Calendar No. 427

113TH CONGRESS 2D SESSION

S. 2452

To support early learning.

IN THE SENATE OF THE UNITED STATES

June 10, 2014

Mr. Harkin, from the Committee on Health, Education, Labor, and Pensions, reported the following original bill; which was read twice and placed on the calendar

A BILL

To support early learning.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Strong Start for Amer-
- 5 ica's Children Act".
- 6 SEC. 2. TABLE OF CONTENTS.
- 7 The table of contents for this Act is as follows:

Sec. 1. Short title.

Sec. 2. Table of contents.

TITLE I—PREKINDERGARTEN ACCESS

Subtitle A—Access to Voluntary Prekindergarten for Low- and Moderate- Income Families
Sec. 111. Purposes.
Sec. 112. Definitions.
Sec. 113. Program authorization.
Sec. 114. Allotments and reservation of funds.
Sec. 115. State eligibility criteria.
Sec. 116. State applications.
Sec. 117. State use of funds.
Sec. 118. Performance measures and targets.
Sec. 119. Matching requirements.
Sec. 120. Eligible local entity applications.
Sec. 121. Required subgrant activities.
Sec. 122. Report and evaluation.
Sec. 123. Prohibition of required participation or use of funds for assessments.
Sec. 124. Coordination with Head Start programs.
Sec. 125. Technical assistance in program administration.
Sec. 126. Rule of construction.
Sec. 127. Authorization of appropriations.
Subtitle B—Prekindergarten Development Grants
Sec. 151. Prekindergarten development grants.
TITLE II—LEARNING QUALITY PARTNERSHIPS
Sec. 201. Purposes.
Sec. 202. Early learning quality partnerships.
TITLE III—MATERNAL, INFANT, AND EARLY CHILDHOOD HOME VISITING PROGRAM
Sec. 301. Sense of Senate.
TITLE I—PREKINDERGARTEN
ACCESS
Subtitle A—Access to Voluntary

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Prekindergarten for Lowand 4

Moderate-income Families 5

- SEC. 111. PURPOSES.
- 7 The purposes of this subtitle are to—
- (1) establish a Federal-State partnership to 8
- 9 provide access to high-quality public prekindergarten
- 10 programs for all children from low-income and mod-

1	erate-income families to ensure that the children
2	enter kindergarten prepared for success;
3	(2) broaden participation in such programs to
4	include children from additional middle-class fami-
5	lies; and
6	(3) promote access to full-day kindergarten,
7	and high-quality early childhood education programs
8	and settings for children.
9	SEC. 112. DEFINITIONS.
10	In this subtitle:
11	(1) CHILD WITH A DISABILITY.—The term
12	"child with a disability" has the meaning—
13	(A) given the term in section 602 of the
14	Individuals with Disabilities Education Act (20
15	U.S.C. 1401); and
16	(B) given the term "infant or toddler with
17	a disability" in section 632 of such Act (20
18	U.S.C. 1432).
19	(2) Comprehensive Early Learning assess-
20	MENT SYSTEM.—The term "comprehensive early
21	learning assessment system''—
22	(A) means a coordinated and comprehen-
23	sive system of multiple assessments, each of
24	which is valid and reliable for its specified pur-
25	pose and for the population with which it will

1	be used, that organizes information about the
2	process and context of young children's learning
3	and development in order to help early child-
4	hood educators make informed instructional
5	and programmatic decisions and that conforms
6	to the recommendations of the National Re-
7	search Council reports on early childhood; and
8	(B) includes, at a minimum—
9	(i) child screening measures to iden-
10	tify children who may need follow-up serv-
11	ices to address developmental, learning, or
12	health needs in, at a minimum, areas of
13	physical health, behavioral health, oral
14	health, child development, vision, and hear-
15	ing;
16	(ii) child formative assessments;
17	(iii) measures of environmental qual-
18	ity; and
19	(iv) measures of the quality of adult-
20	child interactions.
21	(3) Dual language learner.—The term
22	"dual language learner" means an individual who is
23	limited English proficient as defined in section 637
24	of the Head Start Act (42 U.S.C. 9832).

1	(4) Early Childhood Education Pro-
2	GRAM.—The term "early childhood education pro-
3	gram" has the meaning given the term in section
4	103 of the Higher Education Act of 1965 (20
5	U.S.C. 1003).
6	(5) ELEMENTARY SCHOOL.—The term "elemen-
7	tary school" has the meaning given the term in sec-
8	tion 9101 of the Elementary and Secondary Edu-
9	cation Act of 1965 (20 U.S.C. 7801).
10	(6) ELIGIBLE LOCAL ENTITY.—The term "eligi-
11	ble local entity" means—
12	(A) a local educational agency, including a
13	charter school or a charter management organi-
14	zation that acts as a local educational agency,
15	or an educational service agency in partnership
16	with a local educational agency;
17	(B) an entity (including a Head Start pro-
18	gram or licensed child care setting) that carries
19	out, administers, or supports an early childhood
20	education program; or
21	(C) a consortium of entities described
22	under subparagraph (A) or (B).
23	(7) ELIGIBILITY DETERMINATION DATE.—The
24	term "eligibility determination date" means the date

used to determine eligibility for public elementary

1	school in the community in which the eligible local
2	entity involved is located.
3	(8) Full-day.—The term "full-day" means a
4	day that is—
5	(A) equivalent to a full school day at the
6	public elementary schools in the State; and
7	(B) not less than 5 hours a day.
8	(9) High-quality prekindergarten pro-
9	GRAM.—The term "high-quality prekindergarten
10	program" means a prekindergarten program sup-
11	ported by an eligible local entity that includes, at a
12	minimum, the following elements based on nationally
13	recognized standards:
14	(A) Serves children who—
15	(i) are age 4 or children who are age
16	3 or 4, by the eligibility determination date
17	(including children who turn age 5 while
18	attending the program); or
19	(ii) have attained the legal age for
20	State-funded prekindergarten.
21	(B) Requires high staff qualifications, in-
22	cluding a requirement that a prekindergarten
23	teacher—
24	(i) has a bachelor's degree in early
25	childhood education or a related field with

1	coursework that demonstrates competence
2	in early childhood education;
3	(ii)(I) has a bachelor's degree in any
4	field;
5	(II) has demonstrated knowledge of
6	early childhood education through passage
7	of a State-approved assessment in early
8	childhood education;
9	(III) engages in ongoing professional
10	development in early childhood education
11	for not less than 2 years; and
12	(IV) is enrolled in a State-approved
13	educator preparation program in which the
14	teacher receives ongoing training and sup-
15	port in early childhood education and is
16	making progress toward the completion of
17	the program in not more than 3 years; or
18	(iii) has a bachelor's degree in any
19	field with a credential, license, or endorse-
20	ment that demonstrates competence in
21	early childhood education.
22	(C) Maintains a maximum class size of 20
23	children.
24	(D) Maintains a child to instructional staff
25	ratio that does not exceed 10 to 1.

1	(E) Offers a full-day program.
2	(F) Provides developmentally appropriate
3	learning environments and evidence-based cur-
4	ricula that are aligned with the State's early
5	learning and development standards.
6	(G) Offers instructional staff salaries com-
7	parable to kindergarten through grade 12
8	teaching staff.
9	(H) Provides for ongoing monitoring and
10	program evaluation to ensure continuous im-
11	provement.
12	(I) Offers accessible comprehensive services
13	for children that—
14	(i) include, at a minimum—
15	(I) screenings for vision, dental,
16	health (including mental health), and
17	development and referrals, and assist-
18	ance obtaining services, when appro-
19	priate;
20	(II) family engagement opportu-
21	nities (taking into account home lan-
22	guage), such as parent conferences
23	(including parent input about their
24	child's development) and support serv-

1	ices, such as parent education and
2	family literacy services;
3	(III) nutrition services, including
4	nutritious meals and snack options
5	aligned with requirements set by the
6	most recent Child and Adult Care
7	Food Program guidelines promulgated
8	by the Department of Agriculture as
9	well as regular, age-appropriate, nu-
10	trition education for children and
11	their families;
12	(IV) programs coordinated with
13	local educational agencies and entities
14	providing programs authorized under
15	section 619 and part C of the Individ-
16	uals with Disabilities Education Act
17	(20 U.S.C. 1419 and 1431 et seq.);
18	(V) physical activity programs
19	aligned with evidence-based guide-
20	lines, such as those recommended by
21	the Institute of Medicine, and that
22	take into account and accommodate
23	children with disabilities; and
24	(VI) additional support services,
25	as appropriate, based on the findings

1	of the needs analysis as described in
2	section 120; and
3	(ii) are provided on-site, to the max-
4	imum extent feasible.
5	(J) Provides high-quality professional de-
6	velopment for staff, including regular in-class
7	observation for teachers and teacher assistants
8	by individuals trained in observation and which
9	may include evidence-based coaching.
10	(K) Meets the education performance
11	standards in effect under section 641A(a)(1)(B)
12	of the Head Start Act (42 U.S.C.
13	9836a(a)(1)(B)).
14	(L) Maintains evidence-based health and
15	safety standards.
16	(10) Homeless Child.—The term "homeless
17	child" means a child or youth described in section
18	725(2) of the McKinney-Vento Homeless Assistance
19	Act (42 U.S.C. 11434a(2)).
20	(11) Institution of higher education.—
21	The term "institution of higher education" has the
22	meaning given the term in section 102 of the Higher
23	Education Act of 1965 (20 U.S.C. 1002).
24	(12) Local educational agency.—The term
25	"local educational agency" has the meaning given

1	the term in section 9101 of the Elementary and Sec-
2	ondary Education Act of 1965 (20 U.S.C. 7801).
3	(13) Outlying Area.—The term "outlying
4	area" means each of the United States Virgin Is-
5	lands, Guam, American Samoa, the Commonwealth
6	of the Northern Mariana Islands, and the Republic
7	of Palau.
8	(14) Poverty line.—The term "poverty line"
9	means the official poverty line (as defined by the Of-
10	fice of Management and Budget)—
11	(A) adjusted to reflect the percentage
12	change in the Consumer Price Index for all con-
13	sumers, issued by the Bureau of Labor Statis-
14	tics, occurring in the 1-year period or other in-
15	terval immediately preceding the date such ad-
16	justment is made; and
17	(B) adjusted for family size.
18	(15) Secretary.—The term "Secretary"
19	means the Secretary of Education.
20	(16) State.—Except as otherwise provided in
21	this subtitle, the term "State" means each of the 50
22	States, the District of Columbia, the Commonwealth
23	of Puerto Rico, and each of the outlying areas.
24	(17) STATE ADVISORY COUNCIL ON EARLY
25	CHILDHOOD EDUCATION AND CARE —The term

- 1 "State Advisory Council on Early Childhood Edu-
- 2 cation and Care" means the State Advisory Council
- 3 on Early Childhood Education and Care designated
- 4 or established under section 642B(b) of the Head
- 5 Start Act (42 U.S.C. 9837b(b)).

6 SEC. 113. PROGRAM AUTHORIZATION.

- 7 (a) In General.—From amounts made available to
- 8 carry out this subtitle, the Secretary, in consultation with
- 9 the Secretary of Health and Human Services, shall award
- 10 grants to States to implement high-quality prekinder-
- 11 garten programs, consistent with the purposes of this sub-
- 12 title. For each fiscal year, the funds provided under the
- 13 grant shall equal the allotment determined for the State
- 14 under section 114.
- 15 (b) Prekindergarten for 3-year Olds.—
- 16 (1) IN GENERAL.—Each State that certifies to
- 17 the Secretary that it provides access to universally
- available, voluntary, high-quality prekindergarten
- programs for 4-year old children who reside within
- 20 the State and are from families with incomes at or
- below 200 percent of the poverty line, may use the
- 22 State's allotment under section 114(b) to provide
- high-quality prekindergarten programs for 3-year old
- children who reside within the State and are from

- families with incomes at or below 200 percent of the poverty line.
- 3 (2) Subgrants.—In each State that has a city, county, or local educational agency that provides 5 universally available, voluntary, high-quality pre-6 kindergarten programs for 4-year old children who 7 reside within the State and are from families with 8 incomes at or below 200 percent of the poverty line, 9 the State may use amounts from the State's allot-10 ment under section 114(b) to award subgrants to el-11 igible local entities to enable such entities to provide 12 high-quality prekindergarten programs for 3-year old 13 children who are from families with incomes at or 14 below 200 percent of the poverty line and who reside 15 in such city, county, or local educational agency 16 without diminishing access for 4-year old children in 17 other parts of the State.

18 SEC. 114. ALLOTMENTS AND RESERVATION OF FUNDS.

- 19 (a) RESERVATION.—From the amount made avail-20 able each fiscal year to carry out this subtitle, the Sec-21 retary shall—
- 22 (1) reserve not less than 1 percent and not 23 more than 2 percent for payments to Indian tribes 24 and tribal organizations (as such terms are defined

1	under the Child Care and Development Block Grant
2	Act of 1990 (42 U.S.C. 9858n));
3	(2) reserve ½ of 1 percent for the outlying
4	areas to be distributed among the outlying areas or
5	the basis of their relative need, as determined by the
6	Secretary in accordance with the purposes of this
7	subtitle;
8	(3) reserve not more than $\frac{1}{2}$ of 1 percent for
9	eligible local entities that serve children in families
10	who are engaged in migrant or seasonal agricultural
11	labor; and
12	(4) reserve not more than 1 percent or
13	\$30,000,000, whichever amount is less, for national
14	activities, including administration, technical assist-
15	ance, and evaluation.
16	(b) Allotments.—
17	(1) In general.—From the amount made
18	available each fiscal year to carry out this subtitle
19	and not reserved under subsection (a), the Secretary
20	shall make allotments to States in accordance with
21	paragraph (2) that have submitted an approved ap-
22	plication.
23	(2) Allotment amount.—
24	(A) In GENERAL Subject to subpara

graph (B), the Secretary shall allot the amount

made available under paragraph (1) for a fiscal year among the States in proportion to the number of children who are age 4 who reside within the State and are from families with incomes at or below 200 percent of the poverty line for the most recent fiscal year for which satisfactory data are available, compared to the number of such children who reside in all such States for that fiscal year.

(B) MINIMUM ALLOTMENT AMOUNT.—No State receiving an allotment under subparagraph (A) may receive less than ½ of 1 percent of the total amount allotted under such subparagraph.

(3) Reallotment and Carry over.—

- (A) IN GENERAL.—If 1 or more States does not receive an allotment under this subsection for any fiscal year, the Secretary may use the amount of the allotments for such State or States for either or both of the following, in such amounts as the Secretary determines appropriate:
 - (i) To increase the allotments of States with approved applications, consistent with subparagraph (B).

- 1 (ii) To carry over the funds to the 2 next fiscal year.
- 3 (B) REALLOTMENT.—From the total 4 amount available under subparagraph (A)(i), if 5 any, the Secretary shall allot to each State with 6 an approved application an amount that bears 7 the same relationship to that total amount, as 8 the amount the State received under paragraph 9 (2) for that fiscal year bears to the amount that 10 all States with approved applications received 11 under paragraph (2) for that fiscal year.
- 12 (4) STATE.—For purposes of this subsection, 13 the term "State" means each of the 50 States, the 14 District of Columbia, and the Commonwealth of 15 Puerto Rico.
- 16 (c) FLEXIBILITY.—The Secretary may make minimal
 17 adjustments to allotments under this subsection, which
 18 shall neither lead to a significant increase or decrease in
 19 a State's allotment determined under subsection (b), based
 20 on a set of factors, such as the level of program participa21 tion and the estimated cost of the activities specified in
 22 the State plan.
- (d) APPLICATIONS FOR RESERVED FUNDS.—A tribe,
 tribal organization, outlying area, or entity for which the
 Secretary reserves funds under subsection (a) and that de-

- 1 sires to receive such funds shall submit an application to
- 2 the Secretary at such time, in such manner, and con-
- 3 taining or accompanied by such information as the Sec-
- 4 retary may reasonably require, including a description of
- 5 how such tribe, organization, area, or entity will carry out
- 6 the purposes of this subtitle.

7 SEC. 115. STATE ELIGIBILITY CRITERIA.

- 8 A State is eligible to receive a grant under this sub-
- 9 title if the State demonstrates that the State—
- 10 (1) has established, or will establish, early
- 11 learning and development standards that describe
- what children from birth to kindergarten entry
- should know and be able to do, are universally de-
- signed and developmentally, culturally, and linguis-
- tically appropriate, are aligned with the State's chal-
- lenging academic content standards and challenging
- 17 student academic achievement standards, as adopted
- under section 1111(b)(1) of the Elementary and
- 19 Secondary Education Act of 1965 (20 U.S.C.
- 6311(b)(1)), and cover all of the essential domains
- of school readiness, which address—
- 22 (A) physical well-being and motor develop-
- 23 ment;
- 24 (B) social and emotional development;

1	(C) approaches to learning, including cre-
2	ative arts expression;
3	(D) developmentally appropriate oral and
4	written language and literacy development; and
5	(E) cognition and general knowledge, in-
6	cluding early mathematics and early scientific
7	development;
8	(2) has the ability, or will develop the ability,
9	to link prekindergarten data with its elementary
10	school and secondary school data for the purpose of
11	collecting longitudinal information, including
12	through the use of a unique State-assigned student
13	identifier number, for all children participating in
14	the State's high-quality prekindergarten program
15	and any other federally funded early childhood pro-
16	gram;
17	(3) offers kindergarten for children who are eli-
18	gible children for that service in the State; and
19	(4) has established or designated, or will estab-
20	lish or designate, a State Advisory Council on Early
21	Childhood Education and Care.
22	SEC. 116. STATE APPLICATIONS.
23	(a) In General.—The Governor, or chief executive
24	officer, of a State that desires to receive a grant under
25	this subtitle shall submit an application, in consultation

with Indian tribes and tribal organizations (as such terms are defined under the Child Care and Development Block 3 Grant Act of 1990 (42 U.S.C. 9858n)), if there are Indian 4 tribes and tribal organizations in the State, to the Sec-5 retary at such time, in such manner, and containing such information as the Secretary may reasonably require. At 6 7 a minimum, each such application shall include— 8 (1) an assurance that the State— 9 (A) will coordinate with and continue to 10 participate in the programs authorized under 11 section 619 and part C of the Individuals with 12 Disabilities Education Act (20 U.S.C. 1419 and 13 1431 et seg.), the Child Care and Development 14 Block Grant Act of 1990 (42 U.S.C. 9858 et 15 seq.), and the maternal, infant, and early child-16 hood home visiting programs funded under sec-17 tion 511 of the Social Security Act (42 U.S.C. 18 711) for the duration of the grant; 19 (B) will designate a State-level entity, se-20 lected by the Governor or chief executive officer 21 of the State, such as an agency or joint inter-22 agency office, for the administration of the 23 grant, which shall coordinate and consult with

the State educational agency if the entity is not

the State educational agency; and

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1	(C) will establish, or certify the existence
2	of, program standards for all State prekinder-
3	garten programs consistent with the definition
4	of a high-quality prekindergarten program
5	under section 112; and
6	(2) a description of—
7	(A) how the State will use funds received
8	under this subtitle and the State's matching
9	funds to provide high-quality prekindergarten
10	programs with open enrollment for all children
11	in the State who—
12	(i) are described in section 112(9)(A);
13	and
14	(ii) are from families with incomes at
15	or below 200 percent of the poverty line;
16	(B) how the State plans to develop or en-
17	hance a system for monitoring eligible local en-
18	tities that are receiving funds under this sub-
19	title for compliance with quality standards de-
20	veloped by the State and to provide program
21	improvement support, which may be accom-
22	plished through the use of a State-developed
23	system for quality rating and improvement;
24	(C) the State's plan, if applicable, to ex-
25	pand participation in the State's high-quality

prekindergarten programs to children from families with incomes above 200 percent of the poverty line;

- (D) the State's comprehensive early learning assessment system, or how the State plans to develop such a system, ensuring that any assessments are age-appropriate, as well as culturally and developmentally appropriate and, consistent with the recommendations from the study on Developmental Outcomes and Assessments for Young Children by the National Academy of Sciences, consistent with section 649(j) of the Head Start Act (42 U.S.C. 9844(j));
- (E) the State's plan to develop, implement, and make publicly available the measures and targets described in section 118;
- (F) the State's plan to increase the number of teachers with bachelor's degrees in early childhood education, or with bachelor's degrees in another closely related field and specialized training and demonstrated competency in early childhood education, including how higher education will support increasing the number of teachers with such degrees and training, includ-

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ing through the use of assessments of prior learning, knowledge, and skills to facilitate and expedite attainment of such degrees;

(G) how activities funded under this subtitle will be coordinated and integrated with Federal, State, and local services and programs that support early childhood education and care, including programs supported under this subtitle, the Elementary and Secondary Education Act of 1965 (20 U.S.C. 6301 et seq.), the Individuals with Disabilities Education Act (20 U.S.C. 1400 et seq.), the Head Start Act (42 U.S.C. 9831 et seq.), the Community Services Block Grant Act (42 U.S.C. 9901 et seg.), the Child Care and Development Block Grant Act of 1990 (42 U.S.C. 9858 et seg.), the temporary assistance for needy families program under part A of title IV of the Social Security Act (42 U.S.C. 601 et seq.), the State incentive grant program under section 14006 of the American Recovery and Reinvestment Act of 2009 (Public Law 111–5), Federally funded early literacy programs, the maternal, infant, and early childhood home visiting programs funded under section 511 of the Social Security

1 Act (42 U.S.C. 711), health improvements to 2 child care funded under title XIX of the Social 3 Security Act (42 U.S.C. 1396 et seg.), the pro-4 gram under subtitle B of title VII of the 5 McKinney-Vento Homeless Assistance Act (42) 6 U.S.S. 11431 et seq.), the Investing In Innova-7 tion program under section 14007 of the Amer-8 ican Recovery and Reinvestment Act of 2009 9 (Public Law 111–5), programs authorized 10 under part E of title IV of the Social Security 11 Act (42 U.S.C. 670 et seq.), programs amended 12 by the Fostering Connections to Success and 13 Increasing Adoptions Act of 2008 (Public Law 14 110–351), and any other Federal, State, or 15 local early childhood education programs used 16 in the State;

- (H) how the State will award subgrants to eligible local entities, and in awarding such subgrants, will facilitate a delivery system of high-quality prekindergarten programs that includes diverse providers, such as providers in community-based, public school, and private settings, and will expand options for families;
- (I) if the State does not have a funding mechanism for subgranting funds to implement

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1	high-quality prekindergarten programs, how the
2	State will use objective criteria in awarding sub-
3	grants to eligible local entities that will imple-
4	ment high-quality prekindergarten programs,
5	including actions the State will take to ensure
6	that eligible local entities will coordinate with
7	local educational agencies or other early learn-
8	ing providers, as appropriate, to carry out ac-
9	tivities to provide children served under this
10	subtitle with a successful transition from pre-
11	school into kindergarten, which activities shall
12	include—
13	(i) aligning curricular objectives and
14	instruction;
15	(ii) providing staff professional devel-
16	opment, including opportunities for joint-
17	professional development on early learning
18	and kindergarten through grade 3 stand-
19	ards, assessments, and curricula;
20	(iii) coordinating family engagement
21	and support services; and
22	(iv) encouraging the shared use of fa-
23	cilities and transportation, as appropriate;
24	(J) how the State early learning and devel-
25	opment standards described under section

1	115(1) will address the needs of dual language
2	learners, including by incorporating benchmarks
3	related to English language development;
4	(K) the process by which the State will
5	identify barriers in the State, and propose solu-
6	tions to overcome such barriers (which may in-
7	clude seeking assistance under section 125), to
8	effectively use and integrate Federal, State, and
9	local public funds and private funds for early
10	childhood education that are available to the
11	State on the date on which the application is
12	submitted;
13	(L) the State's plan to support articulation
14	agreements among public 2-year and public 4-
15	year institutions of higher education and other
16	credit-bearing professional development entities
17	in the State for early childhood teacher prepa-
18	ration programs and closely related fields;
19	(M) an inventory of the State's higher edu-
20	cation programs that prepare individuals for
21	work in a high-quality prekindergarten pro-
22	gram, including—
23	(i) certification programs;
24	(ii) associate degree programs;
25	(iii) baccalaureate degree programs;

1	(iv) master's degree programs; and
2	(v) other programs that lead to a spe-
3	cialization in early childhood education, or
4	a closely related field;
5	(N) the State's plan for ensuring that the
6	higher education programs in the State have
7	the capacity to prepare a workforce to provide
8	high-quality prekindergarten programs;
9	(O) the State's plan for supporting work-
10	force development, including State and local
11	policies that support prekindergarten instruc-
12	tional staff's ability to earn a degree, certifi-
13	cation, or other specializations or qualifications,
14	including policies on leave, substitutes, and
15	child care services, including nontraditional
16	hour child care;
17	(P) the State's plan for holding eligible
18	local entities accountable for use of funds;
19	(Q) the State's process to ensure that the
20	State's early learning and development stand-
21	ards are integrated into the instructional and
22	programmatic practices of high-quality pre-
23	kindergarten programs and related programs
24	and services, such as those provided to children

under section 619 and part C of the Individuals

with Disabilities Education Act (20 U.S.C. 1419 and 1431 et seq.);

- (R) if the State funds full-day kindergarten programs, but such full-day kindergarten programs are not available to all children who are eligible to attend such programs in the State, how the State plans to increase the number of children in the State who are enrolled in full-day kindergarten programs and to provide a strategy to implement such a plan;
- (S) if the State does not fund full-day kindergarten programs, a description of how the State plans to establish such programs to strengthen the educational continuum for children who will be involved in the State's high-quality prekindergarten program supported through grants authorized under this subtitle;
- (T) how the State will encourage eligible local entities to coordinate with community-based learning resources, if available, such as libraries, arts and arts education programs, appropriate media programs, family literacy programs, public parks and recreation programs, museums, nutrition education programs, and

programs supported by the Corporation for National and Community Service;

- (U) how the State will work with eligible local entities, in consultation with elementary school principals, to ensure that high-quality prekindergarten programs have sufficient and appropriate facilities to meet the needs of children eligible for prekindergarten;
- (V) how the State will support local early childhood coordinating entities, such as local early childhood councils and entities administering shared services networks or models, if applicable, and help such entities to coordinate early childhood education programs with high-quality prekindergarten programs to ensure effective and efficient delivery of early childhood education program services;
- (W) how the State will ensure that the provision of high-quality prekindergarten programs will not lead to a diminution in the quality or supply of services for infants and toddlers or disrupt the care of infants and toddlers in the geographic area served by the eligible local entity, which may include demonstrating that the State will direct funds to provide high-qual-

1	ity early childhood education and care to in-
2	fants and toddlers in accordance with section
3	117(d);
4	(X) how the State will ensure that all high-
5	quality prekindergarten programs the State
6	supports under this Act will conduct criminal
7	history background checks on employees and
8	applicants for employment with direct access to
9	children; and
10	(Y) how the State will provide technical as-
11	sistance in rural communities to address unique
12	barriers to the implementation of high-quality
13	prekindergarten programs in rural areas.
14	(b) Criminal History Background Checks.—
15	(1) In general.—The criminal history back-
16	ground checks required under subsection (a)(2)(Y)
17	shall include—
18	(A) a search of the State criminal registry
19	or repository in the State in which the employee
20	resides and previously resided;
21	(B) a search of the State-based child abuse
22	and neglect registries and databases in the
23	State in which the employee resides and pre-
24	viously resided;

1	(C) a Federal Bureau of Investigation fin-
2	gerprint check using the Integrated Automated
3	Fingerprint Identification System; and
4	(D) a search of the National Sex Offender
5	Registry established under section 119 of the
6	Adam Walsh Child Protection and Safety Act of
7	2006 (42 U.S.C. 16919).
8	(2) Prohibition of employment.—To be eli-
9	gible to receive a grant under this subtitle, a State
10	shall prohibit an individual with direct access to chil-
11	dren from employment with a program supported
12	with grant funds under this subtitle if the individual
13	has been convicted of a violent felony or any violent
14	or sexual crime against a minor, as defined by the
15	State.
16	(3) UPDATED CHECKS.—The criminal history
17	background check that employees undergo as re-
18	quired under subsection (a)(2)(Y) shall be periodi-
19	cally repeated or updated in accordance with State
20	law.
21	(4) APPEAL PROCESS.—To be eligible to receive
22	a grant under this subtitle, a State shall provide an
23	individual with a timely process by which to—
24	(A) appeal the results of a criminal history
25	background check conducted under this section

- to challenge the accuracy or completeness of the information produced by such background check; and
- 4 (B) seek appropriate relief for any final 5 employment decision based on materially inac-6 curate or incomplete information produced by 7 such background check.
- 8 (c) DEVELOPMENT OF APPLICATION.—In developing 9 an application for a grant under this subtitle, a State shall 10 consult with the State Advisory Council on Early Child-11 hood Education and Care and incorporate such Council's 12 recommendations, where applicable.
- 13 (d) Construction.—Nothing in this section shall be 14 construed to alter or otherwise affect the rights, remedies, 15 and procedures afforded school employees, school district employees, and the employees of early childhood education 16 17 programs under Federal, State, or local laws (including 18 applicable regulations or court orders) or under the terms of collective bargaining agreements, memoranda of under-19 20 standing, or other agreements between such employees 21 and their employers.
- 22 SEC. 117. STATE USE OF FUNDS.
- (a) Reservation for Quality Improvement Ac-24 Tivities.—

- (1) In General.—A State that receives a grant under this subtitle may reserve, for not more than the first 4 years such State receives such a grant, not more than 20 percent of the grant funds for quality improvement activities that support the elements of high-quality prekindergarten programs or the activities described in section 116(a)(2). Such quality improvement activities may include—
 - (A) supporting teachers, principals, and center directors, in a State's high-quality pre-kindergarten program, licensed or regulated child care, or Head Start programs to enable such teachers or directors to earn a baccalaureate degree in early childhood education, or a closely related field, through activities which may include expanding or establishing scholar-ships, counseling, and compensation initiatives to cover the cost of tuition, fees, materials, transportation, and release time for such teachers;
 - (B) providing ongoing professional development opportunities, including regular in-class observation by individuals trained in observation and evidence-based coaching or mentoring, for such teachers, directors, and principals, if

1	applicable, and teacher assistants to enable
2	such teachers, directors, and principals, if appli-
3	cable, and teacher assistants to carry out the
4	elements of high-quality prekindergarten pro-
5	grams, which may include activities that ad-
6	dress—
7	(i) promoting children's development
8	across all of the essential domains of early
9	learning and development;
10	(ii) developmentally appropriate cur-
11	ricula and teacher-child interaction;
12	(iii) effective family engagement;
13	(iv) providing culturally competent in-
14	struction;
15	(v) working with a diversity of chil-
16	dren and families, including children with
17	special needs and dual language learners;
18	(vi) childhood nutrition and physical
19	education programs;
20	(vii) social and emotional develop-
21	ment; and
22	(viii) incorporating age-appropriate
23	strategies of positive behavioral interven-
24	tions and supports; and

- 1 (C) providing families with increased op-2 portunities to learn how best to support their 3 children's physical, cognitive, social, and emo-4 tional development during the first 5 years of 5 life.
 - (2) Not subject to matching.—The amount reserved under paragraph (1) shall not be subject to the matching requirements under section 119.
 - (3) COORDINATION.—A State that reserves an amount under paragraph (1) shall coordinate the use of such amount with activities funded under section 658G of the Child Care and Development Block Grant Act of 1990 (42 U.S.C. 9858e) and the Head Start Act (42 U.S.C. 9831 et seq.).
 - (4) Construction.—A State may not use funds reserved under this subsection to meet the requirement described in section 112(9)(G).
- 18 (b) Subgrants for High-quality Prekinder-19 Garten Programs.—A State that receives a grant under 20 this subtitle shall award subgrants of sufficient size to eli-21 gible local entities to enable such eligible local entities to 22 implement high-quality prekindergarten programs for chil-23 dren described in section 112(9)(A) who reside within the

State and are from families with incomes at or below 200

25 percent of the poverty line.

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- 1 (c) Administration.—A State that receives a grant
- 2 under this subtitle may reserve not more than 1 percent
- 3 of the grant funds for administration of the grant, and
- 4 may use part of that reservation for the maintenance of
- 5 the State Advisory Council on Early Childhood Education
- 6 and Care.
- 7 (d) Early Childhood Education and Care Pro-
- 8 GRAMS FOR INFANTS AND TODDLERS.—
- 9 (1) Use of allotment for infants and
- TODDLERS.—An eligible State may apply to use, and
- the appropriate Secretary may grant permission for
- the State to use, not more than 15 percent of the
- funds made available through a grant received under
- this subtitle to award subgrants to early childhood
- education programs to provide high-quality early
- 16 childhood education and care, consistent with the
- 17 State's early learning and development guidelines for
- infants and toddlers, to infants and toddlers who re-
- side within the State and are from families with in-
- 20 comes at or below 200 percent of the poverty line.
- 21 (2) APPLICATION.—To be eligible to use the
- grant funds as described in paragraph (1), the State
- shall submit an application to the appropriate Sec-
- retary at such time, in such manner, and containing
- such information as the Secretary may require. Such

application shall, at a minimum, include a description of how the State will—

- (A) designate a lead agency which shall administer such funds;
- (B) ensure that such lead agency, in coordination with the State Advisory Council on Early Childhood Education and Care, will collaborate with other agencies in administering programs supported under this subsection for infants and toddlers in order to obtain input about the appropriate use of such funds and ensure coordination with programs for infants and toddlers funded under the Child Care and Development Block Grant Act of 1990 (42 U.S.C. 9858 et seq.), the Head Start Act (42 U.S.C. 9831 et seq.) (including any early learning quality partnerships established under section 645B of the Head Start Act), the Race to the Top and Early Learning Challenge program under section 14006 of the American Recovery and Reinvestment Act of 2009 (Public Law 111-5), the maternal, infant, and early childhood home visiting programs funded under section 511 of the Social Security Act (42 U.S.C. 711), and part C of the Individuals with Dis-

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abilities Education Act (20 U.S.C. 1431 et seq.);

- (C) ensure that infants and toddlers who benefit from amounts made available under this subsection will transition to and have the opportunity to participate in a high-quality prekindergarten program supported under this subtitle;
- (D) in awarding subgrants, give preference to early childhood education programs that have a plan to increase services to children with special needs, including children with developmental delays or disabilities, children who are dual language learners, homeless children, children who are in foster care, children of migrant families, children eligible for nutrition assistance under the United States Department of Agriculture's Food and Nutrition Service, or children in the child welfare system; and
- (E) give priority to activities carried out under this subsection that will increase access to high-quality early childhood education programs for infants and toddlers in local areas with significant concentrations of low-income

1	families that do not currently benefit from such
2	programs.
3	(3) ELIGIBLE PROVIDERS.—A State may use
4	the grant funds as described in paragraph (1) to
5	serve infants and toddlers only by working with
6	early childhood education program providers that—
7	(A) offer full-day, full-year care, or other-
8	wise meet the needs of working families; and
9	(B) meet high-quality standards, such as—
10	(i) Early Head Start program per-
11	formance standards under the Head Start
12	Act (42 U.S.C. 9831 et seq.); or
13	(ii) high-quality, demonstrated, valid,
14	and reliable program standards that have
15	been established through a national entity
16	that accredits early childhood education
17	programs.
18	(4) Federal administration.—
19	(A) IN GENERAL.—The Secretary of Edu-
20	cation shall bear responsibility for obligating
21	and disbursing funds to support activities under
22	this subsection and ensuring compliance with
23	applicable laws and administrative require-
24	ments, subject to subparagraph (B).

1 (B) Interagency agreement.—The Sec-2 retary of Education and the Secretary of 3 Health and Human Services shall jointly ad-4 minister activities supported under this subsection on such terms as such Secretaries shall 6 set forth in an interagency agreement. The Sec-7 retary of Health and Human Services shall be 8 responsible for any final approval of a State's 9 application under this subsection that addresses 10 the use of funds designated for services to in-11 fants and toddlers.

(C) APPROPRIATE SECRETARY.—In this subsection, the term "appropriate Secretary", when used with respect to a function, means the Secretary designated for that function under the interagency agreement.

17 SEC. 118. PERFORMANCE MEASURES AND TARGETS.

- 18 (a) IN GENERAL.—A State that receives a grant
 19 under this subtitle shall develop, implement, and make
 20 publicly available performance measures and targets for
 21 the activities carried out with grant funds. Such measures
 22 shall, at a minimum, track the State's progress in—
- 23 (1) increasing school readiness across all do-24 mains for all categories of children described in sec-

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- tion 122(b)(7), including children with disabilities
 and dual language learners;
 - (2) narrowing school readiness gaps between minority and nonminority children, and low-income children and more advantaged children, in preparation for kindergarten entry;
 - (3) increasing developmental screening and appropriate referral under section 619 and part C of the Individuals with Disabilities Education Act (20 U.S.C. 1419 and 1431 et seq.) to identify children early who are eligible for services under such Act;
 - (4) increasing the number of programs meeting the criteria for high-quality prekindergarten programs across all types of eligible local entities, as defined by the State and in accordance with section 112;
 - (5) decreasing the need for grade-to-grade retention in elementary school;
 - (6) if applicable, ensuring that high-quality prekindergarten programs do not experience instances of chronic absence among the children who participate in such programs;
 - (7) increasing the number and percentage of low-income children in high-quality early childhood

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1	education programs that receive financial support
2	through funds provided under this subtitle; and
3	(8) providing high-quality nutrition services,
4	nutrition education, physical activity, and obesity
5	prevention programs.
6	(b) Prohibition of Misdiagnosis Practices.—A
7	State shall not, in order to meet the performance meas-
8	ures and targets described in subsection (a), engage in
9	practices or policies that will lead to the misdiagnosis or
10	under-diagnosis of disabilities or developmental delays
11	among children who are served through programs sup-
12	ported under this subtitle.
13	SEC. 119. MATCHING REQUIREMENTS.
14	(a) Matching Funds.—
15	(1) In general.—Except as provided in para-
16	graph (2), a State that receives a grant under this
17	subtitle shall provide matching funds from non-Fed-
18	eral sources, as described in subsection (c), in an
19	amount equal to—
20	(A) 10 percent of the Federal funds pro-
21	vided under the grant in the first year of grant
22	administration;
23	(B) 10 percent of the Federal funds pro-
24	vided under the grant in the second year of
25	grant administration:

1	(C) 20 percent of the Federal funds pro-
2	vided under the grant in the third year of grant
3	administration;
4	(D) 30 percent of the Federal funds pro-
5	vided under the grant in the fourth year of
6	grant administration;
7	(E) 40 percent of the Federal funds pro-
8	vided under the grant in the fifth year of grant
9	administration;
10	(F) 50 percent of the Federal funds pro-
11	vided under the grant in the sixth year of grant
12	administration;
13	(G) 75 percent of the Federal funds pro-
14	vided under the grant in the seventh year of
15	grant administration; and
16	(H) 100 percent of the Federal funds pro-
17	vided under the grant in the eighth and all fol-
18	lowing years of grant administration.
19	(2) REDUCED MATCH RATE.—A State that
20	meets the requirements under subsection (b) may
21	provide matching funds from non-Federal sources at
22	a reduced rate. The full reduced matching funds
23	rate shall be in an amount equal to—

1	(A) 5 percent of the Federal funds pro-
2	vided under the grant in the first year of grant
3	administration;
4	(B) 5 percent of the Federal funds pro-
5	vided under the grant in the second year of
6	grant administration;
7	(C) 10 percent of the Federal funds pro-
8	vided under the grant in the third year of grant
9	administration;
10	(D) 20 percent of the Federal funds pro-
11	vided under the grant in the fourth year of
12	grant administration;
13	(E) 30 percent of the Federal funds pro-
14	vided under the grant in the fifth year of grant
15	administration;
16	(F) 40 percent of the Federal funds pro-
17	vided under the grant in the sixth year of grant
18	administration;
19	(G) 50 percent of the Federal funds pro-
20	vided under the grant in the seventh year of
21	grant administration;
22	(H) 75 percent of the Federal funds pro-
23	vided under the grant in the eighth year of
24	grant administration; and

1	(I) 100 percent of the Federal funds pro-
2	vided under the grant in the ninth and fol-
3	lowing years of the grant administration.
4	(b) REDUCED MATCH RATE ELIGIBILITY.—A State
5	that receives a grant under this subtitle may provide
6	matching funds from non-Federal sources at the full re-
7	duced rate under subsection (a)(2) if the State, across all
8	publicly funded programs (including locally funded pro-
9	grams)—
10	(1)(A) offers enrollment in high-quality pre-
11	kindergarten programs to not less than half of chil-
12	dren in the State who are—
13	(i) age 4 on the eligibility determination
14	date; and
15	(ii) from families with incomes at or below
16	200 percent of the poverty line; and
17	(B) has a plan for continuing to expand access
18	to high-quality prekindergarten programs for such
19	children in the State; and
20	(2) has a plan to expand access to high-quality
21	prekindergarten programs to children from moderate
22	income families with incomes above 200 percent of
23	the poverty line.
24	(c) Non-Federal Resources.—

- (1) In General.—A State shall provide the matching funds under this section from non-Federal resources, which may include State funding, local funding, or contributions from philanthropy or other private sources, or a combination of such sources.
 - (2) Funds to be considered as matching funds.—A State may include, as part of the State's matching funds under this section, not more than 10 percent of the amount of State or local funds designated for State or local public prekindergarten programs or to supplement Head Start programs under the Head Start Act (42 U.S.C. 9831 et seq.) as of the date of enactment of this Act, but may not include any funds that are attributed as matching funds, as part of a non-Federal share, or as a maintenance of effort requirement, for any other Federal program.

(d) Maintenance of Effort.—

(1) In General.—If a State reduces its combined fiscal effort per student or the aggregate expenditures within the State to support early child-hood education programs for any fiscal year that a State receives a grant authorized under this subtitle relative to the previous fiscal year, the Secretary shall reduce support for such State under this sub-

- title by the same amount as the decline in State and
 local effort for such fiscal year.
 - (2) Waiver.—The Secretary may waive the requirements of paragraph (1) if the Secretary determines that a waiver would be appropriate—
 - (A) due to a precipitous decline in the financial resources of a State as a result of unforeseen economic hardship or a natural disaster that has necessitated across-the-board reductions in State services, including early childhood education programs; or
 - (B) due to the circumstances of a State requiring reductions in specific programs, including early childhood education, if the State presents to the Secretary a justification and demonstration why other programs could not be reduced and how early childhood programs in the State will not be disproportionately harmed by such State action.
- 20 (e) SUPPLEMENT NOT SUPPLANT.—Grant funds re21 ceived under this title shall be used to supplement and
 22 not supplant other Federal, State, and local public funds
 23 expended on public prekindergarten programs in the
 24 State.

1 SEC. 120. ELIGIBLE LOCAL ENTITY APPLICATIONS.

2	(a) In General.—An eligible local entity desiring to
3	receive a subgrant under section 117(b) shall submit an
4	application to the State, at such time, in such manner,
5	and containing such information as the State may reason-
6	ably require.
7	(b) Contents.—Each application submitted under
8	subsection (a) shall include the following:
9	(1) PARENT AND FAMILY ENGAGEMENT.—A de-
10	scription of how the eligible local entity plans to en-
11	gage the parents and families of the children such
12	entity serves and ensure that parents and families of
13	eligible children, as described in clauses (i) and (ii)
14	of section 116(a)(2)(A), are aware of the services
15	provided by the eligible local entity, which shall in-
16	clude a plan to—
17	(A) carry out meaningful parent and fam-
18	ily engagement, through the implementation
19	and replication of evidence-based or promising
20	practices and strategies, which shall be coordi-
21	nated with parent and family engagement strat-
22	egies supported under the Individuals with Dis-
23	abilities Education Act (20 U.S.C. 1400 et seq.)
24	and part A of title I and title V of the Elemen-

tary and Secondary Education Act of 1965 (20

1	U.S.C. 6311 et seq. and 7201 et seq.), if appli-
2	cable, in order to—
3	(i) provide parents and family mem-
4	bers with the skills and opportunities nec-
5	essary to become engaged and effective
6	partners in their child's education, particu-
7	larly the families of dual language learners
8	and children with disabilities, which may
9	include access to family literacy services;
10	(ii) improve child development; and
11	(iii) strengthen relationships among
12	prekindergarten staff and parents and
13	family members; and
14	(B) participate in community outreach to
15	encourage families with eligible children to par-
16	ticipate in the eligible local entity's high-quality
17	prekindergarten program, including—
18	(i) homeless children;
19	(ii) dual language learners;
20	(iii) children in foster care;
21	(iv) children with disabilities; and
22	(v) migrant children.
23	(2) Coordination & Alignment.—A descrip-
24	tion of how the eligible local entity will—

1	(A) coordinate, if applicable, the eligible
2	local entity's activities with—
3	(i) Head Start agencies (consistent
4	with section 642(e)(5) of the Head Start
5	Act (42 U.S.C. 9837(e)(5)), if the local en-
6	tity is not a Head Start agency;
7	(ii) local educational agencies, if the
8	local entity is not a local educational agen-
9	cy;
10	(iii) providers of services under part C
11	of the Individuals with Disabilities Edu-
12	cation Act (20 U.S.C. 1431 et seq.);
13	(iv) programs carried out under sec-
14	tion 619 of the Individuals with Disabil-
15	ities Education Act (20 U.S.C. 1419); and
16	(v) if feasible, other entities carrying
17	out early childhood education programs
18	and services within the area served by the
19	local educational agency;
20	(B) develop a process with local elementary
21	schools to promote continuity of develop-
22	mentally appropriate instructional programs
23	and shared expectations for children's learning
24	and development as children transition to kin-
25	dergarten;

- 1 (C) organize, if feasible, and participate in 2 joint training, when available, including transi-3 tion-related training for school staff and early 4 childhood education program staff;
 - (D) establish comprehensive transition policies and procedures with elementary school principals, as applicable, for children served by the eligible local entity that support the school readiness of children transitioning to kindergarten, including the transfer of early childhood education program records with parental consent;
 - (E) conduct outreach to parents, families, and elementary school teachers and principals to discuss the educational, developmental, and other needs of children entering kindergarten;
 - (F) help parents, including parents of children who are dual language learners, understand and engage with the instructional and other services provided by the kindergarten in which such child will enroll after participation in a high-quality prekindergarten program; and
 - (G) develop and implement a system to increase program participation of underserved populations of eligible children, especially home-

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less children, children eligible for a free or reduced price lunch under the Richard B. Russell National School Lunch Act (42 U.S.C. 1751 et seq.), parents of children who are dual language learners, and parents of children with disabilities.

- (3) Protections for special populations.—A description of how the eligible local entity will meet the diverse needs of children in the community to be served, including children with disabilities, children whose native language is not English, children with other special needs, children in the State foster care system, and homeless children. Such description shall demonstrate, at a minimum, how the entity plans to—
 - (A) ensure the eligible local entity's highquality prekindergarten program is accessible and appropriate for children with disabilities and dual language learners;
 - (B) establish effective procedures for providing early developmental screening and appropriate referral to local agencies responsible for providing services under section 619 or part C of the Individuals with Disabilities Education Act (20 U.S.C. 1419 and 1431 et seq.);

1	(C) establish effective procedures for time-
2	ly referral of children with disabilities to the
3	State or local agency described in subparagraph
4	(B);
5	(D) ensure that the eligible local entity's
6	high-quality prekindergarten program works
7	with appropriate entities to address the elimi-
8	nation of barriers to immediate and continuous
9	enrollment for homeless children; and
10	(E) ensure access to and continuity of en-
11	rollment in high-quality prekindergarten pro-
12	grams for migratory children, as defined under
13	section 1309 of the Elementary and Secondary
14	Education Act of 1965 (20 U.S.C. 6399), if ap-
15	plicable, and homeless children, including
16	through policies and procedures that require—
17	(i) outreach to identify migratory and
18	homeless children;
19	(ii) immediate enrollment, including
20	enrollment during the period of time when
21	documents typically required for enroll-
22	ment, including health and immunization
23	records, proof of eligibility, and other docu-
24	ments, are obtained;

1	(iii) continuous enrollment and par-
2	ticipation in the same high-quality pre-
3	kindergarten program for a child, even if
4	the child moves out of the program's serv-
5	ice area, if that enrollment and participa-
6	tion are in the child's best interest, includ-
7	ing by providing transportation when nec-
8	essary;
9	(iv) professional development for high-
10	quality prekindergarten program staff re-
11	garding migratory children and homeless-
12	ness among families with young children;
13	and
14	(v) in serving homeless children, col-
15	laboration with local educational agency li-
16	aisons designated under section
17	722(g)(1)(J)(ii) of the McKinney-Vento
18	Homeless Assistance Act (42 U.S.C.
19	11432(g)(1)(J)(ii)), and local homeless
20	service providers.
21	(4) Comprehensive Services.—A description
22	of how the eligible local entity plans to provide com-
23	prehensive services, as described in section
24	112(9)(I), to the children the eligible local entity

1	serves. Such description shall provide information on
2	how the entity will—
3	(A) use a recently conducted data-driven
4	assessment or conduct a data-driven community
5	assessment in coordination with members of the
6	community, including parents and community
7	organizations, which—
8	(i) may involve an external partner
9	with expertise in conducting such needs
10	analysis, to determine the most appro-
11	priate social or other support services to
12	offer through the eligible local entity's on-
13	site comprehensive services to children who
14	participate in high-quality prekindergarten
15	programs; and
16	(ii) shall consider the resources avail-
17	able at the school, local educational agen-
18	cy, and community levels to address the
19	needs of the community and improve child
20	outcomes; and
21	(B) have a coordinated system to facilitate
22	the screening, referral, and provision of services
23	related to health, nutrition, mental health, dis-
24	ability, and family support for children served
25	by the eligible local entity.

- (5) Workforce.—A description of how the eligible local entity plans to support the instructional staff of such entity's high-quality prekindergarten program, which shall, at a minimum, include a plan to provide high-quality professional development, or facilitate the provision of high-quality professional development through an outside partner with expertise and a demonstrated track record of success, based on scientifically valid research, that will improve the knowledge and skills of high-quality prekindergarten teachers and staff through activities, which may include—
 - (A) acquiring content knowledge and learning teaching strategies needed to provide effective instruction that addresses the State's early learning and development standards described under section 115(1), including professional training to support the social and emotional development of children;
 - (B) enabling high-quality prekindergarten teachers and staff to pursue specialized training in early childhood development;
 - (C) enabling high-quality prekindergarten teachers and staff to acquire the knowledge and skills to provide instruction and appropriate

1	language and support services to increase the
2	English language skills of dual language learn-
3	ers;
4	(D) enabling high-quality prekindergarter
5	teachers and staff to acquire the knowledge and
6	skills to provide developmentally appropriate in-
7	struction for children with disabilities;
8	(E) promoting classroom management;
9	(F) providing high-quality induction and
10	support for incoming teachers and staff serving
11	high-quality prekindergarten programs, includ-
12	ing through the use of mentoring programs and
13	coaching that have a demonstrated track record
14	of success;
15	(G) promoting the acquisition of relevant
16	credentials, including in ways that support ca-
17	reer advancement through career ladders; and
18	(H) enabling high-quality prekindergarter
19	teachers and staff to acquire the knowledge and
20	skills to provide culturally competent instruc-
21	tion for children from diverse backgrounds.
22	SEC. 121. REQUIRED SUBGRANT ACTIVITIES.
23	(a) In General.—
24	(1) In general.—An eligible local entity that
25	receives a subgrant under section 117(b) shall use

the subgrant funds to implement the elements of a high-quality prekindergarten program for the children described in section 117(b).

(2) Teacher qualifications.—

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- (A) NEW PREKINDERGARTEN TEACH-ERS.—Each eligible local entity that receives a subgrant under section 117(b) shall ensure that all prekindergarten teachers hired after the date of receipt of such subgrant and working in a program supported with funds under such subgrant meet the requirements in section 112(9)(B).
- (B) EXISTING PREKINDERGARTEN TEACH-ERS.—Each eligible local entity that receives a subgrant under section 117(b) shall ensure that all prekindergarten teachers hired before the date of receipt of such subgrant and working in a program supported with funds under such subgrant meet the requirements in section 112(9)(B) not later than 3 years after the date of enactment of this Act.

(b) Coordination.—

(1) Local educational agency partnerships with local early childhood education programs.—A local educational agency that re-

- 1 ceives a subgrant under this subtitle shall provide an
- 2 assurance that the local educational agency will
- 3 enter into strong partnerships with local early child-
- 4 hood education programs, including programs sup-
- 5 ported through the Head Start Act (42 U.S.C. 9831
- 6 et seq.).
- 7 (2) Eligible local entities that are not
- 8 LOCAL EDUCATIONAL AGENCIES.—An eligible local
- 9 entity that is not a local educational agency that re-
- ceives a subgrant under this subtitle shall provide an
- assurance that such entity will enter into strong
- partnerships with local educational agencies.

13 SEC. 122. REPORT AND EVALUATION.

- 14 (a) In General.—Each State that receives a grant
- 15 under this subtitle shall prepare an annual report, in such
- 16 manner and containing such information as the Secretary
- 17 may reasonably require.
- 18 (b) Contents.—A report prepared under subsection
- 19 (a) shall contain, at a minimum—
- 20 (1) a description of the manner in which the
- 21 State has used the funds made available through the
- grant and a report of the expenditures made with
- 23 the funds;
- 24 (2) a summary of the State's progress toward
- providing access to high-quality prekindergarten pro-

- 1 grams for children eligible for such services, as de-2 termined by the State, from families with incomes at 3 or below 200 percent of the poverty line, including the percentage of funds spent on children from fami-5 lies with incomes— 6 (A) at or below 100 percent of the poverty 7 line; 8 (B) above 100 percent and at or below 150 9 percent of the poverty line; and 10 (C) above 150 percent and at or below 200 11 percent of the poverty line;
 - (3) an evaluation of the State's progress toward achieving the State's performance targets, described in section 118;
 - (4) data on the number of high-quality prekindergarten program teachers and staff in the State who received training or education during the period of the grant and remained in the early childhood education program field, including teacher turnover rates and teacher compensation levels compared to teachers in elementary schools and secondary schools, according to the setting in which such teachers and staff work (which settings shall include, at a minimum, Head Start programs, public prekindergarten, and child care programs);

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- 1 (5) data on the kindergarten readiness of chil-2 dren in the State;
 - (6) a description of the State's progress in effectively using Federal, State, and local public funds and private funds for early childhood education;
 - (7) the number and percentage of children in the State participating in high-quality prekindergarten programs, disaggregated by race, ethnicity, family income, child age, disability, whether the children are homeless children, and whether the children are dual language learners;
 - (8) data on the availability, affordability, and quality of infant and toddler care in the State;
 - (9) the local educational agency and zip code in which each eligible local entity that receives a subgrant operates;
 - (10) information, for each of the local educational agencies described in paragraph (9), on the percentage of the costs of the public early childhood education programs that is funded from Federal, from State, and from local sources, including the percentages from specific funding programs;
 - (11) data on the number and percentage of children in the State participating in public kindergarten programs, disaggregated by race, family in-

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- come, child age, disability, whether the children are homeless children, and whether the children are dual language learners, with information on whether such programs are offered—
- 5 (A) for a full day; and
- 6 (B) at no cost to families;
- 7 (12) data on the number of individuals in the 8 State who are supported with scholarships, if appli-9 cable, to meet the baccalaureate degree requirement 10 for high-quality prekindergarten programs, as de-11 fined in section 112; and
- 12 (13) if applicable, data on the rates of expul-13 sion, suspension, and similar disciplinary action, of 14 children in the State participating in high-quality 15 prekindergarten programs, disaggregated by race, 16 ethnicity, family income, child age, and disability.
- 17 (c) Submission.—A State shall submit the annual 18 report prepared under subsection (a), at the end of each 19 fiscal year, to the Secretary, the Secretary of Health and 20 Human Services, and the State Advisory Council on Early 21 Childhood Education and Care.
- (d) COOPERATION.—An eligible local entity that receives a subgrant under this subtitle shall cooperate with all Federal and State efforts to evaluate the effectiveness of the program the entity implements with subgrant funds.

1	(e) National Report.—The Secretary shall compile
2	and summarize the annual State reports described under
3	subsection (c) and shall prepare and submit an annual re-
4	port to Congress that includes a summary of such State
5	reports.
6	SEC. 123. PROHIBITION OF REQUIRED PARTICIPATION OR
7	USE OF FUNDS FOR ASSESSMENTS.
8	(a) Prohibition on Required Participation.—A
9	State receiving a grant under this subtitle shall not re-
10	quire any child to participate in any Federal, State, local,
11	or private early childhood education program, including a
12	high-quality prekindergarten program.
13	(b) Prohibition on Use of Funds for Assess-
14	MENT.—A State receiving a grant under this subtitle and
15	an eligible local entity receiving a subgrant under this sub-
16	title shall not use any grant or subgrant funds to carry
17	out any of the following activities:
18	(1) An assessment that provides rewards or
19	sanctions for individual children or teachers.
20	(2) An assessment that is used as the primary
21	or sole method for assessing program effectiveness.
22	(3) Evaluating children, other than for the pur-
23	poses of—
24	(A) improving instruction or the classroom
25	environment;

1	(B) targeting professional development;
2	(C) determining the need for health, men-
3	tal health, disability, or family support services;
4	(D) program evaluation for the purposes of
5	program improvement and parent information;
6	and
7	(E) improving parent and family engage-
8	ment.
9	SEC. 124. COORDINATION WITH HEAD START PROGRAMS.
10	(a) Increased Access for Younger Children.—
11	Not later than 1 year after the date of enactment of this
12	Act, the Secretary and the Secretary of Health and
13	Human Services shall develop a process for use in the
14	event that Head Start programs funded under the Head
15	Start Act (42 U.S.C. 9831 et seq.) operate in States or
16	regions that have achieved sustained universal, voluntary
17	access to 4-year old children who reside within the State
18	and who are from families with incomes at or below 200
19	percent of the poverty line, to high-quality prekinder-
20	garten programs and how such Head Start programs will
21	begin converting slots for children who are age 4 on the

eligibility determination date to children who are age 3

on the eligibility determination date, or, when appropriate,

converting Head Start Programs into Early Head Start

25 programs to serve infants and toddlers.

- 1 (b) Community Need and Resources.—The proc-2 ess described in subsection (a) shall—
- 3 (1) be carried out on a case-by-case basis and 4 shall ensure that sufficient resources and time are 5 allocated for the development of such a process so 6 that no child or cohort is excluded from currently 7 available services; and
- 8 (2) ensure that any conversion shall be based 9 on community need and not on the aggregate num-10 ber of children served in a State or region that has 11 achieved sustained, universal, voluntary access to 12 high-quality prekindergarten programs.
- 13 (c) Public Comment and Notice.—Not fewer than 90 days after the development of the proposed process de-14 15 scribed in subsection (a), the Secretary and the Secretary of Health and Human Services shall publish a notice de-16 17 scribing such proposed process for conversion in the Federal Register providing at least 90 days for public com-18 19 ment. The Secretaries shall review and consider public 20 comments prior to finalizing the process for conversion of 21 Head Start slots and programs.
- 22 (d) Reports to Congress.—Concurrently with 23 publishing a notice in the Federal Register as described 24 in subsection (c), the Secretaries shall provide a report 25 to the Committee on Education and the Workforce of the

- 1 House of Representatives and the Committee on Health,
- 2 Education, Labor, and Pensions of the Senate that pro-
- 3 vides a detailed description of the proposed process de-
- 4 scribed in subsection (a), including a description of the
- 5 degree to which Head Start programs are providing State-
- 6 funded high-quality prekindergarten programs as a result
- 7 of the grant opportunity provided under this subtitle in
- 8 States where Head Start programs are eligible for conver-
- 9 sion described in subsection (a).

10 SEC. 125. TECHNICAL ASSISTANCE IN PROGRAM ADMINIS-

- 11 TRATION.
- 12 In providing technical assistance to carry out activi-
- 13 ties under this title, the Secretary shall coordinate that
- 14 technical assistance, in appropriate cases, with technical
- 15 assistance provided by the Secretary of Health and
- 16 Human Services to carry out the programs authorized
- 17 under the Head Start Act (42 U.S.C. 9831 et seq.), the
- 18 Child Care and Development Block Grant Act of 1990 (42
- 19 U.S.C. 9858 et seq.), and the maternal, infant and early
- 20 childhood home visiting programs assisted under section
- 21 511 of the Social Security Act (42 U.S.C. 711).
- 22 SEC. 126. RULE OF CONSTRUCTION.
- Nothing in this Act shall be construed to permit dis-
- 24 crimination on the basis of race, color, religion, sex (except
- 25 as otherwise permitted under title IX of the Education

Amendments of 1972 (20 U.S.C. 1681 et seq.) (also known as the Patsy Takemoto Mink Equal Opportunity in Education Act)), national origin, or disability in any 4 program funded under this Act. SEC. 127. AUTHORIZATION OF APPROPRIATIONS. 6 There are authorized to be appropriated to carry out 7 this subtitle— 8 (1) \$1,300,000,000 for fiscal year 2015; 9 (2) \$3,250,000,000 for fiscal year 2016; 10 (3) \$5,780,000,000 for fiscal year 2017; 11 (4) \$7,580,000,000 for fiscal year 2018; 12 (5) \$8,960,000,000 for fiscal year 2019; and 13 (6) such sums as may be necessary for each of 14 fiscal years 2020 through 2023. Subtitle B—Prekindergarten 15 **Development Grants** 16 17 SEC. 151. PREKINDERGARTEN DEVELOPMENT GRANTS. 18 (a) IN GENERAL.—The Secretary of Education, in 19 consultation with the Secretary of Health and Human 20 Services, shall award competitive grants to States, local 21 educational agencies, or other local government entities that wish to increase their capacity and build the infra-23 structure within the State to offer high-quality prekinder-

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garten programs.

- 1 (b) Eligibility of States.—A State that is not re-
- 2 ceiving funds under section 115 may compete for grant
- 3 funds under this subtitle if the State provides an assur-
- 4 ance that the State will, through the support of grant
- 5 funds awarded under this subtitle, meet the eligibility re-
- 6 quirements of section 115 not later than 3 years after the
- 7 date the State first receives grant funds under this sub-
- 8 title.
- 9 (c) Grant Duration.—The Secretary shall award
- 10 grants under this subtitle for a period of not more than
- 11 3 years. Such grants shall not be renewed.
- 12 (d) Application.—
- 13 (1) In General.—A Governor, or chief execu-
- tive officer of a State, a local educational agency, or
- another local government entity that desires to re-
- ceive a grant under this subtitle shall submit an ap-
- 17 plication to the Secretary of Education at such time,
- in such manner, and accompanied by such informa-
- tion as the Secretary may reasonably require, includ-
- 20 ing, if applicable, a description of how the State
- 21 plans to become eligible for grants under section 115
- by not later than 3 years after the date the State
- first receives grant funds under this subtitle.
- 24 (2) Development of State application.—
- 25 In developing an application for a grant under this

subtitle, a State shall consult with the State Advisory Council on Early Childhood Education and Care and incorporate their recommendations, where applicable.

(e) Matching Requirement.—

- (1) In General.—To be eligible to receive a grant under this subtitle, a State, local educational agency, or other local government entity shall contribute for the activities for which the grant was awarded non-Federal matching funds in an amount equal to not less than 20 percent of the amount of the grant.
- (2) Non-federal funds.—To satisfy the requirement of paragraph (1), a State, local educational agency, or other local government entity may use—
 - (A) non-Federal resources in the form of State funding, local funding, or contributions from philanthropy or other private sources, or a combination of such resources; or
 - (B) in-kind contributions.
- (3) FINANCIAL HARDSHIP WAIVER.—The Secretary may waive paragraph (1) or reduce the amount of matching funds required under that paragraph for a State, local educational agency, or other

local government entity that has submitted an application for a grant under this subsection if the State, local educational agency, or other local government entity demonstrates, in the application, a need for such a waiver or reduction due to extreme financial

hardship, as determined by the Secretary.

7 (f) Subgrants.—

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- (1) In General.—A State, local educational agency, or other local government entity awarded a grant under this subtitle may use the grant funds to award subgrants to eligible local entities, as defined in section 112, to carry out the activities under the grant.
- 14 (2) SUBGRANTEES.—An eligible local entity 15 awarded a subgrant under paragraph (1) shall com-16 ply with the requirements of this subtitle relating to 17 grantees, as appropriate.
- 18 (g) AUTHORIZATION OF APPROPRIATIONS.—There
 19 are authorized to be appropriated to carry out this sec20 tion—
- 21 (1) \$750,000,000 for fiscal year 2015; and
- 22 (2) such sums as may be necessary for each of 23 fiscal years 2016 through 2024.

1 TITLE II—LEARNING QUALITY 2 PARTNERSHIPS

3	SEC 201 DUDDOSES
3	SEC. 201. PURPOSES.
4	The purposes of this title are to—
5	(1) increase the availability of, and access to,
6	high-quality early childhood education and care pro-
7	gramming for infants and toddlers;
8	(2) support a higher quality of, and increase ca-
9	pacity for, that programming in both child care cen-
10	ters and family child care homes; and
11	(3) encourage the provision of comprehensive,
12	coordinated full-day services and supports for in-
13	fants and toddlers.
14	SEC. 202. EARLY LEARNING QUALITY PARTNERSHIPS.
15	The Head Start Act is amended—
16	(1) section 645A(e) (42 U.S.C. 9840a(e)) is
17	amended to read as follows:
18	"(e) Selection of Grant Recipients.—The Sec-
19	retary shall award grants under this section on a competi-
20	tive basis to applicants meeting the criteria in subsection
21	(d) (giving priority to entities with a record of providing
22	early, continuous, and comprehensive childhood develop-
23	ment and family services and entities that agree to partner
24	with a center-based or family child care provider to carry
25	out the activities described in section 645B)."; and

1	(2) by inserting after section 645A (42 U.S.C.
2	9840a) the following:
3	"SEC. 645B. EARLY LEARNING QUALITY PARTNERSHIPS.
4	"(a) In General.—The Secretary shall make grants
5	to Early Head Start agencies to partner with center-based
6	or family child care providers, particularly those that re-
7	ceive support under the Child Care and Development
8	Block Grant of 1990 (42 U.S.C. 9858 et seq.), that agree
9	to meet program performance standards that are de-
10	scribed in section 641A(a)(1) and applicable Early Head
11	Start standards described in section 645A, with funding
12	and technical assistance from the Early Head Start agen-
13	ey.
14	"(b) Selection of Grant Recipients.—
15	"(1) In general.—Except as provided in para-
16	graphs (2) and (3), the Secretary shall award grants
17	under this section in a manner consistent with sec-
18	tion 645A(e).
19	"(2) Competitive priority.—In awarding
20	grants under this section, the Secretary shall give
21	priority to applicants—
22	"(A) that propose to create strong align-
23	ment of programs with maternal, infant, and
24	early childhood home visiting programs assisted
25	under section 511 of the Social Security Act

1	(42 U.S.C. 711), State-funded prekindergarten
2	programs, programs carried out under the
3	Child Care and Development Block Grant Act
4	of 1990 (42 U.S.C. 9858 et seq.), and other
5	programs supported under this Act, to create a
6	strong continuum of high-quality services for
7	children from birth to school entry; and
8	"(B) that seek to work with child care pro-
9	viders across settings, including center-based
10	and home-based programs.
11	"(3) Allocation.—
12	"(A) Reservation.—From funds appro-
13	priated to carry out this section, the Secretary
14	shall reserve—
15	"(i) not less than 3 percent of such
16	funds for Indian Head Start programs
17	that serve young children;
18	"(ii) not less than 4.5 percent for mi-
19	grant and seasonal Head Start programs
20	that serve young children; and
21	"(iii) not less than 0.2 percent for
22	programs funded under clause (iv) or (v)
23	of section $640(a)(2)(B)$.
24	"(B) Allocation among states.—The
25	Secretary shall allocate funds appropriated to

carry out this section and not reserved under subparagraph (A), through grants to Early Head Start agencies, among the States proportionally based on the number of young children from families whose income is below the poverty line residing in such States.

"(C) Reallocation.—After allocating funds made available under this section in a manner consistent with the purposes and requirements of this section, the Secretary may use any unallocated funds for unfunded, high-quality partnership applications in other States or to expand Early Head Start slots in communities without center-based or family child care providers with which to partner.

"(c) Eligibility of Children.—

- "(1) In General.—Partnerships formed through assistance provided under this section may serve children through age 3.
- "(2) STANDARDS.—The standards applied to children served under this section shall be consistent with those applied to children through age 3 who are otherwise served under this Act.
- "(3) MINIMUM DURATION.—Children determined eligible and subsequently served under this

1	section shall be deemed eligible for the full com-
2	plement of services provided under the partnership
3	through the end of the succeeding program year,
4	consistent with section $645(a)(1)(B)(v)$.
5	"(d) Partnerships.—An Early Head Start agency
6	that receives a grant under this section shall—
7	"(1) develop and implement a proposal to re-
8	cruit and enter into the contract with a center-based
9	or family child care provider, particularly a provider
10	that serves children who receive assistance under the
11	Child Care and Development Block Grant of 1990
12	(42 U.S.C. 9858 et seq.);
13	"(2) enter into a contractual relationship with
14	a center-based or family child care provider to raise
15	the quality of such provider's programs so that the
16	provider meets the program performance standards
17	described in subsection (a) through activities that
18	may include—
19	"(A) expanding the center-based or family
20	child care provider's programs through financial
21	support or the addition of Early Head Start
22	slots in the child care provider's setting;
23	"(B) providing training, technical assist-
24	ance, and support to the provider in order to
25	help the provider meet the program perform-

ance standards, which may include supporting program and partner staff in earning a child development associate credential, associate's degree, or baccalaureate degree in early childhood education or a closely related field for working with infants and toddlers; and

"(C) blending funds received under the Child Care and Development Block Grant of 1990 (42 U.S.C. 9858 et seq.) or other sources of child care support with the Early Head Start program carried out under section 645A in order to provide high-quality child care, for a full day, that meets the program performance standards;

- "(3) create a clear and realizable timeline to increase the quality and capacity of a center-based or family child care provider so that the provider meets the program performance standards described in subsection (a); and
- 20 "(4) align activities and services provided 21 through funding under this section with the Head 22 Start Child Outcomes Framework.
- "(e) STANDARDS.—Prior to awarding grants under this section, the Secretary shall establish standards to ensure that the responsibility and expectations of the Early

- 1 Head Start Agency and the partner child care providers
- 2 are clearly defined.
- 3 "(f) Designation Renewal.—A partner child care
- 4 provider that receives assistance through a grant provided
- 5 under this section shall be exempt, for a period of 18
- 6 months (from the start of the provision of services under
- 7 the grant), from the designation renewal requirements
- 8 under section 641(c).
- 9 "(g) Survey of Early Head Start Agencies and
- 10 Report to Congress.—Not later than 1 year after the
- 11 date of enactment of the Strong Start for America's Chil-
- 12 dren Act, the Secretary shall—
- 13 "(1) conduct a survey of Early Head Start
- agencies to determine the extent of barriers to enter-
- ing into early learning quality partnership agree-
- ments under this section on Early Head Start agen-
- 17 cies and on child care providers; and
- "(2) submit information obtained from the sur-
- vey conducted under paragraph (1), with suggested
- steps to overcome such barriers, in a report to the
- 21 Committee on Education and the Workforce of the
- House of Representatives and the Committee on
- Health, Education, Labor, and Pensions of the Sen-
- ate, including a detailed description of the degree to

1	which Early Head Start agencies are utilizing the
2	funds provided.
3	"(h) Monitoring.—The Secretary shall establish
4	and ensure monitoring that is sensitive and appropriate
5	to the model used for partnerships administered under
6	this section.
7	"(i) AUTHORIZATION OF APPROPRIATIONS.—There
8	are authorized to be appropriated to carry out this sec-
9	tion—
10	" (1) \$4,000,000,000 for fiscal year 2015; and
11	"(2) such sums as may be necessary for each
12	of fiscal years 2016 through 2024.".
13	TITLE III—MATERNAL, INFANT,
1314	AND EARLY CHILDHOOD
	, ,
14	AND EARLY CHILDHOOD
14 15	AND EARLY CHILDHOOD HOME VISITING PROGRAM
141516	AND EARLY CHILDHOOD HOME VISITING PROGRAM SEC. 301. SENSE OF SENATE.
14151617	AND EARLY CHILDHOOD HOME VISITING PROGRAM SEC. 301. SENSE OF SENATE. It is the sense of the Senate that—
14 15 16 17 18	AND EARLY CHILDHOOD HOME VISITING PROGRAM SEC. 301. SENSE OF SENATE. It is the sense of the Senate that— (1) from the prenatal period to the first day of
14 15 16 17 18	AND EARLY CHILDHOOD HOME VISITING PROGRAM SEC. 301. SENSE OF SENATE. It is the sense of the Senate that— (1) from the prenatal period to the first day of kindergarten, children's development rapidly pro-
14 15 16 17 18 19 20	AND EARLY CHILDHOOD HOME VISITING PROGRAM SEC. 301. SENSE OF SENATE. It is the sense of the Senate that— (1) from the prenatal period to the first day of kindergarten, children's development rapidly progresses at a pace exceeding that of any subsequent
14 15 16 17 18 19 20 21	AND EARLY CHILDHOOD HOME VISITING PROGRAM SEC. 301. SENSE OF SENATE. It is the sense of the Senate that— (1) from the prenatal period to the first day of kindergarten, children's development rapidly progresses at a pace exceeding that of any subsequent stage of life;
14 15 16 17 18 19 20 21 22	AND EARLY CHILDHOOD HOME VISITING PROGRAM SEC. 301. SENSE OF SENATE. It is the sense of the Senate that— (1) from the prenatal period to the first day of kindergarten, children's development rapidly progresses at a pace exceeding that of any subsequent stage of life; (2) as reported by the National Academy of

- strongly associated with social and economic circumstances, and they are predictive of subsequent academic performance;
 - (3) research has consistently demonstrated that investments in high-quality programs that serve infants and toddlers better positions those children for success in elementary, secondary, and postsecondary education as well as helping children develop the critical physical, emotional, social, and cognitive skills that they will need for the rest of their lives;
 - (4) in 2011, there were 11,000,000 infants and toddlers living in the United States and 49 percent of these children came from low-income families living with incomes at or below 200 percent of the Federal poverty guidelines;
 - (5) the Maternal, Infant, and Early Childhood Home Visiting (MIECHV) program was authorized by Congress to facilitate collaboration and partnership at the Federal, State, and community levels to improve health and development outcomes for at-risk children, including those from low-income families, through evidence-based home visiting programs;
 - (6) MIECHV is an evidence-based policy initiative and its authorizing legislation requires that at least 75 percent of funds dedicated to the program

1	must support programs to implement evidence-based
2	home visiting models, which includes the home-based
3	model of Early Head Start; and
4	(7) Congress should continue to provide re-
5	sources to MIECHV to support the work of States
6	to help at-risk families voluntarily receive home vis-
7	its from nurses and social workers to—
8	(A) promote maternal, infant, and child
9	health;
10	(B) improve school readiness and achieve-
11	ment;
12	(C) prevent potential child abuse or neglect
13	and injuries;
14	(D) support family economic self-suffi-
15	ciency;
16	(E) reduce crime or domestic violence; and
17	(F) improve coordination or referrals for
18	community resources and supports.

Calendar No. 427

1137TH CONGRESS S. 2452

A BILL

To support early learning.

June 10, 2014

Read twice and placed on the calendar