### 111TH CONGRESS 1ST SESSION H.R. 2688

To amend title XIX of the Social Security Act to improve the State plan amendment option for providing home and community-based services under the Medicaid Program, and for other purposes.

### IN THE HOUSE OF REPRESENTATIVES

JUNE 3, 2009

Mr. PALLONE (for himself and Ms. DEGETTE) introduced the following bill; which was referred to the Committee on Energy and Commerce

### A BILL

- To amend title XIX of the Social Security Act to improve the State plan amendment option for providing home and community-based services under the Medicaid 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,
  - **3** SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
  - 4 (a) SHORT TITLE.—This Act may be cited as the
  - 5 "Empowered at Home Act of 2009".
  - 6 (b) TABLE OF CONTENTS.—The table of contents of
  - 7 this Act is as follows:
    - Sec. 1. Short title; table of contents.

- Sec. 101. Removal of barriers to providing home and community-based services under State plan amendment option for individuals in need.
- Sec. 102. Increase in Federal medical assistance percentage (FMAP) for the provision of home and community-based services under Medicaid through the State plan amendment option.
- Sec. 103. Annual report on use of Medicaid State plan amendment option for home and community-based services.

### TITLE II—STATE GRANTS TO FACILITATE HOME AND COMMUNITY-BASED SERVICES AND PROMOTE HEALTH

Sec. 201. Reauthorization of Medicaid investment grants and expansion of permissible uses in order to facilitate the provision of home and community-based and other long-term care services.

Sec. 202. Health promotion grants.

### TITLE III—PROMOTING AND PROTECTING COMMUNITY LIVING

- Sec. 301. Mandatory application of spousal impoverishment protections to recipients of home and community-based services.
- Sec. 302. Exclusion of 6 months of average cost of nursing facility services from assets or resources for purposes of eligibility for home and community-based services.

### TITLE IV—MISCELLANEOUS

- Sec. 401. Improved data collection.
- Sec. 402. GAO report on Medicaid home health services and the extent of consumer self-direction of such services.

# TITLE I—STRENGTHENING THE MEDICAID HOME AND COM MUNITY-BASED STATE PLAN AMENDMENT OPTION

5 SEC. 101. REMOVAL OF BARRIERS TO PROVIDING HOME

## AND COMMUNITY-BASED SERVICES UNDER STATE PLAN AMENDMENT OPTION FOR INDIVIDUALS IN NEED.

9 (a) PARITY WITH INCOME ELIGIBILITY STANDARD
10 FOR INSTITUTIONALIZED INDIVIDUALS.—Paragraph (1)
11 of section 1915(i) of the Social Security Act (42 U.S.C.)

1396n(i)) is amended by striking "150 percent of the pov erty line (as defined in section 2110(c)(5))" and inserting
 "300 percent of the supplemental security income benefit
 rate established by section 1611(b)(1)".

5 (b) AUTHORITY TO OFFER DIFFERENT TYPE,
6 AMOUNT, DURATION, OR SCOPE OF HOME AND COMMU7 NITY-BASED SERVICES.—Section 1915(i) of the Social Se8 curity Act (42 U.S.C. 1396n(i)) is amended by adding at
9 the end the following new paragraph:

10 "(6) AUTHORITY TO OFFER DIFFERENT TYPE, 11 AMOUNT, DURATION, OR SCOPE OF HOME AND COM-12 MUNITY-BASED SERVICES.—A State may offer home 13 and community-based services to individuals under 14 this paragraph that differ in type, amount, duration, 15 or scope from the home and community-based serv-16 ices offered to other such individuals, taking into ac-17 count the needs-based criteria established under 18 paragraph (1)(A), so long as such services are with-19 in the scope of services described in paragraph 20 (4)(B) of subsection (c) for which the Secretary has 21 the authority to approve a waiver and do not include 22 room or board.".

23 (c) REMOVAL OF LIMITATION ON SCOPE OF SERV24 ICES.—Paragraph (1) of section 1915(i) of the Social Se25 curity Act (42 U.S.C. 1396n(i)), as amended by sub-

1	section (a), is amended by striking "or such other services
2	requested by the State as the Secretary may approve"
3	(d) Optional Eligibility Category To Provide
4	Full Medicaid Benefits to Individuals Receiving
5	Home and Community-Based Services Under a
6	STATE PLAN AMENDMENT.—
7	(1) IN GENERAL.—Section 1902(a)(10)(A)(ii)
8	of the Social Security Act (42 U.S.C.
9	1396a(a)(10)(A)(ii)) is amended—
10	(A) in subclause (XVIII), by striking "or"
11	at the end;
12	(B) in subclause (XIX), by adding "or" at
13	the end; and
14	(C) by inserting after subclause (XIX), the
15	following new subclause:
16	"(XX) who are eligible for home
17	and community-based services under
18	needs-based criteria established under
19	paragraph $(1)(A)$ of section $1915(i)$
20	and who will receive home and com-
21	munity-based services pursuant to a
22	State plan amendment under section
23	1915(i);".
24	(2) Conforming Amendments.—

1	(A) Section $1903(f)(4)$ of the Social Secu-
2	rity Act (42 U.S.C. $1396b(f)(4)$ ) is amended in
3	the matter preceding subparagraph (A), by in-
4	serting $(1902(a)(10)(A)(ii)(XX),")$ after
5	"1902(a)(10)(A)(ii)(XIX),".
6	(B) Section 1905(a) of the Social Security
7	Act (42 U.S.C. 1396d(a)) is amended in the
8	matter preceding paragraph (1)—
9	(i) in clause (xii), by striking "or" at
10	the end;
11	(ii) in clause (xiii), by adding "or" at
12	the end; and
13	(iii) by inserting after clause (xiii) the
14	following new clause:
15	"(xiv) individuals who are eligible for home and
16	community-based services under needs-based criteria
17	established under paragraph (1)(A) of section
18	1915(i) and who will receive home and community-
19	based services pursuant to a State plan amendment
20	under such subsection,".
21	(e) Elimination of Option To Limit Number of
22	ELIGIBLE INDIVIDUALS OR LENGTH OF PERIOD FOR
23	GRANDFATHERED INDIVIDUALS IF ELIGIBILITY CRITERIA
24	Is Modified.—Paragraph (1) of section 1915(i) of such
25	Act (42 U.S.C. 1396n(i)) is amended—

(1) by striking subparagraph (C) and inserting
 the following:

"(C) PROJECTION OF NUMBER OF INDI-3 4 VIDUALS TO BE PROVIDED HOME AND COMMU-5 NITY-BASED SERVICES.—The State submits to 6 the Secretary, in such form and manner, and 7 upon such frequency as the Secretary shall 8 specify, the projected number of individuals to 9 be provided home and community-based serv-10 ices."; and

11 (2) in subclause (II) of subparagraph (D)(ii), 12 by striking "to be eligible for such services for a pe-13 riod of at least 12 months beginning on the date the 14 individual first received medical assistance for such 15 services" and inserting "to continue to be eligible for 16 such services after the effective date of the modifica-17 tion and until such time as the individual no longer 18 meets the standard for receipt of such services under 19 such pre-modified criteria".

20 (f) ELIMINATION OF OPTION TO WAIVE
21 STATEWIDENESS.—Paragraph (3) of section 1915(i) of
22 such Act (42 U.S.C. 1396n(3)) is amended by striking
23 "section 1902(a)(1) (relating to statewideness) and".

24 (g) EFFECTIVE DATE.—The amendments made by25 this section take effect on the first day of the first fiscal

year quarter that begins after the date of enactment of
 this Act.

# 3 SEC. 102. INCREASE IN FEDERAL MEDICAL ASSISTANCE 4 PERCENTAGE (FMAP) FOR THE PROVISION 5 OF HOME AND COMMUNITY-BASED SERVICES 6 UNDER MEDICAID THROUGH THE STATE 7 PLAN AMENDMENT OPTION.

8 (a) IN GENERAL.—Section 1905(b) of the Social Se-9 curity Act (42 U.S.C. 1396d(b)) is amended by adding at the end the following: "Notwithstanding the previous 10 provisions of this subsection, the Federal medical assist-11 12 ance percentage with respect to amounts expended as 13 medical assistance for home and community-based services provided through a State plan amendment that satisfies 14 the requirements of section 1915(i) shall be the enhanced 15 FMAP (as defined in section 2105(b)), but determined by 16 substituting '10 percent' for '30 percent' in such section.". 17 18 (b) EFFECTIVE DATE.—The amendment made by 19 subsection (a) shall apply to home and community-based 20 services furnished on or after October 1, 2009.

## 21 SEC. 103. ANNUAL REPORT ON USE OF MEDICAID STATE 22 PLAN AMENDMENT OPTION FOR HOME AND 23 COMMUNITY-BASED SERVICES.

The Secretary of Health and Human Services shallsubmit to Congress an annual report on the extent to

which State Medicaid plans have adopted a State plan 1 amendment under section 1915(i) of the Social Security 2 3 Act (42 U.S.C. 1396n(i)), as amended by this title, for 4 medical assistance for home and community-based services 5 for elderly and disabled individuals. Each such report shall include the number of beneficiaries who are provided serv-6 7 ices under such an amendment and on changes made in 8 the use of waiver authority under section 1915(c) of such Act (42 U.S.C. 1396n(c)) as a result of implementation 9 10 of such a State plan amendment.

# 11 TITLE II—STATE GRANTS TO FA 12 CILITATE HOME AND COMMU 13 NITY-BASED SERVICES AND 14 PROMOTE HEALTH

15SEC. 201. REAUTHORIZATION OF MEDICAID INVESTMENT16GRANTS AND EXPANSION OF PERMISSIBLE17USES IN ORDER TO FACILITATE THE PROVI-18SION OF HOME AND COMMUNITY-BASED AND19OTHER LONG-TERM CARE SERVICES.

20 (a) 2-YEAR REAUTHORIZATION; INCREASED FUND21 ING.—Section 1903(z)(4)(A) of the Social Security Act
22 (42 U.S.C. 1396b(z)(4)(A)) is amended—

(1) in clause (i), by striking "and" at the end;
(2) in clause (ii), by striking the period at the
end and inserting "; and"; and

1 (3) by inserting after clause (ii), the following 2 new clauses:

 3
 "(iii) \$150,000,000 for fiscal year

 4
 2010; and

5 "(iv) \$150,000,000 for fiscal year 6 2011.".

7 (b) EXPANSION OF PERMISSIBLE USES.—Section
8 1903(z)(2) of the Social Security Act (42 U.S.C.
9 1396b(z)(2)) is amended by adding at the end the fol10 lowing new subparagraphs:

"(G)(i) Methods for ensuring the avail-11 12 ability and accessibility of home- and commu-13 nity-based services in the State, recognizing 14 multiple delivery options that take into account 15 differing needs of individuals, through the creation or designation (in consultation with orga-16 17 nizations representing elderly individuals and 18 individuals of all ages with physical, mental, 19 cognitive, or intellectual impairments, and orga-20 nizations representing the long-term care work-21 force, including organized labor, and health 22 care and direct service providers) of one or 23 more statewide or regional public entities or 24 nonprofit organizations (such as fiscal inter-25 mediaries, agencies with choice, home care com-

1	missions, public authorities, worker associa-
2	tions, consumer-owned and controlled organiza-
3	tions (including representatives of individuals
4	with severe intellectual or cognitive impair-
5	ment), area agencies on aging, independent liv-
6	ing centers, aging and disability resource cen-
7	ters, or other disability organizations) which
8	may—
9	"(I) develop programs where qualified
10	individuals provide home- and community-
11	based services while solely or jointly em-
12	ployed by recipients of such services;
13	"(II) facilitate the training and re-
14	cruitment of qualified health and direct
15	service professionals and consumers who
16	use services;
17	"(III) recommend or develop a system
18	to set wages and benefits, and recommend
19	commensurate reimbursement rates;
20	"(IV) with meaningful ongoing in-
21	volvement from consumers and workers (or
22	their respective representatives), develop
23	procedures for the appropriate screening of
24	workers, create a registry or registries of
25	available workers, including policies and

1	procedures to ensure no interruption of
2	care for eligible individuals;
3	"(V) assist consumers in identifying
4	workers;
5	"(VI) act as a fiscal intermediary;
6	"(VII) assist workers in finding em-
7	ployment, including consumer-directed em-
8	ployment;
9	"(VIII) provide funding for disability
10	organizations, aging organizations, or
11	other organizations, to assume roles that
12	promote consumers' ability to acquire the
13	necessary skills for directing their own
14	services and financial resources; or
15	"(IX) create workforce development
16	plans on a regional or statewide basis (or
17	both), to ensure a sufficient supply of
18	qualified home and community-based serv-
19	ices workers, including reviews and anal-
20	yses of actual and potential worker short-
21	ages, training and retention programs for
22	home and community-based services work-
23	ers (which may include, as determined ap-
24	propriate by the State, allowing participa-
25	tion in such training to count as an allow-

- able work activity under the State tem-1 2 porary assistance for needy families pro-3 gram funded under part A of title IV), and 4 plans to assist consumers with finding and retaining qualified workers. 5 6 "(ii) Nothing in clause (i) shall be con-7 strued as prohibiting the use of funds made 8 available to carry out this subparagraph for 9 start-up costs associated with any of the activi-10 ties described in subclauses (I) through (IX), as 11 requiring any consumer to hire workers who are 12 listed in a worker registry developed with such 13 funds, or to limit the ability of consumers to 14 hire or fire their own workers. 15 "(H) Methods for providing an integrated and efficient system of long-term care through
- 16 17 a review of the Federal, State, local, and pri-18 vate long-term care resources, services, and 19 supports available to elderly individuals and in-20 dividuals of all ages with physical, mental, cog-21 nitive, or intellectual impairments and the de-22 velopment and implementation of a plan to fully 23 integrate such resources, services, and supports 24 by aggregating such resources, services, and 25 supports to create a consumer-centered and

cost-effective resource and delivery system and
 expanding the availability of home and commu nity-based services, and that is designed to re sult in administrative savings, consolidation of
 common activities, and the elimination of re dundant processes.".

7 (c) Allocation of Funds.—

8 (1) ELIMINATION OF CURRENT LAW REQUIRE9 MENTS FOR ALLOCATION OF FUNDS.—Section
10 1903(z)(4)(B) of the Social Security Act (42 U.S.C.
11 1396b(z)(4)(B)) is amended by striking the second
12 and third sentences.

13 (2) Assurance of funds to facilitate the 14 PROVISION OF HOME AND COMMUNITY-BASED SERV-15 ICES AND INTEGRATED SYSTEMS OF LONG-TERM 16 CARE.—Section 1903(z)(4)(B) of the Social Security 17 Act (42 U.S.C. 1396b(z)(4)(B)), as amended by 18 paragraph (1), is amended by inserting after the 19 first sentence the following new sentence: "Such 20 method shall provide that 50 percent of such funds 21 shall be allocated among States that design pro-22 grams to adopt the innovative methods described in 23 subparagraph (G) or (H) (or both) of paragraph (2).". 24

2 1903(z) of such Act is amended by striking "TRANS-FORMATION" and inserting "INVESTMENT". 3 4 (e) CLARIFICATION.—Such section is further amend-5 ed by adding at the end the following new paragraph: 6 "(6) CLARIFICATION OF PROTECTION OF BENE-7 FICIARIES.—Nothing in this section shall be con-8 strued as authorizing States to use payments pro-9 vided under this subsection for the purpose of lim-10 iting eligibility or benefits under this title.". 11 (f) EFFECTIVE DATE.—The amendments made by 12 this section take effect on October 1, 2009. 13 SEC. 202. HEALTH PROMOTION GRANTS. 14 (a) DEFINITIONS.—In this section: 15 (1) ELIGIBLE MEDICAID BENEFICIARY.—The term "eligible Medicaid beneficiary" means an indi-16 17 vidual who is enrolled in the State Medicaid plan 18 under title XIX of the Social Security Act and—

- 19 (A) has attained the age of 60 and is not20 a resident of a nursing facility; or
- 21 (B) is an adult with a physical, mental,
  22 cognitive, or intellectual impairment.

23 (2) ELIGIBLE STATE.—The term "eligible
24 State" means a State that submits an application to

(d) RENAMING PROGRAM.—The heading of section

1

the Secretary for a grant under this section, in such
 form and manner as the Secretary shall require.

(3)3 EVIDENCE-AND COMMUNITY-BASED PROGRAM.—The 4 HEALTH PROMOTION term "evidence- and community-based health promotion 5 6 program" means a community-based program (such 7 as a program for chronic disease self-management, 8 physical or mental activity, falls prevention, smoking 9 cessation, or dietary modification) that has been ob-10 jectively evaluated and found to improve health out-11 comes or meet health promotion goals by preventing, 12 delaying, or decreasing the severity of physical, men-13 tal, cognitive, or intellectual impairment and that 14 meets generally accepted standards for best profes-15 sional practice.

16 (4) SECRETARY.—The term "Secretary" means
17 the Secretary of Health and Human Services.

18 (b) AUTHORITY TO CONDUCT DEMONSTRATION 19 PROJECT.—The Secretary shall award grants on a com-20 petitive basis to eligible States to conduct in accordance 21 with this section an evidence- and community-based health 22 promotion program that is designed to achieve the fol-23 lowing objectives with respect to eligible Medicaid bene-24 ficiaries: (1) LIFESTYLE CHANGES.—To empower eligible
 Medicaid beneficiaries to take more control over
 their own health through lifestyle changes that have
 proven effective in reducing the effects of chronic
 disease and slowing the progression of disability.

6 (2) DIFFUSION.—To mobilize the Medicaid, 7 aging, disability, public health, and nonprofit net-8 works at the State and local levels to accelerate the 9 translation of credible research into practice through 10 the deployment of low-cost evidence-based health 11 promotion and disability prevention programs at the 12 community level.

(c) SELECTION AND AMOUNT OF GRANT AWARDS.—
14 In awarding grants to eligible States under this section
15 and determining the amount of the awards, the Secretary
16 shall—

17 (1) take into consideration the manner and ex18 tent to which the eligible State proposes to achieve
19 the objectives specified in subsection (b); and

20 (2) give preference to eligible States pro21 posing—

(A) programs through public service provider organizations or other organizations with
expertise in serving eligible Medicaid beneficiaries;

1	(B) strong State-level collaboration across,
2	Medicaid agencies, State units on aging, State
3	independent living councils, State associations
4	of Area Agencies on Aging, and State agencies
5	responsible for public health; or
6	(C) interventions that have already dem-
7	onstrated effectiveness and replicability in a
8	community-based, nonmedical setting.
9	(d) USE OF FUNDS.—An eligible State awarded a
10	grant under this section shall use the funds awarded to
11	develop, implement, and sustain high quality evidence- and
12	community-based health promotion programs. As a condi-
13	tion of being awarded such a grant, an eligible State shall
14	agree to—
15	(1) implement such programs in at least 3 geo-
16	graphic areas of the State; and
17	Starting at our of the former, and
	(2) develop the infrastructure and partnerships
18	
18 19	(2) develop the infrastructure and partnerships
	(2) develop the infrastructure and partnerships that will be necessary over the long-term to effec-
19	(2) develop the infrastructure and partnerships that will be necessary over the long-term to effec- tively embed evidence- and community-based health
19 20	(2) develop the infrastructure and partnerships that will be necessary over the long-term to effec- tively embed evidence- and community-based health promotion programs for eligible Medicaid bene-
19 20 21	(2) develop the infrastructure and partnerships that will be necessary over the long-term to effec- tively embed evidence- and community-based health promotion programs for eligible Medicaid bene- ficiaries within the statewide health, aging, dis-
19 20 21 22	(2) develop the infrastructure and partnerships that will be necessary over the long-term to effec- tively embed evidence- and community-based health promotion programs for eligible Medicaid bene- ficiaries within the statewide health, aging, dis- ability, and long-term care systems.

ganizers, and others in developing evidence- and commu-1 2 nity-based health promotion programs. 3 (f) PAYMENTS TO ELIGIBLE STATES; CARRYOVER OF 4 UNUSED GRANT AMOUNTS.— 5 (1) PAYMENTS.—For each calendar quarter of 6 a fiscal year that begins during the period for which 7 an eligible State is awarded a grant under this sec-8 tion, the Secretary shall pay to the State from its 9 grant award for such fiscal year an amount equal to the lesser of— 10 11 (A) the amount of qualified expenditures 12 made by the State for such quarter; or 13 (B) the total amount remaining in such 14 grant award for such fiscal year (taking into 15 account the application of paragraph (2)). 16 (2) CARRYOVER OF UNUSED AMOUNTS.—Any 17 portion of a State grant award for a fiscal year 18 under this section remaining available at the end of 19 such fiscal year shall remain available for making 20 payments to the State for the next 4 fiscal years, 21 subject to paragraph (3). 22 (3)REAWARDING CERTAIN OF UNUSED 23 AMOUNTS.—In the case of a State that the Sec-24 retary determines has failed to meet the conditions 25 for continuation of a demonstration project under this section in a succeeding year, the Secretary shall
rescind the grant award for each succeeding year,
together with any unspent portion of an award for
prior years, and shall add such amounts to the appropriation for the immediately succeeding fiscal
year for grants under this section.

7 (4) PREVENTING DUPLICATION OF PAYMENT. 8 The payment under a demonstration project with re-9 spect to qualified expenditures shall be in lieu of any 10 payment with respect to such expenditures that 11 would otherwise be paid to the State under section 12 1903(a) of the Social Security Act (42 U.S.C. 13 1396a(a)). Nothing in the previous sentence shall be 14 construed as preventing a State from being paid 15 under such section for expenditures in a grant year 16 for which payment is available under such section 17 1903(a) after amounts available to pay for such ex-18 penditures under the grant awarded to the State 19 under this section for the fiscal year have been ex-20 hausted.

(g) EVALUATION.—Not later than 3 years after the
date on which the first grant is awarded to an eligible
State under this section, the Secretary shall, by grant,
contract, or interagency agreement, conduct an evaluation
of the demonstration projects carried out under this sec-

2	cost outcomes for eligible Medicaid beneficiaries and in-
3	cludes information relating to the quality, infrastructure,
4	sustainability, and effectiveness of such projects.
5	(h) APPROPRIATIONS.—There are appropriated, from
6	any funds in the Treasury not otherwise appropriated, the
7	following amounts to carry out this section:
8	(1) GRANTS TO STATES.—For grants to States,
9	to remain available until expended—
10	(A) \$4,000,000 for fiscal year 2010;
11	(B) \$6,000,000 for fiscal year 2011;
12	(C) \$8,000,000 for fiscal year 2012;
13	(D) \$10,000,000 for fiscal year 2013; and
14	(E) \$12,000,000 for fiscal year 2014.
15	(2) TECHNICAL ASSISTANCE.—For the provi-
16	sion of technical assistance through such center in
17	accordance with subsection (e)—
18	(A) \$800,000 for fiscal year 2010;
19	(B) \$1,200,000 for fiscal year 2011;
20	(C) \$1,600,000 for fiscal year 2012;
21	(D) \$2,000,000 for fiscal year 2013; and
22	(E) \$2,400,000 for fiscal year 2014.
23	(3) EVALUATION.—For conducting the evalua-
24	tion required under subsection (g), \$4,000,000 for
25	fiscal year 2012.

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## 1**TITLE III—PROMOTING AND**2**PROTECTING COMMUNITY**3**LIVING**

4 SEC. 301. MANDATORY APPLICATION OF SPOUSAL IMPOV-

5 ERISHMENT PROTECTIONS TO RECIPIENTS 6 OF HOME AND COMMUNITY-BASED SERVICES.

(a) IN GENERAL.—Section 1924(h)(1)(A) of the Social Security Act (42 U.S.C. 1396r–5(h)(1)(A)) is amended by striking "(at the option of the State) is described
in section 1902(a)(10)(A)(ii)(VI)" and inserting "is eligible for medical assistance for home and community-based
services under subsection (c), (d), (e), (i), or (k) of section
1915".

14 (b) EFFECTIVE DATE.—The amendment made by15 subsection (a) takes effect on October 1, 2009.

16SEC. 302. EXCLUSION OF 6 MONTHS OF AVERAGE COST OF17NURSING FACILITY SERVICES FROM ASSETS18OR RESOURCES FOR PURPOSES OF ELIGI-19BILITY FOR HOME AND COMMUNITY-BASED

### 20 SERVICES.

(a) IN GENERAL.—Section 1917 of the Social Security Act (42 U.S.C. 1396p) is amended by adding at the
end the following new subsection:

24 "(i) EXCLUSION OF 6 MONTHS OF AVERAGE COST25 OF NURSING FACILITY SERVICES FROM HOME AND COM-

MUNITY-BASED SERVICES ELIGIBILITY 1 DETERMINA-2 TIONS.—Notwithstanding any other provision of law, each State shall exclude from any determination of an individ-3 4 ual's assets or resources, for purposes of determining the 5 eligibility of the individual for medical assistance for home 6 and community-based services under subsection (c), (d), 7 (e), (i), or (k) of section 1915 (if a State imposes an limi-8 tation on assets or resources for purposes of eligibility for 9 such services), an amount equal to six times the amount 10 applicable under subsection (c)(1)(E)(ii)(II) (at the time such determination is made).". 11

12 (b) RULE OF CONSTRUCTION.—Nothing in the 13 amendment made by subsection (a) shall be construed as 14 affecting a State's option to apply less restrictive meth-15 odologies under section 1902(r)(2) for purposes of deter-16 mining income and resource eligibility for individuals spec-17 ified in that section.

18 (c) EFFECTIVE DATE.—The amendment made by19 subsection (a) takes effect on October 1, 2009.

### 20 TITLE IV—MISCELLANEOUS

### 21 SEC. 401. IMPROVED DATA COLLECTION.

(a) SECRETARIAL REQUIREMENT TO REVISE DATA
REPORTING FORMS AND SYSTEMS TO ENSURE UNIFORM
AND CONSISTENT REPORTING BY STATES.—Not later
than 6 months after the date of enactment of this Act,

the Secretary of Health and Human Services, acting 1 through the Administrator of the Centers for Medicare & 2 3 Medicaid Services, shall revise CMS Form 372, CMS 4 Form 64, and CMS Form 64.9 (or any successor forms) 5 and the Medicaid Statistical Information Statistics 6 (MSIS) claims processing system to ensure that, with re-7 spect to any State that provides medical assistance to indi-8 viduals under a waiver or State plan amendment approved 9 under subsection (c), (d), (e), (i), (j), or (k) of section 10 1915 of the Social Security Act (42 U.S.C. 1396n), the State reports to the Secretary, not less than annually and 11 in a manner that is consistent and uniform for all States 12 13 (and, in the case of medical assistance provided under a waiver or State plan amendment under any such sub-14 15 section for home- and community-based services, in a manner that is consistent and uniform with the data re-16 17 quired to be reported for purposes of monitoring or evalu-18 ating the provision of such services under the State plan 19 or under a waiver approved under section 1115 of the So-20 cial Security Act (42 U.S.C. 1315) to provide such serv-21 ices) the following data:

(1) The total number of individuals provided
medical assistance for such services under each waiver to provide such services conducted by the State

1	and each State plan amendment option to provide
2	such services elected by the State.
3	(2) The total amount of expenditures incurred
4	for such services under each such waiver and State
5	plan amendment option, disaggregated by expendi-
6	tures for medical assistance and administrative or
7	other expenditures.
8	(3) The types of such services provided by the
9	State under each such waiver and State plan amend-
10	ment option.
11	(4) The number of individuals on a waiting list
12	(if any) to be enrolled under each such waiver and
13	State plan amendment option or to receive services
14	under each such waiver and State plan amendment
15	option.
16	(5) With respect to home health services, pri-
17	vate duty nursing services, case management serv-
18	ices, and rehabilitative services provided under each
19	such waiver and State plan amendment option, the
20	total number of individuals provided each type of
21	such services, the total amount of expenditures in-
22	curred for each type of services, and whether each
23	such service was provided for long-term care or
24	acute care purposes.

1 (b) PUBLIC AVAILABILITY.—Not later than 6 months 2 after the date of enactment of this Act, the Secretary of 3 Health and Human Services, acting through the Adminis-4 trator of the Centers for Medicare & Medicaid Services, 5 shall make publicly available, in a State identifiable manner, the data described in subsection (a) through an Inter-6 7 net website and otherwise as the Secretary determines ap-8 propriate.

### 9 SEC. 402. GAO REPORT ON MEDICAID HOME HEALTH SERV10 ICES AND THE EXTENT OF CONSUMER SELF11 DIRECTION OF SUCH SERVICES.

12 (a) STUDY.—The Comptroller General of the United 13 States shall study the provision of home health services under State Medicaid plans under title XIX of the Social 14 15 Security Act. Such study shall include an examination of the extent to which there are variations among the States 16 with respect to the provision of home health services in 17 general under State Medicaid plans, including the extent 18 19 to which such plans impose limits on the types of services that a home health aide may provide a Medicaid bene-20 21 ficiary and the extent to which States offer consumer self-22 direction of such services or allow for other consumer-ori-23 ented policies with respect to such services.

(b) REPORT.—Not later than 1 year after the dateof enactment of this Act, the Comptroller General shall

submit a report to Congress on the results of the study
 conducted under subsection (a), together with such rec ommendations for legislative or administrative changes as
 the Comptroller General determines appropriate in order
 to provide home health services under State Medicaid
 plans in accordance with identified best practices for the
 provision of such services.