114TH CONGRESS	\mathbf{C}	
2D Session		
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To amend the Social Security Act to provide for mandatory funding, to ensure that the families that have infants and toddlers, have a family income of not more than 200 percent of the applicable Federal poverty guideline, and need child care have access to high-quality infant and toddler child care by the end of fiscal year 2026, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. Casey introduced the following bill; which was read twice and referred to the Committee on _____

A BILL

To amend the Social Security Act to provide for mandatory funding, to ensure that the families that have infants and toddlers, have a family income of not more than 200 percent of the applicable Federal poverty guideline, and need child care have access to high-quality infant and toddler child care by the end of fiscal year 2026, 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,

1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Child Care Access to

3 Resources for Early-learning Act" or the "Child CARE

4 Act".

5 SEC. 2. PURPOSES.

6 The purposes of this Act are—

- (1) to provide funding to ensure that the families that have infants and toddlers, that have a family income of not more than 200 percent of the applicable Federal poverty guideline, and that need child care have access to high-quality infant and toddler child care by the end of fiscal year 2026, in order to promote family economic security and parental employment, to support parents in balancing work and family obligations, and to promote children's health, early care, and learning;
- (2) to provide sufficient funding to ensure that both families and child care providers have the resources they need to support high-quality early care and learning for infants and toddlers;
- (3) to ensure that provider payment rates, for infant and toddler child care providers, are set at a level high enough to support high-quality child care for infants and toddlers, including infants and toddlers with disabilities;

1	(4) to assist eligible infant and toddler child
2	care providers in improving the quality of their pro-
3	grams—
4	(A) by strengthening the skills, com-
5	petencies, and compensation of the workforce of
6	those providers, in a manner aligned with the
7	report entitled "Transforming the Workforce
8	for Children Birth Through Age 8: A Unifying
9	Foundation", issued by the National Academy
10	of Sciences in April 2015; and
11	(B) by helping those providers ensure that
12	children receive the comprehensive services they
13	need, by coordinating activities with other com-
14	munity service providers; and
15	(5) to ensure that high-quality infant and tod-
16	dler child care is a strong component of a continuum
17	of quality early care and learning activities within
18	States and Indian and Native Hawaiian commu-
19	nities, starting with prenatal care and continuing
20	through activities in the early school years, with
21	seamless transitions between programs.

TITLE I—CHILD CARE ACCESS

2 TO RESOURCES FOR EARLY

3 **LEARNING**

- 4 SEC. 101. APPROPRIATION.
- 5 Title IV of the Social Security Act is amended by in-
- 6 serting after section 418 (42 U.S.C. 618) the following:
- 7 "SEC. 418A. APPROPRIATION.
- 8 "For grants under the Child CARE Act, there is ap-
- 9 propriated—
- "(1) \$3,664,862,604 for fiscal year 2017;
- "(2) \$4,121,731,861 for fiscal year 2018;
- "(3) \$4,819,546,318 for fiscal year 2019;
- "(4) \$5,843,784,371 for fiscal year 2020; and
- "(5) \$6,887,236,056 for fiscal year 2021.".
- 15 SEC. 102. DEFINITIONS.
- 16 In this Act:
- 17 (1) CHILD CARE AND DEVELOPMENT FUND.—
- The term "Child Care and Development Fund"
- means the funds appropriated under the Child Care
- and Development Block Grant Act of 1990 (42
- U.S.C. 9858 et seq.) and the funds appropriated
- under section 418 of the Social Security Act (42
- 23 U.S.C. 618).
- 24 (2) ELIGIBLE FAMILY.—The term "eligible
- family' means a family that has, and needs child

1	care for, an infant or toddler, and is a low-income
2	family.
3	(3) Eligible infant or toddler.—The term
4	"eligible infant or toddler" means an infant or tod-
5	dler from a low-income family.
6	(4) Indian; indian tribe.—The terms "In-
7	dian" and "Indian tribe" have the meanings given
8	the terms in section 4 of the Indian Self-Determina-
9	tion and Education Assistance Act (25 U.S.C.
10	450b).
11	(5) High-quality.—This term "high-quality",
12	used with respect to child care (including early care
13	and learning), means child care provided in a man-
14	ner consistent with the quality standards described
15	in section $105(a)(3)$.
16	(6) Infant or toddler.—The term "infant
17	or toddler" means a child under age 4.
18	(7) Infant or toddler with a dis-
19	ABILITY.—The term "infant or toddler with a dis-
20	ability" has the meaning given the term in section
21	632 of the Individuals with Disabilities Education
22	Act (20 U.S.C. 1432).
23	(8) Low-income family.—The term "low-in-
24	come family" means a family with a family income

1	of not more than 200 percent of the applicable Fed-
2	eral poverty guideline.
3	(9) Native Hawahan.—The term "Native Ha-
4	waiian" has the meaning given the term in section
5	6207 of the Elementary and Secondary Education
6	Act of 1965 (20 U.S.C. 7517).
7	(10) Secretary.—The term "Secretary"
8	means the Secretary of Health and Human Services.
9	(11) State.—The term "State" means any of
10	the several States, the District of Columbia, the Vir-
11	gin Islands of the United States, the Commonwealth
12	of Puerto Rico, Guam, American Samoa, and the
13	Commonwealth of the Northern Mariana Islands.
14	(12) Tribal Organization.—The term "tribal
15	organization" has the meaning given the term in
16	section 658P of the Child Care and Development
17	Block Grant Act of 1990 (42 U.S.C. 9858n).
18	SEC. 103. FUNDING ALLOTMENTS.
19	(a) DISTRIBUTION BY ACTIVITY.—From the amounts
20	appropriated under this Act for each fiscal year, the Sec-
21	retary shall—
22	(1) reserve a portion for providing the allot-
23	ments described in subsection (b) (relating to ex-
24	panding access to high-quality child care);

1	(2) reserve a portion of not less than 2 percent
2	of the appropriated amounts for providing the allot-
3	ments described in subsection (d) (relating to Indian
4	and Native Hawaiian child care);
5	(3) reserve a portion, of not more than 0.5 per-
6	cent of the appropriated amounts, for carrying out
7	research and evaluation activities under this Act;
8	(4) reserve a portion, of not more than 0.5 per-
9	cent of the appropriated amounts, for carrying out
10	technical assistance activities under this Act;
11	(5) reserve 6 percent of the appropriated
12	amounts for making grants under subsection (e) (re-
13	lating to child care provided during nontraditional
14	and unpredictable hours); and
15	(6) use the remainder for providing the allot-
16	ments described in subsection (c) (relating to main-
17	taining access to child care).
18	(b) Allotments for Expanding Access to High-
19	QUALITY CHILD CARE.—
20	(1) Allotments.—Using funds reserved under
21	subsection (a)(1) for a fiscal year, the Secretary
22	shall allot to each eligible State an amount that
23	bears the same relationship to the reserved funds as
24	the number of infants and toddlers from low-income

1	families in the State bears to the total number of
2	such infants and toddlers in all eligible States.
3	(2) Use of funds.—A State that receives an
4	allotment under this subsection shall use the allot-
5	ment funds—
6	(A) to expand access to high-quality child
7	care for infants and toddlers who do not receive
8	child care funded through the Child Care and
9	Development Fund;
10	(B) to increase, as described in this Act,
11	the quality of child care for infants and toddlers
12	who receive child care funded through the Child
13	Care and Development Fund;
14	(C)(i) to support payment rates, for child
15	care providers that serve infants and toddlers,
16	that reflect the cost of high-quality child care
17	and are sufficient to attract, support, and re-
18	tain providers who meet quality standards that
19	relate to the unique needs of infants and tod-
20	dlers, including infants and toddlers with dis-
21	abilities; and
22	(ii) to increase the compensation of, and
23	provide other financial incentives for, the high-
24	ly-qualified infant and toddler child care work-
25	force; and

1	(D) as otherwise described in section 105
2	(c) Allotments for Maintaining Access to
3	CHILD CARE.—
4	(1) Allotments.—Using the remainder de-
5	scribed in subsection (a)(6) for a fiscal year, the
6	Secretary shall allot to each eligible State an amount
7	that bears the same relationship to the reserved
8	funds as the amount the State receives for the fiscal
9	year under section 418(a)(2)(B) of the Social Secu-
10	rity Act (42 U.S.C. 618(a)(2)(B)) bears to the total
11	amount received by all eligible States under that sec-
12	tion.
13	(2) Use of funds.—A State that receives an
14	allotment under this subsection shall use the allot-
15	ment funds in accordance with the Child Care and
16	Development Block Grant Act of 1990.
17	(d) Allotments for Indian and Native Hawai-
18	IAN CHILD CARE.—
19	(1) Formula.—
20	(A) IN GENERAL.—In order to ensure that
21	Indian and Native Hawaiian children have
22	equal access to high-quality infant and toddler
23	child care, the Secretary shall develop an for-
24	mula for allotting the funds reserved under sub-

1	section (a)(2) to Indian tribes and tribal organi-
2	zations.
3	(B) FORMULA FACTORS.—In developing
4	the formula, the Secretary shall—
5	(i) provide for a level of funding that
6	will ensure that, by the end of fiscal year
7	2026, the Indian and Native Hawaiian in-
8	fants and toddlers in eligible families will
9	receive a level of services that is equivalent
10	to the high-quality child care received by
11	infants and toddlers in the general popu-
12	lation under this Act;
13	(ii) take into consideration the unique
14	needs and circumstances of individuals in
15	Indian and Native Hawaiian communities,
16	such as unemployment rates; and
17	(iii) the cost of providing high-quality
18	child care that addresses Indian and Na-
19	tive Hawaiian culture and language.
20	(2) USE OF FUNDS.—An Indian tribe or tribal
21	organization that receives an allotment under this
22	subsection shall use the allotment funds as described
23	in section 107.
24	(e) Grants for Child Care During Unconven-
25	TIONAL HOURS.—

1	(1) In general.—Using funds reserved under
2	subsection (a)(5) for a fiscal year, the Secretary may
3	make grants to States for child care provided during
4	nontraditional and unpredictable hours.
5	(2) Adjustments.—The Secretary may adjust
6	the requirement that providers serving children that
7	require child care during those hours meet quality
8	standards as described in section 105(a)(3), as nec-
9	essary to address the need for nontraditional and
10	unpredictable hours care.
11	(3) Applicable requirements.—Except as
12	provided in paragraph (2), a State that receives a
13	grant under this subsection shall use the grant
14	funds in accordance with the Child Care and Devel-
15	opment Block Grant Act of 1990 (42 U.S.C. 9859
16	et seq.) and this Act.
17	SEC. 104. STATE APPLICATION.
18	(a) In General.—To be eligible to receive a grant
19	under this Act through allotments made under subsection
20	(b), (c), or (e) of section 103, a State shall submit to the
21	Secretary an application, as a supplement to the State
22	plan described in section 658E of the Child Care and De-
23	velopment Block Grant Act of 1990 (42 U.S.C. 9858c).
24	(b) Information.—Each such application shall in-
25	clude a description of each of the following:

1	(1)(A) How the State will increase the number
2	of high-quality child care slots for eligible families,
3	to ensure, by the end of fiscal year 2026, access to
4	high-quality infant and toddler child care for the eli-
5	gible families in the State (referred to in this section
6	as "universal high-quality child care").
7	(B) The ambitious goals and measurable bench-
8	marks that the State will use to demonstrate
9	progress toward achieving universal high-quality
10	child care, including—
11	(i) substantially increasing the percentage
12	of eligible families served; and
13	(ii) addressing the needs identified in the
14	needs assessment under section 105(a)(4).
15	(2) How the State will measurably improve, by
16	the end of fiscal year 2026, the quality of child care
17	available to children who are infants and toddlers,
18	including such children who are dual language learn-
19	ers or are children with disabilities, and the ambi-
20	tious goals and measurable benchmarks that the
21	State will use to demonstrate progress toward
22	achieving this improvement.
23	(3) How the State will maintain, using the
24	Child Care and Development Fund and the funds
25	made available under section 103(c), the caseload of

1	children that were served using the Child Care and
2	Development Fund on the date of enactment of this
3	Act.
4	(4)(A) How the State will conduct a study on
5	the cost of high-quality child care for infants and
6	toddlers, at least once every 3 years, consistent with
7	this supplement—
8	(i) to determine provider payment rates
9	that are sufficient—
10	(I) to ensure fair and competitive
11	compensation for high-quality infant and
12	toddler child care providers;
13	(II) to recognize child care providers
14	who have the specialized knowledge and
15	competencies of early childhood educators;
16	and
17	(III) to recognize child care providers
18	who offer a rich learning environment, use
19	evidence-based classroom practices, and
20	have provider competencies in engaging in
21	stimulating, warm, and responsive adult-
22	child interactions, consistent with the pro-
23	gram performance standards referred to in
24	section 641A(a)(1) of the Head Start Act

1	(42 U.S.C. 9836a), appropriate to the age
2	of the child; and
3	(ii) to assess the compensation levels nec-
4	essary to attract, support, and retain a work-
5	force of child care providers described in clause
6	(i).
7	(B) Whether the State proposes to conduct the
8	study required under subparagraph (A) by carrying
9	out a cost of quality study or survey that the State
10	is currently conducting, as a requirement of its State
11	plan under section 658E of the Child Care and De-
12	velopment Block Grant Act of 1990 (42 U.S.C.
13	9858c).
14	(C) How the State will incorporate into the
15	study information gathered through a public hearing
16	to solicit input from relevant stakeholders including
17	the infant and toddler child care workforce.
18	(D) How the State will use the results of the
19	study to establish and annually update reimburse-
20	ment rates for high-quality infant and toddler child
21	care providers in the State.
22	(5) How the State will ensure and demonstrate
23	that—
24	(A) the higher provider payment rates that
25	the State proposes to pay under this Act are

1	sufficient to achieve the compensation levels de-
2	scribed in paragraph (4)(A)(ii), and attract,
3	support, and retain child care providers de-
4	scribed in paragraph (4)(A)(i); and
5	(B) the rates described in subparagraph
6	(A) will keep pace with inflation.
7	(6) The need in the State for high-quality child
8	care for infants and toddlers, based on a needs as-
9	sessment—
10	(A) that is conducted prior to the receipt
11	of the corresponding allotment and at least once
12	every 3 years consistent with the State plan;
13	(B) that is conducted by the State Advi-
14	sory Council on Early Childhood Education and
15	Care (designated or established pursuant to sec-
16	tion 642B(b)(1)(A)(i) of the Head Start Act
17	(42 U.S.C. 9837b(b)(1)(A)(i))) or another enti-
18	ty as determined by the State; and
19	(C) that identifies such need for geo-
20	graphic areas and special populations of infants
21	and toddlers, including children with disabil-
22	ities, homeless children, children in foster care,
23	children who are dual language learners, chil-
24	dren living in rural areas, and children whose
25	families work nontraditional hours.

1	(7) A unified approach to early care and learn-
2	ing that begins prenatally and supports children and
3	their families at least until the children enter kinder-
4	garten, which includes a description of how the State
5	will align infant and toddler child care with—
6	(A) other early care and learning pro-
7	grams, including State-supported programs of
8	quality preschool if applicable; and
9	(B) programs carried out under section
10	619 and part C of the Individuals with Disabil-
11	ities Education Act (20 U.S.C. 1419, 1431 et
12	seq.).
13	(8) How the State will support early childhood
14	educators and K-3 teachers, including the best prac-
15	tices that the State will use to support transitions
16	into kindergarten and alignment of curricula, profes-
17	sional development, and early learning standards, to
18	reflect an integrated approach to enabling children
19	to achieve substantial gains in key skill areas across
20	their development.
21	(9) How the State will coordinate activities with
22	other public or private agencies to ensure that, to
23	the extent that services are available in the commu-
24	nity, infants and toddlers are referred to local agen-
25	cies or other appropriate providers, including com-

1 organizations, for munity-based comprehensive 2 health, mental health, family, and nutrition services 3 similar to those provided through Early Head Start 4 programs. 5 (10) How the State will address infant and tod-6 dler child care needs for populations that have acute 7 barriers to accessing high-quality child care and the 8 State's plan to increase the supply of high-quality 9 child care slots for populations for which the unmet 10 need is greatest, including populations listed in sec-11 tion 658E(c)(2)(M) of the Child Care and Develop-12 Block Grant Act of 1990 (42)ment U.S.C. 13 9858c(c)(2)(M), with methods such as grants and 14 contracts. 15 (11) How the State will, at the option of an In-16 dian tribe or tribal organization in the State, col-17 laborate and coordinate activities with the Indian 18 tribe or tribal organization in the development of the 19 State plan. 20 (12) A plan that describes how the State will 21 ensure successful engagement by parents and fami-22 lies in their child's early care and learning and how 23 this plan will promote engagement that continues 24 from infant and toddler programs into preschool 25 programs and beyond.

1	(13) How the State will collaborate and coordi-
2	nate activities with early childhood educators and or-
3	ganizations that foster the professional development
4	and collective engagement of the child care work-
5	force.
6	(c) Assurances.—Each such application shall in-
7	clude each of the following:
8	(1) An assurance that the State will maintain
9	using the Child Care and Development Fund and
10	the funds made available under section 103(c), the
11	caseload of children that were served using the Child
12	Care and Development Fund on the date of enact-
13	ment of this Act.
14	(2) An assurance that the State will establish
15	and support standards for high-quality child care for
16	infants and toddlers in the State as described in sec-
17	tion $105(a)(3)$.
18	(3) An assurance that the State will contribute
19	a percentage toward the cost of activities authorized
20	under section 103(b), toward the cost of activities
21	authorized under section 103(c), and toward the cost
22	of activities authorized under section 103(e), that is
23	equal to the percentage that the State contributes
24	under section 418(a)(2)(C) of the Social Security
25	Act (42 U.S.C. 618(a)(2)(C)) toward the cost of the

1	child care authorized under section 418 of that Act
2	(42 U.S.C. 618).
3	SEC. 105. STATE EXPANSION AND QUALITY ENHANCEMENT
4	ACTIVITIES.
5	(a) Expanding Access to High-quality Child
6	Care.—
7	(1) In general.—Using funds made available
8	through an allotment under section 103(b), the
9	State shall reserve at least 80 percent for direct
10	services provided through grants, contracts, or cer-
11	tificates, to expand access to high-quality child care
12	for infants and toddlers and to increase parental op-
13	tions for and access to such care.
14	(2) Promotion of Quality.—During the pe-
15	riod beginning not later than the date on which the
16	allotment is made and ending not later than 6
17	months after that date, and every third year there-
18	after, the State shall use the cost of high-quality
19	child care study, described in section 104(b)(4), to
20	ensure that, for all infant and toddler child care
21	slots—
22	(A) the child care is of sufficient quality;
23	(B) the providers of the care are supported
24	along a career pathway to achieve higher levels
25	of training and education; and

1	(C) provider payment rates are sufficient
2	as described in section 104(b)(4)(A)(i).
3	(3) QUALITY STANDARDS.—The State shall en-
4	sure that all infant and toddler child care providers,
5	who participate in activities funded through the
6	Child Care and Development Fund, meet quality
7	standards by the end of fiscal year 2026, includ-
8	ing—
9	(A) ensuring that the providers enable lead
10	teachers and educators, regardless of setting, to
11	receive program quality funds reserved under
12	subsection (b), through grants, contracts, or
13	certificates, to prepare for meeting higher
14	standards of quality and to progress through
15	professional development goals;
16	(B)(i) offering full-day, full-year care or
17	otherwise meeting the needs of working fami-
18	lies;
19	(ii) meeting the requirements described in
20	section $104(b)(4)(A)(i)(III)$;
21	(iii) ensuring individuals working directly
22	with infants and toddlers have the qualifica-
23	tions, knowledge, and skills to promote the
24	healthy social, emotional, cognitive, and phys-
25	ical development of children as appropriate to

1	the children's age, and attain the compensation
2	levels necessary to attract, support, and retain
3	a well-qualified workforce, in a manner aligned
4	with the findings in the study entitled "Trans-
5	forming the Workforce for Children Birth
6	Through Age 8: A Unifying Foundation",
7	issued by the National Academy of Sciences in
8	April 2015;
9	(iv) aligning its activities with the State's
10	Early Learning and Development Guidelines
11	that apply to infants and toddlers and the Head
12	Start Early Learning Outcomes Framework;
13	(v) coordinating activities with other public
14	or private agencies to ensure that, to the extent
15	that services are available in the community, in-
16	fants and toddlers are referred to local agencies
17	or other appropriate providers, including com-
18	munity-based organizations, for comprehensive
19	health, mental health, family, and nutrition
20	services, similar to those provided through
21	Early Head Start programs; and
22	(vi) engaging with parents in their roles as
23	first teachers and partnering with parents in
24	their child's early care and learning and transi-

1	tion to pre-kindergarten or a Head Start pro-
2	gram.
3	(4) Addressing underserved geographic
4	AREAS AND SPECIAL POPULATIONS.—
5	(A) Identification.—Based on a valid
6	needs assessment referred to in section
7	104(b)(6), the State shall identify geographic
8	areas and special populations described in that
9	section.
10	(B) Increasing availability of child
11	CARE.—The State shall develop and implement
12	a plan to increase the availability of high-qual-
13	ity child care (including by stabilizing the in-
14	come of providers of such care)—
15	(i) in geographic areas and for popu-
16	lations identified under subparagraph (A)
17	and
18	(ii) to the extent practicable, in hard-
19	to-serve areas or populations.
20	(b) Enhancing the Quality of Infant and Tod-
21	DLER CHILD CARE.—
22	(1) FINDINGS.—Congress finds that the activi-
23	ties described in paragraph (3) are interconnected
24	and that each of the activities is critical to enhance
25	ing the quality of infant and toddler child care.

1	(2) General Authority.—The State shall re-
2	serve at least 12 percent of funds made available
3	through each allotment made under subsection (b),
4	(c), or (e) of section 103 to carry out activities de-
5	scribed in paragraph (3), to increase the quality of
6	child care programs for infants and toddlers in eligi-
7	ble families.
8	(3) Activities.—The activities referred to in
9	paragraph (2) shall consist of—
10	(A) activities that improve the skills and
11	competencies of the infant and toddler child
12	care workforce, including competencies specific
13	to working with children who are culturally and
14	linguistically diverse and children with disabil-
15	ities, by providing a pathway to higher levels of
16	training and education consistent with the find-
17	ings in the National Academy of Sciences study
18	described in subsection (a)(3)(B)(iii);
19	(B) activities that support training and
20	technical assistance through a statewide net-
21	work of infant and toddler specialists, infant
22	and early childhood mental health consultants,
23	or coach mentors, that provide onsite assistance
24	directly to providers who receive funds under
25	this Act;

1	(C) activities that provide startup grants
2	to purchase equipment and materials needed to
3	provide high-quality early care and learning ex-
4	periences to infants and toddlers, such as cribs
5	changing tables, safety equipment, infant and
6	toddler curricula, and age- and developmentally-
7	appropriate toys; or
8	(D) activities that establish networks of
9	family child care providers to share workforce
10	training and technical assistance.
11	(4) STANDARDS.—The State shall use the
12	funds described in paragraph (2) to ensure that in-
13	fant and toddler child care providers meet relevant
14	standards and shall develop statewide plans to im-
15	prove the knowledge and competencies of the infant
16	and toddler child care workforce, by implementing 1
17	or more of the activities described in paragraph (3)
18	(5) COORDINATION.—The State shall coordi-
19	nate the activities carried out under this subsection
20	with other quality enhancement efforts funded
21	through the Child Care and Development Fund.
22	(c) Applicable Requirements.—In carrying out
23	activities under this section, a State shall comply with the
24	requirements of this Act and the Child Care and Develop-
25	ment Block Grant Act of 1990 (42 U.S.C. 9858 et seq.)

1	(d) Supplement Not Supplant.—Amounts made
2	available under this Act shall be used to supplement and
3	not supplant other Federal, State, and local public funds
4	expended to provide child care for children under age 13.
5	SEC. 106. TRIBAL APPLICATION.
6	To be eligible to receive a grant under this Act
7	through an allotment made under section 103(d), an In-
8	dian tribe or tribal organization shall submit to the Sec-
9	retary an application, as a supplement to the application
10	the tribe or tribal organization submits under section
11	658O(c) of the Child Care and Development Block Grant
12	Act of 1990 (42 U.S.C. 9858m(c)). Each such application
13	shall contain such information as the Secretary may re-
14	quire, including:
15	(1) Information demonstrating that the Indian
16	tribe or tribal organization meets the requirements
17	for a grant or contract on section 658O(c) of such
18	Act.
19	(2) At the election of the Indian tribe or tribal
20	organization, a plan—
21	(A) to align programs for child care funded
22	through the Child Care and Development Fund,
23	Head Start (including Early Head Start) pro-
24	grams, early childhood home visitation pro-
25	grams under section 511 of the Social Security

1	Act (42 U.S.C. 711), preschool programs, and
2	early childhood programs relating to Indian and
3	Native Hawaiian culture and language, to cre-
4	ate more aligned and seamless early care and
5	learning in tribal communities; and
6	(B) to combine funding for the programs
7	described in subparagraph (A).
8	(3)(A) Information describing how the Indian
9	tribe or tribal organization will increase the number
10	of high-quality child care slots for eligible families
11	with Indian or Native Hawaiian children, to ensure,
12	by the end of fiscal year 2026, access to high-qual-
13	ity, culturally and linguistically appropriate infant
14	and toddler child care for such eligible families in
15	the tribal community (referred to in this section as
16	"universal high-quality child care").
17	(B) The ambitious goals and measurable bench-
18	marks that the Indian tribe or tribal organization
19	will use to demonstrate progress toward achieving
20	universal high-quality child care.
21	SEC. 107. TRIBAL EARLY CARE AND LEARNING EXPANSION
22	ACTIVITIES.
23	(a) In General.—An Indian tribe or tribal organi-
24	zation that receives a grant through an allotment made
25	under section 103(d) shall use the grant funds to provide,

- 1 by the end of fiscal year 2026, access to high-quality, cul-
- 2 turally and linguistically appropriate child care (or, in the
- 3 case of an entity that submits a plan described in section
- 4 106(2), high-quality, culturally and linguistically appro-
- 5 priate early care and learning) (including related sup-
- 6 ports) for infants and toddlers for such eligible families
- 7 in the tribal community.
- 8 (b) Applicable Requirements.—In carrying out
- 9 activities under this section, an Indian tribe or tribal orga-
- 10 nization shall comply with the requirements of this Act
- 11 and the Child Care and Development Block Grant Act of
- 12 1990 (42 U.S.C. 9858 et seq.).

13 TITLE II—INVERTED

14 **CORPORATIONS**

- 15 SEC. 201. MODIFICATIONS TO RULES RELATING TO IN-
- 16 VERTED CORPORATIONS.
- 17 (a) In General.—Subsection (b) of section 7874 of
- 18 the Internal Revenue Code of 1986 is amended to read
- 19 as follows:
- 20 "(b) Inverted Corporations Treated as Do-
- 21 MESTIC CORPORATIONS.—
- "(1) IN GENERAL.—Notwithstanding section
- 23 7701(a)(4), a foreign corporation shall be treated for
- purposes of this title as a domestic corporation if—

1	"(A) such corporation would be a surro-
2	gate foreign corporation if subsection (a)(2)
3	were applied by substituting '80 percent' for
4	'60 percent', or
5	"(B) such corporation is an inverted do-
6	mestic corporation.
7	"(2) Inverted domestic corporation.—For
8	purposes of this subsection, a foreign corporation
9	shall be treated as an inverted domestic corporation
10	if, pursuant to a plan (or a series of related trans-
11	actions)—
12	"(A) the entity completes after February
13	10, 2016, the direct or indirect acquisition of—
14	"(i) substantially all of the properties
15	held directly or indirectly by a domestic
16	corporation, or
17	"(ii) substantially all of the assets of
18	or substantially all of the properties consti-
19	tuting a trade or business of, a domestic
20	partnership, and
21	"(B) after the acquisition, more than 50
22	percent of the stock (by vote or value) of the
23	entity is held—
24	"(i) in the case of an acquisition with
25	respect to a domestic corporation, by

1 former shareholders of the domestic cor-2 poration by reason of holding stock in the 3 domestic corporation, or 4 "(ii) in the case of an acquisition with 5 respect to a domestic partnership, by 6 former partners of the domestic partner-7 ship by reason of holding a capital or prof-8 its interest in the domestic partnership. 9 "(3) Exception for corporations with 10 SUBSTANTIAL BUSINESS ACTIVITIES IN FOREIGN 11 COUNTRY OF ORGANIZATION.—A foreign corporation described in paragraph (2) shall not be treated as an 12 13 inverted domestic corporation if after the acquisition 14 the expanded affiliated group which includes the en-15 tity has substantial business activities in the foreign 16 country in which or under the law of which the enti-17 ty is created or organized when compared to the 18 total business activities of such expanded affiliated 19 group. For purposes of subsection (a)(2)(B)(iii) and 20 the preceding sentence, the term 'substantial busi-21 ness activities' shall have the meaning given such 22 term under regulations in effect on February 10, 23 2016, except that the Secretary may issue regula-24 tions increasing the threshold percent in any of the 25 tests under such regulations for determining if busi-

1	ness activities constitute substantial business activi-
2	ties for purposes of this paragraph.".
3	(b) Conforming Amendments.—
4	(1) Clause (i) of section 7874(a)(2)(B) of such
5	Code is amended by striking "after March 4, 2003,"
6	and inserting "after March 4, 2003, and before Feb-
7	ruary 11, 2016,".
8	(2) Subsection (c) of section 7874 of such Code
9	is amended—
10	(A) in paragraph (2)—
11	(i) by striking "subsection
12	(a)(2)(B)(ii)" and inserting "subsections
13	(a)(2)(B)(ii) and $(b)(2)(B)$ ", and
14	(ii) by inserting "or $(b)(2)(A)$ " after
15	"(a)(2)(B)(i)" in subparagraph (B),
16	(B) in paragraph (3), by inserting "or
17	(b)(2)(B), as the case may be," after
18	"(a)(2)(B)(ii)",
19	(C) in paragraph (5), by striking "sub-
20	section (a)(2)(B)(ii)" and inserting "sub-
21	sections $(a)(2)(B)(ii)$ and $(b)(2)(B)$ ", and
22	(D) in paragraph (6), by inserting "or in-
23	verted domestic corporation, as the case may
24	be," after "surrogate foreign corporation".

- 1 (c) Effective Date.—The amendments made by
- 2 this section shall apply to taxable years ending after Feb-

3 ruary 10, 2016.