

118TH CONGRESS  
2D SESSION

# H. R. 7162

To create children's lifetime savings accounts, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

JANUARY 31, 2024

Mr. BEYER (for himself, Ms. DELBENE, Mrs. BEATTY, Ms. NORTON, Ms. SÁNCHEZ, Mr. THANEDAR, Ms. KAMLAGER-DOVE, Mr. DAVIS of Illinois, and Mr. BLUMENAUER) 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

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# A BILL

To create children's lifetime savings accounts, 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,*

3       **SECTION 1. SHORT TITLE.**

4       This Act may be cited as the “401Kids Savings Ac-

5       count Act of 2024”.

6       **SEC. 2. 401KIDS ACCOUNT PROGRAMS.**

7       (a) IN GENERAL.—Section 529 of the Internal Rev-

8       enue Code of 1986 is amended by redesignating subsection

1 (f) as subsection (g) and by inserting after subsection (e)  
2 the following new subsection:

3 “(f) 401KIDS ACCOUNT PROGRAMS.—

4 “(1) IN GENERAL.—A qualified tuition program  
5 shall not be treated as failing to meet the require-  
6 ments of this section solely because such program  
7 includes a 401Kids Account Program.

8 “(2) 401KIDS ACCOUNT PROGRAM.—For pur-  
9 poses of this section—

10 “(A) IN GENERAL.—The term ‘401Kids  
11 Account Program’ means a program established  
12 and maintained by a State or agency or instru-  
13 mentality thereof which—

14 “(i) establishes a savings account (re-  
15 ferred to in this subsection as a ‘401Kids  
16 Savings Account’) which meets the require-  
17 ments of this subsection on behalf of every  
18 eligible individual as of the later of—

19 “(I) birth or naturalization, or

20 “(II) establishment of the pro-  
21 gram under this section,

22 including eligible individuals who are in  
23 foster care, in coordination with the appli-  
24 cable State agency, and notifies such indi-

1                   viduals of the establishment of such ac-  
2                   counts,

3                   “(ii) requires the assets of each  
4                   401Kids Savings Account established  
5                   under the program to be held by a person  
6                   designated by the State or agency or in-  
7                   strumentality,

8                   “(iii) within the limitations of para-  
9                   graph (3), permits contributions to be  
10                  made periodically to such 401Kids Savings  
11                  Accounts by direct deposit through payroll  
12                  deduction or by electronic means, and by  
13                  methods that provide access for people  
14                  with limited access to the financial system,

15                  “(iv) provides for the annual deposit  
16                  under section 3(b)(4) of the 401Kids Sav-  
17                  ings Account Act of 2024 and the match-  
18                  ing contributions under section 3(b)(5) of  
19                  such Act to be made to such 401Kids Sav-  
20                  ings Accounts, if applicable,

21                  “(v) permits distributions and roll-  
22                  overs from such 401Kids Savings Accounts  
23                  as provided in paragraph (4),

24                  “(vi) except as provided in the second  
25                  sentence of this subparagraph, prohibits

1                   multiple accounts from being established  
2                   for the same individual, and includes—

3                         “(I) procedures to consolidate  
4                        multiple accounts established for the  
5                        same individual and return excess  
6                        contributions on an annual basis, with  
7                        notice provided to the parent or  
8                        guardian of the individual (or, if ap-  
9                        propriate, to the individual) and a  
10                      procedure for resolution of disputes,  
11                      and

12                         “(II) procedures by which all ac-  
13                        counts established are reported to the  
14                        Secretary to ensure compliance with  
15                        this clause,

16                         “(vii) permits, not less frequently  
17                        than once per year, for an account to be  
18                        moved from one State program to another  
19                        or between a State program and the Fed-  
20                        eral 401Kids Account Program, and

21                         “(viii) ensures that such 401Kids Sav-  
22                        ings Accounts are invested in accordance  
23                        with prudent investment strategies which  
24                        are in the best interest of eligible individ-  
25                        uals.

1                 “(B) COLLECTIVE ACCOUNT.—For pur-  
2                 poses of subparagraph (A), a State may estab-  
3                 lish a collective account for all eligible individ-  
4                 uals in the State which is owned by the State,  
5                 but only if—

6                     “(i) the State program provides for  
7                 separate accounting for each such indi-  
8                 vidual,

9                     “(ii) allows such account to receive  
10                 contributions described in subparagraph  
11                 (A)(iv), and

12                     “(iii) if such account does not permit  
13                 contributions by persons other than the  
14                 State or the Secretary, permits for the es-  
15                 tablishment of a linked account under the  
16                 program which accepts contributions by  
17                 such other persons as provided in subpara-  
18                 graph (A)(iii) and which is aggregated for  
19                 purposes of any limitation under this sec-  
20                 tion with the amounts credited to the eligi-  
21                 ble individual in the State collective ac-  
22                 count.

23                 “(C) CERTIFICATION.—A program of a  
24                 State shall not be treated as a 401Kids Account  
25                 Program unless such program is certified by

1           the Secretary as meeting the requirements of  
2           this subsection.

3           “(3) LIMITATIONS.—

4                 “(A) CONTRIBUTION MINIMUM.—A  
5           401Kids Account Program may establish min-  
6           imum amounts for initial and additional con-  
7           tributions to a 401Kids Savings Account, not to  
8           exceed \$10.

9                 “(B) CONTRIBUTION LIMITATION.—

10                 “(i) IN GENERAL.—Contributions to a  
11           401Kids Savings Account under a 401Kids  
12           Account Program during any taxable year  
13           (other than contributions made under sec-  
14           tion 3(b)(4) or 3(b)(5) of the 401Kids Sav-  
15           ings Account Act of 2024) shall not be ac-  
16           cepted to the extent such contributions ex-  
17           ceed \$2,500.

18                 “(ii) INFLATION ADJUSTMENT.—In  
19           the case of any calendar year after 2024,  
20           the \$2,500 amount in clause (i) shall be  
21           increased by an amount equal to—

22                         “(I) such dollar amount; multi-  
23                         plied by

24                         “(II) the cost-of-living adjust-  
25                         ment determined under section 1(f)(3)

1                   for the calendar year, determined by  
2                   substituting ‘calendar year 2023’ for  
3                   ‘calendar year 2016’ in subparagraph  
4                   (A)(ii) thereof.

5                   If any dollar amount as increased under  
6                   the preceding sentence is not a multiple of  
7                   \$5, such dollar amount shall be rounded to  
8                   the nearest multiple of \$5.

9                   “(C) LIMITATION ON PARTICIPATION.—

10                  Within a reasonable amount of time before the  
11                  date an eligible individual attains age 17, the  
12                  program shall provide notice to the eligible indi-  
13                  vidual and the parent or guardian of the eligible  
14                  individual that—

15                  “(i) no deposits under paragraph (4)  
16                  or (5) of section 3(b) of the 401Kids Sav-  
17                  ings Account Act of 2024 will be made for  
18                  calendar years after the year in which the  
19                  individual attains age 18,

20                  “(ii) any contributions made by any  
21                  person after the date the individual attains  
22                  age 18 will be taken into account as pro-  
23                  vided in subparagraph (F), and

24                  “(iii) the individual may elect to have  
25                  the account balance rolled over or distrib-

1                                  uted as provided, and at the time specified,  
2                                  in paragraph (4).

3                                  “(D) STATE CONTRIBUTIONS.—The State  
4                                  establishing or maintaining a 401Kids Account  
5                                  Program may make contributions under such  
6                                  program to accounts established or maintained  
7                                  thereunder. Such contributions—

8                                  “(i) shall not be taken into account  
9                                  for purposes of subparagraph (B), and

10                                 “(ii) may be limited to eligible individ-  
11                                  uals residing in the State at the time the  
12                                  contribution is made.

13                                  “(E) COORDINATION WITH AMOUNTS CON-  
14                                  TRIBUTED FOR QUALIFIED HIGHER EDUCATION  
15                                  EXPENSES.—

16                                  “(i) IN GENERAL.—Contributions to a  
17                                  qualified tuition program which are not  
18                                  contributed to a 401Kids Account Program  
19                                  shall not be taken into account under sub-  
20                                  paragraph (B), and contributions to a  
21                                  401Kids Account Program shall not be  
22                                  taken into account for purposes of sub-  
23                                  section (b)(6).

24                                  “(ii) TRANSFERS FROM QUALIFIED  
25                                  TUITION PROGRAM.—Amounts contributed

1           to a qualified tuition program (other than  
2           to a 401Kids Account Program which is  
3           part of such qualified tuition program)  
4           may be transferred to a 401Kids Savings  
5           Account established under a 401Kids Ac-  
6           count Program on behalf of the designated  
7           beneficiary, subject to the limitation of  
8           subparagraph (B). For purposes of such  
9           limitation, any such transfer in a taxable  
10          year shall be aggregated with any other  
11          contributions to such 401Kids Account  
12          program (other than contributions made  
13          under section 3(b)(4) or 3(b)(5) of the  
14          401Kids Savings Account Act of 2024).

15           “(F) AMOUNTS CONTRIBUTED AFTER AGE  
16          18.—Any contribution by any person to a  
17          401Kids Savings Account after the date the in-  
18          dividual on whose behalf the account is estab-  
19          lished attains age 18 shall be treated for pur-  
20          poses of section 408A(c)(2) as a contribution to  
21          a Roth IRA maintained for the benefit of the  
22          individual, and no such contribution shall be ac-  
23          cepted to the extent such contribution, when ag-  
24          gregated with all contributions for the taxable  
25          year to all Roth IRAs maintained for the ben-

1           efit of the individual, exceeds the limitation of  
2           section 408A(c)(2).

3           “(4) DISTRIBUTIONS.—

4           “(A) IN GENERAL.—Amounts in a  
5           401Kids Savings Account under a 401Kids Ac-  
6           count Program—

7           “(i) if such amounts are held in a col-  
8           lective account owned by the State, may be  
9           rolled over into a linked account under the  
10           program which accepts contributions by  
11           persons other than the State, or merged  
12           with such an account previously estab-  
13           lished, after the date the individual on  
14           whose behalf the account was established  
15           attains age 18 (or earlier as permitted by  
16           the State program), and

17           “(ii) after the date the individual on  
18           whose behalf the account was established  
19           attains age 18, may be—

20           “(I) distributed to such indi-  
21           vidual in cash,

22           “(II) transferred directly to an  
23           eligible educational institution, mort-  
24           gagee, lender, or guarantor with re-

1    spect to an expense described in sub-  
2    paragraph (E)(i), or  
3    “(III) contributed in a direct  
4    transfer to an ABLE account (as de-  
5    fined in section 529A(e)(6)) or a Roth  
6    IRA of the individual, and  
7    “(iii) if the individual whose behalf  
8    the account was established does not elect  
9    to receive any such distribution, shall re-  
10   main in the account.

11    “(B) TREATMENT OF DISTRIBUTIONS.—  
12    No amount shall be includible in gross income  
13    under subsection (c)(3)(A) by reason of any  
14    cash distribution from an account under a  
15    401Kids Account Program which is made after  
16    the date the individual on whose behalf such ac-  
17    count was established attains age 18, to the ex-  
18    tent such distribution does not exceed the qual-  
19    fied expenses of the individual which are paid  
20    or incurred during the taxable year of the dis-  
21    tribution.

22    “(C) TREATMENT OF ROLLOVERS.—  
23    “(i) ABLE ACCOUNTS.—Any con-  
24    tribution from a 401Kids Account Pro-  
25    gram to an ABLE account pursuant to

1                   subparagraph (A)(ii)(III) shall be treat-  
2                   ed—

3                         “(I) as a contribution from an-  
4                         other ABLE account as described in  
5                         section 529A(c)(1)(C)(i), and

6                         “(II) as having been contributed  
7                         to such ABLE account in a direct  
8                         trustee-to-trustee transfer within 60  
9                         days of the distribution for purposes  
10                         of such section.

11                         “(ii) ROTH IRAS.—Any contribution  
12                         from a 401Kids Account Program to a  
13                         Roth IRA pursuant to subparagraph  
14                         (A)(ii)(III) shall be treated—

15                         “(I) as a contribution from an-  
16                         other Roth IRA as described in sec-  
17                         tion 408A(e)(1)(A), and

18                         “(II) as having been contributed  
19                         to such Roth IRA in a direct trustee-  
20                         to-trustee transfer within 60 days of  
21                         the distribution for purposes of sec-  
22                         tion 408(d)(3), and

23                         shall not be taken into account under sub-  
24                         section (c)(3)(E).

1                 “(D) ADDITIONAL TAX ON NONQUALIFIED  
2                 USE.—

3                     “(i) IN GENERAL.—The tax imposed  
4                 by this chapter for the taxable year shall  
5                 be increased by an amount equal to 10  
6                 percent of the amount of any distribution  
7                 from an account under a 401Kids Account  
8                 Program during the taxable year which is  
9                 not described in subparagraph (A)(i),  
10                 (A)(ii)(II), (A)(ii)(III), or (B).

11                 “(ii) DISTRIBUTIONS FROM ROTH  
12                 IRA.—If any amount is contributed to a  
13                 Roth IRA in a rollover distribution from  
14                 an account under a 401Kids Account Pro-  
15                 gram pursuant to subparagraph  
16                 (A)(ii)(III), the tax imposed by this title  
17                 for the taxable year shall be increased by  
18                 an amount equal to 10 percent of the  
19                 amount of any distribution from such Roth  
20                 IRA which is made within the 5-year pe-  
21                 riod beginning on the date of the roll-  
22                 over—

23                     “(I) to the extent that such dis-  
24                 tribution from the Roth IRA, when  
25                 aggregated with all other distributions

1                   from such Roth IRA during such 5-  
2                   year period, does not exceed the  
3                   amount contributed in such rollover  
4                   distribution, and

5                   “(II) unless the qualified ex-  
6                   penses of the individual on whose be-  
7                   half the account was established paid  
8                   or incurred during the taxable year of  
9                   the distribution are equal to or exceed  
10                  the amount of such distribution.

11                  “(iii) COORDINATION RULE.—Sub-  
12                  section (c)(6) shall not apply to any  
13                  amount with respect to which a tax is im-  
14                  posed under clause (i) or (ii).

15                  “(iv) FEDERAL 401KIDS ACCOUNT  
16                  PROGRAM.—

17                  “(I) IN GENERAL.—The tax im-  
18                  posed by this chapter for the taxable  
19                  year shall be increased by an amount  
20                  equal to 10 percent of the amount of  
21                  any distribution during the taxable  
22                  year from an account under the Fed-  
23                  eral 401Kids Account Program estab-  
24                  lished by section 3 of the 401Kids  
25                  Savings Account Act of 2024 which is

1                         not         described         in         subsection  
2                         (c)(1)(A)(ii),         (c)(1)(A)(iii),         or  
3                         (c)(2)(A) of section 3 of such Act.

4                         “(II)     DISTRIBUTIONS     FROM  
5                         ROTH     IRA.—The     tax     imposed     by  
6                         clause     (ii)     shall     apply     to     a     rollover     dis-  
7                         tribution     from     an     account     under     the  
8                         Federal     401Kids     Account     program  
9                         pursuant     to     section     3(c)(1)(A)(iii)     of  
10                         the     401Kids     Savings     Account     Act     of  
11                         2024     in     the     same     manner     as     a     roll-  
12                         over     distribution     from     an     account  
13                         under     a     401Kids     Account     Program  
14                         pursuant     to     subparagraph     (A)(ii)(III).

15                         “(E)     QUALIFIED     EXPENSES.—For     pur-  
16                         poses     of     this     paragraph—

17                         “(i)     IN     GENERAL.—The     term     ‘quali-  
18                         fied     expenses’     means     amounts     paid     or     in-  
19                         curred     by     an     individual—

20                         “(I)     as     payment     or     collateral     re-  
21                         quired     for     a     loan     guaranteed     by     the  
22                         Small     Business     Administration     or     the  
23                         United     States     Department     of     Agri-  
24                         culture     Rural     Development     or     other  
25                         small     business     loan     as     determined     by

1                   the Secretary, pursuant to the rules  
2                   determined under clause (iii),

3                   “(II) as qualified acquisition  
4                   costs (as defined in section  
5                   72(t)(8)(C)) with respect to a resi-  
6                   dence intended to be the primary resi-  
7                   dence of the individual,

8                   “(III) for qualified higher edu-  
9                   cation expenses of the individual at an  
10                  eligible educational institution, or for  
11                  other post-secondary educational ex-  
12                  penses in an accredited degree-grant-  
13                  ing program or expenses for obtaining  
14                  a trade certificate, as provided by the  
15                  Secretary in consultation with the  
16                  Secretary of Education, or

17                  “(IV) after the date the indi-  
18                  vidual on whose behalf the account  
19                  was established attains age 59½, for  
20                  any purpose.

21                  “(ii) CERTIFICATION.—Except in the  
22                  case of qualified expenses described in  
23                  clause (i)(IV), the individual shall certify  
24                  on the return of tax, in such manner as  
25                  the Secretary shall prescribe, the qualified

1           expenses paid or incurred by the individual  
2           during the taxable year.

3           “(iii) SMALL BUSINESS LOANS.—The  
4           Secretary shall prescribe rules or other  
5           guidance, or shall certify a process, for de-  
6           termining whether a loan shall be taken  
7           into account under clause (i)(I).

8           “(5) ELIGIBLE INDIVIDUAL.—For purposes of  
9           this subsection—

10          “(A) IN GENERAL.—The term ‘eligible in-  
11          dividual’ means a child who has not attained  
12          age 18 and is a citizen of the United States.

13          “(B) TREATMENT AS DESIGNATED BENE-  
14          FICIARY.—The rules of subsections (a) through  
15          (e) shall be applied (except as otherwise pro-  
16          vided in this subsection) by treating the eligible  
17          individual on whose behalf a 401Kids Savings  
18          Account under a 401Kids Account Program is  
19          established as the designated beneficiary with  
20          respect to such account.

21          “(6) STATE.—For purposes of this subsection,  
22          the term ‘State’ includes the District of Columbia,  
23          any possession of the United States, and any Indian  
24          tribe (as defined in section 45A(c)(6)).

1           “(7) ACCOUNTS MAY NOT BE ASSIGNED.—An  
2 account established on behalf of an individual under  
3 a 401Kids Account Program may not be pledged or  
4 assigned to any other person.

5           “(8) THIRD-PARTY CONTRACTORS.—A State  
6 may contract with a third party for purposes of ad-  
7 ministration of a 401Kids Account Program, includ-  
8 ing record keeping and account investment.

9           “(9) ACCOUNT MANAGEMENT.—

10          “(A) IN GENERAL.—Except as provided in  
11 subparagraph (B)—

12           “(i) the eligible individual on whose  
13 behalf a 401Kids Savings Account under a  
14 401Kids Account Program is established,  
15 after the date the individual attains age  
16 18, shall have sole discretion over the dis-  
17 tribution of amounts in the account, and

18           “(ii) in the case of an account not  
19 owned and controlled by a State, such eli-  
20 gible individual, after the date the indi-  
21 vidual attains age 18, and the parent or  
22 guardian of such individual before such  
23 date, may exercise control over the invest-  
24 ment of account assets other than amounts  
25 attributable to deposits under paragraph

1                     (4) or (5) of section 3(b) of the 401Kids  
2                     Savings Account Act of 2024 (including  
3                     any gain or loss attributable thereto).

4                     “(B) DEATH OF ACCOUNT BENEFICIARY.—  
5                     In the event the individual on whose behalf a  
6                     401Kids Savings Account under a 401Kids Ac-  
7                     count Program is established dies before attain-  
8                     ing age 18—

9                         “(i) any amounts attributable to de-  
10                     posits under paragraph (4) or (5) of sec-  
11                     tion 3(b) of the 401Kids Savings Account  
12                     Act of 2024 (including any gain or loss at-  
13                     tributable thereto) shall be returned to the  
14                     Treasury, and

15                         “(ii) the successor owner or bene-  
16                     ficiary of the account shall withdraw all  
17                     amounts not returned under subparagraph  
18                     (A) not later than the last day of the cal-  
19                     endar year after the calendar year in which  
20                     the death occurs.

21                     Amounts withdrawn pursuant to this subpara-  
22                     graph shall not be included in gross income of  
23                     the deceased individual or the successor owner  
24                     or beneficiary to the extent such amounts are

1 attributable to contributions to the account  
2 (and not to gain attributable thereto).”.

3 (b) CONFORMING AMENDMENTS.—

4 (1) REPORTS.—Paragraph (1) of section 529(d)  
5 of the Internal Revenue Code of 1986 is amended by  
6 inserting “, including a 401Kids Account Program  
7 under such qualified tuition program,” after “the  
8 qualified tuition program”.

9 (2) REPORTS REGARDING ROLLOVER DISTRIBUTIONS.—Paragraph (2) of section 529(d) of such  
10 Code is amended—

12 (A) by striking “subsection (c)(3)(E)” and  
13 inserting “subsection (c)(3)(E) or (f)(4)(C)”,

14 (B) by striking “Roth IRA” and inserting  
15 “Roth IRA or ABLE account”,

16 (C) by striking “the qualified tuition pro-  
17 gram” and inserting “the qualified tuition pro-  
18 gram or 401Kids Account Program”, and

19 (D) by striking “subsection (c)(3)(A)” and  
20 inserting “subsection (c)(3)(E) or (f)(4)(C)”.  
21 (3) QUALIFIED USE.—Clause (i) of section  
22 529(c)(3)(C) of such Code is amended—  
23 (A) by striking “or” at the end of sub-  
24 clause (II),

1                             (B) by redesignating subclause (III) as  
 2                             subclause (IV),

3                             (C) by inserting after subclause (II) the  
 4                             following new subclause:

5                                 “(III) to a 401Kids Savings Ac-  
 6                             count under a 401Kids Account Pro-  
 7                             gram established on behalf of the des-  
 8                             ignated beneficiary under subsection  
 9                             (f) or section 3 of the 401Kids Sav-  
 10                             ings Account Act of 2024, or”, and

11                             (D) by striking “Subclause (III) shall not  
 12                             apply” in the second sentence and inserting  
 13                             “Subclause (III) shall not apply to so much of  
 14                             a distribution which, when aggregated with  
 15                             other contributions as provided in subsection  
 16                             (f)(3)(E)(ii), exceeds the limitation under sub-  
 17                             section (f)(3)(B). Subclause (IV) shall not  
 18                             apply”.

19                             (c) EFFECTIVE DATE.—

20                             (1) IN GENERAL.—The amendments made by  
 21                             this section shall apply to taxable years beginning  
 22                             after the date of the enactment of this Act.

23                             (2) EXISTING PROGRAMS.—A qualified tuition  
 24                             program (as defined in section 529 of the Internal  
 25                             Revenue Code of 1986) of a State which includes a

1       savings account program shall be treated for taxable  
2       years beginning after the date of the enactment of  
3       this Act as meeting the requirements of section  
4       529(f) of the Internal Revenue Code of 1986, as  
5       added by this Act, if such qualified tuition program  
6       (as amended, if necessary) meets such requirements  
7       for the first taxable year beginning more than 1 year  
8       after such date of enactment.

9                 (d) REGULATIONS.—The Secretary of the Treasury  
10          (or such Secretary's delegate) shall issue such regulations  
11          or other guidance as is necessary to implement State  
12          401Kids Account Programs, including guidance—

13                         (1) regarding the personally identifying infor-  
14                         mation which is necessary for States to establish ac-  
15                         counts on behalf of individuals born in the State,

16                         (2) for informing individuals of accounts estab-  
17                         lished on their behalf, and

18                         (3) for processing accounts of deceased individ-  
19                         uals and returning Federal contributions to the  
20                         Treasury pursuant to section 529(f)(9)(B) of the In-  
21                         ternal Revenue Code of 1986.

22          **SEC. 3. ESTABLISHMENT OF FEDERAL 401KIDS ACCOUNT  
23                         PROGRAM.**

24                 (a) ESTABLISHMENT OF PROGRAM.—The Secretary  
25          of the Treasury shall, not later than December 31, 2024,

1 establish a permanent program, to be known as the “Fed-  
2 eral 401Kids Account Program”, which meets the require-  
3 ments of this section to—

4                 (1) establish and maintain a savings account  
5                 (referred to in this section as a “401Kids Savings  
6                 Account”) meeting the requirements of subsections  
7                 (b) and (c) on behalf of eligible individuals whose  
8                 State does not maintain a 401Kids Account Pro-  
9                 gram pursuant to section 529(f) of the Internal Rev-  
10                 enue Code of 1986, and

11                 (2) make contributions pursuant to paragraphs  
12                 (4) and (5) on behalf of eligible individuals to such  
13                 401Kids Savings Accounts and to accounts under  
14                 any such State 401Kids Account Program.

15                 (b) PROGRAM SPECIFICATIONS.—

16                 (1) IN GENERAL.—

17                 (A) 401KIDS SAVINGS ACCOUNTS.—The  
18                 Federal 401Kids Account Program established  
19                 under this section shall—

20                 (i) establish on behalf of each eligible  
21                 individual whose State does not maintain a  
22                 401Kids Account Program pursuant to  
23                 section 529(f) of the Internal Revenue  
24                 Code of 1986 a 401Kids Savings Account  
25                 which meets the requirements of this sub-

1                   section and subsection (c) on behalf of the  
2                   individual as of 1 year after the later of—  
3                         (I) birth or naturalization; or  
4                         (II) establishment of the program  
5                                 under this section;  
6                   and notify such individuals of the estab-  
7                   lishment of such accounts;  
8                         (ii) require the assets of each 401Kids  
9                   Savings Account established under the pro-  
10                   gram to be held by the designated custo-  
11                   dian;  
12                         (iii) within the limitations of para-  
13                   graph (3), permit contributions to be made  
14                   periodically to such 401Kids Savings Ac-  
15                   counts by direct deposit through payroll  
16                   deduction or by electronic means, and by  
17                   methods that provide access for people  
18                   with limited access to the financial system;  
19                         (iv) provide for the annual deposit  
20                   under paragraph (4) and the matching  
21                   contributions under paragraph (5) to be  
22                   made to such 401Kids Savings Accounts,  
23                   and to 401Kids Savings Accounts under  
24                   such 401Kids Account Programs estab-

1 lished and maintained by States, if applica-  
2 ble;

3 (v) as provided in subsection (c), per-  
4 mit distributions and rollovers from such  
5 401Kids Savings Accounts after the indi-  
6 vidual on whose behalf the account is es-  
7 tablished attains age 18;

8 (vi) include procedures to consolidate  
9 multiple accounts established for the same  
10 individual, including across States, and re-  
11 turn excess contributions on an annual  
12 basis, with notice provided to the parent or  
13 guardian of the individual (or, if appro-  
14 priate, to the individual) and a procedure  
15 for resolution of disputes;

16 (vii) permit, not less frequently than  
17 once per year, for an account to be moved  
18 between a State program and the Federal  
19 401Kids Account Program; and

20 (viii) ensure that such 401Kids Sav-  
21 ings Accounts are invested in accordance  
22 with subsection (e).

23 (B) REGULATIONS, ETC.—The Secretary  
24 of the Treasury shall have authority to promul-  
25 gate such regulations, rules, and other guidance

1       as are necessary to implement the Federal  
2       401Kids Account Program, and are consistent  
3       with this section and section 529(f) of the In-  
4       ternal Revenue Code of 1986, including—

5                     (i) rules regarding the provision of  
6       periodic notices to individuals and parents  
7       or guardians of individuals, as appropriate,  
8       on whose behalf accounts are established  
9       under the program, including information  
10      on account balances and activity;

11                   (ii) rules for making the deposit under  
12      paragraph (4)(A) in the case of taxpayers  
13      who are not required to file an income tax  
14      return;

15                   (iii) rules for recapture of improperly  
16      made deposits under paragraphs (4) and  
17      (5); and

18                   (iv) rules regarding beneficiary des-  
19      ignation in the case of the death of the in-  
20      dividual on whose behalf an account was  
21      established.

22                   (2) PROGRAM FOR DEPOSITS MADE WITH FED-  
23      ERAL PARTNERS.—The Secretary of the Treasury  
24      may, in fulfillment of subparagraph (A)(iii), estab-  
25      lish a program which would allow grocery stores,

1        pharmacies, banks, and other similar businesses to  
2        partner with the Federal Government to accept cash  
3        deposits from customers and to remit such deposits  
4        to the Treasury for payment into 401Kids Savings  
5        Accounts under the Federal 401Kids Account Pro-  
6        gram.

7                  (3) LIMITATIONS.—

8                  (A) CONTRIBUTION MINIMUM.—The Sec-  
9        retary of the Treasury may establish minimum  
10      amounts for initial and additional contributions  
11      to a 401Kids Savings Account under the Fed-  
12      eral 401Kids Account Program, not to exceed  
13      \$10.

14                  (B) CONTRIBUTION LIMITATION.—Con-  
15        tributions to a 401Kids Savings Account under  
16        the Federal 401Kids Account Program during  
17        any taxable year (other than contributions  
18        made under paragraphs (4) and (5)) shall not  
19        be accepted to the extent such contributions ex-  
20        ceed \$2,500.

21                  (C) LIMITATION ON PARTICIPATION.—  
22        Within a reasonable amount of time before the  
23        date an eligible individual attains age 17, the  
24        designated custodian shall provide notice to the

1           eligible individual and the parent or guardian of  
2           the eligible individual that—

3                         (i) no deposits under paragraph (4) or  
4                         (5) will be made for calendar years after  
5                         the year in which the individual attains age  
6                         18;

7                         (ii) any contributions made by any  
8                         person after the date the individual attains  
9                         age 18 will be taken into account as pro-  
10                         vided in section 529(f)(3)(F) of the Inter-  
11                         nal Revenue Code of 1986, and

12                         (iii) the individual (or, as provided,  
13                         the individual's parent or guardian) may  
14                         elect to have the account balance rolled  
15                         over or distributed as provided, and at the  
16                         time specified, in subsection (c).

17                 (4) ANNUAL DEPOSIT.—

18                 (A) IN GENERAL.—

19                         (i) ANNUAL AMOUNT.—Within a rea-  
20                         sonable amount of time (not to exceed 60  
21                         days) after the filing of the return of tax  
22                         for each taxable year by a taxpayer claim-  
23                         ing an eligible individual as a dependent,  
24                         the Secretary of the Treasury shall deposit  
25                         \$500 into the 401Kids Savings Account es-

1                   tablished for such individual under the  
2                   Federal 401Kids Account Program or a  
3                   401Kids Account Program established and  
4                   maintained by a State.

5                   (ii) ADDITIONAL AMOUNT FOR  
6                   EARNED INCOME CREDIT ELIGIBLE FAMI-  
7                   LIES.—If a credit is allowable under sec-  
8                   tion 32 of the Internal Revenue Code of  
9                   1986 to the parent or guardian or an eligi-  
10                  ble individual for a taxable year, clause (i)  
11                  shall be applied by substituting “\$750” for  
12                  “\$500”.

13                  (B) PHASEOUT.—In the case of a taxpayer  
14                  to whom subparagraph (A)(ii) does not apply,  
15                  the \$500 amount under subparagraph (A)(i)  
16                  shall be reduced (but not below zero) by \$10 for  
17                  each \$1,000 (or fraction thereof) by which the  
18                  taxpayer’s modified adjusted gross income for  
19                  the taxable year exceeds \$75,000 (\$150,000 in  
20                  the case of a joint return).

21                  (C) MARRIED COUPLES MUST FILE JOINT  
22                  RETURN.—If the taxpayer is married at the  
23                  close of the taxable year, subparagraph (A)  
24                  shall apply only if the taxpayer and the tax-

1           payer's spouse file a joint return for the taxable  
2           year.

3           (D) DEPOSIT ON BEHALF OF CHILDREN IN  
4           FOSTER CARE.—At an appropriate time each  
5           year as determined by the Secretary of the  
6           Treasury in coordination with the Administra-  
7           tion for Children and Families, such Secretary  
8           shall deposit \$750 into the 401Kids Savings  
9           Account established under the Federal 401Kids  
10          Account Program or a 401Kids Account Pro-  
11          gram established and maintained by a State for  
12          any eligible individual in foster care, in any  
13          State, with respect to whom no deposit was  
14          made for such year under subparagraph (A).

15          (5) MATCHING CONTRIBUTIONS FOR EARNED  
16          INCOME CREDIT ELIGIBLE FAMILIES.—If a credit is  
17          allowable under section 32 of the Internal Revenue  
18          Code of 1986 to the parent or guardian or an eligi-  
19          ble individual for a taxable year, the Secretary of the  
20          Treasury shall deposit, at the same time as the an-  
21          nual deposit under paragraph (4)(A), into the  
22          401Kids Savings Account established for such eligi-  
23          ble individual under the Federal 401Kids Account  
24          Program or a 401Kids Account Program established  
25          and maintained by a State an amount equal to so

1       much of the contributions made by the parent or  
2       guardian of the eligible individual to such account  
3       during the preceding taxable year as does not exceed  
4       \$250. Such deposit shall be made in addition to the  
5       deposit under paragraph (4).

6                 (6) DESIGNATED CUSTODIAN.—For purposes of  
7       this section, the designated custodian is the person  
8       designated by the Secretary of the Treasury to act  
9       as custodian of the 401Kids Savings Accounts estab-  
10      lished on behalf of participants in the Federal  
11      401Kids Account Program.

12                 (7) INFLATION ADJUSTMENTS.—

13                         (A) IN GENERAL.—In the case of any cal-  
14       endar year after 2024, the \$2,500 amount in  
15       paragraph (3)(B), the \$500 amount in para-  
16       graphs (4)(A), (4)(B), and (4)(D), the \$750  
17       amount in paragraphs (4)(A) and (4)(D), and  
18       the \$250 amount in paragraph (5) shall each be  
19       increased by an amount equal to—

20                                 (i) such dollar amount; multiplied by  
21                                 (ii) the cost-of-living adjustment de-  
22       termined under section 1(f)(3) of the In-  
23       ternal Revenue Code of 1986 for the cal-  
24       endar year, determined by substituting

1           “calendar year 2023” for “calendar year  
2           2016” in subparagraph (A)(ii) thereof.

3           (B) ROUNDING.—If any dollar amount in-  
4           creased under subparagraph (A) is not a mul-  
5           tiple of \$5, such dollar amount shall be rounded  
6           to the nearest multiple of \$5.

7           (8) ACCOUNTS MAY NOT BE ASSIGNED.—An ac-  
8           count established on behalf of an individual under  
9           the Federal 401Kids Account Program may not be  
10          pledged or assigned to any other person.

11          (9) MODIFIED ADJUSTED GROSS INCOME.—For  
12          purposes of this subsection, the term “modified ad-  
13          justed gross income” means adjusted gross income  
14          (as defined in section 62 of the Internal Revenue  
15          Code of 1986) increased by—

16           (A) any amount excluded from gross in-  
17          come under section 911 of such Code,

18           (B) any amount of interest received or ac-  
19          crued by the taxpayer during the taxable year  
20          which is exempt from tax, and

21           (C) an amount equal to the portion of the  
22          taxpayer’s social security benefits (as defined in  
23          section 86(d) of such Code) which is not in-  
24          cluded in gross income under such section 86  
25          for the taxable year.

1       (c) DISTRIBUTIONS FROM 401KIDS SAVINGS AC-  
2 COUNT.—

3               (1) IN GENERAL.—Amounts in a 401Kids Sav-  
4       ings Account under the Federal 401Kids Account  
5       Program—

6                       (A) after the date the individual on whose  
7       behalf the account was established attains age  
8       18, may be—

9                               (i) distributed to such individual in  
10      cash,

11                               (ii) transferred directly to an eligible  
12      educational institution, mortgagee, lender,  
13      or guarantor with respect to an expense  
14      described in section 529(f)(4)(E)(i) of the  
15      Internal Revenue Code of 1986, or

16                               (iii) contributed in a direct transfer to  
17      an ABLE account (as defined in section  
18      529A(e)(6) of the Internal Revenue Code  
19      of 1986) or a Roth IRA (as defined in sec-  
20      tion 408A of such Code) of the individual,  
21      and

22                       (B) if the individual whose behalf the ac-  
23      count was established does not elect to receive  
24      any such distribution, shall remain in the ac-  
25      count.

## 1                   (2) TREATMENT OF DISTRIBUTIONS.—

2                   (A) IN GENERAL.—No amount shall be in-  
3                   cludible in gross income for purposes of the In-  
4                   ternal Revenue Code of 1986 by reason of any  
5                   cash distribution from an account under the  
6                   Federal 401Kids Account Program which is  
7                   made after the date the individual on whose be-  
8                   half such account was established attains age  
9                   18, to the extent such distribution does not ex-  
10                  ceed the qualified expenses of the individual (as  
11                  defined in section 529(f)(4)(E) of such Code)  
12                  which are paid or incurred during the taxable  
13                  year of the distribution.

14                  (B) TREATMENT OF ROLLOVERS.—The  
15                  rules of section 529(f)(4)(C) of such Code shall  
16                  apply in the case of a rollover distribution de-  
17                  scribed in paragraph (1)(A)(iii).

18                  (d) ELIGIBLE INDIVIDUAL.—For purposes of this  
19                  section, with respect to any calendar year, the term “eli-  
20                  gible individual” means a child who has not attained age  
21                  18 as of the last day of such calendar year and is a citizen  
22                  of the United States.

23                  (e) INVESTMENT OF ACCOUNT ASSETS.—The Sec-  
24                  retary of the Treasury shall ensure that amounts in the  
25                  Federal 401Kids Account Program are invested so as to

1 maximize returns over the first 18 years of the life of an  
2 eligible individual on whose behalf a 401Kids Savings Ac-  
3 count is established under such program, and shall re-  
4 evaluate the investment of such amounts after an eligible  
5 individual attains age 18 to ensure amounts are available  
6 and growing for uses later in the individual's life. The Sec-  
7 retary of the Treasury may, in the Secretary's discretion,  
8 permit some or all eligible individuals to exercise control  
9 over the investment of account assets other than amounts  
10 attributable to deposits under paragraph (4) or (5) of sub-  
11 section (b) (including any gain or loss attributable there-  
12 to).

13 (f) REPORTS.—

14 (1) IN GENERAL.—The designated custodian  
15 shall make such reports regarding the Federal  
16 401Kids Account Program to the Secretary of the  
17 Treasury and to individuals on whose behalf ac-  
18 counts are established under such program with re-  
19 spect to contributions, distributions, and such other  
20 matters as the Secretary of the Treasury may re-  
21 quire. The reports required by this paragraph shall  
22 be filed at such time and in such manner and fur-  
23 nished to such individuals at such time and in such  
24 manner as may be required by the Secretary of the  
25 Treasury.

1                             (2) ROLLOVER DISTRIBUTIONS.—In the case of  
2       any distribution described in subsection  
3       (c)(1)(A)(iii), the designated custodian shall provide  
4       a report to the trustee of the Roth IRA or ABLE  
5       account to which the distribution is made. Such re-  
6       port shall be filed at such time and in such manner  
7       as the Secretary of the Treasury may require and  
8       shall include information with respect to the con-  
9       tributions, distributions, and earnings of the account  
10      under the Federal 401Kids Account program as of  
11      the date of the distribution described in subsection  
12      (c)(1)(A)(iii), together with such other matters as  
13      the Secretary of the Treasury may require.

14 **SEC. 4. TREATMENT OF ACCOUNTS UNDER CERTAIN FED-  
15                             ERAL PROGRAMS.**

16                             (a) ACCOUNT FUNDS DISREGARDED FOR PURPOSES  
17      OF CERTAIN OTHER MEANS-TESTED FEDERAL PRO-  
18      GRAMS.—Notwithstanding any other provision of Federal  
19      law that requires consideration of one or more financial  
20      circumstances of an individual, for the purpose of deter-  
21      mining eligibility to receive, or the amount of, any assist-  
22      ance or benefit authorized by such provision to be provided  
23      to or for the benefit of such individual, any amount (in-  
24      cluding earnings thereon) in an individual's account estab-  
25      lished under a 401Kids Account Program (as defined in

1 section 529(f) of the Internal Revenue Code of 1986) or  
2 the Federal 401Kids Account Program pursuant to sec-  
3 tion 3, any contributions to such account, and any dis-  
4 tribution (or portion thereof) shall be disregarded for such  
5 purpose with respect to any period during which such indi-  
6 vidual maintains, makes contributions to, or receives dis-  
7 tributions from such account, except that—

8                 (1) a distribution for qualified acquisition costs  
9                 (within the meaning of section 529(f)(4)(E)(ii) of  
10               such Code) shall not be so disregarded; and

11                 (2) any amount (including such earnings) in  
12               such account shall be considered a resource of the  
13               individual to the extent that such amount exceeds  
14               \$100,000.

15                 (b) SUSPENSION OF SSI BENEFITS DURING PERI-  
16               ODS OF EXCESSIVE ACCOUNT FUNDS.—

17                 (1) IN GENERAL.—The benefits of an individual  
18               under the supplemental security income program  
19               under title XVI of the Social Security Act shall not  
20               be terminated, but shall be suspended, by reason of  
21               excess resources of the individual attributable to an  
22               amount in the account of the individual established  
23               under a 401Kids Account Program which is not dis-  
24               regarded under subsection (a).

1                             (2) NO IMPACT ON MEDICAID ELIGIBILITY.—An  
2 individual who would be receiving payment of such  
3 supplemental security income benefits but for the  
4 application of paragraph (1) shall be treated for pur-  
5 poses of title XIX of the Social Security Act as if  
6 the individual continued to be receiving payment of  
7 such benefits.

8 **SEC. 5. DISCLOSURE OF TAXPAYER INFORMATION, ETC.**

9                             (a) IN GENERAL.—Subsection (l) of section 6103 of  
10 the Internal Revenue Code of 1986 is amended by adding  
11 at the end the following new paragraph:

12                             “(23) DISCLOSURE OF RETURN INFORMATION  
13 FOR PURPOSES OF ADMINISTRATION OF 401KIDS AC-  
14 COUNT PROGRAMS.—The Secretary shall disclose to  
15 any officer or employee of the Department of the  
16 Treasury, as necessary for the administration of the  
17 Federal 401Kids Account Program established  
18 under section 3(a) of the 401Kids Savings Account  
19 Act of 2024 and the requirements of paragraphs (4)  
20 and (5) of section 3(b) of such Act, return informa-  
21 tion relating to taxpayer identity, dependents, ad-  
22 justed gross income, and whether the taxpayer has  
23 claimed the earned income credit under section 32  
24 for the taxable year.”.

1       (b) PROHIBITION OF REDISCLOSURE.—Paragraph  
2 (3) of section 6103(a) of the Internal Revenue Code of  
3 1986 is amended by striking “or (21)” and inserting  
4 “(21), or (23)”.

5       (c) DATA SHARING.—The Secretary of the Treasury  
6 shall enter into an agreement with the Commissioner of  
7 Social Security, the Secretary of State, and the Director  
8 of the United States Citizenship and Immigration Services  
9 to share data regarding births and naturalizations of chil-  
10 dren under the age of 18 solely for purposes of—

11              (1) establishing accounts under the Federal  
12 401Kids Account Program, and  
13              (2) making deposits pursuant to paragraphs (4)  
14 and (5) of section 3.

15       (d) USE OF SOCIAL SECURITY NUMBERS.—Section  
16 205(c)(2)(C) of the Social Security Act (42 U.S.C.  
17 405(c)(2)(C)) is amended by adding at the end the fol-  
18 lowing new clause:

19                          “(xiv) The Secretary of the Treasury,  
20 for purposes of the Federal 401Kids Ac-  
21 count Program established under section  
22 3(a) of the 401Kids Savings Account Act  
23 of 2024, and any State that elects to es-  
24 tablish a 401Kids Account Program pursu-  
25 ant to section 529(f) of the Internal Rev-

1                 venue Code of 1986, are authorized to col-  
2                 lect and use the names and social security  
3                 account numbers of individuals as required  
4                 to establish and maintain such accounts.”.

**5 SEC. 6. TREASURY AUDIT OF STATE PROGRAMS.**

6                 The Secretary of the Treasury is authorized—

7                     (1) to conduct audits of 401Kids Account Pro-  
8                 grams established pursuant to section 529(f) of the  
9                 Internal Revenue Code of 1986 by States, and to as-  
10                 sume management of any such program as part of  
11                 the Federal 401Kids Account Program under section  
12                 3 in the event that such a program does not meet  
13                 the requirements of such section 529(f), and

14                     (2) to require informational reports from States  
15                 maintaining such a 401Kids Account Program.

**16 SEC. 7. STATE.**

17                 For purposes of this Act, the term “State” includes  
18                 the District of Columbia, any possession of the United  
19                 States, and any Indian tribe (as defined in section  
20                 45A(c)(6) of the Internal Revenue Code of 1986).

**21 SEC. 8. APPROPRIATION.**

22                 There is hereby appropriated to the Secretary of the  
23                 Treasury, to remain available until spent without fiscal  
24                 year limitation—

- 1                   (1) \$100,000,000 for the implementation and  
2 administration of this Act (other than the purposes  
3 described in paragraphs (2), (3), and (4));  
4                   (2) \$30,000,000 for each fiscal year beginning  
5 with fiscal year 2024 for the administration of the  
6 Federal 401Kids Account Program;  
7                   (3) such sums as are necessary to assist States  
8 in the establishment of a 401 Kids Account Program  
9 pursuant to section 529(f) of the Internal Revenue  
10 Code of 1986 (according to such procedures as the  
11 Secretary shall determine); and  
12                  (4) such sums as are necessary to make con-  
13 tributions to Federal 401Kids Accounts as required  
14 under paragraphs (4) and (5) of section 3(b).

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