117TH CONGRESS 2D SESSION	S.
	To make our communities safer.

IN THE SENATE OF THE UNITED STATES

	introduced	the follo	owing	bill;	which	was	read	twice
and referred to	the Commit	tee on _						

A BILL

To make our communities safer.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Bipartisan Safer Communities Act".
- 6 (b) Table of Contents for
- 7 this Act is as follows:
 - Sec. 1. Short title; table of contents.

DIVISION A—MENTAL HEALTH AND FIREARMS PROVISIONS

TITLE I—CHILDREN AND FAMILY MENTAL HEALTH SERVICES

Sec. 11001. Expansion of community mental health services demonstration program.

Sec. 11002. Medicaid and telehealth.

Sec. 11003. Supporting access to health care services in schools.

- Sec. 11004. Review of State implementation of early and periodic screening, diagnostic, and treatment services.
- Sec. 11005. Pediatric mental health care access grants.

TITLE II—FIREARMS

- Sec. 12001. Juvenile records.
- Sec. 12002. Defining "engaged in the business".
- Sec. 12003. Use of Byrne grants for implementation of State crisis intervention programs.
- Sec. 12004. Stop Illegal Trafficking in Firearms Act.
- Sec. 12005. Misdemeanor crime of domestic violence.

TITLE III—OTHER MATTERS

Subtitle A—Extension of Moratorium

Sec. 13101. Extension of moratorium on implementation of rule relating to eliminating the anti-kickback statute safe harbor protection for prescription drug rebates.

Subtitle B—Medicare Improvement Fund

Sec. 13201. Medicare Improvement Fund.

Subtitle C—Luke and Alex School Safety Act of 2022

- Sec. 13301. Short title.
- Sec. 13302. Federal Clearinghouse on School Safety Evidence-based Practices.
- Sec. 13303. Notification of clearinghouse.
- Sec. 13304. Grant program review.
- Sec. 13305. Rules of construction.

Subtitle D—Amendment on ESEA Funding

Sec. 13401. Amendment on ESEA funding.

DIVISION B—APPROPRIATIONS

1 **DIVISION A—MENTAL HEALTH**

- 2 AND FIREARMS PROVISIONS
- 3 TITLE I—CHILDREN AND FAMILY
- 4 MENTAL HEALTH SERVICES
- 5 SEC. 11001. EXPANSION OF COMMUNITY MENTAL HEALTH
- 6 SERVICES DEMONSTRATION PROGRAM.
- 7 Section 223 of the Protecting Access to Medicare Act
- 8 of 2014 (42 U.S.C. 1396a note) is amended—

1	(1) in subsection (c), by adding at the end the
2	following new paragraph:
3	"(3) Additional planning grants for
4	STATES.—In addition to the planning grants award-
5	ed under paragraph (1), as soon as practicable after
6	the date of enactment of this paragraph, the Sec-
7	retary shall award planning grants to States (other
8	than States selected to conduct demonstration pro-
9	grams under paragraph (1) or (8) of subsection (d))
10	to develop proposals to participate in time-limited
11	demonstration programs described in subsection (d)
12	so that, beginning July 1, 2024, and every 2 years
13	thereafter, up to 10 additional States may partici-
14	pate in the demonstration programs described in
15	subsection (d) in accordance with paragraph (9) of
16	that subsection.";
17	(2) in subsection (d)—
18	(A) in paragraph (3)—
19	(i) by striking "September 30, 2023"
20	and inserting "September 30, 2025"; and
21	(ii) by striking "Subject to paragraph
22	(8)" and inserting "Subject to paragraphs
23	(8) and (9)";
24	(B) in paragraph (5)—

1	(i) in subparagraph (B), in the matter
2	preceding clause (i), by striking "that is
3	furnished" and inserting "that is furnished
4	by a State participating in an ongoing
5	demonstration program under this sub-
6	section";
7	(ii) in subparagraph (C)(iii)—
8	(I) in subclause (I), by striking
9	"September 30, 2023; and" and in-
10	serting "September 30, 2025;";
11	(II) in subclause (II), by striking
12	"under paragraph (8)" and all that
13	follows through the period and insert-
14	ing "under paragraph (8), during the
15	first 24 fiscal quarter period (or any
16	portion of such period) that the State
17	participates in the demonstration pro-
18	gram; and"; and
19	(III) by adding at the end the
20	following new subclause:
21	"(III) in the case of a State se-
22	lected to participate in the demonstra-
23	tion program under paragraph (9),
24	during the first 16 fiscal quarter pe-
25	riod (or any portion of such period)

1	that the State participates in the dem-
2	onstration program."; and
3	(iii) by adding at the end the fol-
4	lowing:
5	"(D) Rule of Construction.—Nothing
6	in this section shall be construed as prohibiting
7	a State that participated in a demonstration
8	program under this subsection that has ended
9	from receiving Federal financial participation
10	under title XIX of the Social Security Act for
11	amounts expended by the State under a State
12	plan under such title (or a waiver of such plan)
13	for providing medical assistance for items and
14	services, and carrying out activities, including
15	continuing to pay for services under the pro-
16	spective payment system established under sub-
17	section (c), that were provided or carried out by
18	the State under the demonstration program, to
19	the extent such financial participation is other-
20	wise available under such title.";
21	(C) in paragraph (7)—
22	(i) in subparagraph (A), by inserting
23	"through the year in which the last dem-
24	onstration under this section ends" after
25	"annually thereafter";

the Secretary shall select any State that meets

25

1	the requirements described in subparagraph (B)
2	to conduct a demonstration program that meets
3	the requirements of this subsection for 4 years.
4	"(B) Requirements.—The requirements
5	described in this subparagraph with respect to
6	a State are that the State—
7	"(i) was awarded a planning grant
8	under paragraph (1) or (3) of subsection
9	(e); and
10	"(ii) submits an application (in addi-
11	tion to any application that the State may
12	have previously submitted under this sec-
13	tion) that includes the information de-
14	scribed in paragraph (2)(B).
15	"(C) Requirements for selected
16	STATES.—The requirements applicable to
17	States selected under paragraph (8) pursuant
18	to subparagraph (C) of such paragraph shall
19	apply in the same manner to States selected
20	under this paragraph.
21	"(D) LIMITATION.—The Secretary shall
22	not select more than 10 States to conduct a
23	demonstration program under this paragraph
24	for each 2 fiscal year period."; and
25	(3) in subsection $(f)(1)$ —

1	(A) in subparagraph (A), by striking
2	"and" after the semicolon;
3	(B) in subparagraph (B), by striking the
4	period and inserting "; and"; and
5	(C) by adding at the end the following:
6	"(C) for purposes of awarding planning
7	grants under subsection (c)(3), providing tech-
8	nical assistance to States applying for grants
9	under such subsection, and carrying out dem-
10	onstration programs under subsection (d),
11	\$40,000,000 for fiscal year 2023, to remain
12	available until expended.".
13	SEC. 11002. MEDICAID AND TELEHEALTH.
14	(a) Guidance to States on Furnishing Services
15	THROUGH TELEHEALTH UNDER MEDICAID AND
16	CHIP.—Not later than 18 months after the date of enact-
17	ment of this Act, the Secretary shall provide technical as-
18	sistance and issue guidance to States on improving access
19	to telehealth for services covered under Medicaid and
20	CHIP, including with respect to:
21	(1) How States can adopt flexibilities under
22	Medicaid and CHIP to expand access to covered
23	services via telehealth, including when States may
24	adopt such flexibilities without the need for approval
25	of a State plan amendment or waiver.

tion.

1	(2) Best practices regarding billing for services,
2	including recommended voluntary billing codes,
3	modifiers, and place of service designations and how
4	such billing codes, modifiers, and designations can
5	be used to create consistent data sets.
6	(3) Strategies for integrating telehealth services
7	into value-based care models.

(4) Best practices from States that have used Medicaid waivers and other Medicaid authorities to expand access to telehealth, including during the COVID–19 public health emergency declared by the Secretary pursuant to section 319 of the Public Health Service Act on January 31, 2020, entitled "Determination that a Public Health Emergency Exists Nationwide as the Result of the 2019 Novel Coronavirus", including any renewal of such declara-

(5) Strategies to promote the delivery of accessible and culturally competent care via telehealth, including addressing the needs of individuals with disabilities, medically underserved urban and rural communities, racial and ethnic minorities such as American Indians and Alaska Natives, individuals with limited English proficiency, and individuals of

- different age groups including children, young
 adults, and seniors;
 (6) Strategies for training and providing re-
 - (6) Strategies for training and providing resources to providers and patients on the use of telehealth, including working with interpreters to furnish health services and providing resources in multiple languages.
 - (7) Integrating the use of existing video platforms that enable multi-person video calls.
 - (8) Best practices to support the delivery of covered services under Medicaid and CHIP via telehealth in schools, including specifically for the provision of mental health and substance use disorder services in such settings.
 - (9) Strategies for evaluating how the delivery of health services via telehealth affects quality, outcomes, and cost under Medicaid and CHIP.
 - (10) Best practices for conveying information to beneficiaries regarding the availability of telehealth as an option to receive services covered under Medicaid and CHIP, including the availability of audio-only telehealth, the ability to receive such services from a patient's home, and requirements related to in-person visits.
 - (b) DEFINITIONS.—In this section:

	(1) CHIP.—The term "CHIP" means the
2	State children's health insurance program estab-
3	lished under title XXI of the Social Security Act (42
4	U.S.C. 1397aa et seq.).
5	(2) Medicaid.—The term "Medicaid" means
6	the program established under title XIX of the So-
7	cial Security Act (42 U.S.C. 1396 et seq.).
8	(3) Secretary.—Except as otherwise provided,
9	the term "Secretary" means the Secretary of Health
10	and Human Services.
11	(4) State.—The term "State" has the mean-
12	ing given that term in section 1101(a)(1) of the So-
13	cial Security Act (42 U.S.C. 1301(a)(1)) for pur-
14	poses of titles XIX and XXI of such Act.
15	SEC. 11003. SUPPORTING ACCESS TO HEALTH CARE SERV-
16	ICES IN SCHOOLS.
17	(a) GUIDANCE AND TECHNICAL ASSISTANCE.—
17 18	(a) Guidance and Technical Assistance.—(1) Guidance.—
18	(1) GUIDANCE.—
18 19	(1) Guidance.— (A) In general.—Not later than 12
18 19 20	(1) Guidance.— (A) In general.—Not later than 12 months after the date of enactment of this Act,
18 19 20 21	(1) Guidance.— (A) In general.—Not later than 12 months after the date of enactment of this Act, the Secretary, in consultation with the Sec-

1	delivery of medical assistance to Medicaid and
2	CHIP beneficiaries in school-based settings.
3	(B) REQUIRED INFORMATION.—The guid-
4	ance issued pursuant to subparagraph (A)
5	shall—
6	(i) include updates to the May 2003
7	Medicaid School-Based Administrative
8	Claiming Guide, the 1997 Medicaid and
9	Schools Technical Assistance Guide, and
10	other relevant guidance in effect on the
11	date of enactment of this Act;
12	(ii) clarify that payments may be
13	made to school-based entities under Med-
14	icaid for delivering assistance under Med-
15	icaid, including any such assistance pro-
16	vided in accordance with an individualized
17	education program or under the policy de-
18	scribed in the State Medicaid Director let-
19	ter on payment for services issued on De-
20	cember 15, 2014 (#14-006);
21	(iii) outline strategies and tools to re-
22	duce administrative burdens on, and sim-
23	plify billing for, local educational agencies,
24	in particular small and rural local edu-
25	cational agencies, and support compliance

Discussion Draft

1 with Federal requirements regarding bill-2 ing, payment, and recordkeeping, including 3 aligning direct service billing and bv 4 school-based administrative claiming payment systems; 6 (iv) include a comprehensive list of 7 best practices and examples of approved 8 methods that State Medicaid agencies and 9 local educational agencies have used to pay 10 for, and increase the availability of, assist-11 ance under Medicaid, including expanding 12 State programs to include all Medicaid-en-13 rolled students, providing early and peri-14 odic screening, diagnostic, and treatment 15 (EPSDT) services in schools, utilizing tele-16 health, coordinating with community-based 17 mental health and substance use disorder 18 treatment providers and organizations, co-19 ordinating with managed care entities, and 20 supporting the provision of culturally com-21 petent and trauma-informed care in school 22 settings; and 23 (v) provide examples of the types of 24 providers (which may include qualified 25 school health personnel) that States may

1	choose to enroll, deem, or otherwise treat
2	as participating providers for purposes of
3	school-based programs under Medicaid and
4	best practices related to helping such pro-
5	viders enroll in Medicaid for purposes of
6	participating in school-based programs
7	under Medicaid.
8	(2) Technical assistance center.—
9	(A) IN GENERAL.—Not later than 12
10	months after the date of enactment of this Act
11	the Secretary, in consultation with the Sec-
12	retary of Education, shall establish a technical
13	assistance center to—
14	(i) assist and expand the capacity of
15	State Medicaid agencies and local edu-
16	cational agencies and school-based entities
17	to provide assistance under Medicaid;
18	(ii) reduce administrative burdens for
19	such agencies and health centers or enti-
20	ties;
21	(iii) support State educational agen-
22	cies, local educational agencies, and school-
23	based entities in obtaining payment for the
24	provision of assistance under Medicaid;

1	(iv) ensure ongoing coordination and
2	collaboration between the Department of
3	Health and Human Services and the De-
4	partment of Education with respect to the
5	provision of, and payment for, assistance
6	under Medicaid by local educational agen-
7	cies; and
8	(v) provide information to State and
9	local educational agencies and States on
10	how to utilize funding from the Depart-
11	ment of Health and Human Services, the
12	Department of Education, and other Fed-
13	eral agencies to ensure payment under
14	Medicaid for assistance provided in school-
15	based settings.
16	(B) SMALL AND RURAL SCHOOLS.—The
17	Secretary shall ensure that the technical assist-
18	ance center includes resources which are specifi-
19	cally designed to help support small and rural
20	local educational agencies in obtaining payment
21	for the provision of assistance under Medicaid.
22	(C) Reporting.—The technical assistance
23	center shall, on a biennial basis, submit to the
24	Secretary a report on the work of the center

1	that identifies the areas where the most assist-
2	ance was requested.
3	(3) Funding.—Out of any funds in the Treas-
4	ury not otherwise appropriated, there is appro-
5	priated to the Secretary to carry out this subsection,
6	\$8,000,000, for fiscal year 2022, to remain available
7	until expended.
8	(b) Grants.—There is authorized to be appropriated
9	\$50,000,000 for fiscal year 2022 for the Secretary to
10	award grants to States for the purpose of implementing,
11	enhancing, or expanding the provision of assistance
12	through school-based entities under Medicaid or CHIP. A
13	State shall not use any grant funds to provide medical
14	assistance, child health assistance, or other health serv-
15	ices.
16	(e) Definitions.—For purposes of this section:
17	(1) CHIP.—The term "CHIP" means the
18	State children's health insurance program estab-
19	lished under title XXI of the Social Security Act (42
20	U.S.C. 1397aa et seq.).
21	(2) Individualized education program.—
22	The term "individualized education program" has
23	the meaning given such term in section $602(14)$ of
24	the Individuals with Disabilities Education Act (20
25	U.S.C. 1401(14)).

1	(3) Medicaid.—The term "Medicaid" means
2	the program established under title XIX of the So-
3	cial Security Act (42 U.S.C. 1396 et seq.).
4	(4) SCHOOL-BASED ENTITY.—The term
5	"school-based entity" means—
6	(A) a school-based health center, as that
7	term is defined in section 2110(c)(9) of the So-
8	cial Security Act (42 U.S.C. 1397jj(c)(9)); and
9	(B) an entity that provides medical assist-
10	ance in a school-based setting for which Federal
11	financial participation is allowed under Med-
12	icaid.
13	(5) Secretary.—Except as otherwise provided,
14	the term "Secretary" means the Secretary of Health
15	and Human Services.
16	(6) State.—The term "State" has the mean-
17	ing given that term in section 1101(a)(1) of the So-
18	cial Security Act (42 U.S.C. 1301(a)(1)) for pur-
19	poses of titles XIX and XXI of such Act.
20	(7) State educational agency; local edu-
21	CATIONAL AGENCY.—The terms "State educational
22	agency" and "local educational agency" have the
23	meaning given those terms in section 8101 of the
24	Elementary and Secondary Education Act of 1965
25	(20 U.S.C. 7801).

1	SEC. 11004. REVIEW OF STATE IMPLEMENTATION OF EARLY
2	AND PERIODIC SCREENING, DIAGNOSTIC,
3	AND TREATMENT SERVICES.
4	(a) Review.—
5	(1) In general.—Not later than 24 months
6	after the date of enactment of Act, and every 5
7	years thereafter, the Secretary shall—
8	(A) review State implementation of the re-
9	quirements for providing early and periodic
10	screening, diagnostic, and treatment services
11	under Medicaid in accordance with sections
12	1902(a)(43), $1905(a)(4)(B)$, and $1905(r)$ of the
13	Social Security Act (42 U.S.C. 1396a(a)(43),
14	1396d(a)(4)(B), $1396d(r)$, including with re-
15	spect to the provision of such services by man-
16	aged care organizations, prepaid inpatient
17	health plans, prepaid ambulatory health plans,
18	and primary care case managers;
19	(B) identify gaps and deficiencies with re-
20	spect to State compliance with such require-
21	ments;
22	(C) provide technical assistance to States
23	to address such gaps and deficiencies; and
24	(D) issue guidance to States on the Med-
25	icaid coverage requirements for such services
26	that includes best practices for ensuring chil-

1 dren have access to comprehensive health care 2 services, including children without a mental 3 health or substance use disorder diagnosis. 4 (2) Reports to congress.—Not later than 6 5 months after each date on which the Secretary com-6 pletes the activities described in paragraph (1), the 7 Secretary shall submit to the Committee on Finance 8 of the Senate and the Committee on Energy and 9 Commerce of the House of Representatives a report 10 on the most recent activities completed for purposes 11 of such paragraph that includes the findings made, 12 and descriptions of actions taken by the Secretary or 13 by States as a result of such activities, and any ad-14 ditional actions the Secretary plans to carry out or 15 that States are required to carry out as a result of 16 such activities. 17 (3) Funding.—Out of any funds in the Treas-18 ury not otherwise appropriated, there is appro-19 priated to the Secretary to carry out this subsection, 20 to remain available until expended, \$5,000,000, for 21 each of fiscal years 2023 and 2024, and \$1,000,000 22 for each fiscal year thereafter. 23 (b) GAO STUDY AND REPORT.— 24 (1) Study.—The Comptroller General of the

United States (in this subsection referred to as the

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"Comptroller General") shall conduct a study evaluating State implementation under Medicaid of the early and periodic screening, diagnostic, and treatment services benefit required for children by section 1905(a)(4)(B) of the Social Security Act (42 U.S.C. 1396d(a)(4)(B)) and as defined in section 1905(r)of such Act (42 U.S.C. 1396d(r)) and provided in accordance with the requirements of section 1902(a)(43) of such Act (42 U.S.C. 1396a(a)(43)), specifically with respect to State oversight of managed care organizations, prepaid inpatient health plans, prepaid ambulatory health plans, and primary care case managers, and shall provide recommendations as appropriate to improve State compliance with the requirements for providing such benefit, State oversight of managed care organizations, prepaid inpatient health plans, prepaid ambulatory health plans, and primary care case managers, and oversight of State programs under Medicaid by the Administrator of the Centers for Medicare & Medicaid Services. (2) Report.—Not later than 3 years after the

(2) Report.—Not later than 3 years after the date of enactment of this Act, the Comptroller General shall submit to Congress a report on the study conducted under paragraph (1) that includes the

1	recommendations required by such paragraph, as
2	well as recommendations for such legislation and ad-
3	ministrative action as the Comptroller General deter-
4	mines appropriate.
5	(c) DEFINITIONS.—In this section:
6	(1) Medicaid.—The term "Medicaid" means
7	the program established under title XIX of the So-
8	cial Security Act (42 U.S.C. 1396 et seq.).
9	(2) Secretary.—Except as otherwise provided,
10	the term "Secretary" means the Secretary of Health
11	and Human Services.
12	(3) State.—The term "State" has the mean-
13	ing given that term in section 1101(a)(1) of the So-
14	cial Security Act (42 U.S.C. 1301(a)(1)) for pur-
15	poses of titles XIX and XXI of such Act.
16	SEC. 11005. PEDIATRIC MENTAL HEALTH CARE ACCESS
17	GRANTS.
18	Section 330M of the Public Health Service Act (42
19	U.S.C. 254c-19) is amended—
20	(1) in the section enumerator, by striking
21	"330M" and inserting "330M.";
22	(2) in subsection (a), in the matter preceding
23	paragraph (1)—
24	(A) by inserting "or cooperative agree-

1	(B) by striking "Indian tribes and tribal
2	organizations" and inserting "Indian Tribes
3	and Tribal organizations";
4	(3) in subsection (b)—
5	(A) in paragraph (1)—
6	(i) in the matter preceding subpara-
7	graph (A), by striking "a grant" and in-
8	serting "an award";
9	(ii) in subparagraph (G), by inserting
10	"developmental-behavioral pediatricians,"
11	after "psychiatrists,";
12	(iii) in subparagraph (H), by inserting
13	"provide information to pediatric health
14	care providers about available mental
15	health services for children in the commu-
16	nity and" before "assist"; and
17	(iv) in subparagraph (I), by striking
18	"problems" and inserting "conditions";
19	(B) by redesignating paragraph (2) as
20	paragraph (3);
21	(C) by inserting after paragraph (1) the
22	following:
23	"(2) Support to schools and emergency
24	DEPARTMENTS.—

1	"(A) IN GENERAL.—In addition to the ac-
2	tivities required under paragraph (1), a pedi-
3	atric mental health care access program re-
4	ferred to in subsection (a), with respect to
5	which an award under such subsection may be
6	used, may provide information, consultative
7	support, training, and technical assistance to-
8	"(i) emergency departments; and
9	"(ii) State educational agencies, local
10	educational agencies, Tribal educational
11	agencies, and elementary and secondary
12	schools.
13	"(B) REQUIREMENTS FOR CERTAIN RE-
14	CIPIENTS.—An entity receiving information
15	consultative support, training, and technical as-
16	sistance under subparagraph (A)(ii) shall oper-
17	ate in a manner consistent with, and shall en-
18	sure consistency with, the requirements of sub-
19	sections (a) and (c) of section 4001 of the Ele-
20	mentary and Secondary Education Act with re-
21	spect to such information, consultative support
22	training, and technical assistance."; and
23	(D) in paragraph (3), as so redesignated
24	by inserting ", and which may include a devel-

1	opmental-behavioral pediatrician' before the pe-
2	riod at the end of the first sentence;
3	(4) in subsections (c), (d), and (f), by striking
4	"Indian tribe, or tribal organization" each place it
5	appears and inserting "Indian Tribe, or Tribal orga-
6	nization";
7	(5) in subsections (c) and (d)—
8	(A) by striking "a grant" each place it ap-
9	pears and inserting "an award"; and
10	(B) by striking "such grant" each place it
11	appears and inserting "such award";
12	(6) in subsection (e), by striking "grants" and
13	inserting "awards";
14	(7) in subsection (f)—
15	(A) by striking "award a grant" and in-
16	serting "make an award"; and
17	(B) by striking "the grant" and inserting
18	"the award";
19	(8) by redesignating subsection (g) as sub-
20	section (h);
21	(9) by inserting after subsection (f) the fol-
22	lowing:
23	"(g) Technical Assistance.—The Secretary
24	may—

1	"(1) provide, or continue to provide, technical
2	assistance to recipients of awards under subsection
3	(a); and
4	"(2) award a grant or contract to an eligible
5	public or nonprofit private entity (as determined by
6	the Secretary) for the purpose of providing such
7	technical assistance pursuant to this subsection.";
8	and
9	(10) in subsection (h), as so redesignated, by
10	striking "\$9,000,000 for the period of fiscal years
11	2018 through 2022" and inserting "\$31,000,000 for
12	each of fiscal years 2023 through 2027".
13	TITLE II—FIREARMS
	ODG 10001 HUTCHI D DUGODDG
14	SEC. 12001. JUVENILE RECORDS.
14 15	(a) Improving NICS Examination of Juvenile
15	(a) Improving NICS Examination of Juvenile
15 16	(a) Improving NICS Examination of Juvenile Records.—
15 16 17	(a) Improving NICS Examination of Juvenile Records.— (1) In General.—Section 922 of title 18,
15 16 17 18	(a) Improving NICS Examination of Juvenile Records.— (1) In General.—Section 922 of title 18, United States Code, is amended—
15 16 17 18	(a) Improving NICS Examination of Juvenille Records.— (1) In General.—Section 922 of title 18, United States Code, is amended— (A) in subsection (d)—
15 16 17 18 19	(a) Improving NICS Examination of Juvenille Records.— (1) In General.—Section 922 of title 18, United States Code, is amended— (A) in subsection (d)— (i) in the matter preceding paragraph
15 16 17 18 19 20 21	(a) Improving NICS Examination of Juvenille Records.— (1) In General.—Section 922 of title 18, United States Code, is amended— (A) in subsection (d)— (i) in the matter preceding paragraph (1), by inserting ", including as a juvenile"
15 16 17 18 19 20 21	(a) Improving NICS Examination of Juvenile Records.— (1) In General.—Section 922 of title 18, United States Code, is amended— (A) in subsection (d)— (i) in the matter preceding paragraph (1), by inserting ", including as a juvenile" after "such person"; and

1	(B) in subsection (t)—
2	(i) in paragraph (1)—
3	(I) in subparagraph (B)(ii)—
4	(aa) by inserting "subject to
5	subparagraph (C)," before "3
6	business days"; and
7	(bb) by striking "and" at
8	the end;
9	(II) by redesignating subpara-
10	graph (C) as subparagraph (D); and
11	(III) by inserting after subpara-
12	graph (B) the following:
13	"(C) in the case of a person less than 21 years
14	of age, in addition to all other requirements of this
15	chapter—
16	"(i) the system provides the licensee with
17	a unique identification number;
18	"(ii) 3 business days (meaning a day or
19	which State offices are open) have elapsed since
20	the licensee contacted the system, and the sys-
21	tem has not notified the licensee that cause ex-
22	ists to further investigate a possibly disquali-
23	fying juvenile record under subsection (d); or
24	"(iii) in the case of such a person with re-
25	spect to whom the system notifies the licensee

1	in accordance with clause (ii) that cause exists
2	to further investigate a possibly disqualifying
3	juvenile record under subsection (d), 10 busi-
4	ness days (meaning a day on which State of-
5	fices are open) have elapsed since the licensee
6	contacted the system, and the system has not
7	notified the licensee that—
8	"(I) transferring the firearm to the
9	other person would violate subsection (d)
10	of this section; or
11	"(II) receipt of a firearm by the other
12	person would violate subsection (g) or (n)
13	of this section, or State, local, or Tribal
14	law; and";
15	(ii) in paragraph (2)—
16	(I) by inserting "transfer or" be-
17	fore "receipt"; and
18	(II) by striking "(g) or (n)" and
19	inserting "(d), (g), or (n) (as applica-
20	ble)";
21	(iii) in paragraph (4)—
22	(I) by inserting "transfer of a
23	firearm to or" before "receipt"; and

"(A) the criminal history repository or juvenile justice information system, as appropriate, of the State in which the person resides for the purpose of determining whether the per-

1	son has a possibly disqualifying juvenile record
2	under subsection (d) of such section 922;
3	"(B) the appropriate State custodian of
4	mental health adjudication records in the State
5	in which the person resides to determine wheth-
6	er the person has a possibly disqualifying juve-
7	nile record under subsection (d) of such section
8	922; and
9	"(C) a local law enforcement agency of the
10	jurisdiction in which the person resides for the
11	purpose of determining whether the person has
12	a possibly disqualifying juvenile record under
13	subsection (d) of such section 922;
14	"(2) as soon as possible, but in no case more
15	than 3 business days, after the licensee contacts the
16	system, notify the licensee whether cause exists to
17	further investigate a possibly disqualifying juvenile
18	record under subsection (d) of such section 922; and
19	"(3) if there is cause for further investigation,
20	as soon as possible, but in no case more than 10
21	business days, after the licensee contacts the system,
22	notify the licensee whether—
23	"(A) transfer of a firearm to the person
24	would violate subsection (d) of such section
25	922; or

1	"(B) receipt of a firearm by the person
2	would violate subsection (g) or (n) of such sec-
3	tion 922, or State, local, or Tribal law.".
4	(3) Sunset of requirements to contact
5	STATE AND LOCAL ENTITIES.—Effective on Sep-
6	tember 30, 2032, paragraphs (1)(B) and (2) are re-
7	pealed, and the provisions of law amended by those
8	paragraphs are restored as if those paragraphs had
9	not been enacted.
10	(b) Report on Removing Outdated, Expired, or
11	Erroneous Records.—
12	(1) In general.—On an annual basis for each
13	fiscal year through fiscal year 2032, each State and
14	Federal agency responsible for the submission of dis-
15	qualifying records under subsection (d), (g), or (n)
16	of section 922 of title 18, United States Code, to the
17	national instant criminal background check system
18	established under section 103 of the Brady Handgun
19	Violence Prevention Act (34 U.S.C. 40901) shall
20	submit to the Committee on the Judiciary and the
21	Committee on Appropriations of the Senate and the
22	Committee on the Judiciary and the Committee on
23	Appropriations of the House of Representatives a re-
24	port detailing the removal from the system of
25	records that no longer prohibit an individual from

1	lawfully acquiring or possessing a firearm under
2	such subsection (d), (g), or (n).
3	(2) Contents.—Each report submitted by a
4	State or Federal agency under paragraph (1) shall
5	include pertinent information on—
6	(A) the number of records that the State
7	or Federal agency removed from the national
8	instant criminal background check system es-
9	tablished under section 103 of the Brady Hand-
10	gun Violence Prevention Act (34 U.S.C. 40901)
11	during the reporting period;
12	(B) why the records were removed; and
13	(C) for each record removed, the nature of
14	the disqualifying characteristic outlined in sub-
15	section (d), (g), or (n) of section 922 of title
16	18, United States Code, that caused the State
17	or Federal agency to originally submit the
18	record to the system.
19	SEC. 12002. DEFINING "ENGAGED IN THE BUSINESS".
20	Section 921 of title 18, United States Code, is
21	amended—
22	(1) in paragraph (21)(C), by striking "with the
23	principal objective of livelihood and profit" and in-
24	serting "to predominantly earn a profit";

1	(2) by redesignating paragraphs (22) through
2	(29) as paragraphs (23) through (30), respectively;
3	and
4	(3) by inserting after paragraph (21) the fol-
5	lowing:
6	"(22) The term 'to predominantly earn a profit'
7	means that the intent underlying the sale or disposition
8	of firearms is predominantly one of obtaining pecuniary
9	gain, as opposed to other intents, such as improving or
10	liquidating a personal firearms collection: Provided, That
11	proof of profit shall not be required as to a person who
12	engages in the regular and repetitive purchase and disposi-
13	tion of firearms for criminal purposes or terrorism. For
14	purposes of this paragraph, the term 'terrorism' means ac-
15	tivity, directed against United States persons, which—
16	"(A) is committed by an individual who is not
17	a national or permanent resident alien of the United
18	States;
19	"(B) involves violent acts or acts dangerous to
20	human life which would be a criminal violation if
21	committed within the jurisdiction of the United
22	States; and
23	"(C) is intended—
24	"(i) to intimidate or coerce a civilian popu-
25	lation;

1	"(ii) to influence the policy of a govern-
2	ment by intimidation or coercion; or
3	"(iii) to affect the conduct of a government
4	by assassination or kidnapping.".
5	SEC. 12003. USE OF BYRNE GRANTS FOR IMPLEMENTATION
6	OF STATE CRISIS INTERVENTION PROGRAMS.
7	(a) Byrne JAG Program.—Section 501(a)(1) of
8	title I of the Omnibus Crime Control and Safe Streets Act
9	of 1968 (34 U.S.C. 10152(a)(1)) is amended—
10	(1) in the matter preceding subparagraph (A),
11	by inserting "or civil proceedings" after "criminal
12	justice"; and
13	(2) by adding at the end the following:
14	"(I) Implementation of State crisis inter-
15	vention court proceedings and related programs
16	or initiatives, including but not limited to—
17	"(i) mental health courts;
18	"(ii) drug courts;
19	"(iii) veterans courts; and
20	"(iv) extreme risk protection order
21	programs, which must include, at a min-
22	imum—
23	"(I) pre-deprivation and post-
24	deprivation due process rights that
25	prevent any violation or infringement

1 of the Constitution of the United 2 States, including but not limited to 3 the Bill of Rights, and the substantive 4 or procedural due process rights guar-5 anteed under the Fifth and Fourteenth Amendments to the Constitu-6 7 tion of the United States, as applied 8 to the States, and as interpreted by 9 State courts and United States courts 10 (including the Supreme Court of the 11 United States). Such programs must 12 include, at the appropriate phase to 13 prevent any violation of constitutional 14 rights, at minimum, notice, the right 15 to an in-person hearing, an unbiased 16 adjudicator, the right to know oppos-17 ing evidence, the right to present evi-18 dence, and the right to confront ad-19 verse witnesses; 20 "(II) the right to be represented 21 by counsel at no expense to the gov-22 ernment; 23 "(III) pre-deprivation and post-24 deprivation heightened evidentiary 25 standards and proof which mean not

1 less than the protections afforded to a 2 similarly situated litigant in Federal 3 court or promulgated by the State's 4 evidentiary body, and sufficient to en-5 sure the full protections of the Con-6 stitution of the United States, includ-7 ing but not limited to the Bill of 8 Rights, and the substantive and pro-9 cedural due process rights guaranteed 10 the Fifth and Fourteenth under 11 Amendments to the Constitution of 12 the United States, as applied to the 13 States, and as interpreted by State 14 courts and United States courts (in-15 cluding the Supreme Court of the 16 United States). The heightened evi-17 dentiary standards and proof under 18 such programs must, at all appro-19 priate phases to prevent any violation 20 of any constitutional right, at min-21 imum, prevent reliance upon evidence 22 that is unsworn or unaffirmed, irrele-23 vant, based on inadmissible hearsay, 24 unreliable, vague, speculative, and 25 lacking a foundation; and

1	"(IV) penalties for abuse of the
2	program.".
3	(b) Annual Report on Crisis Intervention Pro-
4	GRAMS.—Section 501 of title I of the Omnibus Crime Con-
5	trol and Safe Streets Act of 1968 (34 U.S.C. 10152) is
6	amended by adding at the end the following:
7	"(h) Annual Report on Crisis Intervention
8	Programs.—The Attorney General shall publish an an-
9	nual report with respect to grants awarded for crisis inter-
10	vention programs or initiatives under subsection $(a)(1)(I)$
11	that contains—
12	"(1) a description of the grants awarded and
13	the crisis intervention programs or initiatives funded
14	by the grants, broken down by grant recipient;
15	"(2) an evaluation of the effectiveness of the
16	crisis intervention programs or initiatives in pre-
17	venting violence and suicide;
18	"(3) measures that have been taken by each
19	grant recipient to safeguard the constitutional rights
20	of an individual subject to a crisis intervention pro-
21	gram or initiative; and
22	"(4) efforts that the Attorney General is mak-
23	ing, in coordination with the grant recipients, to pro-
24	tect the constitutional rights of individuals subject to
25	the crisis intervention programs or initiatives.".

1	SEC. 12004. STOP ILLEGAL TRAFFICKING IN FIREARMS ACT.
2	(a) Anti-straw Purchasing and Firearms Traf-
3	FICKING AMENDMENTS.—
4	(1) In General.—Chapter 44 of title 18,
5	United States Code, is amended by adding at the
6	end the following:
7	"§ 932. Straw purchasing of firearms
8	"(a) Definitions.—For purposes of this section—
9	"(1) the term 'drug trafficking crime'—
10	"(A) has the meaning given that term in
11	section $924(c)(2)$; and
12	"(B) includes a felony punishable under
13	the law of a State for which the conduct consti-
14	tuting the offense would constitute a felony
15	punishable under the Controlled Substances Act
16	(21 U.S.C. 801 et seq.), the Controlled Sub-
17	stances Import and Export Act (21 U.S.C. 951
18	et seq.), or chapter 705 of title 46;
19	"(2) the term 'Federal crime of terrorism' has
20	the meaning given that term in section 2332b(g)(5);
21	and
22	"(3) the term 'felony' means any offense under
23	Federal or State law punishable by imprisonment for
24	a term exceeding 1 year.
25	"(b) Violation.—It shall be unlawful for any person
26	to knowingly purchase, or conspire to purchase, any fire-

1	arm in or otherwise affecting interstate or foreign com-
2	merce for, on behalf of, or at the request or demand of
3	any other person, knowing or having reasonable cause to
4	believe that such other person—
5	"(1) meets the criteria of 1 or more paragraphs
6	of section 922(d);
7	"(2) intends to use, carry, possess, or sell or
8	otherwise dispose of the firearm in furtherance of a
9	felony, a Federal crime of terrorism, or a drug traf-
10	ficking crime; or
11	"(3) intends to sell or otherwise dispose of the
12	firearm to a person described in paragraph (1) or
13	(2).
14	"(c) Penalty.—
15	"(1) In general.—Except as provided in para-
16	graph (2), any person who violates subsection (b)
17	shall be fined under this title, imprisoned for not
18	more than 15 years, or both.
19	"(2) Use in felonies, crimes of terrorism,
20	OR DRUG TRAFFICKING CRIMES.—If a violation of
21	subsection (b) is committed knowing or with reason-
22	able cause to believe that any firearm involved will
23	be used to commit a felony, a Federal crime of ter-
24	rorism, or a drug trafficking crime, the person shall

1	be sentenced to a term of imprisonment of not more
2	than 25 years.
3	"§ 933. Trafficking in firearms
4	"(a) In General.—It shall be unlawful for any per-
5	son to—
6	"(1) ship, transport, transfer, cause to be
7	transported, or otherwise dispose of any firearm to
8	another person in or otherwise affecting interstate or
9	foreign commerce, if such person knows or has rea-
10	sonable cause to believe that the use, carrying, or
11	possession of a firearm by the recipient would con-
12	stitute a felony (as defined in section 932(a));
13	"(2) receive from another person any firearm in
14	or otherwise affecting interstate or foreign com-
15	merce, if the recipient knows or has reasonable
16	cause to believe that such receipt would constitute a
17	felony; or
18	"(3) attempt or conspire to commit the conduct
19	described in paragraph (1) or (2).
20	"(b) Penalty.—Any person who violates subsection
21	(a) shall be fined under this title, imprisoned for not more
22	than 15 years, or both.
23	"§ 934. Forfeiture and fines

"(a) Forfeiture.—

1	"(1) In general.—Any person convicted of a
2	violation of section 932 or 933 shall forfeit to the
3	United States, irrespective of any provision of State
4	law—
5	"(A) any property constituting, or derived
6	from, any proceeds the person obtained, directly
7	or indirectly, as the result of such violation; and
8	"(B) any of the person's property used, or
9	intended to be used, in any manner or part, to
10	commit, or to facilitate the commission of, such
11	violation, except that for any forfeiture of any
12	firearm or ammunition pursuant to this section,
13	section 924(d) shall apply.
14	"(2) Imposition.—The court, in imposing sen-
15	tence on a person convicted of a violation of section
16	932 or 933, shall order, in addition to any other
17	sentence imposed pursuant to section 932 or 933,
18	that the person forfeit to the United States all prop-
19	erty described in paragraph (1).
20	"(b) Fines.—A defendant who derives profits or
21	
	other proceeds from an offense under section 932 or 933
22	may be fined not more than the greater of—

- 1 "(2) the amount equal to twice the gross profits 2 or other proceeds of the offense under section 932 3 or 933.". 4 (2) TITLE III AUTHORIZATION.—Section 5 2516(1)(n) of title 18. United States Code, is
 - 2516(1)(n) of title 18, United States Code, is amended by striking "sections 922 and 924" and inserting "section 922, 924, 932, or 933".
 - (3) RACKETEERING AMENDMENT.—Section 1961(1)(B) of title 18, United States Code, is amended by inserting "section 932 (relating to straw purchasing), section 933 (relating to trafficking in firearms)," before "section 1028".
 - (4) Money Laundering amendment.—Section 1956(c)(7)(D) of title 18, United States Code, is amended by striking "section 924(n)" and inserting "section 924(n), 932, or 933".
 - (5) DIRECTIVE TO SENTENCING COMMISSION.—
 Pursuant to its authority under section 994 of title 28, United States Code, and in accordance with this subsection, the United States Sentencing Commission shall review and amend its guidelines and policy statements to ensure that persons convicted of an offense under section 932 or 933 of title 18, United States Code, and other offenses applicable to the straw purchases and trafficking of firearms are sub-

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ject to increased penalties in comparison to those currently provided by the guidelines and policy statements for such straw purchasing and trafficking of firearms offenses. In its review, the Commission shall consider, in particular, an appropriate amendment to reflect the intent of Congress that straw purchasers without significant criminal histories receive sentences that are sufficient to deter participation in such activities and reflect the defendant's role and culpability, and any coercion, domestic violence survivor history, or other mitigating factors. The Commission shall also review and amend its guidelines and policy statements to reflect the intent of Congress that a person convicted of an offense under section 932 or 933 of title 18, United States Code, who is affiliated with a gang, cartel, organized crime ring, or other such enterprise should be subject to higher penalties than an otherwise unaffiliated individual.

(6) Technical and conforming amendment.—The table of sections for chapter 44 of title 18, United States Code, is amended by adding at the end the following:

[&]quot;932. Straw purchasing of firearms.

[&]quot;933. Trafficking in firearms.

[&]quot;934. Forfeiture and fines.".

1	(b) Amendments to Section 922(d).—Section
2	922(d) of title 18, United States Code, is amended—
3	(1) in paragraph (8), by striking "or" at the
4	end;
5	(2) in paragraph (9), by striking the period at
6	the end and inserting a semicolon; and
7	(3) by striking the matter following paragraph
8	(9) and inserting the following:
9	"(10) intends to sell or otherwise dispose of the
10	firearm or ammunition in furtherance of a felony, a
11	Federal crime of terrorism, or a drug trafficking of-
12	fense (as such terms are defined in section 932(a));
13	or
14	"(11) intends to sell or otherwise dispose of the
15	firearm or ammunition to a person described in any
16	of paragraphs (1) through (10).
17	This subsection shall not apply with respect to the sale
18	or disposition of a firearm or ammunition to a licensed
19	importer, licensed manufacturer, licensed dealer, or li-
20	censed collector who pursuant to subsection (b) of section
21	925 is not precluded from dealing in firearms or ammuni-
22	tion, or to a person who has been granted relief from dis-
23	abilities pursuant to subsection (c) of section 925.".
24	(c) Amendments to Section 924(a).—Section
25	924(a) of title 18, United States Code, is amended—

1	(1) in paragraph (2), by striking "(d), (g),";
2	and
3	(2) by adding at the end the following:
4	"(8) Whoever knowingly violates subsection (d)
5	or (g) of section 922 shall be fined under this title,
6	imprisoned for not more than 15 years, or both.".
7	(d) Amendments to Section 924(d).—Section
8	924(d) of title 18, United States Code, is amended—
9	(1) in paragraph (1), by inserting "932, or
10	933," after "section 924,"; and
11	(2) in paragraph (3)—
12	(A) in subparagraph (E), by striking
13	"and" at the end;
14	(B) in subparagraph (F), by striking the
15	period at the end and inserting "; and"; and
16	(C) by adding at the end the following:
17	"(G) any offense under section 932 or
18	933.".
19	(e) Amendments to Section 924(h).—Section 924
20	of title 18, United States Code, is amended by striking
21	subsection (h) and inserting the following:
22	"(h) Whoever knowingly receives or transfers a fire-
23	arm or ammunition, or attempts or conspires to do so,
24	knowing or having reasonable cause to believe that such
25	firearm or ammunition will be used to commit a felony,

- 1 a Federal crime of terrorism, or a drug trafficking crime
- 2 (as such terms are defined in section 932(a)), or a crime
- 3 under the Arms Export Control Act (22 U.S.C. 2751 et
- 4 seq.), the Export Control Reform Act of 2018 (50 U.S.C.
- 5 4801 et seq.), the International Emergency Economic
- 6 Powers Act (50 U.S.C. 1701 et seq.), or the Foreign Nar-
- 7 cotics Kingpin Designation Act (21 U.S.C. 1901 et seq.),
- 8 shall be fined under this title, imprisoned for not more
- 9 than 15 years, or both.".
- 10 (f) Amendments to Section 924(k).—Section 924
- 11 of title 18, United States Code, is amended by striking
- 12 subsection (k) and inserting the following:
- (k)(1) A person who smuggles or knowingly brings
- 14 into the United States a firearm or ammunition, or at-
- 15 tempts or conspires to do so, with intent to engage in or
- 16 to promote conduct that—
- 17 "(A) is punishable under the Controlled Sub-
- stances Import and Export Act (21 U.S.C. 951 et
- seq.), or chapter 705 of title 46; or
- 20 "(B) constitutes a felony, a Federal crime of
- 21 terrorism, or a drug trafficking crime (as such terms
- are defined in section 932(a)),
- shall be fined under this title, imprisoned for not
- 24 more than 15 years, or both.

1	"(2) A person who smuggles or knowingly takes out
2	of the United States a firearm or ammunition, or attempts
3	or conspires to do so, with intent to engage in or to pro-
4	mote conduct that—
5	"(A) would be punishable under the Controlled
6	Substances Import and Export Act (21 U.S.C. 951
7	et seq.), or chapter 705 of title 46, if the conduct
8	had occurred within the United States; or
9	"(B) would constitute a felony or a Federal
10	crime of terrorism (as such terms are defined in sec-
11	tion 932(a)) for which the person may be prosecuted
12	in a court of the United States, if the conduct had
13	occurred within the United States,
14	shall be fined under this title, imprisoned for not more
15	than 15 years, or both.".
16	(g) Prohibition on Firearms or Ammunition
17	Transfers to Agents of Drug Cartels.—The De-
18	partment of Justice, and any of its law enforcement co-
19	ordinate agencies, shall not conduct or otherwise facilitate
20	the transfer of an operable firearm or ammunition to an
21	individual if any law enforcement officer employed by the
22	Department of Justice involved with the transfer knows
23	or has reasonable cause to believe that the recipient of
24	the firearm or ammunition is an agent of a drug cartel,
25	unless law enforcement personnel of the United States

1	continuously monitor or control the firearm or ammuni-
2	tion at all times.
3	(h) FFL Access to Law Enforcement Informa-
4	TION.—
5	(1) In general.—Section 103(b) of the Brady
6	Handgun Violence Prevention Act (34 U.S.C.
7	40901(b)), is amended—
8	(A) by striking "Not later than" and in-
9	serting the following:
10	"(1) In general.—Not later than"; and
11	(B) by adding at the end the following:
12	"(2) Voluntary background checks.—
13	"(A) IN GENERAL.—Not later than 90
14	days after the date of enactment of this para-
15	graph, the Attorney General shall promulgate
16	regulations allowing licensees to use the na-
17	tional instant criminal background check sys-
18	tem established under this section for purposes
19	of voluntarily conducting an employment back-
20	ground check relating to a current or prospec-
21	tive employee. The Attorney General may not
22	collect a fee for an employment background
23	check under this subparagraph.
24	"(B) Notice.—Before conducting an em-
25	ployment background check relating to a cur-

1	rent or prospective employee under subpara-
2	graph (A), a licensee shall—
3	"(i) provide written notice to the cur-
4	rent or prospective employee that the li-
5	censee intends to conduct the background
6	check; and
7	"(ii) obtain consent to conduct the
8	background check from the current or pro-
9	spective employee in writing.
10	"(C) Exemption.—An employment back-
11	ground check conducted by a licensee under
12	subparagraph (A) shall not be governed by the
13	Fair Credit Reporting Act (15 U.S.C. 1681 et
14	seq.).
15	"(D) APPEAL.—Any individual who is the
16	subject of an employment background check
17	conducted by a licensee under subparagraph
18	(A) the result of which indicates that the indi-
19	vidual is prohibited from possessing a firearm
20	or ammunition pursuant to subsection (g) or
21	(n) of section 922 of title 18, United States
22	Code, may appeal the results of the background
23	check in the same manner and to the same ex-
24	tent as if the individual had been the subject of

1	a background check relating to the transfer of
2	a firearm.".
3	(2) Acquisition, preservation, and ex-
4	CHANGE OF IDENTIFICATION RECORDS AND INFOR-
5	MATION.—Section 534 of title 28, United States
6	Code, is amended—
7	(A) in subsection (a)—
8	(i) in paragraph (3), by striking
9	"and" at the end;
10	(ii) in paragraph (4), by striking the
11	period at the end and inserting "; and";
12	and
13	(iii) by inserting after paragraph (4)
14	the following:
15	"(5) provide a person licensed as an importer,
16	manufacturer, or dealer of firearms under chapter
17	44 of title 18 with information necessary to verify
18	whether firearms offered for sale to such licensees
19	have been stolen."; and
20	(B) in subsection (b), by inserting ", ex-
21	cept for dissemination authorized under sub-
22	section (a)(5) of this section" before the period.
23	(3) Regulations.—Not later than 90 days
24	after the date of enactment of this Act, and without
25	regard to chapter 5 of title 5, United States Code,

1	the Attorney General shall promulgate regulations
2	allowing a person licensed as an importer, manufac-
3	turer, or dealer of firearms under chapter 44 of title
4	18, United States Code, to receive access to records
5	of stolen firearms maintained by the National Crime
6	Information Center operated by the Federal Bureau
7	of Investigation, solely for the purpose of voluntarily
8	verifying whether firearms offered for sale to such li-
9	censees have been stolen.
10	(4) Statutory construction; evidence.—
11	(A) STATUTORY CONSTRUCTION.—Nothing
12	in this subsection or the amendments made by
13	this subsection shall be construed—
14	(i) to create a cause of action against
15	any person licensed as an importer, manu-
16	facturer, or dealer of firearms under chap-
17	ter 44 of title 18, United States Code, or
18	any other person for any civil liability; or
19	(ii) to establish any standard of care.
20	(B) EVIDENCE.—Notwithstanding any
21	other provision of law, evidence regarding the
22	use or non-use by a person licensed as an im-
23	porter, manufacturer, or dealer of firearms
24	under chapter 44 of title 18, United States
25	Code, of the systems, information, or records

1	made available under this subsection or the
2	amendments made by this subsection shall no
3	be admissible as evidence in any proceeding of
4	any court, agency, board, or other entity.
5	(i) Funding for Existing ATF Anti-straw Pur
6	CHASING CAMPAIGN.—There are authorized to be appro
7	priated to the Bureau of Alcohol, Tobacco, Firearms, and
8	Explosives \$1,000,000 for each of fiscal years 2025
9	through 2027 to continue and expand current efforts with
10	existing partners to educate persons licensed as an im
11	porter, manufacturer, or dealer of firearms under chapter
12	44 of title 18, United States Code, and the public to com-
13	bat illegal straw purchases of firearms.
14	(j) Local Law Enforcement Reimbursement
15	FOR ASSISTANCE PROVIDED TO DHS-HSI TO PREVENT
16	ILLEGAL TRAFFICKING.—Section 432(d)(2) of the Home
17	land Security Act of 2002 (6 U.S.C. 240(d)(2)) is amend
18	ed by inserting "salary reimbursement," after "adminis
19	trative,".
20	(k) Rule of Construction.—Nothing in this sec
21	tion, or an amendment made by this section, shall be con
22	strued to allow the establishment of a Federal system of
23	registration of firearms, firearms owners, or firearms
24	transactions or dispositions.

1	SEC. 12005. MISDEMEANOR CRIME OF DOMESTIC VIO-
2	LENCE.
3	(a) Defining "Dating Relationship".—Section
4	921(a) of title 18, United States Code, is amended—
5	(1) in paragraph (33)(A)(ii)—
6	(A) by striking "or by a person" and in-
7	serting "by a person"; and
8	(B) by inserting before the period at the
9	end the following: ", or by a person who has a
10	current or recent former dating relationship
11	with the victim"; and
12	(2) by adding at the end the following:
13	"(37)(A) The term 'dating relationship' means a rela-
14	tionship between individuals who have or have recently
15	had a continuing serious relationship of a romantic or inti-
16	mate nature.
17	"(B) Whether a relationship constitutes a dating re-
18	lationship under subparagraph (A) shall be determined
19	based on consideration of—
20	"(i) the length of the relationship;
21	"(ii) the nature of the relationship; and
22	"(iii) the frequency and type of interaction be-
23	tween the individuals involved in the relationship.
24	"(C) A casual acquaintanceship or ordinary frater-
25	nization in a business or social context does not constitute
26	a dating relationship under subparagraph (A).".

1	(b) No Retroactive Application.—The amend-
2	ments made by subsection (a) shall not apply to any con-
3	viction of a misdemeanor crime of domestic violence en-
4	tered before the date of enactment of this Act.
5	(c) Limitations on Convictions of Crimes of
6	DOMESTIC VIOLENCE WITH RESPECT TO DATING RELA-
7	TIONSHIPS.—Section 921(a)(33) of title 18, United States
8	Code, is amended—
9	(1) in subparagraph (A)—
10	(A) in the matter preceding clause (i), by
11	striking "subparagraph (C)" and inserting
12	"subparagraphs (B) and (C)"; and
13	(B) in clause (ii), by striking "State,," and
14	inserting "State,"; and
15	(2) by adding at the end the following:
16	"(C) A person shall not be considered to have been
17	convicted of a misdemeanor crime of domestic violence
18	against an individual in a dating relationship for purposes
19	of this chapter if the conviction has been expunged or set
20	aside, or is an offense for which the person has been par-
21	doned or has had firearm rights restored unless the
22	expungement, pardon, or restoration of rights expressly
23	provides that the person may not ship, transport, possess,
24	or receive firearms: <i>Provided</i> , That, in the case of a person
25	who has not more than 1 conviction of a misdemeanor

1 crime of domestic violence against an individual in a dat-2 ing relationship, and is not otherwise prohibited under this 3 chapter, the person shall not be disqualified from shipping, 4 transport, possession, receipt, or purchase of a firearm 5 under this chapter if 5 years have elapsed from the later of the judgment of conviction or the completion of the per-6 7 son's custodial or supervisory sentence, if any, and the 8 person has not subsequently been convicted of another 9 such offense, a misdemeanor under Federal, State, Tribal, 10 or local law which has, as an element, the use or attempted 11 use of physical force, or the threatened use of a deadly 12 weapon, or any other offense that would disqualify the per-13 son under section 922(g). The national instant criminal 14 background check system established under section 103 15 of the Brady Handgun Violence Prevention Act (34 U.S.C. 40901) shall be updated to reflect the status of the person. 16 17 Restoration under this subparagraph is not available for a current or former spouse, parent, or guardian of the vic-18 19 tim, a person with whom the victim shares a child in com-20 mon, a person who is cohabiting with or has cohabited 21 with the victim as a spouse, parent, or guardian, or a per-22 son similarly situated to a spouse, parent, or guardian of 23 the victim.".

1	TITLE III—OTHER MATTERS
2	Subtitle A—Extension of
3	Moratorium
4	SEC. 13101. EXTENSION OF MORATORIUM ON IMPLEMENTA-
5	TION OF RULE RELATING TO ELIMINATING
6	THE ANTI-KICKBACK STATUTE SAFE HARBOR
7	PROTECTION FOR PRESCRIPTION DRUG RE-
8	BATES.
9	Section 90006 of division I of the Infrastructure In-
10	vestment and Jobs Act (42 U.S.C. 1320a-7b note) is
11	amended by striking "January 1, 2026" and inserting
12	"January 1, 2027".
13	Subtitle B—Medicare Improvement
14	Fund
15	SEC. 13201. MEDICARE IMPROVEMENT FUND.
16	Section 1898(b)(1) of the Social Security Act (42
17	U.S.C. 1395iii(b)(1)) is amended by striking "fiscal year
18	2021, \$5,000,000" and inserting "fiscal year 2022,
19	[]".
20	Subtitle C—Luke and Alex School
21	Safety Act of 2022
22	SEC. 13301. SHORT TITLE.
23	This subtitle may be cited as the "Luke and Alex
24	School Safety Act of 2022".

1	SEC. 13302. FEDERAL CLEARINGHOUSE ON SCHOOL SAFETY
2	EVIDENCE-BASED PRACTICES.
3	(a) In General.—Subtitle A of title XXII of the
4	Homeland Security Act of 2002 (6 U.S.C. 651 et seq.)
5	is amended by adding at the end the following:
6	"SEC. 2220D. FEDERAL CLEARINGHOUSE ON SCHOOL SAFE-
7	TY EVIDENCE-BASED PRACTICES.
8	"(a) Establishment.—
9	"(1) IN GENERAL.—The Secretary, in coordina-
10	tion with the Secretary of Education, the Attorney
11	General, and the Secretary of Health and Human
12	Services, shall establish a Federal Clearinghouse on
13	School Safety Evidence-based Practices (in this sec-
14	tion referred to as the 'Clearinghouse') within the
15	Department.
16	"(2) Purpose.—The Clearinghouse shall serve
17	as a Federal resource to identify and publish online
18	through SchoolSafety.gov, or any successor website,
19	evidence-based practices and recommendations to
20	improve school safety for use by State and local edu-
21	cational agencies, institutions of higher education,
22	State and local law enforcement agencies, health
23	professionals, and the general public.
24	"(3) Personnel.—
25	"(A) Assignments.—The Clearinghouse
26	shall be assigned such personnel and resources

1	as the Secretary considers appropriate to carry
2	out this section.
3	"(B) Detailees.—The Secretary of Edu-
4	cation, the Attorney General, and the Secretary
5	of Health and Human Services may detail per-
6	sonnel to the Clearinghouse.
7	"(4) Exemptions.—
8	"(A) Paperwork reduction act.—
9	Chapter 35 of title 44, United States Code
10	(commonly known as the 'Paperwork Reduction
11	Act'), shall not apply to any rulemaking or in-
12	formation collection required under this section.
13	"(B) Federal advisory committee
14	ACT.—The Federal Advisory Committee Act (5
15	U.S.C. App.) shall not apply for the purposes of
16	carrying out this section.
17	"(b) Clearinghouse Contents.—
18	"(1) Consultation.—In identifying the evi-
19	dence-based practices and recommendations for the
20	Clearinghouse, the Secretary shall—
21	"(A) consult with appropriate Federal,
22	State, local, Tribal, private sector, and non-
23	governmental organizations, including civil
24	rights and disability rights organizations; and

1	"(B) consult with the Secretary of Edu-
2	cation to ensure that evidence-based practices
3	published by the Clearinghouse are aligned with
4	evidence-based practices to support a positive
5	and safe learning environment for all students.
6	"(2) Criteria for evidence-based prac-
7	TICES AND RECOMMENDATIONS.—The evidence-
8	based practices and recommendations of the Clear-
9	inghouse shall—
10	"(A) include comprehensive evidence-based
11	school safety measures;
12	"(B) include the evidence or research ra-
13	tionale supporting the determination of the
14	Clearinghouse that the evidence-based practice
15	or recommendation under subparagraph (A)
16	has been shown to have a significant effect on
17	improving the health, safety, and welfare of
18	persons in school settings, including—
19	"(i) relevant research that is evidence-
20	based, as defined in section 8101 of the
21	Elementary and Secondary Education Act
22	of 1965 (20 U.S.C. 7801), supporting the
23	evidence-based practice or recommenda-
24	tion;

1	"(ii) findings and data from previous
2	Federal or State commissions recom-
3	mending improvements to the safety pos-
4	ture of a school; or
5	"(iii) other supportive evidence or
6	findings relied upon by the Clearinghouse
7	in determining evidence-based practices
8	and recommendations, as determined in
9	consultation with the officers described in
10	subsection (a)(3)(B);
11	"(C) include information on Federal pro-
12	grams for which implementation of each evi-
13	dence-based practice or recommendation is an
14	eligible use for the program;
15	"(D) be consistent with Federal civil rights
16	laws, including title II of the Americans with
17	Disabilities Act of 1990 (42 U.S.C. 12131 et
18	seq.), the Rehabilitation Act of 1973 (29 U.S.C
19	701 et seq.), and title VI of the Civil Rights Act
20	of 1964 (42 U.S.C. $2000d$ et seq.); and
21	"(E) include options for developmentally
22	appropriate recommendations for use in edu-
23	cational settings with respect to children's ages
24	and physical, social, sensory, and emotionally
25	developmental statuses.

1	"(3) Past commission recommendations.—
2	The Clearinghouse shall present, as determined in
3	consultation with the officers described in subsection
4	(a)(3)(B), Federal, State, local, Tribal, private sec-
5	tor, and nongovernmental organization issued best
6	practices and recommendations and identify any best
7	practice or recommendation of the Clearinghouse
8	that was previously issued by any such organization
9	or commission.
10	"(c) Assistance and Training.—The Secretary
11	may produce and publish materials on the Clearinghouse
12	to assist and train educational agencies and law enforce-
13	ment agencies on the implementation of the evidence-
14	based practices and recommendations.
15	"(d) Continuous Improvement.—The Secretary
16	shall—
17	"(1) collect for the purpose of continuous im-
18	provement of the Clearinghouse—
19	"(A) Clearinghouse data analytics;
20	"(B) user feedback on the implementation
21	of resources, evidence-based practices, and rec-
22	ommendations identified by the Clearinghouse;
23	and

1	"(C) any evaluations conducted on imple-
2	mentation of the evidence-based practices and
3	recommendations of the Clearinghouse; and
4	"(2) in coordination with the Secretary of Edu-
5	cation, the Secretary of Health and Human Services,
6	and the Attorney General—
7	"(A) regularly assess and identify Clear-
8	inghouse evidence-based practices and rec-
9	ommendations for which there are no resources
10	available through Federal Government pro-
11	grams for implementation; and
12	"(B) establish an external advisory board,
13	which shall be comprised of appropriate State,
14	local, Tribal, private sector, and nongovern-
15	mental organizations, including organizations
16	representing parents of elementary and sec-
17	ondary school students, representative from civil
18	rights organizations, representatives of dis-
19	ability rights organizations, representatives of
20	educators, representatives of law enforcement,
21	and nonprofit school safety and security organi-
22	zations, to—
23	"(i) provide feedback on the imple-
24	mentation of evidence-based practices and

1	recommendations of the Clearinghouse;
2	and
3	"(ii) propose additional recommenda-
4	tions for evidence-based practices for inclu-
5	sion in the Clearinghouse that meet the re-
6	quirements described in subsection
7	(b)(2)(B).
8	"(e) Parental Assistance.—The Clearinghouse
9	shall produce materials in accessible formats to assist par-
10	ents and legal guardians of students with identifying rel-
11	evant Clearinghouse resources related to supporting the
12	implementation of Clearinghouse evidence-based practices
13	and recommendations.".
14	(b) TECHNICAL AMENDMENTS.—The table of con-
15	tents in section 1(b) of the Homeland Security Act of
16	2002 (Public Law 107–296; 116 Stat. 2135) is amended
17	by adding at the end the following:
	"Sec. 2220D. Federal Clearinghouse on School Safety Evidence-based Practices.".
18	SEC. 13303. NOTIFICATION OF CLEARINGHOUSE.
19	(a) Notification by the Secretary of Edu-
20	CATION.—The Secretary of Education shall provide writ-

1 2 ten notification of the publication of the Federal Clearing-22 house on School Safety Evidence-based Practices (referred 23 to in this section and section 13304 as the "Clearing-24 house"), as required to be established under section

1	2220D of the Homeland Security Act of 2002, as added
2	by section 13302 of this Act, to—
3	(1) every State and local educational agency;
4	and
5	(2) other Department of Education partners in
6	the implementation of the evidence-based practices
7	and recommendations of the Clearinghouse, as deter-
8	mined appropriate by the Secretary of Education.
9	(b) Notification by the Secretary of Home-
10	LAND SECURITY.—The Secretary of Homeland Security
11	shall provide written notification of the publication of the
12	Clearinghouse, as required to be established under section
13	2220D of the Homeland Security Act of 2002, as added
14	by section 13302 of this Act, to—
15	(1) every State homeland security advisor;
16	(2) every State department of homeland secu-
17	rity; and
18	(3) other Department of Homeland Security
19	partners in the implementation of the evidence-based
20	practices and recommendations of the Clearing-
21	house, as determined appropriate by the Secretary of
22	Homeland Security.
23	(c) Notification by the Secretary of Health
24	AND HUMAN SERVICES.—The Secretary of Health and
25	Human Services shall provide written notification of the

1	publication of the Clearinghouse, as required to be estab-
2	lished under section 2220D of the Homeland Security Act
3	of 2002, as added by section 13302 of this Act, to—
4	(1) every State department of public health;
5	and
6	(2) other Department of Health and Human
7	Services partners in the implementation of the evi-
8	dence-based practices and recommendations of the
9	Clearinghouse, as determined appropriate by the
10	Secretary of Health and Human Services.
11	(d) Notification by the Attorney General.—
12	The Attorney General shall provide written notification of
13	the publication of the Clearinghouse, as required to be es-
14	tablished under section 2220D of the Homeland Security
15	Act of 2002, as added by section 13302 of this Act, to—
16	(1) every State department of justice; and
17	(2) other Department of Justice partners in the
18	implementation of the evidence-based practices and
19	recommendations of the Clearinghouse, as deter-
20	mined appropriate by the Attorney General.
21	SEC. 13304. GRANT PROGRAM REVIEW.
22	(a) Federal Grants and Resources.—Not later
23	than 1 year after the date of enactment of this Act, the
24	Clearinghouse or the external advisory board established

under section 2220D of the Homeland Security Act of
2002, as added by this subtitle, shall—
(1) review grant programs and identify any
grant program that may be used to implement evi-
dence-based practices and recommendations of the
Clearinghouse;
(2) identify any evidence-based practices and
recommendations of the Clearinghouse for which
there is not a Federal grant program that may be
used for the purposes of implementing the evidence-
based practice or recommendation as applicable to
the agency; and
(3) periodically report any findings under para-
graph (2) to the appropriate committees of Con-
gress.
(b) State Grants and Resources.—The Clearing-
house shall, to the extent practicable, identify, for each
State—
(1) each agency responsible for school safety in
the State, or any State that does not have such an
agency designated;
(2) any grant program that may be used for the
purposes of implementing evidence-based practices
and recommendations of the Clearinghouse; and

(3) any resources other than grant programs
that may be used to assist in implementation of evi-
dence-based practices and recommendations of the
Clearinghouse.
SEC. 13305. RULES OF CONSTRUCTION.
(a) Waiver of Requirements.—Nothing in this
subtitle or the amendments made by this subtitle shall be
construed to create, satisfy, or waive any requirement
under—
(1) title II of the Americans With Disabilities
Act of 1990 (42 U.S.C. 12131 et seq.);
(2) the Rehabilitation Act of 1973 (29 U.S.C.
701 et seq.);
(3) title VI of the Civil Rights Act of 1964 (42
U.S.C. 2000d et seq.);
(4) title IX of the Education Amendments of
1972 (20 U.S.C. 1681 et seq.); or
(5) the Age Discrimination Act of 1975 (42
U.S.C. 6101 et seq.).
(b) Prohibition on Federally Developed, Man-
DATED, OR ENDORSED CURRICULUM.—Nothing in this
subtitle or the amendments made by this subtitle shall be
construed to authorize any officer or employee of the Fed-
eral Government to engage in an activity otherwise prohib-

1	ited under section 103(b) of the Department of Education
2	Organization Act (20 U.S.C. 3403(b)).
3	Subtitle D—Amendment on ESEA
4	Funding
5	SEC. 13401. AMENDMENT ON ESEA FUNDING.
6	Section 8526 of the Elementary and Secondary Edu-
7	cation Act of 1965 (20 U.S.C. 7906) is amended—
8	(1) in paragraph (5), by striking "or" after the
9	semicolon;
10	(2) in paragraph (6), by striking the period at
11	the end and inserting "; or"; and
12	(3) by adding at the end the following:
13	"(7) for the provision to any person of a dan-
14	gerous weapon, as defined in section $930(g)(2)$ of
15	title 18, United States Code, or training in the use
16	of a dangerous weapon.".
17	DIVISION B—APPROPRIATIONS
18	The following sums are appropriated, out of any
19	money in the Treasury not otherwise appropriated, for the
20	fiscal year ending September 30, 2022, and for other pur-
21	poses, namely:

1	TITLE I
2	DEPARTMENT OF JUSTICE
3	Federal Bureau of Investigation
4	SALARIES AND EXPENSES
5	For an additional amount for "Salaries and Ex-
6	penses", \$100,000,000, to remain available until ex-
7	pended, to meet additional resource needs of the National
8	Instant Criminal Background Check System.
9	STATE AND LOCAL LAW ENFORCEMENT ACTIVITIES
10	Office of Justice Programs
11	STATE AND LOCAL LAW ENFORCEMENT ASSISTANCE
12	For an additional amount for "State and Local Law
13	Enforcement Assistance", \$1,400,000,000, to remain
14	available until expended, for grants to be administered by
15	the Office of Justice Programs: Provided, That
16	\$280,000,000, to remain available until expended, shall be
17	made available for fiscal year 2022, \$280,000,000, to re-
18	main available until expended, shall be made available for
19	fiscal year 2023, \$280,000,000, to remain available until
20	expended, shall be made available for fiscal year 2024
21	\$280,000,000, to remain available until expended, shall be
22	made available for fiscal year 2025, and \$280,000,000
23	to remain available until expended, shall be made available
24	for fiscal year 2026: Provided further, That of the funds
25	made available under this heading in this Act, the fol-

lowing amounts shall be for the following purposes in 2 equal amounts for each of fiscal years 2022 through 3 2026— 4 (1) \$750,000,000 shall be awarded pursuant to 5 the formula allocation (adjusted in proportion to the 6 relative amounts statutorily designated therefor) 7 that was used in the fiscal year prior to the year for 8 which funds are provided for the Edward Byrne Me-9 morial Justice Assistance Grant program, as author-10 ized by subpart 1 of part E of title I of the Omnibus 11 Crime Control and Safe Streets Acts of 1968 (Pub-12 lic Law 90–351) (the "1968 Act"), and shall be for 13 the purposes described in section 501(a)(1)(I) of 14 title I of the 1968 Act, as amended by title II of division A of this Act: Provided further, That the allo-15 16 cation provisions under sections 505(a) through (e), 17 the special rules for Puerto Rico under section 18 505(g), and section 1001(c) of title I of the 1968 19 Act shall not apply to the amount described in this 20 paragraph; 21 (2) \$200,000,000 shall be for grants adminis-22 tered by the Bureau of Justice Assistance for pur-23 poses authorized under the STOP School Violence 24 Act of 2018 (title V of division S of Public Law 25 115–141);

1	(3) \$200,000,000 shall be for grants to the
2	States to upgrade criminal and mental health
3	records for the National Instant Criminal Back-
4	ground Check System, including grants to assist
5	States in providing disqualifying juvenile records
6	under subsection (g) or (n) of section 922 of title
7	18, United States Code: Provided further, That the
8	grants described in this paragraph shall be available
9	to State criminal record repositories and State court
10	systems; and
11	(4) \$250,000,000 shall be for a community vio-
12	lence intervention and prevention initiative.
13	COMMUNITY ORIENTED POLICING SERVICES
14	COMMUNITY ORIENTED POLICING SERVICES PROGRAMS
15	For an additional amount for "Community Oriented
16	Policing Services Programs", \$100,000,000, to remain
17	available until expended, for competitive grants to be ad-
18	ministered by the Community Oriented Policing Services
19	Office for purposes authorized under the STOP School Vi-
20	olence Act of 2018 (title V of division S of Public Law
21	115–141): <i>Provided</i> , That \$20,000,000, to remain avail-
22	able until expended, shall be made available for fiscal year
23	2022, \$20,000,000, to remain available until expended,
24	shall be made available for fiscal year 2023, \$20,000,000,
25	to remain available until expended, shall be made available

- 1 for fiscal year 2024, \$20,000,000, to remain available
- 2 until expended, shall be made available for fiscal year
- 3 2025, and \$20,000,000, to remain available until ex-
- 4 pended, shall be made available for fiscal year 2026.

5 GENERAL PROVISIONS—THIS TITLE

- 6 Sec. 21001. None of the funds made available by this
- 7 title may be transferred in this or any future fiscal year
- 8 pursuant to the authority in section 205 of the Commerce,
- 9 Justice, Science, and Related Agencies Appropriations
- 10 Act, 2022, or any successor provision in a subsequently
- 11 enacted appropriations Act.
- 12 Sec. 21002. (a) The Department of Justice shall pro-
- 13 vide a detailed spend plan for the fiscal year 2022 and
- 14 2023 funds made available in this title to the Committees
- 15 on Appropriations of the House of Representatives and the
- 16 Senate within 45 days after the enactment of this Act and,
- 17 for each of fiscal years 2024 through 2026, as part of
- 18 the annual budget submission of the President under sec-
- 19 tion 1105(a) of title 31, United States Code, the Attorney
- 20 General shall submit a detailed spend plan for the funds
- 21 made available in this title in that fiscal year.
- 22 (b) The spend plan described in subsection (a) shall
- 23 include a specific and detailed description of the intended
- 24 administration, review processes, allowable purposes, eligi-

1	bility requirements, and priority areas or weightings for
2	the grant programs funded in this title.
3	TITLE II
4	DEPARTMENT OF HEALTH AND HUMAN
5	SERVICES
6	SUBSTANCE ABUSE AND MENTAL HEALTH SERVICES
7	Administration
8	HEALTH SURVEILLANCE AND PROGRAM SUPPORT
9	For an additional amount for "Health Surveillance
10	and Program Support", \$800,000,000, to remain avail-
11	able until September 30, 2025: Provided, That
12	\$312,500,000, to remain available until December 31
13	2022, shall be made available for fiscal year 2022
14	\$162,500,000, to remain available until September 30
15	2023, shall be made available for fiscal year 2023
16	\$162,500,000, to remain available until September 30
17	2024, shall be made available for fiscal year 2024, and
18	\$162,500,000, to remain available until September 30
19	2025, shall be made available for fiscal year 2025: Pro-
20	vided further, That of the funds made available under this
21	heading in this Act, the following amounts shall be for
22	the following purposes in equal amounts for each of fisca
23	years 2022 through 2025, unless stated otherwise—
24	(1) \$250,000,000 shall be for grants for the
25	community mental health services block grant pro-

1	gram under subpart I of part B of title XIX of the
2	Public Health Service Act;
3	(2) \$40,000,000 shall be for National Child
4	Traumatic Stress Network;
5	(3) \$240,000,000 shall be for activities and
6	services under Project AWARE, of which no less
7	than \$28,000,000 shall be for activities described in
8	section 7134 of Public Law 115–271;
9	(4) \$120,000,000 shall be for Mental Health
10	Awareness Training; and
11	(5) \$150,000,000 shall be for the National Sui-
12	cide Prevention Lifeline for fiscal year 2022.
13	OFFICE OF THE SECRETARY
14	PUBLIC HEALTH AND SOCIAL SERVICES EMERGENCY
15	FUND
16	(INCLUDING TRANSFER OF FUNDS)
17	For an additional amount for "Public Health and So-
18	cial Services Emergency Fund", \$190,000,000, to remain
19	available until September 30, 2026: Provided, That
20	\$82,000,000, to remain available until December 31
21	2022, shall be made available for fiscal year 2022
22	\$32,000,000, to remain available until September 30
23	2023, shall be made available for fiscal year 2023
24	\$32,000,000, to remain available until September 30
25	2024, shall be made available for fiscal year 2024

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Discussion Draft

1 \$32,000,000, to remain available until September 30,

2 2025, shall be made available for fiscal year 2025, and

3 \$12,000,000, to remain available until September 30,

4 2026, shall be made available for fiscal year 2026: Pro-

5 vided further, That of the funds made available under this

6 heading in this Act, the following amounts shall be for

7 the following purposes in equal amounts for each of fiscal

8 years 2022 through 2026, unless stated otherwise—

(1) \$60,000,000 shall be for primary care training and enhancement under section 747 of the Public Health Service Act (42 U.S.C. 293k) to provide mental and behavioral health care training as part of the training of pediatricians and other primary care clinicians who plan to provide care for pediatric populations and other vulnerable populations, such as victims of abuse or trauma, and individuals with mental health or substance use disorders: *Provided further*, That section 747(c)(2) of the Public Health Service Act (42 U.S.C. 293k(c)(2)) shall not apply to funding made available in this paragraph: *Provided further*, That such funds shall be transferred to "Health Resources and Services Administration—Health Workforce";

(2) \$80,000,000 shall be for pediatric mental

health care access under section 330M of the Public

1	Health Service Act (42 U.S.C. 254c-19), in equa
2	amounts for each of fiscal years 2022 through 2025
3	Provided further, That such funds shall be trans-
4	ferred to "Health Resources and Services Adminis-
5	tration—Maternal and Child Health"; and
6	(3) \$50,000,000, to remain available until ex-
7	pended, shall be for carrying out subsection (b) of
8	section 11003 of division A of this Act for fiscal
9	year 2022: Provided further, That such funds shall
10	be transferred to "Centers for Medicare & Medicaid
11	Services—Grants to States for Medicaid".
12	DEPARTMENT OF EDUCATION
13	School Improvement Programs
14	For an additional amount for "School Improvement
15	Programs", \$1,050,000,000, to remain available through
16	September 30, 2025, for carrying out subpart 1 of part
17	A of title IV and part B of title IV of the Elementary
18	and Secondary Education of 1965 (referred to in this Act
19	as "ESEA"), in addition to amounts otherwise available
20	for such purposes: Provided, That \$50,000,000, to remain
21	available through September 30, 2023, shall be for car-
22	rying out part B of title IV of the ESEA: Provided further,
23	That the Secretary shall increase support for the imple-
24	mentation of evidence-based practices intended to increase
25	attendance and engagement of students in the middle

- 1 grades and high school in community learning centers
- 2 using funds in the preceding proviso: Provided further,
- 3 That \$1,000,000,000 shall be for activities under section
- 4 4108 of the ESEA and, notwithstanding section 4105 of
- 5 such Act, States shall make awards on a competitive basis
- 6 to high-need local educational agencies as determined by
- 7 the State.
- 8 SAFE SCHOOLS AND CITIZENSHIP EDUCATION
- 9 For an additional amount for "Safe Schools and Citi-
- 10 zenship Education", \$1,000,000,000, to remain available
- 11 through December 31, 2026: Provided, That
- 12 \$200,000,000, to remain available until March 31, 2023,
- 13 shall be made available for fiscal year 2022,
- 14 \$200,000,000, to remain available until December 31,
- 15 2023, shall be made available for fiscal year 2023,
- 16 \$200,000,000, to remain available until December 31,
- 17 2024, shall be made available for fiscal year 2024,
- 18 \$200,000,000, to remain available until December 31,
- 19 2025, shall be made available for fiscal year 2025, and
- 20 \$200,000,000, to remain available until December 31,
- 21 2026, shall be made available for fiscal year 2026: Pro-
- 22 vided further, That not more than two percent of each of
- 23 such amounts may be used for program administration,
- 24 technical assistance, data collection, and dissemination of
- 25 best practices: Provided further, That of the funds made

1	available under this heading in this Act, the following
2	amounts shall be available for the following purposes in
3	equal amounts for each of fiscal years 2022 through
4	2026—
5	(1) \$500,000,000 shall be for carrying out
6	School Based Mental Health Services Grants, in ad-
7	dition to amounts otherwise available for such pur-
8	poses; and
9	(2) \$500,000,000 shall be for carrying out
10	Mental Health Services Professional Demonstration
11	Grants, in addition to amounts otherwise available
12	for such purposes.
13	GENERAL PROVISIONS—THIS TITLE
14	SEC. 22001. None of the funds made available by this
15	title may be transferred in this or any future fiscal year
16	pursuant to the authority in section 205 or section 302
17	of the Departments of Labor, Health and Human Serv-
18	ices, and Education, and Related Agencies Appropriations
19	Act, 2022 (division H of Public Law 117–103), or any
20	successor provision in a subsequently enacted appropria-
21	tions Act, or section 241(a) of the Public Health Service
22	Act.
23	Sec. 22002. Not later than 30 days after the date
24	of enactment of this Act, the Secretaries of Health and
25	Human Services and Education shall each provide a de-

- 1 tailed spend plan of anticipated uses of funds made avail-
- 2 able to their respective Departments in this title, including
- 3 estimated personnel and administrative costs, to the Com-
- 4 mittees on Appropriations of the House of Representatives
- 5 and the Senate: Provided, That such plans shall be up-
- 6 dated and submitted to such Committees every 60 days
- 7 until all funds are expended: Provided further, That the
- 8 spend plans shall be accompanied by a listing of each con-
- 9 tract obligation incurred that exceeds \$5,000,000 which
- 10 has not previously been reported, including the amount of
- 11 each such obligation: Provided further, That the Commit-
- 12 tees on Appropriations of the House of Representatives
- 13 and the Senate shall be briefed on obligations quarterly
- 14 until all funds are expended.
- 15 Sec. 22003. Not later than 60 days after the date
- 16 of enactment of this Act, the Secretaries of Health and
- 17 Human Services and Education shall each provide bi-
- 18 weekly obligation reports for funds made available to their
- 19 respective Departments in this title, including anticipated
- 20 uses of funds made available in this title, to the Commit-
- 21 tees on Appropriations of the House of Representatives
- 22 and the Senate: Provided, That such reports shall be up-
- 23 dated and submitted biweekly to the Committees until all
- 24 funds are expended.

1	TITLE III
2	GENERAL PROVISIONS—THIS DIVISION
3	Sec. 23001. Each amount appropriated or made
4	available by this division is in addition to amounts other-
5	wise appropriated for the fiscal year involved.
6	Sec. 23002. No part of any appropriation contained
7	in this division shall remain available for obligation beyond
8	the current fiscal year unless expressly so provided herein.
9	Sec. 23003. Unless otherwise provided for by this di-
10	vision, the additional amounts appropriated by this divi-
11	sion to appropriations accounts shall be available under
12	the authorities and conditions applicable to such appro-
13	priations accounts for fiscal year 2022.
14	Sec. 23004. Each amount provided by this division
15	is designated by the Congress as being for an emergency
16	requirement pursuant to section 4001(a)(1) and section
17	4001(b) of S. Con. Res. 14 (117th Congress), the concur-
18	rent resolution on the budget for fiscal year 2022.
19	Sec. 23005. (a) Statutory PAYGO Score-
20	CARDS.—The budgetary effects of each division of this Act
21	shall not be entered on either PAYGO scorecard main-
22	tained pursuant to section 4(d) of the Statutory Pay As-
23	You-Go Act of 2010.
24	(b) SENATE PAYGO SCORECARDS.—The budgetary
25	effects of each division of this Act shall not be entered

- 1 on any PAYGO scorecard maintained for purposes of sec-
- 2 tion 4106 of H. Con. Res. 71 (115th Congress).
- 3 (c) Classification of Budgetary Effects.—
- 4 Notwithstanding Rule 3 of the Budget Scorekeeping
- 5 Guidelines set forth in the joint explanatory statement of
- 6 the committee of conference accompanying Conference Re-
- 7 port 105-217 and section 250(c)(7) and (c)(8) of the Bal-
- 8 anced Budget and Emergency Deficit Control Act of 1985,
- 9 the budgetary effects of this division shall be estimated
- 10 for purposes of section 251 of such Act and as appropria-
- 11 tions for discretionary accounts for purposes of the alloca-
- 12 tion to the Committee on Appropriations pursuant to sec-
- 13 tion 302(a) of the Congressional Budget Act of 1974 and
- 14 section 4001 of S. Con. Res. 14 (117th Congress), the
- 15 concurrent resolution on the budget for fiscal year 2022.
- 16 This division may be cited as the "Bipartisan Safer
- 17 Communities Supplemental Appropriations Act, 2022".