	TH CONGRESS 1ST SESSION S.
	To establish the Transition to Independence Medicaid Buy-In Option demonstration program.
	IN THE SENATE OF THE UNITED STATES
Mr.	Grassley (for himself, Mr. Wyden, and Mr. Casey) introduced the following bill; which was read twice and referred to the Committee on
To	A BILL establish the Transition to Independence Medicaid Buy- In Option demonstration program.
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 "Transition to Inde-
5	pendence Act".
6	SEC. 2. TRANSITION TO INDEPENDENCE MEDICAID BUY-IN
7	OPTION DEMONSTRATION PROGRAM.
8	(a) Establishment.—The Secretary shall establish

9 a demonstration program under which a State that is a

10 Medicaid Buy-In State and meets certain criteria may re-

ceive bonus payments for meeting specific measurable benchmarks in expanding individual integrated employ-3 ment and reducing submininum wage work, congregate 4 setting work, or facility-based day habilitation placements 5 for working-age individuals with a disability receiving 6 Medicaid-funded home or community-based services and 7 for taking other actions conducive to expanding employ-8 ment opportunities for individuals with disabilities within 9 the State. 10 (b) REQUIREMENTS FOR THE TRANSITION TO INDE-PENDENCE MEDICAID BUY-IN OPTION.— 12 STANDARDS.—The (1)MINIMUM Secretary 13 shall establish minimum standards for Medicaid 14 Buy-In States participating in the demonstration 15 program to comply with in establishing eligibility re-16 quirements for individual participants, benefits, and 17 administrative requirements for the Transition to 18 Independence Medicaid Buy-In Option offered under 19 the demonstration program. 20 ELIGIBILITY REQUIREMENTS FOR INDI-21 VIDUAL PARTICIPANTS.—The minimum standards 22 shall require a Medicaid Buy-In State participating 23 in the demonstration program to— 24 (A) establish an assets or resources test 25 for participation by an individual in the Transi-

1	tion to Independence Medicaid Buy-In Option
2	that is not less than \$20,000;
3	(B) establish an income requirement for
4	participation by an individual in the Transition
5	to Independence Medicaid Buy-In Option that
6	is at least up to 400 percent of the poverty line;
7	and
8	(C) establish such other requirements for
9	an individual's participation in the Transition
10	to Independence Medicaid Buy-In Option as the
11	Secretary shall specify.
12	(3) Work incentives coordinator.—The
13	minimum standards shall require a Medicaid Buy-In
14	State participating in the demonstration program to
15	provide work incentives coordinators who have been
16	trained as work incentive specialists under a commu-
17	nity-based work incentives planning and assistance
18	program established under section 1149 of the So-
19	cial Security Act (42 U.S.C. 1320b–20) to assist the
20	individuals who elect to participate in the Transition
21	to Independence Medicaid Buy-In Option in order to
22	ensure the individuals are provided with appropriate
23	items and services.
24	(4) VOLUNTARY PARTICIPATION.—The min-
25	imum standards shall require a Medicaid Buy-In

1	State participating in the demonstration program to
2	allow an individual's participation in the Transition
3	to Independence Medicaid Buy-In Option to be vol-
4	untary and to not preclude an individual who elects
5	to participate in the Transition to Independence
6	Medicaid Buy-In Option from also electing to enroll
7	in a qualified health plan offered through an Amer-
8	ican Health Benefit Exchange and—
9	(A) being deemed to be an applicable tax-
10	payer for purposes of section 36B of the Inter-
11	nal Revenue Code of 1986, notwithstanding the
12	provisions of subsection $(c)(1)(A)$ of such sec-
13	tion;
14	(B) being deemed to be an eligible insured
15	for purposes of section 1402 of the Patient Pro-
16	tection and Affordable Care Act (42 U.S.C.
17	18071), notwithstanding the provisions of sub-
18	section (b)(2) of such section; and
19	(C) not being subject to the enrollment
20	provisions of section 1413 of such Act (42
21	U.S.C. 18083) with respect to the State in-
22	volved.
23	(e) Application and Selection Require-
24	MENTS.—

1	(1) IN GENERAL.—Not later than June 30,
2	2016, the Secretary shall solicit applications from
3	Medicaid Buy-In States and select 10 Medicaid Buy-
4	In States to participate in the demonstration pro-
5	gram.
6	(2) Application requirements.—An applica-
7	tion to participate in the demonstration program
8	shall include the following:
9	(A) Data and information regarding the
10	numbers of working-age individuals with dis-
11	abilities who are receiving Medicaid-funded
12	home or community-based services in the Med-
13	icaid Buy-In State who are in individual inte-
14	grated employment, submininum wage work,
15	congregate setting work, or facility-based day
16	habilitation or day treatment, respectively.
17	(B) Data and information verifying that
18	the Medicaid Buy-In State is prepared to meet
19	the minimum standards established by the Sec-
20	retary for the Transition to Independence Med-
21	icaid Buy-In Option.
22	(C) A plan for promoting the Transition to
23	Independence Medicaid Buy-In Option to poten-
24	tially eligible individuals that includes—

I	(1) clear and easy-to-understand
2	multi-media information on how to enrol
3	in the Transition to Independence Med-
4	icaid Buy-In Option on the websites for
5	the Medicaid Buy-In State's Medicaid and
6	Disability Determination Services Agen-
7	cies; and
8	(ii) a "no-wrong door" policy under
9	which individuals who apply for a deter-
10	mination of eligibility for the Transition to
11	Independence Medicaid Buy-In Option are
12	also determined if they are eligible for an
13	applicable State health subsidy program in
14	accordance with section 1413 of the Pa
15	tient Protection and Affordable Care Ac
16	(42 U.S.C. 18083) (including the State
17	Medicaid program under another eligibility
18	pathway), informed of the results of such
19	determinations and, depending on their eli-
20	gibility, provided with the option to volun-
21	tarily elect to participate in the Transition
22	to Independence Medicaid Buy-In Option
23	or an applicable State health subsidy pro-
24	gram.

1	(D) Verification that the Medicaid Buy-In
2	State will use independent contractors to deter-
3	mine whether an individual who is potentially
4	eligible to participate in the demonstration pro-
5	gram but who is not receiving disability insur-
6	ance benefits under title II of the Social Secu-
7	rity Act (42 U.S.C. 401 et seq.) or supple-
8	mental security income benefits under title XVI
9	of such Act (42 U.S.C. 1381 et seq.) is deter-
10	mined to be eligible for such benefits within 90
11	days of applying to participate in the dem-
12	onstration program and treated as if the indi-
13	vidual were receiving Medicaid-funded home or
14	community-based services solely for purposes of
15	participating in the demonstration program.
16	(E) Verification that the Medicaid Buy-In
17	State shall establish a Stakeholder Advisory
18	Committee that meets the requirements of
19	paragraph (3) and shall consult with and con-
20	sider recommendations of the Committee while
21	conducting the demonstration program.
22	(F) Such other information as the Sec-
23	retary may require relating to the demonstra-

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tion program.

1	(5) STAKEHOLDER ADVISORY COMMITTEE RE-
2	QUIREMENTS.—
3	(A) Membership.—In establishing the
4	Stakeholder Advisory Committee required for
5	the demonstration program, the Medicaid Buy-
6	In State shall ensure that—
7	(i) at least 50 percent of the members
8	of the Stakeholder Advisory Committee are
9	individuals with disabilities; and
10	(ii) at least 1 member of the Com-
11	mittee is a provider of services to individ-
12	uals with disabilities.
13	(B) Duties.—The Stakeholder Advisory
14	Committee shall—
15	(i) analyze outcomes data and other
16	information related to the conduct of the
17	demonstration program; and
18	(ii) regularly submit recommenda-
19	tions, including for specific actions by the
20	Medicaid Buy-In State participating in the
21	demonstration program, that the Com-
22	mittee determines appropriate with respect
23	to the conduct of the demonstration by the
24	State.

1	(d) REQUIREMENT FOR SELECTING STATES.—In se
2	lecting Medicaid Buy-In States to participate in the dem
3	onstration program, the Secretary shall ensure that the
4	Medicaid Buy-In States selected include Medicaid Buy-In
5	States with low, medium, and high numbers of working
6	age individuals with disabilities who are receiving Med
7	icaid-funded home or community-based services and are
8	in individual integrated employment, submininum wage
9	work, congregate setting work, or facility-based day habili
10	tation or day treatment, respectively.
11	(e) Length of Demonstration Program.—The
12	demonstration program shall be conducted for a period of
13	5 fiscal years, beginning with fiscal year 2017.
14	(f) Performance Bonus Payments.—
15	(1) In general.—For each year in which the
16	demonstration program is conducted, a Medicaio
17	Buy-In State participating in the demonstration pro
18	gram during that year may qualify for a perform
19	ance bonus payment.
20	(2) State-specified criteria and perform
21	ANCE PLANS.—In order to participate in the dem
22	onstration program, a Medicaid Buy-In State shal
23	submit criteria and a plan for achieving each of the
24	mandatory benchmarks described in paragraph (3)
25	and each of the additional benchmarks described in

1	paragraph (4). The Secretary shall establish a meth-
2	odology for assessing State performance with respect
3	to the State-specified criteria for the mandatory and
4	additional benchmarks.
5	(3) Mandatory Benchmarks.—The manda-
6	tory benchmarks described in this paragraph are the
7	following:
8	(A) REDUCED PARTICIPATION IN SEG-
9	REGATED PROGRAMS AND INCREASED PARTICI-
10	PATION IN INDIVIDUAL INTEGRATED EMPLOY-
11	MENT.—
12	(i) REDUCED POPULATION CENSUS OF
13	SEGREGATED PROGRAMS.—
14	(I) In General.—Achieving a
15	reduction in the population in the
16	State of working-age individuals with
17	disabilities who are receiving Med-
18	icaid-funded home or community-
19	based services or who are receiving
20	services through an Intermediate Care
21	Facility for Persons with Develop-
22	mental Disabilities (ICF-DD), a nurs-
23	ing facility, an institution for individ-
24	uals with mental illness, or other con-
25	gregate facilities and are in

1	submininum wage work, congregate
2	setting work, or facility-based day ha-
3	bilitation or day treatment.
4	(II) MINIMUM PERCENT REDUC-
5	TIONS; BONUS BASED ON ACHIEVE-
6	MENT OF DIFFERING TIERS.—In
7	order to receive a bonus payment for
8	a year under this clause, a Medicaid
9	Buy-In State shall achieve a reduction
10	of the population described in sub-
11	clause (I) of at least 10 percent below
12	the State's most recent prior year's
13	census of the eligible population in
14	submininum wage work, congregate
15	setting work, or facility based day ha-
16	bilitation or day treatment. Subject to
17	paragraph (5)(B), the Secretary shall
18	award an increased bonus payment
19	for a year to a Medicaid Buy-In State
20	that achieves a percentage reduction
21	of 20, 30, 40 or more with respect to
22	the prior year's census of such popu-
23	lation.
24	(III) RULE OF CONSTRUCTION.—
25	A working-age individual with a dis-

1	ability shall be deemed as counting to-
2	wards a percentage reduction for pur-
3	poses of this clause if the individual is
4	employed in an integrated individual
5	employment setting for at least 10
6	hours a week on average over a 120-
7	day period during the year involved or
8	is receiving integrated day services
9	supported by the State.
10	(ii) Increased population census
11	OF INDIVIDUAL INTEGRATED EMPLOY-
12	MENT.—
13	(I) In General.—Achieving an
14	increase in the population in the State
15	of working-age individuals with dis-
16	abilities who are receiving Medicaid-
17	funded home or community-based
18	services and are in individual inte-
19	grated employment.
20	(II) MINIMUM PERCENT IN-
21	CREASES; BONUS BASED ON ACHIEVE-
22	MENT OF CERTAIN TIERS.—In order
23	to receive a bonus payment for a year
24	under this clause, a Medicaid Buy-In
25	State shall achieve an increase in the

1	population described in subclause (I)
2	of at least 10 percent above the
3	State's most recent prior year's cen-
4	sus of the eligible population in indi-
5	vidual integrated employment. Subject
6	to paragraph (5)(B), the Secretary
7	shall award an increased bonus pay-
8	ment for a year to a Medicaid Buy-In
9	State that achieves a percentage in-
10	crease of 20, 30, 40 or more with re-
11	spect to the prior year's census of
12	such population.
13	(III) RULE OF CONSTRUCTION.—
14	A working-age individual with a dis-
15	ability shall be deemed as counting to-
16	wards a percentage increase for pur-
17	poses of this clause if the individual is
18	employed in an integrated individual
19	employment setting for at least 10
20	hours a week on average over a 120-
21	day period during the year involved.
22	(B) MEETING THE TRANSITION TO INDE-
23	PENDENCE MEDICAID BUY-IN STANDARDS.—
24	Meeting the minimum standards established by

1	the Secretary for the Transition to Independent
2	ence Medicaid Buy-In Option.
3	(4) Additional Benchmarks.—The addi-
4	tional benchmarks described in this paragraph are
5	the following:
6	(A) Elimination of New Placement Ap-
7	PROVALS.—Eliminating new approvals for
8	placement in the State of working-age individ-
9	uals with disabilities who are receiving Med-
10	icaid-funded home or community-based services
11	in submininum wage work, congregate setting
12	work, or facility-based day habilitation or day
13	treatment, in accordance with criteria estab-
14	lished by the Secretary.
15	(B) Demonstration of inter-agency
16	COLLABORATION.—Demonstrating inter-agency
17	collaboration between the State agencies re-
18	sponsible for administering Medicaid, vocationa
19	rehabilitation, and education (and, if the State
20	is participating the Promoting Readiness of Mi-
21	nors in Supplemental Security Income initiative
22	(PROMISE), including coordination with that
23	initiative), in determining payer of last resort
24	rules and rules for providing individuals with a
25	seamless transition of services provided under

1	such agencies, in accordance with criteria estab-
2	lished by the Secretary.
3	(C) TERMINATION OF VOCATIONAL REHA-
4	BILITATION FUNDING.—Ending vocational re-
5	habilitation funding for submininum wage work
6	congregate setting work, or facility-based day
7	habilitation or day treatment, in accordance
8	with criteria established by the Secretary.
9	(D) Workforce Development.—Dem-
10	onstrating in accordance with criteria estab-
11	lished by the Secretary satisfaction of at least
12	2 of the following strategies to promote work-
13	force development:
14	(i) Increasing Medicaid payments for
15	supported employment providers for indi-
16	viduals with disabilities by an amount nec-
17	essary to ensure an adequately supported
18	employment network, as determined by the
19	Secretary.
20	(ii) Adopting employment strategies
21	that result in working-age individuals with
22	disabilities who are receiving Medicaid-
23	funded home or community-based services
24	being recruited, hired, and retained as full-

1	time employees of State government or by
2	contractors or State government.
3	(iii) Developing a State equivalent of
4	section 503 of the Rehabilitation Act of
5	1973 (29 U.S.C. 793) to recruit, hire, pro-
6	mote, and retain working-age individuals
7	with disabilities who are receiving Med-
8	icaid-funded home or community-based
9	services with a utilization goal of at least
10	7 percent of the State government work-
11	force.
12	(iv) Developing a special hiring au-
13	thority mechanism akin to the Schedule A
14	appointing authority under section
15	213.3102(u) of title 5 of the Code of Fed-
16	eral Regulations (commonly referred to as
17	the "Schedule A Hiring Authority") to as-
18	sist in easing the hiring of working-age in-
19	dividuals with disabilities who are receiving
20	Medicaid-funded home or community-based
21	services within the State government with
22	an accompanying plan submitted to the
23	Secretary outlining targeted implementa-
24	tion goals for the amount of individuals
25	with disabilities within State government.

1	(v) Increasing the hiring of working-
2	age individuals with disabilities who are re-
3	ceiving Medicaid-funded home or commu-
4	nity-based services in employment for
5	which the individual is compensated at or
6	above the minimum wage, through collabo-
7	ration with the State vocational rehabilita-
8	tion and workforce development programs
9	and Federal contractors.
10	(vi) Providing State tax credits to em-
11	ployers for hiring new workers who are
12	working-age individuals with disabilities
13	who are receiving Medicaid-funded home or
14	community-based services.
15	(5) Payment to states.—
16	(A) In general.—Subject to the suc-
17	ceeding provisions of this paragraph, the Sec-
18	retary shall make a performance bonus pay-
19	ment to each Medicaid Buy-In State partici-
20	pating in the demonstration program that
21	qualifies for such a payment with respect to a
22	fiscal year as a single payment not later than
23	the last day of the first calendar quarter of the
24	fiscal year following the fiscal year to which the

performance bonus payments applies. Payments

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to States made under this paragraph shall be 1 2 considered to have been made under, and are 3 subject to the requirements of, section 1903 of 4 the Social Security Act (42 U.S.C. 1396b). 5 (B) DETERMINATION OF PAYMENT.—The 6 performance bonus payment for a Medicaid 7 Buy-In State shall consist of the additional 8 amount that the State would have been paid for 9 providing medical assistance to individuals en-10 rolled in the Transition to Independence Med-11 icaid Buy-In Option during the preceding fiscal 12 year if the regular FMAP applicable to such as-13 sistance were increased (subject to subpara-14 graph (C)) as follows: 15 (i) 2 percentage points for achieving 16 the minimum 10 percent reduction in the 17 mandatory benchmark described in para-18 graph (3)(A) during the preceding fiscal 19 year (or 2.4 percentage points for achiev-20 ing a reduction of at least 20, but not 21 more than 30 percent, 2.6 percentage 22 points for achieving a reduction of at least 23 30, but not more than 40 percent, and 2.8 24 percentage points for achieving a reduction

of at least 40 percent).

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1	(ii) 2 percentage points for achieving
2	the minimum 10 percent increase in the
3	mandatory benchmark described in para-
4	graph (3)(B) during the preceding fiscal
5	year (or 2.4 percentage points for achiev-
6	ing an increase of at least 20, but not
7	more than 30 percent, 2.6 percentage
8	points for achieving an increase of at least
9	30, but not more than 40 percent, and 2.8
10	percentage points for achieving an increase
11	of at least 40 percent).
12	(iii) 0.5 percentage points for each ad-
13	ditional benchmark described in paragraph
14	(4) that the State achieves during the pre-
15	ceding fiscal year.
16	(C) Limitations.—In no case may—
17	(i) the increase in the regular FMAP
18	resulting from the application of subpara-
19	graph (B) for any Medicaid Buy-In State
20	exceed 100 percent of the costs for pro-
21	viding medical assistance to individuals en-
22	rolled in the Transition to Independence
23	Medicaid Buy-In Option with respect to
24	each fiscal year of the 5-year period in

1	which the demonstration project is con-
2	ducted; or
3	(ii) payments be made to a Medicaid
4	Buy-In State under this paragraph after
5	December 31, 2021.
6	(D) USE OF PAYMENTS.—A Medicaid Buy-
7	In State receiving a performance bonus pay-
8	ment under this paragraph shall use the pay-
9	ment only to expand individual integrated em-
10	ployment and community integration for work-
11	ing-age individuals with disabilities who are re-
12	ceiving Medicaid-funded home or community-
13	based services.
14	(g) Reports; Recommendations.—
15	(1) State reports.—
16	(A) Periodic reports.—Each Medicaid
17	Buy-In State participating in the demonstration
18	program shall submit reports to the Secretary
19	regarding the State's conduct of the demonstra-
20	tion program, at such time and in such manner
21	as the Secretary shall require. Such reports
22	shall include, in addition to data and informa-
23	tion regarding State performance with respect
24	the mandatory and additional benchmarks de-
25	scribed in paragraphs (3) and (4) of subsection

1	(1) and such other information as the Secretary
2	may require, data and information regarding
3	the extent to which, since the start of the dem-
4	onstration program—
5	(i) the State has reduced the State
6	population of individuals with disabilities
7	who have attained age 18 but have not at-
8	tained age 31, are receiving Medicaid-fund-
9	ed home or community-based services or
10	services through an Intermediate Care Fa-
11	cility for Persons with Developmental Dis-
12	abilities (ICF-DD), a nursing facility, an
13	institution for individuals with mental ill-
14	ness, or other congregate facilities, and
15	were in submininum wage work, con-
16	gregate setting work, or facility-based day
17	habilitation or day treatment; and
18	(ii) the State has increased the State
19	population of individuals with disabilities
20	who have attained age 18 but have not at-
21	tained age 31, are receiving Medicaid-fund-
22	ed home or community-based services, and
23	are engaged in individual integrated em-
24	ployment.
25	(B) Annual report.—

1	(i) In General.—Each Medicaid
2	Buy-In State participating in the dem-
3	onstration program annually shall submit a
4	detailed report to the Secretary regarding
5	the State's efforts to transition individuals
6	with disabilities who are participating in
7	the demonstration program to individual
8	integrated employment during the pre-
9	ceding year. Each annual report shall
10	specify the full spectrum of employment
11	outcomes for such individuals, best prac-
12	tices for successfully achieving such transi-
13	tions, and lessons learned.
14	(ii) Dissemination to all partici-
15	PATING AND NON-PARTICIPATING
16	STATES.—The Secretary shall disseminate
17	the annual reports submitted under clause
18	(i) by Medicaid Buy-In States participating
19	in the demonstration program to all
20	States.
21	(2) Reports and recommendations to con-
22	GRESS.—
23	(A) In general.—Not later than January
24	1, 2017, and January 1 of each of the 6 years
25	thereafter, the Secretary shall submit to Con-

LYN15367 S.L.C.

gress a report on the demonstration program. Each such report shall include data and information regarding State performance with respect to each of the mandatory and additional benchmarks described in paragraphs (3) and (4) of subsection (f) and other data and information reported by States under paragraph (1) and an assessment of the extent to which the demonstration program is successful in transitioning working-age individuals with disabilities to independent living and work in their communities.

(B) Recommendations.—Not later than December 31, 2019, the Secretary shall submit to Congress recommendations regarding whether the demonstration program should be continued, expanded, modified, or terminated.

(h) DEFINITIONS.—In this section:

(1) Congregate setting work" means a nonprofit, for-"congregate setting work" means a nonprofit, forprofit, or State agency entity that employs a majority of individuals with disabilities and receives Medicaid or other State funds for the purpose of providing employment services, or a facility or sub-unit of any such agency that meets such criteria. 1

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LYN15367 S.L.C.

(2) Demonstration program.—The term
"demonstration program" means the Transition to
Independence Medicaid Buy-In Option Demonstra-
tion Program established under this section.
(3) Facility-based day habilitation or

DAY TREATMENT.—The term "facility-based day habilitation or day treatment" has the meaning established by the Secretary for that term for purposes of the demonstration program and shall include nonresidential day services which take place predominantly or in large part at a single site, fixed site, or center-based program for individuals with disabilities. In establishing the meaning of such term, the Secretary shall provide clear instructions distinguishing facility-based day habilitation or day treatment from integrated day habilitation or day treatment programs taking place in settings within the broader community and which do not isolate individuals participating in such integrated day habilitation or day treatment programs from mainstream life.

(4) Individual integrated employment.—

(A) IN GENERAL.—The term "individual integrated employment" means the ongoing supports to an individual who, because of the individual's disabilities, needs intensive on-going

LYN15367 S.L.C.

supports to obtain and maintain an individual job in competitive or customized employment, self-employment, or in an integrated working setting in the general workforce for which the individual is compensated at or above the minimum wage, but not less than the customary wage and level of benefits paid by the employer for the same or similar work performed by an individual without a disability.

(B) Customized employment services

- (B) CUSTOMIZED EMPLOYMENT SERVICES INCLUDED.—Such term includes customized employment services in which an individual receives support to craft a job description around their strengths and challenges.
- (C) EXCLUSIONS.—Such term does not include enclaves, mobile work crews, or other settings in which the location and nature of employment is determined by the individual's disability.
- (5) Integrated day services" means services integrated in and supporting the full access of individuals with disabilities to the greater community to the same degree as individuals not receiving services that are provided consistent with all of the following:

1	(A) No overall facility or program schedule
2	for the individuals receiving such services.
3	(B) Each individual receiving such services
4	has a unique schedule reflecting the individual's
5	interests and goals.
6	(C) Activities take place on an individual
7	basis or in small groups of individuals who
8	choose to be served together.
9	(D) The majority of time spent receiving
10	such services takes place within the broader
11	community rather than within a single-site,
12	fixed site, or center-based program for individ-
13	uals with disabilities, regardless of the program
14	size.
15	(E) The services are provided consistent
16	with the requirements of section 441.710 of
17	title 42, Code of Federal Regulations.
18	(6) Medicaid.—The term "Medicaid" means
19	the program for medical assistance established under
20	title XIX of the Social Security Act (42 U.S.C. 1396
21	et seq.).
22	(7) Medicaid buy-in state.—The term "Med-
23	icaid Buy-In State" means a State that, under sub-
24	clause (XIII), (XV), or (XVI) of section
25	1902(a)(10)(A)(ii) of the Social Security Act (42

- 1 U.S.C. 1396a(a)(10)(A)(ii), a waiver approved 2 under section 1115 or 1915 of such Act (42 U.S.C. 3 1315, 1396n), or other authority, has a program 4 under which individuals with disabilities with earn-5 ings and assets that would otherwise make them in-6 eligible for medical assistance under the State's 7 Medicaid program are able to maintain their eligi-8 bility for such assistance. 9 (8) Nursing facility.—The term "nursing 10 facility" has the meaning given that term in section 11 1919(a) of the Social Security Act (42 U.S.C. 12 1396r(a)). 13 (9) Poverty line.—The term "poverty line" 14 has the meaning given that term in section 15 2110(c)(5) of the Social Security Act (42 U.S.C. 16 1397ii(c)(5). 17 REGULAR FMAP.—The term "regular 18 19
 - FMAP" means the Federal medical assistance percentage applicable to the State (as determined under section 1905(b) of the Social Security Act (42 U.S.C. 1396d(b)) without regard to any increases in that percentage applicable under subsections (y), (z), (aa), or (dd) of section 1905 of such Act or under any other provision of law.

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1 (11)SECRETARY.—The term "Secretary" 2 means the Secretary of Health and Human Services. 3 (12) Subminimum wage work.—The term "subminimum wage work" means any setting in 4 5 which individuals with disabilities are paid less than 6 minimum wage under a certificate issued in accord-7 ance with section 14(c) of the Fair Labor Standards 8 Act of 1938 (29 U.S.C. 214(c)). 9 (13) Supported Employment.—The term 10 "supported employment" has the meaning given that 11 term in section 7 of the Rehabilitation Act of 1973 12 (29 U.S.C. 705). 13 (14) STATE.—The term "State" has the mean-14 ing given such term for purposes of title XIX of the 15 Social Security Act (42 U.S.C. 1396 et seg.). 16 (15) TITLE II DISABILITY BENEFICIARY.—The 17 term "title II disability beneficiary" means an indi-18 vidual entitled to disability insurance benefits under 19 section 223 of the Social Security Act (42 U.S.C. 20 423) or to monthly insurance benefits under section 21 202 of such Act (42 U.S.C. 402) based on such indi-22 vidual's disability (as defined in section 223(d) of 23 such Act (42 U.S.C. 423(d)). 24 (16) Title XVI disability beneficiary.— 25 The term "title XVI disability beneficiary" means an

1	individual eligible for supplemental security income
2	benefits under title XVI of the Social Security Act
3	(42 U.S.C. 1381 et seq.) on the basis of blindness
4	(within the meaning of section 1614(a)(2) of such
5	Act (42 U.S.C. 1382c(a)(2)) or disability (within the
6	meaning of section 1614(a)(3) of such Act (42
7	U.S.C. $1382c(a)(3)$).
8	(17) Working-age individual with a dis-
9	ABILITY RECEIVING MEDICAID-FUNDED HOME OR
10	COMMUNITY-BASED SERVICES.—The term "working-
11	age individual with a disability receiving Medicaid-
12	funded home or community-based services" means a
13	title II disability beneficiary or a title XVI disability
14	beneficiary who has attained age 18, but has not at-
15	tained age 65, and is receiving home or community-
16	based services—
17	(A) under a waiver approved under sub-
18	section (c) or (d) of section 1915 the Social Se-
19	curity Act (42 U.S.C. 1396n);
20	(B) under the State Medicaid plan in ac-
21	cordance with subsection (i), (j), or (k) of such
22	section; or
23	(C) under a Medicaid waiver approved
24	under section 1115 of the Social Security Act
25	(42 U.S.C. 1315).