TITLE I—CHILD ABUSE PREVENTION AND TREATMENT ACT

Subtitle A—General Provisions

SEC. 101. AMENDATORY REFERENCES.

Except as otherwise provided, whenever in this title an amendment or repeal is expressed in terms of an amendment to, or repeal of, a section or other provision, the reference shall be considered to be made to that section or other provision of the Child Abuse Prevention and Treatment Act (42 U.S.C. 5101 et seq.).

SEC. 102. FINDINGS.

(a) IN GENERAL.—The Act is amended by inserting after section 1 the following new section:

(42 USC 5101 note.)

"SEC. 2. FINDINGS.

"Congress finds that—"

"(1) each year, hundreds of thousands of American children are victims of abuse and neglect with such numbers having increased dramatically over the past decade;"

"(2) many of these children and their families fail to receive adequate protection or treatment;"

"(3) the problem of child abuse and neglect requires a comprehensive approach that—"

"(A) integrates the work of social service, legal, health, mental health, education, and substance abuse agencies and organizations;"

"(B) strengthens coordination among all levels of government, and with private agencies, civic, religious, and professional organizations, and individual volunteers;"

"(C) emphasizes the need for abuse and neglect prevention, investigation, and treatment at the neighborhood level;"
“(D) ensures properly trained and support staff with
specialized knowledge, to carry out their child protection
duties; and
“(E) is sensitive to ethnic and cultural diversity;
“(4) the failure to coordinate and comprehensively prevent
and treat child abuse and neglect threatens the futures of
tens of thousands of children and results in a cost to the
Nation of billions of dollars in direct expenditures for health,
social, and special educational services and ultimately in the
loss of work productivity;
“(5) all elements of American society have a shared respon-
sibility in responding to this national child and family emer-
gency;
“(6) substantial reductions in the prevalence and incidence
of child abuse and neglect and the alleviation of its con-
sequences are matters of the highest national priority;
“(7) national policy should strengthen families to remedy
the causes of child abuse and neglect, provide support for
intensive services to prevent the unnecessary removal of chil-
dren from families, and promote the reunification of families
if removal has taken place;
“(8) the child protection system should be comprehensive,
child-centered, family-focused, and community-based, should
incorporate all appropriate measures to prevent the occurrence
or recurrence of child abuse and neglect, and should promote
physical and psychological recovery and social re-integration
in an environment that fosters the health, self-respect, and
dignity of the child;
“(9) because of the limited resources available in low-income
communities, Federal aid for the child protection system should
be distributed with due regard to the relative financial need
of the communities;
“(10) the Federal government should ensure that every com-
community in the United States has the fiscal, human, and tech-
nical resources necessary to develop and implement a successful
and comprehensive child protection strategy;
“(11) the Federal government should provide leadership and
assist communities in their child protection efforts by—
“(A) promoting coordinated planning among all levels
of government;
“(B) generating and sharing knowledge relevant to child
protection, including the development of models for service
delivery;
“(C) strengthening the capacity of States to assist commu-
nities;
“(D) allocating sufficient financial resources to assist
States in implementing community plans;
“(E) helping communities to carry out their child protec-
tion plans by promoting the competence of professional,
paraprofessional, and volunteer resources; and
“(F) providing leadership to end the abuse and neglect
of the nation’s children and youth.”

(b) CONFORMING AMENDMENT.—The table of contents of the Act
is amended by inserting after the item relating to section 1 the
following new item:

“Sec. 2. Findings.”.
Subtitle B—General Program

SEC. 111. ADVISORY BOARD ON CHILD ABUSE AND NEGLECT.

(a) DUTIES.—Section 102(f) (42 U.S.C. 5102(f)) is amended—
(1) in paragraph (2), by striking “and” after the semicolon at the end of subparagraph (E);
(2) in paragraph (3), by striking the period and inserting “; and”;
and (3) by adding at the end the following new paragraph:
“(4) not later than 24 months after the date of the enactment of this Act, the Secretary and the appropriate committees of Congress submit to the Secretary and the appropriate committees of Congress a report containing the recommendations of the Board with respect to—
“(A) a national policy designed to reduce and ultimately to prevent child and youth maltreatment-related deaths, detailing appropriate roles and responsibilities for State and local governments and the private sector;
“(B) specific changes needed in Federal laws and programs to achieve an effective Federal role in the implementation of the policy specified in subparagraph (A); and
“(C) specific changes needed to improve national data collection with respect to child and youth maltreatment-related deaths.”.

(b) AUTHORIZATION OF APPROPRIATIONS.—Section 102 (42 U.S.C. 5102) is amended by adding at the end thereof the following new subsection:
“(h) AUTHORIZATION OF APPROPRIATIONS.—There are authorized to be appropriated to carry out this section, $1,000,000 for fiscal year 1992, and such sums as may be necessary for each of the fiscal years 1993 through 1995.”.

SEC. 112. RESEARCH AND ASSISTANCE ACTIVITIES OF THE NATIONAL CENTER ON CHILD ABUSE AND NEGLECT.

(a) RESEARCH TOPICS.—Section 105(a)(1) (42 U.S.C. 5105(a)(1)) is amended—
(1) in subparagraph (A), by striking “and treatment of” and inserting “treatment and cultural distinctions of”;
(2) in subparagraph (B), by striking “appropriate and effective” and inserting “appropriate, effective and culturally sensitive”;
and (3) in subparagraph (C), by inserting “cultural diversity” after “child support.”

(b) PUBLICATION AND DISSEMINATION OF INFORMATION.—Section 106(b)(1) (42 U.S.C. 5106(b)(1)) is amended to read as follows:
“(1) as a part of research activities, establish a national data collection and analysis program—
“(A) which, to the extent practicable, coordinates existing State child abuse and neglect reports and which shall include—
“(i) information on false, unfounded, or unsubstantiated reports; and
“(ii) information on the number of deaths due to child abuse and neglect; and

SEC. 113. GRANTS FOR ORGANIZED PROGRAMS.

(a) GENERAL AUTHORITY.—The Secretary is hereby authorized to make grants to States for the development of organized programs under this section.

(b) DEMONSTRATION PROJECTS.—(1) DEMONSTRATION PROJECTS.—The Secretary shall develop a research project to assess the effect of a demonstration project for the development and implementation of a coordinated program of research, training, administrative, and technical assistance for child abuse and neglect.

(2) EVALUATION.—The Secretary shall conduct a comprehensive evaluation of all such projects for such evaluation shall be conducted to determine the percentage of a number of projects that are meeting the standards and criteria of evaluating successful projects.”.
“(B) which shall collect, compile, analyze, and make available State child abuse and neglect reporting information which, to the extent practical, is universal and case specific, and integrated with other case-based foster care and adoption data collected by the Secretary;”.

(c) PEER REVIEW FOR GRANTS.—Section 105(e) (42 U.S.C. 5105(e)) is amended—

(1) in paragraph (1)—
(A) in subparagraph (A), by inserting “and reviewing” after “evaluating”; and
(B) by amending subparagraph (B) to read as follows:
“(B) In establishing the process required by subparagraph (A), the Secretary shall appoint to the peer review panels only members who are experts in the field of child abuse and neglect or related disciplines, with appropriate expertise in the application to be reviewed, and who are not individuals who are officers or employees of the Office of Human Development. The panels shall meet as often as is necessary to facilitate the expeditious review of applications for grants and contracts under this section, but may not meet less than once a year;”;

(2) in paragraph (2)—
(A) in subparagraph (A), by inserting “and evaluate” after “determine”; and
(B)(i) by striking “and” after the semicolon at the end of subparagraph (A);
(ii) by striking the period at the end of subparagraph (B) and inserting “; and”; and
(iii) by adding at the end the following new subparagraph:
“(C) make recommendations to the Secretary concerning whether the application for the project shall be approved.”;

(3) in paragraph (3), by amending subparagraph (A) to read as follows: “(A) The Secretary shall provide grants and contracts under this section from among the projects which the peer review panels established under paragraph (1)(A) have determined to have merit.”.

SEC. 113. GRANTS TO PUBLIC AGENCIES AND NONPROFIT PRIVATE ORGANIZATIONS FOR DEMONSTRATION OR SERVICE PROGRAMS AND PROJECTS.

(a) GENERAL AUTHORITY.—Section 106(a) (42 U.S.C. 5106(a)) is amended—

(1) by striking “(a)” and all that follows through “Secretary” and inserting the following:
“(a) GENERAL AUTHORITY.—
“(1) DEMONSTRATION OR SERVICE PROGRAMS AND PROJECTS.—
The Secretary; and
(2) by adding at the end the following paragraph:
“(2) EVALUATIONS.—In making grants or entering into contracts for demonstration projects, the Secretary shall require all such projects to be evaluated for their effectiveness. Funding for such evaluations shall be provided either as a stated percentage of a demonstration grant or contract, or as a separate grant or contract entered into by the Secretary for the purpose of evaluating a particular demonstration project or group of projects.”.
(b) DISCRETIONARY GRANTS.—Section 106(c)(1) (42 U.S.C. 5106(c)(1)) is amended—

(1) in subparagraph (B), by inserting "culturally specific" before "instruction"; and

(2) in subparagraph (A), by striking "or" after the semicolon at the end;

(B) in subparagraph (B), by striking the period and inserting "; and"

(C) by adding at the end the following subparagraph:

"(C) to improve the selection, recruitment, and training of volunteers serving in private and public nonprofit children, youth and family service organizations in order to prevent child abuse and neglect through collaborative analysis of current recruitment, selection, and training programs and development of model programs for dissemination and replication nationally."

SEC. 114. GRANT PROGRAM FOR CHILD ABUSE NEGLECT PREVENTION AND TREATMENT.

(a) DEVELOPMENT AND OPERATION GRANTS.—Section 107(a) (42 U.S.C. 5106(b)(1)) is amended to read as follows:

"(a) DEVELOPMENT AND OPERATION GRANTS.—The Secretary, acting through the Center, shall make grants to the States, based on the population of children under the age of 18 in each State that applies for a grant under this section, for purposes of assisting the States in improving the child protective service system of each State in—

"(1) the intake and screening of reports of abuse and neglect through the improvement of the receipt of information, decisionmaking, public awareness, and training of staff;

"(2) investigating such reports through improving response time, decisionmaking, referral to services, and training of staff;

"(3) creating and improving the use of multidisciplinary and interagency protocols to enhance investigations; and

"(C) improving legal representation and representation;

"(3) case management and delivery services provided to families through the improvement of response time in service provision, improving the training of staff, and increasing the numbers of families to be served;

"(4) enhancing the general child protective system by improving assessment tools, automation systems that support the program, information referral systems, and the overall training of staff to meet minimum competencies; or

"(5) developing, strengthening, and carrying out child abuse and neglect prevention, treatment, and research programs.

Not more than 15 percent of a grant under this subsection may be expended for carrying out paragraph (5). The preceding sentence does not apply to any program or activity authorized in any of paragraphs (1) through (4)."

(b) ESTABLISHMENT OF CERTAIN REQUIREMENT.—Section 107 (42 U.S.C. 5106a) is amended—

(1) by redesignating subsections (c) through (f) as subsections (d) through (g), respectively; and

(2) by inserting after subsection (b) the following new subsection:

"(c) STATE PROGRAM PLAN.—To be eligible to receive a grant under this section, a State shall submit every four years a plan
to the Secretary that specifies the child protective service system area or areas described in subsection (a) that the State intends to address with funds received under the grant. The plan shall describe the current system capacity of the State in the relevant area or areas from which to assess programs with grant funds and specify the manner in which funds from the State's programs will be used to make improvements. The plan required under this subsection shall contain, with respect to each area in which the State intends to use funds from the grant, the following information with respect to the State:

"(1) INTAKE AND SCREENING.—

(A) STAFFING.—The number of child protective service workers responsible for the intake and screening of reports of abuse and neglect relative to the number of reports filed in the previous year.

(B) TRAINING.—The types and frequency of pre-service and in-service training programs available to support direct line and supervisory personnel in report-taking, screening, decision-making, and referral for investigation.

(C) PUBLIC EDUCATION.—An assessment of the State or local agency's public education program with respect to—

(i) what is child abuse and neglect;

(ii) who is obligated to report and who may choose to report; and

(iii) how to report.

(2) INVESTIGATION OF REPORTS.—

(A) RESPONSE TIME.—The number of reports of child abuse and neglect filed in the State in the previous year where appropriate, the agency response time to each with respect to initial investigation, the number of substantiated and unsubstantiated reports, and where appropriate, the response time with respect to the provision of services.

(B) STAFFING.—The number of child protective service workers responsible for the investigation of child abuse and neglect reports relative to the number of reports investigated in the previous year.

(C) INTERAGENCY COORDINATION.—A description of the extent to which interagency coordination processes exist and are available Statewide, and whether protocols or formal policies governing interagency relationships exist in the following areas—

(i) multidisciplinary investigation teams among child welfare and law enforcement agencies;

(ii) interagency coordination for the prevention, intervention and treatment of child abuse and neglect among agencies responsible for child protective services, criminal justice, schools, health, mental health, and substance abuse; and

(iii) special interagency child fatality review panels, including a listing of those agencies that are involved.

(D) TRAINING.—The types and frequency of pre-service and in-service training programs available to support direct line and supervisory personnel in such areas as investigation, risk assessment, court preparation, and referral to and provision of services.
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"(E) LEGAL REPRESENTATION.—A description of the State agency's current capacity for legal representation, including the manner in which workers are prepared and trained for court preparation and attendance, including procedures for appealing substantiated reports of abuse and neglect.

"(3) CASE MANAGEMENT AND DELIVERY OF ONGOING FAMILY SERVICES.—For children for whom a report of abuse and neglect has been substantiated and the children remain in their own homes and are not currently at risk of removal, the State shall assess the activities and the outcomes of the following services:

"(A) RESPONSE TIME.—The number of cases opened for services as a result of investigation of child abuse and neglect reports filed in the previous year, including the response time with respect to the provision of services from the time of initial report and initial investigation.

"(B) STAFFING.—The number of child protective service workers responsible for providing services to children and their families in their own homes as a result of investigation of reports of child abuse and neglect.

"(C) TRAINING.—The types and frequency of pre-service and in-service training programs available to support direct line and supervisory personnel in such areas as risk assessment, court preparation, provision of services and determination of case disposition, including how such training is evaluated for effectiveness.

"(D) INTERAGENCY COORDINATION.—The extent to which treatment services for the child and other family members are coordinated with child welfare, social service, mental health, education, and other agencies.

"(4) GENERAL SYSTEM ENHANCEMENT.—

"(A) AUTOMATION.—A description of the capacity of current automated systems for tracking reports of child abuse and neglect from intake through final disposition and how personnel are trained in the use of such system.

"(B) ASSESSMENT TOOLS.—A description of whether, how, and what risk assessment tools are used for screening reports of abuse and neglect, determining whether child abuse and neglect has occurred, and assessing the appropriate level of State agency protection and intervention, including the extent to which such tool is used statewide and how workers are trained in its use.

"(C) INFORMATION AND REFERRAL.—A description and assessment of the extent to which a State has in place—

"(i) information and referral systems, including their availability and ability to link families to various child welfare services such as homemaker, intensive family-based services, emergency caretakers, home health visitors, daycare and services outside the child welfare system such as housing, nutrition, health care, special education, income support, and emergency resource assistance; and

"(ii) efforts undertaken to disseminate to the public information concerning the problem of child abuse and neglect and the prevention and treatment programs and services available to combat instances of such abuse and neglect.

"(D) STAFF CAPACITY.—A description of the current training of staff operating in the capacity of family service workers in various settings, including areas such as child protective services, family preservation, assessment, family support, and family, and other training minimum competencies.

"(5) INNOVATIVE APPROACHES

"(A) research strengthening, prevention, treatment, and interagency coordination.

"(B) the manner in which activities are being addressed as a result of investigation of reports of child abuse and neglect.

"(C) TECHNICAL CORRECTIONS. Notwithstanding subsection (b) of this section, subparagraph (A) of this subsection is applicable to section (a)."
“(D) STAFF CAPACITY AND COMPETENCE.—An assessment of basic and specialized training needs of all staff and current training provided staff. Assessment of the competencies of staff with respect to minimum knowledge in areas such as child development, cultural and ethnic diversity, functions and relationship of other systems to child protective services and in specific skills such as interviewing, assessment, and decisionmaking relative to the child and family, and the need for training consistent with such minimum competencies.

“(E) INNOVATIVE APPROACHES.—A description of—

“(A) research and demonstration efforts for developing, strengthening, and carrying out child abuse and neglect prevention, treatment, and research programs, including the interagency efforts at the State level; and

“(B) the manner in which proposed research and development activities build on existing capacity in the programs being addressed.”.

(c) TECHNICAL CORRECTION.—Section 107(d), as redesignated by subsection (b) of this section, is amended in the matter preceding subparagraph (A) by striking “this subsection” and inserting “subsection (a)”.

(d) DELAYED EFFECTIVE DATE FOR NEW REQUIREMENTS.—The amendments described in subsections (a) and (b) are made upon the date of the enactment of this Act. Such amendments take effect on October 1, 1993, or on October 1 of the first fiscal year for which $40,000,000 or more is made available under subsection (a)(2)(B)(ii) of section 114 of the Child Abuse Prevention and Treatment Act (as amended by section 117 of this Act), whichever occurs first. Prior to such amendments taking effect, section 107(a) of the Child Abuse Prevention and Treatment Act, as in effect on the day before the date of the enactment of this Act, continues to be in effect.

SEC. 115. EMERGENCY GRANT PROGRAM.

(a) IN GENERAL.—Section 107A(a) (42 U.S.C. 5106a–1(e)) is amended by striking out “and such sums” and all that follows through the end thereof and inserting “such sums as may be necessary for fiscal year 1991, $40,000,000 for fiscal year 1992, and such sums as may be necessary for each of the fiscal years 1993 through 1995.”.

(b) TECHNICAL AMENDMENT.—Section 1 is amended in the table of contents by inserting after the item relating to section 107 the following:

“Sec. 107A. Emergency child abuse prevention services grant.”.

SEC. 116. GRANT PROGRAM FOR INVESTIGATION AND PROSECUTION OF CHILD ABUSE CASES.

(a) IN GENERAL.—Section 109 (42 U.S.C. 5106c) is amended—

(1) by striking out the section heading and inserting in lieu thereof the following:

“SEC. 109. GRANTS TO STATES FOR PROGRAMS RELATING TO THE INVESTIGATION AND PROSECUTION OF CHILD ABUSE AND NEGLECT CASES.”;

(2) in subsection (a), by striking out paragraphs (1) and (2), and inserting in lieu thereof the following new paragraphs:
"(1) the handling of child abuse and neglect cases, particularly cases of child sexual abuse and exploitation, in a manner which limits additional trauma to the child victim;
"(2) the handling of cases of suspected child abuse or neglect related fatalities; and
"(3) the investigation and prosecution of cases of child abuse and neglect, particularly child sexual abuse and exploitation.";

(3) in subsection (b)—
(A) by striking out "and 107(e) or receive a waiver under section 107(c)" in paragraph (1);
(B) by striking out "and" at the end of paragraph (3);
(C) by inserting "annually" after "submit" in paragraph (4); and
(D) by striking out the period at the end thereof and inserting the following: "; and

(5) submit annually to the Secretary a report on the manner in which assistance received under this program was expended throughout the State, with particular attention focused on the areas described in paragraphs (1) through (3) of subsection (a)."

(4) in subsection (c)(1)—
(A) in the matter preceding subparagraph (A)—
(i) by inserting "; and maintain" after "designate"; and
(ii) by striking out "child abuse" and inserting in lieu thereof "child physical abuse, child neglect, child sexual abuse and exploitation, and child maltreatment related fatalities";
(B) by striking out "judicial and legal officers", in subparagraph (B) and inserting in lieu thereof "judges and attorneys involved in both civil and criminal court proceedings related to child abuse and neglect";
(C) by inserting before the semicolon in subparagraph (C), the following: "; including both attorneys for children and, where such programs are in operation, court appointed special advocates"; and
(D) by striking out "handicaps," in subparagraph (F), and inserting in lieu thereof "disabilities".

(5) in subsection (d)—
(A) by striking out "the State task force shall" in the matter preceding paragraph (1), and inserting in lieu thereof "and at three year intervals thereafter, the State task force shall comprehensively";
(B) by striking out "judicial" and all that follows in paragraph (1), and inserting in lieu thereof the following: "both civil and criminal judicial handling of cases of child abuse and neglect, particularly child sexual abuse and exploitation, as well as cases involving suspected child maltreatment related fatalities and cases involving a potential combination of jurisdictions, such as interstate, Federal-State, and State-Tribal;"
(C) by inserting "policy and training" before "recommendations" in paragraph (2); and
(6) in subsection (e)(1)—
(A) by striking out "child abuse" and all that follows through "child victim" in subparagraph (A), and inserting in lieu thereof the following: "child abuse and neglect,
particularly child sexual abuse and exploitation, as well as cases involving suspected child maltreatment related fatalities and cases involving a potential combination of jurisdictions, such as interstate, Federal-State, and State-Tribal, in a manner which reduces the additional trauma to the child victim and the victim's family;";
(B) by striking out “improve the rate” and all that follows through “abuse cases” in subparagraph (B), and inserting in lieu thereof the following: “improve the prompt and successful resolution of civil and criminal court proceedings or enhance the effectiveness of judicial and administrative action in child abuse and neglect cases, particularly child sexual abuse and exploitation cases, including the enhancement of performance of court-appointed attorneys and guardians ad litem for children”; and
(C) in subparagraph (C)—
(i) by inserting “, protocols” after “regulations”; and
(ii) by inserting “and exploitation” after “sexual abuse”.

(b) CONFORMING AMENDMENT.—Section 1 is amended in the item relating to section 109 in the table of contents by striking “Grants" and all that follows and inserting the following: “Grants to States for programs relating to the investigation and prosecution of child abuse and neglect cases.”.

SEC. 117. AUTHORIZATION OF APPROPRIATIONS.

(a) IN GENERAL.—Section 114(a) (42 U.S.C. 5106h(a)) is amended to read as follows:

“(a) IN GENERAL.—

"(1) AUTHORIZATION.—There are authorized to be appropriated to carry out this title, except for section 107A, $100,000,000 for fiscal year 1992, and such sums as may be necessary for each of the fiscal years 1993 through 1995.

(2) ALLOCATIONS.—

(A) Of the amounts appropriated under paragraph (1) for a fiscal year, $5,000,000 shall be available for the purpose of making additional grants to the States to carry out the provisions of section 107(g).

(B) Of the amounts appropriated under paragraph (1) for a fiscal year and available after compliance with subparagraph (A)—

(i) 33 1/3 percent shall be available for activities under sections 104, 105 and 106; and

(ii) 66 2/3 percent of such amounts shall be made available in each such fiscal year for activities under sections 107 and 108.".

(b) DELAYED EFFECTIVE DATE.—Paragraph (2) of section 114(a), as amended by subsection (a), shall become effective on October 1 of the first fiscal year for which $30,000,000 or more would be available under subsection (a)(2)(B)(ii) of such section 114 (if such subsection were in effect), and until such fiscal year, the second and third sentences of section 114(a) (as in effect prior to the amendment made by such subsection (a)) shall continue in effect.
Subtitle C—Community-Based Prevention Grants

SEC. 121. TITLE HEADING AND PURPOSE.

(a) TITLE HEADING.—The heading for title II (42 U.S.C. 5116 et seq.) is amended to read as follows:

“TITLE II—COMMUNITY-BASED CHILD ABUSE AND NEGLECT PREVENTION GRANTS”.

(b) PURPOSE.—Section 201 (42 U.S.C. 5116) is amended—

(1) in the section heading to read as follows:

“SEC. 201. PURPOSES.”

; and

(2) by striking out subsections (a) and (b) and inserting in lieu thereof the following:

“It is the purpose of this title, through the provision of community-based child abuse and neglect prevention grants, to assist States in supporting child abuse and neglect prevention activities.”.

SEC. 122. GRANTS AUTHORIZED; AUTHORIZATION OF APPROPRIATIONS.

Section 203 (42 U.S.C. 5116b) is amended—

(1) by striking out subsection (b);

(2) by redesignating subsection (c) as subsection (b); and

(3) in subsection (b) (as so redesignated), by striking out “such sums” and all that follows through the period and inserting in lieu thereof $45,000,000 for fiscal year 1992, and such sums as may be necessary for each of the fiscal years 1993 through 1996”.

SEC. 123. STATE ELIGIBILITY.

Section 204 (42 U.S.C. 5116c) is amended—

(1) by striking out “or other funding mechanism”; and

(2) by striking out “which is available only for child” and all that follows through the end thereof, and inserting “which includes (in whole or in part) legislative provisions making funding available only for the broad range of child abuse and neglect prevention activities.”.

SEC. 124. LIMITATIONS.

Section 205 (42 U.S.C. 5116d) is amended—

(1) by striking out paragraph (1) of subsection (a) and inserting in lieu thereof the following new paragraph:

(1) ALLOTMENT FORMULA.—

“A) IN GENERAL.—Amounts appropriated to provide grants under this title shall be allotted among eligible States in each fiscal year so that—

(i) 50 percent of the total amount appropriated is allotted among each State based on the number of children under the age of 18 in each such State, except that each State shall receive not less than $30,000; and

Subtitle C—Community-Based Prevention Grants

SEC. 131. AUTHORIZATION OF APPROPRIATIONS.

Section 306 (42 U.S.C. 5126) is amended—

(1) by striking out “in each State” and inserting “and such sums as may be necessary for each of the fiscal years 1993 through 1996”;

Subtitle C—Community-Based Prevention Grants

SEC. 141. TECHNICAL AND OTHER CORRECTIONS.

The Act (42 U.S.C. 5116d) appears as
"(ii) the remaining 50 percent of the total amount appropriated is allotted in an amount equal to 25 percent of the total amount collected by each such State, in the fiscal year prior to the fiscal year for which the allotment is being determined, for the children's trust fund of the State for child abuse and neglect prevention activities.

"(B) USE OF AMOUNTS.—Not less than 50 percent of the amount of a grant made to a State under this title in each fiscal year shall be utilized to support community-based prevention programs as authorized in section 204(a), except that this subparagraph shall not become applicable until amounts appropriated under section 203(b) exceed $10,000,000.; and

(2) in subsection (b)(1)—

(A) by redesignating subparagraphs (B) and (C) as subparagraphs (F) and (G), respectively; and

(B) by inserting after subparagraph (A), the following new subparagraphs:

"(B) demonstrate coordination with other child abuse and neglect prevention activities and agencies at the State and local levels;

"(C) demonstrate the outcome of services and activities funded under this title;

"(D) provide evidence that Federal assistance received under this title has been supplemented with non-Federal public and private assistance (including in-kind contributions) at the local level (Federal assistance expended in support of activities authorized under paragraphs (1), (2), and (3) of section 204 shall be supplemented by State assistance);

"(E) demonstrate the extent to which funds received under this title are used to support community prevention activities in underserved areas, in which case the supplemental support required under subparagraph (D) shall be waived for the first 3 years in which assistance is provided to a grantee described in this subparagraph;"

Subtitle D—Certain Preventive Services Regarding Children of Homeless Families or Families at Risk of Homelessness

SEC. 131. AUTHORIZATION OF APPROPRIATIONS.

Section 306(a) (42 U.S.C. 5118c(a)) is amended by inserting ", and such sums as may be necessary for each of the fiscal years 1993 through 1995" before the period.

Subtitle E—Miscellaneous Provisions

SEC. 141. TECHNICAL AMENDMENTS.

The Act (42 U.S.C. 5101 et seq.) is amended—

(1) by striking "handicapped child" each place such term appears and inserting "child with disabilities";
TITLE II—TEMPORARY CHILD CARE FOR CHILDREN WITH DISABILITIES AND CRISIS NURSERIES ACT

SEC. 201. SHORT TITLE.

This title may be cited as the "Temporary Child Care for Children With Disabilities and Crisis Nurseries Act Amendments of 1992".

SEC. 202. ADMINISTRATIVE PROVISIONS.

(a) DEFINITIONS.—Section 205(d)(2) of the Temporary Child Care for Children With Disabilities and Crisis Nurseries Act of 1986 (42 U.S.C. 5117c(d)(2)) is amended by striking "given" and all that follows and inserting the following: "given such term in section 602(a)(1) of the Individuals with Disabilities Education Act;".

(b) TECHNICAL AMENDMENT.—Section 205(a)(1)(A)(vi) of the Temporary Child Care for Children With Disabilities and Crisis Nurseries Act of 1986 (42 U.S.C. 5117c(a)(1)(A)(vi)) is amended by striking out "(vi)" and inserting in lieu thereof "(v)".

SEC. 203. AUTHORIZATION OF APPROPRIATIONS.

Section 206 of the Temporary Child Care for Children With Disabilities and Crisis Nurseries Act of 1986 (42 U.S.C. 5117d) is amended in the first sentence—

(1) by striking "and" after "1989;"; and

(2) by inserting before the period the following: "and $20,000,000 for each of the fiscal years 1992 through 1995."