115TH CONGRESS 1ST SESSION

S. 1829

To amend title V of the Social Security Act to extend the Maternal, Infant, and Early Childhood Home Visiting Program.

IN THE SENATE OF THE UNITED STATES

September 19, 2017

Mr. Grassley (for himself, Mr. Menendez, Mr. Blunt, Mr. Casey, Mr. Gardner, Mr. Cardin, and Mr. Brown) introduced the following bill; which was read twice and referred to the Committee on Finance

A BILL

To amend title V of the Social Security Act to extend the Maternal, Infant, and Early Childhood Home Visiting Program.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Strong Families Act
- 5 of 2017".
- 6 SEC. 2. CONTINUING EVIDENCE-BASED HOME VISITING
- 7 PROGRAM.
- 8 Section 511(j)(1)(H) of the Social Security Act (42
- 9 U.S.C. 711(j)(1)(H)) is amended by striking "fiscal year

1	2017" and inserting "each of fiscal years 2017 through
2	2022".
3	SEC. 3. CONTINUING TO DEMONSTRATE RESULTS TO HELP
4	FAMILIES.
5	(a) Require Service Delivery Models To Dem-
6	ONSTRATE IMPROVEMENT IN APPLICABLE BENCHMARK
7	Areas.—Section 511 of the Social Security Act (42
8	U.S.C. 711) is amended in each of subsections (d)(1)(A)
9	and (h)(4)(A) by striking "each of".
10	(b) Demonstration of Improvements in Subse-
11	QUENT YEARS.—Section 511(d)(1) of such Act (42 U.S.C.
12	711(d)(1)) is amended by adding at the end the following:
13	"(D) Demonstration of improvements
14	IN SUBSEQUENT YEARS.—
15	"(i) Continued measurement of
16	IMPROVEMENT IN APPLICABLE BENCH-
17	MARK AREAS.—The eligible entity, after
18	demonstrating improvements for eligible
19	families as specified in subparagraphs (A)
20	and (B), shall continue to track and re-
21	port, not later than 30 days after the end
22	of fiscal year 2020 and every 3 years
23	thereafter, information demonstrating that
24	the program results in improvements for
25	the eligible families participating in the

program in at least 4 of the areas specified in subparagraph (A) that the service delivery model or models selected by the entity are intended to improve.

> "(ii) Corrective action plan.—If the eligible entity fails to demonstrate improvement in at least 4 of the areas specified in subparagraph (A), as compared to eligible families who do not receive services under an early childhood home visitation program, the entity shall develop and implement a plan to improve outcomes in each of the areas specified in subparagraph (A) that the service delivery model or models selected by the entity are intended to improve, subject to approval by the Secretary. The plan shall include provisions for the Secretary to monitor implementation of the plan and conduct continued oversight of the program, including through submission by the entity of regular reports to the Secretary.

> "(iii) TECHNICAL ASSISTANCE.—The Secretary shall provide an eligible entity required to develop and implement an im-

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provement plan under clause (ii) with technical assistance to develop and implement the plan. The Secretary may provide the technical assistance directly or through grants, contracts, or cooperative agreements.

"(iv) No improvement or failure to submit report.—If the Secretary determines after a period of time specified by the Secretary that an eligible entity implementing an improvement plan under clause (ii) has failed to demonstrate any improvement in at least 4 of the areas specified in subparagraph (A), or if the Secretary determines that an eligible entity has failed to submit the report required by clause (i), the Secretary shall terminate the grant made to the entity under this section and may include any unexpended grant funds in grants made to nonprofit organizations under subsection (h)(2)(B).".

22 (c) Including Information on Applicable
23 Benchmarks in Application.—Section 511(e)(5) of
24 such Act (42 U.S.C. 711(e)(5)) is amended by inserting
25 "that the service delivery model or models selected by the

- 1 entity are intended to improve" before the period at the
- 2 end.
- 3 SEC. 4. REVIEWING STATEWIDE NEEDS TO TARGET RE-
- 4 SOURCES.
- 5 Section 511(b)(1) of the Social Security Act (42
- 6 U.S.C. 711(b)(1)) is amended by striking "Not later
- 7 than" and all that follows through "section 505(a))" and
- 8 inserting "Each State shall, as a condition of receiving
- 9 payments from an allotment for the State under section
- 10 502, conduct a statewide needs assessment (which may be
- 11 separate from but in coordination with the statewide needs
- 12 assessment required under section 505(a) and which shall
- 13 be reviewed and updated by the State not later than Octo-
- 14 ber 1, 2020)".
- 15 SEC. 5. IMPROVING THE LIKELIHOOD OF SUCCESS IN
- 16 HIGH-RISK COMMUNITIES.
- 17 Section 511(d)(4)(A) of the Social Security Act (42
- 18 U.S.C. 711(d)(4)(A)) is amended by inserting ", taking
- 19 into account the staffing, community resource, and other
- 20 requirements to operate at least one approved model of
- 21 home visiting and demonstrate improvements for eligible
- 22 families" before the period.

1 SEC. 6. OPTION TO FUND EVIDENCE-BASED HOME VISITING

2	ON A PAY FOR OUTCOME BASIS.
3	(a) In General.—Section 511(c) of the Social Secu-
4	rity Act (42 U.S.C. 711(c)) is amended by redesignating
5	paragraphs (3) and (4) as paragraphs (4) and (5), respec-
6	tively, and by inserting after paragraph (2) the following:
7	"(3) Authority to use grant for a pay
8	FOR OUTCOMES INITIATIVE.—An eligible entity to
9	which a grant is made under paragraph (1) may use
10	up to 25 percent of the grant for outcomes or suc-
11	cess payments related to a pay for outcomes initia-
12	tive that will not result in a reduction of funding for
13	services delivered by the entity under a childhood
14	home visitation program under this section while the
15	eligible entity develops or operates such an initia-
16	tive.".
17	(b) Definition of Pay for Outcomes Initia-
18	TIVE.—Section 511(k) of such Act (42 U.S.C. 711(k)) is
19	amended by adding at the end the following:
20	"(4) Pay for outcomes initiative.—The
21	term 'pay for outcomes initiative' means a perform-
22	ance-based grant, contract, cooperative agreement,
23	or other agreement awarded by a public entity in
24	which a commitment is made to pay for improved

outcomes that result in social benefit and direct cost

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1	savings or cost avoidance to the public sector. Such
2	an initiative shall include—
3	"(A) a feasibility study that describes how
4	the proposed intervention is based on evidence
5	of effectiveness;
6	"(B) a rigorous, third-party evaluation
7	that uses experimental or quasi-experimental
8	design or other research methodologies that
9	allow for the strongest possible causal infer-
10	ences to determine whether the initiative has
11	met its proposed outcomes;
12	"(C) an annual, publicly available report
13	on the progress of the initiative; and
14	"(D) a requirement that payments are
15	made to the recipient of a grant, contract, or
16	cooperative agreement only when agreed upon
17	outcomes are achieved, except that this require-
18	ment shall not apply with respect to payments
19	to a third party conducting the evaluation de-
20	scribed in subparagraph (B).".
21	(c) Extended Availability of Funds.—Section
22	511(j)(3) of such Act (42 U.S.C. 711(j)(3)) is amended—
23	(1) by striking "(3) Availability.—Funds"
24	and inserting the following:
25	"(3) Availability.—

1	"(A) In general.—Except as provided in
2	subparagraph (B), funds"; and
3	(2) by adding at the end the following:
4	"(B) Funds for pay for outcomes ini-
5	TIATIVES.—Funds made available to an eligible
6	entity under this section for a fiscal year (or
7	portion of a fiscal year) for a pay for outcomes
8	initiative shall remain available for expenditure
9	by the eligible entity for not more than 10 years
10	after the funds are so made available.".
11	SEC. 7. DATA EXCHANGE STANDARDS FOR IMPROVED
12	INTEROPERABILITY.
13	(a) In General.—Section 511(h) of the Social Secu-
14	rity Act (42 U.S.C. 711(h)) is amended by adding at the
15	end the following:
16	"(5) Data exchange standards for im-
17	PROVED INTEROPERABILITY.—
18	"(A) Designation and use of data ex-
19	CHANGE STANDARDS.—
20	"(i) Designation.—The head of the
21	department or agency responsible for ad-
22	ministering a program funded under this
23	section shall, in consultation with an inter-
24	agency work group established by the Of-
25	fice of Management and Budget and con-

1	sidering State government perspectives,
2	designate data exchange standards for nec-
3	essary categories of information that a
4	State agency operating the program is re-
5	quired to electronically exchange with an-
6	other State agency under applicable Fed-
7	eral law.
8	"(ii) Data exchange standards
9	MUST BE NONPROPRIETARY AND INTER-
10	OPERABLE.—The data exchange standards
11	designated under clause (i) shall, to the ex-
12	tent practicable, be nonproprietary and
13	interoperable.
14	"(iii) Other requirements.—In
15	designating data exchange standards under
16	this paragraph, the Secretary shall, to the
17	extent practicable, incorporate—
18	"(I) interoperable standards de-
19	veloped and maintained by an inter-
20	national voluntary consensus stand-
21	ards body, as defined by the Office of
22	Management and Budget;
23	"(II) interoperable standards de-
24	veloped and maintained by intergov-
25	ernmental partnerships, such as the

1	National Information Exchange
2	Model; and
3	"(III) interoperable standards
4	developed and maintained by Federal
5	entities with authority over con-
6	tracting and financial assistance.
7	"(B) Data exchange standards for
8	FEDERAL REPORTING.—
9	"(i) Designation.—The head of the
10	department or agency responsible for ad-
11	ministering a program referred to in this
12	section shall, in consultation with an inter-
13	agency work group established by the Of-
14	fice of Management and Budget, and con-
15	sidering State government perspectives,
16	designate data exchange standards to gov-
17	ern Federal reporting and exchange re-
18	quirements under applicable Federal law.
19	"(ii) Requirements.—The data ex-
20	change reporting standards required by
21	clause (i) shall, to the extent practicable—
22	"(I) incorporate a widely accept-
23	ed, nonproprietary, searchable, com-
24	puter-readable format;

1	"(II) be consistent with and im-
2	plement applicable accounting prin-
3	ciples;
4	"(III) be implemented in a man-
5	ner that is cost-effective and improves
6	program efficiency and effectiveness;
7	and
8	"(IV) be capable of being contin-
9	ually upgraded as necessary.
10	"(iii) Incorporation of nonpropri-
11	ETARY STANDARDS.—In designating data
12	exchange standards under this paragraph,
13	the Secretary shall, to the extent prac-
14	ticable, incorporate existing nonproprietary
15	standards, such as the eXtensible Mark up
16	Language.
17	"(iv) Rule of construction.—
18	Nothing in this paragraph shall be con-
19	strued to require a change to existing data
20	exchange standards for Federal reporting
21	about a program referred to in this sec-
22	tion, if the head of the department or
23	agency responsible for administering the
24	program finds the standards to be effective
25	and efficient.".

- 1 (b) Effective Date.—The amendment made by
- 2 subsection (a) shall take effect on the date that is 2 years

3 after the date of enactment of this Act.

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