H. R. 3063

To amend titles XIX and XXI of the Social Security Act to improve Medicaid and the Children's Health Insurance Program for low-income mothers.

IN THE HOUSE OF REPRESENTATIVES

May 7, 2021

Ms. Pressley (for herself, Ms. Bush, Ms. Norton, Mr. Cohen, Ms. Jackson Lee, Ms. Roybal-Allard, Ms. Tlaib, Mr. Welch, Mr. Jones, Mr. Johnson of Georgia, Ms. Underwood, Ms. Kelly of Illinois, Ms. Matsui, Ms. Escobar, Mr. Carson, Mr. Foster, Mrs. Carolyn B. Maloney of New York, Ms. Adams, Ms. Blunt Rochester, Ms. Velázquez, Mrs. Hayes, Ms. Clarke of New York, Mrs. Watson Coleman, Ms. Lee of California, Ms. Kaptur, and Ms. Wilson of Florida) introduced the following bill; which was referred to the Committee on Energy and Commerce

A BILL

To amend titles XIX and XXI of the Social Security Act to improve Medicaid and the Children's Health Insurance Program for low-income mothers.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Maximizing Outcomes
- 5 for Moms through Medicaid Improvement and Enhance-
- 6 ment of Services Act" or the "MOMMIES Act".

1	SEC. 2. ENHANCING MEDICAID AND CHIP BENEFITS FOR
2	LOW-INCOME PREGNANT INDIVIDUALS.
3	(a) Extending Continuous Medicaid and CHIP
4	COVERAGE FOR PREGNANT AND POSTPARTUM INDIVID-
5	UALS.—
6	(1) Medicaid.—Title XIX of the Social Secu-
7	rity Act (42 U.S.C. 1396 et seq.) is amended—
8	(A) in section 1902(e)—
9	(i) in paragraph (6), by striking "60-
10	day period (beginning on the last day of
11	her pregnancy)" and inserting "1-year pe-
12	riod beginning on the last day of the preg-
13	nancy (or such longer period beginning on
14	such day as the State may elect)"; and
15	(ii) by striking paragraph (16);
16	(B) in section 1902(l)(1)(A), by striking
17	"60-day period beginning on the last day of the
18	pregnancy" and inserting "1-year period begin-
19	ning on the last day of the pregnancy or such
20	longer period beginning on such day as the
21	State may elect";
22	(C) in section 1903(v)(4)(A)(i), by striking
23	"60-day period beginning on the last day of the
24	pregnancy" and inserting "1-year period begin-
25	ning on the last day of the pregnancy or such

1	longer period beginning on such day as the
2	State may elect"; and
3	(D) in section 1905(a), in the 4th sentence
4	in the matter following paragraph (30), by
5	striking "60-day period beginning on the last
6	day of her pregnancy" and inserting "1-year
7	period beginning on the last day of the preg-
8	nancy, or such longer period beginning on such
9	day as the State may elect,".
10	(2) CHIP.—Title XXI of the Social Security
11	Act (42 U.S.C. 1397 et seq.) is amended—
12	(A) in section 2107(e)(1)(J)—
13	(i) by striking "Paragraphs (5) and
14	(16)"; and
15	(ii) by striking "(relating to" and all
16	that follows through the period and insert-
17	ing "(relating to the provision of medical
18	assistance to pregnant individuals during
19	and following pregnancy under title
20	XIX)."; and
21	(B) in section 2112—
22	(i) in subsection (d)(2)(A), by striking
23	"60-day period" and all that follows
24	through the semicolon and inserting "1-
25	year period beginning on the last day of

1	the pregnancy, or such longer period begin-
2	ning on such day as the State may elect,
3	ends;";
4	(ii) in subsection (f)(2)—
5	(I) by striking "60-day period
6	(beginning on the last day of the
7	pregnancy)" and inserting "1-year pe-
8	riod beginning on the last day of the
9	pregnancy, or such longer period be-
10	ginning on such day as the State may
11	elect,".
12	(b) Requiring Full Benefits for Pregnant
13	AND POSTPARTUM INDIVIDUALS.—
14	(1) In General.—Paragraph (5) of section
15	1902(e) of the Social Security Act (24 U.S.C.
16	1396a(e)) is amended to read as follows:
17	"(5) Coverage of full benefits for at
18	LEAST 1 YEAR FOR PREGNANT AND POSTPARTUM IN-
19	DIVIDUALS.—
20	"(A) In General.—Any individual who,
21	while pregnant, is eligible for and has received
22	medical assistance under the State plan ap-
23	proved under this title or a waiver of such plan
24	(including during a period of retroactive eligi-
25	bility under subsection (a)(34)) shall continue

to be eligible under the plan or waiver for medical assistance through the end of the month in which the 1-year period beginning on the last day of the pregnancy, or such longer period beginning on such day as the State may elect, ends, regardless of the basis for the individual's eligibility for medical assistance, including if the individual's eligibility for medical assistance is on the basis of being pregnant.

- "(B) Scope of Benefits.—The medical assistance provided for a pregnant or postpartum individual described in subparagraph (A) shall—
 - "(i) include all items and services covered under the State plan (or waiver) that are not less in amount, duration, or scope, or are determined by the Secretary to be substantially equivalent, to the medical assistance available for an individual described in subsection (a)(10)(A)(i); and
 - "(ii) be provided for the individual while pregnant and during the 1-year period that begins on the last day of the pregnancy, or such longer period beginning on such day as the State may elect, and

1	ends on the last day of the month in which
2	such period ends.".
3	(2) Conforming Amendment.—Section
4	1902(a)(10) of the Social Security Act (42 U.S.C.
5	1396a(a)(10)) is amended in the matter following
6	subparagraph (G) by striking "(VII) the medical as-
7	sistance" and all that follows through "during the
8	period described in such section,".
9	(c) Requiring Coverage of Oral Health Serv-
10	ICES FOR PREGNANT AND POSTPARTUM INDIVIDUALS.—
11	(1) Medicaid.—Section 1905 of the Social Se-
12	curity Act (42 U.S.C. 1396d) is amended—
13	(A) in subsection (a)(4)—
14	(i) by striking "; and (D)" and insert-
15	ing "; (D)";
16	(ii) by striking "; and (E)" and in-
17	serting "; (E)";
18	(iii) by striking "; and (F)" and in-
19	serting "; (F)"; and
20	(iv) by inserting "; and (G) oral
21	health services for pregnant and
22	postpartum individuals (as defined in sub-
23	section (jj))" after "(or waiver of such
24	plan)"; and

1	(B)	by adding at	the end the	following new
2	subsectio	n:		
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- 3 "(jj) Oral Health Services for Pregnant and
 4 Postpartum Individuals.—
- "(1) In general.—For purposes of this title, the term 'oral health services for pregnant and postpartum individuals' means dental services nec-essary to prevent disease and promote oral health, restore oral structures to health and function, and treat emergency conditions that are furnished to an individual during pregnancy (or during the 1 year period that begins on the last day of the pregnancy, or such longer period beginning on such day as the State may elect).
 - "(2) COVERAGE REQUIREMENTS.—To satisfy the requirement to provide oral health services for pregnant and postpartum individuals, a State shall, at a minimum, provide coverage for preventive, diagnostic, periodontal, and restorative care consistent with recommendations for comprehensive perinatal oral health services and dental services during pregnancy from the American Academy of Pediatric Dentistry and the American College of Obstetricians and Gynecologists.".

1	(2) CHIP.—Section 2103(c)(6)(A) of the Social
2	Security Act (42 U.S.C. 1397cc(c)(6)(A)) is amend-
3	ed by inserting "or a targeted low-income pregnant
4	individual" after "targeted low-income child".
5	(3) Technical amendment.—Section
6	2112(d)(2) of the Social Security Act (42 U.S.C.
7	$1397 \operatorname{ll}(d)(2)$) is amended—
8	(A) in the paragraph header, by inserting
9	"; TARGETED LOW-INCOME PREGNANT INDI-
10	VIDUAL" after "WOMAN"; and
11	(B) by striking "the term targeted low-in-
12	come pregnant woman' means" and inserting
13	"the terms 'targeted low-income pregnant
14	woman' and 'targeted low-income pregnant indi-
15	vidual' mean".
16	(d) Maintenance of Effort.—
17	(1) Medicaid.—Section 1902 of the Social Se-
18	curity Act (42 U.S.C. 1396a) is amended—
19	(A) in paragraph (74), by striking "sub-
20	section (gg); and" and inserting "subsections
21	(gg) and (tt);"; and
22	(B) by adding at the end the following new
23	subsection:
24	"(tt) Maintenance of Effort Related to Low-
25	Income Pregnant Individuals.—For calendar quar-

- 1 ters beginning on or after the date of enactment of this
- 2 subsection, and before January 1, 2025, no Federal pay-
- 3 ment shall be made to a State under section 1903(a) for
- 4 amounts expended under a State plan under this title or
- 5 a waiver of such plan if the State—

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- "(1) has in effect under such plan eligibility standards, methodologies, or procedures (including any enrollment cap or other numerical limitation on enrollment, any waiting list, any procedures designed to delay the consideration of applications for enrollment, any income counting rules, or similar limitation with respect to enrollment) for individuals described in subsection (l)(1) who are eligible for medical assistance under the State plan or waiver under subsection (a)(10)(A)(ii)(IX) that are more restrictive than the eligibility standards, methodologies, or procedures, respectively, for such individuals under such plan or waiver that are in effect on the date of the enactment of the Maximizing Outcomes for Moms through Medicaid Improvement and Enhancement of Services Act; or
 - "(2) reduces the amount, duration, or scope of medical assistance available to individuals described in subsection (l)(1) who are eligible for medical assistance under such plan or waiver under subsection

- 1 (a)(10)(A)(ii)(IX) from what the State provided to
- 2 such individuals under such plan or waiver on the
- date of the enactment of the Maximizing Outcomes
- 4 for Moms through Medicaid Improvement and En-
- 5 hancement of Services Act.".
- 6 (2) CHIP.—Section 2112 of the Social Security
- 7 Act (42 U.S.C. 1397ll), as amended by subsection
- 8 (a), is further amended by adding at the end the fol-
- 9 lowing subsection:
- 10 "(g) Maintenance of Effort.—For calendar
- 11 quarters beginning on or after January 1, 2022, and be-
- 12 fore January 1, 2025, no payment may be made under
- 13 section 2105(a) with respect to a State child health plan
- 14 if the State—
- 15 "(1) has in effect under such plan eligibility
- standards, methodologies, or procedures (including
- any enrollment cap or other numerical limitation on
- enrollment, any waiting list, any procedures designed
- to delay the consideration of applications for enroll-
- 20 ment, or similar limitation with respect to enroll-
- 21 ment) for targeted low-income pregnant individuals
- 22 that are more restrictive than the eligibility stand-
- ards, methodologies, or procedures, respectively,
- under such plan that are in effect on the date of the
- enactment of the Maximizing Outcomes for Moms

- 1 through Medicaid Improvement and Enhancement of
- 2 Services Act; or
- 3 "(2) provides pregnancy-related assistance to
- 4 targeted low-income pregnant individuals under such
- 5 plan at a level that is less than the level at which
- 6 the State provides such assistance to such individ-
- 7 uals under such plan on the date of the enactment
- 8 of the Maximizing Outcomes for Moms through
- 9 Medicaid Improvement and Enhancement of Services
- 10 Act.".
- 11 (e) Enhanced FMAP.—Section 1905 of the Social
- 12 Security Act (42 U.S.C. 1396d), as amended by sub-
- 13 section (c), is further amended—
- 14 (1) in subsection (b), by striking "and (ii)" and
- inserting "(ii), and (kk)"; and
- 16 (2) by adding at the end the following new sub-
- 17 section:
- 18 "(kk) Increased FMAP for Additional Expend-
- 19 ITURES FOR LOW-INCOME PREGNANT INDIVIDUALS.—
- 20 For calendar quarters beginning on or after January 1,
- 21 2021, notwithstanding subsection (b), the Federal medical
- 22 assistance percentage for a State, with respect to the addi-
- 23 tional amounts expended by such State for medical assist-
- 24 ance under the State plan under this title or a waiver of
- 25 such plan that are attributable to requirements imposed

1	by the amendments made by the Maximizing Outcomes
2	for Moms through Medicaid Improvement and Enhance-
3	ment of Services Act (as determined by the Secretary),
4	shall be equal to 100 percent.".
5	(f) GAO STUDY AND REPORT.—
6	(1) IN GENERAL.—Not later than 1 year after
7	the date of the enactment of this Act, the Comp-
8	troller General of the United States shall submit to
9	Congress a report on the gaps in coverage for—
10	(A) pregnant individuals under the Med-
11	icaid program under title XIX of the Social Se-
12	curity Act (42 U.S.C. 1396 et seq.) and the
13	Children's Health Insurance Program under
14	title XXI of the Social Security Act (42 U.S.C.
15	1397aa et seq.); and
16	(B) postpartum individuals under the Med-
17	icaid program and the Children's Health Insur-
18	ance Program who received assistance under ei-
19	ther such program during their pregnancy.
20	(2) Content of Report.—The report re-
21	quired under this subsection shall include the fol-
22	lowing:
23	(A) Information about the abilities and
24	successes of State Medicaid agencies in deter-
25	mining whether pregnant and postpartum indi-

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viduals are eligible under another insurance affordability program, and in transitioning any such individuals who are so eligible to coverage under such a program at the end of their period of eligibility for medical assistance, pursuant to section 435.1200 of the title 42, Code of Federal Regulations (as in effect on September 1, 2018).

- (B) Information on factors contributing to gaps in coverage that disproportionately impact underserved populations, including low-income individuals, Black, Indigenous, and other individuals of color, individuals who reside in a health professional shortage area (as defined in section 332(a)(1)(A) of the Public Health Service Act (42 U.S.C. 254e(a)(1)(A)) or individuals who are members of a medically underserved population (as defined by section U.S.C. 330(b)(3)of such (42)Act 254b(b)(3)(A).
- (C) Recommendations for addressing and reducing such gaps in coverage.
- (D) Such other information as the Comptroller General deems necessary.

1	(3) Data disaggregation.—To the greatest
2	extent possible, the Comptroller General shall
3	dissagregate data presented in the report, including
4	by age, gender identity, race, ethnicity, income level,
5	and other demographic factors.
6	(g) Effective Date.—The amendments made by
7	subsections (a) and (b) shall take effect January 1, 2021.
8	SEC. 3. MATERNITY CARE HOME DEMONSTRATION
9	PROJECT.
10	Title XIX of the Social Security Act (42 U.S.C. 1396
11	et seq.) is amended by inserting the following new section
12	after section 1947:
13	"SEC. 1948. MATERNITY CARE HOME DEMONSTRATION
14	PROJECT.
15	"(a) In General.—Not later than 1 year after the
16	date of the enactment of this section, the Secretary shall
17	establish a demonstration project (in this section referred
18	to as the 'demonstration project') under which the Sec-
19	retary shall provide grants to States to enter into arrange-
20	ments with eligible entities to implement or expand a ma-
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41	ternity care home model for eligible individuals.
22	ternity care home model for eligible individuals. "(b) Definitions.—In this section:
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tity' means an entity or organization that provides

medically accurate, comprehensive maternity services

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1	to individuals who are eligible for medical assistance
2	under a State plan under this title or a waiver of
3	such a plan, and may include:
4	"(A) A freestanding birth center.
5	"(B) An entity or organization receiving
6	assistance under section 330 of the Public
7	Health Service Act.
8	"(C) A federally qualified health center.
9	"(D) A rural health clinic.
10	"(E) A health facility operated by an In-
11	dian tribe or tribal organization (as those terms
12	are defined in section 4 of the Indian Health
13	Care Improvement Act).
14	"(2) Eligible individual.—The term 'eligible
15	individual' means a pregnant individual or a for-
16	merly pregnant individual during the 1-year period
17	beginning on the last day of the pregnancy, or such
18	longer period beginning on such day as a State may
19	elect, who is—
20	"(A) enrolled in a State plan under this
21	title, a waiver of such a plan, or a State child
22	health plan under title XXI; and
23	"(B) a patient of an eligible entity which
24	has entered into an arrangement with a State
25	under subsection (g).

1	"(c) Goals of Demonstration Project.—The
2	goals of the demonstration project are the following:
3	"(1) To improve—
4	"(A) maternity and infant care outcomes;
5	"(B) birth equity;
6	"(C) health equity for—
7	"(i) Black, Indigenous, and other peo-
8	ple of color;
9	"(ii) lesbian, gay, bisexual,
10	transgender, queer, non-binary, and gender
11	nonconfirming individuals;
12	"(iii) people with disabilities; and
13	"(iv) other underserved populations;
14	"(D) communication by maternity, infant
15	care, and social services providers;
16	"(E) integration of perinatal support serv-
17	ices, including community health workers,
18	doulas, social workers, public health nurses,
19	peer lactation counselors, lactation consultants,
20	childbirth educators, peer mental health work-
21	ers, and others, into health care entities and or-
22	ganizations;
23	"(F) care coordination between maternity,
24	infant care, oral health services, and social serv-
25	ices providers within the community;

1	"(G) the quality and safety of maternity
2	and infant care;
3	"(H) the experience of individuals receiv-
4	ing maternity care, including by increasing the
5	ability of an individual to develop and follow
6	their own birthing plans; and
7	"(I) access to adequate prenatal and
8	postpartum care, including—
9	"(i) prenatal care that is initiated in
10	a timely manner;
11	"(ii) not fewer than 5 post-pregnancy
12	visits to a maternity care provider; and
13	"(iii) interpregnancy care.
14	"(2) To provide coordinated, evidence-based, re-
15	spectful, culturally and linguistically appropriate,
16	and person-centered maternity care management.
17	"(3) To decrease—
18	"(A) severe and preventable maternal mor-
19	bidity and maternal mortality;
20	"(B) overall health care spending;
21	"(C) unnecessary emergency department
22	visits;
23	"(D) disparities in maternal and infant
24	care outcomes, including racial, economic, dis-

1	ability, gender-based, and geographical dispari-
2	ties;
3	"(E) racial, gender, economic, and other
4	discrimination among health care professionals;
5	"(F) racism, discrimination, disrespect,
6	and abuse in maternity care settings;
7	"(G) the rate of cesarean deliveries for
8	low-risk pregnancies;
9	"(H) the rate of preterm births and in-
10	fants born with low birth weight; and
11	"(I) the rate of avoidable maternal and
12	newborn hospitalizations and admissions to in-
13	tensive care units.
14	"(d) Consultation.—In designing and imple-
15	menting the demonstration project the Secretary shall
16	consult with stakeholders, including—
17	"(1) States;
18	"(2) organizations representing relevant health
19	care professionals, including oral health services pro-
20	fessionals;
21	"(3) organizations, particularly reproductive
22	justice and birth justice organizations led by people
23	of color, that represent consumers of maternal
24	health care, including consumers of maternal health

1	care who are disproportionately impacted by poor
2	maternal health outcomes;
3	"(4) representatives with experience imple-
4	menting other maternity care home models, includ-
5	ing representatives from the Center for Medicare
6	and Medicaid Innovation;
7	"(5) community-based health care professionals,
8	including doulas, lactation consultants, and other
9	stakeholders;
10	"(6) experts in promoting health equity and
11	combating racial bias in health care settings; and
12	"(7) Black, Indigenous, and other maternal
13	health care consumers of color who have experienced
14	severe maternal morbidity.
15	"(e) Application and Selection of States.—
16	"(1) In general.—A State seeking to partici-
17	pate in the demonstration project shall submit an
18	application to the Secretary at such time and in
19	such manner as the Secretary shall require.
20	"(2) Selection of States.—
21	"(A) IN GENERAL.—The Secretary shall
22	select at least 10 States to participate in the
23	demonstration project.

1	"(B) Selection requirements.—In se-
2	lecting States to participate in the demonstra-
3	tion project, the Secretary shall—
4	"(i) ensure that there is geographic
5	and regional diversity in the areas in which
6	activities will be carried out under the
7	project;
8	"(ii) ensure that States with signifi-
9	cant disparities in maternal and infant
10	health outcomes, including severe maternal
11	morbidity, and other disparities based on
12	race, income, or access to maternity care
13	are included; and
14	"(iii) ensure that at least 1 territory
15	is included.
16	"(f) Grants.—
17	"(1) In General.—From amounts appro-
18	priated under subsection (l), the Secretary shall
19	award 1 grant for each year of the demonstration
20	project to each State that is selected to participate
21	in the demonstration project.
22	"(2) USE OF GRANT FUNDS.—A State may use
23	funds received under this section to—

1	"(A) award grants or make payments to
2	eligible entities as part of an arrangement de-
3	scribed in subsection $(g)(2)$;
4	"(B) provide financial incentives to health
5	care professionals, including community-based
6	health care workers and community-based
7	doulas, who participate in the State's maternity
8	care home model;
9	"(C) provide adequate training for health
10	care professionals, including community-based
11	health care workers, doulas, and care coordina-
12	tors, who participate in the State's maternity
13	care home model, which may include training
14	for cultural humility and antiracism, racial bias,
15	health equity, reproductive and birth justice,
16	trauma-informed care, home visiting skills, and
17	respectful communication and listening skills,
18	particularly in regards to maternal health;
19	"(D) pay for personnel and administrative
20	expenses associated with designing, imple-
21	menting, and operating the State's maternity
22	care home model;
23	"(E) pay for items and services that are
24	furnished under the State's maternity care

1	home model and for which payment is otherwise
2	unavailable under this title;
3	"(F) pay for services and materials to en-
4	sure culturally and linguistically appropriate
5	communication, including—
6	"(i) language services such as inter-
7	preters and translation of written mate-
8	rials; and
9	"(ii) development of culturally and lin-
10	guistically appropriate materials; and aux-
11	iliary aids and services; and
12	"(G) pay for other costs related to the
13	State's maternity care home model, as deter-
14	mined by the Secretary.
15	"(3) Grant for national independent
16	EVALUATOR.—
17	"(A) In general.—From the amounts
18	appropriated under subsection (l), prior to
19	awarding any grants under paragraph (1), the
20	Secretary shall enter into a contract with a na-
21	tional external entity to create a single, uniform
22	process to—
23	"(i) ensure that States that receive
24	grants under paragraph (1) comply with
25	the requirements of this section; and

1	"(ii) evaluate the outcomes of the
2	demonstration project in each participating
3	State.
4	"(B) Annual report.—The contract de-
5	scribed in subparagraph (A) shall require the
6	national external entity to submit to the Sec-
7	retary—
8	"(i) a yearly evaluation report for
9	each year of the demonstration project;
10	and
11	"(ii) a final impact report after the
12	demonstration project has concluded.
13	"(C) Secretary's authority.—Nothing
14	in this paragraph shall prevent the Secretary
15	from making a determination that a State is
16	not in compliance with the requirements of this
17	section without the national external entity
18	making such a determination.
19	"(g) Partnership With Eligible Entities.—
20	"(1) In general.—As a condition of receiving
21	a grant under this section, a State shall enter into
22	an arrangement with one or more eligible entities
23	that meets the requirements of paragraph (2).
24	"(2) Arrangements with eligible enti-
25	TIES.—Under an arrangement between a State and

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an eligible entity under this subsection, the eligible entity shall perform the following functions, with respect to eligible individuals enrolled with the entity under the State's maternity care home model—

"(A) provide culturally and linguistically appropriate congruent care, which may include prenatal care, family planning services, medical care, mental and behavioral care, postpartum care, and oral health services to such eligible individuals through a team of health care professionals, which may include obstetrician-gynecologists, maternal-fetal medicine specialists, family physicians, primary care providers, oral health providers, physician assistants, advanced practice registered nurses such as nurse practitioners and certified nurse midwives, certified midwives, certified professional midwives, physical therapists, social workers, traditional and community-based doulas, lactation consultants, childbirth educators, community health workers, peer mental health supporters, and other health care professionals;

"(B) conduct a risk assessment of each such eligible individual to determine if their pregnancy is high or low risk, and establish a

1	tailored pregnancy care plan, which takes into
2	consideration the individual's own preferences
3	and pregnancy care and birthing plans and de-
4	termines the appropriate support services to re-
5	duce the individual's medical, social, and envi-
6	ronmental risk factors, for each such eligible in-
7	dividual based on the results of such risk as-
8	sessment;
9	"(C) assign each such eligible individual to
10	a culturally and linguistically appropriate care
11	coordinator, which may be a nurse, social work-
12	er, traditional or community-based doula, com-
13	munity health worker, midwife, or other health
14	care provider, who is responsible for ensuring
15	that such eligible individual receives the nec-
16	essary medical care and connections to essential
17	support services;
18	"(D) provide, or arrange for the provision
19	of, essential support services, such as services
20	that address—
21	"(i) food access, nutrition, and exer-
22	cise;
23	"(ii) smoking cessation;
24	"(iii) substance use disorder and ad-
25	diction treatment:

1	"(iv) anxiety, depression, trauma, and
2	other mental and behavioral health issues;
3	"(v) breast feeding, chestfeeding, or
4	other infant feeding options supports, initi-
5	ation, continuation, and duration;
6	"(vi) stable, affordable, safe, and
7	healthy housing;
8	"(vii) transportation;
9	"(viii) intimate partner violence;
10	"(ix) community and police violence;
11	"(x) home visiting services;
12	"(xi) childbirth and newborn care edu-
13	cation;
14	"(xii) oral health education;
15	"(xiii) continuous labor support;
16	"(xiv) group prenatal care;
17	"(xv) family planning and contracep-
18	tive care and supplies; and
19	"(xvi) affordable child care;
20	"(E) as appropriate, facilitate connections
21	to a usual primary care provider, which may be
22	a reproductive health care provider;
23	"(F) refer to guidelines and opinions of
24	medical associations when determining whether

1	an elective delivery should be performed on an
2	eligible individual before 39 weeks of gestation;
3	"(G) provide such eligible individual with
4	evidence-based and culturally and linguistically
5	appropriate education and resources to identify
6	potential warning signs of pregnancy and
7	postpartum complications and when and how to
8	obtain medical attention;
9	"(H) provide, or arrange for the provision
10	of, culturally and linguistically appropriate
11	pregnancy and postpartum health services, in-
12	cluding family planning counseling and services,
13	to eligible individuals;
14	"(I) track and report postpartum health
15	and birth outcomes of such eligible individuals
16	and their children;
17	"(J) ensure that care is person-centered,
18	culturally and linguistically appropriate, and
19	patient-led, including by engaging eligible indi-
20	viduals in their own care, including through
21	communication and education; and
22	"(K) ensure adequate training for appro-
23	priately serving the population of individuals el-
24	igible for medical assistance under the State
25	plan or waiver of such plan, including through

- 1 reproductive justice, birth justice, birth equity,
- and anti-racist frameworks, home visiting skills,
- and knowledge of social services.
- 4 "(h) Term of Demonstration Project.—The
- 5 Secretary shall conduct the demonstration project for a
- 6 period of 5 years.
- 7 "(i) WAIVER AUTHORITY.—To the extent that the
- 8 Secretary determines necessary in order to carry out the
- 9 demonstration project, the Secretary may waive section
- 10 1902(a)(1) (relating to statewideness) and section
- 11 1902(a)(10)(B) (relating to comparability).
- 12 "(j) Technical Assistance.—The Secretary shall
- 13 establish a process to provide technical assistance to
- 14 States that are awarded grants under this section and to
- 15 eligible entities and other providers participating in a
- 16 State maternity care home model funded by such a grant.
- 17 "(k) Report.—
- 18 "(1) IN GENERAL.—Not later than 18 months
- after the date of the enactment of this section and
- annually thereafter for each year of the demonstra-
- 21 tion project term, the Secretary shall submit a re-
- port to Congress on the results of the demonstration
- 23 project.

1	"(2) Final report.—As part of the final re-
2	port required under paragraph (1), the Secretary
3	shall include—
4	"(A) the results of the final report of the
5	national external entity required under sub-
6	section (f)(3)(B)(ii); and
7	"(B) recommendations on whether the
8	model studied in the demonstration project
9	should be continued or more widely adopted, in-
10	cluding by private health plans.
11	"(l) Authorization of Appropriations.—There
12	are authorized to be appropriated to the Secretary, for
13	each of fiscal years 2022 through 2029, such sums as may
14	be necessary to carry out this section.".
15	SEC. 4. REAPPLICATION OF MEDICARE PAYMENT RATE
16	FLOOR TO PRIMARY CARE SERVICES FUR-
17	NISHED UNDER MEDICAID AND INCLUSION
18	OF ADDITIONAL PROVIDERS.
19	(a) Reapplication of Payment Floor; Addi-
20	TIONAL PROVIDERS.—
21	(1) In general.—Section 1902(a)(13) of the
22	Social Security Act (42 U.S.C. 1396a(a)(13)) is
23	amended—
24	(A) in subparagraph (B), by striking ";
25	and" and inserting a semicolon:

1	(B) in subparagraph (C), by striking the
2	semicolon and inserting "; and"; and
3	(C) by adding at the end the following new
4	subparagraph:
5	"(D) payment for primary care services (as
6	defined in subsection (jj)(1)) furnished in the
7	period that begins on the first day of the first
8	month that begins after the date of enactment
9	of the Maximizing Outcomes for Moms through
10	Medicaid Improvement and Enhancement of
11	Services Act by a provider described in sub-
12	section (jj)(2)—
13	"(i) at a rate that is not less than 100
14	percent of the payment rate that applies to
15	such services and the provider of such
16	services under part B of title XVIII (or, if
17	greater, the payment rate that would be
18	applicable under such part if the conver-
19	sion factor under section 1848(d) for the
20	year were the conversion factor under such
21	section for 2009);
22	"(ii) in the case of items and services
23	that are not items and services provided
24	under such part, at a rate to be established
25	by the Secretary; and

1	"(iii) in the case of items and services
2	that are furnished in rural areas (as de-
3	fined in section $1886(d)(2)(D)$, health
4	professional shortage areas (as defined in
5	section 332(a)(1)(A) of the Public Health
6	Service Act (42 U.S.C. 254e(a)(1)(A))), or
7	medically underserved areas (according to
8	a designation under section 330(b)(3)(A)
9	of the Public Health Service Act (42
10	U.S.C. $254b(b)(3)(A))$, at the rate other-
11	wise applicable to such items or services
12	under clause (i) or (ii) increased, at the
13	Secretary's discretion, by not more than 25
14	percent;".
15	(2) Conforming amendments.—
16	(A) Section 1902(a)(13)(C) of the Social
17	Security Act (42 U.S.C. 1396a(a)(13)(C)) is
18	amended by striking "subsection (jj)" and in-
19	serting "subsection (jj)(1)".
20	(B) Section 1905(dd) of the Social Secu-
21	rity Act (42 U.S.C. 1396d(dd)) is amended—
22	(i) by striking "Notwithstanding" and
23	inserting the following:
24	"(1) In general.—Notwithstanding";

1	(ii) by striking "section
2	1902(a)(13)(C)" and inserting "subpara-
3	graph (C) of section 1902(a)(13)";
4	(iii) by inserting "or for services de-
5	scribed in subparagraph (D) of section
6	1902(a)(13) furnished during an additional
7	period specified in paragraph (2)," after
8	"2015,";
9	(iv) by striking "under such section"
10	and inserting "under subparagraph (C) or
11	(D) of section 1902(a)(13), as applicable";
12	and
13	(v) by adding at the end the following:
14	"(2) Additional Periods.—For purposes of
15	paragraph (1), the following are additional periods:
16	"(A) The period that begins on the first
17	day of the first month that begins after the
18	date of enactment of the Maximizing Outcomes
19	for Moms through Medicaid Improvement and
20	Enhancement of Services Act.".
21	(b) Improved Targeting of Primary Care.—Sec-
22	tion 1902(jj) of the Social Security Act (42 U.S.C.
23	1396a(jj)) is amended—

1	(1) by redesignating paragraphs (1) and (2) as
2	clauses (i) and (ii), respectively and realigning the
3	left margins accordingly;
4	(2) by striking "For purposes of subsection
5	(a)(13)(C)" and inserting the following:
6	"(1) In general.—
7	"(A) Definition.—For purposes of sub-
8	paragraphs (C) and (D) of subsection (a)(13)";
9	and
10	(3) by inserting after clause (ii) (as so redesig-
11	nated) the following:
12	"(B) Exclusions.—Such term does not
13	include any services described in subparagraph
14	(A) or (B) of paragraph (1) if such services are
15	provided in an emergency department of a hos-
16	pital.
17	"(2) Additional providers.—For purposes
18	of subparagraph (D) of subsection (a)(13), a pro-
19	vider described in this paragraph is any of the fol-
20	lowing:
21	"(A) A physician with a primary specialty
22	designation of family medicine, general internal
23	medicine, or pediatric medicine, or obstetrics
24	and gynecology.

1	"(B) An advanced practice clinician, as de-
2	fined by the Secretary, that works under the
3	supervision of—
4	"(i) a physician that satisfies the cri-
5	teria specified in subparagraph (A);
6	"(ii) a nurse practitioner or a physi-
7	cian assistant (as such terms are defined
8	in section 1861(aa)(5)(A)) who is working
9	in accordance with State law; or
10	"(iii) or a certified nurse-midwife (as
11	defined in section 1861(gg)) or a certified
12	professional midwife who is working in ac-
13	cordance with State law.
14	"(C) A rural health clinic, federally quali-
15	fied health center, health center that receives
16	funding under title X of the Public Health
17	Service Act, or other health clinic that receives
18	reimbursement on a fee schedule applicable to
19	a physician.
20	"(D) An advanced practice clinician super-
21	vised by a physician described in subparagraph
22	(A), another advanced practice clinician, or a
23	certified nurse-midwife.
24	"(E) A midwife who is working in accord-
25	ance with State law.".

1	(c) Ensuring Payment by Managed Care Enti-
2	TIES.—
3	(1) In General.—Section $1903(m)(2)(A)$ of
4	the Social Security Act (42 U.S.C. $1396b(m)(2)(A)$)
5	is amended—
6	(A) in clause (xii), by striking "and" after
7	the semicolon;
8	(B) by realigning the left margin of clause
9	(xiii) so as to align with the left margin of
10	clause (xii) and by striking the period at the
11	end of clause (xiii) and inserting "; and; and
12	(C) by inserting after clause (xiii) the fol-
13	lowing:
14	"(xiv) such contract provides that (I) payments
15	to providers specified in section $1902(a)(13)(D)$ for
16	primary care services defined in section 1902(jj)
17	that are furnished during a year or period specified
18	in section $1902(a)(13)(D)$ and section $1905(dd)$ are
19	at least equal to the amounts set forth and required
20	by the Secretary by regulation, (II) the entity shall,
21	upon request, provide documentation to the State,
22	sufficient to enable the State and the Secretary to
23	ensure compliance with subclause (I), and (III) the
24	Secretary shall approve payments described in sub-
25	clause (I) that are furnished through an agreed

1	upon capitation, partial capitation, or other value-
2	based payment arrangement if the capitation, partial
3	capitation, or other value-based payment arrange-
4	ment is based on a reasonable methodology and the
5	entity provides documentation to the State sufficient
6	to enable the State and the Secretary to ensure com-
7	pliance with subclause (I).".
8	(2) Conforming amendment.—Section
9	1932(f) of the Social Security Act (42 U.S.C.
10	1396u-2(f)) is amended—
11	(A) by striking "section 1902(a)(13)(C)"
12	and inserting "subsections (C) and (D) of sec-
13	tion 1902(a)(13)"; and
14	(B) by inserting "and clause (xiv) of sec-
15	tion 1903(m)(2)(A)" before the period.
16	SEC. 5. MACPAC REPORT AND CMS GUIDANCE ON INCREASE
17	ING ACCESS TO DOULA SERVICES FOR MED-
18	ICAID BENEFICIARIES.
19	(a) MACPAC REPORT.—
20	(1) In general.—Not later than 1 year after
21	the date of the enactment of this Act, the Medicaid
22	and CHIP Payment and Access Commission (re-
23	ferred to in this section as "MACPAC") shall pub-
24	lish a report on the coverage of doula services under

- State Medicaid programs, which shall at a minimum include the following:
 - (A) Information about coverage for doula services under State Medicaid programs that currently provide coverage for such care, including the type of doula services offered (such as prenatal, labor and delivery, postpartum support, and also community-based and traditional doula services).
 - (B) An analysis of barriers to covering doula services under State Medicaid programs.
 - (C) An identification of effective strategies to increase the use of doula services in order to provide better care and achieve better maternal and infant health outcomes, including strategies that States may use to recruit, train, and certify a diverse doula workforce, particularly from underserved communities, communities of color, and communities facing linguistic or cultural barriers.
 - (D) Recommendations for legislative and administrative actions to increase access to doula services in State Medicaid programs, including actions that ensure doulas may earn a living wage that accounts for their time and

1	costs associated with providing care and com-
2	munity-based doula program administration
3	and operation.
4	(2) Stakeholder consultation.—In devel-
5	oping the report required under paragraph (1),
6	MACPAC shall consult with relevant stakeholders,
7	including—
8	(A) States;
9	(B) organizations, especially reproductive
10	justice and birth justice organizations led by
11	people of color, representing consumers of ma-
12	ternal health care, including those that are dis-
13	proportionately impacted by poor maternal
14	health outcomes;
15	(C) organizations and individuals rep-
16	resenting doulas, including community-based
17	doula programs and those who serve under-
18	served communities, including communities of
19	color, and communities facing linguistic or cul-
20	tural barriers;
21	(D) organizations representing health care
22	providers; and
23	(E) Black, Indigenous, and other maternal
24	health care consumers of color who have experi-
25	enced severe maternal morbidity.

(b) CMS GUIDANCE.—

- (1) IN GENERAL.—Not later than 1 year after the date that MACPAC publishes the report required under subsection (a)(1), the Administrator of the Centers for Medicare & Medicaid Services shall issue guidance to States on increasing access to doula services under Medicaid. Such guidance shall at a minimum include—
 - (A) options for States to provide medical assistance for doula services under State Medicaid programs;
 - (B) best practices for ensuring that doulas, including community-based doulas, receive reimbursement for doula services provided under a State Medicaid program, at a level that allows doulas to earn a living wage that accounts for their time and costs associated with providing care and community-based doula program administration; and
 - (C) best practices for increasing access to doula services, including services provided by community-based doulas, under State Medicaid programs.
- 24 (2) STAKEHOLDER CONSULTATION.—In devel-25 oping the guidance required under paragraph (1),

1	the Administrator of the Centers for Medicare &
2	Medicaid Services shall consult with MACPAC and
3	other relevant stakeholders, including—
4	(A) State Medicaid officials;
5	(B) organizations representing consumers
6	of maternal health care, including those that
7	are disproportionately impacted by poor mater-
8	nal health outcomes;
9	(C) organizations representing doulas, in-
10	cluding community-based doulas and those who
11	serve underserved communities, such as com-
12	munities of color and communities facing lin-
13	guistic or cultural barriers; and
14	(D) organizations representing medical
15	professionals.
16	SEC. 6. GAO REPORT ON STATE MEDICAID PROGRAMS' USE
17	OF TELEHEALTH TO INCREASE ACCESS TO
18	MATERNITY CARE.
19	Not later than 1 year after the date of the enactment
20	of this Act, the Comptroller General of the United States
21	shall submit a report to Congress on State Medicaid pro-
22	grams' use of telehealth to increase access to maternity
23	care. Such report shall include the following:

1	(1) The number of State Medicaid programs
2	that utilize telehealth that increases access to mater-
3	nity care.
4	(2) With respect to State Medicaid programs
5	that utilize telehealth that increases access to mater-
6	nity care, information about—
7	(A) common characteristics of such pro-
8	grams' approaches to utilizing telehealth that
9	increases access to maternity care;
10	(B) differences in States' approaches to
11	utilizing telehealth to improve access to mater-
12	nity care, and the resulting differences in State
13	maternal health outcomes, as determined by
14	factors described in subsection (C); and
15	(C) when compared to patients who receive
16	maternity care in-person, what is known
17	about—
18	(i) the demographic characteristics,
19	such as race, ethnicity, sex, sexual orienta-
20	tion, gender identity, disability status, age,
21	and preferred language of the individuals
22	enrolled in such programs who use tele-
23	health to access maternity care;
24	(ii) health outcomes for such individ-
25	uals, including frequency of mortality and

1	severe morbidity, as compared to individ-
2	uals with similar characteristics who did
3	not use telehealth to access maternity care;
4	(iii) the services provided to individ-
5	uals through telehealth, including family
6	planning services, mental health care serv-
7	ices, and oral health services;
8	(iv) the devices and equipment pro-
9	vided to individuals for remote patient
10	monitoring and telehealth, including blood
11	pressure monitors and blood glucose mon-
12	itors;
13	(v) the quality of maternity care pro-
14	vided through telehealth, including whether
15	maternity care provided through telehealth
16	is culturally and linguistically appropriate;
17	(vi) the level of patient satisfaction
18	with maternity care provided through tele-
19	health to individuals enrolled in State Med-
20	icaid programs;
21	(vii) the impact of utilizing telehealth
22	to increase access to maternity care on
23	spending, cost savings, access to care, and
24	utilization of care under State Medicaid
25	programs; and

1	(viii) the accessibility and effectiveness
2	of telehealth for maternity care during the
3	COVID-19 pandemic.
4	(3) An identification and analysis of the bar-
5	riers to using telehealth to increase access to mater-
6	nity care under State Medicaid programs.
7	(4) Recommendations for such legislative and
8	administrative actions related to increasing access to
9	telehealth maternity services under Medicaid as the
10	Comptroller General deems appropriate.