(Original Signature of Member)

118th CONGRESS 1st Session



To amend the Family Violence Prevention and Services Act to authorize grants to ensure access for victims of family violence, domestic violence, and dating violence to substance use disorder treatment that allows parents (or legal guardians) and their children, stepchildren, or other dependents to remain together throughout the course of treatment, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. MRVAN introduced the following bill; which was referred to the Committee on

A BILL

- To amend the Family Violence Prevention and Services Act to authorize grants to ensure access for victims of family violence, domestic violence, and dating violence to substance use disorder treatment that allows parents (or legal guardians) and their children, stepchildren, or other dependents to remain together throughout the course of treatment, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

1 SECTION 1. GRANTS FOR SAFE RECOVERY TOGETHER.

2 (a) IN GENERAL.—The Family Violence Prevention
3 and Services Act (42 U.S.C. 10401 et seq.) is amended
4 by adding at the end the following:

5 "SEC. 315. GRANTS FOR SAFE RECOVERY TOGETHER.

6 "(a) SAFE RECOVERY TOGETHER.—

7 "(1) IN GENERAL.—From the sums appro-8 priated under section 303(e) and available to carry 9 out this subsection for any fiscal year, the Secretary 10 may award grants to eligible entities to develop, im-11 plement, and improve programs for ensuring access 12 for victims of family violence, domestic violence, and 13 dating violence to substance use disorder treatment 14 that allows parents (or legal guardians) and their 15 children, stepchildren, or other dependents to remain 16 together throughout the course of treatment.

17 "(2) ELIGIBLE ENTITIES.—To be eligible to re18 ceive a grant under this subsection, an entity shall
19 be—

20 "(A) a State;

21 "(B) a State Domestic Violence Coalition;
22 "(C) a nonprofit entity, including a Tribal,
23 culturally specific organization, or community24 based organization, with a history of effective
25 work in the fields of family violence, domestic
26 violence, or dating violence and substance use

2

3

disorder treatment, prevention, and recovery support; or

3 "(D) a local or State department (or other 4 division) of health (including mental health, be-5 havioral health, or substance abuse agencies), a 6 State Domestic Violence Coalition or victim 7 service provider, or any other nonprofit, non-8 governmental organization with a history of ef-9 fective work in the fields of family violence, do-10 mestic violence, or dating violence and sub-11 stance use disorder treatment, prevention, and 12 recovery support.

"(3) APPLICATION.—To be eligible to receive a
grant under this subsection, an eligible entity shall
submit an application to the Secretary at such time,
in such manner, and containing such information as
the Secretary determines appropriate.

18 "(4) USE OF FUNDS.—

"(A) IN GENERAL.—An eligible entity receiving a grant under this subsection shall, directly or through subgrants or contracts, develop and implement a program for ensuring
access for victims of family violence, domestic
violence, and dating violence to substance use
disorder treatment that allows parents (or legal

1	guardians) and their children, stepchildren, or
2	other dependents to remain together throughout
3	the course of treatment by carrying out one or
4	more of the authorized activities described in
5	subparagraph (B).
6	"(B) AUTHORIZED ACTIVITIES DE-
7	SCRIBED.—The authorized activities described
8	in this subparagraph include the following:
9	"(i) The provision of residential and
10	nonresidential substance use disorder
11	treatment services.
12	"(ii) Notwithstanding section
13	308(d)(1), the provision or expansion of
14	transitional housing, temporary rental as-
15	sistance, and other supportive housing sta-
16	bility services, including direct cash assist-
17	ance.
18	"(iii) The provision of services that—
19	"(I) support victims of family vi-
20	olence, domestic violence, and dating
21	violence while receiving substance use
22	disorder treatment services, including
23	recovery and harm reduction; and
24	"(II) enable parents (or legal
25	guardians) and their children, step-

	v
1	children, or other dependents to re-
2	main together throughout the course
3	of treatment, including—
4	"(aa) supportive services, in-
5	cluding advocacy, case manage-
6	ment, and information and refer-
7	ral services;
8	"(bb) health care services,
9	including prenatal wellness serv-
10	ices, and support services for
11	pregnant and postpartum vic-
12	tims; and
13	"(cc) services for children
14	and youth that are exposed to
15	family violence, domestic violence,
16	and dating violence, including
17	age-appropriate confidential
18	counseling and supportive serv-
19	ices.
20	"(iv) The cultivation of partnerships
21	between State, local, and Tribal policy-
22	makers in order to develop and implement
23	service and policy changes for victims of
24	family violence, domestic violence, and dat-
25	ing violence with substance use disorders

- that ensure the safety of victims, and re duce barriers for victims disproportionately
 affected by family violence.
- "(v) The provision of training for 4 staff associated with delivering services to 5 6 ensure that each program developed using 7 a grant received under this subsection in-8 cludes procedures that protect the safety, 9 privacy, and confidentiality of parents (or legal guardians) and their children, step-10 11 children, or other dependents in a manner 12 consistent with subparagraph (F).
- 13 "(vi) Such other activities as the Sec-14 retary determines appropriate.
- 15 "(C) ADVANCE NOTICE OF INFORMATION
 16 DISCLOSURE.—If the release of information is
 17 compelled by statutory or court mandate, an eli18 gible entity receiving a grant under this section
 19 shall—
- 20 "(i) provide advance notice to victims
 21 affected by the release of such information
 22 about the circumstances compelling the re23 lease of such information, such as manda24 tory reporting laws; and

1	"(ii) give victims the option to receive
2	information and referrals without affirma-
3	tively disclosing abuse.
4	"(D) Administration and technical
5	ASSISTANCE.—Each eligible entity that receives
6	a grant under this subsection may use—
7	"(i) up to 6 percent of the grant
8	amount to procure technical assistance, in-
9	cluding technical assistance provided by
10	the National Capacity Building Center to
11	Prevent Substance Use Coercion estab-
12	lished under subsection (b); and
13	"(ii) up to 5 percent of the grant
14	amount for evaluation, monitoring, staff
15	training, and other administrative costs
16	under this subsection.
17	"(E) Reports and evaluations.—Each
18	eligible entity receiving a grant under this sub-
19	section shall submit to the Secretary at such
20	time as shall be reasonably required by the Sec-
21	retary, a report that—
22	"(i) describes the activities that have
23	been carried out with such grant funds;
24	"(ii) includes an evaluation of the ef-
25	fectiveness of such activities; and

"(iii) provides such additional infor mation as the Secretary determines appro priate.

4 "(F) PRIVACY.—Each eligible entity re5 ceiving a grant under this subsection shall en6 sure that each program developed or imple7 mented with such grant protects victim privacy,
8 confidentiality, and safety in compliance with
9 applicable confidentiality, privacy, and non10 disclosure requirements of this Act.

11 "(b) NATIONAL CAPACITY BUILDING CENTER TO12 PREVENT SUBSTANCE USE COERCION.—

13 "(1) IN GENERAL.—From the sums appro-14 priated under section 303(e) and available to carry 15 out this subsection for any fiscal year, the Secretary 16 may award a grant to an eligible entity for the es-17 tablishment and maintenance of a National Capacity 18 Building Center to Prevent Substance Use Coercion 19 that will undertake the activities described in para-20 graph (3).

21 "(2) ELIGIBLE ENTITIES.—To be eligible to re22 ceive a grant under this subsection, an eligible enti23 ty—

24 "(A) shall be a nonprofit private organiza-25 tion that focuses primarily on domestic violence;

1	"(B) shall provide documentation to the
2	Secretary demonstrating experience working di-
3	rectly on issues of domestic violence;
4	"(C) shall provide documentation to the
5	Secretary demonstrating experience working di-
6	rectly on the intersection of domestic violence,
7	substance use, and substance use coercion;
8	''(D) shall—
9	"(i) include on the entity's advisory
10	board representatives who are from domes-
11	tic violence service programs and who are
12	geographically and culturally diverse; or
13	"(ii) procure equivalent involvement
14	of, and feedback from, individuals who
15	have such qualifications, if the entity does
16	not have an advisory board; and
17	((E) shall demonstrate the strong support
18	of domestic violence service programs from
19	across the Nation for the entity's demonstrated
20	history in providing training and technical as-
21	sistance on the intersection of domestic vio-
22	lence, substance misuse, and substance use co-
23	ercion.
24	"(3) Required uses of funds.—The eligible
25	entity awarded a grant under this subsection,

1	through the National Capacity Building Center to
2	Prevent Substance Use Coercion, shall use the
3	grant—
4	"(A) to provide training and technical as-
5	sistance to entities receiving grants under sub-
6	section (a) in the implementation of programs
7	funded under such subsection;
8	"(B) to conduct evaluations of programs
9	funded under subsection (a);
10	"(C) to identify and disseminate best prac-
11	tices that emerge from programs funded under
12	subsection (a); and
13	"(D) to carry out such other activities as
14	the Secretary determines appropriate.
15	"(c) Federal Administration.—From the sums
16	appropriated under section 303(e) for any fiscal year, not
17	more than $$4,000,000$ for such fiscal year may be used
18	by the Secretary for evaluation, monitoring, and other ad-
19	ministrative expenses.
20	"(d) DEFINITIONS.—In this section:
21	"(1) SUBSTANCE USE COERCION.—The term
22	'substance use coercion' means any act, threatened
23	act, or pattern of acts of physical or sexual violence,
24	or any other form of abuse involving substance mis-
25	use through the use of force, threat, or coercion,

1	that results in, or exacerbates, a substance use dis-
2	order, a substance-induced mental disorder, or any
3	other form of substance dependance, directed
4	against—
5	"(A) a dating partner or other person
6	similarly situated to a dating partner under the
7	laws of the jurisdiction where such an act oc-
8	curs;
9	"(B) a person who is cohabitating with or
10	has cohabitated with the person committing
11	such an act;
12	"(C) a current or former spouse or other
13	person similarly situated to a current or former
14	spouse under the laws of the jurisdiction where
15	such an act occurs;
16	"(D) a person who shares a child, step-
17	child, or other dependent in common with the
18	person committing such an act;
19	"(E) a person who is related by marriage,
20	blood, or is otherwise legally related; or
21	"(F) any other person who is protected
22	from any such act under the domestic or family
23	violence laws, policies, or regulations of the ju-
24	risdiction where the act occurs.

"(2) VICTIM.—The term 'victim' means an indi vidual against whom an act of domestic violence,
 dating violence, or family violence is carried out.".
 (b) AUTHORIZATION OF APPROPRIATIONS.—Section
 303 of the Family Violence Prevention and Services Act
 (42 U.S.C. 10403) is amended by adding at the end the
 following:

8 "(e) SAFE RECOVERY TOGETHER GRANTS.—There is
9 authorized to be appropriated to carry out section 315
10 \$30,000,000 for each of fiscal years 2023 through 2027.".