

117TH CONGRESS  
2D SESSION

# H. R. 8876

To reauthorize the Maternal, Infant, and Early Childhood Home Visiting program, and for other purposes.

---

## IN THE HOUSE OF REPRESENTATIVES

SEPTEMBER 19, 2022

Mr. DANNY K. DAVIS of Illinois (for himself, Mr. WENSTRUP, Mr. NEAL, Mr. BRADY, Mr. PALLONE, Mrs. RODGERS of Washington, Ms. ESHOO, Mr. GUTHRIE, Mr. THOMPSON of California, Mr. BUCHANAN, Ms. DEGETTE, Mr. BILIRAKIS, Mr. LARSON of Connecticut, Mr. SMITH of Nebraska, Ms. CASTOR of Florida, Mr. BUCSHON, Mr. BLUMENAUER, Mr. KELLY of Pennsylvania, Mr. HUDSON, Mr. KIND, Mr. SMITH of Missouri, Mr. CARTER of Georgia, Mr. PASCRELL, Mr. RICE of South Carolina, Mr. DUNN, Ms. SÁNCHEZ, Mr. SCHWEIKERT, Mr. PENCE, Mr. HIGGINS of New York, Mr. LAHOOD, Ms. SEWELL, Mr. FERGUSON, Ms. DELBENE, Mr. ESTES, Ms. CHU, Mr. SMUCKER, Ms. MOORE of Wisconsin, Mrs. MILLER of West Virginia, Mr. KILDEE, Mr. MURPHY of North Carolina, Mr. BRENDAN F. BOYLE of Pennsylvania, Mr. KUSTOFF, Mr. BEYER, Mr. EVANS, Mr. SCHNEIDER, Mr. SUOZZI, Mr. PANETTA, Mrs. MURPHY of Florida, Mr. GOMEZ, Mr. HORSFORD, and Ms. PLASKETT) introduced the following bill; which was referred to the Committee on Ways and Means, and in addition to the Committee on Energy and Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

---

## A BILL

To reauthorize the Maternal, Infant, and Early Childhood Home Visiting program, and for other purposes.

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

1 **SECTION 1. SHORT TITLE.**

2        This Act may be cited as “The Jackie Walorski Ma-  
3 ternal and Child Home Visiting Reauthorization Act of  
4 2022”.

5 **SEC. 2. OUTCOMES DASHBOARD.**

6        Section 511(d)(1) of the Social Security Act (42  
7 U.S.C. 711(d)(1)) is amended—

8                (1) in the paragraph heading, by striking  
9                “BENCHMARK AREAS” and inserting “BENCHMARK  
10          AREAS RELATED TO INDIVIDUAL FAMILY OUT-  
11          COMES”;

12                (2) in subparagraph (D)(i), by striking “(B)”  
13          and inserting “(C)”; and

14                (3) by redesignating subparagraphs (B)  
15          through (D) as subparagraphs (C) through (E), re-  
16          spectively, and inserting after subparagraph (A) the  
17          following:

18                “(B) OUTCOMES DASHBOARDS.—The Sec-  
19          retary shall, directly or by grant or contract, es-  
20          tablish and operate a website accessible to the  
21          public that includes an annually updated dash-  
22          board that—

23                “(i) provides easy-to-understand infor-  
24          mation on the outcomes achieved by each  
25          eligible entity with respect to each of the  
26          benchmarks described in subparagraph (A)

1                   of this paragraph that apply to the eligible  
2                   entity, which shall be based on only the  
3                   data elements or types of data collected be-  
4                   fore the date of the enactment of this sec-  
5                   tion unless administering agencies and the  
6                   Secretary agree pursuant to subsection  
7                   (h)(6) that additional data is required;

8                         “(ii) includes a template provided by  
9                   the Secretary that will enable comparison  
10                  among eligible entities not referred to in  
11                  subsection (k)(2)(A) of—

12                         “(I) a profile of each eligible en-  
13                   tity showing outcome indicators and  
14                   how the outcomes compare to bench-  
15                   marks described in subclause (II);

16                         “(II) information on the outcome  
17                   indicators and requisite outcome levels  
18                   established for each eligible entity;

19                         “(III) information on each model  
20                   employed in the program operated by  
21                   each eligible entity, and regarding  
22                   each benchmark area described in  
23                   subsection (d)(1)(A) in which the  
24                   model used by the eligible entity is ex-  
25                   pected to affect participant outcomes;

1                         “(IV) the most recently available  
2                         information from the report required  
3                         by subparagraph (E) of this para-  
4                         graph;

5                         “(V) an electronic link to the  
6                         State needs assessment under sub-  
7                         section (b)(1); and

8                         “(VI) information regarding any  
9                         penalty imposed, or other corrective  
10                         action taken, by the Secretary against  
11                         a State for failing to achieve a req-  
12                         uisite outcome level or any other re-  
13                         quirement imposed by or under this  
14                         section, and an indication as to  
15                         whether the eligible entity is operating  
16                         under a corrective action plan under  
17                         subparagraph (E)(ii) of this para-  
18                         graph, and if so, a link to the plan, an  
19                         explanation of the reason for the im-  
20                         plementation of the plan, and a report  
21                         on any progress made in operating  
22                         under the plan;

23                         “(iii) includes information relating to  
24                         those eligible entities for which funding is  
25                         reserved under subsection (k)(2)(A), with

1                   modifications as necessary to reflect tribal  
2                   sovereignty, data privacy, and participant  
3                   confidentiality; and

4                   “(iv) protects data privacy and con-  
5                   fidentiality of participant families.”.

6 **SEC. 3. FUNDING.**

7                   (a) GRANT AMOUNTS.—

8                   (1) IN GENERAL.—Section 511(c)(4) of the So-  
9                   cial Security Act (42 U.S.C. 711(c)(4)) is amended  
10                  to read as follows:

11                  “(4) GRANT AMOUNTS.—

12                  “(A) BASE GRANTS.—

13                  “(i) IN GENERAL.—

14                  “(I) GENERAL RULE.—With re-  
15                  spect to each of fiscal years 2023  
16                  through 2027 for which an eligible en-  
17                  tity not referred to in subsection  
18                  (k)(2)(A) is awarded a base grant  
19                  under this section, the amount of the  
20                  grant payable to the eligible entity for  
21                  the fiscal year is the amount described  
22                  by clause (ii) of this subparagraph  
23                  with respect to the eligible entity, ex-  
24                  cept as provided in subclause (II) of  
25                  this clause.

1                         “(II) SUBSTITUTION OF SUC-  
2                         CESSOR ELIGIBLE ENTITY FOR PRED-  
3                         ECESSOR.—If the 1st fiscal year for  
4                         which an eligible entity is awarded a  
5                         base grant under this section for a  
6                         program operated in a State is among  
7                         fiscal years 2024 through 2027, the  
8                         amount described by clause (ii) with  
9                         respect to the eligible entity is the  
10                         amount of the base grant for which a  
11                         program operated in the State was eli-  
12                         gible under this subparagraph for fis-  
13                         cal year 2023.

14                         “(ii) AMOUNT DESCRIBED.—

15                         “(I) GENERAL RULE.—Subject to  
16                         the succeeding provisions of this  
17                         clause, the amount described by this  
18                         clause with respect to an eligible enti-  
19                         ty is—

20                         “(aa) the amount made  
21                         available under subsection (k) for  
22                         base grants for fiscal year 2023  
23                         that remains after making the  
24                         reservations required by sub-  
25                         section (k)(2) or any other reduc-

tions required by Federal law for  
fiscal year 2023; multiplied by  
“(bb) the percentage of chil-  
dren in all States who have not  
attained 5 years of age (as deter-  
mined by the Secretary on the  
basis of the data most recently  
available before fiscal year 2023)  
that is represented by the num-  
ber of such children in the State  
in which the eligible entity is op-  
erating a program pursuant to  
this section (as so determined).

“(II) ADJUSTMENTS TO ENSURE  
STABLE FUNDING.—If the amount  
otherwise payable to an eligible entity  
under subclause (I) for fiscal year  
2023 is less than 90 percent, or great-  
er than 110 percent, of the amount  
payable under this section to the eligi-  
ble entity for the program for fiscal  
year 2021, the Secretary shall in-  
crease the amount otherwise so pay-  
able to 90 percent, or decrease the  
amount otherwise so payable to 110

1 percent, as the case may be, of the  
2 amount otherwise so payable.

3 “(III) ADJUSTMENT TO ENSURE  
4 ALL BASE GRANT FUNDS ARE ALLO-  
5 CATED.—If the amount described by  
6 subclause (I)(aa) is different than the  
7 total of the amounts otherwise de-  
8 scribed by subclause (I) after applying  
9 subclause (II), the Secretary shall in-  
10 crease or decrease the amounts other-  
11 wise so described after applying sub-  
12 clause (II) by such equal percentage  
13 as is necessary to reduce that dif-  
14 ference to zero.

15 “(IV) MINIMUM BASE GRANT  
16 AMOUNT.—Notwithstanding the pre-  
17 ceding provisions of this clause, the  
18 amount described by this clause with  
19 respect to an eligible entity shall be  
20 not less than \$1,000,000.

21 “(B) MATCHING GRANTS.—

22 “(i) AMOUNT OF GRANT.—

23 “(I) GENERAL RULE.—With re-  
24 spect to each of fiscal years 2024  
25 through 2027 for which an eligible en-

1                         tity not referred to in subsection  
2                         (k)(2)(A) is awarded a grant under  
3                         this section, the Secretary shall in-  
4                         crease the amount of the grant pay-  
5                         able to the eligible entity for the fiscal  
6                         year under subparagraph (A) of this  
7                         paragraph by the matching amount (if  
8                         any) determined under subclause (II)  
9                         of this clause with respect to the eligi-  
10                         ble entity for the fiscal year and the  
11                         additional matching amount (if any)  
12                         determined under clause (iii) of this  
13                         subparagraph with respect to the eli-  
14                         gible entity for the fiscal year.

15                         “(II) MATCHING AMOUNT.—

16                         “(aa) IN GENERAL.—Sub-  
17                         ject to item (bb) of this sub-  
18                         clause, the matching amount  
19                         with respect to an eligible entity  
20                         for a fiscal year is 75 percent of  
21                         the sum of—

22                         “(AA) the total amount  
23                         obligated by the eligible enti-  
24                         ty for home visiting services  
25                         in the State for the fiscal

1 year, from Federal funds  
2 made available for the fiscal  
3 year under this subpara-  
4 graph; and

“(bb) LIMITATION.—The matching amount with respect to an eligible entity for a fiscal year shall not exceed the allotment under subclause (IV) for the State in which the eligible entity is operating a program under this section for the fiscal year.

1                         “(aa) the services are deliv-  
2                         ered in compliance with sub-  
3                         sections (d)(2) and (d)(3);

4                         “(bb) the eligible entity has  
5                         reported the obligations to the  
6                         Secretary; and

7                         “(cc) the amount is not  
8                         counted toward meeting the  
9                         maintenance of effort require-  
10                         ment in subsection (f).

11                         “(IV) STATE ALLOTMENTS.—The  
12                         amount allotted under this subclause  
13                         for a State in which an eligible entity  
14                         is operating a program under this sec-  
15                         tion for a fiscal year is—

16                         “(aa) the minimum match-  
17                         ing grant allocation amount for  
18                         the fiscal year; plus

19                         “(bb)(AA) the amount (if  
20                         any) by which the amount made  
21                         available under subsection (k) for  
22                         matching grants for the fiscal  
23                         year that remains after making  
24                         the reservations required by sub-  
25                         section (k)(2) or any other reduc-

tion required by Federal law for  
the fiscal year exceeds the sum of  
the minimum matching grant al-  
location amounts for all eligible  
entities for the fiscal year; multi-  
plied by

7                         “(BB) the percentage of  
8                         children in all States who have  
9                         not attained 5 years of age and  
10                        are members of families with in-  
11                        come not exceeding the poverty  
12                       line (as determined by the Sec-  
13                       retary on the basis of the most  
14                       recently available data) that is  
15                       represented by the number of  
16                       such children in the State (as so  
17                       determined).

18                             “(V) MINIMUM MATCHING GRANT  
19                             ALLOCATION AMOUNT.—Subject to  
20                             subclause (VI), for purposes of sub-  
21                             clause (IV), the minimum matching  
22                             grant allocation amount for a fiscal  
23                             year is—

1                         “(bb) in the case of fiscal  
2                         year 2025, \$1,000,000;  
3                         “(cc) in the case of fiscal  
4                         year 2026, \$1,500,000; and  
5                         “(dd) in the case of fiscal  
6                         year 2027, \$2,000,000.

7                         “(VI) SPECIAL RULE.—If, after  
8                         making any reductions otherwise re-  
9                         quired by law for a fiscal year, the  
10                         amount made available for matching  
11                         grants under this clause for the fiscal  
12                         year is insufficient to provide the min-  
13                         imum matching grant allocation  
14                         amount to each eligible entity oper-  
15                         ating a program under this section for  
16                         the fiscal year, the Secretary may  
17                         make a proportionate adjustment to  
18                         the minimum matching grant alloca-  
19                         tion amount for the fiscal year to ac-  
20                         commodate the reductions.

21                         “(ii) SUBMISSION OF STATEMENT EX-  
22                         PRESSING INTEREST IN ADDITIONAL  
23                         MATCHING FUNDS IF AVAILABLE.—Before  
24                         the beginning of a fiscal year for which an  
25                         eligible entity desires a matching grant

1                   under this subparagraph for a program op-  
2                   erated under this section, the eligible entity  
3                   shall submit to the Secretary a statement  
4                   as to whether the eligible entity desires ad-  
5                   ditional matching grant funds that may be  
6                   made available under clause (iii) for the  
7                   fiscal year.

8                   “(iii) CARRYOVER AND REALLOCATION  
9                   OF UNOBLIGATED FUNDS.—

10                  “(I) IN GENERAL.—If the Sec-  
11                  retary determines that an amount al-  
12                  lotted under clause (i)(IV) of this sub-  
13                  paragraph for a fiscal year will not be  
14                  awarded during the fiscal year, or  
15                  that an amount made available under  
16                  subsection (k)(1) for a fiscal year for  
17                  matching grants will not be obligated  
18                  by an eligible entity for the fiscal  
19                  year, the amount shall be available for  
20                  matching grants under this subpara-  
21                  graph for the succeeding fiscal year  
22                  for eligible entities that have made  
23                  submissions under clause (ii) of this  
24                  subparagraph for additional matching  
25                  grant funds from the amount.

1                 “(II) STATE ALLOTMENTS.—The  
2                 Secretary shall allot to each eligible  
3                 entity that has made such a submission  
4                 for a fiscal year—

5                 “(aa) the total amount (if  
6                 any) made available under sub-  
7                 clause (I) for the fiscal year;  
8                 multiplied by

9                 “(bb) the percentage of chil-  
10                 dren who have not attained 5  
11                 years of age and are members of  
12                 families with income not exceed-  
13                 ing the poverty line (as deter-  
14                 mined by the Secretary on the  
15                 basis of the most recently avail-  
16                 able data) in all of the States in  
17                 which any eligible entity that has  
18                 made such a submission is so op-  
19                 erating a program, that is rep-  
20                 resented by the number of such  
21                 children in the State (as so deter-  
22                 mined) in which the eligible enti-  
23                 ty is operating such a program.

24                 “(III) ADDITIONAL MATCHING  
25                 AMOUNT.—

1                         “(aa) IN GENERAL.—Sub-  
2                         ject to item (bb) of this sub-  
3                         clause, the additional matching  
4                         amount with respect to an eligi-  
5                         ble entity for a fiscal year is 75  
6                         percent of the sum of—

7                         “(AA) the total amount

8                         obligated by the eligible enti-  
9                         ty for home visiting services  
10                         in the State for the fiscal  
11                         year, from Federal funds  
12                         made available for the fiscal  
13                         year under this subparagraph;  
14                         and

15                         “(BB) the total amount

16                         so obligated by the eligible  
17                         entity from non-Federal  
18                         funds, determined under  
19                         clause (i)(III),

20                         that are not taken into account  
21                         in determining the matching  
22                         amount with respect to the eligi-  
23                         ble entity under clause (i).

24                         “(bb) LIMITATION.—The

25                         additional matching amount with

1 respect to an eligible entity for a  
2 fiscal year shall not exceed the  
3 allotment under subclause (II)  
4 for the State in which the eligible  
5 entity is operating a program  
6 under this section for the fiscal  
7 year.”.

8 (2) MAINTENANCE OF EFFORT.—Section 511(f)  
9 of such Act (42 U.S.C. 711) is amended to read as  
10 follows:

11 “(f) MAINTENANCE OF EFFORT.—

12 “(1) IN GENERAL.—Notwithstanding any other  
13 provision of this section, the Secretary may not  
14 make a grant to an eligible entity under this section  
15 for a fiscal year if the total amount of non-Federal  
16 funds obligated by the eligible entity in the State in  
17 the fiscal year for a program operated pursuant to  
18 this section is less than the total amount of non-  
19 Federal funds reported to have been expended by  
20 any eligible entity for such a program in the State  
21 in fiscal year 2019 or 2021, whichever is the lesser.

22 “(2) PUBLICATION OF AMOUNTS.—Not later  
23 than June 30, 2023, the Secretary shall cause to  
24 have published in the Federal Register the amount  
25 of non-Federal funds expended as described in this

1 section that has been reported by each eligible entity  
2 not referred to in subsection (k)(2)(A) for each of  
3 fiscal years 2019 and 2021.

4       “(3) GRACE PERIOD.—The Secretary may, in  
5 exceptional circumstances, allow an eligible entity a  
6 period to come into compliance with this subsection.  
7 The Secretary shall provide technical assistance to  
8 any eligible entity to assist the entity in doing so.”.

9       (b) RESERVATIONS OF FUNDS FOR CERTAIN PUR-  
10 POSES.—Section 511(j)(2) of such Act (42 U.S.C.  
11 711(j)(2)) is amended—

12           (1) in the matter preceding subparagraph (A),  
13 by striking “the amount” and inserting “each  
14 amount made available for base grants and each  
15 amount made available for matching grants”;

16           (2) in subparagraph (A)—

17              (A) by striking “3” and inserting “6”; and  
18              (B) by striking “and” at the end; and

19           (3) by striking subparagraph (B) and inserting  
20 the following:

21              “(B) 2 percent of such amount for pur-  
22 poses of providing technical assistance, directly  
23 or through grants or contracts, for purposes as  
24 otherwise described in subsections (c)(5),  
25 (d)(1)(C)(iii), (d)(1)(E)(iii), and (d)(4)(E);

1               “(C) 2 percent of such amount for pur-  
2               poses of workforce support, retention, and case  
3               management, including workforce-related tech-  
4               nical assistance, research and evaluation, and  
5               program administration, directly or through  
6               grants or contracts; and

7               “(D) 3 percent of such amount for pur-  
8               poses of research and evaluation (directly or  
9               through grants or contracts), and for admin-  
10               istering this section (directly, through contracts,  
11               or otherwise).”.

12               (c) APPROPRIATIONS.—Section 511(j)(1) of such Act  
13               (42 U.S.C. 711(j)(1)) is amended by striking subpara-  
14               graphs (A) through (H) and inserting the following:

15               “(A) for fiscal year 2023, \$500,000,000  
16               for base grants;

17               “(B) for fiscal year 2024, \$550,000,000,  
18               of which \$500,000,000 shall be for base grants  
19               and \$50,000,000 shall be for matching grants;

20               “(C) for fiscal year 2025, \$600,000,000, of  
21               which \$500,000,000 shall be for base grants  
22               and \$100,000,000 shall be for matching grants;

23               “(D) for fiscal year 2026, \$650,000,000,  
24               of which \$500,000,000 shall be for base grants

1           and \$150,000,000 shall be for matching grants;

2           and

3                 “(E) for fiscal year 2027, \$800,000,000,

4                 of which \$500,000,000 shall be for base grants

5                 and \$300,000,000 shall be for matching

6                 grants.”.

7           (d) DISPOSITION OF EXCESS FUNDS RESERVED FOR

8 RESEARCH, EVALUATION, AND ADMINISTRATION.—Sec-

9 tion 511(j) of such Act (42 U.S.C. 711(j)) is amended by

10 adding at the end the following:

11                 “(3) DISPOSITION OF EXCESS FUNDS RE-

12 SERVED FOR RESEARCH, EVALUATION, AND ADMIN-

13 ISTRATION.—To the extent that the amounts re-

14 served under paragraph (2)(D) for a fiscal year are

15 not obligated in the fiscal year, the Secretary may

16 use the funds for any purpose described in this sec-

17 tion or to offset any reduction with respect to this

18 section that is required by Federal law.”.

19 **SEC. 4. REQUIREMENT THAT HOME VISITING PROGRAMS**

20                 **BE TARGETED AND INTENSIVE.**

21           Section 511(d)(3) of the Social Security Act (42

22 U.S.C. 711(d)(3)) is amended by redesignating subpara-

23 graph (B) as subparagraph (C) and inserting after sub-

24 paragraph (A) the following:

1                 “(B) USE OF GRANT TO PROVIDE OR SUP-  
2                 PORT TARGETED, INTENSIVE HOME VISITING  
3                 SERVICES.—The program uses the grant to pro-  
4                 vide or support targeted, intensive home visiting  
5                 services for the populations described in para-  
6                 graph (5).”.

7   **SEC. 5. LIMITATION ON USE OF FUNDS FOR ADMINISTRA-**  
8                 **TION.**

9                 (a) IN GENERAL.—Section 511(d) of the Social Secu-  
10          rity Act (42 U.S.C. 711(d)) is amended by adding at the  
11          end the following:

12                 “(5) LIMITATION ON USE OF FUNDS FOR AD-  
13          MINISTRATIVE COSTS.—

14                 “(A) IN GENERAL.—Except as provided in  
15          subparagraph (B) of this paragraph, an eligible  
16          entity to which funds are provided under sub-  
17          section (c) or (h)(2)(B) shall not use more than  
18          10 percent of the funds to cover the costs of ad-  
19          ministration.

20                 “(B) AUTHORITY TO GRANT EXCEP-  
21          TIONS.—

22                 “(i) IN GENERAL.—The Secretary  
23          may authorize an eligible entity that meets  
24          a condition of clause (ii) of this subpara-  
25          graph to exceed the percentage limitation

1                   in subparagraph (A) with respect to a pro-  
2                   gram conducted under this subsection by  
3                   not more than 5 percentage points, subject  
4                   to such terms and conditions as the Sec-  
5                   retary deems appropriate.

6                   “(ii) CONDITIONS.—An eligible entity  
7                   meets a condition of this clause if the eligi-  
8                   ble entity—

9                         “(I) conducts the program by di-  
10                      rectly providing home visits to eligible  
11                      families and without a sub-recipient;

12                         “(II) in the fiscal year for which  
13                      the grant for the program is made  
14                      under this section, proposes to expand  
15                      services in 1 or more communities  
16                      identified in the statewide needs as-  
17                      essment under subsection (b) and in  
18                      which home visiting services are not  
19                      provided; or

20                         “(III) has conducted the program  
21                      for fewer than 3 years.”.

22                   (b) CONFORMING AMENDMENTS.—Section 511(i)(2)  
23                   of such Act (42 U.S.C. 711(i)(2)) is amended by striking  
24                   subparagraph (C) and redesignating subparagraphs (D)

1 through (G) as subparagraphs (C) through (F), respec-  
2 tively.

3 **SEC. 6. ANNUAL REPORT TO CONGRESS.**

4 (a) IN GENERAL.—Section 511 of the Social Security  
5 Act (42 U.S.C. 711) is amended by redesignating sub-  
6 sections (j) and (k) as subsections (k) and (l), respectively,  
7 and inserting after subsection (i) the following:

8 “(j) ANNUAL REPORT TO CONGRESS.—By December  
9 31, 2023, and annually thereafter, the Secretary shall sub-  
10 mit to the Congress a written report on the grants made  
11 under this section for the then preceding fiscal year, which  
12 shall include—

13 “(1) an eligible entity-by-eligible entity sum-  
14 mary of the outcomes measured by the entity with  
15 respect to each benchmark described in subsection  
16 (e)(5) that apply to the entity;

17 “(2) information regarding any technical assist-  
18 ance funded under subparagraph (B) or (C) of sub-  
19 section (k)(2), including the type of any such assist-  
20 ance provided;

21 “(3) information on the demographic makeup of  
22 families served by each such entity to the extent pos-  
23 sible while respecting participant confidentiality, in-  
24 cluding race, ethnicity, educational attainment at en-

1 enrollment, household income, and other demographic  
2 markers as determined by the Secretary;

3 “(4) the information described in subsection  
4 (d)(1)(E);

5 “(5) the estimated share of the eligible popu-  
6 lation served using grants made under this section;

7 “(6) a description of each service delivery model  
8 funded under this section by the eligible entities in  
9 each State, and the share (if any) of the grants ex-  
10 pended on each model;

11 “(7) a description of non-Federal expenditures  
12 by eligible entities to qualify for matching funds  
13 under subsection (c)(4);

14 “(8) information on the uses of funds reserved  
15 under subsection (k)(2)(C);

16 “(9) information relating to those eligible enti-  
17 ties for which funding is reserved under subsection  
18 (k)(2)(A), with modifications as necessary to reflect  
19 tribal data sovereignty, data privacy, and participant  
20 confidentiality; and

21 “(10) a list of data elements collected from eli-  
22 gible entities, and the purpose of each data element  
23 in measuring performance or enforcing requirements  
24 under this section.”.

25 (b) CONFORMING AMENDMENTS.—

1                             (1) Section 511 of such Act (42 U.S.C. 711) is  
2       amended—

3                             (A) in subsection (b)(1)(B)(iii), by striking

4                             “(k)(2)” and inserting “(l)(2)”; and

5                             (B) in subsection (h)(2)(B)—

6                             (i) by striking “(j)” and inserting

7                             “(k)”; and

8                             (ii) by striking “(k)(1)(B)” and in-  
9       serting “(l)(1)(B)”.

10                           (2) Section 511A(c) of such Act (42 U.S.C.  
11       711a(c)) is amended in each of paragraphs (5) and  
12       (7) by striking “511(k)(2)” and inserting  
13       “511(l)(2)”.

14 **SEC. 7. REDUCTION OF ADMINISTRATIVE BURDEN.**

15                           Section 511(h) of the Social Security Act (42 U.S.C.  
16       711(h)) is amended by adding at the end the following:

17                             “(6) REDUCTION OF ADMINISTRATIVE BUR-  
18       DEN.—

19                             “(A) IN GENERAL.—The Secretary shall  
20       reduce the burden, on States and public and  
21       private implementing agencies at the local level,  
22       of administering this section, by—

23                             “(i) reviewing and revising adminis-  
24       trative data collection instruments and  
25       forms to eliminate duplication and stream-

1 line reporting requirements for States, eli-  
2 gible entities referred to in subsection  
3 (k)(2)(A), and nonprofit organizations re-  
4 ferred to in subsection (l)(1)(B), including  
5 timelines for submitting reports;

6 “(ii) conducting an analysis of the  
7 total number of hours reported by admin-  
8 istering agencies on complying with paper-  
9 work requirements, and exploring, in con-  
10 sultation with administering agencies, ways  
11 to reduce the number of hours spent by at  
12 least 15 percent;

13 “(iii) conducting a review of paper-  
14 work and data collection requirements for  
15 tribal grantees, and exploring, in consulta-  
16 tion with tribes and tribal organizations,  
17 ways to reduce administrative burden, re-  
18 spect sovereignty, and acknowledge the dif-  
19 ferent focus points for tribal grantees;

20 “(iv) collecting input from relevant  
21 State fiscal officials to align fiscal require-  
22 ments and oversight for States and eligible  
23 entities to ensure consistency with stand-  
24 ards and guidelines for other Federal for-  
25 mula grant programs; and

1                         “(v) consulting with administering  
2                         agencies and service delivery model rep-  
3                         resentatives on needed and unneeded data  
4                         elements regarding the dashboards pro-  
5                         vided for in subsection (d)(1)(B), con-  
6                         sistent with the data requirements of such  
7                         subsection.

8                         “(B) FINDINGS ON PAPERWORK REDUC-  
9                         TION.—

10                         “(i) INCLUSION IN REPORT.—In the  
11                         1st report submitted pursuant to sub-  
12                         section (j) more than 18 months after the  
13                         date of the enactment of this Act, the Sec-  
14                         retary shall include the findings of the Sec-  
15                         retary with respect to the matters de-  
16                         scribed in subparagraph (A).

17                         “(ii) IMPLEMENTATION.—Within 2  
18                         years after complying with clause (i), the  
19                         Secretary shall implement the findings re-  
20                         ferred to in clause (i).”.

21                         **SEC. 8. VIRTUAL HOME VISITING AUTHORIZATION AND RE-**  
22                         **STRICTIONS.**

23                         (a) VIRTUAL HOME VISITS.—

24                         (1) APPLICATION REQUIREMENTS.—Section  
25                         511(e) of the Social Security Act (42 U.S.C. 711(e))

1       is amended by redesignating paragraph (10) as  
2       paragraph (11) and inserting after paragraph (9)  
3       the following:

4                 “(10) at the option of the eligible entity—

5                         “(A) a description of any limitations or  
6                         constraints on virtual home visits under the  
7                         program, including—

8                                 “(i) a description of the plan of the el-  
9                         igible entity to encourage in-person home  
10                         visits; and

11                                 “(ii) a description of the consider-  
12                         ations to be used in determining when a  
13                         virtual home visit is appropriate, including  
14                         client consent, client preference, geographic  
15                         limitations, model fidelity, and hazardous  
16                         conditions including public health emer-  
17                         gencies, weather events, health concerns  
18                         for home visitors and client families, and  
19                         other local issues;

20                         “(B) an assurance that—

21                                 “(i) the virtual home visit is imple-  
22                         mented as a model enhancement; or

23                                 “(ii) the Secretary has identified the  
24                         home visit as part of an effective model or  
25                         model adaptation, based on an evidence of

1           effectiveness review conducted using the  
2           criteria established under subsection  
3           (d)(3)(A)(iii); and

4           “(C) an assurance to the Secretary that at  
5           least 1 in-person home visit shall be conducted  
6           for each client family under the program during  
7           the 12-month period that begins with the entry  
8           of the client family into the program, and dur-  
9           ing each succeeding 12-month period, except  
10          that any such period in which a public health  
11          emergency declared under Federal law, or  
12          under the law of the State in which the pro-  
13          gram is conducted, is in effect shall be extended  
14          by the length of time in which the declaration  
15          is in effect.”.

16           (2) APPLICABLE RULES.—Section 511(d) of  
17          such Act (42 U.S.C. 711(d)) is amended by redesign-  
18          ating paragraph (4) and paragraph (5) (as added  
19          by section 5(a) of this Act) as paragraphs (5) and  
20          (6), respectively, and inserting after paragraph (3)  
21          the following:

22           “(4) VIRTUAL HOME VISITS.—

23           “(A) IN GENERAL.—A virtual home visit  
24          conducted under the program shall be consid-  
25          ered a home visit for purposes of this section if

1           the application for funding of the program sub-  
2           mitted pursuant to this section most recently  
3           after the effective date of this paragraph in-  
4           cludes the material described in subsection  
5           (e)(10).

6           “(B) STANDARDS FOR TRAINING APPLICA-  
7           BLE TO VIRTUAL SERVICE DELIVERY.—The  
8           standards for training requirements applicable  
9           to virtual service delivery under a home visiting  
10          model shall be equivalent to those that apply to  
11          in-person service delivery under the model.

12          “(C) REPORTING REQUIREMENT.—A grant  
13          made under this section for the program may  
14          not be used for any virtual home visit during a  
15          year, unless the eligible entity to which the  
16          grant is made submits the report described in  
17          subsection (e)(8)(A) for the year.

18          “(D) VIRTUAL HOME VISIT DEFINED.—In  
19          this section, the term ‘virtual home visit’ means  
20          a visit conducted solely by use of electronic in-  
21          formation and telecommunications technologies.

22          “(E) TECHNICAL ASSISTANCE.—If the  
23          Secretary finds that an eligible entity has not  
24          complied with the assurance described in sub-  
25          section (e)(10)(C), the Secretary shall, directly

1           or through grants, contracts, or cooperative  
2           agreements, provide the eligible entity with such  
3           technical assistance as is necessary to assist the  
4           eligible entity in doing so.”.

5           (3)       PROGRAM       REQUIREMENT.—Section  
6       511(d)(3)(C) of such Act (42 U.S.C. 711(d)(3)(C)),  
7       as so redesignated by section 4 of this Act, is  
8       amended by adding at the end the following:

9                  “(vii) If the application submitted by  
10          the eligible entity includes the assurance  
11          described in subsection (e)(10)(C) with re-  
12          spect to the program, the program pro-  
13          vides in-person service consistent with the  
14          assurances.”.

15           (4) REPORTS.—Section 511(e)(8)(A) of such  
16       Act (42 U.S.C. 711(e)(8)(A)) is amended by insert-  
17       ing “, including the number of virtual home visits  
18       conducted under the program in the year covered by  
19       the report, disaggregated with respect to each home  
20       visiting model under which the virtual home visits  
21       are conducted” before the semicolon.

22           (b) TRANSITION RULE.—

23           (1) IN GENERAL.—A virtual home visit con-  
24       ducted before the effective date of the amendments  
25       made by this section under an early childhood home

1       visitation program funded under section 511 of the  
2       Social Security Act shall be considered a home visit  
3       for purposes of such section.

4                     (2) VIRTUAL HOME VISIT DEFINED.—In para-  
5       graph (1), the term “virtual home visit” means a  
6       visit conducted solely by use of electronic informa-  
7       tion and telecommunications technologies.

8 **SEC. 9. EFFECTIVE DATE.**

9                     (a) IN GENERAL.—Except as provided in subsection  
10 (b), this Act and the amendments made by this Act shall  
11 take effect on October 1, 2022.

12                     (b) VIRTUAL HOME VISITING PROVISIONS.—The  
13 amendments made by section 8 shall take effect on Octo-  
14 ber 1, 2023.

