110TH CONGRESS 2D SESSION

H.R.6893

AN ACT

To amend parts B and E of title IV of the Social Security Act to connect and support relative caregivers, improve outcomes for children in foster care, provide for tribal foster care and adoption access, improve incentives for adoption, and for other purposes.

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

1 SECTION 1. SHORT TITLE.

- 2 This Act may be cited as the "Fostering Connections
- 3 to Success and Increasing Adoptions Act of 2008".

4 SEC. 2. TABLE OF CONTENTS.

- 5 The table of contents of this Act is as follows:
 - Sec. 1. Short title.
 - Sec. 2. Table of contents.

TITLE I—CONNECTING AND SUPPORTING RELATIVE CAREGIVERS

- Sec. 101. Kinship guardianship assistance payments for children.
- Sec. 102. Family connection grants.
- Sec. 103. Notification of relatives.
- Sec. 104. Licensing standards for relatives.
- Sec. 105. Authority for comparisons and disclosures of information in the Federal Parent Locator Service for child welfare, foster care, and adoption assistance program purposes.

TITLE II—IMPROVING OUTCOMES FOR CHILDREN IN FOSTER CARE

- Sec. 201. State option for children in foster care, and certain children in an adoptive or guardianship placement, after attaining age 18.
- Sec. 202. Transition plan for children aging out of foster care.
- Sec. 203. Short-term training for child welfare agencies, relative guardians, and court personnel.
- Sec. 204. Educational stability.
- Sec. 205. Health oversight and coordination plan.
- Sec. 206. Sibling placement.

TITLE III—TRIBAL FOSTER CARE AND ADOPTION ACCESS

- Sec. 301. Equitable access for foster care and adoption services for Indian children in tribal areas.
- Sec. 302. Technical assistance and implementation.

TITLE IV—IMPROVEMENT OF INCENTIVES FOR ADOPTION

- Sec. 401. Adoption incentives program.
- Sec. 402. Promotion of adoption of children with special needs.
- Sec. 403. Information on adoption tax credit.

TITLE V—CLARIFICATION OF UNIFORM DEFINITION OF CHILD AND OTHER PROVISIONS

- Sec. 501. Clarification of uniform definition of child.
- Sec. 502. Investment of operating cash.
- Sec. 503. No Federal funding to unlawfully present individuals.

TITLE VI—EFFECTIVE DATE

Sec. 601. Effective date.

1 TITLE I—CONNECTING AND SUP-2 PORTING RELATIVE CARE-

3 **GIVERS**

4						
4	SEC.	101.	KINSHIP	GUARDIANSHIP	ASSISTANCE	PAYMENTS

- 5 FOR CHILDREN.
- 6 (a) STATE PLAN OPTION.—Section 471(a) of the So-
- 7 cial Security Act (42 U.S.C. 671(a)) is amended—
- 8 (1) by striking "and" at the end of paragraph
- 9 (26);
- 10 (2) by striking the period at the end of para-
- graph (27) and inserting "; and"; and
- 12 (3) by adding at the end the following:
- "(28) at the option of the State, provides for
- the State to enter into kinship guardianship assist-
- ance agreements to provide kinship guardianship as-
- sistance payments on behalf of children to grand-
- parents and other relatives who have assumed legal
- guardianship of the children for whom they have
- 19 cared as foster parents and for whom they have
- 20 committed to care on a permanent basis, as provided
- 21 in section 473(d).".
- 22 (b) In General.—Section 473 of such Act (42)
- 23 U.S.C. 673) is amended by adding at the end the fol-
- 24 lowing:

1	"(d) Kinship Guardianship Assistance Pay-
2	MENTS FOR CHILDREN.—
3	"(1) Kinship Guardianship assistance
4	AGREEMENT.—
5	"(A) In GENERAL.—In order to receive
6	payments under section 474(a)(5), a State
7	shall—
8	"(i) negotiate and enter into a writ-
9	ten, binding kinship guardianship assist-
10	ance agreement with the prospective rel-
11	ative guardian of a child who meets the re-
12	quirements of this paragraph; and
13	"(ii) provide the prospective relative
14	guardian with a copy of the agreement.
15	"(B) MINIMUM REQUIREMENTS.—The
16	agreement shall specify, at a minimum—
17	"(i) the amount of, and manner in
18	which, each kinship guardianship assist-
19	ance payment will be provided under the
20	agreement, and the manner in which the
21	payment may be adjusted periodically, in
22	consultation with the relative guardian,
23	based on the circumstances of the relative
24	guardian and the needs of the child;

1	"(ii) the additional services and assist-
2	ance that the child and relative guardian
3	will be eligible for under the agreement;
4	"(iii) the procedure by which the rel-
5	ative guardian may apply for additional
6	services as needed; and
7	"(iv) subject to subparagraph (D),
8	that the State will pay the total cost of
9	nonrecurring expenses associated with ob-
10	taining legal guardianship of the child, to
11	the extent the total cost does not exceed
12	\$2,000.
13	"(C) Interstate applicability.—The
14	agreement shall provide that the agreement
15	shall remain in effect without regard to the
16	State residency of the relative guardian.
17	"(D) No effect on federal reim-
18	BURSEMENT.—Nothing in subparagraph (B)(iv)
19	shall be construed as affecting the ability of the
20	State to obtain reimbursement from the Fed-
21	eral Government for costs described in that
22	subparagraph.
23	"(2) Limitations on amount of kinship
24	GUARDIANSHIP ASSISTANCE PAYMENT.—A kinship
25	guardianship assistance payment on behalf of a child

1	shall not exceed the foster care maintenance pay-
2	ment which would have been paid on behalf of the
3	child if the child had remained in a foster family
4	home.
5	"(3) Child's eligibility for a kinship
6	GUARDIANSHIP ASSISTANCE PAYMENT.—
7	"(A) IN GENERAL.—A child is eligible for
8	a kinship guardianship assistance payment
9	under this subsection if the State agency deter-
10	mines the following:
11	"(i) The child has been—
12	"(I) removed from his or her
13	home pursuant to a voluntary place-
14	ment agreement or as a result of a ju-
15	dicial determination to the effect that
16	continuation in the home would be
17	contrary to the welfare of the child;
18	and
19	"(II) eligible for foster care
20	maintenance payments under section
21	472 while residing for at least 6 con-
22	secutive months in the home of the
23	prospective relative guardian.

1	"(ii) Being returned home or adopted
2	are not appropriate permanency options
3	for the child.
4	"(iii) The child demonstrates a strong
5	attachment to the prospective relative
6	guardian and the relative guardian has a
7	strong commitment to caring permanently
8	for the child.
9	"(iv) With respect to a child who has
10	attained 14 years of age, the child has
11	been consulted regarding the kinship
12	guardianship arrangement.
13	"(B) Treatment of siblings.—With re-
14	spect to a child described in subparagraph (A)
15	whose sibling or siblings are not so described—
16	"(i) the child and any sibling of the
17	child may be placed in the same kinship
18	guardianship arrangement, in accordance
19	with section 471(a)(31), if the State agen-
20	cy and the relative agree on the appro-
21	priateness of the arrangement for the sib-
22	lings; and
23	"(ii) kinship guardianship assistance
24	payments may be paid on behalf of each
25	sibling so placed.".

1	(c) Conforming Amendments.—
2	(1) Eligibility for adoption assistance
3	Payments.—Section 473(a)(2) of such Act (42
4	U.S.C. 673(a)(2)) is amended by adding at the end
5	the following:
6	"(D) In determining the eligibility for adoption
7	assistance payments of a child in a legal guardian-
8	ship arrangement described in section 471(a)(28),
9	the placement of the child with the relative guardian
10	involved and any kinship guardianship assistance
11	payments made on behalf of the child shall be con-
12	sidered never to have been made.".
13	(2) State plan requirement.—
14	(A) In General.—Section 471(a)(20) of
15	such Act (42 U.S.C. 671(a)(20)) is amended—
16	(i) by adding "and" at the end of sub-
17	paragraph (C); and
18	(ii) by adding at the end the fol-
19	lowing:
20	"(D) provides procedures for criminal
21	records checks, including fingerprint-based
22	checks of national crime information databases
23	(as defined in section 534(e)(3)(A) of title 28,
24	United States Code), on any relative guardian,
25	and for checks described in subparagraph (C)

1	of this paragraph on any relative guardian and
2	any other adult living in the home of any rel-
3	ative guardian, before the relative guardian may
4	receive kinship guardianship assistance pay-
5	ments on behalf of the child under the State
6	plan under this part;".
7	(B) Redesignation of New Provision
8	AFTER AMENDMENT MADE BY PRIOR LAW
9	TAKES EFFECT.—
10	(i) In General.—Section 471(a)(20)
11	of the Social Security Act (42 U.S.C.
12	671(a)(20)) is amended—
13	(I) in subparagraph (D), by
14	striking "(C)" and inserting "(B)";
15	and
16	(II) by redesignating subpara-
17	graph (D) as subparagraph (C).
18	(ii) Effective date.—The amend-
19	ments made by clause (i) shall take effect
20	immediately after the amendments made
21	by section 152 of Public Law 109–248
22	take effect.
23	(3) Payments to states.—Section 474(a) of
24	such Act (42 U.S.C. 674(a)) is amended—

1	(A) by striking the period at the end and
2	inserting "; plus"; and
3	(B) by adding at the end the following:
4	"(5) an amount equal to the percentage by
5	which the expenditures referred to in paragraph (2)
6	of this subsection are reimbursed of the total
7	amount expended during such quarter as kinship
8	guardianship assistance payments under section
9	473(d) pursuant to kinship guardianship assistance
10	agreements.".
11	(4) Case Plan requirements.—Section
12	475(1) of such Act (42 U.S.C. 675(1)) is amended
13	by adding at the end the following:
14	"(F) In the case of a child with respect to
15	whom the permanency plan is placement with a
16	relative and receipt of kinship guardianship as-
17	sistance payments under section 473(d), a de-
18	scription of—
19	"(i) the steps that the agency has
20	taken to determine that it is not appro-
21	priate for the child to be returned home or
22	adopted;
23	"(ii) the reasons for any separation of
24	siblings during placement;

1	"(iii) the reasons why a permanent
2	placement with a fit and willing relative
3	through a kinship guardianship assistance
4	arrangement is in the child's best interests;
5	"(iv) the ways in which the child
6	meets the eligibility requirements for a kin-
7	ship guardianship assistance payment;
8	"(v) the efforts the agency has made
9	to discuss adoption by the child's relative
10	foster parent as a more permanent alter-
11	native to legal guardianship and, in the
12	case of a relative foster parent who has
13	chosen not to pursue adoption, documenta-
14	tion of the reasons therefor; and
15	"(vi) the efforts made by the State
16	agency to discuss with the child's parent or
17	parents the kinship guardianship assist-
18	ance arrangement, or the reasons why the
19	efforts were not made.".
20	(5) Section Heading Amendment.—The sec-
21	tion heading for section 473 of such Act (42 U.S.C.
22	673) is amended by inserting "AND GUARDIANSHIP"
23	after "ADOPTION".

1	(d) Continued Services Under Waiver.—Sec-
2	tion 474 of such Act (42 U.S.C. 674) is amended by add-
3	ing at the end the following:
4	"(g) For purposes of this part, after the termination
5	of a demonstration project relating to guardianship con-
6	ducted by a State under section 1130, the expenditures
7	of the State for the provision, to children who, as of Sep-
8	tember 30, 2008, were receiving assistance or services
9	under the project, of the same assistance and services
10	under the same terms and conditions that applied during
11	the conduct of the project, are deemed to be expenditures
12	under the State plan approved under this part.".
13	(e) Eligibility for Independent Living Serv-
14	ICES AND EDUCATION AND TRAINING VOUCHERS FOR
15	CHILDREN WHO EXIT FOSTER CARE FOR RELATIVE
16	GUARDIANSHIP OR ADOPTION AFTER AGE 16.—
17	(1) Independent living services.—Section
18	477(a) of such Act (42 U.S.C. 677(a)) is amended—
19	(A) by striking "and" at the end of para-
20	graph (5);
21	(B) by striking the period at the end of
22	paragraph (6) and inserting "; and"; and
23	(C) by adding at the end the following:
24	"(7) to provide the services referred to in this
25	subsection to children who, after attaining 16 years

- 1 of age, have left foster care for kinship guardianship 2 or adoption.". 3 (2) Education and training vouchers.— 4 Section 477(i)(2) of such Act (42 U.S.C. 677(i)(2)) is amended by striking "adopted from foster care 5 after attaining age 16" and inserting "who, after at-6 7 taining 16 years of age, are adopted from, or enter 8 kinship guardianship from, foster care". 9 (f) Categorical Eligibility for Medicaid.—Section 473(b)(3) of such Act (42 U.S.C. 673(b)(3)) is 10 11 amended— (1) in subparagraph (A)(ii), by striking "or" at 12 13 the end; 14 (2) in subparagraph (B), by striking the period and inserting ", or"; and 15 16 (3) by adding at the end the following: 17 "(C) with respect to whom kinship guardianship 18 assistance payments are being made pursuant to 19 subsection (d).". 20 SEC. 102. FAMILY CONNECTION GRANTS.
- 21 (a) IN GENERAL.—Part B of title IV of the Social
- 22 Security Act (42 U.S.C. 620–629i) is amended by insert-
- ing after section 426 the following:

1 "SEC. 427. FAMILY CONNECTION GRANTS.

2	"(a) IN GENERAL.—The Secretary of Health and
3	Human Services may make matching grants to State,
4	local, or tribal child welfare agencies, and private non-
5	profit organizations that have experience in working with
6	foster children or children in kinship care arrangements,
7	for the purpose of helping children who are in, or at risk
8	of entering, foster care reconnect with family members
9	through the implementation of—
10	"(1) a kinship navigator program to assist kin-
11	ship caregivers in learning about, finding, and using
12	programs and services to meet the needs of the chil-
13	dren they are raising and their own needs, and to
14	promote effective partnerships among public and pri-
15	vate agencies to ensure kinship caregiver families are
16	served, which program—
17	"(A) shall be coordinated with other State
18	or local agencies that promote service coordina-
19	tion or provide information and referral serv-
20	ices, including the entities that provide $2-1-1$
21	or 3–1–1 information systems where available,
22	to avoid duplication or fragmentation of serv-
23	ices to kinship care families;
24	"(B) shall be planned and operated in con-
25	sultation with kinship caregivers and organiza-
26	tions representing them, youth raised by kin-

1	ship caregivers, relevant government agencies,
2	and relevant community-based or faith-based
3	organizations;
4	"(C) shall establish information and refer-
5	ral systems that link (via toll-free access) kin-
6	ship caregivers, kinship support group
7	facilitators, and kinship service providers to—
8	"(i) each other;
9	"(ii) eligibility and enrollment infor-
10	mation for Federal, State, and local bene-
11	fits;
12	"(iii) relevant training to assist kin-
13	ship caregivers in caregiving and in obtain-
14	ing benefits and services; and
15	"(iv) relevant legal assistance and
16	help in obtaining legal services;
17	"(D) shall provide outreach to kinship care
18	families, including by establishing, distributing,
19	and updating a kinship care website, or other
20	relevant guides or outreach materials;
21	"(E) shall promote partnerships between
22	public and private agencies, including schools,
23	community based or faith-based organizations,
24	and relevant government agencies, to increase
25	their knowledge of the needs of kinship care

1	families to promote better services for those
2	families;
3	"(F) may establish and support a kinship
4	care ombudsman with authority to intervene
5	and help kinship caregivers access services; and
6	"(G) may support any other activities de-
7	signed to assist kinship caregivers in obtaining
8	benefits and services to improve their
9	caregiving;
10	"(2) intensive family-finding efforts that utilize
11	search technology to find biological family members
12	for children in the child welfare system, and once
13	identified, work to reestablish relationships and ex-
14	plore ways to find a permanent family placement for
15	the children;
16	"(3) family group decision-making meetings for
17	children in the child welfare system, that—
18	"(A) enable families to make decisions and
19	develop plans that nurture children and protect
20	them from abuse and neglect, and
21	"(B) when appropriate, shall address do-
22	mestic violence issues in a safe manner and fa-
23	cilitate connecting children exposed to domestic
24	violence to appropriate services, including re-

1	connection with the abused parent when appro-
2	priate; or
3	"(4) residential family treatment programs
4	that—
5	"(A) enable parents and their children to
6	live in a safe environment for a period of not
7	less than 6 months; and
8	"(B) provide, on-site or by referral, sub-
9	stance abuse treatment services, children's early
10	intervention services, family counseling, med-
11	ical, and mental health services, nursery and
12	pre-school, and other services that are designed
13	to provide comprehensive treatment that sup-
14	ports the family.
15	"(b) APPLICATIONS.—An entity desiring to receive a
16	matching grant under this section shall submit to the Sec-
17	retary an application, at such time, in such manner, and
18	containing such information as the Secretary may require,
19	including—
20	"(1) a description of how the grant will be used
21	to implement 1 or more of the activities described in
22	subsection (a);
23	"(2) a description of the types of children and
24	families to be served, including how the children and
25	families will be identified and recruited, and an ini-

1	tial projection of the number of children and families
2	to be served;
3	"(3) if the entity is a private organization—
4	"(A) documentation of support from the
5	relevant local or State child welfare agency; or
6	"(B) a description of how the organization
7	plans to coordinate its services and activities
8	with those offered by the relevant local or State
9	child welfare agency; and
10	"(4) an assurance that the entity will cooperate
11	fully with any evaluation provided for by the Sec-
12	retary under this section.
13	"(c) Limitations.—
14	"(1) Grant duration.—The Secretary may
15	award a grant under this section for a period of not
16	less than 1 year and not more than 3 years.
17	"(2) Number of New Grantees per Year.—
18	The Secretary may not award a grant under this
19	section to more than 30 new grantees each fiscal
20	year.
21	"(d) Federal Contribution.—The amount of a
22	grant payment to be made to a grantee under this section
23	during each year in the grant period shall be the following
24	percentage of the total expenditures proposed to be made

- 1 by the grantee in the application approved by the Sec-
- 2 retary under this section:
- 3 "(1) 75 percent, if the payment is for the 1st
- 4 or 2nd year of the grant period.
- 5 "(2) 50 percent, if the payment is for the 3rd
- 6 year of the grant period.
- 7 "(e) FORM OF GRANTEE CONTRIBUTION.—A grantee
- 8 under this section may provide not more than 50 percent
- 9 of the amount which the grantee is required to expend
- 10 to carry out the activities for which a grant is awarded
- 11 under this section in kind, fairly evaluated, including
- 12 plant, equipment, or services.
- 13 "(f) USE OF GRANT.—A grantee under this section
- 14 shall use the grant in accordance with the approved appli-
- 15 cation for the grant.
- 16 "(g) Reservations of Funds.—
- 17 "(1) Kinship Navigator Programs.—The
- 18 Secretary shall reserve \$5,000,000 of the funds
- made available under subsection (h) for each fiscal
- year for grants to implement kinship navigator pro-
- grams described in subsection (a)(1).
- 22 "(2) EVALUATION.—The Secretary shall reserve
- 3 percent of the funds made available under sub-
- section (h) for each fiscal year for the conduct of a

- 1 rigorous evaluation of the activities funded with
- 2 grants under this section.
- 3 "(3) TECHNICAL ASSISTANCE.—The Secretary
- 4 may reserve 2 percent of the funds made available
- 5 under subsection (h) for each fiscal year to provide
- 6 technical assistance to recipients of grants under
- 7 this section.
- 8 "(h) APPROPRIATION.—Out of any money in the
- 9 Treasury of the United States not otherwise appropriated,
- 10 there are appropriated to the Secretary for purposes of
- 11 making grants under this section \$15,000,000 for each
- 12 of fiscal years 2009 through 2013.".
- 13 (b) Conforming Amendment.—Section 425 of
- 14 such Act (42 U.S.C. 625) is amended by inserting "(other
- 15 than sections 426, 427, and 429)" after "this subpart".
- 16 (c) Renaming of Program.—The subpart heading
- 17 for subpart 1 of part B of title IV of such Act is amended
- 18 to read as follows:
- 19 "Subpart 1—Stephanie Tubbs Jones Child Welfare
- 20 Services Program".
- 21 SEC. 103. NOTIFICATION OF RELATIVES.
- Section 471(a) of the Social Security Act (42 U.S.C.
- 23 671(a)), as amended by section 101(a) of this Act, is
- 24 amended—

1	(1) by striking "and" at the end of paragraph
2	(27);
3	(2) by striking the period at the end of para-
4	graph (28) and inserting "; and"; and
5	(3) by adding at the end the following:
6	"(29) provides that, within 30 days after the
7	removal of a child from the custody of the parent or
8	parents of the child, the State shall exercise due dili-
9	gence to identify and provide notice to all adult
10	grandparents and other adult relatives of the child
11	(including any other adult relatives suggested by the
12	parents), subject to exceptions due to family or do-
13	mestic violence, that—
14	"(A) specifies that the child has been or is
15	being removed from the custody of the parent
16	or parents of the child;
17	"(B) explains the options the relative has
18	under Federal, State, and local law to partici-
19	pate in the care and placement of the child, in-
20	cluding any options that may be lost by failing
21	to respond to the notice;
22	"(C) describes the requirements under
23	paragraph (10) of this subsection to become a
24	factor family home and the additional services

- and supports that are available for children
 placed in such a home; and

 "(D) if the State has elected the option to
 make kinship guardianship assistance payments
- make kinship guardianship assistance payments
 under paragraph (28) of this subsection, describes how the relative guardian of the child
 may subsequently enter into an agreement with
 the State under section 473(d) to receive the
 payments.".

10 SEC. 104. LICENSING STANDARDS FOR RELATIVES.

- 11 (a) STATE PLAN AMENDMENT.—Section 471(a)(10)
- 12 of the Social Security Act (42 U.S.C. 671(a)(10)) is
- 13 amended—
- 14 (1) by striking "and provides" and inserting
- 15 "provides"; and
- 16 (2) by inserting before the semicolon the fol-
- lowing: ", and provides that a waiver of any such
- standard may be made only on a case-by-case basis
- 19 for non-safety standards (as determined by the
- State) in relative foster family homes for specific
- children in care".
- 22 (b) Report.—Not later than 2 years after the date
- 23 of enactment of this Act, the Secretary of Health and
- 24 Human Services shall submit to the Committee on Ways
- 25 and Means of the House of Representatives and the Com-

- mittee on Finance of the Senate a report that includes 2 the following:
- 3 (1) Nationally and for each State, the number and percentage of children in foster care placed in 5 licensed relative foster family homes and the number 6 and percentage of such children placed in unlicensed 7 relative foster family homes.
 - (2) The frequency with which States grant case-by-case waivers of non-safety licensing standards for relative foster family homes.
 - (3) The types of non-safety licensing standards waived.
 - (4) An assessment of how such case-by-case waivers of non-safety licensing standards have affected children in foster care, including their safety, permanency, and well-being.
 - (5) A review of any reasons why relative foster family homes may not be able to be licensed, despite State authority to grant such case-by-case waivers of non-safety licensing standards.
 - (6) Recommendations for administrative or legislative actions that may increase the percentage of relative foster family homes that are licensed while ensuring the safety of children in foster care and im-

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

1	SEC. 105. AUTHORITY FOR COMPARISONS AND DISCLO-
2	SURES OF INFORMATION IN THE FEDERAL
3	PARENT LOCATOR SERVICE FOR CHILD WEL-
4	FARE, FOSTER CARE, AND ADOPTION ASSIST-
5	ANCE PROGRAM PURPOSES.
6	Section 453(j)(3) of the Social Security Act (42
7	U.S.C. 653(j)) is amended, in the matter preceding sub-
8	paragraph (A), by inserting ", part B, or part E" after
9	"this part".
10	TITLE II—IMPROVING OUT-
11	COMES FOR CHILDREN IN
12	FOSTER CARE
13	SEC. 201. STATE OPTION FOR CHILDREN IN FOSTER CARE,
14	AND CERTAIN CHILDREN IN AN ADOPTIVE OR
15	GUARDIANSHIP PLACEMENT, AFTER ATTAIN-
16	ING AGE 18.
17	(a) Definition of Child.—Section 475 of the So-
18	cial Security Act (42 U.S.C. 675) is amended by adding
19	at the end the following:
20	"(8)(A) Subject to subparagraph (B), the term
21	'child' means an individual who has not attained 18
22	years of age.
23	"(B) At the option of a State, the term shall
24	include an individual—
25	``(i)(I) who is in foster care under the re-
26	sponsibility of the State;

1	"(II) with respect to whom an adoption as-
2	sistance agreement is in effect under section
3	473 if the child had attained 16 years of age
4	before the agreement became effective; or
5	"(III) with respect to whom a kinship
6	guardianship assistance agreement is in effect
7	under section 473(d) if the child had attained
8	16 years of age before the agreement became
9	effective;
10	"(ii) who has attained 18 years of age;
11	"(iii) who has not attained 19, 20, or 21
12	years of age, as the State may elect; and
13	"(iv) who is—
14	"(I) completing secondary education
15	or a program leading to an equivalent cre-
16	dential;
17	"(II) enrolled in an institution which
18	provides post-secondary or vocational edu-
19	cation;
20	"(III) participating in a program or
21	activity designed to promote, or remove
22	barriers to, employment;
23	"(IV) employed for at least 80 hours
24	per month; or

"(V) incapable of doing any of the ac-1 2 tivities described in subclauses (I) through 3 (IV) due to a medical condition, which in-4 capability is supported by regularly updated information in the case plan of the 6 child.". 7 (b) Conforming Amendment to Definition of 8 CHILD-CARE INSTITUTION.—Section 472(c)(2) of such Act (42 U.S.C. 672(c)(2)) is amended by inserting "ex-10 cept, in the case of a child who has attained 18 years of age, the term shall include a supervised setting in which 11 12 the individual is living independently, in accordance with such conditions as the Secretary shall establish in regulations," before "but". 14 15 (c) Conforming Amendments to Age Limits Ap-PLICABLE TO CHILDREN ELIGIBLE FOR ADOPTION AS-16 17 SISTANCE OR KINSHIP GUARDIANSHIP ASSISTANCE.— Section 473(a)(4) of such Act (42 U.S.C. 673(a)(4)) is 18 19 amended to read as follows: 20 "(4)(A) Notwithstanding any other provision of this 21 section, a payment may not be made pursuant to this sec-22 tion to parents or relative guardians with respect to a 23 child— "(i) who has attained— 24

1	"(I) 18 years of age, or such greater age
2	as the State may elect under section
3	475(8)(B)(iii); or
4	"(II) 21 years of age, if the State deter-
5	mines that the child has a mental or physical
6	handicap which warrants the continuation of
7	assistance;
8	"(ii) who has not attained 18 years of age, if
9	the State determines that the parents or relative
10	guardians, as the case may be, are no longer legally
11	responsible for the support of the child; or
12	"(iii) if the State determines that the child is
13	no longer receiving any support from the parents or
14	relative guardians, as the case may be.
15	"(B) Parents or relative guardians who have been re-
16	ceiving adoption assistance payments or kinship guardian-
17	ship assistance payments under this section shall keep the
18	State or local agency administering the program under
19	this section informed of circumstances which would, pur-
20	suant to this subsection, make them ineligible for the pay-
21	ments, or eligible for the payments in a different
22	amount.".
23	(d) Effective Date.—The amendments made by
24	this section shall take effect on October 1, 2010.

SEC. 202. TRANSITION PLAN FOR CHILDREN AGING OUT OF 2 FOSTER CARE. 3 Section 475(5) of the Social Security Act (42 U.S.C. 4 675) is amended— 5 (1) in subparagraph (F)(ii), by striking "and" 6 at the end; 7 (2) in subparagraph (G), by striking the period at the end and inserting "; and"; and 8 9 (3) by adding at the end the following: 10 "(H) during the 90-day period immediately 11 prior to the date on which the child will attain 12 18 years of age, or such greater age as the 13 State may elect under paragraph (8)(B)(iii), 14 whether during that period foster care mainte-15 nance payments are being made on the child's 16 behalf or the child is receiving benefits or services under section 477, a caseworker on the 17 18 staff of the State agency, and, as appropriate, 19 other representatives of the child provide the 20 child with assistance and support in developing 21 a transition plan that is personalized at the di-22 rection of the child, includes specific options on 23 housing, health insurance, education, local op-24 portunities for mentors and continuing support

services, and work force supports and employ-

25

1	ment services, and is as detailed as the child
2	may elect.".
3	SEC. 203. SHORT-TERM TRAINING FOR CHILD WELFARE
4	AGENCIES, RELATIVE GUARDIANS, AND
5	COURT PERSONNEL.
6	(a) In General.—Section 474(a)(3)(B) of the So-
7	cial Security Act (42 U.S.C. 674(a)(3)(B)) is amended—
8	(1) by inserting "or relative guardians" after
9	"adoptive parents";
10	(2) by striking "and the members" and insert-
11	ing ", the members";
12	(3) by inserting ", or State-licensed or State-
13	approved child welfare agencies providing services,"
14	after "providing care";
15	(4) by striking "foster and adopted" the 1st
16	place it appears;
17	(5) by inserting "and members of the staff of
18	abuse and neglect courts, agency attorneys, attor-
19	neys representing children or parents, guardians ad
20	litem, or other court-appointed special advocates rep-
21	resenting children in proceedings of such courts,"
22	after "part,";
23	(6) by inserting "guardians," before "staff
24	members,";

1	(7) by striking "and institutions" and inserting
2	"institutions, attorneys, and advocates"; and
3	(8) by inserting "and children living with rel-
4	ative guardians" after "foster and adopted children"
5	the 2nd place it appears.
6	(b) Phase-in.—With respect to an expenditure de-
7	scribed in section 474(a)(3)(B) of the Social Security Act
8	by reason of an amendment made by subsection (a) of this
9	section, in lieu of the percentage set forth in such section
10	474(a)(3)(B), the percentage that shall apply is—
11	(1) 55 percent, if the expenditure is made in
12	fiscal year 2009;
13	(2) 60 percent, if the expenditure is made in
14	fiscal year 2010;
15	(3) 65 percent, if the expenditure is made in
16	fiscal year 2011; or
17	(4) 70 percent, if the expenditure is made in
18	fiscal year 2012.
19	SEC. 204. EDUCATIONAL STABILITY.
20	(a) In General.—Section 475 of the Social Security
21	Act (42 U.S.C. 675), as amended by section 101(c)(4) of
22	this Act, is amended—
23	(1) in paragraph (1)—
24	(A) in subparagraph (C), by striking
25	clause (iv) and redesignating clauses (v)

1	through (viii) as clauses (iv) through (vii), re-
2	spectively; and
3	(B) by adding at the end the following:
4	"(G) A plan for ensuring the educational
5	stability of the child while in foster care, includ-
6	ing—
7	"(i) assurances that the placement of
8	the child in foster care takes into account
9	the appropriateness of the current edu-
10	cational setting and the proximity to the
11	school in which the child is enrolled at the
12	time of placement; and
13	"(ii)(I) an assurance that the State
14	agency has coordinated with appropriate
15	local educational agencies (as defined
16	under section 9101 of the Elementary and
17	Secondary Education Act of 1965) to en-
18	sure that the child remains in the school in
19	which the child is enrolled at the time of
20	placement; or
21	"(II) if remaining in such school is
22	not in the best interests of the child, assur-
23	ances by the State agency and the local
24	educational agencies to provide immediate
25	and appropriate enrollment in a new

1	school, with all of the educational records
2	of the child provided to the school."; and
3	(2) in the 1st sentence of paragraph (4)(A)—
4	(A) by striking "and reasonable" and in-
5	serting "reasonable"; and
6	(B) by inserting ", and reasonable travel
7	for the child to remain in the school in which
8	the child is enrolled at the time of placement"
9	before the period.
10	(b) EDUCATIONAL ATTENDANCE REQUIREMENT.—
11	Section 471(a) of the Social Security Act (42 U.S.C.
12	671(a)), as amended by sections 101(a) and 103 of this
13	Act, is amended—
14	(1) by striking "and" at the end of paragraph
15	(28);
16	(2) by striking the period at the end of para-
17	graph (29) and inserting "; and"; and
18	(3) by adding at the end the following:
19	"(30) provides assurances that each child who
20	has attained the minimum age for compulsory school
21	attendance under State law and with respect to
22	whom there is eligibility for a payment under the
23	State plan is a full-time elementary or secondary
24	school student or has completed secondary school,
25	and for purposes of this paragraph, the term 'ele-

1	mentary or secondary school student' means, with
2	respect to a child, that the child is—
3	"(A) enrolled (or in the process of enroll-
4	ing) in an institution which provides elementary
5	or secondary education, as determined under
6	the law of the State or other jurisdiction in
7	which the institution is located;
8	"(B) instructed in elementary or secondary
9	education at home in accordance with a home
10	school law of the State or other jurisdiction in
11	which the home is located;
12	"(C) in an independent study elementary
13	or secondary education program in accordance
14	with the law of the State or other jurisdiction
15	in which the program is located, which is ad-
16	ministered by the local school or school district
17	or
18	"(D) incapable of attending school on a
19	full-time basis due to the medical condition of
20	the child, which incapability is supported by
21	regularly updated information in the case plan
22	of the child.".
23	SEC. 205. HEALTH OVERSIGHT AND COORDINATION PLAN.
24	Section 422(b)(15) of the Social Security Act (42
25	U.S.C. 622(b)(15)) is amended to read as follows:

1	"(15)(A) provides that the State will develop, in
2	coordination and collaboration with the State agency
3	referred to in paragraph (1) and the State agency
4	responsible for administering the State plan ap-
5	proved under title XIX, and in consultation with pe-
6	diatricians, other experts in health care, and experts
7	in and recipients of child welfare services, a plan for
8	the ongoing oversight and coordination of health
9	care services for any child in a foster care place-
10	ment, which shall ensure a coordinated strategy to
11	identify and respond to the health care needs of chil-
12	dren in foster care placements, including mental
13	health and dental health needs, and shall include an
14	outline of—
15	"(i) a schedule for initial and follow-up
16	health screenings that meet reasonable stand-
17	ards of medical practice;
18	"(ii) how health needs identified through
19	screenings will be monitored and treated;
20	"(iii) how medical information for children
21	in care will be updated and appropriately

shared, which may include the development and

implementation of an electronic health record;

22

23

1	"(iv) steps to ensure continuity of health
2	care services, which may include the establish-
3	ment of a medical home for every child in care;
4	"(v) the oversight of prescription medi-
5	cines; and
6	"(vi) how the State actively consults with
7	and involves physicians or other appropriate
8	medical or non-medical professionals in assess-
9	ing the health and well-being of children in fos-
10	ter care and in determining appropriate medical
11	treatment for the children; and
12	"(B) subparagraph (A) shall not be construed
13	to reduce or limit the responsibility of the State
14	agency responsible for administering the State plan
15	approved under title XIX to administer and provide
16	care and services for children with respect to whom
17	services are provided under the State plan developed
18	pursuant to this subpart;".
19	SEC. 206. SIBLING PLACEMENT.
20	Section 471(a) of the Social Security Act (42 U.S.C.
21	671(a)), as amended by sections 101(a), 103, and 204(b)
22	of this Act, is amended—
23	(1) by striking "and" at the end of paragraph
24	(29);

1	(2) by striking the period at the end of para-
2	graph (30) and inserting "; and"; and
3	(3) by adding at the end the following:
4	"(31) provides that reasonable efforts shall be
5	made—
6	"(A) to place siblings removed from their
7	home in the same foster care, kinship guardian-
8	ship, or adoptive placement, unless the State
9	documents that such a joint placement would be
10	contrary to the safety or well-being of any of
11	the siblings; and
12	"(B) in the case of siblings removed from
13	their home who are not so jointly placed, to
14	provide for frequent visitation or other ongoing
15	interaction between the siblings, unless that
16	State documents that frequent visitation or
17	other ongoing interaction would be contrary to
18	the safety or well-being of any of the siblings.".

1 TITLE III—TRIBAL FOSTER CARE 2 AND ADOPTION ACCESS 3 SEC. 301. EQUITABLE ACCESS FOR FOSTER CARE AND

ADOPTION SERVICES FOR INDIAN CHILDREN

5 IN TRIBAL AREAS.

- 6 (a) Authority for Direct Payment of Federal
- 7 TITLE IV-E FUNDS FOR PROGRAMS OPERATED BY IN-
- 8 DIAN TRIBAL ORGANIZATIONS.—
- 9 (1) IN GENERAL.—Part E of title IV of the So-
- cial Security Act (42 U.S.C. 670 et seq.) is amended
- by adding at the end the following:
- 12 "SEC. 479B. PROGRAMS OPERATED BY INDIAN TRIBAL OR-
- GANIZATIONS.
- 14 "(a) Definitions of Indian Tribe; Tribal Orga-
- 15 NIZATIONS.—In this section, the terms 'Indian tribe' and
- 16 'tribal organization' have the meanings given those terms
- 17 in section 4 of the Indian Self-Determination and Edu-
- 18 cation Assistance Act (25 U.S.C. 450b).
- 19 "(b) AUTHORITY.—Except as otherwise provided in
- 20 this section, this part shall apply in the same manner as
- 21 this part applies to a State to an Indian tribe, tribal orga-
- 22 nization, or tribal consortium that elects to operate a pro-
- 23 gram under this part and has a plan approved by the Sec-
- 24 retary under section 471 in accordance with this section.
- 25 "(c) Plan Requirements.—

1	"(1) IN GENERAL.—An Indian tribe, tribal or-
2	ganization, or tribal consortium that elects to oper-
3	ate a program under this part shall include with its
4	plan submitted under section 471 the following:
5	"(A) FINANCIAL MANAGEMENT.—Evidence
6	demonstrating that the tribe, organization, or
7	consortium has not had any uncorrected signifi-
8	cant or material audit exceptions under Federal
9	grants or contracts that directly relate to the
10	administration of social services for the 3-year
11	period prior to the date on which the plan is
12	submitted.
13	"(B) SERVICE AREAS AND POPU-
14	LATIONS.—For purposes of complying with sec-
15	tion 471(a)(3), a description of the service area
16	or areas and populations to be served under the
17	plan and an assurance that the plan shall be in
18	effect in all service area or areas and for all
19	populations served by the tribe, organization, or
20	consortium.
21	"(C) ELIGIBILITY.—
22	"(i) In general.—Subject to clause
23	(ii) of this subparagraph, an assurance
24	that the plan will provide—

1	"(I) foster care maintenance pay-
2	ments under section 472 only on be-
3	half of children who satisfy the eligi-
4	bility requirements of section 472(a);
5	"(II) adoption assistance pay-
6	ments under section 473 pursuant to
7	adoption assistance agreements only
8	on behalf of children who satisfy the
9	eligibility requirements for such pay-
10	ments under that section; and
11	"(III) at the option of the tribe,
12	organization, or consortium, kinship
13	guardianship assistance payments in
14	accordance with section 473(d) only
15	on behalf of children who meet the re-
16	quirements of section 473(d)(3).
17	"(ii) Satisfaction of foster care
18	ELIGIBILITY REQUIREMENTS.—For pur-
19	poses of determining whether a child whose
20	placement and care are the responsibility
21	of an Indian tribe, tribal organization, or
22	tribal consortium with a plan approved
23	under section 471 in accordance with this
24	section satisfies the requirements of section
25	472(a), the following shall apply:

1	"(I) Use of affidavits, etc.—
2	Only with respect to the first 12
3	months for which such plan is in ef-
4	fect, the requirement in paragraph (1)
5	of section 472(a) shall not be inter-
6	preted so as to prohibit the use of af-
7	fidavits or nunc pro tune orders as
8	verification documents in support of
9	the reasonable efforts and contrary to
10	the welfare of the child judicial deter-
11	minations required under that para-
12	graph.
13	"(II) AFDC ELIGIBILITY RE-
14	QUIREMENT.—The State plan ap-
15	proved under section 402 (as in effect
16	on July 16, 1996) of the State in
17	which the child resides at the time of
18	removal from the home shall apply to
19	the determination of whether the child
20	satisfies section 472(a)(3).
21	"(D) OPTION TO CLAIM IN-KIND EXPENDI-
22	TURES FROM THIRD-PARTY SOURCES FOR NON-
23	FEDERAL SHARE OF ADMINISTRATIVE AND
24	TRAINING COSTS DURING INITIAL IMPLEMENTA-
25	TION PERIOD.—Only for fiscal year quarters be

ginning after September 30, 2009, and before October 1, 2014, a list of the in-kind expenditures (which shall be fairly evaluated, and may include plants, equipment, administration, or services) and the third-party sources of such expenditures that the tribe, organization, or consortium may claim as part of the non-Federal share of administrative or training expenditures attributable to such quarters for purposes of receiving payments under section 474(a)(3). The Secretary shall permit a tribe, organization, or consortium to claim in-kind expenditures from third party sources for such purposes during such quarters subject to the following:

"(i) No effect on authority for tribes, organizations, or consortia to claim expenditures or indirect costs to the same extent as states.—Nothing in this subparagraph shall be construed as preventing a tribe, organization, or consortium from claiming any expenditures or indirect costs for purposes of receiving payments under section 474(a) that a State with a plan approved

1	under section 471(a) could claim for such
2	purposes.
3	"(ii) FISCAL YEAR 2010 OR 2011.—
4	"(I) Expenditures other
5	THAN FOR TRAINING.—With respect
6	to amounts expended during a fiscal
7	year quarter beginning after Sep-
8	tember 30, 2009, and before October
9	1, 2011, for which the tribe, organiza-
10	tion, or consortium is eligible for pay-
11	ments under subparagraph (C), (D),
12	or (E) of section 474(a)(3), not more
13	than 25 percent of such amounts may
14	consist of in-kind expenditures from
15	third-party sources specified in the list
16	required under this subparagraph to
17	be submitted with the plan.
18	"(II) Training expendi-
19	TURES.—With respect to amounts ex-
20	pended during a fiscal year quarter
21	beginning after September 30, 2009,
22	and before October 1, 2011, for which
23	the tribe, organization, or consortium
24	is eligible for payments under sub-
25	paragraph (A) or (B) of section

1	474(a)(3), not more than 12 percent
2	of such amounts may consist of in-
3	kind expenditures from third-party
4	sources that are specified in such list
5	and described in subclause (III).
6	"(III) Sources described.—
7	For purposes of subclause (II), the
8	sources described in this subclause are
9	the following:
10	"(aa) A State or local gov-
11	ernment.
12	"(bb) An Indian tribe, tribal
13	organization, or tribal consortium
14	other than the tribe, organiza-
15	tion, or consortium submitting
16	the plan.
17	"(cc) A public institution of
18	higher education.
19	"(dd) A Tribal College or
20	University (as defined in section
21	316 of the Higher Education Act
22	of 1965 (20 U.S.C. 1059e)).
23	"(ee) A private charitable
24	organization.

1	"(iii) FISCAL YEAR 2012, 2013, OR
2	2014.—
3	"(I) In general.—Except as
4	provided in subclause (II) of this
5	clause and clause (v) of this subpara-
6	graph, with respect to amounts ex-
7	pended during any fiscal year quarter
8	beginning after September 30, 2011,
9	and before October 1, 2014, for which
10	the tribe, organization, or consortium
11	is eligible for payments under any
12	subparagraph of section 474(a)(3) of
13	this Act, the only in-kind expenditures
14	from third-party sources that may be
15	claimed by the tribe, organization, or
16	consortium for purposes of deter-
17	mining the non-Federal share of such
18	expenditures (without regard to
19	whether the expenditures are specified
20	on the list required under this sub-
21	paragraph to be submitted with the
22	plan) are in-kind expenditures that
23	are specified in regulations promul-
24	gated by the Secretary under section
25	301(e)(2) of the Fostering Connec-

2

3

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

tions to Success and Increasing Adoptions Act of 2008 and are from an applicable third-party source specified in such regulations, and do not exceed the applicable percentage for claiming such in-kind expenditures specified in the regulations.

"(II) Transition period for EARLY APPROVED TRIBES, ORGANIZA-TIONS, OR CONSORTIA.—Subject to clause (v), if the tribe, organization, or consortium is an early approved tribe, organization, or consortium (as defined in subclause (III) of this clause), the Secretary shall not require the tribe, organization, or consortium to comply with such regulations before October 1, 2013. Until the earlier of the date such tribe, organization, or consortium comes into compliance with such regulations or October 1, 2013, the limitations on the claiming of in-kind expenditures from third-party sources under clause (ii) shall continue to apply to such

tribe, 1 organization, or consortium 2 (without regard to fiscal limitation) 3 for purposes of determining the non-4 Federal share of amounts expended by the tribe, organization, or consortium 6 during any fiscal year quarter that be-7 gins after September 30, 2011, and 8 before such date of compliance or Oc-9 tober 1, 2013, whichever is earlier. 10 "(III) DEFINITION OF EARLY AP-11 PROVED TRIBE, ORGANIZATION, OR 12 CONSORTIUM.—For purposes of sub-13 clause (II) of this clause, the term 14 'early approved tribe, organization, or 15 consortium' means an Indian tribe, 16 tribal organization, or tribal consor-17 tium that had a plan approved under 18 section 471 in accordance with this 19 section for any quarter of fiscal year 20 2010 or 2011. "(iv) FISCAL YEAR 2015 AND THERE-21 22 AFTER.—Subject to clause (v) of this sub-23 paragraph, with respect to amounts ex-24 pended during any fiscal year quarter be-

ginning after September 30, 2014, for

which the tribe, organization, or consortium is eligible for payments under any subparagraph of section 474(a)(3) of this Act, in-kind expenditures from third-party sources may be claimed for purposes of determining the non-Federal share of expenditures under any subparagraph of such section 474(a)(3) only in accordance with the regulations promulgated by the Secretary under section 301(e)(2) of the Fostering Connections to Success and Increasing Adoptions Act of 2008.

"(v) Contingency rule.—If, at the time expenditures are made for a fiscal year quarter beginning after September 30, 2011, and before October 1, 2014, for which a tribe, organization, or consortium may receive payments for under section 474(a)(3) of this Act, no regulations required to be promulgated under section 301(e)(2) of the Fostering Connections to Success and Increasing Adoptions Act of 2008 are in effect, and no legislation has been enacted specifying otherwise—

"(I) in the case of any quarter of 1 2 fiscal year 2012, 2013, or 2014, the 3 limitations on claiming in-kind ex-4 penditures from third-party sources under clause (ii) of this subparagraph 6 shall apply (without regard to fiscal 7 limitation) for purposes of deter-8 mining the non-Federal share of such 9 expenditures; and 10 "(II) in the case of any quarter 11 of fiscal year 2015 or any fiscal year 12 thereafter, no tribe, organization, or 13 consortium may claim in-kind expend-14 itures from third-party sources for 15 purposes of determining the non-Federal share of such expenditures if a 16 17 State with a plan approved under sec-18 tion 471(a) of this Act could not 19 claim in-kind expenditures from third-20 party sources for such purposes. 21 "(2) Clarification of Tribal Authority to 22 ESTABLISH STANDARDS FOR TRIBAL FOSTER FAM-23 ILY HOMES AND TRIBAL CHILD CARE INSTITU-24 TIONS.—For purposes of complying with section

471(a)(10), an Indian tribe, tribal organization, or

- tribal consortium shall establish and maintain a tribal authority or authorities which shall be responsible for establishing and maintaining tribal standards for
- 4 tribal foster family homes and tribal child care insti-
- 5 tutions.
- 6 "(3) Consortium.—The participating Indian 7 tribes or tribal organizations of a tribal consortium 8 may develop and submit a single plan under section 9 471 that meets the requirements of this section.
- 10 "(d) Determination of Federal Medical As-11 sistance Percentage for Foster Care Mainte-
- NANCE AND ADOPTION ASSISTANCE PAYMENTS.— 12 13 "(1) PER CAPITA INCOME.—For purposes of de-14 termining the Federal medical assistance percentage 15 applicable to an Indian tribe, a tribal organization, 16 or a tribal consortium under paragraphs (1), (2), 17 and (5) of section 474(a), the calculation of the per 18 capita income of the Indian tribe, tribal organiza-19 tion, or tribal consortium shall be based upon the 20 service population of the Indian tribe, tribal organi-21 zation, or tribal consortium, except that in no case shall an Indian tribe, a tribal organization, or a trib-22 23 al consortium receive less than the Federal medical

assistance percentage for any State in which the

tribe, organization, or consortium is located.

24

1 "(2) Consideration of other informa2 Tion.—Before making a calculation under para3 graph (1), the Secretary shall consider any informa4 tion submitted by an Indian tribe, a tribal organiza5 tion, or a tribal consortium that the Indian tribe,
6 tribal organization, or tribal consortium considers
7 relevant to making the calculation of the per capita

income of the Indian tribe, tribal organization, or

- 9 tribal consortium. 10 "(e) Nonapplication to Cooperative Agree-MENTS AND CONTRACTS.—Any cooperative agreement or 11 12 contract entered into between an Indian tribe, a tribal or-13 ganization, or a tribal consortium and a State for the administration or payment of funds under this part that is 14 in effect as of the date of enactment of this section shall remain in full force and effect, subject to the right of ei-16 ther party to the agreement or contract to revoke or modify the agreement or contract pursuant to the terms of the agreement or contract. Nothing in this section shall 19 20 be construed as affecting the authority for an Indian tribe, 21 a tribal organization, or a tribal consortium and a State to enter into a cooperative agreement or contract for the 23 administration or payment of funds under this part.
- 24 "(f) John H. Chafee Foster Care Independ-
- 25 ENCE PROGRAM.—Except as provided in section 477(j),

1	subsection (b) of this section shall not apply with respect
2	to the John H. Chafee Foster Care Independence Program
3	established under section 477 (or with respect to payments
4	made under section 474(a)(4) or grants made under sec-
5	tion 474(e)).
6	"(g) Rule of Construction.—Nothing in this sec-
7	tion shall be construed as affecting the application of sec-
8	tion 472(h) to a child on whose behalf payments are paid
9	under section 472, or the application of section 473(b) to
10	a child on whose behalf payments are made under section
11	473 pursuant to an adoption assistance agreement or a
12	kinship guardianship assistance agreement, by an Indian
13	tribe, tribal organization, or tribal consortium that elects
14	to operate a foster care and adoption assistance program
15	in accordance with this section.".
16	(2) Conforming amendments.—Section
17	472(a)(2)(B) of such Act (42 U.S.C. $672(a)(2)(B)$)
18	is amended—
19	(A) in clause (i), by striking "or" at the
20	end;
21	(B) in clause (ii), by striking "and" at the
22	end and inserting "or"; and
23	(C) by adding at the end the following:
24	"(iii) an Indian tribe or a tribal orga-
25	nization (as defined in section 479B(a)) or

1	a tribal consortium that has a plan ap-
2	proved under section 471 in accordance
3	with section 479B; and".
4	(b) AUTHORITY TO RECEIVE PORTION OF STATE AL-
5	LOTMENT AS PART OF AN AGREEMENT TO OPERATE THE
6	JOHN H. CHAFEE FOSTER CARE INDEPENDENCE PRO-
7	GRAM.—Section 477 of such Act (42 U.S.C. 677) is
8	amended by adding at the end the following:
9	"(j) Authority for an Indian Tribe, Tribal Or-
10	GANIZATION, OR TRIBAL CONSORTIUM TO RECEIVE AN
11	ALLOTMENT.—
12	"(1) IN GENERAL.—An Indian tribe, tribal or-
13	ganization, or tribal consortium with a plan ap-
14	proved under section 479B, or which is receiving
15	funding to provide foster care under this part pursu-
16	ant to a cooperative agreement or contract with a
17	State, may apply for an allotment out of any funds
18	authorized by paragraph (1) or (2) (or both) of sub-
19	section (h) of this section.
20	"(2) Application.—A tribe, organization, or
21	consortium desiring an allotment under paragraph
22	(1) of this subsection shall submit an application to
23	the Secretary to directly receive such allotment that
24	includes a plan which—

1	"(A) satisfies such requirements of para-
2	graphs (2) and (3) of subsection (b) as the Sec-
3	retary determines are appropriate;
4	"(B) contains a description of the tribe's,
5	organization's, or consortium's consultation
6	process regarding the programs to be carried
7	out under the plan with each State for which a
8	portion of an allotment under subsection (c)
9	would be redirected to the tribe, organization,
10	or consortium; and
11	"(C) contains an explanation of the results
12	of such consultation, particularly with respect
13	to—
14	"(i) determining the eligibility for
15	benefits and services of Indian children to
16	be served under the programs to be carried
17	out under the plan; and
18	"(ii) the process for consulting with
19	the State in order to ensure the continuity
20	of benefits and services for such children
21	who will transition from receiving benefits
22	and services under programs carried out
23	under a State plan under subsection (b)(2)
24	to receiving benefits and services under

programs carried out under a plan under
this subsection.

"(3) Payments.—The Secretary shall pay an Indian tribe, tribal organization, or tribal consortium with an application and plan approved under this subsection from the allotment determined for the tribe, organization, or consortium under paragraph (4) of this subsection in the same manner as is provided in section 474(a)(4) (and, where requested, and if funds are appropriated, section 474(e)) with respect to a State, or in such other manner as is determined appropriate by the Secretary, except that in no case shall an Indian tribe, a tribal organization, or a tribal consortium receive a lesser proportion of such funds than a State is authorized to receive under those sections.

"(4) Allotment.—From the amounts allotted to a State under subsection (c) of this section for a fiscal year, the Secretary shall allot to each Indian tribe, tribal organization, or tribal consortium with an application and plan approved under this subsection for that fiscal year an amount equal to the tribal foster care ratio determined under paragraph (5) of this subsection for the tribe, organization, or consortium multiplied by the allotment amount of

1 the State within which the tribe, organization, or 2 consortium is located. The allotment determined 3 under this paragraph is deemed to be a part of the allotment determined under section 477(c) for the State in which the Indian tribe, tribal organization, 6 or tribal consortium is located. 7 "(5) Tribal foster care ratio.—For pur-8 poses of paragraph (4), the tribal foster care ratio 9 means, with respect to an Indian tribe, tribal organi-10 zation, or tribal consortium, the ratio of— "(A) the number of children in foster care 11 12 under the responsibility of the Indian tribe, 13 tribal organization, or tribal consortium (either 14 directly or under supervision of the State), in 15 the most recent fiscal year for which the infor-16 mation is available; to 17 "(B) the sum of— 18 "(i) the total number of children in 19 foster care under the responsibility of the 20 State within which the Indian tribe, tribal 21 organization, or tribal consortium is lo-22 cated; and "(ii) the total number of children in 23 24 foster care under the responsibility of all 25 Indian tribes, tribal organizations, or tribal

1	consortia in the State (either directly or
2	under supervision of the State) that have
3	a plan approved under this subsection.".
4	(c) STATE AND TRIBAL COOPERATION.—
5	(1) State plan requirement to negotiate
6	IN GOOD FAITH.—
7	(A) In General.—Section 471(a) of the
8	Social Security Act (42 U.S.C. 671(a)), as
9	amended by sections 101(a), 103, 204(b), and
10	206 of this Act, is amended—
11	(i) by striking "and" at the end of
12	paragraph (30);
13	(ii) by striking the period at the end
14	of paragraph (31) and inserting "; and";
15	and
16	(iii) by adding at the end the fol-
17	lowing:
18	"(32) provides that the State will negotiate in
19	good faith with any Indian tribe, tribal organization
20	or tribal consortium in the State that requests to de-
21	velop an agreement with the State to administer all
22	or part of the program under this part on behalf of
23	Indian children who are under the authority of the
24	tribe, organization, or consortium, including foster
25	care maintenance payments on behalf of children

who are placed in State or tribally licensed foster family homes, adoption assistance payments, and, if the State has elected to provide such payments, kinship guardianship assistance payments under section 473(d), and tribal access to resources for administration, training, and data collection under this part.".

- (B) CHAFEE PROGRAM CONFORMING AMENDMENT.—Section 477(b)(3)(G) of such Act (42 U.S.C. 677(b)(3)(G)) is amended—
 - (i) by striking "and that" and inserting "that"; and
 - (ii) by striking the period at the end and inserting "; and that the State will negotiate in good faith with any Indian tribe, tribal organization, or tribal consortium in the State that does not receive an allotment under subsection (j)(4) for a fiscal year and that requests to develop an agreement with the State to administer, supervise, or oversee the programs to be carried out under the plan with respect to the Indian children who are eligible for such programs and who are under the authority of the tribe, organization, or consortium and

to receive from the State an appropriate

portion of the State allotment under sub
section (c) for the cost of such administra
tion, supervision, or oversight.".

- (2) Application of tribal federal match-ING RATE TO COOPERATIVE AGREEMENTS OR CON-TRACTS BETWEEN STATE OR TRIBES.—Paragraphs (1) and (2) of section 474(a) of such Act (42 U.S.C. 674(a)) are each amended by inserting "(or, with respect to such payments made during such quarter under a cooperative agreement or contract entered into by the State and an Indian tribe, tribal organization, or tribal consortium for the administration or payment of funds under this part, an amount equal to the Federal medical assistance percentage that would apply under section 479B(d) (in this paragraph referred to as the 'tribal FMAP') if such Indian tribe, tribal organization, or tribal consortium made such payments under a program operated under that section, unless the tribal FMAP is less than the Federal medical assistance percentage that applies to the State)" before the semicolon.
- 23 (d) Rules of Construction.—Nothing in the 24 amendments made by this section shall be construed as—

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

(1) authorization to terminate funding on behalf of any Indian child receiving foster care maintenance payments or adoption assistance payments on the date of enactment of this Act and for which the State receives Federal matching payments under paragraph (1) or (2) of section 474(a) of the Social Security Act (42 U.S.C. 674(a)), regardless of whether a cooperative agreement or contract between the State and an Indian tribe, tribal organization, or tribal consortium is in effect on such date or an Indian tribe, tribal organization, or tribal consortium elects subsequent to such date to operate a program under section 479B of such Act (as added by subsection (a) of this section); or

(2) affecting the responsibility of a State—

(A) as part of the plan approved under section 471 of the Social Security Act (42 U.S.C. 671), to provide foster care maintenance payments, adoption assistance payments, and if the State elects, kinship guardianship assistance payments, for Indian children who are eligible for such payments and who are not otherwise being served by an Indian tribe, tribal organization, or tribal consortium pursuant to a program under such section 479B of such Act

or a cooperative agreement or contract entered into between an Indian tribe, a tribal organization, or a tribal consortium and a State for the administration or payment of funds under part E of title IV of such Act; or

(B) as part of the plan approved under section 477 of such Act (42 U.S.C. 677) to administer, supervise, or oversee programs carried out under that plan on behalf of Indian children who are eligible for such programs if such children are not otherwise being served by an Indian tribe, tribal organization, or tribal consortium pursuant to an approved plan under section 477(j) of such Act or a cooperative agreement or contract entered into under section 477(b)(3)(G) of such Act.

(e) REGULATIONS.—

(1) In General.—Except as provided in paragraph (2) of this subsection, not later than 1 year after the date of enactment of this section, the Secretary of Health and Human Services, in consultation with Indian tribes, tribal organizations, tribal consortia, and affected States, shall promulgate interim final regulations to carry out this section and the amendments made by this section. Such regula-

2

3

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

tions shall include procedures to ensure that a transfer of responsibility for the placement and care of a child under a State plan approved under section 471 of the Social Security Act to a tribal plan approved under section 471 of such Act in accordance with section 479B of such Act (as added by subsection (a)(1) of this section) or to an Indian tribe, a tribal organization, or a tribal consortium that has entered into a cooperative agreement or contract with a State for the administration or payment of funds under part E of title IV of such Act does not affect the eligibility of, provision of services for, or the making of payments on behalf of, such children under part E of title IV of such Act, or the eligibility of such children for medical assistance under title XIX of such Act.

- (2) In-kind expenditures from thirdparty sources for purposes of determining non-federal share of administrative and training expenditures.—
- (A) IN GENERAL.—Subject to subparagraph (B) of this paragraph, not later than September 30, 2011, the Secretary of Health and Human Services, in consultation with Indian tribes, tribal organizations, and tribal con-

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

sortia, shall promulgate interim final regulations specifying the types of in-kind expenditures, including plants, equipment, administration, and services, and the third-party sources for such in-kind expenditures which may be claimed by tribes, organizations, and consortia with plans approved under section 471 of the Social Security Act in accordance with section 479B of such Act, up to such percentages as the Secretary, in such consultation shall specify in such regulations, for purposes of determining the non-Federal share of administrative and training expenditures for which the tribes, organizations, and consortia may receive payments for under any subparagraph of section 474(a)(3) of such Act.

- (B) Effective date.—In no event shall the regulations required to be promulgated under subparagraph (A) take effect prior to October 1, 2011.
- (C) SENSE OF THE CONGRESS.—It is the sense of the Congress that if the Secretary of Health and Human Services fails to publish in the Federal Register the regulations required under subparagraph (A) of this paragraph, the

- 1 Congress should enact legislation specifying the 2 types of in-kind expenditures and the thirdparty sources for such in-kind expenditures 3 4 which may be claimed by tribes, organizations, and consortia with plans approved under sec-6 tion 471 of the Social Security Act in accord-7 ance with section 479B of such Act, up to spe-8 cific percentages, for purposes of determining 9 the non-Federal share of administrative and 10 training expenditures for which the tribes, orga-11 nizations, and consortia may receive payments 12 for under subparagraph any of section 13 474(a)(3) of such Act.
- 14 (f) EFFECTIVE DATE.—The amendments made by subsections (a), (b), and (c) shall take effect on October 16 1, 2009, without regard to whether the regulations required under subsection (e)(1) have been promulgated by such date.
- 19 SEC. 302. TECHNICAL ASSISTANCE AND IMPLEMENTATION.
- Section 476 of the Social Security Act (42 U.S.C.
- 21 676) is amended by adding at the end the following:
- 22 "(c) Technical Assistance and Implementation
- 23 Services for Tribal Programs.—
- 24 "(1) AUTHORITY.—The Secretary shall provide
- 25 technical assistance and implementation services

1	that are dedicated to improving services and perma-
2	nency outcomes for Indian children and their fami-
3	lies through the provision of assistance described in
4	paragraph (2).
5	"(2) Assistance provided.—
6	"(A) In General.—The technical assist-
7	ance and implementation services shall be to—
8	"(i) provide information, advice, edu-
9	cational materials, and technical assistance
10	to Indian tribes and tribal organizations
11	with respect to the types of services, ad-
12	ministrative functions, data collection, pro-
13	gram management, and reporting that are
14	required under State plans under part B
15	and this part;
16	"(ii) assist and provide technical as-
17	sistance to—
18	"(I) Indian tribes, tribal organi-
19	zations, and tribal consortia seeking
20	to operate a program under part B or
21	under this part through direct appli-
22	cation to the Secretary under section
23	479B; and
24	"(II) Indian tribes, tribal organi-
25	zations, tribal consortia, and States

1	seeking to develop cooperative agree-
2	ments to provide for payments under
3	this part or satisfy the requirements
4	of section $422(b)(9)$, $471(a)(32)$, or
5	477(b)(3)(G); and
6	"(iii) subject to subparagraph (B),
7	make one-time grants, to tribes, tribal or-
8	ganizations, or tribal consortia that are
9	seeking to develop, and intend, not later
10	than 24 months after receiving such a
11	grant to submit to the Secretary a plan
12	under section 471 to implement a program
13	under this part as authorized by section
14	479B, that shall—
15	"(I) not exceed $$300,000$; and
16	"(II) be used for the cost of de-
17	veloping a plan under section 471 to
18	carry out a program under section
19	479B, including costs related to devel-
20	opment of necessary data collection
21	systems, a cost allocation plan, agency
22	and tribal court procedures necessary
23	to meet the case review system re-
24	quirements under section 475(5), or
25	any other costs attributable to meet-

ing any other requirement necessary
for approval of such a plan under this
part.

"(B) Grant condition.—

"(i) IN GENERAL.—As a condition of being paid a grant under subparagraph (A)(iii), a tribe, tribal organization, or tribal consortium shall agree to repay the total amount of the grant awarded if the tribe, tribal organization, or tribal consortium fails to submit to the Secretary a plan under section 471 to carry out a program under section 479B by the end of the 24-month period described in that subparagraph.

"(ii) EXCEPTION.—The Secretary shall waive the requirement to repay a grant imposed by clause (i) if the Secretary determines that a tribe's, tribal organization's, or tribal consortium's failure to submit a plan within such period was the result of circumstances beyond the control of the tribe, tribal organization, or tribal consortium.

1	"(C) Implementation authority.—The
2	Secretary may provide the technical assistance
3	and implementation services described in sub-
4	paragraph (A) either directly or through a
5	grant or contract with public or private organi-
6	zations knowledgeable and experienced in the
7	field of Indian tribal affairs and child welfare.
8	"(3) APPROPRIATION.—There is appropriated
9	to the Secretary, out of any money in the Treasury
10	of the United States not otherwise appropriated,
11	\$3,000,000 for fiscal year 2009 and each fiscal year
12	thereafter to carry out this subsection.".
13	TITLE IV—IMPROVEMENT OF
14	INCENTIVES FOR ADOPTION
15	SEC. 401. ADOPTION INCENTIVES PROGRAM.
16	(a) 5-Year Extension.—Section 473A of the Social
17	Security Act (42 U.S.C. 673b) is amended—
18	
10	(1) in subsection (b)(4), by striking "in the
19	(1) in subsection (b)(4), by striking "in the case of fiscal years 2001 through 2007,";
19	case of fiscal years 2001 through 2007,";
19 20	case of fiscal years 2001 through 2007,"; (2) in subsection (b)(5), by striking "1998
19 20 21	case of fiscal years 2001 through 2007,"; (2) in subsection (b)(5), by striking "1998 through 2007" and inserting "2008 through 2012";

1 (4) in each of subsections (h)(1)(D), and (h)(2), 2 by striking "2008" and inserting "2013". 3 (b) UPDATING OF FISCAL YEAR USED IN DETER-Numbers 4 MINING Base OFADOPTIONS.—Section 5 473A(g) of such Act (42 U.S.C. 673b(g)) is amended— 6 (1) in paragraph (3), by striking "means" and all that follows and inserting "means, with respect 7 8 to any fiscal year, the number of foster child adop-9 tions in the State in fiscal year 2007."; (2) in paragraph (4)— 10 11 (A) by inserting "that are not older child 12 adoptions" before "for a State"; and (B) by striking "means" and all that fol-13 14 lows and inserting "means, with respect to any 15 fiscal year, the number of special needs adop-16 tions that are not older child adoptions in the 17 State in fiscal year 2007."; and 18 (3) in paragraph (5), by striking "means" and all that follows and inserting "means, with respect 19 20 to any fiscal year, the number of older child adop-21 tions in the State in fiscal year 2007.". 22 (c) Increase in Incentive Payments for Spe-23 CIAL NEEDS ADOPTIONS AND OLDER CHILD ADOP-TIONS.—Section 473A(d)(1) of such Act (42 U.S.C. 673b(d)(1)) is amended— 25

1	(1) in subparagraph (B), by striking "\$2,000"
2	and inserting "\$4,000"; and
3	(2) in subparagraph (C), by striking "\$4,000"
4	and inserting "\$8,000".
5	(d) 24-Month Availability of Payments to
6	STATES.—Section 473A(e) of such Act (42 U.S.C.
7	673b(e)) is amended—
8	(1) in the heading, by striking "2-Year" and
9	inserting "24-Month"; and
10	(2) by striking "through the end of the suc-
11	ceeding fiscal year" and inserting "for the 24-month
12	period beginning with the month in which the pay-
13	ments are made".
14	(e) Additional Incentive Payment for Exceed-
15	ING THE HIGHEST EVER FOSTER CHILD ADOPTION
16	Rate.—
17	(1) In General.—Section 473A(d) of such Act
18	(42 U.S.C. 673b(d)) is amended—
19	(A) in paragraph (1), in the matter pre-
20	ceding subparagraph (A), by striking "para-
21	graph (2)" and inserting "paragraphs (2) and
22	(3)";
23	(B) in paragraph (2), by striking "this sec-
24	tion" each place it appears and inserting "para-
25	graph (1)": and

1	(C) by adding at the end the following:
2	"(3) Increased incentive payment for ex-
3	CEEDING THE HIGHEST EVER FOSTER CHILD ADOP-
4	TION RATE.—
5	"(A) In general.—If—
6	"(i) for fiscal year 2009 or any fiscal
7	year thereafter the total amount of adop-
8	tion incentive payments payable under
9	paragraph (1) of this subsection are less
10	than the amount appropriated under sub-
11	section (h) for the fiscal year; and
12	"(ii) a State's foster child adoption
13	rate for that fiscal year exceeds the highest
14	ever foster child adoption rate determined
15	for the State,
16	then the adoption incentive payment otherwise
17	determined under paragraph (1) of this sub-
18	section for the State shall be increased, subject
19	to subparagraph (C) of this paragraph, by the
20	amount determined for the State under sub-
21	paragraph (B) of this paragraph.
22	"(B) Amount of increase.—For pur-
23	poses of subparagraph (A), the amount deter-
24	mined under this subparagraph with respect to

1	a State and a fiscal year is the amount equal
2	to the product of—
3	"(i) \$1,000; and
4	"(ii) the excess of—
5	"(I) the number of foster child
6	adoptions in the State in the fiscal
7	year; over
8	"(II) the product (rounded to the
9	nearest whole number) of—
10	"(aa) the highest ever foster
11	child adoption rate determined
12	for the State; and
13	"(bb) the number of chil-
14	dren in foster care under the su-
15	pervision of the State on the last
16	day of the preceding fiscal year.
17	"(C) Pro rata adjustment if insuffi-
18	CIENT FUNDS AVAILABLE.—For any fiscal year,
19	if the total amount of increases in adoption in-
20	centive payments otherwise payable under this
21	paragraph for a fiscal year exceeds the amount
22	available for such increases for the fiscal year,
23	the amount of the increase payable to each
24	State under this paragraph for the fiscal year
25	shall be—

1	"(i) the amount of the increase that
2	would otherwise be payable to the State
3	under this paragraph for the fiscal year;
4	multiplied by
5	"(ii) the percentage represented by
6	the amount so available for the fiscal year,
7	divided by the total amount of increases
8	otherwise payable under this paragraph for
9	the fiscal year.".
10	(2) Definitions.—Section 473A(g) of such
11	Act (42 U.S.C. 673b(g)) is amended by adding at
12	the end the following:
13	"(7) Highest ever foster child adoption
14	RATE.—The term 'highest ever foster child adoption
15	rate' means, with respect to any fiscal year, the
16	highest foster child adoption rate determined for any
17	fiscal year in the period that begins with fiscal year
18	2002 and ends with the preceding fiscal year.
19	"(8) FOSTER CHILD ADOPTION RATE.—The
20	term 'foster child adoption rate' means, with respect
21	to a State and a fiscal year, the percentage deter-
22	mined by dividing—
23	"(A) the number of foster child adoptions
24	finalized in the State during the fiscal year; by

1	"(B) the number of children in foster care
2	under the supervision of the State on the last
3	day of the preceding fiscal year.".
4	(3) Conforming amendments.—
5	(A) STATE ELIGIBILITY.—Section
6	473A(b)(2) of such Act (42 U.S.C. 673b(b)(2))
7	is amended—
8	(i) in subparagraph (A), by striking
9	"or" at the end;
10	(ii) in subparagraph (B), by adding
11	"or" at the end; and
12	(iii) by adding at the end the fol-
13	lowing:
14	"(C) the State's foster child adoption rate for
15	the fiscal year exceeds the highest ever foster child
16	adoption rate determined for the State;".
17	(B) Data.—Section 473A(c)(2) of such
18	Act $(42 \text{ U.S.C. } 673b(c)(2))$, as amended by
19	subsection (a)(3) of this section, is amended by
20	inserting "and the foster child adoption rate for
21	the State for the fiscal year," after "during a
22	fiscal year.".

1	SEC. 402. PROMOTION OF ADOPTION OF CHILDREN WITH
2	SPECIAL NEEDS.
3	Section 473 of the Social Security Act (42 U.S.C.
4	673), as amended by section 101(b) of this Act, is amend-
5	ed—
6	(1) in subsection (a)—
7	(A) in paragraph (2)—
8	(i) in subparagraph (A)—
9	(I) by redesignating items (aa)
10	and (bb) of clause (i)(I) as subitems
11	(AA) and (BB), respectively;
12	(II) in subitem (BB) of clause
13	(i)(I) (as so redesignated), by striking
14	"item (aa) of this subclause" and in-
15	serting "subitem (AA) of this item";
16	(III) by redesignating subclauses
17	(I) through (III) of clause (i) as items
18	(aa) through (cc), respectively;
19	(IV) by redesignating clauses (i)
20	and (ii) as subclauses (I) and (II), re-
21	spectively;
22	(V) by realigning the margins of
23	the items, subclauses, and clauses re-
24	designated by subclauses (I) through
25	(IV) accordingly;

1	(VI) by striking "if the child—"
2	and inserting "if—
3	"(i) in the case of a child who is not an applica-
4	ble child for the fiscal year (as defined in subsection
5	(e)), the child—'';
6	(VII) in subclause (II) of clause
7	(i) (as so redesignated)—
8	(aa) by striking "(c)" and
9	inserting " $(c)(1)$ "; and
10	(bb) by striking the period
11	at the end and inserting "; or";
12	and
13	(VIII) by adding at the end the
14	following:
15	"(ii) in the case of a child who is an applicable
16	child for the fiscal year (as so defined), the child—
17	"(I)(aa) at the time of initiation of adop-
18	tion proceedings was in the care of a public or
19	licensed private child placement agency or In-
20	dian tribal organization pursuant to—
21	"(AA) an involuntary removal of the
22	child from the home in accordance with a
23	judicial determination to the effect that
24	continuation in the home would be con-
25	trary to the welfare of the child; or

1	"(BB) a voluntary placement agree-
2	ment or voluntary relinquishment;
3	"(bb) meets all medical or disability re-
4	quirements of title XVI with respect to eligi-
5	bility for supplemental security income benefits;
6	or
7	"(cc) was residing in a foster family home
8	or child care institution with the child's minor
9	parent, and the child's minor parent was in
10	such foster family home or child care institution
11	pursuant to—
12	"(AA) an involuntary removal of the
13	child from the home in accordance with a
14	judicial determination to the effect that
15	continuation in the home would be con-
16	trary to the welfare of the child; or
17	"(BB) a voluntary placement agree-
18	ment or voluntary relinquishment; and
19	"(II) has been determined by the State,
20	pursuant to subsection (c)(2), to be a child with
21	special needs."; and
22	(ii) in subparagraph (C)—
23	(I) by redesignating subclauses
24	(I) and (II) of clause (iii) as items
25	(aa) and (bb), respectively;

1	(II) by redesignating subclauses
2	(I) and (II) of clause (iv) as items
3	(aa) and (bb), respectively;
4	(III) by redesignating clauses (i)
5	through (iv) as subclauses (I) through
6	(IV), respectively;
7	(IV) by realigning the margins of
8	the subclauses and clauses redesig-
9	nated by subclauses (I) through (III)
10	accordingly;
11	(V) by striking "if the child—"
12	and inserting "if—
13	"(i) in the case of a child who is not an applica-
14	ble child for the fiscal year (as defined in subsection
15	(e)), the child—";
16	(VI) in clause (i)(I) (as so redes-
17	ignated), by striking "(A)(ii)" and in-
18	serting "(A)(i)(II)";
19	(VII) in clause (i)(IV) (as so re-
20	designated)—
21	(aa) in the matter preceding
22	item (aa), by striking "(A)" and
23	inserting "(A)(i)"; and

1	(bb) by striking the period
2	at the end and inserting "; or";
3	and
4	(VIII) by adding at the end the
5	following:
6	"(ii) in the case of a child who is an applicable
7	child for the fiscal year (as so defined), the child
8	meets the requirements of subparagraph (A)(ii)(II),
9	is determined eligible for adoption assistance pay-
10	ments under this part with respect to a prior adop-
11	tion (or who would have been determined eligible for
12	such payments had the Adoption and Safe Families
13	Act of 1997 been in effect at the time that such de-
14	termination would have been made), and is available
15	for adoption because the prior adoption has been
16	dissolved and the parental rights of the adoptive
17	parents have been terminated or because the child's
18	adoptive parents have died."; and
19	(B) by adding at the end the following:
20	"(7)(A) Notwithstanding any other provision of this
21	subsection, no payment may be made to parents with re-
22	spect to any applicable child for a fiscal year that—
23	"(i) would be considered a child with special
24	needs under subsection (e)(2);

1	"(ii) is not a citizen or resident of the United
2	States; and
3	"(iii) was adopted outside of the United States
4	or was brought into the United States for the pur-
5	pose of being adopted.
6	"(B) Subparagraph (A) shall not be construed as pro-
7	hibiting payments under this part for an applicable child
8	described in subparagraph (A) that is placed in foster care
9	subsequent to the failure, as determined by the State, of
10	the initial adoption of the child by the parents described
11	in subparagraph (A).
12	"(8) A State shall spend an amount equal to the
13	amount of savings (if any) in State expenditures under
14	this part resulting from the application of paragraph
15	(2)(A)(ii) to all applicable children for a fiscal year to pro-
16	vide to children or families any service (including post-
17	adoption services) that may be provided under this part
18	or part B.";
19	(2) in subsection (e)—
20	(A) by redesignating paragraphs (1) and
21	(2) as subparagraphs (A) and (B), respectively,
22	and realigning the margins accordingly;
23	(B) by striking "this section, a child shall
24	not be considered a child with special needs un-
25	less" and inserting "this section—

1	"(1) in the case of a child who is not an appli-
2	cable child for a fiscal year, the child shall not be
3	considered a child with special needs unless"; and
4	(C) in paragraph (1)(B), as so redesig-
5	nated, by striking the period at the end and in-
6	serting "; or"; and
7	(D) by adding at the end the following:
8	"(2) in the case of a child who is an applicable
9	child for a fiscal year, the child shall not be consid-
10	ered a child with special needs unless—
11	"(A) the State has determined, pursuant
12	to a criterion or criteria established by the
13	State, that the child cannot or should not be re-
14	turned to the home of his parents;
15	"(B)(i) the State has determined that
16	there exists with respect to the child a specific
17	factor or condition (such as ethnic background,
18	age, or membership in a minority or sibling
19	group, or the presence of factors such as med-
20	ical conditions or physical, mental, or emotional
21	handicaps) because of which it is reasonable to
22	conclude that the child cannot be placed with
23	adoptive parents without providing adoption as-
24	sistance under this section and medical assist-
25	ance under title XIX: or

1	"(ii) the child meets all medical or dis-
2	ability requirements of title XVI with respect to
3	eligibility for supplemental security income ben-
4	efits; and
5	"(C) the State has determined that, except
6	where it would be against the best interests of
7	the child because of such factors as the exist-
8	ence of significant emotional ties with prospec-
9	tive adoptive parents while in the care of the
10	parents as a foster child, a reasonable, but un-
11	successful, effort has been made to place the
12	child with appropriate adoptive parents without
13	providing adoption assistance under this section
14	or medical assistance under title XIX."; and
15	(3) by adding at the end the following:
16	"(e) Applicable Child Defined.—
17	"(1) On the basis of age.—
18	"(A) In general.—Subject to paragraphs
19	(2) and (3), in this section, the term 'applicable
20	child' means a child for whom an adoption as-
21	sistance agreement is entered into under this
22	section during any fiscal year described in sub-
23	paragraph (B) if the child attained the applica-
24	ble age for that fiscal year before the end of

25

that fiscal year.

1 "(B) APPLICABLE AGE.—For purposes of 2 subparagraph (A), the applicable age for a fis-3 cal year is as follows:

"In the case of fiscal year:	The applicable age is:
2010	16
2011	14
2012	12
2013	10
2014	8
2015	6
2016	4
2017	2
2018 or thereafter	any age.

"(2) EXCEPTION FOR DURATION IN CARE.—
Notwithstanding paragraph (1) of this subsection,
beginning with fiscal year 2010, such term shall include a child of any age on the date on which an
adoption assistance agreement is entered into on behalf of the child under this section if the child—

"(A) has been in foster care under the responsibility of the State for at least 60 consecutive months; and

- "(B) meets the requirements of subsection (a)(2)(A)(ii).
- "(3) EXCEPTION FOR MEMBER OF A SIBLING GROUP.—Notwithstanding paragraphs (1) and (2) of this subsection, beginning with fiscal year 2010, such term shall include a child of any age on the date on which an adoption assistance agreement is

1	entered into on behalf of the child under this section
2	without regard to whether the child is described in
3	paragraph (2)(A) of this subsection if the child—
4	"(A) is a sibling of a child who is an appli-
5	cable child for the fiscal year under paragraph
6	(1) or (2) of this subsection;
7	"(B) is to be placed in the same adoption
8	placement as an applicable child for the fiscal
9	year who is their sibling; and
10	"(C) meets the requirements of subsection
11	(a)(2)(A)(ii).".
12	SEC. 403. INFORMATION ON ADOPTION TAX CREDIT.
13	Section 471(a) of the Social Security Act (42 U.S.C.
14	671(a)), as amended by sections 101(a), 103, 204(b), 206,
15	and $301(c)(1)(A)$ of this Act, is amended—
16	(1) by striking "and" at the end of paragraph
17	(31);
18	(2) by striking the period at the end of para-
19	graph (32) and inserting "; and"; and
20	(3) by adding at the end the following:
21	"(33) provides that the State will inform any
22	individual who is adopting, or whom the State is
23	made aware is considering adopting, a child who is
24	in foster care under the responsibility of the State
25	of the potential eligibility of the individual for a

1	Federal tax credit under section 23 of the Internal
2	Revenue Code of 1986.".
3	TITLE V—CLARIFICATION OF
4	UNIFORM DEFINITION OF
5	CHILD AND OTHER PROVI-
6	SIONS
7	SEC. 501. CLARIFICATION OF UNIFORM DEFINITION OF
8	CHILD.
9	(a) CHILD MUST BE YOUNGER THAN CLAIMANT.—
10	Section 152(c)(3)(A) of the Internal Revenue Code of
11	1986 is amended by inserting "is younger than the tax-
12	payer claiming such individual as a qualifying child and"
13	after "such individual".
14	(b) CHILD MUST BE UNMARRIED.—Section
15	152(c)(1) of such Code is amended by striking "and" at
16	the end of subparagraph (C), by striking the period at the
17	end of subparagraph (D) and inserting ", and", and by
18	adding at the end the following new subparagraph:
19	"(E) who has not filed a joint return
20	(other than only for a claim of refund) with the
21	individual's spouse under section 6013 for the
22	taxable year beginning in the calendar year in
23	which the taxable year of the taxpayer begins.".
24	(c) RESTRICT QUALIFYING CHILD TAX BENEFITS TO
25	CHILD'S PARENT.—

1	(1) Child tax credit.—Section 24(a) of such
2	Code is amended by inserting "for which the tax-
3	payer is allowed a deduction under section 151"
4	after "of the taxpayer".
5	(2) Persons other than parents claiming
6	QUALIFYING CHILD.—
7	(A) In General.—Section 152(c)(4) of
8	such Code is amended by adding at the end the
9	following new subparagraph:
10	"(C) NO PARENT CLAIMING QUALIFYING
11	CHILD.—If the parents of an individual may
12	claim such individual as a qualifying child but
13	no parent so claims the individual, such indi-
14	vidual may be claimed as the qualifying child of
15	another taxpayer but only if the adjusted gross
16	income of such taxpayer is higher than the
17	highest adjusted gross income of any parent of
18	the individual.".
19	(B) Conforming amendments.—
20	(i) Section 152(c)(4)(A) of such Code
21	is amended by striking "Except" through
22	"2 or more taxpayers" and inserting "Ex-
23	cept as provided in subparagraphs (B) and
24	(C), if (but for this paragraph) an indi-

1	vidual may be claimed as a qualifying child
2	by 2 or more taxpayers".
3	(ii) The heading for section 152(c)(4)
4	of such Code is amended by striking
5	"CLAIMING" and inserting "WHO CAN
6	CLAIM THE SAME".
7	(d) Effective Date.—The amendments made by
8	this section shall apply to taxable years beginning after
9	December 31, 2008.
10	SEC. 502. INVESTMENT OF OPERATING CASH.
11	Section 323 of title 31, United States Code, is
12	amended to read as follows:
13	"§ 323. Investment of operating cash
14	"(a) To manage United States cash, the Secretary
15	of the Treasury may invest any part of the operating cash
13	of the from all may mitest any part of the operating each
	of the Treasury for not more than 90 days. The Secretary
16	of the Treasury for not more than 90 days. The Secretary may invest the operating cash of the Treasury in—
16 17	of the Treasury for not more than 90 days. The Secretary may invest the operating cash of the Treasury in—
16 17 18	of the Treasury for not more than 90 days. The Secretary may invest the operating cash of the Treasury in— "(1) obligations of depositories maintaining
16 17 18 19	of the Treasury for not more than 90 days. The Secretary may invest the operating cash of the Treasury in— "(1) obligations of depositories maintaining Treasury tax and loan accounts secured by pledged
16 17 18 19 20	of the Treasury for not more than 90 days. The Secretary may invest the operating cash of the Treasury in— "(1) obligations of depositories maintaining Treasury tax and loan accounts secured by pledged collateral acceptable to the Secretary;
116 117 118 119 220 221	of the Treasury for not more than 90 days. The Secretary may invest the operating cash of the Treasury in— "(1) obligations of depositories maintaining Treasury tax and loan accounts secured by pledged collateral acceptable to the Secretary; "(2) obligations of the United States Governments."

- 1 "(b) Subsection (a) of this section does not require
- 2 the Secretary to invest a cash balance held in a particular
- 3 account.
- 4 "(c) The Secretary shall consider the prevailing mar-
- 5 ket in prescribing rates of interest for investments under
- 6 subsection (a)(1) of this section.
- 7 "(d)(1) The Secretary of the Treasury shall submit
- 8 each fiscal year to the appropriate committees a report
- 9 detailing the investment of operating cash under sub-
- 10 section (a) for the preceding fiscal year. The report shall
- 11 describe the Secretary's consideration of risks associated
- 12 with investments and the actions taken to manage such
- 13 risks.
- 14 "(2) For purposes of paragraph (1), the term 'appro-
- 15 priate committees' means the Committee on Ways and
- 16 Means of the House of Representatives and the Committee
- 17 on Finance of the Senate.".
- 18 SEC. 503. NO FEDERAL FUNDING TO UNLAWFULLY
- 19 PRESENT INDIVIDUALS.
- Nothing in this Act shall be construed to alter prohi-
- 21 bitions on Federal payments to individuals who are unlaw-
- 22 fully present in the United States.

1 TITLE VI—EFFECTIVE DATE

- 2 SEC. 601. EFFECTIVE DATE.
- 3 (a) In General.—Except as otherwise provided in
- 4 this Act, each amendment made by this Act to part B or
- 5 E of title IV of the Social Security Act shall take effect
- 6 on the date of the enactment of this Act, and shall apply
- 7 to payments under the part amended for quarters begin-
- 8 ning on or after the effective date of the amendment.
- 9 (b) Delay Permitted if State Legislation Re-
- 10 QUIRED.—In the case of a State plan approved under part
- 11 B or E of title IV of the Social Security Act which the
- 12 Secretary of Health and Human Services determines re-
- 13 quires State legislation (other than legislation appro-
- 14 priating funds) in order for the plan to meet the additional
- 15 requirements imposed by this Act, the State plan shall not
- 16 be regarded as failing to comply with the requirements of
- 17 such part solely on the basis of the failure of the plan
- 18 to meet such additional requirements before the 1st day
- 19 of the 1st calendar quarter beginning after the close of
- 20 the 1st regular session of the State legislature that ends
- 21 after the 1-year period beginning with the date of the en-
- 22 actment of this Act. For purposes of the preceding sen-
- 23 tence, in the case of a State that has a 2-year legislative

- 1 session, each year of the session is deemed to be a separate
- 2 regular session of the State legislature.

Passed the House of Representatives September 17, 2008.

Attest:

Clerk.

110TH CONGRESS H. R. 6893

AN ACT

To amend parts B and E of title IV of the Social Security Act to connect and support relative caregivers, improve outcomes for children in foster care, provide for tribal foster care and adoption access, improve incentives for adoption, and for other purposes.