(Original Signature of Member)

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111TH CONGRESS 1ST SESSION

To amend title XXVI of the Public Health Service Act to revise and extend the program for providing life-saving care for those with HIV/AIDS.

H.R.

IN THE HOUSE OF REPRESENTATIVES

Mr. PALLONE (for himself, Mr. DEAL of Georgia, Mr. WAXMAN, and Mr. BARTON of Texas) introduced the following bill; which was referred to the Committee on

A BILL

- To amend title XXVI of the Public Health Service Act to revise and extend the program for providing life-saving care for those with HIV/AIDS.
 - Be it enacted by the Senate and House of Representa tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE; REFERENCES.

4 (a) SHORT TITLE.—This Act may be cited as the 5 "Ryan White HIV/AIDS Treatment Extension Act of 6 2009".

7 (b) REFERENCES.—Except as otherwise specified,
8 whenever in this Act an amendment is expressed in terms
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1 of an amendment to a section or other provision, the reference shall be considered to be made to a section or other 2 provision of the Public Health Service Act (42 U.S.C. 201 3 4 et seq.). SEC. 2. REAUTHORIZATION OF HIV HEALTH CARE SERV-5 6 **ICES PROGRAM.** (a) ELIMINATION OF SUNSET PROVISION. 7 (1) IN GENERAL.—The Ryan White HIV/AIDS 8 Treatment Modernization Act of 2006 (Public Law 9 109–415; 120 Stat. 2767) is amended by striking 10 section 703. 11 (2) EFFECTIVE DATE.—Paragraph (1) shall 12 take effect as if enacted on September 30, 2009. 13 PROVISIONS.—Notwith-14 (3)CONTINGENCY standing section 703 of the Ryan White HIV/AIDS 15 Treatment Modernization Act of 2006 (Public Law 16 109-415; 120 Stat. 2767) and section 139 of the 17 Continuing Appropriations Resolution, 2010— 18 (A) the provisions of title XXVI of the 19 Public Health Service Act (42 U.S.C. 300ff et 20 21 seq.), as in effect on September 30, 2009, are 22 hereby revived; and (B) the amendments made by this Act to 23 title XXVI of the Public Health Service Act (42 24

U.S.C. 300ff et seq.) shall apply to such title as

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so revived and shall take effect as if enacted on September 30, 2009.

3 (b) PART A GRANTS.—Section 2610(a) (42 U.S.C. 4 300 ff-20(a)) is amended by striking "and \$649,500,000" 5 for fiscal year 2009" and inserting "\$649,500,000 for fiscal year 2009, \$681,975,000 for fiscal year 2010, 6 7 \$716,074,000 for fiscal year 2011, \$751,877,000 for fis-8 cal year 2012, and \$789,471,000 for fiscal year 2013". 9 (c) PART B GRANTS.—Section 2623(a) (42 U.S.C. 300ff-32(a)) is amended by striking "and \$1,285,200,000 10 for fiscal year 2009" and inserting "\$1,285,200,000 for 11 12 fiscal year 2009, \$1,349,460,000 for fiscal year 2010, \$1,416,933,000 for fiscal year 2011, \$1,487,780,000 for 13 fiscal year 2012, and \$1,562,169,000 for fiscal year 14 2013". 15

16 (d) PART C GRANTS.—Section 2655 (42 U.S.C. 17 300 ff-55) is amended by striking "and \$235,100,000 for fiscal year 2009" and inserting "\$235,100,000 for fiscal 18 19 2009.\$246,855,000 vear for fiscal vear 2010.20 \$259,198,000 for fiscal year 2011, \$272,158,000 for fis-21 cal year 2012, and \$285,766,000 for fiscal year 2013". 22 (e) PART D GRANTS.—Section 2671(i) (42 U.S.C. 23 300 ff-71(i) is amended by inserting before the period at 24 the end ", \$75,390,000 for fiscal year 2010, \$79,160,000

1 for fiscal year 2011, \$83,117,000 for fiscal year 2012, and \$87,273,000 for fiscal year 2013". 2 (f) DEMONSTRATION AND TRAINING GRANTS UNDER 3 PART F.— 4 (1) HIV/AIDS COMMUNITIES, SCHOOLS, AND 5 CENTERS.—Section 2692(c) (42) U.S.C. 300ff-6 7 111(c)) is amended— (A) in paragraph (1)— 8 (i) by striking "is authorized" and in-9 serting "are authorized"; and 10 (ii) by inserting before the period at 11 the end ", \$36,535,000 for fiscal year 12 2010, \$38,257,000 for fiscal year 2011, 13 \$40,170,000 for fiscal year 2012, and 14 \$42,178,000 for fiscal year 2013"; and 15 (B) in paragraph (2)— 16 (i) by striking "is authorized" and in-17 serting "are authorized"; and 18 (ii) by inserting before the period at 19 the end ", \$13,650,000 for fiscal year 2021 2010, \$14,333,000 for fiscal year 2011, 22 \$15,049,000 for fiscal year 2012, and \$15,802,000 for fiscal year 2013". 23 24 (2) MINORITY AIDS INITIATIVE.—Section 2693 25 (42 U.S.C. 300ff-121) is amended-

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1		(A) in subsection (a), by striking "and
2		\$139,100,000 for fiscal year 2009." and insert-
3		ing "\$139,100,000 for fiscal year 2009,
4		\$146,055,000 for fiscal year 2010,
5	•	\$153,358,000 for fiscal year 2011,
6		\$161,026,000 for fiscal year 2012, and
7		\$169,077,000 for fiscal year 2013. The Sec-
8		retary shall develop a formula for the awarding
9		of grants under subsections (b)(1)(A) and
10		(b)(1)(B) that ensures that funding is provided
11		based on the distribution of populations dis-
12	· · · ·	proportionately impacted by HIV/AIDS.";
13	. *	(B) in subsection $(b)(2)$ —
14		(i) In subparagraph (A)—
15		(I) in the matter preceding clause
16		(i), by striking "competitive,"; and
17		(II) by adding at the end the fol-
18		lowing:
19		"(iv) For fiscal year 2010,
20		\$46,738,000.
21		"(v) For fiscal year 2011,
22		\$49,075,000.
23		"(vi) For fiscal year 2012,
24		\$51,528,000.

1			"(vii)	For	fiscal	year	2013,
2	· · ·	\$54	,105,000).";			•
3			(ii) in s	subpara	graph (E	B)	
4			(\mathbf{I})) in the	matter I	orecedin	g clause
5	·		(i), by s	striking	; "compe	titive"; a	and
6			(I)	() by a	lding at	the end	the fol-
7			lowing:				
8			"(iv)	For	fiscal	year	2010,
9		\$8,7	763,000.				
10			"(v) Fo	or fiscal	l year 20	11, \$9,2	02,000.
11			"(vi)	For	fiscal	year	2012,
12		\$9,6	62,000.				
13			"(vii)	For	fiscal	year	2013,
14	X.	\$10	,145,000).";		•	
15			(iii) in	subpa	ragraph	(C), by	adding
16		at t	he end t	he follo	wing:		
17			"(iv)	For	fiscal	year	2010,
18		\$61	,343,000).			
19			"(v)	For	fiscal	year	2011,
20		\$64	,410,000).	•		
21			"(vi)	For	fiscal	year	2012,
22	e Letter de la composition	\$67	,631,000).			
23			"(vii)	For	fiscal	year	2013,
24	Ъ.	\$71	,012,000	D.";	ŝ		

1	(iv) in subparagraph (D), by striking
2	"\$18,500,000" and all that follows
3	through the period and inserting the fol-
4	lowing: "the following, as applicable:
5	"(i) For fiscal year 2010,
6	\$20,448,000.
7	"(ii) For fiscal year 2011,
8	\$21,470,000.
9	"(iii) For fiscal year 2012,
10	\$22,543,000.
11	"(iv) For fiscal year 2013,
12	\$23,671,000.'';
13	(v) in subparagraph (E), by striking
14	"\$8,500,000" and all that follows through
15	the period and inserting the following: "the
16	following, as applicable:
17	"(i) For fiscal year 2010, \$8,763,000.
18	"(ii) For fiscal year 2011,
19	\$9,201,000.
20	"(iii) For fiscal year 2012,
21	\$9,662,000.
22	"(iv) For fiscal year 2013,
23	\$10,144,000."; and
24	(vi) by adding at the end the fol-
25	lowing:

1	"(g) Synchronization of Minority AIDS Initia-
2	TIVE.—For fiscal year 2010 and each subsequent fiscal
3	year, the Secretary shall incorporate and synchronize the
4	schedule of application submissions and funding avail-
5	ability under this section with the schedule of application
6	submissions and funding availability under the cor-
7	responding provisions of this title XXVI as follows:
8	"(1) The schedule for carrying out subsection
9	(b)(1)(A) shall be the same as the schedule applica-
10	ble to emergency assistance under part A.
11	"(2) The schedule for carrying out subsection
12	(b)(1)(B) shall be the same as the schedule applica-
13	ble to care grants under part B.
14	"(3) The schedule for carrying out subsection
15	(b)(1)(C) shall be the same as the schedule applica-
16	ble to grants for early intervention services under
17	part C.
18	"(4) The schedule for carrying out subsection
19	(b)(1)(D) shall be the same as the schedule applica-
20	ble to grants for services through projects for HIV-
21	related care under part D.
22	"(5) The schedule for carrying out subsection
23	(b)(1)(E) shall be the same as the schedule applica-
24	ble to grants and contracts for activities through
25	education and training centers under section 2692.".

1 (3) HHS REPORT.—Not later than 6 months 2 after the publication of the Government Account-3 ability Office Report on the Minority Aids Initiative 4 described in section 2686, the Secretary of Health 5 and Human Services shall submit to the appropriate 6 committees of Congress a Departmental plan for 7 using funding under section 2693 of the Public 8 Health Service Act (42 U.S.C. 300ff-93) in all rel-9 evant agencies to build capacity, taking into consid-10 eration the best practices included in such Report.

(g) GAO REPORT.—Section 2686 (42 U.S.C. 300ff86) is amended to read as follows:

13 **"SEC. 2686. GAO REPORT.**

"The Comptroller General of the Government Ac-14 countability Office shall, not less than 1 year after the 15 date of enactment of the Ryan White HIV/AIDS Treat-16 17 ment Extension Act of 2009, submit to the appropriate 18 committees of Congress a report describing Minority 19 AIDS Initiative activities across the Department of Health 20 and Human Services, including programs under this title 21 and programs at the Centers for Disease Control and Pre-22 vention, the Substance Abuse and Mental Health Services 23 Administration, and other departmental agencies. Such re-24 port shall include a history of program activities within 25 each relevant agency and a description of activities con-

ducted, people served and types of grantees funded, and 1 2 shall collect and describe best practices in community outreach and capacity-building of community based organiza-3 tions serving the communities that are disproportionately 4 affected by HIV/AIDS.". 5 SEC. 3. EXTENDED EXEMPTION PERIOD FOR NAMES-BASED 6 7 **REPORTING.** 8 PART A GRANTS.—Section 2603(a)(3)(42)(a)U.S.C. 300 ff - 13(a)(3) is amended— 9 10 (1) in subparagraph (C)— 11 (A) in clause (ii)— 12 (i) in the matter preceding subclause (I), by striking "2009" and inserting 13 "2012"; and 14 (ii) in subclause (II), by striking "or 15 2009" and inserting "or a subsequent fis-16 cal year through fiscal year 2012"; 17 (B) in clause (iv), by striking "2010" and 18 19 inserting "2012"; 20 (C) in clause (v), by inserting "or a subsequent fiscal year" after "2009"; 21 (D) in clause (vi)(II), by inserting after "5 22 23 percent" the following: "for fiscal years before 24 fiscal year 2012 (and 6 percent for fiscal year 25 2012)";

1	(E) in clause (ix)(II)—
2	(i) by striking "2010" and inserting
3	"2013"; and
4	(ii) by striking "2009" and inserting
5	"2012"; and
6	(F) by adding at the end the following:
7	"(xi) FUTURE FISCAL YEARS.—For
8	fiscal years beginning with fiscal year
9	2013, determinations under this paragraph
10	shall be based only on living names-based
11	cases of HIV/AIDS with respect to the
12	area involved."; and
13	(2) in subparagraph (D)—
14	(A) in clause (i)—
15	(i) in the matter preceding subclause
16	(I), by striking "2009" and inserting
17	"2012"; and
18	(ii) in subclause (II), by striking "and
19	2009" and inserting "through 2012"; and
20	(B) in clause (ii), by striking "2009" and
21	inserting "2012".
22	(b) PART B GRANTS.—Section $2618(a)(2)$ (42)
23	U.S.C. 300ff-28(a)(2)) is amended—
24	(1) in subparagraph (D)—
25	(A) in clause (ii)—

1	(i) in the matter preceding subclause
2	(I), by striking "2009" and inserting
3	"2012"; and
4	(ii) in subclause (II), by striking "or
5	2009" and inserting "or a subsequent fis-
6	cal year through fiscal year 2012";
7	(B) in clause (iv), by striking "2010" and
8	inserting "2012";
9	(C) in clause (v), by inserting "or a subse-
10	quent fiscal year" after "2009";
11	(D) in clause (vi)(II), by inserting after "5 $$
12	percent" the following: "for fiscal years before
13	fiscal year 2012 (and 6 percent for fiscal year
14	2012)'';
15	(E) in clause (viii)(II)—
16	(i) by striking "2010" and inserting
17	"2013"; and
18	(ii) by striking "2009" and inserting
19	"2012"; and
20	(F) by adding at the end the following:
21	"(x) FUTURE FISCAL YEARS.—For
22	fiscal years beginning with fiscal year
23	2013, determinations under this paragraph
24	shall be based only on living names-based

1	cases of HIV/AIDS with respect to the
2	State involved."; and
3	(2) in subparagraph (E), by striking "2009"
4	each place it appears and inserting "2012".
5	SEC. 4. EXTENSION OF TRANSITIONAL GRANT AREA STA-
6	TUS.
7	(a) ELIGIBILITY.—Section 2609 (42 U.S.C. 300ff-
8	19) is amended—
9	(1) in subsection $(c)(1)$ —
10	(A) in the heading, by striking "2007" and
11	inserting "2011"; and
12	(B) by striking "2007" each place it ap-
13	pears and inserting "2011"; and
14	(C) by striking "2006" and inserting
15	"2010";
16	(2) in subsection $(c)(2)$ —
17	(A) in subparagraph (A)(ii), by striking
18	"to have a" and inserting "subject to subpara-
19	graphs (B) and (C), to have a";
20	(B) by redesignating subparagraph (B) as
21	subparagraph (C);
22	(C) by inserting after subparagraph (A)
23	the following:
24	"(B) PERMITTING MARGIN OF ERROR AP-
25	PLICABLE TO CERTAIN METROPOLITAN

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AREAS.—In applying subparagraph (A)(ii) for a fiscal year after fiscal year 2008, in the case of a metropolitan area that has a cumulative total of at least 1,400 (and fewer than 1,500) living cases of AIDS as of December 31 of the most recent calendar year for which such data is available, such area shall be treated as having met the criteria of such subparagraph if not more than 5 percent of the total grants awarded to such area under this part is unobligated as of the end of the most recent fiscal year for which such data is available."; and (D) in subparagraph (C), as so redesignated, by striking "Subparagraph (A) does not apply" and inserting "Subparagraphs (A) and (B) do not apply"; and (3) in subsection (d)(1)(B), strike "2009" and insert "2013". (b) TRANSFER OF AMOUNTS DUE TO CHANGE IN STATUS AS TRANSITIONAL AREA.—Subparagraph (B) of section 2610(c)(2) (42 U.S.C. 300ff-20(c)(2)) is amend-

(1) by striking "(B)" and inserting "(B)(i) sub-

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ject to clause (ii),";

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1	(2) by striking the period at the end and insert-
2	ing "; and"; and
3	(3) by adding at the end the following:
4	"(ii) for each of fiscal years 2010 through
5	2013, notwithstanding subsection (a)—
6	"(I) there shall be transferred to the
7	State containing the metropolitan area, for
8	purposes described in section 2612(a), an
9	amount (which shall not be taken into ac-
10	count in applying section $2618(a)(2)(H)$)
11	equal to—
12	"(aa) for the first fiscal year of
13	the metropolitan area not being a
14	transitional area, 75 percent of the
15	amount described in subparagraph
16	(A)(i) for such area;
17	"(bb) for the second fiscal year
18	of the metropolitan area not being a
19	transitional area, 50 percent of such
20	amount; and
21	"(cc) for the third fiscal year of
22	the metropolitan area not being a
23	transitional area, 25 percent of such
24	amount: and

1	"(II) there shall be transferred and
2	made available for grants pursuant to sec-
3	tion $2618(a)(1)$ for the fiscal year, in addi-
4	tion to amounts available for such grants
5	under section 2623, an amount equal to
6	the total amount of the reduction for such
7	fiscal year under subparagraph (A), less
8	the amount transferred for such fiscal year
9	under subclause (I).".
10	SEC. 5. HOLD HARMLESS.
11	(a) PART A GRANTS.—Section 2603(a)(4) (42
12	U.S.C. 300ff–13(a)(4)) is amended—
13	(1) in the matter preceding clause (i) in sub-
14	paragraph (A)—
15	(A) by striking "2006" and inserting
16	"2009"; and
17	(B) by striking "2007 through 2009" and
18	inserting "2010 through 2013";
19	(2) by striking clauses (i) and (ii) in subpara-
20	graph (A) and inserting the following:
21	"(i) For fiscal year 2010, an amount
22	equal to 95 percent of the sum of the
23	amount of the grant made pursuant to
24	paragraph (3) and this paragraph for fis-
25	cal year 2009.

1	"(ii) For each of the fiscal years 2011
2	and 2012, an amount equal to 100 percent
3	of the amount of the grant made pursuant
. 4	to paragraph (3) and this paragraph for
5	fiscal year 2010.
6	"(iii) For fiscal year 2013, an amount
7	equal to 92.5 percent of the amount of the
8	grant made pursuant to paragraph (3) and
9	this paragraph for fiscal year 2012."; and
10	(3) in subparagraph (C), by striking "2009"
11	and inserting "2013".
12	(b) PART B GRANTS.—Section 2618(a)(2)(H) (42
13	U.S.C. 300ff–28(a)(2)(H)) is amended—
14	(1) in clause (i)(I)—
15	(A) by striking "2007" and inserting
16	"2010"; and
17	(B) by striking "2006" and inserting
18	<i>"</i> 2009";
19	(2) by striking clause (ii) and redesignating
20	clause (iii) as clause (ii);
21	(3) in clause (ii), as so redesignated—
22	(A) in the heading, by striking "2008 AND
23	2009" and inserting "2011 AND 2012";
24	(B) by striking "2008 and 2009" and in-
25	serting "2011 and 2012"; and

1	(C) by striking "2007" and inserting
2	<i>"</i> 2010";
3	(4) by inserting after clause (ii), as so redesig-
. 4	nated, the following new clause:
5	"(iii) FISCAL YEAR 2013.—For fiscal
6	year 2013, the Secretary shall ensure that
7	the total for a State of the grant pursuant
8	to paragraph (1) and the grant pursuant
9	to subparagraph (F) is not less than 92.5
10	percent of such total for the State for fis-
11	cal year 2012."; and
12	(5) in clause (v), by striking "2009" and insert-
13	ing "2013".
14	(c) TECHNICAL CORRECTIONS.—Title XXVI (42
15	U.S.C. 300ff-11 et seq.) is amended
16	(1) in subparagraphs (A)(i) and (H) of section
17	2618(a)(2), by striking the term "subparagraph
18	(G)" each place it appears and inserting "subpara-
19	graph (F)";
20	(2) in sections $2620(a)(2)$, $2622(c)(1)$, and
21	2622(c)(4)(A), by striking "2618(a)(2)(G)(i)" and
22	inserting "2618(a)(2)(F)(i)";
23	(3) in sections 2622(a) and 2623(b)(2)(A), by
24	striking "2618(a)(2)(G)" and inserting
25	"2618(a)(2)(F)"; and

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1	(4) in section $2622(b)$, by striking
2	"2618(a)(2)(G)(ii)" and inserting
3	"2618(a)(2)(F)(ii)".
4	SEC. 6. AMENDMENTS TO THE GENERAL GRANT PROVI-
5	SIONS.
6	(a) Administration and Planning Council.—
7	Section 2602(b)(4) (42 U.S.C. 300ff-12(b)(4)) is amend-
8	ed—
9	(1) in subparagraph (A), by inserting ", as well
10	as the size and demographics of the estimated popu-
11	lation of individuals with HIV/AIDS who are un-
12	aware of their HIV status" after "HIV/AIDS";
13	(2) in subparagraph (B)—
14	(A) in clause (i), by striking "and" at the
15	end after the semicolon;
16	(B) in clause (ii), by inserting "and" after
17	the semicolon; and
18	(C) by adding at the end the following:
19	"(iii) individuals with HIV/AIDS who
20	do not know their HIV status;"; and
21	(3) in subparagraph (D)—
22	(A) in clause (ii), by striking "and" at the
23	end after the semicolon;
2,4	(B) in clause (iii), by inserting "and" after
25	the semicolon; and

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(C) by adding at the end the following:

2 "(iv) includes a strategy, coordinated 3 as appropriate with other community strategies and efforts, including discrete goals, 4 a timetable, and appropriate funding, for 5 identifying individuals with HIV/AIDS who 6 do not know their HIV status, making 7 8 such individuals aware of such status, and 9 enabling such individuals to use the health 10 and support services described in section 11 2604, with particular attention to reducing barriers to routine testing and disparities 12 in access and services among affected sub-13 14 populations and historically underserved 15 communities;". (b) TYPE AND DISTRIBUTION OF GRANTS.—Section 16 2603(b) (42 U.S.C. 300ff-13(b)) is amended— 17 18 (1) in paragraph (1) in subparagraph (G), by striking 19 (\mathbf{A}) "and" at the end after the semicolon; 2021 (B) in subparagraph (H), by striking the period at the end and inserting "; and"; and 22 23 (C) by adding at the end the following: "(I) demonstrates success in identifying in-24 25 dividuals with HIV/AIDS as described in

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clauses (i) through (iii) of paragraph (2)(A)."; and

(2) in paragraph (2)(A), by striking the period and inserting: ", and demonstrated success in identifying individuals with HIV/AIDS who do not know their HIV status and making them aware of such status counting one-third. In making such determination, the Secretary shall consider—

"(i) the number of individuals who have been tested for HIV/AIDS;
"(ii) of those individuals described in clause (i), the number of individuals who

tested for HIV/AIDS who are made aware of their status, including the number who test positive; and

16 "(iii) of those individuals described in 17 clause (ii), the number who have been re-18 ferred to appropriate treatment and care.". 19 (c) APPLICATION.—Section 2605(b)(1) (42 U.S.C. 300ff-15(b)(1)) is amended by inserting ", including the 20 identification of individuals with HIV/AIDS as described 21 in clauses (i) through (iii) of section 2603(b)(2)(A)" be-22 fore the semicolon at the end. 23

1	SEC. 7. INCREASE IN ADJUSTMENT FOR NAMES-BASED RE-
2	PORTING.
3	(a) PART A GRANTS.—
4	(1) FORMULA GRANTS.—Section
5	2603(a)(3)(C)(vi) (42 U.S.C. 300ff-13(a)(3)(C)(vi))
6	is amended by adding at the end the following:
7	"(III) INCREASED ADJUSTMENT
8	FOR CERTAIN AREAS PREVIOUSLY
9	USING CODE-BASED REPORTING.—For
10	purposes of this subparagraph for
11	each of fiscal years 2010 through
12	2012, the Secretary shall deem the
13	applicable number of living cases of
14	HIV/AIDS in an area that were re-
15	ported to and confirmed by the Cen-
16	ters for Disease Control and Preven-
17	tion to be 3 percent higher than the
18	actual number if—
19	"(aa) for fiscal year 2007,
20	such area was a transitional
21	area;
22	"(bb) fiscal year 2007 was
23	the first year in which the count
24	of living non-AIDS cases of HIV
25	in such area, for purposes of this

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section, was based on a namesbased reporting system; and

2	based reporting system; and
3	"(cc) the amount of funding
. 4	that such area received under
5	this part for fiscal year 2007 was
6	less than 70 percent of the
7	amount of funding (exclusive of
8	funds that were identified as
9	being for purposes of the Minor-
10	ity AIDS Initiative) that such
11	area received under such part for
12	fiscal year 2006.".
13	(2) SUPPLEMENTAL GRANTS.—Section
14	2603(b)(2) (42 U.S.C. $300ff-13(b)(2)$) is amended
15	by adding at the end the following:
16	"(D) INCREASED ADJUSTMENT FOR CER-
17	TAIN AREAS PREVIOUSLY USING CODE-BASED
18	REPORTING.—For purposes of this subsection
19	for each of fiscal years 2010 through 2012, the
20	Secretary shall deem the applicable number of
21	living cases of HIV/AIDS in an area that were
22	reported to and confirmed by the Centers for
23	Disease Control and Prevention to be 3 percent
24	higher than the actual number if the conditions

- 1	described in items (aa) through (cc) of sub-
2	section $(a)(3)(C)(vi)(III)$ are all satisfied.".
3	(b) PART B GRANTS.—Section 2618(a)(2)(D)(vi) (42
4	U.S.C. 300ff-28(a)(2)(D)(vi)) is amended by adding at the
5	end the following:
6	"(III) INCREASED ADJUSTMENT
7	FOR CERTAIN STATES PREVIOUSLY
8	USING CODE-BASED REPORTING.—For
9	purposes of this subparagraph for
10	each of fiscal years 2010 through
11	2012, the Secretary shall deem the
12	applicable number of living cases of
13	HIV/AIDS in a State that were re-
14	ported to and confirmed by the Cen-
15	ters for Disease Control and Preven-
16	tion to be 3 percent higher than the
17	actual number if—
18	"(aa) there is an area in
19	such State that satisfies all of
20	the conditions described in items
21	(aa) through (cc) of section
22	2603(a)(3)(C)(vi)(III); or
23	"(bb)(AA) fiscal year 2007
24	was the first year in which the
25	count of living non-AIDS cases of

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HIV in such area, for purposes of this part, was based on a names-based reporting system; and

"(BB) the amount of fund-5 ing that such State received 6 under this part for fiscal year 7 2007 was less than 70 percent of 8 9 the amount of funding that such State received under such part 10 11 for fiscal year 2006.". 12 SEC. 8. TREATMENT OF UNOBLIGATED FUNDS. 13 (a) ELIGIBILITY FOR SUPPLEMENTAL GRANTS.— Title XXVI (42 U.S.C. 300ff-11 et seq.) is amended— 14 15 (1) in section 2603(b)(1)(H) (42 U.S.C. 300ff-13(b)(1)(H)), by striking "2 percent" and inserting 16 17 "5 percent"; and 18 (2) in section 2620(a)(2) (42 U.S.C. 300ff-29a(a)(2)), by striking "2 percent" and inserting "5 19 20 percent". 21 (b) CORRESPONDING REDUCTION IN FUTURE 22 GRANT.---23 (1) IN GENERAL.—Title XXVI (42 U.S.C.

300 ff-11 et seq. is amended—

(A) in section 2603(c)(3)(D)(i)(42 U.S.C.
300 ff-13(c)(3)(D)(i)), in the matter following
subclause (II), by striking "2 percent" and in-
serting "5 percent"; and
(B) in 2622(c)(4)(A) (42 U.S.C. 300ff-
31a(c)(A)), in the matter following clause (ii),
by striking "2 percent" and inserting "5 per-
cent".
(2) AUTHORITY REGARDING ADMINISTRATION
OF PROVISION.—Title XXVI (42 U.S.C. 300ff-11 et
seq.) is amended—
(A) in section 2603(c) (42 U.S.C. 300ff-
13(c), by adding at the end the following:
"(4) AUTHORITY REGARDING ADMINISTRATION
OF PROVISIONS.—In administering paragraphs (2)
and (3) with respect to the unobligated balance of
an eligible area, the Secretary may elect to reduce
the amount of future grants to the area under sub-
section (a) or (b), as applicable, by the amount of
any such unobligated balance in lieu of cancelling
such amount as provided for in paragraph (2) or
(3)(A). In such case, the Secretary may permit the
area to use such unobligated balance for purposes of
any such future grant. An amount equal to such re-
duction shall be available for use as additional

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amounts for grants pursuant to subsection (b), subject to subsection (a)(4) and section 2610(d)(2). Nothing in this paragraph shall be construed to affect the authority of the Secretary under paragraphs (2) and (3), including the authority to grant waivers under paragraph (3)(A). The reduction in future grants authorized under this paragraph shall be notwithstanding the penalty required under paragraph (3)(D) with respect to unobligated funds.";

10 (B) in section 2622 (42 U.S.C. 300ff-31a),
11 by adding at the end the following:

12 "(e) AUTHORITY REGARDING ADMINISTRATION OF 13 PROVISIONS.—In administering subsections (b) and (c) 14 with respect to the unobligated balance of a State, the Sec-15 retary may elect to reduce the amount of future grants 16 to the State under section 2618, 2620, or 2621, as applicable, by the amount of any such unobligated balance in 17 18 lieu of cancelling such amount as provided for in sub-19 section (b) or (c)(1). In such case, the Secretary may per-20mit the State to use such unobligated balance for purposes 21 of any such future grant. An amount equal to such reduc-22 tion shall be available for use as additional amounts for 23^{-1} grants pursuant to section 2620, subject to section 24 2618(a)(2)(H). Nothing in this paragraph shall be con-25 strued to affect the authority of the Secretary under sub-

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1	sections (b) and (c), including the authority to grant waiv-
2	ers under subsection $(c)(1)$. The reduction in future
3	grants authorized under this subsection shall be notwith-
4	standing the penalty required under subsection $(c)(4)$ with
5	respect to unobligated funds.";
6	(C) in section 2603(b)(1)(H) (42 U.S.C.
7	300ff-13(b)(1)(H)), by striking "canceled" and
8	inserting "canceled, offset under subsection
9	(c)(4),''; and
10	(D) in section $2620(a)(2)$ (42 U.S.C.
11	300ff-29a(a)(2)), by striking "canceled" and in-
12	serting "canceled, offset under section
13	2622(e),".
14	(c) CONSIDERATION OF WAIVER AMOUNTS IN DE-
15	TERMINING UNOBLIGATED BALANCES.—
16	(1) PART A GRANTS.—Section
17	2603(c)(3)(D)(i)(I) (42 U.S.C. 300ff-
18	14(c)(3)(D)(i)(I)) is amended by inserting after "un-
19	obligated balance" the following: "(less any amount
20	of such balance that is the subject of a waiver of
21	cancellation under subparagraph (A))".
22	(2) PART B GRANTS.—Section $2622(c)(4)(A)(i)$
23	(42 U.S.C. $300 \text{ff}-31 a(c)(4)(A)(i)$) is amended by in-
24	serting after "unobligated balance" the following:
25	"(less any amount of such balance that is the sub-

1	ject of a waiver of cancellation under paragraph
2	(1))".
3	SEC. 9. APPLICATIONS BY STATES.
4	Section 2617(b) (42 U.S.C. Section 300ff-27(b)) is
5	amended
6	(1) in paragraph (6), by striking "and" at the
7	end;
8	(2) in paragraph (7), by striking the period at
9	the end and inserting "; and"; and
10	(3) by adding at the end the following:
11	"(8) a comprehensive plan—
12	"(A) containing an identification of indi-
13	viduals with HIV/AIDS as described in clauses
14	(i) through (iii) of section $2603(b)(2)(A)$ and
15	the strategy required under section
16	2602(b)(4)(D)(iv);
17	"(B) describing the estimated number of
18	individuals within the State with HIV/AIDS
19	who do not know their status;
20	"(C) describing activities undertaken by
21	the State to find the individuals described in
22	subparagraph (A) and to make such individuals
23	aware of their status;
24	"(D) describing the manner in which the
25	State will provide undiagnosed individuals who

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are made aware of their status with access to medical treatment for their HIV/AIDS; and "(E) describing efforts to remove legal barriers, including State laws and regulations, to routine testing.".

6 SEC. 10. ADAP REBATE FUNDS.

7 (a) USE OF UNOBLIGATED FUNDS.—Section 2622(d) (42 U.S.C. 300ff-31a(d)) is amended by adding at the end 8 the following: "If an expenditure of ADAP rebate funds 9 would trigger a penalty under this section or a higher pen-10 alty than would otherwise have applied, the State may re-11 quest that for purposes of this section, the Secretary deem 12 13 the State's unobligated balance to be reduced by the amount of rebate funds in the proposed expenditure. Not-14 15 with standing 2618(a)(2)(F), any unobligated amount under section 2618(a)(2)(F)(ii)(V) that is returned to the 16 Secretary for reallocation shall be used by the Secretary 17 for— 18

19 "(1) the ADAP supplemental program if the
20 Secretary determines appropriate; or

21 "(2) for additional amounts for grants pursuant
22 to section 2620.".

(b) TECHNICAL CORRECTION.—Subclause (V) of section 2618(a)(2)(F)(ii) (42 U.S.C. 300ff–28(a)(2)(F)(ii))
is amended by striking ", subject to subclause (VI)".

1 SEC. 11. APPLICATION TO PRIMARY CARE SERVICES.

2 (a) IN GENERAL.—Section 2671 (42 U.S.C. 300ff3 71), as amended, is amended—

4 (1) by redesignating subsection (i) as subsection 5 (j);

6 (2) in subsection (g), by striking "subsection
7 (i)" and inserting "subsection (j)"; and

8 (3) by inserting after subsection (h) the fol-9 lowing:

10 "(i) APPLICATION TO PRIMARY CARE SERVICES.— 11 Nothing in this part shall be construed as requiring funds 12 under this part to be used for primary care services when 13 payments are available for such services from other 14 sources (including under titles XVIII, XIX, and XXI of 15 the Social Security Act).".

(b) PROVISION OF CARE THROUGH MEMORANDUM
OF UNDERSTANDING.—Section 2671(a) (42 U.S.C.
300ff-71(a)) is amended by striking "(directly or through
contracts)" and inserting "(directly or through contracts
or memoranda of understanding)".

21 SEC. 12. NATIONAL HIV/AIDS TESTING GOAL.

22 Part E of title XXVI (42 U.S.C. 300ff-81 et seq.)
23 is amended—

(a) by redesignating section 2688 as section 2689;and

(b) by inserting after section 2687 the following:

1 "SEC. 2688. NATIONAL HIV/AIDS TESTING GOAL.

"(a) IN GENERAL.—Not later than January 1, 2010,
the Secretary shall establish a national HIV/AIDS testing
goal of 5,000,000 tests for HIV/AIDS annually through
federally-supported HIV/AIDS prevention, treatment, and
care programs, including programs under this title and
other programs administered by the Centers for Disease
Control and Prevention.

9 "(b) ANNUAL REPORT.—Not later than January 1, 10 2011, and annually thereafter, the Secretary, acting 11 through the Director of the Centers for Disease Control 12 and Prevention, shall submit to Congress a report describ-13 ing, with regard to the preceding 12-month reporting pe-14 riod—

15 "(1) whether the testing goal described in sub-16 section (a) has been met;

17 "(2) the total number of individuals tested
18 through federally-supported and other HIV/AIDS
19 prevention, treatment, and care programs in each
20 State;

"(3) the number of individuals who—

22 "(A) prior to such 12-month period, were
23 unaware of their HIV status; and

24 "(B) through federally-supported and
25 other HIV/AIDS prevention, treatment, and

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care programs, were diagnosed and referred into treatment and care during such period;

"(4) any barriers, including State laws and regulations, that the Secretary determines to be a barrier to meeting the testing goal described in subsection (a);

"(5) the amount of funding the Secretary determines necessary to meet the annual testing goal in the following 12 months and the amount of Federal funding expended to meet the testing goal in the prior 12-month period; and

12 "(6) the most cost-effective strategies for iden-13 tifying and diagnosing individuals who were unaware 14 of their HIV status, including voluntary testing with 15 pre-test counseling, routine screening including opt-16 out testing, partner counseling and referral services, 17 and mass media campaigns.

18 "(c) REVIEW OF PROGRAM EFFECTIVENESS.—Not 19 later than 1 year after the date of enactment of this sec-20 tion, the Secretary, in consultation with the Director of 21 the Centers for Disease Control and Prevention, shall sub-22 mit a report to Congress based on a comprehensive review 23 of each of the programs and activities conducted by the 24 Centers for Disease Control and Prevention as part of the Domestic HIV/AIDS Prevention Activities, including the
 following:

3 "(1) The amount of funding provided for each
4 program or activity.

5 "(2) The primary purpose of each program or6 activity.

7 "(3) The annual goals for each program or ac-8 tivity.

9 "(4) The relative effectiveness of each program 10 or activity with relation to the other programs and 11 activities conducted by the Centers for Disease Con-12 trol and Prevention, based on the—

"(A) number of previously undiagnosed individuals with HIV/AIDS made aware of their
status and referred into the appropriate treatment;

"(B) amount of funding provided for each program or activity compared to the number of undiagnosed individuals with HIV/AIDS made aware of their status;

21 "(C) program's contribution to the Na22 tional HIV/AIDS testing goal; and

"(D) progress made toward the goals described in paragraph (3).

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"(5) Recommendations if any to Congress on 1 2 ways to allocate funding for domestic HIV/AIDS 3 prevention activities and programs in order to 4 achieve the National HIV/AIDS testing goal. 5 "(d) COORDINATION WITH OTHER FEDERAL ACTIVI-TIES.—In pursuing the National HIV/AIDS testing goal, 6 7 the Secretary, where appropriate, shall consider and co-8 ordinate with other national strategies conducted by the 9 Federal Government to address HIV/AIDS.". 10 SEC. 13. NOTIFICATION OF POSSIBLE EXPOSURE TO INFEC-11 TIOUS DISEASES. 12 Title XXVI (42 U.S.C. 300ff-11 et seq.) is amended 13 by adding at the end the following: 14 **"PART G—NOTIFICATION OF POSSIBLE** 15 **EXPOSURE TO INFECTIOUS DISEASES** 16 "SEC. 2695. INFECTIOUS DISEASES AND CIRCUMSTANCES 17 RELEVANT то NOTIFICATION **REQUIRE-**18 MENTS. 19 "(a) IN GENERAL.—Not later than 180 days after 20 the date of the enactment of this part, the Secretary shall 21 complete the development of— 22 "(1) a list of potentially life-threatening infec-23 tious diseases, including emerging infectious dis-24 eases, to which emergency response employees may 25 be exposed in responding to emergencies;

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"(2) guidelines describing the circumstances in which such employees may be exposed to such diseases, taking into account the conditions under which emergency response is provided; and

5 "(3) guidelines describing the manner in which
6 medical facilities should make determinations for
7 purposes of section 2695B(d).

8 "(b) SPECIFICATION OF AIRBORNE INFECTIOUS DIS-9 EASES.—The list developed by the Secretary under sub-10 section (a)(1) shall include a specification of those infec-11 tious diseases on the list that are routinely transmitted 12 through airborne or aerosolized means.

13 "(c) DISSEMINATION.—The Secretary shall—

"(1) transmit to State public health officers
copies of the list and guidelines developed by the
Secretary under subsection (a) with the request that
the officers disseminate such copies as appropriate
throughout the States; and

19 "(2) make such copies available to the public.
20 "SEC. 2695A. ROUTINE NOTIFICATIONS WITH RESPECT TO
21 AIRBORNE INFECTIOUS DISEASES IN VIC22 TIMS ASSISTED.

23 "(a) ROUTINE NOTIFICATION OF DESIGNATED OFFI24 CER.—

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((1))DETERMINATION BY TREATING FACIL-2 ITY.—If a victim of an emergency is transported by emergency response employees to a medical facility 4 and the medical facility makes a determination that the victim has an airborne infectious disease, the 6 medical facility shall notify the designated officer of the emergency response employees who transported the victim to the medical facility of the determina-9 tion.

(2)10 DETERMINATION BY FACILITY 11 ASCERTAINING CAUSE OF DEATH.-If a victim of an 12 emergency is transported by emergency response em-13 ployees to a medical facility and the victim dies at 14 or before reaching the medical facility, the medical 15 facility ascertaining the cause of death shall notify 16 the designated officer of the emergency response em-17 ployees who transported the victim to the initial 18 medical facility of any determination by the medical 19 facility that the victim had an airborne infectious 20 disease.

21 "(b) Requirement of Prompt Notification.— 22 With respect to a determination described in paragraph 23 (1) or (2) of subsection (a), the notification required in 24 each of such paragraphs shall be made as soon as is prac-

1 ticable, but not later than 48 hours after the determina-2 tion is made.

3 "SEC. 2695B. REQUEST FOR NOTIFICATION WITH RESPECT 4 TO VICTIMS ASSISTED.

"(a) INITIATION OF PROCESS BY EMPLOYEE.—If an 5 emergency response employee believes that the employee 6 may have been exposed to an infectious disease by a victim 7 of an emergency who was transported to a medical facility 8 as a result of the emergency, and if the employee attended, 9 treated, assisted, or transported the victim pursuant to the 10 emergency, then the designated officer of the employee 11 shall, upon the request of the employee, carry out the du-12 ties described in subsection (b) regarding a determination 13 of whether the employee may have been exposed to an in-14 fectious disease by the victim. 15

16 "(b) INITIAL DETERMINATION BY DESIGNATED OF17 FICER.—The duties referred to in subsection (a) are
18 that—

19 "(1) the designated officer involved collect the 20 facts relating to the circumstances under which, for 21 purposes of subsection (a), the employee involved 22 may have been exposed to an infectious disease; and 23 "(2) the designated officer evaluate such facts 24 and make a determination of whether, if the victim 25 involved had any infectious disease included on the list issued under paragraph (1) of section 2695(a),
 the employee would have been exposed to the disease
 under such facts, as indicated by the guidelines
 issued under paragraph (2) of such section.

5 "(c) SUBMISSION OF REQUEST TO MEDICAL FACIL6 ITY.—

7 "(1) IN GENERAL.—If a designated officer 8 makes a determination under subsection (b)(2) that 9 an emergency response employee may have been ex-10 posed to an infectious disease, the designated officer 11 shall submit to the medical facility to which the vic-12 tim involved was transported a request for a re-13 sponse under subsection (d) regarding the victim of 14 the emergency involved.

15 "(2) FORM OF REQUEST.—A request under
16 paragraph (1) shall be in writing and be signed by
17 the designated officer involved, and shall contain a
18 statement of the facts collected pursuant to sub19 section (b)(1).

20 "(d) EVALUATION AND RESPONSE REGARDING RE21 QUEST TO MEDICAL FACILITY.—

"(1) IN GENERAL.—If a medical facility receives a request under subsection (c), the medical facility shall evaluate the facts submitted in the request and make a determination of whether, on the

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basis of the medical information possessed by the facility regarding the victim involved, the emergency response employee was exposed to an infectious disease included on the list issued under paragraph (1) of section 2695(a), as indicated by the guidelines issued under paragraph (2) of such section.

"(2) NOTIFICATION OF EXPOSURE.-If a medical facility makes a determination under paragraph (1) that the emergency response employee involved has been exposed to an infectious disease, the med-10 ical facility shall, in writing, notify the designated officer who submitted the request under subsection 12 (c) of the determination. 13

"(3) FINDING OF NO EXPOSURE.—If a medical 14 15 facility makes a determination under paragraph (1) that the emergency response employee involved has 16 not been exposed to an infectious disease, the med-17 ical facility shall, in writing, inform the designated 18 officer who submitted the request under subsection 19 (c) of the determination. 20

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"(4) INSUFFICIENT INFORMATION.—

"(A) If a medical facility finds in evaluating facts for purposes of paragraph (1) that the facts are insufficient to make the determination described in such paragraph, the med-

1	ical facility shall, in writing, inform the des-
2	ignated officer who submitted the request under
3	subsection (c) of the insufficiency of the facts.
4	"(B)(i) If a medical facility finds in mak-
5	ing a determination under paragraph (1) that
6	the facility possesses no information on whether
- 7	the victim involved has an infectious disease in-
. 8	cluded on the list under section 2695(a), the
9	medical facility shall, in writing, inform the des-
10	ignated officer who submitted the request under
11	subsection (c) of the insufficiency of such med-
12	ical information.
13	"(ii) If after making a response under
14	clause (i) a medical facility determines that the
15	victim involved has an infectious disease, the
16	medical facility shall make the determination
17	described in paragraph (1) and provide the ap-
18	plicable response specified in this subsection.
19	"(e) TIME FOR MAKING RESPONSE.—After receiving
20	a request under subsection (c) (including any such request
21	resubmitted under subsection $(g)(2)$), a medical facility
22	shall make the applicable response specified in subsection
23	(d) as soon as is practicable, but not later than 48 hours
24	after receiving the request.
25	"(f) DEATH OF VICTIM OF EMERGENCY

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((1))FACILITY ASCERTAINING CAUSE \mathbf{OF} DEATH.—If a victim described in subsection (a) dies at or before reaching the medical facility involved, and the medical facility receives a request under subsection (c), the medical facility shall provide a of the request to the medical facility copy ascertaining the cause of death of the victim, if such facility is a different medical facility than the facility that received the original request.

"(2) RESPONSIBILITY OF FACILITY.—Upon the 10 receipt of a copy of a request for purposes of para-11 12 graph (1), the duties otherwise established in this 13 subpart regarding medical facilities shall apply to the medical facility ascertaining the cause of death 14 of the victim in the same manner and to the same 15 extent as such duties apply to the medical facility 16 17 originally receiving the request.

"(g) Assistance of Public Health Officer.— 18 19 "(1) EVALUATION OF RESPONSE OF MEDICAL 20 FACILITY REGARDING INSUFFICIENT FACTS.---

"(A) In the case of a request under sub-22 section (c) to which a medical facility has made the response specified in subsection (d)(4)(A)24 regarding the insufficiency of facts, the public 25 health officer for the community in which the

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. 1		medical facility is located shall evaluate the re-
2		quest and the response, if the designated officer
3		involved submits such documents to the officer
4		with the request that the officer make such an
5		evaluation.
6		"(B) As soon as is practicable after a pub-
7		lic health officer receives a request under sub-
8		paragraph (A), but not later than 48 hours
9		after receipt of the request, the public health
10		officer shall complete the evaluation required in
11		such paragraph and inform the designated offi-
12		cer of the results of the evaluation.
13		"(2) FINDINGS OF EVALUATION.—
14		"(A) If an evaluation under paragraph
15		(1)(A) indicates that the facts provided to the
16		medical facility pursuant to subsection (c) were
17		sufficient for purposes of determinations under
18		subsection (d)(1)—
19		"(i) the public health officer shall, on
20		behalf of the designated officer involved,
21		resubmit the request to the medical facil-
22		ity; and
23	•	"(ii) the medical facility shall provide
24	*	to the designated officer the applicable re-
25		sponse specified in subsection (d).

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1	"(B) If an evaluation under paragraph
2	(1)(A) indicates that the facts provided in the
3	request to the medical facility were insufficient
4	for purposes of determinations specified in sub-
5	section (c)—
6	"(i) the public health officer shall pro-
7	vide advice to the designated officer re-
8	garding the collection and description of
9	appropriate facts; and
10	"(ii) if sufficient facts are obtained by
11	the designated officer—
12	"(I) the public health officer
13	shall, on behalf of the designated offi-
14	cer involved, resubmit the request to
15	the medical facility; and
16	((II) the medical facility shall
17	provide to the designated officer the
18	appropriate response under subsection
19	(c).
20	"SEC. 2695C. PROCEDURES FOR NOTIFICATION OF EXPO-
21	SURE.
22	"(a) Contents of Notification to Officer.—In
23	making a notification required under section 2695A or
24	section 2695B(d)(2), a medical facility shall provide—

45"(1) the name of the infectious disease involved; 1 2 and "(2) the date on which the victim of the emer-3 4 gency involved was transported by emergency re-5 sponse employees to the medical facility involved. 6 "(b) MANNER OF NOTIFICATION.—If a notification 7 under section 2695A or section 2695B(d)(2) is mailed or otherwise indirectly made-8 9 "(1) the medical facility sending the notification 10 shall, upon sending the notification, inform the des-11 ignated officer to whom the notification is sent of 12 the fact that the notification has been sent; and "(2) such designated officer shall, not later 13 14 than 10 days after being informed by the medical fa-15 cility that the notification has been sent, inform 16 such medical facility whether the designated officer 17 has received the notification. 18 "SEC. 2695D. NOTIFICATION OF EMPLOYEE. 19 "(a) IN GENERAL.—After receiving a notification for 20 purposes of section 2695A or 2695B(d)(2), a designated 21 officer of emergency response employees shall, to the ex-22 tent practicable, immediately notify each of such employ-23 ees who----

"(1) responded to the emergency involved; and

1	"(2) as indicated by guidelines developed by the
2	Secretary, may have been exposed to an infectious
3	disease.
4	"(b) Certain Contents of Notification to Em-
5	PLOYEE.—A notification under this subsection to an emer-
6	gency response employee shall inform the employee of-
7	"(1) the fact that the employee may have been
8	exposed to an infectious disease and the name of the
9	disease involved;
10	"(2) any action by the employee that, as indi-
11	cated by guidelines developed by the Secretary, is
12	medically appropriate; and
13	"(3) if medically appropriate under such cri-
14	teria, the date of such emergency.
15	"(c) Responses Other Than Notification of
16	EXPOSURE.—After receiving a response under paragraph
17	(3) or (4) of subsection (d) of section 2695B, or a re-
18	sponse under subsection $(g)(1)$ of such section, the des-
19	ignated officer for the employee shall, to the extent prac-
20	ticable, immediately inform the employee of the response.
21	"SEC. 2695E. SELECTION OF DESIGNATED OFFICERS.
22	"(a) IN GENERAL.—For the purposes of receiving no-
23	tifications and responses and making requests under this
24	subpart on behalf of emergency response employees, the
25	public health officer of each State shall designate 1 official

or officer of each employer of emergency response employ ees in the State.

3 "(b) PREFERENCE IN MAKING DESIGNATIONS.—In 4 making the designations required in subsection (a), a pub-5 lic health officer shall give preference to individuals who 6 are trained in the provision of health care or in the control 7 of infectious diseases.

8 "SEC. 2695F. LIMITATION WITH RESPECT TO DUTIES OF 9 MEDICAL FACILITIES.

10 "The duties established in this subpart for a medical11 facility—

12 "(1) shall apply only to medical information 13 possessed by the facility during the period in which 14 the facility is treating the victim for conditions aris-15 ing from the emergency, or during the 60-day period 16 beginning on the date on which the victim is trans-17 ported by emergency response employees to the facil-18 ity, whichever period expires first; and

19 "(2) shall not apply to any extent after the ex-20 piration of the 30-day period beginning on the expi-21 ration of the applicable period referred to in para-22 graph (1), except that such duties shall apply with 23 respect to any request under section 2695B(c) re-24 ceived by a medical facility before the expiration of 25 such 30-day period.

1 "SEC. 2695G. MISCELLANEOUS PROVISIONS.

2 ` "(a) LIABILITY OF MEDICAL FACILITIES, DES3 IGNATED OFFICERS, AND PUBLIC HEALTH OFFICERS.—
4 This subpart may not be construed to authorize any cause
5 of action for damages or any civil penalty against any
6 medical facility, any designated officer, or any other public
7 health officer for failure to comply with the duties estab8 lished in this subpart.

9 "(b) TESTING.—This subpart may not, with respect 10 to victims of emergencies, be construed to authorize or re-11 quire a medical facility to test any such victim for any 12 infectious disease.

13 "(c) CONFIDENTIALITY.—This subpart may not be 14 construed to authorize or require any medical facility, any 15 designated officer of emergency response employees, or 16 any such employee, to disclose identifying information 17 with respect to a victim of an emergency or with respect 18 to an emergency response employee.

19 "(d) FAILURE TO PROVIDE EMERGENCY SERV20 ICES.—This subpart may not be construed to authorize
21 any emergency response employee to fail to respond, or
22 to deny services, to any victim of an emergency.

"(e) NOTIFICATION AND REPORTING DEADLINES.—
In any case in which the Secretary determines that, wholly
or partially as a result of a public health emergency that
has been determined pursuant to section 319(a), individ-

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1 uals or public or private entities are unable to comply with the requirements of this part, the Secretary may, notwith-2 3 standing any other provision of law, temporarily suspend, 4 in whole or in part, the requirements of this part as the 5 circumstances reasonably require. Before or promptly after such a suspension, the Secretary shall notify the 6 7 Congress of such action and publish in the Federal Reg-8 ister a notice of the suspension.

9 "(f) CONTINUED APPLICATION OF STATE AND 10 LOCAL LAW.—Nothing in this part shall be construed to 11 limit the application of State or local laws that require 12 the provision of data to public health authorities.

13 "SEC. 2695H. INJUNCTIONS REGARDING VIOLATION OF 14 PROHIBITION.

15 "(a) IN GENERAL.—The Secretary may, in any court
16 of competent jurisdiction, commence a civil action for the
17 purpose of obtaining temporary or permanent injunctive
18 relief with respect to any violation of this subpart.

"(b) FACILITATION OF INFORMATION ON VIOLATIONS.—The Secretary shall establish an administrative
process for encouraging emergency response employees to
provide information to the Secretary regarding violations
of this subpart. As appropriate, the Secretary shall investigate alleged such violations and seek appropriate injunctive relief.

1 "SEC. 2695I. APPLICABILITY OF SUBPART.

2 "This subpart shall not apply in a State if the chief
3 executive officer of the State certifies to the Secretary that
4 the law of the State is substantially consistent with this
5 subpart.".