts
appropriated under subparagraph (H), the
Secretary shall reserve—
"(I) no more than 3 percent for
the purposes described in subpara-
graph (G); and
"(II) up to 3 percent for grants
to Indian Tribes and tribal organiza-
tions for purposes consistent with this
section, as the Secretary determines
appropriate.
"(ii) Allotments to states and
TERRITORIES.—The Secretary shall allot
the amount appropriated under subpara-
graph (H) that remains after application
of clause (i) on a competitive basis to
States that apply for such a grant.
"(iii) Selection criteria.—The
Secretary shall allot funds to States that

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1	demonstrate a strong need for such funds,
2	and a strong commitment to using such
3	funds, to meet the purposes described in
4	subparagraph (A) in accordance with sub-
5	paragraph (D).
6	"(C) APPLICATION.—A State desiring a
7	grant under this paragraph shall submit an ap-
8	plication to the Secretary at such time and in
9	such manner as the Secretary may require.
10	Such application shall include—
11	"(i) a description of—
12	"(I) the impact of substance use
13	disorder in such State, including with
14	respect to the substance or class of
15	substances with the highest incidence
16	of abuse in the previous year in such
17	State, including—
18	"(aa) the prevalence of sub-
19	stance use disorder in such State;
20	"(bb) the aggregate rate of
21	births in the State of infants af-
22	fected by substance abuse or
23	withdrawal symptoms or a fetal
24	alcohol spectrum disorder (as de-
25	termined by hospitals, insurance

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1	claims, claims submitted to the
2	State Medicaid program, or other
3	records), if available and to the
4	extent practicable; and
5	"(cc) the number of infants
6	identified, for whom a plan of
7	safe care was developed, and for
8	whom a referral was made for
9	appropriate services, as reported
10	under section 106(d)(18);
11	"(II) the challenges the State
12	faces in developing and implementing
13	plans of safe care in accordance with
14	section 106(b)(2)(B)(iii);
15	"(III) the State's lead agency for
16	the grant program and how that agen-
17	cy will coordinate with relevant State
18	entities and programs, including the
19	child welfare agency, the substance
20	use disorder treatment agency, the
21	public health and mental health agen-
22	cies, programs funded by the Residen-
23	tial Treatment for Pregnant and
24	Postpartum Women grant program of
25	the Substance Abuse and Mental

1	Health Services Administration under
2	section 508 of the Public Health Serv-
3	ice Act (42 U.S.C. 290bb-1), the
4	State Medicaid program, the State
5	agency administering the block grant
6	program under title V of the Social
7	Security Act (42 U.S.C. 701 et seq.),
8	the State agency administering the
9	programs funded under part C of the
10	Individuals with Disabilities Edu-
11	cation Act (20 U.S.C. 1431 et seq.),
12	the maternal, infant, and early child-
13	hood home visiting program under
14	section 511 of the Social Security Act
15	(42 U.S.C. 711), the State judicial
16	system, and other agencies, as deter-
17	mined by the Secretary;
18	"(IV) how the State will monitor
19	local implementation of plans of safe
20	care, in accordance with section
21	106(b)(2)(B)(iii)(II);
22	"(V) how the State meets the re-
23	quirements of section 1927 of the
24	Public Health Service Act (42 U.S.C.
25	300x-27);

1	"(VI) how the State plans to uti-
2	lize funding authorized under part E
3	of title IV of the Social Security Act
4	(42  U.S.C.  670  et seq.) to assist in
5	carrying out any plan of safe care, in-
6	cluding such funding authorized under
7	section 471(e) of such Act (as in ef-
8	fect on October 1, 2018) for mental
9	health and substance abuse prevention
10	and treatment services and in-home
11	parent skill-based programs and fund-
12	ing authorized under such section
13	472(j) (as in effect on October 1,
14	2018) for children with a parent in a
15	licensed residential family-based treat-
16	ment facility for substance abuse; and
17	"(VII) an assessment of the
18	treatment and other services and pro-
19	grams available in the State, to effec-
20	tively carry out any plan of safe care
21	developed, including identification of
22	needed treatment, and other services
23	and programs to ensure the wellbeing
24	of young children and their families
25	affected by substance use disorder,

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1	such as programs carried out under
2	part C of the Individuals with Disabil-
3	ities Education Act and comprehen-
4	sive early childhood development serv-
5	ices and programs such as Head Start
6	programs;
7	"(ii) a description of how the State
8	plans to use funds for activities described
9	in subparagraph (D) for the purposes of
10	ensuring State compliance with require-
11	ments under clauses (ii) and (iii) of section
12	106(b)(2)(B); and
13	"(iii) an assurance that the State
14	will—
15	"(I) comply with this Act and
16	parts B and E of title IV of the Social
17	Security Act (42 U.S.C. 621 et seq.,
18	670 et seq.); and
19	"(II) comply with requirements
20	to refer a child identified as sub-
21	stance-exposed to early intervention
22	services as required pursuant to a
23	grant under part C of the Individuals
24	with Disabilities Education Act (20
25	U.S.C. 1431 et seq.).

1	"(D) USES OF FUNDS.—Funds awarded to
2	a State under this paragraph may be used for
3	the following activities, which may be carried
4	out by the State directly, or through grants or
5	subgrants, contracts, or cooperative agreements:
6	"(i) Improving State and local sys-
7	tems with respect to the development and
8	implementation of plans of safe care,
9	which—
10	"(I) shall include parent and
11	caregiver engagement, as required
12	under section $106(b)(2)(B)(iii)(I)$ , re-
13	garding available treatment and serv-
14	ice options, which may include re-
15	sources available for pregnant,
16	perinatal, and postnatal women; and
17	"(II) may include activities such
18	as—
19	"(aa) developing policies,
20	procedures, or protocols for the
21	administration of evidence-based
22	and validated screening tools for
23	infants who may be affected by
24	substance use withdrawal symp-
25	toms or a fetal alcohol spectrum

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1	disorder and pregnant, perinatal,
2	and postnatal women whose in-
3	fants may be affected by sub-
4	stance use withdrawal symptoms
5	or a fetal alcohol spectrum dis-
6	order;
7	"(bb) improving assessments
8	used to determine the needs of
9	the infant and family;
10	"(cc) improving ongoing
11	case management services; and
12	"(dd) improving access to
13	treatment services, which may be
14	prior to the pregnant woman's
15	delivery date.
16	"(ii) Developing policies, procedures,
17	or protocols in consultation and coordina-
18	tion with health professionals, public and
19	private health facilities, and substance use
20	disorder treatment agencies to ensure
21	that—
22	"(I) appropriate notification to
23	child protective services is made in a
24	timely manner;

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1	"(II) a plan of safe care is in
2	place, where needed, before the infant
3	is discharged from the birth or health
4	care facility; and
5	"(III) such health and related
6	agency professionals are trained on
7	how to follow such protocols and are
8	aware of the supports that may be
9	provided under a plan of safe care.
10	"(iii) Training health professionals
11	and health system leaders, child welfare
12	workers, substance use disorder treatment
13	agencies, and other related professionals
14	such as home visiting agency staff and law
15	enforcement in relevant topics including—
16	"(I) State mandatory reporting
17	laws and the referral and notification
18	process;
19	"(II) the co-occurrence of preg-
20	nancy and substance use disorder;
21	"(III) the clinical guidance about
22	treating substance use disorder in
23	pregnant and postpartum women;
24	"(IV) appropriate screening and
25	interventions for infants affected by

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1	substance use disorder, withdrawal
2	symptoms, or a fetal alcohol spectrum
3	disorder and the requirements under
4	section $106(b)(2)(B)(iii)$ ; and
5	"(V) appropriate strategies to ad-
6	dress the mental health needs of the
7	parent and child together.
8	"(iv) Establishing partnerships, agree-
9	ments, or memoranda of understanding be-
10	tween the lead agency and health profes-
11	sionals, health facilities, child welfare pro-
12	fessionals, substance use disorder and
13	mental health disorder treatment pro-
14	grams, early childhood education pro-
15	grams, and maternal and child health and
16	early intervention professionals, including
17	home visiting providers, peer-to-peer recov-
18	ery programs such as parent mentoring
19	programs, and housing agencies to facili-
20	tate the implementation of, and compliance
21	with section $106(b)(2)$ and clause (ii) of
22	this subparagraph, in areas which may in-
23	clude—
24	"(I) developing a comprehensive,
25	multi-disciplinary assessment and

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1	intervention process for infants and
2	their families who are affected by sub-
3	stance use disorder, withdrawal symp-
4	toms, or a fetal alcohol spectrum dis-
5	order, that includes meaningful en-
6	gagement with and takes into account
7	the unique needs of each family and
8	addresses differences between legal,
9	medically supervised substance use,
10	and substance use disorder;
11	"(II) ensuring that treatment ap-
12	proaches for serving infants, pregnant
13	women, and perinatal and postnatal
14	women whose infants may be affected
15	by substance use, withdrawal symp-
16	toms, or a fetal alcohol spectrum dis-
17	order, are designed to, where appro-
18	priate, keep infants with their moth-
19	ers during both inpatient and out-
20	patient treatment; and
21	"(III) increasing access to evi-
22	dence-based medication-assisted treat-
23	ment approved by the Food and Drug
24	Administration, behavioral therapy,
25	and counseling services for the treat-

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1	ment of substance use disorders, as
2	appropriate.
3	"(v) Developing and updating systems
4	of technology for improved data collection
5	and monitoring under section
6	106(b)(2)(B)(iii), including existing elec-
7	tronic medical records, to measure the out-
8	comes achieved through the plans of safe
9	care, including monitoring systems to meet
10	the requirements of this Act and submis-
11	sion of performance measures.
12	"(E) REPORTING.—Each State that re-
13	ceives funds under this paragraph, for each
14	year such funds are received, shall submit a re-
15	port to the Secretary, disaggregated by geo-
16	graphic location, economic status, and major
17	racial and ethnic groups, except that such
18	disaggregation shall not be required if the re-
19	sults would reveal personally identifiable infor-
20	mation, on the following:
21	"(i) The number of the infants identi-
22	fied under section $106(b)(2)(B)(ii)$ who ex-
23	perienced removal due to parental sub-
24	stance use concerns who are reunified with

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1	parents, and the length of time between
2	such removal and reunification.
3	"(ii) The number of the infants iden-
4	tified under section $106(b)(2)(B)(ii)$ who
5	experienced substantiated reports of child
6	abuse or neglect and received differential
7	response while in the care of their birth
8	parents or within 1 year after a reunifica-
9	tion has occurred.
10	"(iii) The number of the infants iden-
11	tified under section $106(b)(2)(B)(ii)$ who
12	experienced a return to out-of-home care
13	within one year after reunification.
14	"(F) Secretary's report to con-
15	GRESS.—The Secretary shall submit an annual
16	report to the Committee on Health, Education,
17	Labor, and Pensions and the Committee on Ap-
18	propriations of the Senate and the Committee
19	on Education and the Workforce and the Com-
20	mittee on Appropriations of the House of Rep-
21	resentatives that includes the information de-
22	scribed in subparagraph (E) and recommenda-
23	tions or observations on the challenges, suc-
24	cesses, and lessons derived from implementation
25	of the grant program.

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1	"(G) Reservation of funds.—The Sec-
2	retary shall use the amount reserved under sub-
3	paragraph (B)(i)(I) for the purposes of—
4	"(i) providing technical assistance, in-
5	cluding programs of in-depth technical as-
6	sistance, to additional States, territories,
7	and Indian tribes in accordance with the
8	substance-exposed infant initiative devel-
9	oped by the National Center on Substance
10	Abuse and Child Welfare;
11	"(ii) issuing guidance on the require-
12	ments of this Act with respect to infants
13	born with and identified as being affected
14	by substance use or withdrawal symptoms
15	or fetal alcohol spectrum disorder, as de-
16	scribed in clauses (ii) and (iii) of section
17	106(b)(2)(B), including by—
18	"(I) clarifying key terms; and
19	"(II) disseminating best practices
20	on implementation of plans of safe
21	care, on such topics as differential re-
22	sponse, collaboration and coordina-
23	tion, and identification and delivery of
24	services, for different populations;

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1	"(iii) supporting State efforts to de-
2	velop information technology systems to
3	manage plans of safe care; and
4	"(iv) preparing the Secretary's report
5	to Congress described in subparagraph
6	(F).
7	"(H) AUTHORIZATION OF APPROPRIA-
8	TIONS.—To carry out the program under this
9	paragraph, there are authorized to be appro-
10	priated \$60,000,000 for each of fiscal years
11	2019 through 2023.".
12	(b) DEFINITION.—Section 3 of the Child Abuse Pre-
13	vention and Treatment Act (42 U.S.C. 5101 note) is
14	amended—
15	(1) in paragraph (7), by striking "; and" and
16	inserting a semicolon;
17	(2) by redesignating paragraph $(8)$ as para-
18	graph (9); and
19	(3) by inserting after paragraph $(7)$ the fol-
20	lowing:
21	"(8) the term 'substance use disorder' means
22	the abuse of alcohol or other drugs; and".

1	SEC. 410. REGULATIONS RELATING TO SPECIAL REGISTRA-
2	TION FOR TELEMEDICINE.
3	Section 311(h) of the Controlled Substances Act (21
4	U.S.C. 831(h)) is amended by striking paragraph (2) and
5	inserting the following:
6	"(2) Regulations.—
7	"(A) IN GENERAL.—Not later than 1 year
8	after the date of enactment of the Opioid Crisis
9	Response Act of 2018, in consultation with the
10	Secretary, and in accordance with the procedure
11	described in subparagraph (B), the Attorney
12	General shall promulgate final regulations
13	specifying—
14	"(i) the limited circumstances in
15	which a special registration under this sub-
16	section may be issued; and
17	"(ii) the procedure for obtaining a
18	special registration under this subsection.
19	"(B) PROCEDURE.—In promulgating final
20	regulations under subparagraph (A), the Attor-
21	ney General shall—
22	"(i) issue a notice of proposed rule-
23	making that includes a copy of the pro-
24	posed regulations;

1	"(ii) provide a period of not less than
2	60 days for comments on the proposed reg-
3	ulations;
4	"(iii) finalize the proposed regulation
5	not later than 6 months after the close of
6	the comment period; and
7	"(iv) publish the final regulations not
8	later than 30 days before the effective date
9	of the final regulations.".
10	SEC. 411. NATIONAL HEALTH SERVICE CORPS BEHAVIORAL
11	AND MENTAL HEALTH PROFESSIONALS PRO-
12	VIDING OBLIGATED SERVICE IN SCHOOLS
13	AND OTHER COMMUNITY-BASED SETTINGS.
14	Subpart III of part D of title III of the Public Health
15	Service Act (42 U.S.C. $254l$ et seq.) is amended by adding
16	at the end the following:
17	"SEC. 338N. BEHAVIORAL AND MENTAL HEALTH PROFES-
18	SIONALS PROVIDING OBLIGATED SERVICE IN
19	SCHOOLS AND OTHER COMMUNITY-BASED
20	SETTINGS.
21	"(a) Schools and Community-based Settings.—
22	An entity to which a Corps member is assigned under sec-
23	tion 333 may direct such Corps member to provide service
24	as a behavioral and mental health professional at a school

or other community-based setting located in a health pro fessional shortage area.

3 "(b) Obligated Service.—

4 "(1) IN GENERAL.—Any service described in 5 subsection (a) that a Corps member provides may 6 count towards such Corps member's completion of 7 any obligated service requirements under the Schol-8 arship Program or the Loan Repayment Program, 9 subject to any limitation imposed under paragraph 10 (2).

11 "(2) LIMITATION.—The Secretary may impose 12 a limitation on the number of hours of service de-13 scribed in subsection (a) that a Corps member may 14 credit towards completing obligated service require-15 ments, provided that the limitation allows a member 16 to credit service described in subsection (a) for not 17 less than 50 percent of the total hours required to 18 complete such obligated service requirements.

19 "(c) RULE OF CONSTRUCTION.—The authorization
20 under subsection (a) shall be notwithstanding any other
21 provision of this subpart or subpart II.".

## 22 SEC. 412. LOAN REPAYMENT FOR SUBSTANCE USE DIS23 ORDER TREATMENT PROVIDERS.

24 (a) LOAN REPAYMENT FOR SUBSTANCE USE TREAT25 MENT PROVIDERS.—The Secretary of Health and Human

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Services (referred to in this section as the "Secretary")
 shall enter into contracts under section 338B of the Public
 Health Service Act (42 U.S.C. 254l-1) with eligible health
 professionals providing substance use disorder treatment
 services in substance use disorder treatment facilities, as
 defined by the Secretary.

7 (b) PROVISION OF SUBSTANCE USE DISORDER
8 TREATMENT.—In carrying out the activities described in
9 subsection (a)—

10 (1) such facilities shall be located in mental
11 health professional shortage areas designated under
12 section 332 of the Public Health Service Act (42
13 U.S.C. 254e);

(2) section 331(a)(3)(D) of such Act (42 U.S.C.
254d(a)(3)(D)) shall be applied as if the term "primary health services" includes health services regarding substance use disorder treatment;

18 (3) section 331(a)(3)(E)(i) of such Act (42
19 U.S.C. 254d(a)(3)(E)(i)) shall be applied as if the
20 term "behavioral and mental health professionals"
21 includes masters level, licensed substance use dis22 order treatment counselors; and

23 (4) such professionals and facilities shall pro24 vide—

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1 (A) counseling by a program counselor or 2 other certified professional who is licensed and 3 qualified by education, training, or experience 4 to assess the psychological and sociological 5 background of patients, to contribute to the ap-6 propriate treatment plan for the patient, and to 7 monitor progress; and 8 (B) all drugs approved by the Food and 9 Drug Administration to treat substance use dis-10 orders. 11 (c) AUTHORIZATION OF APPROPRIATIONS.—There is 12 authorized to be appropriated to carry out this section, 13 \$25,000,000 for each of fiscal years 2019 through 2023. 14 SEC. 413. IMPROVING TREATMENT FOR PREGNANT AND 15 POSTPARTUM WOMEN. 16 (a) REPORT.— 17 (1) IN GENERAL.—Not later than 60 days after 18 the date of enactment of this Act, the Secretary of 19 Health and Human Services (referred to in this sub-20 section as the "Secretary") shall submit to the ap-21 propriate committees of Congress and make avail-22 able to the public on the internet website of the De-23 partment of Health and Human Services a report 24 regarding the implementation of the recommenda-25 tions in the strategy relating to prenatal opioid use,

including neonatal abstinence syndrome, developed
 pursuant to section 2 of the Protecting Our Infants
 Act of 2015 (Public Law 114–91). Such report shall
 include—

5 (A) an update on the implementation of 6 the recommendations in the strategy, including 7 information regarding the agencies involved in 8 the implementation; and

9 (B) information on additional funding or 10 authority the Secretary requires, if any, to im-11 plement the strategy, which may include au-12 thorities needed to coordinate implementation 13 of such strategy across the Department of 14 Health and Human Services.

15 (2) PERIODIC UPDATES.—The Secretary shall 16 periodically update the report under paragraph (1). 17 RESIDENTIAL TREATMENT PROGRAMS (b) FOR 18 PREGNANT AND POSTPARTUM WOMEN.—Section 508(s) 19 of the Public Health Service Act (42 U.S.C. 290bb–1(s)) is amended by striking "\$16,900,000 for each of fiscal 20 years 2017 through 2021" and inserting "\$29,931,000 for 21 22 each of fiscal years 2019 through 2023".

1	SEC. 414. EARLY INTERVENTIONS FOR PREGNANT WOMEN
2	AND INFANTS.
3	(a) Development of Educational Materials by
4	CENTER FOR SUBSTANCE ABUSE PREVENTION.—Section
5	515(b) of the Public Health Service Act (42 U.S.C.
6	290bb–21(b)) is amended—
7	(1) in paragraph (13), by striking "and" at the
8	end;
9	(2) in paragraph (14), by striking the period at
10	the end and inserting "; and"; and
11	(3) by adding at the end the following:
12	((15) in cooperation with relevant stakeholders
13	and the Director of the Centers for Disease Control
14	and Prevention, develop educational materials for
15	clinicians to use with pregnant women for shared de-
16	cisionmaking regarding pain management during
17	pregnancy.".
18	(b) Guidelines and Recommendations by Cen-
19	TER FOR SUBSTANCE ABUSE TREATMENT.—Section
20	507(b) of the Public Health Service Act (42 U.S.C.
21	290bb(b)) is amended—
22	(1) in paragraph (13), by striking "and" at the
23	end;
24	(2) in paragraph (14), by striking the period at
25	the end and inserting a semicolon; and
26	(3) by adding at the end the following:

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1 "(15) in cooperation with the Secretary, imple-2 ment and disseminate, as appropriate, the rec-3 ommendations in the report entitled 'Protecting Our 4 Infants Act: Final Strategy' issued by the Depart-5 ment of Health and Human Services in 2017; and". 6 (c) SUPPORT OF PARTNERSHIPS BY CENTER FOR 7 SUBSTANCE ABUSE TREATMENT.—Section 507(b) of the 8 Public Health Service Act (42 U.S.C. 290bb(b)), as 9 amended by subsection (b), is further amended by adding 10 at the end the following:

11 "(16) in cooperation with relevant stakeholders, 12 support public-private partnerships to assist with 13 education about, and support with respect to, sub-14 stance use disorder for pregnant women and health 15 care providers who treat pregnant women and ba-16 bies.".

## 17 **TITLE V—PREVENTION**

18 SEC. 501. STUDY ON PRESCRIBING LIMITS.

19 Not later than 2 years after the date of enactment 20 of this Act, the Secretary of Health and Human Services, 21 in consultation with the Attorney General, shall submit to 22 the Committee on Health, Education, Labor, and Pen-23 sions of the Senate and the Committee on Energy and 24 Commerce of the House of Representatives a report on 25 the impact of Federal and State laws and regulations that

1	limit the length, quantity, or dosage of opioid prescrip-
2	tions. Such report shall address—
3	(1) the impact of such limits on—
4	(A) the incidence and prevalence of over-
5	dose related to prescription opioids;
6	(B) the incidence and prevalence of over-
7	dose related to illicit opioids;
8	(C) the prevalence of opioid use disorders;
9	(D) medically appropriate use of, and ac-
10	cess to, opioids, including any impact on travel
11	expenses and pain management outcomes for
12	patients, whether such limits are associated
13	with significantly higher rates of negative
14	health outcomes, including suicide, and whether
15	the impact of such limits differs based on clin-
16	ical indication for which opioids are prescribed;
17	(2) whether such limits lead to a significant in-
18	crease in burden for prescribers of opioids or pre-
19	scribers of treatments for opioid use disorder, in-
20	cluding any impact on patient access to treatment,
21	and whether any such burden is mitigated by any
22	factors such as electronic prescribing; and
23	(3) the impact of such limits on diversion or
24	misuse of any controlled substance in schedule II,

1	III, or IV of section 202(c) of the Controlled Sub-
2	stances Act (21 U.S.C. 812(c)).
3	SEC. 502. PROGRAMS FOR HEALTH CARE WORKFORCE.
4	(a) Program for Education and Training in
5	PAIN CARE.—Section 759 of the Public Health Service
6	Act (42 U.S.C. 294i) is amended—
7	(1) in subsection (a), by inserting "nonprofit"
8	after "private";
9	(2) in subsection (b)—
10	(A) in the matter preceding paragraph (1),
11	by striking "award may be made under sub-
12	section (a) only if the applicant for the award
13	agrees that the program carried out with the
14	award will include" and inserting "entity receiv-
15	ing an award under this section shall develop a
16	comprehensive education and training plan that
17	includes";
18	(B) in paragraph (1)—
19	(i) by inserting "preventing," after
20	"diagnosing,"; and
21	(ii) by inserting "non-addictive med-
22	ical products and non-pharmacologic treat-
23	ments and" after "including";
24	(C) in paragraph $(2)$ —

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1	(i) by inserting "Federal, State, and
2	local" after "applicable"; and
3	(ii) by striking "the degree to which"
4	and all that follows through "effective pain
5	care" and inserting "opioids";
6	(D) in paragraph (3), by inserting "and,
7	as appropriate, non-pharmacotherapy" before
8	the semicolon;
9	(E) in paragraph (4)—
10	(i) by inserting "any" before "cul-
11	tural"; and
12	(ii) by striking "; and" and inserting
13	···;'';
14	(F) in paragraph (5), by striking "provi-
15	sion of pain care." and inserting "scientific
16	basis of pain and the provision of pain care, in-
17	cluding through non-addictive medical products
18	and non-pharmacologic treatments; and"; and
19	(G) by adding at the end the following:
20	"(6) the dangers of opioid abuse, detection of
21	early warning signs of opioid use disorders, and safe
22	disposal options for prescription medications, includ-
23	ing such options provided by law enforcement, or
24	other innovative deactivation mechanisms.";

1	(3) in subsection (d), by inserting "prevention,"
2	after "diagnosis,"; and
3	(4) in subsection (e), by striking "2010 through
4	2012" and inserting "2019 through 2023".
5	(b) Mental and Behavioral Health Education
6	AND TRAINING PROGRAM.—Section 756(a) of the Public
7	Health Service Act (42 U.S.C. 294e–1(a)) is amended—
8	(1) in paragraph (1), by inserting ", trauma,"
9	after "focus on child and adolescent mental health";
10	and
11	(2) in paragraphs $(2)$ and $(3)$ , by inserting
12	"trauma-informed care and" before "substance use
13	disorder prevention and treatment services".
14	SEC. 503. EDUCATION AND AWARENESS CAMPAIGNS.
15	Section 102 of the Comprehensive Addiction and Re-
16	covery Act of 2016 (Public Law 114–198) is amended—
17	(1) by amending subsection (a) to read as fol-
18	lows:
19	"(a) IN GENERAL.—The Secretary of Health and
20	Human Services, acting through the Director of the Cen-
21	ters for Disease Control and Prevention and in coordina-
22	tion with the heads of other departments and agencies,
23	shall advance education and awareness regarding the risks
24	related to misuse and abuse of opioids, as appropriate,
25	which may include developing or improving existing pro-

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1	grams, conducting activities, and awarding grants that ad-
2	vance the education and awareness of—
3	"(1) the public, including patients and con-
4	sumers;
5	((2)) patients, consumers, and other appropriate
6	members of the public, regarding such risks related
7	to unused opioids and the dispensing options under
8	section 309(f) of the Controlled Substances Act, as
9	applicable;
10	"(3) providers, which may include—
11	"(A) providing for continuing education on
12	appropriate prescribing practices;
13	"(B) education related to applicable State
14	or local prescriber limit laws, information on
15	the use of non-addictive or non-opioid alter-
16	natives for pain management, and the use of
17	overdose reversal drugs, as appropriate;
18	"(C) disseminating and improving the use
19	of evidence-based opioid prescribing guidelines
20	across relevant health care settings, as appro-
21	priate, and updating guidelines as necessary;
22	"(D) implementing strategies, such as best
23	practices, to encourage and facilitate the use of
24	prescriber guidelines, in accordance with State
25	and local law; and

1	"(E) disseminating information to pro-
2	viders about prescribing options for controlled
3	substances, including such options under sec-
4	tion 309(f) of the Controlled Substances Act, as
5	applicable; and
6	"(4) other appropriate entities."; and
7	(2) in subsection (b)—
8	(A) by striking "opioid abuse" each place
9	such term appears and inserting "opioid misuse
10	and abuse"; and
11	(B) in paragraph (2), by striking "safe dis-
12	posal of prescription medications and other"
13	and inserting "non-addictive or non-opioid
14	treatment options, safe disposal options for pre-
15	scription medications, and other applicable".
16	SEC. 504. ENHANCED CONTROLLED SUBSTANCE
17	OVERDOSES DATA COLLECTION, ANALYSIS,
18	AND DISSEMINATION.
19	Part J of title III of the Public Health Service Act
20	is amended by inserting after section 392 (42 U.S.C.
21	280b-1) the following:

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# 1 "SEC.392A.ENHANCEDCONTROLLEDSUBSTANCE2OVERDOSESDATACOLLECTION,ANALYSIS,3AND DISSEMINATION.

4 "(a) IN GENERAL.—The Director of the Centers for
5 Disease Control and Prevention, using the authority pro6 vided to the Director under section 392, may—

7 "(1) to the extent practicable, carry out and ex8 pand any controlled substance overdose data collec9 tion, analysis, and dissemination activity described
10 in subsection (b);

"(2) provide training and technical assistance
to States, localities, and Indian tribes for the purpose of carrying out any such activity; and

14 "(3) award grants to States, localities, and In15 dian tribes for the purpose of carrying out any such
16 activity.

17 "(b) CONTROLLED SUBSTANCE OVERDOSE DATA
18 COLLECTION AND ANALYSIS ACTIVITIES.—A controlled
19 substance overdose data collection, analysis, and dissemi20 nation activity described in this subsection is any of the
21 following activities:

"(1) Improving the timeliness of reporting aggregate data to the public, including data on fatal
and nonfatal controlled substance overdoses.

25 "(2) Enhancing the comprehensiveness of con26 trolled substance overdose data by collecting infor-

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1	mation on such overdoses from appropriate sources
2	such as toxicology reports, death scene investiga-
3	tions, and emergency department services.
4	"(3) Modernizing the system for coding causes
5	of death related to controlled substance overdoses to
6	use an electronic-based system.
7	"(4) Using data to help identify risk factors as-
8	sociated with controlled substance overdoses, includ-
9	ing the delivery of certain health care services.
10	"(5) Supporting entities involved in reporting
11	information on controlled substance overdoses, such
12	as coroners and medical examiners, to improve accu-
13	rate testing and reporting of causes and contributing
14	factors of such overdoses, and analysis of various
15	opioid analogues to controlled substances overdoses.
16	"(6) Working to enable and encourage the ac-
17	cess, exchange, and use of data regarding controlled
18	substances overdoses among data sources and enti-
19	ties.
20	"(c) Controlled Substance Defined.—In this
21	section, the term 'controlled substance' has the meaning
22	given that term in section 102 of the Controlled Sub-
23	stances Act.".

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1	SEC. 505. PREVENTING OVERDOSES OF CONTROLLED SUB-
2	STANCES.
3	Part J of title III of the Public Health Service Act
4	(42 U.S.C. 280b et seq.), as amended by section 504, is
5	further amended by inserting after section 392A the fol-
6	lowing:
7	"SEC. 392B. PREVENTING OVERDOSES OF CONTROLLED
8	SUBSTANCES.
9	"(a) PREVENTION ACTIVITIES.—
10	"(1) IN GENERAL.—The Director of the Cen-
11	ters for Disease Control and Prevention (referred to
12	in this section as the 'Director'), using the authority
13	provided to the Director under section 392, may—
14	"(A) to the extent practicable, carry out
15	and expand any prevention activity described in
16	paragraph (2);
17	"(B) provide training and technical assist-
18	ance to States, localities, and Indian tribes to
19	carrying out any such activity; and
20	"(C) award grants to States, localities, and
21	tribes for the purpose of carrying out any such
22	activity.
23	"(2) Prevention activities.—A prevention
24	activity described in this paragraph is an activity to
25	improve the efficiency and use of a new or currently
26	operating prescription drug monitoring program—

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1	"(A) encouraging all authorized users (as
2	specified by the State or other entity) to reg-
3	ister with and use the program;
4	"(B) enabling such users to access any
5	data updates in as close to real-time as prac-
6	ticable;
7	"(C) providing for a mechanism for the
8	program to notify authorized users of any po-
9	tential misuse or abuse of controlled substances
10	and any detection of inappropriate prescribing
11	practices relating to such substances;
12	"(D) encouraging the analysis of prescrip-
13	tion drug monitoring data for purposes of pro-
14	viding de-identified, aggregate reports based on
15	such analysis to State public health agencies,
16	State licensing boards, and other appropriate
17	State agencies, as permitted under applicable
18	Federal and State law and the policies of the
19	prescription drug monitoring program and not
20	containing any protected health information, to
21	prevent inappropriate prescribing, drug diver-
22	sion, or abuse and misuse of controlled sub-
23	stances, and to facilitate better coordination
24	among agencies;

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1	"(E) enhancing interoperability between
2	the program and any health information tech-
3	nology (including certified health information
4	technology), including by integrating program
5	data into such technology;
6	"(F) updating program capabilities to re-
7	spond to technological innovation for purposes
8	of appropriately addressing the occurrence and
9	evolution of controlled substance overdoses; and
10	"(G) facilitating and encouraging data ex-
11	change between the program and the prescrip-
12	tion drug monitoring programs of other States.
13	"(b) Additional Grants.—The Director may
14	award grants to States, localities, and Indian tribes—
15	"(1) to carry out innovative projects for grant-
16	ees to rapidly respond to controlled substance mis-
17	use, abuse, and overdoses, including changes in pat-
18	terns of controlled substance use; and
19	"(2) for any other evidence-based activity for
20	preventing controlled substance misuse, abuse, and
21	overdoses as the Director determines appropriate.
22	"(c) RESEARCH.—The Director may conduct studies
23	and evaluations to address substance use disorders, in-
24	cluding preventing substance use disorders or other re-
25	lated topics the Director determines appropriate.

"(d) PUBLIC AND PRESCRIBER EDUCATION.—Pursu ant to section 102 of the Comprehensive Addiction and
 Recovery Act of 2016, the Director may advance the edu cation and awareness of prescribers and the public regard ing the risk of abuse of prescription opioids.

6 "(e) CONTROLLED SUBSTANCE DEFINED.—In this
7 section, the term 'controlled substance' has the meaning
8 given that term in section 102 of the Controlled Sub9 stances Act.

10 "(f) AUTHORIZATION OF APPROPRIATIONS.—For 11 purposes of carrying out this section, section 392A of this 12 Act, and section 102 of the Comprehensive Addiction and 13 Recovery Act of 2016, there is authorized to be appro-14 priated \$486,000,000 for each of fiscal years 2019 15 through 2024.".

## 16 SEC. 506. CDC SURVEILLANCE AND DATA COLLECTION FOR

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CHILD, YOUTH, AND ADULT TRAUMA.

(a) DATA COLLECTION.—The Director of the Centers
for Disease Control and Prevention (referred to in this
section as the "Director") may, in cooperation with the
States, collect and report data on adverse childhood experiences through the Behavioral Risk Factor Surveillance
System, the Youth Risk Behavior Surveillance System,
and other relevant public health surveys or questionnaires.

(b) TIMING.—The collection of data under subsection
 (a) may occur in fiscal year 2019 and every 2 years there after.

4 (c) DATA FROM TRIBAL AND RURAL AREAS.—The 5 Director shall encourage each State that participates in 6 collecting and reporting data under subsection (a) to col-7 lect and report data from tribal and rural areas within 8 such State, in order to generate a statistically reliable rep-9 resentation of such areas.

(d) AUTHORIZATION OF APPROPRIATIONS.—To carry
out this section, there are authorized to be appropriated
such sums as may be necessary for the period of fiscal
years 2019 through 2021.

# 14 SEC. 507. REAUTHORIZATION OF NASPER.

15 Section 3990 of the Public Health Service Act (42
16 U.S.C. 280g–3) is amended—

17 (1) in subsection (a)—

(A) in paragraph (1), in the matter preceding subparagraph (A), by striking "Administrator of the Substance Abuse and Mental
Health Services Administration and Director of
the Centers for Disease Control and Prevention" and inserting "Director of the Centers for
Disease Control and Prevention and the Assist-

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1	ant Secretary for Mental Health and Substance
2	Use Disorders''; and
3	(B) by adding at the end the following:
4	"(4) STATES AND LOCAL GOVERNMENTS.—
5	"(A) IN GENERAL.—In the case of a State
6	that does not have a prescription drug moni-
7	toring program, a county or other unit of local
8	government within the State that has a pre-
9	scription drug monitoring program shall be
10	treated as a State for purposes of this section,
11	including for purposes of eligibility for grants
12	under paragraph (1).
13	"(B) Plan for interoperability.—For
14	purposes of meeting the interoperability re-
15	quirements under subsection $(c)(3)$ , a county or
16	other unit of local government shall submit a
17	plan outlining the methods such county or unit
18	of local government will use to ensure the capa-
19	bility of data sharing with other counties and
20	units of local government within the State and
21	with other States, as applicable.";
22	(2) in subsection (c)—
23	(A) in paragraph (1)(A)(iii)—

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1	(i) by inserting "as such standards
2	become available," after "interoperability
3	standards,"; and
4	(ii) by striking "generated or identi-
5	fied by the Secretary or his or her des-
6	ignee" and inserting "recognized by the
7	Office of the National Coordinator for
8	Health Information Technology'; and
9	(B) in paragraph (3)(A), by inserting "in-
10	cluding electronic health records," after "tech-
11	nology systems,";
12	(3) in subsection $(d)(1)$ , by striking "not later
13	than 1 week after the date of such dispensing" and
14	inserting "in as close to real time as practicable";
15	(4) in subsection $(f)(1)(D)$ , by striking "med-
16	icaid" and inserting "Medicaid";
17	(5) in subsection (i), by inserting ", in collabo-
18	ration with the National Coordinator for Health In-
19	formation Technology and the Director of the Na-
20	tional Institute of Standards and Technology," after
21	"The Secretary"; and
22	(6) in subsection (n), by striking "2021" and
23	inserting "2026".
24	SEC. 508. JESSIE'S LAW.
25	(a) Best Practices.—

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(1) IN GENERAL.—Not later than 1 year after 1 2 the date of enactment of this Act, the Secretary of 3 Health and Human Services (referred to in this sec-4 tion as the "Secretary"), in consultation with appro-5 priate stakeholders, including a patient with a his-6 tory of opioid use disorder, an expert in electronic 7 health records, an expert in the confidentiality of pa-8 tient health information and records, and a health 9 care provider, shall identify or facilitate the develop-10 ment of best practices regarding— 11 (A) the circumstances under which infor-12 mation that a patient has provided to a health 13 care provider regarding such patient's history of 14 opioid use disorder should, only at the patient's 15 request, be prominently displayed in the med-16 ical records (including electronic health records) 17 of such patient; 18 (B) what constitutes the patient's request 19 for the purpose described in subparagraph (A); 20 and 21 (C) the process and methods by which the 22 information should be so displayed. 23 (2) DISSEMINATION.—The Secretary shall dis-24 seminate the best practices developed under para-

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graph (1) to health care providers and State agen cies.

3 (b) REQUIREMENTS.—In identifying or facilitating
4 the development of best practices under subsection (a), as
5 applicable, the Secretary, in consultation with appropriate
6 stakeholders, shall consider the following:

7 (1) The potential for addiction relapse or over8 dose, including overdose death, when opioid medica9 tions are prescribed to a patient recovering from
10 opioid use disorder.

(2) The benefits of displaying information
about a patient's opioid use disorder history in a
manner similar to other potentially lethal medical
concerns, including drug allergies and contraindications.

16 (3) The importance of prominently displaying
17 information about a patient's opioid use disorder
18 when a physician or medical professional is pre19 scribing medication, including methods for avoiding
20 alert fatigue in providers.

(4) The importance of a variety of appropriate
medical professionals, including physicians, nurses,
and pharmacists, having access to information described in this section when prescribing or dis-

1 pensing opioid medication, consistent with Federal 2 and State laws and regulations. 3 (5) The importance of protecting patient pri-4 vacy, including the requirements related to consent 5 for disclosure of substance use disorder information 6 under all applicable laws and regulations. 7 (6) All applicable Federal and State laws and 8 regulations. 9 SEC. 509. DEVELOPMENT AND DISSEMINATION OF MODEL 10 TRAINING PROGRAMS FOR SUBSTANCE USE 11 DISORDER PATIENT RECORDS. 12 (a) INITIAL PROGRAMS AND MATERIALS.—Not later 13 than 1 year after the date of the enactment of this Act, the Secretary of Health and Human Services (referred to 14 15 in this section as the "Secretary"), in consultation with 16 appropriate experts, shall identify the following model pro-17 grams and materials (or if no such programs or materials 18 exist, recognize private or public entities to develop and 19 disseminate such programs and materials): 20 (1) Model programs and materials for training 21 health care providers (including physicians, emer-22 gency medical personnel, psychiatrists, psychologists, 23 counselors, therapists, nurse practitioners, physician 24 assistants, behavioral health facilities and clinics, 25 care managers, and hospitals, including individuals

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1 such as general counsels or regulatory compliance 2 staff who are responsible for establishing provider 3 privacy policies) concerning the permitted uses and 4 disclosures, consistent with the standards and regu-5 lations governing the privacy and security of sub-6 stance use disorder patient records promulgated by 7 the Secretary under section 543 of the Public 8 Health Service Act (42 U.S.C. 290dd-2) for the con-9 fidentiality of patient records. 10 (2) Model programs and materials for training 11 patients and their families regarding their rights to 12 protect and obtain information under the standards 13 and regulations described in paragraph (1). 14 (b) REQUIREMENTS.—The model programs and ma-15 terials described in paragraphs (1) and (2) of subsection 16 (a) shall address circumstances under which disclosure of 17 substance use disorder patient records is needed to—

18 (1) facilitate communication between substance
19 use disorder treatment providers and other health
20 care providers to promote and provide the best pos21 sible integrated care;

(2) avoid inappropriate prescribing that can
lead to dangerous drug interactions, overdose, or relapse; and

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1	(3) notify and involve families and caregivers
2	when individuals experience an overdose.
3	(c) PERIODIC UPDATES.—The Secretary shall—
4	(1) periodically review and update the model
5	program and materials identified or developed under
6	subsection (a); and
7	(2) disseminate such updated programs and
8	materials to the individuals described in subsection
9	(a)(1).
10	(d) INPUT OF CERTAIN ENTITIES.—In identifying,
11	reviewing, or updating the model programs and materials
12	under this section, the Secretary shall solicit the input of
13	relevant stakeholders.
14	(e) Authorization of Appropriations.—There is
14 15	(e) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated to carry out this section,
15	
15 16	authorized to be appropriated to carry out this section,
15 16	authorized to be appropriated to carry out this section, such sums as may be necessary for each of fiscal years
15 16 17	authorized to be appropriated to carry out this section, such sums as may be necessary for each of fiscal years 2019 through 2023.
15 16 17 18	authorized to be appropriated to carry out this section, such sums as may be necessary for each of fiscal years 2019 through 2023. SEC. 510. COMMUNICATION WITH FAMILIES DURING EMER-
15 16 17 18 19	authorized to be appropriated to carry out this section, such sums as may be necessary for each of fiscal years 2019 through 2023. SEC. 510. COMMUNICATION WITH FAMILIES DURING EMER- GENCIES.
15 16 17 18 19 20	<ul> <li>authorized to be appropriated to carry out this section,</li> <li>such sums as may be necessary for each of fiscal years</li> <li>2019 through 2023.</li> <li>SEC. 510. COMMUNICATION WITH FAMILIES DURING EMER- GENCIES.</li> <li>(a) PROMOTING AWARENESS OF AUTHORIZED DIS-</li> </ul>
<ol> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	<ul> <li>authorized to be appropriated to carry out this section,</li> <li>such sums as may be necessary for each of fiscal years</li> <li>2019 through 2023.</li> <li>SEC. 510. COMMUNICATION WITH FAMILIES DURING EMER- GENCIES.</li> <li>(a) PROMOTING AWARENESS OF AUTHORIZED DIS- CLOSURES DURING EMERGENCIES.—The Secretary of</li> </ul>

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mation to families and caregivers under Federal health 1 2 care privacy laws and regulations. 3 (b) USE OF MATERIAL.—For the purposes of car-4 rying out subsection (a), the Secretary of Health and 5 Human Services may use material produced under section 6 509 of this Act or under section 11004 of the 21st Cen-7 tury Cures Act (42 U.S.C. 1320d–2 note). 8 SEC. 511. PRENATAL AND POSTNATAL HEALTH. 9 Section 317L of the Public Health Service Act (42) 10 U.S.C. 247b–13) is amended— 11 (1) in subsection (a)— 12 (A) by amending paragraph (1) to read as 13 follows: 14 "(1) to collect, analyze, and make available data 15 on prenatal smoking, alcohol and substance abuse 16 and misuse, including— 17 "(A) data on— 18 "(i) the incidence, prevalence, and im-19 plications of such activities; and 20 "(ii) the incidence and prevalence of 21 implications and outcomes, including neo-22 natal abstinence syndrome and other out-23 comes associated with such activities; and "(B) to inform such analysis, additional in-24 25 formation or data on family health history,

1	medication exposures during pregnancy, demo-
2	graphic information, such as race, ethnicity, ge-
3	ographic location, and family history, and other
4	relevant information, as appropriate;";
5	(B) in paragraph (2)—
6	(i) by striking "prevention of" and in-
7	serting "prevention and long-term out-
8	comes associated with"; and
9	(ii) by striking "illegal drug use" and
10	inserting "substance abuse and misuse";
11	(C) in paragraph (3), by striking "and ces-
12	sation programs; and" and inserting ", treat-
13	ment, and cessation programs;";
14	(D) in paragraph (4), by striking "illegal
15	drug use." and inserting "substance abuse and
16	misuse; and"; and
17	(E) by adding at the end the following:
18	((5) to issue public reports on the analysis of
19	data described in paragraph (1), including analysis
20	of—
21	"(A) long-term outcomes of children af-
22	fected by neonatal abstinence syndrome;
23	"(B) health outcomes associated with pre-
24	natal smoking, alcohol, and substance abuse
25	and misuse; and

"(C) relevant studies, evaluations, or infor-
mation the Secretary determines to be appro-
priate.";
(2) in subsection (b), by inserting "tribal enti-
ties," after "local governments,";
(3) by redesignating subsection (c) as sub-
section (d);
(4) by inserting after subsection (b) the fol-
lowing:
"(c) COORDINATING ACTIVITIES.—To carry out this
section, the Secretary may—
"(1) provide technical and consultative assist-
ance to entities receiving grants under subsection
(b);
"(2) ensure a pathway for data sharing between
States, tribal entities, and the Centers for Disease
Control and Prevention;
"(3) ensure data collection under this section is
consistent with applicable State, Federal, and Tribal
privacy laws; and
"(4) coordinate with the National Coordinator
for Health Information Technology, as appropriate,
to assist States and tribes in implementing systems
that use standards recognized by such National Co-
ordinator, as such recognized standards are avail-

1	able in ander to facilitate internet such ilita between
1	able, in order to facilitate interoperability between
2	such systems and health information technology sys-
3	tems, including certified health information tech-
4	nology."; and
5	(5) in subsection (d), as so redesignated, by
6	striking "2001 through 2005" and inserting "2019
7	through 2023".
8	SEC. 512. SURVEILLANCE AND EDUCATION REGARDING IN-
9	FECTIONS ASSOCIATED WITH INJECTION
10	DRUG USE AND OTHER RISK FACTORS.
11	Section 317N of the Public Health Service Act (42 $$
12	U.S.C. 247b–15) is amended—
13	(1) by amending the section heading to read as
14	follows: "SURVEILLANCE AND EDUCATION RE-
15	GARDING INFECTIONS ASSOCIATED WITH IN-
16	JECTION DRUG USE AND OTHER RISK FAC-
17	TORS'';
18	(2) in subsection (a)—
19	(A) in the matter preceding paragraph (1),
20	by inserting "activities" before the colon;
21	(B) in paragraph (1)—
22	(i) by inserting "or maintaining" after
23	"implementing";
24	(ii) by striking "hepatitis C virus in-
25	fection (in this section referred to as 'HCV

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1	infection')" and inserting "infections com-
2	monly associated with injection drug use,
3	including viral hepatitis and human im-
4	munodeficiency virus,"; and
5	(iii) by striking "such infection" and
6	all that follows through the period at the
7	end and inserting "such infections, which
8	may include the reporting of cases of such
9	infections.";
10	(C) in paragraph (2), by striking "HCV
11	infection" and all that follows through the pe-
12	riod at the end and inserting "infections as a
13	result of injection drug use, receiving blood
14	transfusions prior to July 1992, or other risk
15	factors.";
16	(D) in paragraphs (4) and (5), by striking
17	"HCV infection" each place such term appears
18	and inserting "infections described in para-
19	graph $(1)$ "; and
20	(E) in paragraph (5), by striking "pedia-
21	tricians and other primary care physicians, and
22	obstetricians and gynecologists" and inserting
23	"substance use disorder treatment providers,
24	pediatricians, other primary care providers, and
25	obstetrician-gynecologists";

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1	(3) in subsection (b)—
2	(A) by striking "directly and" and insert-
3	ing "directly or"; and
4	(B) by striking "hepatitis C," and all that
5	follows through the period at the end and in-
6	serting "infections described in subsection
7	(a)(1).'';
8	(4) by redesignating subsection (c) as sub-
9	section (d);
10	(5) by inserting after subsection (b) the fol-
11	lowing:
12	"(c) DEFINITION.—In this section, the term 'injec-
13	tion drug use' means—
13 14	tion drug use' means— "(1) intravenous administration of a substance
14	"(1) intravenous administration of a substance
14 15	"(1) intravenous administration of a substance in schedule I of section 202(c) of the Controlled
14 15 16	"(1) intravenous administration of a substance in schedule I of section 202(c) of the Controlled Substances Act;
14 15 16 17	<ul> <li>"(1) intravenous administration of a substance in schedule I of section 202(c) of the Controlled Substances Act;</li> <li>"(2) intravenous administration of a substance</li> </ul>
14 15 16 17 18	<ul> <li>"(1) intravenous administration of a substance in schedule I of section 202(c) of the Controlled Substances Act;</li> <li>"(2) intravenous administration of a substance in schedule II, III, IV, or V of section 202(c) of the</li> </ul>
14 15 16 17 18 19	<ul> <li>"(1) intravenous administration of a substance in schedule I of section 202(c) of the Controlled Substances Act;</li> <li>"(2) intravenous administration of a substance in schedule II, III, IV, or V of section 202(c) of the Controlled Substances Act that has not been ap-</li> </ul>
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	<ul> <li>"(1) intravenous administration of a substance in schedule I of section 202(c) of the Controlled Substances Act;</li> <li>"(2) intravenous administration of a substance in schedule II, III, IV, or V of section 202(c) of the Controlled Substances Act that has not been ap- proved for intravenous use under section 505 of the</li> </ul>
14 15 16 17 18 19 20 21	<ul> <li>"(1) intravenous administration of a substance in schedule I of section 202(c) of the Controlled Substances Act;</li> <li>"(2) intravenous administration of a substance in schedule II, III, IV, or V of section 202(c) of the Controlled Substances Act that has not been ap- proved for intravenous use under section 505 of the Federal Food, Drug and Cosmetic Act or section</li> </ul>

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1	Controlled Substances Act that has not been pre-
2	scribed to the person using the substance."; and
3	(6) in subsection (d), as so redesignated, by
4	striking "such sums as may be necessary for each of
5	the fiscal years 2001 through 2005" and inserting
6	"\$40,000,000 for each of fiscal years 2019 through
7	2023".
8	SEC. 513. TASK FORCE TO DEVELOP BEST PRACTICES FOR
9	TRAUMA-INFORMED IDENTIFICATION, RE-
10	FERRAL, AND SUPPORT.
11	(a) ESTABLISHMENT.—There is established a task
12	force, to be known as the Interagency Task Force on
13	Trauma-Informed Care (in this section referred to as the
14	"task force") that shall identify, evaluate, and make rec-
15	ommendations regarding best practices with respect to
16	children and youth, and their families as appropriate, who
17	have experienced or are at risk of experiencing trauma.
18	(b) Membership.—
19	(1) COMPOSITION.—The task force shall be
20	composed of the heads of the following Federal de-
21	partments and agencies, or their designees:
22	(A) The Centers for Medicare & Medicaid
23	Services.
24	(B) The Substance Abuse and Mental
25	Health Services Administration.

1	(C) The Agency for Healthcare Research
2	and Quality.
3	(D) The Centers for Disease Control and
4	Prevention.
5	(E) The Indian Health Service.
6	(F) The Department of Veterans Affairs.
7	(G) The National Institutes of Health.
8	(H) The Food and Drug Administration.
9	(I) The Health Resources and Services Ad-
10	ministration.
11	(J) The Department of Defense.
12	(K) The Office of Minority Health.
13	(L) The Administration for Children and
14	Families.
15	(M) The Office of the Assistant Secretary
16	for Planning and Evaluation.
17	(N) The Office for Civil Rights at the De-
18	partment of Health and Human Services.
19	(O) The Office of Juvenile Justice and De-
20	linquency Prevention of the Department of Jus-
21	tice.
22	(P) The Office of Community Oriented Po-
23	licing Services of the Department of Justice.
24	(Q) The Office on Violence Against
25	Women of the Department of Justice.

1	(R) The National Center for Education
2	Evaluation and Regional Assistance of the De-
3	partment of Education.
4	(S) The National Center for Special Edu-
5	cation Research of the Institute of Education
6	Science.
7	(T) The Office of Elementary and Sec-
8	ondary Education of the Department of Edu-
9	cation.
10	(U) The Office for Civil Rights at the De-
11	partment of Education.
12	(V) The Office of Special Education and
13	the Rehabilitative Services of the Department
14	of Education.
15	(W) the Bureau of Indian Affairs of the
16	Department of the Interior.
17	(X) The Veterans Health Administration
18	of the Department of Veterans Affairs.
19	(Y) The Office of Special Needs Assistance
20	Programs of the Department of Housing and
21	Urban Development.
22	(Z) The Office of Head Start of the Ad-
23	ministration for Children and Families.
24	(AA) The Children's Bureau of the Admin-
25	istration for Children and Families.

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1	(BB) The Bureau of Indian Education of
2	the Department of the Interior.
3	(CC) Such other Federal agencies as the
4	Secretaries determine to be appropriate.
5	(2) DATE OF APPOINTMENTS.—The heads of
6	Federal departments and agencies shall appoint the
7	corresponding members of the task force not later
8	than 6 months after the date of enactment of this
9	Act.
10	(3) CHAIRPERSON.—The task force shall be
11	chaired by the Assistant Secretary for Mental
12	Health and Substance Use.
13	(c) TASK FORCE DUTIES.—The task force shall—
14	(1) solicit input from stakeholders, including
15	frontline service providers, educators, mental health
16	
	professionals, researchers, experts in infant, child,
17	and youth trauma, child welfare professionals, and
17 18	
	and youth trauma, child welfare professionals, and
18	and youth trauma, child welfare professionals, and the public, in order to inform the activities under
18 19	and youth trauma, child welfare professionals, and the public, in order to inform the activities under paragraph (2); and
18 19 20	and youth trauma, child welfare professionals, and the public, in order to inform the activities under paragraph (2); and (2) identify, evaluate, make recommendations,
18 19 20 21	and youth trauma, child welfare professionals, and the public, in order to inform the activities under paragraph (2); and (2) identify, evaluate, make recommendations, and update such recommendations not less than an-
<ol> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>	<ul> <li>and youth trauma, child welfare professionals, and the public, in order to inform the activities under paragraph (2); and</li> <li>(2) identify, evaluate, make recommendations, and update such recommendations not less than annually, to the general public, the Secretary of Edu-</li> </ul>

1	rior, the Attorney General, and other relevant cabi-
2	net Secretaries, and Congress regarding—
3	(A) a set of evidence-based, evidence-in-
4	formed, and promising best practices with re-
5	spect to—
6	(i) the identification of infants, chil-
7	dren and youth, and their families as ap-
8	propriate, who have experienced or are at
9	risk of experiencing trauma; and
10	(ii) the expeditious referral to and im-
11	plementation of trauma-informed practices
12	and supports that prevent and mitigate the
13	effects of trauma;
14	(B) a national strategy on how the task
15	force and member agencies will collaborate,
16	prioritize options for, and implement a coordi-
17	nated approach which may include data sharing
18	and the awarding of grants that support chil-
19	dren and their families as appropriate, who
20	have experienced or are at risk of experiencing
21	trauma; and
22	(C) existing Federal authorities at the De-
23	partment of Education, Department of Health
24	and Human Services, Department of Justice,
25	Department of Labor, Department of Interior,

1	and other relevant agencies, and specific Fed-
2	eral grant programs to disseminate best prac-
3	tices on, provide training in, or deliver services
4	through, trauma-informed practices, and dis-
5	seminate such information—
6	(i) in writing to relevant program of-
7	fices at such agencies to encourage grant
8	applicants in writing to use such funds,
9	where appropriate, for trauma-informed
10	practices; and
11	(ii) to the general public through the
12	internet website of the task force.
13	(d) BEST PRACTICES.—In identifying, evaluating,
14	and recommending the set of best practices under sub-
15	section (c), the task force shall—
16	(1) include guidelines for providing professional
17	development for front-line services providers, includ-
18	ing school personnel, providers from child- or youth-
19	serving organizations, primary and behavioral health
20	care providers, child welfare and social services pro-
21	viders, family and juvenile court judges and attor-
22	neys, health care providers, individuals who are
23	mandatory reporters of child abuse or neglect,
24	trained nonclinical providers (including peer mentors
25	and clergy), and first responders, in—

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1	(A) understanding and identifying early
2	signs and risk factors of trauma in children and
3	youth, and their families as appropriate, includ-
4	ing through screening processes;
5	(B) providing practices to prevent and
6	mitigate the impact of trauma, including by fos-
7	tering safe and stable environments and rela-
8	tionships; and
9	(C) developing and implementing proce-
10	dures or systems that—
11	(i) are designed to quickly refer in-
12	fants, children, youth, and their families as
13	appropriate, who have experienced or are
14	at risk of experiencing trauma to the ap-
15	propriate trauma-informed screening and
16	support, including treatment appropriate
17	to the age of the child, and to ensure such
18	infants, children, youth, and family mem-
19	bers receive such support;
20	(ii) utilize and develop partnerships
21	with local social services organizations,
22	such as organizations serving youth, and
23	clinical mental health or health care service
24	providers with expertise in providing sup-
25	port services (including trauma-informed

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1	and evidence-based treatment appropriate
2	to the age of the child) aimed at pre-
3	venting or mitigating the effects of trau-
4	ma;
5	(iii) educate children and youth to—
6	(I) understand and identify the
7	signs, effects, or symptoms of trauma;
8	and
9	(II) build the resilience and cop-
10	ing skills to mitigate the effects of ex-
11	periencing trauma;
12	(iv) promote and support multi-
13	generational practices that assist parents,
14	foster parents, and kinship and other care-
15	givers in accessing resources related to,
16	and developing environments conducive to,
17	the prevention and mitigation of trauma;
18	and
19	(v) collect and utilize data from
20	screenings, referrals, or the provision of
21	services and supports, conducted in the
22	covered settings, to evaluate and improve
23	processes for trauma-informed support and
24	outcomes that are culturally sensitive, lin-

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guistically appropriate, and specific to age 1 2 ranges and sex, as applicable; and 3 (2) recommend best practices that are designed 4 to avoid unwarranted custody loss or criminal pen-5 alties for parents or guardians in connection with in-6 fants, children, and youth who have experienced or 7 are at risk of experiencing trauma. 8 (e) OPERATING PLAN.—Not later than 1 year after 9 the date of enactment of this Act, the task force shall hold 10 the first meeting. Not later than 2 years after such date 11 of enactment, the task force shall submit to the Secretary 12 of Education, Secretary of Health and Human Services, 13 Secretary of Labor, Secretary of the Interior, the Attorney 14 General, and Congress an operating plan for carrying out 15 the activities of the task force described in paragraphs (2)and (3) of subsection (c). Such operating plan shall in-16 17 clude—

(1) a list of specific activities that the task
force plans to carry out for purposes of carrying out
duties described in subsection (c)(2), which may include public engagement;

(2) a plan for carrying out the activities under
paragraphs (2) and (3) of subsection (c);

24 (3) a list of members of the task force and25 other individuals who are not members of the task

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1	force that may be consulted to carry out such activi-
2	ties;
3	(4) an explanation of Federal agency involve-
4	ment and coordination needed to carry out such ac-
5	tivities, including any statutory or regulatory bar-
6	riers to such coordination;
7	(5) a budget for carrying out such activities;
8	and
9	(6) other information that the task force deter-
10	mines appropriate.
11	(f) FINAL REPORT.—Not later than 3 years after the
12	date of the first meeting of the task force, the task force
13	shall submit to the general public, Secretary of Education,
14	Secretary of Health and Human Services, Secretary of
15	Labor, Secretary of the Interior, the Attorney General,
16	and other relevant cabinet Secretaries, and Congress, a
17	final report containing all of the findings and rec-
18	ommendations required under this section.
19	(g) Authorization of Appropriations.—To carry
20	out this section, there are authorized to be appropriated
21	such sums as may be necessary for each of fiscal years
22	2019 through 2022.
23	(h) SUNSET.—The task force shall on the date that
24	is 60 days after the submission of the final report under
25	subsection (f), but not later than September 30, 2022.

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1SEC. 514. GRANTS TO IMPROVE TRAUMA SUPPORT SERV-2ICES AND MENTAL HEALTH CARE FOR CHIL-3DREN AND YOUTH IN EDUCATIONAL SET-4TINGS.

5 (a) GRANTS, CONTRACTS, AND COOPERATIVE AGREEMENTS AUTHORIZED.—The Secretary, in coordina-6 7 tion with the Director of Substance Abuse and Mental 8 Health Services Administration, is authorized to award 9 grants to, or enter into contracts or cooperative agree-10 ments with, State educational agencies, local educational 11 agencies, Head Start agencies (including Early Head 12 Start agencies), State or local agencies that administer 13 public preschool programs, Indian tribes or their tribal 14 educational agencies, a school operated by the Bureau of Indian Education, a Regional Corporation (as defined in 15 16 section 3 of the Alaska Native Claims Settlement Act (43) U.S.C. 1602)), or a Native Hawaiian educational organi-17 18 zation (as defined in section 6207 of the Elementary and 19 Secondary Education Act of 1965 (20 U.S.C. 7517)), for 20 the purpose of increasing student access to evidence-based trauma support services and mental health care by devel-21 22 oping innovative initiatives, activities, or programs to link 23 local school systems with local trauma-informed support and mental health systems, including those under the In-24 dian Health Service. 25

1 (b) DURATION.—With respect to a grant, contract, 2 or cooperative agreement awarded or entered into under 3 this section, the period during which payments under such 4 grant, contract or agreement are made to the recipient 5 may not exceed 4 years.

6 (c) USE OF FUNDS.—An entity that receives a grant,
7 contract, or cooperative agreement under this section shall
8 use amounts made available through such grant, contract,
9 or cooperative agreement for evidence-based or promising
10 activities, which shall include any of the following:

(1) Collaborative efforts between school-based service systems and trauma-informed support and mental health service systems to provide, develop, or improve prevention, screening, referral, and treatment services to students, such as by providing universal trauma screenings to identify students in need of specialized support.

18 (2) To implement multi-tiered positive behav19 ioral interventions and supports, or other trauma-in20 formed models of support.

21 (3) To provide professional development to
22 teachers, teacher assistants, school leaders, special23 ized instructional support personnel, and mental
24 health professionals that—

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1	(A) fosters safe and stable learning envi-
2	ronments that prevent and mitigate the effects
3	of trauma, including through social and emo-
4	tional learning;
5	(B) improves school capacity to identify,
6	refer, and provide services to students in need
7	of trauma support or behavioral health services;
8	or
9	(C) reflects the best practices developed by
10	the Interagency Task Force on Trauma-In-
11	formed Care established under section 513.
12	(4) Engaging families and communities in ef-
13	forts to increase awareness of child and youth trau-
14	ma, which may include sharing best practices with
15	law enforcement regarding trauma-informed care
16	and working with mental health professionals to pro-
17	vide interventions, as well as longer term coordi-
18	nated care within the community for children and
19	youth who have experienced trauma and their fami-
20	lies.
21	(5) To provide technical assistance to school
22	systems and mental health agencies.
23	(6) To evaluate the effectiveness of the program
24	carried out under this section in increasing student

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access to evidence-based trauma support services
 and mental health care.

3 (d) APPLICATIONS.—To be eligible to receive a grant, 4 contract, or cooperative agreement under this section, an 5 entity described in subsection (a) shall submit an applica-6 tion to the Secretary at such time, in such manner, and 7 containing such information as the Secretary may reason-8 ably require, which shall include the following:

9 (1) A description of the program to be funded 10 under the grant, contract, or cooperative agreement, 11 including how such program will increase access to 12 evidence-based trauma support services and mental 13 health care for students, and, as applicable, the fam-14 ilies of the students.

(2) A description of how the program will provide linguistically appropriate and culturally competent services.

(3) A description of how the program will support students and the school in improving the school
climate in order to support an environment conducive to learning.

22 (4) An assurance that—

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

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1 (B) teachers, school leaders, administra-2 tors, specialized instructional support personnel, 3 representatives of local Indian tribes as appropriate, other school personnel, and parents or 4 5 guardians of students participating in services 6 under this section will be engaged and involved 7 in the design and implementation of the serv-8 ices. 9 (5) A description of how the applicant will sup-10 port and integrate existing school-based services 11 with the program in order to provide mental health 12 services for students, as appropriate. 13 (e) INTERAGENCY AGREEMENTS.— 14 (1) DESIGNATION OF LEAD AGENCY.—A recipi-15 ent of a grant, contract, or cooperative agreement 16 under this section shall designate a lead agency to 17 direct the establishment of an interagency agreement 18 among local educational agencies, juvenile justice au-19 thorities, mental health agencies, child welfare agen-20 cies, and other relevant entities in the State, in col-21 laboration with local entities, such as Indian tribes. 22 (2) CONTENTS.—The interagency agreement

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

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1	(A) the financial responsibility for the serv-
2	ices;
3	(B) the conditions and terms of responsi-
4	bility for the services, including quality, ac-
5	countability, and coordination of the services;
6	and
7	(C) the conditions and terms of reimburse-
8	ment among the agencies, authorities, or enti-
9	ties that are parties to the interagency agree-
10	ment, including procedures for dispute resolu-
11	tion.
12	(f) EVALUATION.—The Secretary shall reserve not to
13	exceed 3 percent of the funds made available under sub-
14	section (l) for each fiscal year to—
15	(1) conduct a rigorous, independent evaluation
16	of the activities funded under this section; and
17	(2) disseminate and promote the utilization of
18	evidence-based practices regarding trauma support
19	services and mental health care.
20	(g) DISTRIBUTION OF AWARDS.—The Secretary shall
21	ensure that grants, contracts, and cooperative agreements
22	awarded or entered into under this section are equitably
23	distributed among the geographical regions of the United
24	States and among tribal, urban, suburban, and rural pop-
25	ulations.

(h) RULE OF CONSTRUCTION.—Nothing in this sec tion shall be construed—

3 (1) to prohibit an entity involved with a pro4 gram carried out under this section from reporting
5 a crime that is committed by a student to appro6 priate authorities; or

7 (2) to prevent Federal, State, and tribal law en8 forcement and judicial authorities from exercising
9 their responsibilities with regard to the application
10 of Federal, tribal, and State law to crimes com11 mitted by a student.

(i) SUPPLEMENT, NOT SUPPLANT.—Any services
provided through programs carried out under this section
shall supplement, and not supplant, existing mental health
services, including any special education and related services provided under the Individuals with Disabilities Education Act.

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

23 (k) DEFINITIONS.—In this section:

24 (1) ELEMENTARY OR SECONDARY SCHOOL.—
25 The term "elementary or secondary school" means a

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1	public elementary and secondary school as such term
2	is defined in section 8101 of the Elementary and
3	Secondary Education Act of 1965 (20 U.S.C. 7801).
4	(2) EVIDENCE-BASED.—The term" evidence-
5	based" has the meaning given such term in section
6	8101(21)(A)(i) of the Elementary and Secondary
7	Education Act of 1965 (20 U.S.C. 7801(21)(A)(i)).
8	(3) School leader.—The term "school lead-
9	er" has the meaning given such term in section
10	8101 of the Elementary and Secondary Education
11	Act of 1965 (20 U.S.C. 7801).
12	(4) Secretary.—The term "Secretary" means
13	the Secretary of Education.
14	(5) Specialized instructional support
15	PERSONNEL.—The term "specialized instructional
16	support personnel" has the meaning given such term
17	in 8101 of the Elementary and Secondary Education
18	Act of 1965 (20 U.S.C. 7801).
19	(1) Authorization of Appropriations.—There is
20	authorized to be appropriated to carry out this section,
21	such sums as may be necessary for each of fiscal years
$\gamma\gamma$	2010 through 2022

22 2019 through 2023.

# 1SEC. 515. NATIONAL CHILD TRAUMATIC STRESS INITIA-2TIVE.

3 Section 582(j) of the Public Health Service Act (42
4 U.S.C. 290hh–1(j)) is amended by striking "\$46,887,000
5 for each of fiscal years 2018 through 2022" and inserting
6 "\$53,887,000 for each of fiscal years 2019 through
7 2023".