

114TH CONGRESS  
1ST SESSION

# S. 1964

To amend parts B and E of title IV of the Social Security Act to invest in funding prevention and family services to help keep children safe and supported at home with their families, and for other purposes.

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## IN THE SENATE OF THE UNITED STATES

AUGUST 5, 2015

Mr. WYDEN (for himself, Ms. STABENOW, Mr. CASEY, Mr. BENNET, Mr. BROWN, Ms. CANTWELL, Mr. SCHUMER, and Mr. MENENDEZ) introduced the following bill; which was read twice and referred to the Committee on Finance

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## A BILL

To amend parts B and E of title IV of the Social Security Act to invest in funding prevention and family services to help keep children safe and supported at home with their families, 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 “Family Stability and Kinship Care Act of 2015”.

6       (b) TABLE OF CONTENTS.—The table of contents for  
7 this Act is as follows:

See. 1. Short title; table of contents.  
Sec. 2. Findings.  
Sec. 3. Purpose.  
See. 4. Time-limited family services under part E of title IV of the Social Security Act.  
See. 5. Ensuring funding under part B of title IV of the Social Security Act for prevention and post-permanency support.  
See. 6. Effective date.

**1 SEC. 2. FINDINGS.**

2 Congress makes the following findings:

3 (1) Our Nation's child welfare financing system  
4 gives States and Indian Tribes few resources to invest in prevention and family services that help keep  
5 children safely at home or in the care of other family  
6 members.

7 (2) Title IV-E of the Social Security Act currently provides States and Indian Tribes with mandatory Federal funding support for children only after they are placed in foster care. Title IV-E provides few incentives for State and tribal efforts to prevent the need for out-of-home placements of children or to reduce the time children spend in foster care.

8 (3) In contrast, State and tribal innovations implemented through title IV-E waivers suggest that permitting State and tribal spending under title IV-E for front end prevention and family services may help reduce the prevalence and length of foster care

1 placements while maintaining or improving safety  
2 and permanency outcomes for children.

3 (4) Additionally, State experiences with sub-  
4 sidized guardianship demonstrate that when children  
5 cannot remain with their parents, children placed  
6 with relatives or kin experience greater stability than  
7 children placed with non-relative foster families.  
8 Kinship or relative care reduces the emotional trau-  
9 ma associated with separation from parents, helps  
10 keep siblings together, and preserves cultural herit-  
11 age and community bonds. Providing supportive  
12 services to relatives and kin can reduce the number  
13 of children entering or re-entering foster care.

14 (5) At the same time, current Federal funding  
15 for broad, community-based, primary prevention pro-  
16 grams through title IV-B is too limited to ade-  
17 quately reach the number of families in need.

18 (6) Greater access to prevention and family  
19 services will help keep children safe and supported  
20 at home with their parents or other family members,  
21 give States and Indian Tribes the flexibility to adapt  
22 evidence-based support services to the specific needs  
23 of each family, and ensure that States and Indian  
24 Tribes are held accountable for allocating services in  
25 ways that maximize safety and permanency for chil-

1       dren, while minimizing the prevalence of lengthy fos-  
2       ter care placements.

### **3 SEC. 3. PURPOSE.**

4 The purpose of this Act is to enable States to provide  
5 enhanced support to children and families and prevent fos-  
6 ter care placements through the provision of time-limited  
7 family services and expanded kinship supports.

## **8 SEC. 4. TIME-LIMITED FAMILY SERVICES UNDER PART E OF**

10 (a) TIME-LIMITED FAMILY SERVICES DEFINED.—  
11 Section 475 of such Act (42 U.S.C. 675) is amended by  
12 adding at the end the following:

13           “(13)(A) The term ‘time-limited family services’  
14       means supports and services that are among the  
15       services and supports specified in subparagraph (B)  
16       and that are provided to a child or to the parents  
17       or potential or designated kin caregivers of a child  
18       described in subparagraph (C) during a 12-month  
19       period that begins on a date described in subpara-  
20       graph (D). Such individuals shall remain eligible for  
21       time-limited family services for a full 12-month pe-  
22       riod without regard to whether any such individuals  
23       cease to be described in subparagraph (C) after the  
24       period begins.

1           “(B) The services and supports described in  
2 this subparagraph are the following:

3           “(i) Parenting and family skills training  
4 and parent education, including parent advocates,  
5 peer-to-peer mentoring and support groups for parents, primary caregivers, and potential kinship caregivers.

6           “(ii) Individual, group, and family counseling, mentoring, and therapy, including intensive family preservation or reunification programs and trauma-informed care.

7           “(iii) Services or assistance to address barriers to family preservation and reunification, including mental health needs, domestic violence, substance abuse, and inadequate housing.

8           “(iv) Crisis assistance or services to stabilize families in times of crisis or facilitate kinship placement, such as transportation, clothing, household goods, assistance with housing and utility payments, child care, respite care, and assistance connecting families with other community-based services.

9           “(C) Individuals described in this subparagraph  
10 are the following:

1                 “(i) A child who is a candidate for foster  
2                 care (as defined in paragraph 14) but can re-  
3                 main safely at home or in a kinship placement  
4                 with receipt of specified time-limited family  
5                 services.

6                 “(ii) A child in foster care (without regard  
7                 to whether the child is or would be eligible for  
8                 payments under section 472 or 473).

9                 “(iii) A child in foster care who is a preg-  
10                 nant or parenting foster youth.

11                 “(iv) Parents or potential or designated  
12                 kin caregivers of a child described in clause (i),  
13                 (ii), or (iii) when their service needs are directly  
14                 related to the safety, permanence, or well-being  
15                 of the child or to the child’s ability not to enter  
16                 or re-enter foster care.

17                 “(D) The dates described in this subparagraph  
18                 are the following:

19                 “(i) The date on which a child is identified  
20                 in a case plan as a child who is a candidate for  
21                 foster care (as defined in paragraph (14)).

22                 “(ii) The date on which a child is consid-  
23                 ered to have entered foster care pursuant to  
24                 paragraph (5)(F).

1                 “(iii) The date on which a child is identi-  
2                 fied in a case plan as a pregnant or parenting  
3                 foster youth in need of time-limited family serv-  
4                 ices.

5                 “(14) The term ‘child who is a candidate for foster  
6                 care’ means, a child who is identified in a case plan as  
7                 being at imminent risk of entering or re-entering foster  
8                 care (without regard to whether the child is or would be  
9                 eligible for payments under section 472 or 473) but who  
10                 can remain safely in the child’s current home or in a kin-  
11                 ship placement as long as the time-limited family services  
12                 that are necessary to prevent the child’s entry or reentry  
13                 into foster care are provided. Such term includes a child  
14                 whose adoption or guardianship arrangement is at risk of  
15                 a disruption or dissolution that would result in a foster  
16                 care placement.”.

17                 (b) REQUIREMENTS.—Section 471 of such Act (42  
18                 U.S.C. 671) is amended—

19                 (1) in subsection (a)(1), by striking “and” and  
20                 all that follows through the semicolon and inserting  
21                 “, adoption assistance in accordance with section  
22                 473, and, at the option of the State, time-limited  
23                 family services in accordance with subsection (e);”;  
24                 and

25                 (2) by adding at the end the following:

1       “(e) REQUIREMENTS FOR TIME-LIMITED FAMILY  
2 SERVICES.—

3           “(1) IN GENERAL.—A State may provide time-  
4 limited family services (as defined in section  
5 475(13)) to individuals described in subparagraph  
6 (C) of section 475(13) only if the State—

7              “(A) submits as part of the State plan re-  
8 quired under subsection (a) a time-limited fam-  
9 ily services plan component that meets the re-  
10 quirements of paragraph (2); and

11             “(B) satisfies the general requirements  
12 specified in paragraph (3) and the maintenance  
13 of effort requirements specified in (5).

14           “(2) TIME-LIMITED FAMILY SERVICES PLAN  
15 COMPONENT.—In order to meet the requirements of  
16 this paragraph, a time-limited family services plan  
17 component shall include, with respect to each 5-year  
18 period for which the plan component is in operation  
19 in the State, the following:

20              “(A) How the State intends to utilize the  
21 Federal funding available for providing time-  
22 limited family services, including a description  
23 of how Federal funds provided for such services  
24 will be used to supplement, and not supplant,

1           the level of State and local funds expended for  
2           child welfare.

3           “(B) How providing time-limited family  
4           services is expected to improve outcomes for  
5           children and families, including which specific  
6           outcomes the State expects to achieve and the  
7           means by which those outcomes will be mon-  
8           itored.

9           “(C) How the State will monitor and over-  
10          see the safety of children who receive time-lim-  
11          ited family services, including through periodic  
12          risk assessments throughout the period in  
13          which such services are provided on behalf of a  
14          child remaining at home and re-examination of  
15          the plan for service provision on behalf of a  
16          child remaining at home or in foster care if  
17          there is a determination that the child’s risk of  
18          entering or re-entering into foster care, or of  
19          being prevented from exiting foster care, re-  
20          mains high over the course of the provision of  
21          such services.

22          “(D) Information on the specific evidence-  
23          based programs and promising practice models  
24          the State plans to implement to provide time-

1 limited family services, including a description  
2 of—

3 “(i) each such program or model;  
4 “(ii) how the State plans to imple-  
5 ment each such program or model;

6 “(iii) how the State selected such pro-  
7 grams or models; and

8 “(iv) the target population for each  
9 model.

10 “(E) A description of the collaboration be-  
11 tween the State agencies responsible for admin-  
12 istering the State plans under this part and  
13 part B and the State agency responsible for ad-  
14 ministering the State plan under title XIX, as  
15 well as with other public and private agencies  
16 with experience in administering child and fam-  
17 ily services, including community-based organi-  
18 zations, in order to foster a continuum of care  
19 and services available for children and families.

20 “(F) A description of how the State shall  
21 assess children and families to determine eligi-  
22 bility for time-limited family services.

23 “(G) A description of training and support  
24 for caseworkers handling prevention cases, in-

1           cluding how caseload size and type will be de-  
2           termined, managed, and overseen.

3           “(H) A description of training and support  
4           for parents or potential or designated kin care-  
5           givers of a child eligible for time-limited family  
6           services.

7           “(3) GENERAL REQUIREMENTS.—The general  
8           requirements for providing time-limited family serv-  
9           ices specified in this paragraph are the following:

10           “(A) SPECIFIED SERVICES IN ADVANCE OF  
11           PROVISION.—

12           “(i) IN GENERAL.—Except as pro-  
13           vided in clause (ii), the specific services  
14           necessary to prevent the child’s entry or  
15           reentry into foster care or enable the  
16           child’s exit from foster care to be reunified  
17           with their family or placed with kin are  
18           specified in the child’s case plan in advance  
19           of the provision of such services.

20           “(ii) EXCEPTION FOR EMERGENCY OR  
21           OTHER EXIGENT CIRCUMSTANCES.—Clause  
22           (i) shall not apply to the provision of time-  
23           limited family services in emergency or exi-  
24           gent circumstances but the provision of  
25           such services shall be included in the

1           child's case plan as soon as practicable  
2           after the provision of the services.

3           “(B) PROMISING AND EVIDENCE-BASED  
4           PROGRAMS, ASSISTANCE, OR SERVICES.—

5           “(i) EVIDENCE-BASED PROGRAMS, AS-  
6           SISTANCE, OR SERVICES.—Not later than  
7           October 1, 2018, at least 25 percent of the  
8           total amount of expenditures by the State  
9           for time-limited family services are for evi-  
10          dence-based programs, assistance, or serv-  
11          ices that have demonstrated any of the fol-  
12          lowing outcomes, as determined by the  
13          Secretary and based on rigorous evalua-  
14          tion:

15           “(I) Reducing the likelihood or  
16           duration of foster care placement.

17           “(II) Decreasing use of con-  
18          gregate care settings.

19           “(III) Increasing use of kinship  
20          care arrangements.

21           “(ii) REQUIREMENT.—The State only  
22          provides time-limited family services that  
23          are promising programs, services, or assist-  
24          ance and through evidence-informed or cul-

1                   turally specific or other adaptations of pro-  
2                   grams.

3                   “(iii) GUIDANCE ON CRITERIA AND  
4                   PRE-APPROVED PROGRAMS, SERVICES, AND  
5                   ASSISTANCE.—

6                   “(I) IN GENERAL.—Not later  
7                   than October 1, 2017, the Secretary  
8                   shall issue guidance to States that  
9                   specifies the level of evidence required  
10                  for a program, service, or form of as-  
11                  sistance to satisfy the requirements of  
12                  this subparagraph, and contains a  
13                  pre-approved list of programs, services  
14                  and forms of assistance that meet  
15                  such criteria or satisfy such require-  
16                  ments.

17                  “(II) UPDATES.—The Secretary  
18                  shall issue updates to the guidance re-  
19                  quired under this clause as often as  
20                  the Secretary determines necessary.

21                  “(C) PAYMENT ONLY IF NO OTHER FED-  
22                  ERAL FUNDING AVAILABLE.—Payment under  
23                  section 474(a)(6) for expenditures for time-lim-  
24                  ited family services shall not duplicate other  
25                  Federal funding sources for services and sup-

1 ports that are provided as time-limited family  
2 services and shall only be made to the extent  
3 that payment for services and supports provided  
4 as time-limited family services cannot reason-  
5 ably be expected to be available under another  
6 federally funded program within a reasonable  
7 time given the needs of the child and the child's  
8 family during the child's 12-month eligibility  
9 period.

10                 “(D) OUTCOME ASSESSMENT AND REPORT-  
11 ING.—

12                 “(i) IN GENERAL.—The State shall  
13 collect and report to the Secretary the fol-  
14 lowing with respect to each child for whom,  
15 or on whose behalf, time-limited family  
16 services are provided during a 12-month  
17 period:

18                 “(I) With respect to each cat-  
19 egory of services and supports de-  
20 scribed in section 475(13)(B), the  
21 specific services provided and the total  
22 expenditures for each such service.

23                 “(II) The child's placement sta-  
24 tus at the beginning, and at the end,  
25 of the period, respectively.

1                         “(III) The child’s placement sta-  
2                         tus 1 year after the end of the period.

3                         “(ii) SIBLINGS.—If time-limited fam-  
4                         ily services are provided over a 12-month  
5                         period to or on behalf of 2 or more sib-  
6                         lings, the aggregate amount of expendi-  
7                         tures for such services to be reported  
8                         under clause (i)(I) may be allocated to 1  
9                          sibling or divided among such siblings so  
10                         long as such siblings are all included in  
11                         calculation of the per-child spending meas-  
12                         ure under paragraph (4)(A)(i)(III).

13                         “(4) AUTHORIZATION FOR OUTCOMES-RE-  
14                         WARDED INCREASED MATCH.—

15                         “(A) NATIONAL PERFORMANCE MEAS-  
16                         URES.—

17                         “(i) ESTABLISHMENT; ANNUAL UP-  
18                         DATES.—Beginning with fiscal year 2021,  
19                         and annually thereafter, the Secretary  
20                         shall establish the following national per-  
21                         formance measures:

22                         “(I) PERCENTAGES OF CAN-  
23                         DIDATES WHO DO NOT SUBSE-  
24                         QUENTLY ENTER FOSTER CARE.—  
25                         With respect to all children for whom,

1                   or on whose behalf, time-limited fam-  
2                   ily services are provided during any  
3                   12-month period, the percentages of  
4                   such children initially determined to  
5                   be candidates for foster care who do  
6                   not enter a foster care placement  
7                   (other than a kinship placement) dur-  
8                   ing such period and through the end  
9                   of the succeeding 12-month period.

10                  “(II) PERCENTAGES OF CHIL-  
11                  DREN WHO LEAVE FOSTER CARE FOR  
12                  REUNIFICATION, KINSHIP PLACE-  
13                  MENT, GUARDIANSHIP, OR ADOP-  
14                  TION.—With respect to all children  
15                  for whom, or on whose behalf, time-  
16                  limited family services are provided  
17                  during any 12-month period, the per-  
18                  centages of such children who are ini-  
19                  tially in a foster care placement who  
20                  are returned to, or are placed with a  
21                  biological or adoptive parent or in a  
22                  kinship placement or guardianship at  
23                  the end of such period and who re-  
24                  main in each such placement through

1                   the end of the succeeding 12-month  
2                   period.

3                   “(III) PER-CHILD SPENDING ON  
4                   TIME-LIMITED FAMILY SERVICES.—

5                   With respect to each 12-month period  
6                   for which percentages are determined  
7                   under subclauses (I) and (II) (other  
8                   than a percentage determined for a  
9                   succeeding 12-month period), the total  
10                  amount of expenditures for providing  
11                  time-limited family services for, or on  
12                  behalf of, each child during the pe-  
13                  riod.

14                  “(ii) DATA.—The Secretary shall es-  
15                  tablish and update the national perform-  
16                  ance measures—

17                  “(I) based on the median State  
18                  values of the information reported  
19                  under each subclause of clause (i) for  
20                  the 3 most recent years; and

21                  “(II) taking into account State  
22                  differences in the price levels of con-  
23                  sumption goods and services using the  
24                  most recent regional price parities  
25                  published by the Bureau of Economic

1                   Analysis of the Department of Com-  
2                   merce or such other data as the Sec-  
3                   retary determines appropriate.

4                   “(iii) PUBLICATION OF STATE PER-  
5                   FORMANCE.—The Secretary shall annually  
6                   make available to the public each State’s  
7                   performance with respect to the national  
8                   performance measures.

9                   “(B) APPLICATION TO MATCHING RATE.—

10                  “(i) CRITERIA FOR INCREASE.—Be-  
11                  ginning with fiscal year 2022, the Federal  
12                  percentage applicable to payments to a  
13                  State for a fiscal year under section  
14                  474(a)(6) for expenditures attributable to  
15                  time-limited family services shall be in-  
16                  creased by such number of percentage  
17                  points (not to exceed 10 percentage points)  
18                  as the Secretary shall determine, for any  
19                  State for which—

20                  “(I) each of the State-specific  
21                  percentages described in subclauses  
22                  (I) and (II) of subparagraph (A)(i)  
23                  are greater than the national average  
24                  percentages determined under such

1                   subclauses for the preceding fiscal  
2                   year; and

3                   “(II) the State-specific per child  
4                   spending amount described in sub-  
5                   clause (III) of subparagraph (A)(i) is  
6                   less than the national average amount  
7                   determined under that subclause for  
8                   the preceding fiscal year.

9                   “(ii) CRITERIA FOR REDUCTION.—Be-  
10                  ginning with fiscal year 2022, the Federal  
11                  percentage applicable to payments to a  
12                  State for a fiscal year under section  
13                  474(a)(6) for expenditures attributable to  
14                  time-limited family services shall be re-  
15                  duced by such number of percentage points  
16                  (not to exceed 10 percentage points) as the  
17                  Secretary shall determine, for any State  
18                  for which—

19                   “(I) each of the State-specific  
20                  percentages described in subclauses  
21                  (I) and (II) of subparagraph (A)(i)  
22                  are less than the national average per-  
23                  centages determined under such sub-  
24                  clauses for the preceding fiscal year;  
25                  and

1                         “(II) the State-specific per child  
2                         spending amount described in sub-  
3                         clause (III) of subparagraph (A)(i) is  
4                         more than the national average  
5                         amount determined under that sub-  
6                         clause for the preceding fiscal year.

7                         “(iii) NO CHANGE UNLESS ALL CRI-  
8                         TERIA MET.—A State shall not be eligible  
9                         for an increase in its applicable Federal  
10                        matching rate under section 474(a)(6) for  
11                        a fiscal year, or shall not be subject to a  
12                        reduction in that rate for a fiscal year, un-  
13                        less the State satisfies both of the condi-  
14                        tions specified in clause (i) or (ii) (as ap-  
15                        plicable).

16                         “(5) MAINTENANCE OF EFFORT.—

17                         “(A) CERTIFICATION.—The Governor of a  
18                         State shall certify that payments under this  
19                         part for time-limited family services are used to  
20                         supplement, and not supplant, the level of State  
21                         and local funds expended for child welfare for  
22                         fiscal year 2015.

23                         “(B) STATE REPORTS.—A State shall fur-  
24                         nish reports to the Secretary, at such times, in  
25                         such format, and containing such information

1           as the Secretary may require, that demonstrate  
2           the State's compliance with subparagraph (A).

3           “(6) ADMINISTRATIVE COSTS ASSOCIATED WITH  
4           THE PROVISION OF TIME-LIMITED FAMILY SERV-  
5           ICES.—Expenditures described in paragraph (6) or  
6           (7) of section 474(a)—

7           “(A) shall not be eligible for payment  
8           under paragraph (3) of section 474(a); and

9           “(B) shall be eligible for payment without  
10          regard to whether such expenditures are in-  
11          curred on behalf of a child who is, or is poten-  
12          tially, eligible for assistance payments under  
13          this part.

14          “(7) RULE OF CONSTRUCTION.—Nothing in  
15          this subsection shall be construed to reduce or limit  
16          the responsibility of the State agency responsible for  
17          administering the State plan approved under title  
18          XIX to administer and provide care and services for  
19          children with respect to whom services are provided  
20          under the State plan developed pursuant to this sub-  
21          part.”.

22          (c) PAYMENTS UNDER TITLE IV-E.—

23           (1) IN GENERAL.—Section 474(a) of the Social  
24           Security Act (42 U.S.C. 674(a)) is amended—



1           “(7) subject to section 471(e)(6), for each quarter  
2           beginning after September 30, 2015, an amount  
3           equal to the sum of the following proportions of the  
4           total amount expended during such quarter—

5           “(A) 50 percent of so much of such ex-  
6           penditures as found necessary by the Secretary  
7           for the proper and efficient administration of  
8           the State plan for the provision of time-limited  
9           family services (as defined in section 475(13)),  
10           including expenditures for activities approved  
11           by the Secretary that promote the development  
12           of necessary infrastructure to establish and im-  
13           plement the provision of time-limited family  
14           services for individuals who are eligible for such  
15           services; and

16           “(B) 50 percent of so much of such ex-  
17           penditures as are for training of personnel em-  
18           ployed or preparing for employment by the  
19           State agency or by the local agency admin-  
20           istering the plan in the political subdivision,  
21           with respect to the provision of time-limited  
22           family services, including on how to determine  
23           who are individuals eligible for such services,  
24           how to identify and provide appropriate time-  
25           limited family services, and how to oversee and

1           evaluate the ongoing appropriateness of such  
2           services.”.

3           (2) CONFORMING AMENDMENT.—Subsection (i)  
4           of section 472 of such Act (42 U.S.C. 672) is  
5           amended by adding after and below paragraph  
6           (2)(B) of such subsection the following flush sen-  
7           tence:

8     “Paragraphs (1) and (2) shall not apply to Federal match-  
9     ing payments for administrative expenditures that are eli-  
10    gible for payment under section 474(a)(7).”.

11          (d) TECHNICAL ASSISTANCE, DATA COLLECTION,  
12 AND EVALUATION.—Section 476 of the Social Security  
13 Act (42 U.S.C. 676) is amended by adding at the end the  
14 following:

15         “(d) TECHNICAL ASSISTANCE, DATA COLLECTION,  
16 AND EVALUATIONS RELATING TO TIME-LIMITED FAMILY  
17 SERVICES.—

18           “(1) TECHNICAL ASSISTANCE; BEST PRAC-  
19 TICES.—The Secretary shall provide to States and,  
20 as applicable, to Indian tribes, tribal organizations,  
21 and tribal consortia, technical assistance regarding  
22 the provision of time-limited family services under  
23 this part and shall disseminate best practices with  
24 respect to the provision of such services.

## 1           “(2) DATA COLLECTION AND EVALUATIONS.—

2         The Secretary, directly or through grants, contracts,  
3         or interagency agreements, shall collect data and  
4         conduct research and evaluations with respect to the  
5         provision of time-limited family services under this  
6         part for purposes of assessing the extent to which  
7         the provision of such services reduces the prevalence  
8         and length of foster care placements and improves  
9         safety, permanency, and well-being outcomes for  
10        children on whose behalf services or assistance are  
11        provided under this part.

## 12           “(3) REPORTS TO CONGRESS.—

13           “(A) IN GENERAL.—The Secretary shall  
14         submit to the Committee on Ways and Means  
15         of the House of Representatives and the Com-  
16         mittee on Finance of the Senate periodic re-  
17         ports based on the provision of time-limited  
18         family services under this part and the activi-  
19         ties carried out under this subsection.

20           “(B) PUBLIC AVAILABILITY.—The Sec-  
21         retary shall make the reports to Congress sub-  
22         mitted under this paragraph publicly available.

23           “(4) APPROPRIATION.—There is appropriated  
24         to the Secretary, out of any money in the Treasury  
25         of the United States not otherwise appropriated,

1       \$2,500,000 for fiscal year 2016 and each fiscal year  
2       thereafter to carry out this subsection.”.

3           (e) APPLICATION TO PROGRAMS OPERATED BY IN-  
4       DIAN TRIBAL ORGANIZATIONS.—

5              (1) IN GENERAL.—Section 479B of the Social  
6       Security Act (42 U.S.C. 679c) is amended—

7                  (A) in subsection (c)(1)—

8                      (i) in subparagraph (C)(i)—

9                              (I) in subclause (II), by striking  
10                              “and” after the semicolon;

11                              (II) in subclause (III), by strik-  
12                              ing the period at the end and insert-  
13                              ing “; and”; and

14                              (III) by adding at the end the  
15                              following:

16                              “(IV) at the option of the tribe,  
17                              organization, or consortium, time-lim-  
18                              ited family services (as defined in sec-  
19                              tion 475(13)) to individuals described  
20                              in subparagraph (C) of section  
21                              475(13), in accordance with section  
22                              471(e) and subparagraph (E).”; and

23                              (ii) by adding at the end the fol-  
24                              lowing:

25                              “(E) TIME-LIMITED FAMILY SERVICES.—

1                     “(i) IN GENERAL.—In the case of a  
2 tribe, organization, or consortium that  
3 elects to provide time-limited family serv-  
4 ices (as defined in section 475(13)) to indi-  
5 viduals described in subparagraph (C) of  
6 section 475(13) under the plan, the Sec-  
7 retary shall specify the requirements appli-  
8 cable to the provision of such services.  
9 Such requirements shall, to the greatest  
10 extent practicable, be consistent with the  
11 requirements applicable to States under  
12 section 471(e) and shall permit the provi-  
13 sion of such services in the form of pro-  
14 grams, assistance, or services that are  
15 adapted to the culture and context of the  
16 tribal communities served.

17                     “(ii) PERFORMANCE MEASURES.—The  
18 Secretary shall establish specific perform-  
19 ance measures for each tribe, organization,  
20 or consortium that elects to provide time-  
21 limited family services. The performance  
22 measures shall, to the greatest extent prac-  
23 ticable, be consistent with the national per-  
24 formance measures required for States  
25 under paragraph (4)(A) of section 471(e)

1           but shall allow for consideration of factors  
2           unique to the provision of such services by  
3           tribes, organizations, or consortia.”; and  
4           (B) in subsection (d)(1), by striking “and  
5           (5)” and inserting “(5), and (6)”.

6           (2) CONFORMING AMENDMENT.—The heading  
7           for subsection (d) of section 479B of such Act (42  
8           U.S.C. 679c) is amended by striking “FOR FOSTER  
9           CARE MAINTENANCE AND ADOPTION ASSISTANCE  
10          PAYMENTS”.

11          (f) MODERNIZING THE TITLE AND PURPOSE OF  
12         TITLE IV—E.—

13          (1) PART HEADING.—The heading for part E of  
14         title IV of the Social Security Act (42 U.S.C. 670  
15         et seq.) is amended to read as follows:

16         **“PART E—FEDERAL PAYMENTS FOR FOSTER  
17                   CARE AND PERMANENCY”.**

18          (2) PURPOSE.—The first sentence of section  
19         470 of the Social Security Act (42 U.S.C. 670) is  
20         amended—

21           (A) by striking “and” before “adoption as-  
22           sistance” and inserting a comma;

23           (B) by inserting “kinship guardianship as-  
24           sistance, and time-limited family services,” after  
25           “needs,”; and

(C) by striking “(commencing with the fiscal year which begins October 1, 1980)”.

**3 SEC. 5. ENSURING FUNDING UNDER PART B OF TITLE IV OF**

**4 THE SOCIAL SECURITY ACT FOR PREVEN-**

**5 TION AND POST-PERMANENCY SUPPORT.**

6       (a) ELIMINATION OF TIME-LIMIT FOR FAMILY RE-  
7 UNIFICATION SERVICES.—

(1) IN GENERAL.—Section 431(a)(7) of the Social Security Act (42 U.S.C. 629a(a)(7)) is amended—

(A) in the paragraph heading, by striking “TIME-LIMITED FAMILY” and inserting “FAMILY”; and

14 (B) in subparagraph (A)—

15 (i) by striking “time-limited family”  
16 and inserting “family”; and

22 (2) CONFORMING AMENDMENTS.—

(b) MANDATORY FUNDING FOR THE PROMOTING  
SAFE AND STABLE FAMILIES (PSSF) PROGRAM.—

## 7 (1) IN GENERAL.—

1 (C) INCREASE IN FUNDING FOR STATE  
2 COURT ASSESSMENTS AND IMPROVEMENTS.—

3                   Section 438(c)(3)(A)(i) of such Act (42 U.S.C.  
4                   629h(c)(3)(A)(i)) is amended by striking  
5                   “\$9,000,000” and inserting “\$12,000,000”.

9           (c) SPENDING REQUIREMENTS.—Section 432(a)(4)  
10 of the Social Security Act (42 U.S.C. 629b(a)(4)) is  
11 amended by striking “, with significant portions of such  
12 expenditures for each such program” and inserting “with  
13 at least 25 percent of the expenditures made for adoption  
14 promotion and support services”.

15 (d) RESEARCH, TECHNICAL ASSISTANCE, AND GUID-  
16 ANCE ON PROMISING PROGRAM MODELS AND EVIDENCE-  
17 BASED PROGRAMS.—Section 435(c) of such Act (42  
18 U.S.C. 629e(c)) is amended—

19 (1) by striking “and” at the end of paragraph  
20 (1);

21                   (2) by striking the period at the end of para-  
22                   graph (2) and inserting “; and”; and

(3) by adding at the end the following:

24                "(3) beginning with fiscal year 2016,  
25        \$4,000,000 for research on promising programs, in-

1       cluding culturally specific adaptations, to identify  
2       additional evidence-based prevention and interven-  
3       tion programs that prevent child abuse and neglect,  
4       reduce the likelihood of foster care placement by  
5       supporting birth families and kinship families, in-  
6       crease family reunification with parents or other kin,  
7       improve targeted supports for pregnant and par-  
8       enting teens and their children, and promote post-  
9       permanency placement stability for children living  
10      with relatives or non-related caregivers, and for pro-  
11      viding technical assistance and guidance to States  
12      with respect to such programs.”.

13      (e) FAMILY CONNECTION GRANTS.—

14           (1) REAUTHORIZATION OF FUNDING FOR FIS-  
15      CAL YEAR 2016.—Section 427(h) of the Social Secu-  
16      rity Act (42 U.S.C. 627(h)) is amended by inserting  
17      “, and \$15,000,000 for fiscal year 2016” after  
18      “2014”.

19           (2) INCLUSION OF OTHER FAMILY STABILITY  
20      PROGRAMS.—Section 427(a) of such Act (42 U.S.C.  
21      627(a)) is amended—

22                  (A) in paragraph (3)(B), by striking “or”  
23      after the semicolon;

24                  (B) in paragraph (4)(B), by striking the  
25      period at the end and inserting “; or”; and

(C) by inserting after paragraph (4)(B) the following:

3               “(5) other programs with evidence to support  
4               their effectiveness at preventing foster care place-  
5               ment or supporting family stability post-permanency  
6               (or both).”.

## 7 SEC. 6. EFFECTIVE DATE.

8           (a) IN GENERAL.—Subject to subsection (b), the  
9 amendments made by this Act take effect on October 1,  
10 2015.

## 11 (b) TRANSITION RULE.—

(1) IN GENERAL.—In the case of a State plan under part B or E of title IV of the Social Security Act which the Secretary of Health and Human Services determines requires State legislation (other than legislation appropriating funds) in order for the plan to meet the additional requirements imposed by the amendments made by this Act, the State plan shall not be regarded as failing to comply with the requirements of such part solely on the basis of the failure of the plan to meet such additional requirements before the first day of the first calendar quarter beginning after the close of the first regular session of the State legislature that begins after the date of enactment of this Act. For purposes of the

1 previous sentence, in the case of a State that has a  
2 2-year legislative session, each year of such session  
3 shall be deemed to be a separate regular session of  
4 the State legislature.

5                 (2) APPLICATION TO PROGRAMS OPERATED BY  
6 INDIAN TRIBAL ORGANIZATIONS.—In the case of an  
7 Indian tribe, tribal organization, or tribal consortium  
8 which the Secretary of Health and Human Services  
9 determines requires time to take action necessary to  
10 comply with the additional requirements imposed by  
11 the amendments made by this Act (whether the  
12 tribe, organization, or tribal consortium has a plan  
13 under section 479B of the Social Security Act or a  
14 cooperative agreement or contract entered into with  
15 a State), the Secretary shall provide the tribe, orga-  
16 nization, or tribal consortium with such additional  
17 time as the Secretary determines is necessary for the  
18 tribe, organization, or tribal consortium to take such  
19 action before being regarded as failing to comply  
20 with such requirements.

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