^{117th CONGRESS} 2D SESSION **S. 4529**

To provide protections for children in immigration custody, and for other purposes.

IN THE SENATE OF THE UNITED STATES

JULY 13, 2022

Mr. MERKLEY (for himself, Mrs. GILLIBRAND, Mr. DURBIN, Mr. SCHATZ, Ms. WARREN, Mr. MARKEY, Mr. SANDERS, Ms. HIRONO, Mrs. FEINSTEIN, Mrs. MURRAY, Mr. WYDEN, Ms. ROSEN, Mr. CASEY, and Ms. KLO-BUCHAR) introduced the following bill; which was read twice and referred to the Committee on the Judiciary

A BILL

To provide protections for children in immigration custody, 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,
- **3** SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Children's Safe Welcome Act of 2022".
- 6 (b) TABLE OF CONTENTS.—The table of contents for
- 7 this Act is as follows:

Sec. 1. Short title; table of contents. Sec. 2. Definitions.

TITLE I—PROCEDURES AND TEMPORARY PLACEMENTS FOLLOWING APPREHENSION

- Sec. 101. Prohibition on family separation.
- Sec. 102. Protections for noncitizen children.
- Sec. 103. Nonadversarial asylum processing for noncitizen children.
- Sec. 104. Standards for U.S. Customs and Border Protection detention of noncitizen children.
- Sec. 105. Standards for U.S. Customs and Border Protection facilities housing noncitizen children.
- Sec. 106. Modification of term "asylum officer" to exclude officers of U.S. Customs and Border Protection.

TITLE II—STANDARDS FOR DEPARTMENT OF HEALTH AND HUMAN SERVICES CUSTODY OF UNACCOMPANIED NONCITIZEN CHILDREN

Subtitle A—Standards for Foster Care Homes and Childcare Facilities

- Sec. 201. Operation of foster care homes and childcare facilities.
- Sec. 202. Notice of rights.
- Sec. 203. Staffing and training.

Subtitle B—Services for Unaccompanied Noncitizen Children

- Sec. 211. Required services.
- Sec. 212. Evaluation for disability.
- Sec. 213. Education.
- Sec. 214. Recreation.

Subtitle C—Placement of Children

- Sec. 221. Phasing out large congregate care facilities.
- Sec. 222. Least restrictive setting.
- Sec. 223. Foster family care.
- Sec. 224. Additional requirements relating to children with disabilities and children with mental health needs.
- Sec. 225. Minimizing transfers.
- Sec. 226. Restrictive placements.
- Sec. 227. Judicial review of placement.

Subtitle D—Family Reunification and Standards Relating to Sponsors

- Sec. 231. Family reunification efforts by Office of Refugee Resettlement.
- Sec. 232. Standards relating to sponsors.
- Sec. 233. Special considerations relating to release of children with disabilities.

Subtitle E—Release

- Sec. 241. Procedures for release.
- Sec. 242. Post-release services.
- Sec. 243. Individuals attaining 18 years of age.
- Sec. 244. Custody review by Ombudsperson.

TITLE III—EMERGENCIES AND INFLUXES

- Sec. 301. Sense of Congress.
- Sec. 302. Definitions.

Sec. 303. Placement.

Sec. 304. Planning for emergencies and influxes.

Sec. 305. Influx facility standards and staffing.

Sec. 306. Monitoring and oversight.

TITLE IV—LEGAL REPRESENTATION FOR UNACCOMPANIED NONCITIZEN CHILDREN

- Sec. 401. Legal orientation presentations and legal screenings.
- Sec. 402. Legal representation.

TITLE V—APPOINTMENT OF CHILD ADVOCATES AND IMPROVEMENTS TO IMMIGRATION COURTS

- Sec. 501. Appointment of child advocates.
- Sec. 502. Immigration court improvements.

TITLE VI—OVERSIGHT, MONITORING, AND ENFORCEMENT

- Sec. 601. Office of the Ombudsperson for Unaccompanied Noncitizen Children in Immigration Custody.
- Sec. 602. Data collection and reporting.
- Sec. 603. Enforcement.
- Sec. 604. Protection from retaliation.
- Sec. 605. Mandatory access to detention facilities for Members of Congress.

TITLE VII—NONDISCRIMINATION

- Sec. 701. Fair and equal treatment.
- Sec. 702. Responsibilities of care providers.

TITLE VIII—INFORMATION SHARING AND DATA PROTECTION

- Sec. 801. Separation of records.
- Sec. 802. Prohibition on use for denial of relief or in removal proceedings.
- Sec. 803. Disclosure.
- Sec. 804. Prohibition on information sharing.
- Sec. 805. Counseling records.
- Sec. 806. Data protection for sponsors.

TITLE IX—MISCELLANEOUS PROVISION

Sec. 901. Rule of construction.

1 SEC. 2. DEFINITIONS.

- 2 In this Act:
- 3 (1) ACCOMPANIED NONCITIZEN CHILD.—The
- 4 term "accompanied noncitizen child" means a non-
- 5 citizen under the age of 18 years who—
- 6 (A) has no lawful immigration status in
 - the United States; and

1	(B) is detained in immigration custody
2	while traveling with a parent or legal guardian,
3	including an adoptive parent and a stepparent.
4	(2) Best interests of the child.—With re-
5	spect to an accompanied noncitizen child or unac-
6	companied noncitizen child, the term "best interests
7	of the child" means a consideration, informed to the
8	extent practicable by the child and the parents or
9	guardian and extended family of the child, that
10	takes into account—
11	(A) the safety and well-being of the child;
12	(B) the expressed interests of the child,
13	taking into account the child's age and stage of
14	development;
15	(C) the physical and mental health of the
16	child;
17	(D) the right of the child to—
18	(i) family integrity;
19	(ii) liberty; and
20	(iii) development; and
21	(E) the identity of the child, including reli-
22	gious, ethnic, linguistic, gender, sexual orienta-
	tion, and cultural identity.
23	tion, and cultural identity.
23 24	(3) CHILDCARE FACILITY.—The term

	9
1	Department of Health and Human Services, or a
2	contractor of the Department of Health and Human
3	Services, that—
4	(A) is a State-licensed program; and
5	(B) provides residential care for unaccom-
6	panied noncitizen children.
7	(4) DIRECTOR.—The term "Director" means
8	the Director of the Office of Refugee Resettlement.
9	(5) Early childhood minor.—The term
10	"early childhood minor" means an individual who is
11	12 years of age or younger or has the developmental
12	age of such an individual.
13	(6) FLORES SETTLEMENT AGREEMENT.—The
14	term "Flores settlement agreement" means the stip-
15	ulated settlement agreement in Reno v. Flores, as
16	filed in the United States District Court for the
17	Central District of California on January 17, 1997
18	(CV-85-4544-RJK), including all subsequent court
19	decisions, orders, agreements, and stipulations.
20	(7) Immigration custody.—The term "immi-
21	gration custody" means the physical custody of the
22	Secretary of Health and Human Services or the Sec-
23	retary of Homeland Security (or the head of any
24	successor agency of the Department of Health and

1	Human Services or the Department of Homeland
2	Security).
3	(8) INFLUX.—The term "influx" means a pe-
4	riod during which—
5	(A) not less than 95 percent of the avail-
6	able beds in permanent childcare facilities are
7	occupied; and
8	(B) the average length of care for unac-
9	companied noncitizen children in the custody of
10	the Secretary of Health and Human Services
11	exceeds 35 days.
12	(9) INFLUX FACILITY.—The term "influx facil-
13	ity" means any public or private facility established
14	to provide temporary emergency shelter and services
15	for unaccompanied noncitizen children during an in-
16	flux or emergency.
17	(10) NONCITIZEN.—The term "noncitizen"
18	means an individual who is not a citizen or national
19	of the United States.
20	(11) NONPARENT FAMILY MEMBER.—With re-
21	spect to an unaccompanied noncitizen child appre-
22	hended with a nonparent family member, the term
23	"nonparent family member" means an individual
24	who is—
25	(A) 18 years of age or older; and

(B) a relative of such child, including a
grandparent, aunt, uncle, first cousin, sibling,
and fictive kin.
(12) OMBUDSPERSON.—The term
"Ombudsperson" means the Ombudsperson of the
Office of the Ombudsperson for Unaccompanied
Noncitizen Children established under section 601.
(13) Out-of-network facility.—The term
"out-of-network facility" means any public or private
facility, including a mental health facility, or any
other location that—
(A) is used to provide residential care for
unaccompanied noncitizen children; and
(B) is not an Office of Refugee Resettle-
ment facility.
(14) PROSPECTIVE SPONSOR.—The term "pro-
spective sponsor" means an individual or entity who
applies for custody of an unaccompanied noncitizen
child.
(15) SECRETARY.—The term "Secretary"
means the Secretary of Health and Human Services.
(16) Secure facility.—The term "secure fa-
cility" means any public or private facility that is
opened by a program, agency, or organization that
is licensed by an appropriate State agency to provide

1	residential care for children who have been adju-
2	dicated delinquent.
3	(17) Special needs noncitizen child.—The
4	term "special needs noncitizen child"—
5	(A)(i) means a noncitizen under the age of
6	18 years, the mental or physical condition of
7	whom requires special services or medical equip-
8	ment and special treatment by the staff of a
9	childcare facility; and
10	(ii) includes such an individual who—
11	(I) has special needs due to drug or
12	alcohol abuse, serious emotional disturb-
13	ance, mental illness, developmental or cog-
14	nitive delay, or a physical condition or
15	chronic illness that requires special services
16	or treatment;
17	(II) is an individual with a disability
18	(as defined in section 3 of the Americans
19	with Disabilities Act of 1990 (42 U.S.C.
20	12102)); or
21	(III) requires special services or treat-
22	ment as a result of neglect or abuse; and
23	(B) in the case of a child who is 12 years
24	of age or older, means such a child who con-

1	sents to such designation, services, and treat-
2	ment.
3	(18) Sponsor.—The term "sponsor" means an
4	individual or entity who has been approved by the
5	Director to assume custody of an unaccompanied
6	noncitizen child on release from the custody of the
7	Secretary.
8	(19) STAFF-SECURE FACILITY.—The term
9	"staff-secure facility"—
10	(A) means any public or private facility
11	that is licensed by an appropriate State agency
12	to provide residential care for children who have
13	been determined to require close or intensive
14	care in accordance with section $226(c)(3)$; and
15	(B) does not include a facility that pro-
16	vides residential care to children who have been
17	adjudicated delinquent.
18	(20) STATE-LICENSED PROGRAM.—The term
19	"State-licensed program" means any public or pri-
20	vate program, agency, or organization licensed by an
21	appropriate State agency to provide residential,
22	group, or foster care services for unaccompanied
23	noncitizen children (including a program operating
24	group homes, foster homes, or facilities for special

1	needs noncitizen children) that complies with appli-
2	cable—
3	(A) State child welfare laws, regulations,
4	and policies;
5	(B) State and local building, fire, health,
6	and safety laws and regulations;
7	(C) Federal, State, and local human rights
8	and privacy laws, as applicable; and
9	(D) State staffing and training require-
10	ments.
11	(21) UNACCOMPANIED NONCITIZEN CHILD.—
12	The term "unaccompanied noncitizen child" has the
13	meaning given the term "unaccompanied alien child"
14	in section 462(g) of the Homeland Security Act of
15	2002 (6 U.S.C. 279(g)).
16	TITLE I—PROCEDURES AND
17	TEMPORARY PLACEMENTS
18	FOLLOWING APPREHENSION
19	SEC. 101. PROHIBITION ON FAMILY SEPARATION.
20	(a) IN GENERAL.—An accompanied noncitizen child
21	shall remain physically together with their parent or legal
22	guardian at all times while in the custody of the Secretary
23	of Homeland Security or the Secretary of Health and
24	Human Services, unless—

(1) the accompanied noncitizen child requests
 privacy temporarily;

3 (2) during the screening process, a determina-4 tion is made based on clear and convincing evidence 5 that the parent or legal guardian of the accompanied 6 noncitizen child, or the adult caregiver of the child 7 who has been determined by a child welfare expert 8 to be suitable to provide care and physical custody 9 of the child in the United States, presents an immi-10 nent threat to United States national security or is 11 inadmissible under subparagraphs (C)(i), (E), (G), 12 or (I) of section 212(a)(2) of the Immigration and 13 Nationality Act (8 U.S.C. 1182(a)(2)); or

(3) the child protection professional documents
based on clear and convincing evidence that the continued care of the accompanied noncitizen child by
the parent or legal guardian is likely to result in serious emotional or physical damage to the child.

(b) TERMINATION OF SEPARATION.—In the case of
a separation under paragraph (2) or (3) of subsection (a),
as soon as practicable after the potential damage to the
child is sufficiently mitigated or remedied—

(1) in the case of a child in the custody of the
Secretary of Health and Human Services, the Secretary of Health and Human Services shall return

the child to the individual from whom they were sep arated; and

3 (2) in the case of a child in the custody of the
4 Secretary of Homeland Security, the Secretary of
5 Homeland Security shall release the individual in ac6 cordance with subsection (a)(5) of section 235 of the
7 William Wilberforce Trafficking Victims Protection
8 Reauthorization Act of 2008 (8 U.S.C. 1232), as
9 amended by section 102.

(c) CHALLENGE TO SEPARATION.—In the case of a
separation under paragraph (2) or (3) of subsection (a),
the Secretary of Homeland Security shall—

(1) notify the parents, legal guardians, and ac-companied children concerned of their—

15 (A) right to challenge such separation16 under titles VI and VII; and

(B) private right of action to seek review
before a district court of the United States; and
(2) provide a copy of any determination, evidence, arrest warrants, or other documentation supporting such separation to such individuals and their
attorneys.

23 (d) TREATMENT OF UNACCOMPANIED CHILDREN
24 TRAVELING WITH CERTAIN CAREGIVERS.—Unaccom25 panied children traveling with nonparent or nonlegal

guardian caregivers shall be treated by the Secretary of
 Health and Human Services in accordance with paragraph
 (3)(C) of section 235(b) of the William Wilberforce Traf ficking Victims Protection Reauthorization Act of 2008 (8
 U.S.C. 1232(b)), as amended by section 102.

6 SEC. 102. PROTECTIONS FOR NONCITIZEN CHILDREN.

7 Section 235 of the William Wilberforce Trafficking
8 Victims Protection Reauthorization Act of 2008 (8 U.S.C.
9 1232) is amended—

10 (1) by striking "unaccompanied alien child"
11 each place it appears and inserting "unaccompanied
12 noncitizen child";

13 (2) by striking "unaccompanied alien child's"
14 each place it appears and inserting "unaccompanied
15 noncitizen child's";

16 (3) by striking "unaccompanied alien children"
17 each place it appears and inserting "unaccompanied
18 noncitizen children";

19 (4) by striking "unaccompanied alien chil20 dren's" each place it appears and inserting "unac21 companied noncitizen children's";

22 (5) in subsection (a)—

(A) by striking paragraphs (2) and (4);
(B) by redesignating paragraphs (3) and
(5) as paragraphs (2) and (3), respectively;

1	(C) in paragraph (2), as redesignated, in
2	the paragraph heading, by striking "OTHER"
3	and inserting "UNACCOMPANIED NONCITIZEN";
4	(D) in paragraph (3), as redesignated—
5	(i) in subparagraph (C), in the sub-
6	paragraph heading, by striking "UNACCOM-
7	PANIED ALIEN CHILDREN" and inserting
8	"UNACCOMPANIED NONCITIZEN CHIL-
9	DREN''; and
10	(ii) in subparagraph (D), in the mat-
11	ter preceding clause (i), by striking ", ex-
12	cept for an unaccompanied alien child from
13	a contiguous country subject to exceptions
14	under subsection (a)(2),"; and
15	(E) by inserting after paragraph (3), as re-
16	designated, the following:
17	"(4) CHILD PROTECTION PROFESSIONALS AT
18	THE BORDER.—
19	"(A) IN GENERAL.—The Secretary of
20	Homeland Security shall ensure that a licensed
21	child protection professional is physically
22	present to provide onsite expertise at each—
23	"(i) land port of entry at which non-
24	citizen children are most likely to enter;

1	"(ii) Border Patrol station on the
2	southern border; and
3	"(iii) U.S. Customs and Border Pro-
4	tection processing facility and reception
5	center, regardless of whether such facility
6	or center is temporary in nature.
7	"(B) QUALIFICATIONS.—
8	"(i) IN GENERAL.—Such a child pro-
9	tection professional shall—
10	"(I) be licensed in social work;
11	"(II) have direct experience pro-
12	viding trauma-informed care to chil-
13	dren who have experienced trauma;
14	and
15	"(III) subject to clause (ii), be
16	proficient in Spanish or 1 of the top
17	5 most common languages spoken by
18	noncitizen children in the past 5
19	years.
20	"(ii) Phase-in of language pro-
21	FICIENCY.—During the 3-year period be-
22	ginning on the date of the enactment of
23	the Children's Safe Welcome Act of 2022,
24	25 percent of the child protection profes-
25	sionals hired by the Secretary of Homeland

1Security to carry out the duties under this2section shall be exempt from clause3(i)(III).

"(C) OVERSIGHT OF CARE.—Such a child 4 5 protection professional shall oversee the care of 6 noncitizen children in U.S. Customs and Border 7 Protection facilities, consistent with the stand-8 ards established under sections 104 and 105 of 9 the Children's Safe Welcome Act of 2022, in-10 cluding by ensuring access to adequate food, 11 hydration, hygiene necessities, medical care, 12 and other services the child protection profes-13 sional considers necessary.

"(5) RELEASE OF CHILDREN APPREHENDED
WITH PARENTS, ADOPTIVE PARENTS, OR LEGAL
GUARDIANS.—In the case of a child apprehended
with a parent, adoptive parent, or legal guardian,
the Secretary of Homeland Security shall—

19 "(A) release the child together with the
20 parent, adoptive parent, or legal guardian, as
21 applicable; and

22 "(B) ensure that the child is provided with
23 support from a qualified nongovernmental com24 munity-based organization with experience pro-

1	viding services to immigrant, refugee, and asy-
2	lum-seeking populations.
3	"(6) Release of children apprehended
4	WITH NONPARENT FAMILY MEMBERS.—In the case
5	of a child apprehended with a nonparent family
6	member determined under subsection $(b)(3)(C)(iii)$
7	to be an appropriate sponsor for the child, the Sec-
8	retary of Health and Human Services shall—
9	"(A) release the child together with the
10	nonparent family member; and
11	"(B) ensure that the child is provided with
12	support from a qualified nongovernmental com-
13	munity-based organization with experience pro-
14	viding services to immigrant, refugee, and asy-
15	lum-seeking populations.
16	"(7) PROHIBITION ON OPERATION OF FAMILY
17	DETENTION FACILITIES.—The Federal Government
18	may not operate, under any circumstance, a family
19	detention facility.";
20	(6) in subsection (b)—
21	(A) in paragraph (1), in the paragraph
22	heading, by striking "UNACCOMPANIED ALIEN
23	CHILDREN" and inserting "UNACCOMPANIED
24	NONCITIZEN CHILDREN";
25	(B) in paragraph (3)—

- (i) in the paragraph heading, by strik-1 ing "UNACCOMPANIED ALIEN CHILDREN" 2 and inserting "UNACCOMPANIED NONCIT-3 IZEN CHILDREN"; 4 (ii) by striking "Except in the case of 5 6 exceptional circumstances," and inserting the following: 7 "(A) IN GENERAL.—Except in the case of 8 9 exceptional circumstances, subject to subpara-10 graph (B),"; and 11 (iii) by adding at the end the fol-12 lowing: 13 "(B) LIMITATION ON U.S. CUSTOMS AND 14 BORDER PROTECTION CUSTODY.—Under no cir-15 cumstance may the Commissioner hold an unac-16 companied or accompanied noncitizen child in 17 custody for more than 72 hours. 18 "(C) RECEPTION CENTERS.— 19 DESIGNATION.—The "(i) Commis-20 sioner shall designate 1 or more reception 21 centers located within 100 miles of each 22 port of entry and each Border Patrol Sta-23 tion on the southern border for the pur-24 pose of conducting expedited evaluations
- 25 described in clause (iii).

1	"(ii) TRANSFER.—In the case of an
2	unaccompanied noncitizen child appre-
3	hended with a nonparent family member,
4	the Commissioner shall immediately trans-
5	fer the child and his or her 1 or more non-
6	parent family members, as applicable, to a
7	reception center designated under clause
8	(i) for the purpose of an evaluation under
9	clause (iii).
10	"(iii) Expedited evaluations.—
11	"(I) IN GENERAL.—On the ar-
12	rival of an unaccompanied noncitizen
13	child apprehended with a nonparent
14	family member at a designated recep-
15	tion center, a Federal field specialist
16	of the Department of Health and
17	Human Services shall evaluate the
18	child to determine whether he or she
19	may be released safely from U.S. Cus-
20	toms and Border Protection custody
21	to the nonparent family member with
22	whom the child was apprehended.
23	"(II) PRIVATE SPACE.—The
24	Commissioner shall make available in
25	each designated reception center a

1	private space in which such Federal
2	field specialists may carry out such
3	evaluations.
4	"(iv) Staffing.—
5	"(I) FEDERAL FIELD SPECIAL-
6	ISTS.—
7	"(aa) IN GENERAL.—Fed-
8	eral field specialists of the De-
9	partment of Health and Human
10	Services shall be detailed to des-
11	ignated reception centers for
12	brief periods to ensure the inde-
13	pendence of Department of
14	Health and Human Services staff
15	from the duties and functions of
16	U.S. Customs and Border Pro-
17	tection.
18	"(bb) DUTIES.—A Federal
19	field specialist detailed to a des-
20	ignated reception center shall
21	verify family relationships and
22	screen each unaccompanied non-
23	citizen child apprehended with a
24	nonparent family member for
25	safety concerns using existing or

1	newly developed Department of
2	Health and Human Services tools
3	and skills, including document re-
4	view, observation, and interviews
5	of the child and family members.
6	"(II) CASE MANAGERS AND CASE
7	COORDINATORS.—
8	"(aa) In general.—Case
9	managers and case coordinators
10	of the Department of Health and
11	Human Services shall be detailed
12	to designated reception centers
13	for brief periods to ensure the
14	independence of Department of
15	Health and Human Services staff
16	from the duties and functions of
17	U.S. Customs and Border Pro-
18	tection.
19	"(bb) DUTIES.—A case
20	manager or case coordinator de-
21	tailed to a designated reception
22	center shall assist the Federal
23	field specialist at the reception
24	center in verifying family rela-
25	tionships and screening each un-

1	accompanied noncitizen child ap-
2	prehended with a nonparent fam-
3	ily member for safety concerns
4	using existing or newly developed
5	Department of Health and
6	Human Services tools and skills,
7	including document review, obser-
8	vation, and interviews of the
9	, ,
	child and family members.
10	"(III) LEGAL SERVICES PRO-
11	VIDERS.—The Secretary of Health
12	and Human Services shall enter into
13	1 or more contracts with nongovern-
14	mental legal services providers to pro-
15	vide legal orientation presentations to
16	accompanied noncitizen children and
17	unaccompanied noncitizen children ap-
18	prehended with nonparent family
19	members and their parents or legal
20	guardians or nonparent family mem-
21	bers, as applicable, under consider-
22	ation for expedited release under this
23	subparagraph.
24	"(v) Release decision.—The Sec-
25	retary of Health and Human Services shall

1	make a determination with respect to expe-
2	dited release under this subparagraph not
3	later than 72 hours after the child has
4	been determined to be an unaccompanied
5	noncitizen child.
6	"(vi) Release of nonparent fam-
7	ILY MEMBER.—
8	"(I) IN GENERAL.—If the Sec-
9	retary of Health and Human Services
10	determines that the nonparent family
11	member of an unaccompanied noncit-
12	izen child apprehended with a non-
13	parent family member is a safe spon-
14	sor, and the applicable Federal field
15	specialist and case manager or case
16	coordinator have verified the family
17	relationship, the Commissioner shall
18	approve the release of the nonparent
19	family member for the purpose of re-
20	unification with the child.
21	"(II) RETENTION OF UNACCOM-
22	PANIED NONCITIZEN CHILD DETER-
23	MINATION.—An unaccompanied non-
24	citizen child released to a nonparent
25	family member who is released under

	2 1
1	subclause (I) shall retain his or her
2	determination as an unaccompanied
3	noncitizen child.
4	"(III) POST-RELEASE COUNSEL
5	AND SERVICES.—The Secretary of
6	Health and Human Services shall pro-
7	vide to each child released to a non-
8	parent family member who is released
9	under subclause (I) post-release coun-
10	sel and services, such as legal counsel,
11	in the location in which the child's re-
12	moval proceedings are scheduled.
13	"(vii) TRANSFER TO OFFICE OF REF-
14	UGEE RESETTLEMENT CUSTODY.—
15	"(I) IN GENERAL.—If the Sec-
16	retary of Health and Human Services
17	cannot make a determination with re-
18	spect to whether a nonparent family
19	member is an imminent substantial
20	and credible threat to a child within
21	72 hours after the Commissioner has
22	made the unaccompanied noncitizen
23	child determination, or if an unaccom-
24	panied noncitizen child apprehended
25	with a nonparent family member is

1	denied expedited release under this
2	subparagraph—
3	"(aa) such child shall be
4	placed in the least restrictive set-
5	ting;
6	"(bb) notice shall be pro-
7	vided to the nonparent family
8	member with respect to—
9	"(AA) the reason for
10	the inability to timely make
11	such determination or for
12	the denial; and
13	"(BB) the location of
14	the child's transfer and any
15	subsequent transfer; and
16	"(cc) the family relationship
17	shall be documented.
18	"(II) APPOINTMENT OF CHILD
19	ADVOCATE.—In the case of a child de-
20	nied expedited release under this sub-
21	paragraph, the Secretary of Health
22	and Human Services shall appoint a
23	child advocate for the child.
24	"(viii) Prohibition.—The adjudica-
25	tion of asylum applications shall not be

1 carried out in a reception center des-2 ignated under this subparagraph. "(D) TRANSPORTATION.— 3 4 "(i) IN GENERAL.—Except as provided in clause (ii), the Commissioner may 5 not transport any unaccompanied noncit-6 7 izen child in a vehicle with a detained adult 8 who is not related to the child. 9 "(ii) EXCEPTION.— 10 "(I) IN GENERAL.—The Commis-11 sioner may transport an unaccompanied noncitizen child in a vehicle 12 13 with such an adult only from the 14 place of arrest or apprehension to a 15 U.S. Customs and Border Protection 16 facility. 17 "(II) PRECAUTIONS.—In trans-18 porting an unaccompanied noncitizen 19 child under subclause (I), the Com-20 missioner shall take necessary precautions for the protection and well-21 22 being of the unaccompanied noncitizen 23 child."; and (C) by adding at the end the following: 24

1	"(5) Substantive and procedural protec-
2	TIONS.—
3	"(A) IN GENERAL.—On a determination
4	that a child is an unaccompanied noncitizen
5	child, the unaccompanied noncitizen child shall
6	be afforded, for the duration of the unaccom-
7	panied noncitizen child's removal proceedings,
8	all substantive and procedural protections pro-
9	vided under this section and any other applica-
10	ble Federal law.
11	"(B) UNACCOMPANIED NONCITIZEN CHILD
12	DETERMINATION.—No Federal agency, officer,
13	or personnel may—
14	"(i) reevaluate or revoke a determina-
15	tion that a child is an unaccompanied non-
16	citizen child; or
17	"(ii) deny or impede access to any
18	protection provided for unaccompanied
19	noncitizen children under Federal law, in-
20	cluding on the basis of—
21	"(I) the reunification of an unac-
22	companied noncitizen child with a
23	parent or legal guardian;
24	"(II) the release of an unaccom-
25	panied noncitizen child to a nonparent

1	family member in accordance with
2	subsection (b)(3)(C)(vi); or
3	"(III) an unaccompanied noncit-
4	izen child having attained 18 years of
5	age.'';
6	(7) in subsection $(d)(8)$, in the paragraph head-
7	ing, by striking "UNACCOMPANIED ALIEN CHIL-
8	DREN" and inserting "UNACCOMPANIED NONCITIZEN
9	CHILDREN'';
10	(8) by striking subsection (g);
11	(9) by redesignating subsections (h) and (i) as
12	subsections (g) and (h), respectively; and
13	(10) by adding at the end the following:
14	"(i) Access to Counsel, Legal Orientation,
15	AND CHILD ADVOCATES FOR ALL CHILDREN IN CUS-
16	TODY.—Each child in immigration custody, including ac-
17	companied noncitizen children, shall receive a legal ori-
18	entation presentation and have access to legal counsel and
19	child advocates.
20	"(j) Treatment of Adult Family Members Ap-
21	prehended With Children.—
22	"(1) IN GENERAL.—A parent or legal guardian
23	or a nonparent family member who is apprehended
24	with a child shall be placed in removal proceedings

1	under section 240 of the Immigration and Nation-
2	ality Act (8 U.S.C. 1229a).
3	"(2) REQUIREMENT.—Such a parent or legal
4	guardian or nonparent family member and the child
5	concerned shall be provided an opportunity—
6	"(A) to consult, independently and jointly,
7	legal counsel; and
8	"(B) to request such measures as may be
9	necessary to ensure—
10	"(i) full and fair consideration of their
11	cases for relief from removal; and
12	"(ii) the best interests of the child.
13	"(k) Removal Proceedings for Accompanied
14	NONCITIZEN CHILDREN.—With respect to an accom-
15	panied noncitizen child, the child and their parent or legal
16	guardian may only be placed in removal proceedings under
17	section 240 of the Immigration and Nationality Act (8
18	U.S.C. 1229a).
19	"(1) DEFINITIONS.—In this section:
20	"(1) Accompanied Noncitizen Child.—The
21	term 'accompanied noncitizen child' means a noncit-
22	izen under 18 years of age who—
23	"(A) has no lawful immigration status in
24	the United States; and

1	"(B) is apprehended while traveling with a
2	parent, adoptive parent, or legal guardian.
3	"(2) Commissioner.—The term 'Commis-
4	sioner' means the Commissioner of U.S. Customs
5	and Border Protection.
6	"(3) Danger of abuse or neglect at the
7	HANDS OF THE PARENT, LEGAL GUARDIAN, OR NON-
8	PARENT FAMILY MEMBER.—The term 'danger of
9	abuse or neglect at the hands of the parent, legal
10	guardian, or nonparent family member' shall not
11	mean migrating to or crossing the United States
12	border.
13	"(4) Nonparent family member.—With re-
14	spect to an unaccompanied noncitizen child appre-
15	hended with a nonparent family member, the term
16	'nonparent family member' means an individual who
17	is—
18	"(A) 18 years of age or older; and
19	"(B) a relative of such child, including a
20	grandparent, aunt, uncle, first cousin, sibling,
21	and fictive kin.
22	"(5) UNACCOMPANIED NONCITIZEN CHILD.—
23	The term 'unaccompanied noncitizen child' has the
24	meaning given the term 'unaccompanied alien child'

3 "(6) UNACCOMPANIED NONCITIZEN CHILD AP4 PREHENDED WITH A NONPARENT FAMILY MEM5 BER.—The term 'unaccompanied noncitizen child
6 apprehended with a nonparent family member'
7 means an unaccompanied noncitizen child who is apprehended while traveling with a nonparent family
9 member.".

10sec. 103. NONADVERSARIAL ASYLUM PROCESSING FOR11NONCITIZEN CHILDREN.

Section 208(b)(3)(C) of the Immigration and Nationality Act (8 U.S.C. 1158(b)(3)(C)) is amended to read as
follows:

15 "(C) NONADVERSARIAL ASYLUM PROC16 ESSING FOR CHILDREN.—The Director of U.S.
17 Citizenship and Immigration Services shall have
18 jurisdiction over the asylum application of an
19 individual who—

20 "(i) has been classified as an unac21 companied noncitizen child (as defined in
22 section 235 of the William Wilberforce
23 Trafficking Victims Protection Reauthor24 ization Act of 2008 (8 U.S.C. 1232)), re25 gardless of the age or marital status of the

1	individual on the date on which he or she
2	files an asylum application;
3	"(ii) was a child apprehended with a
4	parent, adoptive parent, or legal guardian,
5	regardless of the age or marital status of
6	the individual on the date on which he or
7	she files an asylum application; or
8	"(iii) is the parent or legal guardian
9	of an individual described in clause (ii).".
10	SEC. 104. STANDARDS FOR U.S. CUSTOMS AND BORDER
11	PROTECTION DETENTION OF NONCITIZEN
12	CHILDREN.
13	(a) Initial Processing of Noncitizen Children
14	and Families With Noncitizen Children.—
15	(1) IN GENERAL.—The Commissioner of U.S.
16	Customs and Border Protection (referred to in this
17	title as the "Commissioner") may only detain a non-
18	citizen child for the purpose of initial processing.
19	(2) TIME LIMITATION.—Under no circumstance
20	may the Commissioner detain a family with a non-
21	citizen child for more than 72 hours.
22	(b) Prioritization of Best Interests of the
23	CHILD AND FAMILY UNITY.—In all decisions undertaken
24	by the Commissioner with respect to the detention of a
25	noncitizen child, the Commissioner shall prioritize—

1 (1) the best interests of the noncitizen child; 2 and

3 (2) in the case of a noncitizen child appre4 hended with a parent, legal guardian, or any other
5 adult family member, family unity.

6 SEC. 105. STANDARDS FOR U.S. CUSTOMS AND BORDER 7 PROTECTION FACILITIES HOUSING NONCIT8 IZEN CHILDREN.

9 (a) IN GENERAL.—A noncitizen child may not be 10 housed in a U.S. Customs and Border Protection facility 11 that is not in compliance with this Act or the amendments 12 made by this Act.

13 (b) NATIONAL STANDARDS ON TRANSPORT, ESCORT,14 DETENTION, AND SEARCH.—

15 (1) REVIEW.—Not later than 180 days after 16 the date of the enactment of this Act, the Commis-17 sioner, in consultation with stakeholder organiza-18 tions that serve immigrant and refugee children and 19 families, shall conduct a review of the U.S. Customs 20 and Border Protection standards entitled "National 21 Standards on Transport, Escort, Detention, and 22 Search" issued in October 2015, to identify nec-23 essary improvements with respect to the treatment 24 and care of noncitizen children in U.S. Customs and 25 Border Protection custody.

1	(2) REVISION.—Not later than 90 days after
2	the date on which the review required by paragraph
3	(1) is completed, the Commissioner shall revise such
4	standards to incorporate the improvements identified
5	by the review.
6	(3) COMPLIANCE.—Not later than 180 days
7	after the revision under paragraph (2), each U.S.
8	Customs and Border Protection facility that houses
9	1 or more noncitizen children shall attain compliance
10	with the revised standards.
11	(c) Facility Requirements.—
12	(1) IN GENERAL.—The Commissioner shall en-
13	sure that each U.S. Customs and Border Protection
14	facility that houses 1 or more noncitizen children is
15	safe and sanitary and promotes an appropriate and
16	healthy environment for children.
17	(2) CHILDREN'S AREA.—
18	(A) IN GENERAL.—The Commissioner
19	shall ensure that each U.S. Customs and Bor-
20	der Protection facility that houses 1 or more
21	noncitizen children includes a dedicated physical
22	environment that is appropriate for children of
23	all ages and stages of development (referred to
24	in this paragraph as a "children's area").

1	(B) ELEMENTS.—Each children's area
2	shall be colorful and include—
3	(i) low, warm lights;
4	(ii) child-sized furniture and equip-
5	ment, including developmentally appro-
6	priate books and toys that facilitate struc-
7	tured and unstructured play;
8	(iii) child-friendly images and dis-
9	plays;
10	(iv) a children's bathroom;
11	(v) a diaper-changing area and access
12	to sanitation;
13	(vi) nursing chairs for breastfeeding
14	mothers; and
15	(vii) an area in which children may sit
16	and rest comfortably.
17	(C) STAFFING.—Each children's area shall
18	be staffed by 1 or more individuals who are
19	professionally trained and licensed to provide
20	services to children, including licensed childcare
21	workers, licensed pediatric health professionals,
22	and licensed child welfare professionals.
23	(3) Medical screening and care.—
24	(A) IN GENERAL.—The Commissioner
25	shall ensure that—

	50
1	(i) except as provided in subparagraph
2	(F)(i), not later than 6 hours after the ar-
3	rival of a noncitizen child at a U.S. Cus-
4	toms and Border Protection facility, the
5	child receives a medical screening con-
6	ducted by a licensed physician, advanced
7	practice provider, nurse, or physician's as-
8	sistant in accordance with this paragraph;
9	(ii) a noncitizen child in the custody
10	of the Commissioner shall have unre-
11	stricted access to appropriate medication
12	for the management of an illness or injury
13	of the child;
14	(iii) in the case of such a child with
15	a medical assistive device or other health
16	care support item, the noncitizen child, or
17	the parent, legal guardian, or other adult
18	family member of the child, is permitted
19	unrestricted access to the device or item;
20	(iv) on release from such custody, a
21	noncitizen child, or the parent, legal guard-
22	ian, or other adult family member of the
23	child, is provided with documentation of
24	the child's medical screening and care, in-
25	cluding the need for any followup while in

1	such custody, in accordance with subpara-
2	graph (B)(viii); and
3	(v) medication in possession of a non-
4	citizen child, or in the possession of the
5	child's parent, legal guardian, or other
6	adult family member, on arrival shall not
7	be destroyed or discarded before the review
8	and determination under subparagraph
9	(B)(vi) occur.
10	(B) DUTIES OF MEDICAL PROFES-
11	SIONAL.—With respect to a medical screening
12	required by subparagraph (A) and the care of
13	a noncitizen child at a U.S. Customs and Bor-
14	der Protection facility, a licensed physician, ad-
15	vanced practice provider, nurse, or physician's
16	assistant attending the child at the facility
17	shall—
18	(i) assess and identify any illness, con-
19	dition, or physical ailment;
20	(ii) identify any acute condition or
21	high-risk vulnerability;
22	(iii) ensure that appropriate health
23	care is provided to the child as necessary,
24	including pediatric and reproductive health
25	care;

1	(iv) in the case of a child under 14
2	years of age, conduct a physical examina-
3	tion of the child in the presence of a par-
4	ent, legal guardian, or family member;
5	(v) in the case of a child who is 14
6	years of age or older—
7	(I) provide the child with the
8	choice of—
9	(aa) a physical examination
10	in the presence of a parent, legal
11	guardian, or other adult family
12	member; or
13	(bb) a private physical ex-
14	amination without the presence
15	of a parent, legal guardian, or
16	other adult family member; and
17	(II) conduct such examination in
18	accordance with the child's preference;
19	(vi) review any medication that is in
20	the possession of the child on arrival to de-
21	termine whether the medication shall be
22	kept by the child or the child's parent,
23	legal guardian, or other adult family mem-
24	ber, as applicable;

1	(vii) in the case of a medication de-
2	scribed in clause (vi) that may not be kept
3	by the child or the child's parent, legal
4	guardian, or other adult family member for
5	medical storage purposes, such as a medi-
6	cation that requires refrigeration, ensure
7	storage with appropriate access for the
8	child's use while in U.S. Customs and Bor-
9	der Protection custody; and
10	(viii) ensure that the medical screen-
11	ing and care under this paragraph, and
12	any other medical evaluation of or inter-
13	vention for the child conducted while the
14	child is in the custody of the Commis-
15	sioner, is documented in accordance with
16	commonly accepted standards in the
17	United States for medical records docu-
18	mentation.
19	(C) PROCEDURES FOR MEDICAL
20	SCREENINGS.—The Commissioner shall estab-
21	lish procedures for medical screenings and ex-
22	aminations under this paragraph that are con-
23	sistent with—

1 (i) relevant guidelines set forth in the 2 American Medical Association Code of 3 Medical Ethics; and 4 (ii) the recommendations of the American Academy of Pediatrics and the Amer-5 6 ican College of Obstetricians and Gyne-7 cologists. 8 (D) LANGUAGE SERVICES.—The Commis-9 sioner shall ensure— (i) the availability of in-person, lan-10 11 guage-appropriate interpretation services, 12 including indigenous languages, for each 13 noncitizen child in the custody of the Commissioner during any medical screening or 14 15 examination; and 16 (ii) that noncitizen children in such 17 custody are informed of the availability of 18 such services. 19 (E) LOCATION OF MEDICAL 20 SCREENINGS.—The Commissioner shall ensure that medical screenings, examinations, and any 21 22 followup care under this paragraph are con-23 ducted in a location that—

1	(i) is private and provides a com-
2	fortable and considerate atmosphere for
3	children;
4	(ii) ensures each noncitizen child's
5	dignity and right to privacy; and
6	(iii) contains all necessary and appro-
7	priate medical equipment and supplies, in-
8	cluding basic over-the-counter medications
9	appropriate for all age groups.
10	(F) Acute medical conditions.—
11	(i) IN GENERAL.—The Commissioner
12	shall ensure that any noncitizen child ex-
13	hibiting symptoms of an acute medical con-
14	dition, or who is at risk for an acute med-
15	ical condition, receives immediate care
16	from a licensed physician, advanced prac-
17	tice provider, nurse, or physician's assist-
18	ant.
19	(ii) TRANSFER TO LOCAL HEALTH
20	CARE FACILITY.—
21	(I) IN GENERAL.—If appropriate
22	medical care cannot be provided for a
23	noncitizen child described in clause (i)
24	at a U.S. Customs and Border Pro-
25	tection facility, the Commissioner

1	shall expeditiously transfer the child
2	to a local medical facility.
3	(II) Accompaniment by fam-
4	ILY.—In the case of a noncitizen child
5	transferred under subclause (I), 1 or
6	more parents, legal guardians, or
7	other adult family members, siblings,
8	or fictive kin shall be permitted to ac-
9	company the child to such medical fa-
10	cility.
11	(iii) Ongoing availability of
12	TRANSPORTATION.—The Commissioner
13	shall maintain—
14	(I) appropriate transportation at
15	each U.S. Customs and Border Pro-
16	tection facility that houses 1 or more
17	noncitizen children to ensure the
18	availability of transport to outside
19	medical facilities in the case of a med-
20	ical emergency; or
21	(II) an on-call service to provide
22	such transportation to such a facility
23	within 30 minutes.
24	(G) RULE OF CONSTRUCTION.—Nothing in
25	this paragraph shall be construed to require a

1	noncitizen child, parent, legal guardian, or non-
2	parent family member to disclose the child's
3	medical history.
4	(4) Services and supplies.—The Commis-
5	sioner shall ensure that each U.S. Customs and Bor-
6	der Protection facility that houses 1 or more noncit-
7	izen children is in compliance with the following
8	standards at all times:
9	(A) TEMPERATURE.—The temperature in-
10	side the facility shall be maintained between 68
11	and 73 degrees Fahrenheit.
12	(B) VENTILATION.—The facility shall com-
13	ply with the most recent guidance issued by the
14	Centers for Disease Control and Prevention
15	with respect to ventilation in buildings to miti-
16	gate the spread of COVID–19.
17	(C) FOOD AND WATER.—
18	(i) IN GENERAL.—Food shall be pro-
19	vided—
20	(I) in a manner that follows Fed-
21	eral food safety laws and regulations;
22	and
23	(II) according to the guidelines of
24	the American Association of Pediat-
25	rics and the American College of Ob-

1	stetricians and Gynecologists with re-
2	spect to nutrition, consistency, cal-
3	ories, and portion size, consistent with
4	the age of each child.
5	(ii) Meals and snacks.—
6	(I) ARRIVAL.—On arrival at the
7	facility, a child shall be provided with
8	a healthy, nutritious, and culturally
9	appropriate meal.
10	(II) MEALS.—Meals shall—
11	(aa) be served daily to all
12	noncitizen children for breakfast,
13	lunch, and dinner, of which not
14	fewer than 2 meals daily shall be
15	served hot; and
16	(bb) include a variety of
17	fresh fruit, vegetables, a protein,
18	and grains.
19	(III) SNACKS.—Noncitizen chil-
20	dren shall have unrestricted access to
21	healthy snacks.
22	(IV) LIMITATION ON
23	UNHEALTHFUL FOODS.—The avail-
24	ability of highly processed foods and
25	sugars shall be limited.
	\sim

(iii) WATER.—Each noncitizen child 1 shall— 2 (I) be provided with not less than 3 4 1 gallon of drinking water or age-appropriate fluids daily; and 5 6 (II) have unrestricted access to 7 drinking water. 8 (iv) ACCOMMODATION.—A noncitizen 9 child's individual dietary needs or restric-10 tions shall be accommodated. 11 (v) Special considerations for in-12 FANTS AND YOUNG CHILDREN.-13 (I) BOTTLE FEEDING.— 14 (aa) IN GENERAL.—On ar-15 rival at a facility, the parent, legal guardian, or other family 16 17 member of a noncitizen child 18 using a bottle for feeding shall be 19 offered 2 clean baby bottles, a 20 bottle brush, dish soap, and enough bottled water and baby 21 22 formula for at least 3 bottles. 23 (bb)ADDITIONAL SUP-24

24PLIES.—Additional baby formula25and bottled water shall be pro-

	10
1	vided on request of the parent,
2	legal guardian, or other family
3	member.
4	(II) BREASTFEEDING.—In the
5	case of any noncitizen child who is
6	breastfeeding at the time of arrival at
7	the facility—
8	(aa) continued breastfeeding
9	shall be supported; and
10	(bb) the breastfeeding moth-
11	er of each such noncitizen child
12	shall be provided with privacy,
13	blankets, a quiet area for
14	breastfeeding, a nursing chair,
15	and adequate amounts of food
16	and water consistent with the di-
17	etary needs of a breastfeeding
18	mother.
19	(D) Hygiene.—
20	(i) CLOTHES AND SHOES.—Each non-
21	citizen child shall be provided with a set of
22	clean clothes, and on request, a pair of
23	shoes in good condition.
24	(ii) Showers.—

	11
1	(I) IN GENERAL.—Each noncit-
2	izen child shall be provided access to
3	a hot shower with a barrier for pri-
4	vacy.
5	(II) ACCESS.—A noncitizen child
6	shall be provided access to additional
7	hot showers on request.
8	(III) TEMPERATURE.—Hot water
9	for a shower under this clause shall be
10	set at a temperature consistent with
11	the temperature required under
12	childcare facility standards for
13	childcare facilities licensed in the
14	State in which the facility is located.
15	(iii) Menstruation supplies.—
16	Each female noncitizen child shall be of-
17	fered immediately a supply of tampons and
18	pads at no cost.
19	(iv) DIAPERING.—
20	(I) IN GENERAL.—The parent,
21	legal guardian, or other family mem-
22	ber of each noncitizen child using dia-
23	pers shall be provided immediately
24	with 3 size-appropriate diapers and a
25	packet of diaper wipes.

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1	(II) Additional diapers.—Ad-
2	ditional diapers and diaper wipes shall
3	be provided on request at no cost.
4	(III) DIAPER CHANGING AREA.—
5	The parent, legal guardian, or other
6	family member of each such noncit-
7	izen child shall be provided—
8	(aa) access to a safe and
9	sanitary area in which to change
10	the child's diaper;
11	(bb) a clean diaper changing
12	pad; and
13	(cc) a handwashing station.
14	(v) BATHROOMS.—Each noncitizen
15	child shall be provided access to bath-
16	rooms.
17	(E) SLEEP.—
18	(i) MATS, BLANKETS, AND PIL-
19	LOWS.—
20	(I) IN GENERAL.—On arrival,
21	each noncitizen child shall be provided
22	with a clean mat that is not less than
23	3 inches thick, a clean cloth blanket,
24	and a clean pillow.

1	(II) ADDITIONAL BLANKETS.—A
2	noncitizen child shall be provided with
3	additional blankets on request by the
4	child or the parent, legal guardian, or
5	other family member of the child.
6	(ii) QUIET LOCATION.—On request or
7	if there are signs of a noncitizen child feel-
8	ing tired, the child shall be provided with
9	access to a quiet location in which to sleep
10	that has dimmed lights.
11	(iii) Schedule.—Between the hours
12	of 9:00 p.m. and 6:00 a.m.—
13	(I) noncitizen children shall have
14	access to lighting that is safe and con-
15	ducive to sleep; and
16	(II) noise shall be at a level con-
17	ducive to sleep.
18	(F) Recreation.—
19	(i) IN GENERAL.—Noncitizen children
20	shall have access to age-appropriate rec-
21	reational activities, including indoor and
22	outdoor spaces for physical activity, toys,
23	art supplies, sports equipment, and books.
24	(ii) OUTDOOR PLAY.—Noncitizen chil-
25	dren shall be allowed to play outside for

1	not less than 30 minutes every 3 hours
2	during daylight hours.
3	(G) Religious practice.—Noncitizen
4	children shall be permitted to practice their reli-
5	gion or to not practice a religion, as applicable.
6	(5) NOTICE OF RIGHTS.—
7	(A) IN GENERAL.—The Ombudsperson
8	shall develop a notice of children's rights, which
9	shall be posted in each U.S. Customs and Bor-
10	der Protection facility that houses children in
11	any location in which noncitizen children are lo-
12	cated.
13	(B) Description of rights.—The notice
14	required by subparagraph (A) shall include—
15	(i) a description of—
16	(I) all rights afforded to a noncit-
17	izen child under section 235 of the
18	William Wilberforce Trafficking Vic-
19	tims Protection Reauthorization Act
20	of 2008 (8 U.S.C. 1232) and this Act;
21	(II) the right to a bond redeter-
22	mination hearing; and
23	(III) existing mechanisms by
24	which children may seek to enforce
25	their rights; and

1 (ii) a list of free legal services pro-2 viders and contact information for such 3 providers. 4 (C) FORMAT AND LANGUAGES.— 5 (i) IN GENERAL.—Such notice shall 6 be— 7 (I) written in a manner that is child friendly and age-appropriate; 8 9 and 10 (II) made available and posted in 11 multiple languages, including English, 12 Spanish, French, Hindi, Bengali, 13 Punjabi, Swahili, Mandarin Chinese, 14 Russian, Standard Arabic, Por-15 tuguese, Haitian Creole, K'iche', 16 Q'eqchi', Kaqchikel, Mam, Q'anjob'al, 17 and Ixil. 18 (ii) ADDITIONAL LANGUAGES.—The 19 Ombudsperson may require such notice to 20 be made available and posted in any additional language the Ombudsperson con-21 22 siders necessary based on the demo-23 graphics of arriving noncitizen children. 24 (D) AVAILABILITY.—A child protection 25 professional of the Department of Homeland

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Security shall provide each noncitizen child with
such notice on the child's arrival at the U.S.
Customs and Border Protection facility.
(d) Separation From Unfamiliar Adults.—
(1) IN GENERAL.—Except as provided in para-
graph (2), an unaccompanied noncitizen child in the
custody of the Commissioner shall be physically sep-
arated from any adult who is not related to the
child.
(2) Immediate separation not feasible.—
In any circumstance in which such separation is not
immediately feasible, such as during transport to a
U.S. Customs and Border Protection facility, an un-
accompanied noncitizen child shall not be left alone
with such an adult or detained with such an adult
for more than 6 hours.
(e) Staff Training.—
(1) IN GENERAL.—The Commissioner shall en-
sure that—
(A) the staff of each U.S. Customs and
Border Protection facility in which 1 or more
noncitizen children are housed receives training
on responding to the needs of children and fam-
ilies exposed to trauma, including training on—

1	(i) the principles and practices of
2	trauma-informed care and psychological
3	first aid;
4	(ii) vicarious traumatization and sec-
5	ondary stress; and
6	(iii) recognizing the signs of a child in
7	medical distress; and
8	(B) every effort is made to ensure that the
9	safety and well-being of noncitizen children in
10	U.S. Customs and Border Protection custody
11	are satisfactorily provided for by facility staff.
12	(2) Rulemaking.—
13	(A) IN GENERAL.—The Commissioner
14	shall issue regulations that require Border Pa-
15	trol and Office of Field Operations officials to
16	participate in regular training so as to ensure
17	that such officials treat all individuals in their
18	custody with dignity, prevent abuse, and ensure
19	constitutionally guaranteed and humane condi-
20	tions of confinement.
21	(B) ELEMENTS.—The regulations required
22	by subparagraph (A) shall do the following:
23	(i) Prohibit U.S. Customs and Border
24	Protection officials from—

1	(I) discussing immigration out-
2	comes with detained individuals; and
3	(II) using derogatory language
4	towards individuals in their custody.
5	(ii) Address matters of child develop-
6	ment, mental health and trauma, children
7	with special needs, cultural competency,
8	and any other matter the Commissioner
9	considers appropriate.
10	(iii) Require foreign language com-
11	petency and interview protocols in cases in
12	which interpretation is required.
13	(iv) Require continuing education in
14	any subject necessary to ensure compliance
15	with this Act or the amendments made by
16	this Act.
17	(f) Monitoring and Oversight.—
18	(1) IN GENERAL.—Compliance of U.S. Customs
19	and Border Protection facilities with this Act and
20	section 235 of the William Wilberforce Trafficking
21	Victims Protection Reauthorization Act of 2008 (8
22	U.S.C. 1232) shall be monitored by the
23	Ombudsperson, in accordance with section 601.
24	(2) Posting of ombudsperson's contact
25	INFORMATION.—

1	(A) IN GENERAL.—The Commissioner
2	shall post, in each U.S. Customs and Border
3	Protection facility in which 1 or more noncit-
4	izen children are housed, the contact informa-
5	tion for the Ombudsperson in multiple lan-
6	guages, including English, Spanish, French,
7	Hindi, Bengali, Punjabi, Swahili, Mandarin
8	Chinese, Russian, Standard Arabic, Portuguese,
9	Haitian Creole, K'iche', Q'eqchi', Kaqchikel,
10	Mam, Q'anjob'al, and Ixil.
11	(B) ADDITIONAL LANGUAGES.—The
12	Ombudsperson may require such contact infor-
13	mation to be posted in any additional language
14	the Ombudsperson considers necessary based on
15	the demographics of arriving noncitizen chil-
16	dren.
17	(g) Age Assessments.—
18	(1) IN GENERAL.—Any individual who claims to
19	be under the age of 18 years shall be presumed to
20	be so and shall be treated according to the law and
21	standards applicable to noncitizen children in immi-
22	gration custody, unless following an age assessment,
23	it is established by clear and convincing evidence
24	that the individual is 18 years of age or older.
25	(2) Requirements.—

1	(A) IN GENERAL.—An age assessment may
2	only be conducted if the Secretary or Secretary
3	of Homeland Security has recent, credible, and
4	documented evidence that the individual con-
5	cerned is 18 years of age or older.
6	(B) CONSIDERATIONS.—If an age assess-
7	ment is conducted, the Secretary and the Sec-
8	retary of Homeland Security shall take into
9	consideration, to the extent such information is
10	readily available—
11	(i) written or photographic evidence;
12	(ii) statements and representations of
13	the individual concerned and of the family
14	and community members who know such
15	individual; and
16	(iii) the relevant cultural and ethnic
17	context.
18	(C) Prohibited methods.—The Sec-
19	retary or the Secretary of Homeland Security
20	may not—
21	(i) conduct any medical age assess-
22	ment that consists of imaging studies, such
23	as bone or dental radiography, dental ex-
24	aminations, or height, weight, skin, or sex-
25	ual maturity ratings; or

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1	(ii) rely on the physical appearance of
2	a child to justify an age assessment.
3	(D) LEGAL COUNSEL.—
4	(i) IN GENERAL.—An individual with
5	respect to whom an age assessment is con-
6	ducted shall be provided with legal counsel
7	before receiving such assessment and may
8	not be removed before receiving such coun-
9	sel.
10	(ii) EVIDENCE.—Legal counsel pro-
11	vided under clause (i) shall be provided
12	with all evidence upon which the Secretary
13	or the Secretary of Homeland Security re-
14	lies to justify conducting an age assess-
15	ment or to support an age assessment de-
16	termination.
17	SEC. 106. MODIFICATION OF TERM "ASYLUM OFFICER" TO
18	EXCLUDE OFFICERS OF U.S. CUSTOMS AND
19	BORDER PROTECTION.
20	Section 235(b)(1)(E) of the Immigration and Nation-
21	ality Act (8 U.S.C. $1225(b)(1)(E)$) is amended—
22	(1) in clause (i), by striking ", and" and insert-
23	ing a semicolon;
24	(2) in clause (ii), by striking the period at the
25	end and inserting "; and"; and

1 (3) by adding at the end the following: 2 "(iii) is employed by the Refugee, Asylum, and International Operations Di-3 4 rectorate of U.S. Citizenship and Immigra-5 tion Services.". TITLE **II—STANDARDS FOR DE-**6 PARTMENT OF HEALTH AND 7 HUMAN SERVICES CUSTODY 8 OF **UNACCOMPANIED** NON-9 **CITIZEN CHILDREN** 10 Subtitle A—Standards for Foster 11 **Care Homes and Childcare Fa-**12 cilities 13 14 SEC. 201. OPERATION OF FOSTER CARE HOMES AND 15 CHILDCARE FACILITIES. 16 (a) IN GENERAL.—An entity contracted by the Director to operate a childcare facility shall be licensed by an 17 appropriate State agency to provide residential, group, or 18 19 foster care services for dependent children. 20 (b) OPERATION AS NONSECURE FACILITIES.—Each 21 foster care home operated by a State-licensed program 22 contracted by the Director to provide care for 1 or more 23 unaccompanied noncitizen children, and each childcare fa-24 cility, including any facility for special needs noncitizen

children, shall be maintained as a nonsecure facility, in
 accordance with applicable State law.

3 SEC. 202. NOTICE OF RIGHTS.

4 (a) IN GENERAL.—The Ombudsperson shall develop
5 a notice of children's rights in childcare facilities, which
6 shall be—

7 (1) posted in each childcare facility in all loca8 tions in which unaccompanied noncitizen children
9 are located; and

10 (2) distributed to each unaccompanied noncit-11 izen child on arrival at a childcare facility.

12 (b) DESCRIPTION OF RIGHTS.—The notice required13 by subsection (a) shall include—

14 (1) a description of—

(A) all rights afforded to an unaccompanied noncitizen child under section 235 of the
William Wilberforce Trafficking Victims Protection Reauthorization Act of 2008 (8 U.S.C.
1232) and this Act;

20 (B) the right to a bond redetermination21 hearing; and

22 (C) existing mechanisms by which children
23 may seek to enforce their rights; and

24 (2) a list of free legal services providers and25 contact information for such providers.

1	(c) FORMAT AND LANGUAGES.—
2	(1) IN GENERAL.—Such notice shall be—
3	(A) written in a manner that is child
4	friendly and age-appropriate; and
5	(B) made available and posted in multiple
6	languages, including English, Spanish, French,
7	Hindi, Bengali, Punjabi, Swahili, Mandarin
8	Chinese, Russian, Standard Arabic, Portuguese,
9	Haitian Creole, K'iche', Q'eqchi', Kaqchikel,
10	Mam, Q'anjob'al, and Ixil.
11	(2) ADDITIONAL LANGUAGES.—The
12	Ombudsperson may require that such notice be
13	made available and posted in any additional lan-
14	guage the Ombudsperson considers necessary based
15	on the demographics of arriving noncitizen children.
16	(d) Orientation to Role of Office of the
17	OMBUDSPERSON.—Each State-licensed program that op-
18	erates a childcare facility shall provide to each unaccom-
19	panied noncitizen child in its care—
20	(1) information about the Office of the
21	Ombudsperson; and
22	(2) the contact information for the Office of the
22	Ombudgnorgon

23 Ombudsperson.

1 SEC. 203. STAFFING AND TRAINING.

2 (a) FEDERAL FIELD SPECIALISTS.—The Director
3 shall—

4 (1) maintain for each childcare facility a rea5 sonable Federal field specialist-to-unaccompanied
6 noncitizen child ratio;

7 (2) hire additional Federal field specialists as
8 necessary to ensure that, for the majority of unac9 companied noncitizen children in the custody of the
10 Secretary, a decision regarding their release can be
11 made by Federal field specialists not later than 48
12 hours after the approval of a release recommenda13 tion to a sponsor; and

14 (3) develop and manage a plan for expeditiously
15 placing unaccompanied noncitizen children who have
16 no identified sponsor in the least restrictive setting
17 that most approximates a family.

(b) CASE MANAGEMENT SPECIALISTS.—The Director shall ensure that each State-licensed program that operates a childcare facility—

(1) maintains a ratio of 8 unaccompanied noncitizen children to each case management specialist;
(2) provides training for case management specialists that enables the Department of Health and
Human Services to meet required timelines for the

1	reunification of unaccompanied noncitizen children
2	in accordance with section 231(c); and
3	(3) develops accountability measures with re-
4	spect to the adherence of case management special-
5	ists to such timelines.
6	(c) Contingency Fund To Address Emergent
7	NEEDS.—
8	(1) IN GENERAL.—In addition to amounts oth-
9	erwise available, there is appropriated to the Sec-
10	retary of Health and Human Services, out of any
11	money in the Treasury not otherwise appropriated,
12	\$46,500,000, to remain available until expended, for
13	a contingency fund (referred to in this section as the
14	"Fund") for the hiring of case management special-
15	ists as required by an influx or any other emergent
16	situation for the purpose of facilitating the release
17	process and minimizing the risk that childcare facili-
18	ties reach full capacity.
19	(2) Use of fund.—
20	(A) DISCRETIONARY USE.—The Director
21	may draw upon the Fund to reduce the ratio to
22	6 unaccompanied noncitizen children for each
23	case management specialist if—
24	(i) the national utilization rate (ex-
25	cluding funded but unplaceable beds and

1	calculated as the number of filled beds di-
2	vided by the number of beds available for
3	placement, expressed as a percentage)
4	reaches or exceeds 65 percent in any week;
5	0ľ
6	(ii) the Director certifies to Congress
7	that the rate of increase in childcare facil-
8	ity usage, as calculated by the Director for
9	purposes of section $602(b)(3)(F)(i)(VI)$,
10	has led the Director to believe that such
11	national utilization rate will reach 90 per-
12	cent in any week during the subsequent
13	10-week period.
14	(B) MANDATORY USE.—The Director shall
15	draw upon the Fund to reduce the ratio to 6
16	unaccompanied noncitizen children for each
17	case management specialist if such national uti-
18	lization rate reaches or exceeds 90 percent in
19	any week.
20	(d) TRAINING.—
21	(1) IN GENERAL.—With respect to the per-
22	sonnel of a State-licensed program that operates a
23	childcare facility, the Director shall provide regular
24	in-person training, and a coaching plan with support
25	for 30 days, for such personnel who interact with

1	unaccompanied noncitizen children, including youth
2	care workers, that is—
3	(A) specific to the age and gender of the
4	unaccompanied noncitizen children at the spe-
5	cific childcare facility; and
6	(B) consistent across the Office of Refugee
7	Resettlement's network of State-licensed pro-
8	grams.
9	(2) TOPICS.—The training required by para-
10	graph (1) shall address the following topics:
11	(A) Ethical standards of conduct based on
12	accepted child welfare principles with respect to
13	the care of unaccompanied noncitizen children.
14	(B) Mental health and trauma.
15	(C) Child development.
16	(D) Prevention of sexual abuse and harass-
17	ment.
18	(E) Cultural humility.
19	(F) Racial sensitivity.
20	(G) De-escalation techniques to avert un-
21	necessary involvement of local law enforcement
22	prior to exhaustion of alternative, trauma-in-
23	formed care, treatment, and restorative re-
24	sponses.
25	(H) Disabilities.

1	(3) Specific training for staff working
2	with early childhood minors.—The Director
3	shall ensure that personnel who interact with unac-
4	companied noncitizen children who are early child-
5	hood minors receive specialized training relevant to
6	the needs and capacities of such children.
7	(4) Development of training materials.—
8	The Director, in collaboration with stakeholders who
9	have expertise in child migration, child mental
10	health, and child development, shall—
11	(A) develop written, audio, or visual mate-
12	rials with which training under this subsection
13	may be conducted; and
14	(B) before distribution to personnel of such
15	State-licensed programs, provide the
16	Ombudsperson with such materials.
17	(5) Department of health and human
18	SERVICES STAFF.—Not later than 90 days after the
19	date of the enactment of this Act, the Secretary
20	shall provide appropriate guidance and training for
21	all Department of Health and Human Services em-
22	ployees with respect to the requirements of this Act.

Subtitle B—Services for Unaccom panied Noncitizen Children

3 SEC. 211. REQUIRED SERVICES.

4 (a) PROVISION OF REQUIRED SERVICES.—A State5 licensed program that operates a childcare facility shall
6 provide the following services for each unaccompanied
7 noncitizen child in its care:

8 (1) On admission to the childcare facility, a
9 comprehensive orientation regarding—

10 (A) the rights of the unaccompanied non-11 citizen child;

(B) the role of the State-licensed program;
(C) the services, rules, procedures, and expectations of the State-licensed program; and

(D) the availability of legal assistance.

16 (2) Proper physical care and maintenance, in17 cluding suitable living accommodations, food, appro18 priate clothing, and personal hygiene items.

19 (3) Not later than 2 business days after admis20 sion to the childcare facility, a comprehensive med21 ical examination that includes screening for infec22 tious disease.

23 (4) Appropriate, ongoing, and routine medical24 and dental care, as prescribed by a licensed physi-

1	cian, advanced practice provider, nurse, or physician
2	assistant, including—
3	(A) reproductive health and family plan-
4	ning services;
5	(B) emergency health care services;
6	(C) immunizations in accordance with the
7	Centers for Disease Control and Prevention
8	guidelines;
9	(D) administration of prescribed medica-
10	tion and special diets; and
11	(E) mental health screening and interven-
12	tion, including referrals.
13	(5) An individualized needs assessment, which
14	shall include the following:
15	(A) Collection of essential data relating to
16	the identification and history of the unaccom-
17	panied noncitizen child and family.
18	(B) Identification of any special needs of
19	the unaccompanied noncitizen child, including
20	any need that requires immediate intervention.
21	(C) An educational assessment and plan.
22	(D) An assessment of family relationships.
23	(E) A statement of religious preference
24	and practice.

1	(F) An assessment of the personal goals,
2	strengths, and weaknesses of the unaccom-
3	panied noncitizen child.
4	(G) Collection of identifying information
5	regarding immediate family members, other rel-
6	atives, godparents, or friends who may be resid-
7	ing in the United States and who may be able
8	to assist in family reunification.
9	(6) A comprehensive individual plan for the
10	care of the unaccompanied noncitizen child, which
11	shall be—
12	(A) developed in accordance with the
13	child's needs, as determined by the individual-
14	ized needs assessment under paragraph (5);
15	and
16	(B) implemented and closely coordinated
17	through an operative case management system.
18	(7) Education services, as described in section
19	213.
20	(8) Recreational activities, as described in sec-
21	tion 214.
22	(9) Counseling services, including—
23	(A) not fewer than 2 weekly individual
24	counseling sessions conducted by licensed men-

1	tal health professionals, including social work-
2	ers, psychologists, and psychiatric staff; and
3	(B) not fewer than 1 weekly group coun-
4	seling session conducted by licensed mental
5	health professionals, including social workers,
6	psychologists, or psychiatric staff.
7	(10) Acculturation and adaptation services, in-
8	cluding the provision of information regarding the
9	development of social and interpersonal skills.
10	(11) Religious and spiritual services of the un-
11	accompanied noncitizen child's choice, if any.
12	(12) Case management services designed to
13	identify relatives or prospective sponsors in the
14	United States and ensure the quick release of the
15	unaccompanied noncitizen child from the custody of
16	the Secretary.
17	(13) Visitation and contact with family mem-
18	bers, regardless of the immigration status of the
19	family members. An unaccompanied noncitizen child
20	and family members of such a child shall be pro-
21	vided with a private, confidential space to meet in
22	during such visitation. The Secretary of Homeland
23	Security may not pursue enforcement actions
24	against such family members during or immediately
25	before or after such visitation.

1	(14) Telephone and video access for contacting
2	parents, family members, and caregivers, in a pri-
3	vate space that ensures confidentiality, at no cost to
4	the unaccompanied noncitizen child, family member,
5	or caregiver. An unaccompanied noncitizen child
6	shall be permitted such access not fewer than 4
7	times weekly for a period of not less than 30 min-
8	utes each time.
9	(15) A reasonable right to privacy, including
10	the right of the unaccompanied noncitizen child—
11	(A) to wear the child's own clothes, as
12	available;
13	(B) to retain a private space in the
14	childcare facility for the storage of personal be-
15	longings;
16	(C) to talk privately on the telephone, as
17	permitted by the rules and regulations of the
18	State-licensed program;
19	(D) to visit privately with guests, as per-
20	mitted by such rules and regulations; and
21	(E) to receive and send uncensored cor-
22	respondence.
23	(16) Legal services information regarding the
24	availability of free legal assistance, the right to be
25	represented by counsel, screenings and legal orienta-

1	tion presentations, and facilitated, confidential ac-
	- <i>' ' '</i>
2	cess to counsel, as described in title IV.
3	(b) Considerations for Provision of Serv-
4	ICES.—A State-licensed program that operates a childcare
5	facility shall provide the services described in subsection
6	(a) in a manner that is sensitive to the age, culture, native
7	language, and complex needs of each unaccompanied non-
8	citizen child.
9	(c) Rules and Discipline Standards.—
10	(1) IN GENERAL.—The rules and discipline
11	standards of such a State-licensed program shall
12	be—
13	(A) formulated with consideration given to
14	the age ranges, developmental stages, and de-
15	gree of trauma experienced by the unaccom-
16	panied noncitizen children in the applicable
17	childcare facility; and
18	(B) culturally sensitive to the needs of
19	such children.
20	(2) PROHIBITED MEASURES.—Such a State-li-
21	censed program may not subject any unaccompanied
22	noncitizen child to—
23	(A) corporal punishment, physical or chem-
24	ical restraint, seclusion, humiliation, verbal or
25	mental abuse, or punitive interference with the
	· •

1	daily functions of living, such as eating, sleep-
2	ing, or bathroom access; or
3	(B) any disciplinary measure that—
4	(i) adversely affects the health or
5	physical or psychological well-being of the
6	unaccompanied noncitizen child; or
7	(ii) denies an unaccompanied noncit-
8	izen child regular meals, water, sleep, exer-
9	cise, medical care, correspondence privi-
10	leges, legal assistance, education, recre-
11	ation, bathroom access, or any other serv-
12	ice described in subsection (a).
13	(d) Recordkeeping.—
14	(1) INDIVIDUAL CASE RECORDS.—The operator
15	of each childcare facility and influx facility shall de-
16	velop, maintain, and safeguard individual client case
17	records on each unaccompanied noncitizen child in
18	care at the facility.
19	(2) CONFIDENTIALITY.—The operator of each
20	childcare facility and influx facility shall develop and
21	maintain a system of accountability that preserves
22	the confidentiality of client information and protects
23	such records from unauthorized use or disclosure in
24	accordance with section 804.

1 (3)**REPORTING.**—The operator of each 2 childcare facility and influx facility shall maintain 3 adequate records and make regular reports, as re-4 quired by the Ombudsperson, that permit the 5 Ombudsperson to monitor and enforce this Act, the 6 amendments made by this Act, and any other re-7 quirement standard determined or bv the 8 Ombudsperson to be in the best interests of unac-9 companied noncitizen children.

10 SEC. 212. EVALUATION FOR DISABILITY.

11 (a) IN GENERAL.—The Director shall provide unac-12 companied noncitizen children who present an indication 13 of a disability with an evaluation for services under section 504 of the Rehabilitation Act of 1973 (29 U.S.C. 794), 14 15 and provide unaccompanied noncitizen children with disabilities with services (including accommodations) through 16 17 an individualized plan that includes a plan for prompt re-18 lease.

(b) RECORDS.—Any record of a screening or an evaluation conducted under this section, and any record related to a decision with respect to the release of an unaccompanied noncitizen child with a disability, shall be maintained separately from the unaccompanied noncitizen
child's immigration file (commonly known as an "AFile").

1 SEC. 213. EDUCATION.

2	(a) CURRICULUM.—
3	(1) STATE STANDARDS.—A State-licensed pro-
4	gram shall provide educational instruction to unac-
5	companied noncitizen children using a curriculum
6	that—
7	(A) includes access to physical education,
8	art, and other electives; and
9	(B) is consistent with the licensing and
10	academic standards of the State in which the
11	State-licensed program is located.
12	(2) Basic academic areas.—The basic aca-
13	demic areas covered by such curriculum shall include
14	science, social studies, math, reading, and writing.
15	(b) LICENSING AND CERTIFICATION REQUIRE-
16	MENTS.—
17	(1) IN GENERAL.—Teachers, administrators,
18	counselors, and support staff providing education to
19	unaccompanied noncitizen children at a childcare fa-
20	cility shall—
21	(A) meet local and State certification or li-
22	censure requirements; and
23	(B) in the case of an unaccompanied non-
24	citizen child in custody for a period longer than
25	60 days or who was previously attending school

1	in the United States, ensure that the child re-
2	ceives transferable credit.
3	(c) INSTRUCTION.—
4	(1) IN GENERAL.—Educational instruction at a
5	childcare facility shall be—
6	(A) appropriate to the level of development
7	and communication skills of an unaccompanied
8	noncitizen child; and
9	(B) provided in a structured classroom set-
10	ting on a weekly basis Monday through Friday.
11	(2) CLASS SIZE.—An unaccompanied noncitizen
12	child may not be placed in a class in which the
13	teacher-to-student ratio exceeds the applicable State
14	maximum ratio.
15	(d) Language Access and Educational Envi-
16	RONMENT.—The educational program at a childcare facil-
17	ity shall—
18	(1) include instruction and reading materials,
19	educational and otherwise, in the primary languages
20	of the unaccompanied noncitizen children at the
21	childcare facility; and
22	(2) be provided in an emotionally, culturally,
23	and physically safe environment.
24	(e) Individual Education Program.—A State-li-
25	censed program that operates a childcare facility shall pro-

vide any eligible unaccompanied noncitizen child who is 1 2 a child with a disability (as defined in section 602 of the 3 Individuals with Disabilities Education Act (20 U.S.C. 4 1401)) with special education and related services pursu-5 ant to an individualized education program that is developed for the unaccompanied noncitizen child and is con-6 7 sistent with the requirements provided under the Individ-8 uals with Disabilities Education Act (20 U.S.C. 1401 et 9 seq.).

10 (f) OTHER EDUCATIONAL OPPORTUNITIES.—The 11 educational program of such a State-licensed program 12 shall include educational opportunities addressing per-13 sonal, social, emotional, intellectual, and employment 14 skills.

15 SEC. 214. RECREATION.

(a) IN GENERAL.—A State-licensed program that operates a childcare facility shall provide recreational opportunities that meet or exceed—

(1) the guidelines of the Department of Health
and Human Services entitled "2018 Physical Activity Guidelines for Americans"; and

(2) the guidelines of the President's Council onSports, Fitness, and Nutrition.

24 (b) ACTIVITIES.—

1	(1) IN GENERAL.—Activities for recreation and	
2	leisure time, which shall include daily outdoor activ-	
3	ity, weather permitting, shall include—	
4	(A) not less than 1 hour daily of large-	
5	muscle activity; and	
6	(B) not less than 1 hour daily of struc-	
7	tured leisure time activities, which shall not in-	
8	clude time spent watching television or video.	
9	(2) Days on which school is not in ses-	
10	SION.—The periods scheduled for activities described	
11	in paragraph (1) shall be increased to a total of 3	
12	hours daily on any day on which school is not in ses-	
13	sion.	
14	(3) LANGUAGE-APPROPRIATE READING MATE-	
15	RIALS.—A State-licensed program shall provide ap-	
16	propriate reading materials in the primary languages	
17	of unaccompanied noncitizen children for use during	
18	leisure time.	
19	Subtitle C—Placement of Children	
20	SEC. 221. PHASING OUT LARGE CONGREGATE CARE FACILI-	
21	TIES.	
22	(a) Definition of Large Congregate Care Fa-	
23	CILITY.—In this section, the term "large congregate care	
24	facility' means a facility intended to house more than 25	
25	individuals at a time.	

1	(b) Phaseout.—
2	(1) IN GENERAL.—Beginning on the date that
3	is 2 years after the date of the enactment of this
4	Act—
5	(A) the Director may not place an unac-
6	companied noncitizen child in a large con-
7	gregate care facility; and
8	(B) no Federal funds shall be made avail-
9	able for the purpose of—
10	(i) housing an unaccompanied noncit-
11	izen child in such a facility; or
12	(ii) placing an unaccompanied noncit-
13	izen child in any congregate care facility
14	for a period longer than 14 days.
15	(2) EXCEPTION.—Paragraph (1) shall not
16	apply to any of the following:
17	(A) An influx facility.
18	(B) A setting specializing in prenatal,
19	postpartum, or parenting support for youth.
20	(C) A supervised independent living setting
21	under the post-18 program described in section
22	243(c).
23	(D) A program addressing the needs of
24	victims of trafficking.

1	(E) A qualified residential treatment pro-
2	gram specifically designed to meet the needs of
3	a child with serious emotional or behavioral
4	health needs.
5	(c) Plan Required.—
6	(1) IN GENERAL.—The Director shall develop a
7	plan to eliminate the use of large congregate care fa-
8	cilities by the date that is 2 years after the date of
9	the enactment of this Act.
10	(2) ELEMENTS.—The plan required by para-
11	graph (1) shall include the following:
12	(A) Specific measures the Director will
13	take to eliminate the use of such facilities.
14	(B) Performance benchmarks that require
15	the Director to place unaccompanied noncitizen
16	children in compliant congregate care facilities
17	as follows:
18	(i) 25 percent of such children not
19	later than the date that is 1 year after the
20	date of the enactment of this Act.
21	(ii) 75 percent of such children not
22	later than 545 days after such date of en-
23	actment.

1	(iii) 100 percent of such children not	
2	later than 2 years after such date of enact-	
3	ment.	
4	(3) SUBMITTAL TO CONGRESS.—Not later than	
5	90 days after the date of the enactment of this Act,	
6	the Director shall submit to Congress the plan devel-	
7	oped under paragraph (1).	
8	(d) Transitional Support for Nongovern-	
9	MENTAL ORGANIZATIONS.—To the extent that the transi-	
10	tion to childcare facilities housing 25 unaccompanied non-	
11	citizen children or fewer affects nongovernmental organi-	
12	zations that provide services to such children, the Director	
13	shall increase funding to such organizations—	
13 14	shall increase funding to such organizations— (1) to prevent a disruption or decrease in serv-	
14	(1) to prevent a disruption or decrease in serv-	
14 15	(1) to prevent a disruption or decrease in serv- ices;	
14 15 16	(1) to prevent a disruption or decrease in serv- ices;(2) to establish centralized locations for unac-	
14 15 16 17	 (1) to prevent a disruption or decrease in serv- ices; (2) to establish centralized locations for unac- companied noncitizen children to receive services 	
14 15 16 17 18	 (1) to prevent a disruption or decrease in services; (2) to establish centralized locations for unaccompanied noncitizen children to receive services from such organizations; and 	
14 15 16 17 18 19	 (1) to prevent a disruption or decrease in services; (2) to establish centralized locations for unaccompanied noncitizen children to receive services from such organizations; and (3) to increase funding for representation of re- 	
 14 15 16 17 18 19 20 	 (1) to prevent a disruption or decrease in services; (2) to establish centralized locations for unaccompanied noncitizen children to receive services from such organizations; and (3) to increase funding for representation of released children. 	
 14 15 16 17 18 19 20 21 	 (1) to prevent a disruption or decrease in services; (2) to establish centralized locations for unaccompanied noncitizen children to receive services from such organizations; and (3) to increase funding for representation of released children. SEC. 222. LEAST RESTRICTIVE SETTING.	

special needs, if any, may be met consistent with the best
 interests and special needs of the child.

3 SEC. 223. FOSTER FAMILY CARE.

4

(a) Preference for Foster Family Care.—

5 (1) IN GENERAL.—With respect to an unaccom-6 panied noncitizen child in the custody of the Sec-7 retary, the Director shall make active efforts to 8 place the child in the least restrictive setting that 9 most approximates a family and in which the child's 10 special needs, if any, may be met.

(2) ADDITIONAL CONSIDERATION.—Such an
unaccompanied noncitizen child shall be placed within reasonable proximity to the location of the child's
immigration proceedings, taking into account any
special needs of the child before placing the child in
a childcare facility.

17 (b) TRANSITIONAL FOSTER CARE.—

18 (1) IN GENERAL.—An unaccompanied noncit19 izen child whose length of care in the custody of the
20 Secretary is anticipated to be not more than 30 days
21 shall be eligible for a transitional foster care place22 ment in a family home licensed to provide such
23 shorter term care.

1	(2) PRIORITY.—The Director shall prioritize for	
2	placement in transitional foster care the following	
3	categories of unaccompanied noncitizen children:	
4	(A) Unaccompanied noncitizen children	
5	under 13 years of age.	
6	(B) Sibling groups with 1 or more siblings	
7	who are under 13 years of age.	
8	(C) Unaccompanied noncitizen children	
9	who are pregnant or parenting.	
10	(D) Unaccompanied noncitizen children	
11	with special needs, including any unaccom-	
12	panied noncitizen child with a disability.	
13	(c) Stays Expected To Extend More Than 30	
14	DAYS.—	
15	(1) IN GENERAL.—An unaccompanied noncit-	
15 16	(1) IN GENERAL.—An unaccompanied noncit- izen child whose length of care in the custody of the	
16	izen child whose length of care in the custody of the	
16 17	izen child whose length of care in the custody of the Secretary is anticipated to be more than 30 days, or	
16 17 18	izen child whose length of care in the custody of the Secretary is anticipated to be more than 30 days, or a noncitizen who entered the custody of the Sec-	
16 17 18 19	izen child whose length of care in the custody of the Secretary is anticipated to be more than 30 days, or a noncitizen who entered the custody of the Sec- retary as a child and who has reached the age of 18	
16 17 18 19 20	izen child whose length of care in the custody of the Secretary is anticipated to be more than 30 days, or a noncitizen who entered the custody of the Sec- retary as a child and who has reached the age of 18 years, shall be eligible for a long-term foster care	
 16 17 18 19 20 21 	izen child whose length of care in the custody of the Secretary is anticipated to be more than 30 days, or a noncitizen who entered the custody of the Sec- retary as a child and who has reached the age of 18 years, shall be eligible for a long-term foster care placement in the least restrictive setting that most	
 16 17 18 19 20 21 22 	izen child whose length of care in the custody of the Secretary is anticipated to be more than 30 days, or a noncitizen who entered the custody of the Sec- retary as a child and who has reached the age of 18 years, shall be eligible for a long-term foster care placement in the least restrictive setting that most approximates a family and in which the child's best	

1	(A) seek to enter into 1 or more contracts	
2	with State-licensed foster care providers for the	
3	provision of long-term foster care placements	
4	for all eligible unaccompanied noncitizen chil-	
5	dren; and	
6	(B) ensure that such providers accept un-	
7	accompanied noncitizen children for placement	
8	in a timely manner.	
9	(d) Access to Foster Care for Children With	
10	DISABILITIES OR MENTAL OR BEHAVIORAL HEALTH-	
11	Related Needs.—	
12	(1) IN GENERAL.—The Director shall—	
13	(A) ensure access to transitional and long-	
14	term foster care placements for unaccompanied	
15	noncitizen children notwithstanding—	
16	(i) disabilities;	
17	(ii) behavioral concerns or involvement	
18	in the juvenile justice system;	
19	(iii) prior incident reports; or	
20	(iv) prior or current restrictive place-	
21	ments (as defined in section 226); and	
22	(B) seek to enter into 1 or more contracts	
23	with foster care providers that have the docu-	
24	mented capacity and commitment to accept	

1	children regardless of disabilities or mental or
2	behavioral health-related needs.
3	(2) Equal access.—
4	(A) IN GENERAL.—An unaccompanied
5	noncitizen child with mental or behavioral
6	health-related needs who does not pose a docu-
7	mented, imminent threat to himself or herself,
8	to others, or to the community shall be eligible
9	for, and shall be provided equal access to, a fos-
10	ter care placement.
11	(B) ELIGIBILITY FOR TRANSFER.—If such
12	a child is in a restrictive placement, he or she
13	shall be eligible for direct transfer to a foster
14	care placement.
15	(3) LIMITATION ON REFUSAL OF PLACE-
16	MENT.—A State-licensed program that operates a
17	childcare facility may not refuse placement of an un-
18	accompanied noncitizen child based on a disability or
19	a mental or behavioral health-related need absent in-
20	dividualized documentation that—
21	(A) State licensing requirements bar ac-
22	ceptance of the specific unaccompanied noncit-
23	izen child based on the child's individual needs;
24	and

	00	
1	(B) a request for a variance from such a	
2	requirement has been denied or is unavailable	
3	under State law.	
4	(e) Background Checks.—	
5	(1) IN GENERAL.—The Director shall ensure	
6	that a Federal Bureau of Investigation background	
7	check and, in any applicable State, a child abuse or	
8	neglect registry check, has been conducted for each	
9	resident of a foster care placement for an unaccom-	
10	panied noncitizen child.	
11	(2) Limitation on denial of placement.—	
12	A criminal history of a resident of a potential foster	
13	care placement shall not be the basis for a denial of	
14	the foster care placement for an unaccompanied	
15	noncitizen child unless the Director demonstrates	
16	that such history—	
17	(A) includes a conviction for child abuse or	
18	trafficking; or	
19	(B)(i) is less than 10 years old; and	
20	(ii) has a direct and immediate impact on	
21	the safety of the unaccompanied noncitizen	
22	child.	

SEC. 224. ADDITIONAL REQUIREMENTS RELATING TO CHIL DREN WITH DISABILITIES AND CHILDREN WITH MENTAL HEALTH NEEDS.

4 (a) PRIORITIZATION OF RELEASE.—The Director
5 shall prioritize the release to sponsors of unaccompanied
6 noncitizen children with disabilities so that such children
7 may receive, in the community rather than in immigration
8 custody, evidence-based, trauma-informed services tailored
9 to their needs.

10 (b) ACCESS TO SERVICES WHILE IN CUSTODY.—In 11 the case of an unaccompanied noncitizen child with dis-12 abilities who cannot be expeditiously released, the Director 13 shall provide access to any necessary service in the least 14 restrictive integrated setting possible until a family-based 15 placement is secured.

16 (c) SUPPORT.—The Director shall support unaccom17 panied noncitizen children with disabilities by—

18 (1) contracting with a range of placements so
19 as to ensure that integrated settings are available
20 for such children;

(2) providing resources to support placement,
such as by connecting providers with communitybased services or assisting with licensing variances;
and

25 (3) developing and delivering trauma-informed
26 disability-related training to all frontline care pro•S 4529 IS

1	vider staff, in collaboration with stakeholders who	
2	have expertise in serving children with disabilities.	
3	(d) NETWORK CAPACITY.—Not less than 75 percent	
4	of all childcare facilities and foster care placements shall	
5	have appropriate State licensing and documented capa-	
6	bility to house unaccompanied noncitizen children with	
7	disabilities.	
8	SEC. 225. MINIMIZING TRANSFERS.	
9	(a) IN GENERAL.—The Director shall—	
10	(1) minimize transfer of unaccompanied noncit-	
11	izen children among childcare facilities and between	
12	short-term and long-term foster care placements;	
13	and	
15	and	
13	(2) ensure that—	
14	(2) ensure that—	
14 15	(2) ensure that—(A) the Ombudsperson tracks any third or	
14 15 16	(2) ensure that—(A) the Ombudsperson tracks any third or subsequent transfer of a child between childcare	
14 15 16 17	 (2) ensure that— (A) the Ombudsperson tracks any third or subsequent transfer of a child between childcare facilities or placements; 	
14 15 16 17 18	 (2) ensure that— (A) the Ombudsperson tracks any third or subsequent transfer of a child between childcare facilities or placements; (B) unaccompanied noncitizen children re- 	
14 15 16 17 18 19	 (2) ensure that— (A) the Ombudsperson tracks any third or subsequent transfer of a child between childcare facilities or placements; (B) unaccompanied noncitizen children remain in the least restrictive settings that most 	
 14 15 16 17 18 19 20 	 (2) ensure that— (A) the Ombudsperson tracks any third or subsequent transfer of a child between childcare facilities or placements; (B) unaccompanied noncitizen children remain in the least restrictive settings that most approximate a family; and 	
 14 15 16 17 18 19 20 21 	 (2) ensure that— (A) the Ombudsperson tracks any third or subsequent transfer of a child between childcare facilities or placements; (B) unaccompanied noncitizen children remain in the least restrictive settings that most approximate a family; and (C) unaccompanied noncitizen children who 	
 14 15 16 17 18 19 20 21 22 	 (2) ensure that— (A) the Ombudsperson tracks any third or subsequent transfer of a child between childcare facilities or placements; (B) unaccompanied noncitizen children remain in the least restrictive settings that most approximate a family; and (C) unaccompanied noncitizen children who are siblings are housed together in the same 	

1 (b)	NOTICE.—
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2	(1) IN GENERAL.—In the case of an unaccom-
3	panied noncitizen child who is transferred to another
4	childcare facility or foster family home placement,
5	not less than 48 hours before the transfer occurs,
6	the Director shall—
7	(A) notify the child in a language and for-
8	mat the child understands; and
9	(B) notify and provide a justification for
10	the transfer to the child's sponsor, legal counsel
11	or local legal services provider, and child advo-
12	cate, as applicable.
13	(2) EXCEPTION.—
14	(A) IN GENERAL.—Paragraph (1) shall not
15	apply in an unusual and compelling cir-
16	cumstance, such as—
17	(i) a circumstance in which—
18	(I) the safety of the unaccom-
19	panied noncitizen child or any other
20	individual is threatened; or
21	(II) the child has previously at-
22	tempted to abscond from custody; or
23	(ii) a case in which the unaccom-
24	panied noncitizen child's legal counsel has
25	waived notice under that paragraph.

1 (B) NOTICE AFTER TRANSFER.—In the 2 case of a circumstance or waiver described in subparagraph (A), notice shall be provided to 3 4 the unaccompanied noncitizen child's legal 5 counsel or local legal services provider, and 6 child advocate, as applicable, not later than 24 7 hours after the transfer. 8 (c) Possessions and Legal Papers.—The Direc-9 tor shall ensure that any unaccompanied noncitizen child 10 is transferred with all of his or her possessions and legal 11 papers. 12 SEC. 226. RESTRICTIVE PLACEMENTS. 13 (a) DEFINITIONS.—In this section: 14 (1) RESTRICTIVE PLACEMENT.—The term "restrictive placement" means— 15 16 (A) a staff-secure facility; 17 (B) a therapeutic staff-secure facility; and 18 (C) a placement in any setting other than 19 a childcare facility, an influx facility, or licensed 20 foster care placement. (2) THERAPEUTIC CHILDCARE FACILITY.—The 21 22 term "therapeutic childcare facility" means a-

23 (A) congregate care facility for the purpose24 of rehabilitation or residential treatment; and

1 (B) an out-of-network facility or group 2 home the staff of which has specialized training 3 to care for children and adolescents with signifi-4 cant emotional, behavioral, social, or medical 5 needs. 6 (b) PLACEMENT REVIEW HEARINGS FOR TRANSFERS 7 TO RESTRICTIVE PLACEMENTS.— 8 (1) IN GENERAL.—In the case of transfer of an 9 unaccompanied noncitizen child to a restrictive 10 placement, the Director shall provide an administra-11 tive placement review hearing conducted in accord-12 ance with sections 554 through 557 of title 5, 13 United States Code. 14 (2) Notice.— 15 (A) IN GENERAL.—Except as provided in 16 subparagraph (B), the Director shall provide 17 written notice of intent to transfer an unaccom-18 panied noncitizen child to a restrictive place-19 ment to the child concerned and the child's 20 legal counsel and child advocate. 21 (B) EXCEPTION.—The Director mav 22 transfer an unaccompanied noncitizen child to a 23 restrictive placement without providing notice 24 under subparagraph (A) only if the Director 25 has a reasonable belief, based on clearly

1	articulable facts, that the child is a present, im-
2	minent danger to himself or herself or to oth-
3	ers.
4	(C) ELEMENTS.—A notice required by
5	subparagraph (A) shall include, in a language
6	and format the unaccompanied noncitizen child
7	understands, the following:
8	(i) The time, date, and location of the
9	hearing under paragraph (1).
10	(ii) A description of the individualized
11	allegations relied on by the Director in
12	support of such transfer, including all sup-
13	porting evidence.
14	(iii) An explanation that the unaccom-
15	panied noncitizen child—
16	(I) has a right to contest such
17	transfer at such hearing; and
18	(II) may submit additional evi-
19	dence, including witness testimony.
20	(3) TIMING OF HEARING.—A hearing under
21	this subsection shall occur not less than—
22	(A) 72 hours after the unaccompanied
23	noncitizen child concerned receives notice under
24	paragraph (2); and

1	(B) 5 business days before the transfer to
2	the restrictive placement is scheduled to occur.
3	(4) PROCEDURAL MATTERS.—
4	(A) NEUTRAL FACT FINDER.—A hearing
5	under this subsection shall be presided over by
6	a neutral fact finder who—
7	(i) is not an employee of the Office of
8	Refugee Resettlement; and
9	(ii) has expertise in child welfare.
10	(B) Rights of child.—
11	(i) IN GENERAL.—At a hearing under
12	this subsection, an unaccompanied noncit-
13	izen child shall have—
14	(I) the right to counsel; and
15	(II) the right and opportunity to
16	confront, inspect, and rebut the evi-
17	dence alleged to justify the transfer to
18	a restrictive placement.
19	(ii) WAIVER OF PRESENCE.—With the
20	assistance of counsel, an unaccompanied
21	noncitizen child may waive his or her pres-
22	ence at a hearing under this subsection.
23	(C) AVAILABILITY OF OFFICE OF REFUGEE
24	RESETTLEMENT RECORDS.—The Director shall
25	disclose to the unaccompanied noncitizen child

1	
1	concerned and the legal counsel and child advo-
2	cate of the child, as applicable, the child's entire
3	case file and all evidence supporting the deter-
4	mination to transfer the child to a restrictive
5	placement—
6	(i) not later than 24 hours after such
7	determination is made; and
8	(ii) not less than 2 days before the
9	date of the hearing under this subsection.
10	(D) INTERPRETATION SERVICES.—An in-
11	terpreter in the preferred language of the unac-
12	companied noncitizen child shall be made avail-
13	able for a hearing under this subsection.
14	(E) BURDENS OF PRODUCTION AND
15	PROOF.—The Director shall have the burden of
16	production and the burden of proof, by clear
17	and convincing evidence, to establish that—
18	(i) the unaccompanied noncitizen child
19	is a present danger to himself or herself or
20	to others;
21	(ii) a restrictive placement is con-
22	sistent with the best interests of the child;
23	(iii) there is no viable alternative to a
24	restrictive placement to ensure the best in-
25	terests of the child; and

1 (iv) the child's placement in a facility 2 that is not a restrictive placement would 3 not provide the services or resources nec-4 essary. (F) 5 RECORD OF PROCEEDINGS.—The 6 record of proceedings for a hearing under this 7 subsection, and all related documentation— 8 (i) shall be maintained separately and 9 apart from the unaccompanied noncitizen 10 child's immigration file (commonly called 11 the "A-File"); and 12 (ii) shall not form any part of, and 13 shall not be relied upon, in any removal 14 proceedings or any adjudication carried out 15 by U.S. Citizenship and Immigration Serv-16 ices, including with respect to final deci-17 sions and discretionary factors. 18 (5) WRITTEN DECISION.— 19 (A) IN GENERAL.—Not later than 2 busi-20 ness days before the date on which the unac-21 companied noncitizen child concerned is sched-

uled to be transferred to a restrictive place-

ment, the fact finder shall issue a written deci-

sion approving or denying such transfer, which

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1	shall be binding on the Office of Refugee Reset-
2	tlement.
3	(B) Consideration of best interest
4	RECOMMENDATION.—In making a decision on
5	such a transfer, the fact finder shall consider,
6	and respond in writing to, the recommendation
7	of the child advocate of the unaccompanied non-
8	citizen child concerned.
9	(C) ELEMENTS.—A written decision under
10	this paragraph shall—
11	(i) set forth a detailed, specific, and
12	individualized justification for the decision;
13	and
14	(ii) notify the unaccompanied noncit-
15	izen child of the child's—
16	(I) right to placement review
17	hearings under subsection (e);
18	(II) right to seek review of the
19	decision by the Ombudsperson under
20	paragraph (6); and
21	(III) right to seek judicial review
22	of the decision.
23	(D) LANGUAGE ACCESS.—The decision
24	shall be made available in a language and in a

1	format the unaccompanied noncitizen child un-
2	derstands.
3	(E) SUBMISSION TO OMBUDSPERSON.—
4	Not later than 72 hours after a decision in a
5	placement review hearing is issued under this
6	paragraph, the fact finder shall submit the deci-
7	sion to the Ombudsperson.
8	(6) REVIEW BY OMBUDSPERSON.—
9	(A) IN GENERAL.—On request by an unac-
10	companied noncitizen child or the legal counsel
11	or child advocate of the child, the
12	Ombudsperson shall carry out a review of a de-
13	cision under paragraph (5), which shall be com-
14	pleted not later than 15 days after the date on
15	which the request for review is made.
16	(B) Recommendation.—
17	(i) IN GENERAL.—In carrying out a
18	review under this paragraph, the
19	Ombudsperson may make a recommenda-
20	tion with respect to whether such decision
21	should be modified.
22	(ii) FINDING OF ERRONEOUS DECI-
23	SION.—
24	(I) IN GENERAL.—If the
25	Ombudsperson determines that the

1	decision under paragraph (5) was er-
2	roneous, the Ombudsperson shall sub-
3	mit to the Director a recommendation
4	for further action.
5	(II) WRITTEN STATEMENT.—
6	(aa) IN GENERAL.—If the
7	Director declines to follow the
8	recommendation of the
9	Ombudsperson, the Director shall
10	provide a detailed written jus-
11	tification to the child, the pro-
12	spective sponsor, the legal coun-
13	sel and the child advocate of the
14	child, and the legal counsel of the
15	prospective sponsor, as applica-
16	ble.
17	(bb) Nondelegation.—
18	The Director may not delegate
19	the requirement to issue such a
20	written statement to any other
21	individual.
22	(c) Limitations on Placement in Secure Facili-
23	TIES AND STAFF-SECURE FACILITIES.—
24	(1) IN GENERAL.—The Director may not place
25	an unaccompanied noncitizen child in a staff-secure

1	facility based solely on a risk of self-harm or behav-
2	ior related to the child's trauma or mental health
3	that could be addressed in a less restrictive setting
4	with additional accommodations or rehabilitative
5	care.
6	(2) Secure facilities.—The Director may
7	never hold or place an unaccompanied noncitizen
8	child in a secure facility.
9	(3) Staff-secure facilities.—
10	(A) IN GENERAL.—The Director may only
11	hold or place an unaccompanied noncitizen child
12	in a staff-secure facility if—
13	(i) there is clear and convincing evi-
14	dence that the child poses a serious and
15	imminent danger to others at the time of
16	placement;
17	(ii) upon holistic review of the child's
18	file, there is clear and convincing evidence
19	that the assessed danger does not stem
20	from the child's trauma or mental health
21	conditions; and
22	(iii) even with additional accommoda-
23	tions and de-escalation measures, the child
24	cannot be adequately cared for in a less re-
25	strictive setting or rehabilitative care.

1	(B) DURATION.—The Director may only
2	hold an unaccompanied noncitizen child in a
3	staff-secure facility under subparagraph (A)
4	during the period in which the Director can
5	demonstrate that the conditions described in
6	that subparagraph exist.
7	(C) TRANSFER.—The Director shall con-
8	sider transfer of the child to a less restrictive
9	placement as soon as these requirements are no
10	longer met, even if the child has been in the
11	placement for less than 30 days.
12	(4) Prohibition on placement in U.S. Immi-
13	GRATION AND CUSTOMS ENFORCEMENT FACILI-
14	TIES.—The Director may not place any accompanied
15	noncitizen child or unaccompanied noncitizen child
16	in—
17	(A) a U.S. Immigration and Customs En-
18	forcement facility; or
19	(B) a facility operated by contract with
20	U.S. Immigration and Customs Enforcement.
21	(d) Placement in Therapeutic Childcare Fa-
22	CILITIES.—
23	(1) LIMITATION.—The Director may place an
24	unaccompanied noncitizen child in a therapeutic
25	childcare secure facility only if—

1	(A) the unaccompanied noncitizen child
2	has received a detailed, individualized evalua-
3	tion by a licensed psychologist or psychiatrist
4	who is experienced in the care of children; and
5	(B) the mental health professional con-
6	ducting the evaluation under subparagraph (A)
7	has determined that—
8	(i) the child poses a substantial risk
9	of harm to himself or herself or to others;
10	(ii) such placement is in the best in-
11	terests of the child; and
12	(iii) even with additional accommoda-
13	tions or rehabilitative care, at the time of
14	placement, the child cannot be adequately
15	cared for in a less restrictive setting until
16	the child receives services provided in such
17	a placement.
18	(2) PREFERENCE FOR COMMUNITY-BASED
19	THERAPEUTIC FOSTER CARE.—Before placing an
20	unaccompanied noncitizen child in a therapeutic
21	childcare facility, the Director shall first seek to
22	place the child in a family-based therapeutic foster
23	care placement.
24	(3) Applicability of other provisions.—
25	The procedures relating to transfers, notice, and

1	placement review hearings under this title apply
2	equally to unaccompanied noncitizen children placed
3	in residential treatment centers and other thera-
4	peutic childcare facilities.
5	(4) Services to be provided.—
6	(A) EVALUATION.—
7	(i) IN GENERAL.—An unaccompanied
8	noncitizen child placed in a therapeutic
9	childcare facility shall be evaluated by a li-
10	censed psychologist or psychiatrist who is
11	experienced in the care of children.
12	(ii) REPORT.—The mental health pro-
13	fessional conducting the evaluation under
14	clause (i) for an unaccompanied noncitizen
15	child shall—
16	(I) issue a written report that
17	sets forth—
18	(aa) the reasons for such
19	placement;
20	(bb) treatment goals; and
21	(cc) a plan specific to the
22	child for transition to a less re-
23	strictive setting; and

	10-
1	(II) make such report available
2	to the unaccompanied noncitizen child
3	and the child advocate of the child.
4	(B) Access to counsel.—The operator
5	of a residential treatment center or any other
6	the rapeutic childcare facility for unaccompanied
7	noncitizen children shall provide access to—
8	(i) legal services; and
9	(ii) existing legal counsel and child
10	advocates of such children, as applicable.
11	(e) Monthly Review Hearing.—
12	(1) IN GENERAL.—Not less frequently than
13	monthly, each unaccompanied noncitizen child in a
14	restrictive placement shall be afforded a placement
15	review hearing to determine whether continued
16	placement in the restrictive placement is appro-
17	priate.
18	(2) Conduct of hearings.—A hearing under
19	this subsection shall be conducted in accordance
20	with the procedures and standards for placement re-
21	view hearings under subsection (b).
22	(3) Report by mental health provider.—
23	With respect to an unaccompanied noncitizen child
24	who is in a therapeutic childcare facility not later
25	than 5 days before a hearing under this subsection,

1	a licensed psychologist or psychiatrist who is experi-
2	enced in the care of children shall submit to the fact
3	finder a detailed report on the mental health needs
4	of the unaccompanied noncitizen child concerned.
5	(4) WRITTEN DECISION.—
6	(A) IN GENERAL.—The fact finder shall
7	issue a written decision continuing or termi-
8	nating the restrictive placement of the unac-
9	companied noncitizen child concerned, which
10	shall be binding on the Office of Refugee Reset-
11	tlement.
12	(B) Consideration of best interest
13	RECOMMENDATION.—In making a decision on
14	such placement, the fact finder shall consider—
15	(i) the best interest recommendation
16	of the child advocate with respect to the
17	unaccompanied noncitizen child concerned;
18	and
19	(ii) the findings contained in the re-
20	port submitted under paragraph (3).
21	(C) ELEMENTS.—A written decision under
22	this paragraph shall—
23	(i) set forth a detailed, specific, and
24	individualized justification for the decision;
25	and

1	(ii) notify the unaccompanied noncit-
2	izen child of—
3	(I) the right to further placement
4	review hearings under this subsection;
5	and
6	(II) the right to seek judicial re-
7	view of the decision.
8	(D) LANGUAGE ACCESS.—The decision
9	shall be made available in a language and in a
10	format the unaccompanied noncitizen child un-
11	derstands.
12	(5) RECORD OF PROCEEDINGS.—The record of
13	proceedings for a hearing under this subsection, and
14	all related documentation—
15	(A) shall be maintained separately and
16	apart from the unaccompanied noncitizen
17	child's immigration file (commonly called the
18	"A-File"); and
19	(B) shall not form any part of, and shall
20	not be relied upon, in any removal proceedings
21	or any adjudication carried out by U.S. Citizen-
22	ship and Immigration Services, including with
23	respect to final decisions and discretionary fac-
24	tors.

1	(f) Placement of Unaccompanied Noncitizen
2	CHILDREN WITH DISABILITIES IN RESTRICTIVE PLACE-
3	MENTS.—
4	(1) IN GENERAL.—An unaccompanied noncit-
5	izen child who is receiving services under section 504
6	of the Rehabilitation Act of 1973 (29 U.S.C. 794)
7	shall not be placed in a facility that does not have
8	access to such services.
9	(2) NEEDS DETERMINATION.—
10	(A) IN GENERAL.—Before placing such an
11	unaccompanied noncitizen child in a restrictive
12	setting, the Director shall make a determination
13	as to whether the needs of the child can be met
14	in a more integrated setting.
15	(B) ELEMENTS.—A determination under
16	subparagraph (A) shall include—
17	(i) an identification of the relevant
18	trauma-informed, evidence-based services
19	and accommodations that have been identi-
20	fied as potentially relevant;
21	(ii) a description of any such service
22	or accommodation that has been provided
23	and the period of time in which the service
24	or accommodation has been provided;

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(iii) if any such service or accommo-
dation has been ineffective, an assessment
of the reason; and
(iv) an assessment of whether addi-
tional services or accommodations could be
provided at the child's current placement.
(3) Services available in a less restric-
TIVE PLACEMENT.—
(A) IN GENERAL.—If services are identi-
fied that have the potential to maintain such an
unaccompanied noncitizen child in a less re-
strictive placement, the Director shall ensure
that the child receives such services before the
Director considers a transfer to a restrictive
placement.
(B) IDENTIFICATION OF SERVICES AND
ACCOMMODATIONS.—
(i) IN GENERAL.—For each such un-
accompanied noncitizen child, at each
placement review hearing under subsection
(e), the Director shall explicitly identify
services and accommodations that could be
made available in a less restrictive place-
ment.

1	(ii) JUSTIFICATION.—A recommenda-
2	tion by the Director against placing such
3	an unaccompanied noncitizen child in a
4	less restrictive placement shall be sup-
5	ported by specific documentation as to the
6	reasons that, even with such accommoda-
7	tions, the child cannot be safely placed in
8	a less restrictive placement.
9	(4) INDEPENDENT REVIEW.—
10	(A) IN GENERAL.—In the case of such an
11	unaccompanied noncitizen child whom the Di-
12	rector intends to transfer to a restrictive place-
13	ment, before the child's placement review hear-
14	ing, the decision to so transfer shall be reviewed
15	by an independent third-party licensed psychol-
16	ogist or psychiatrist who is experienced in the
16	ogist or psychiatrist who is experienced in the
16 17	ogist or psychiatrist who is experienced in the care of children in accordance with a standard-
16 17 18	ogist or psychiatrist who is experienced in the care of children in accordance with a standard- ized process for evaluating the data and pre-
16 17 18 19	ogist or psychiatrist who is experienced in the care of children in accordance with a standard- ized process for evaluating the data and pre- sented rationale, including a consideration of
16 17 18 19 20	ogist or psychiatrist who is experienced in the care of children in accordance with a standard- ized process for evaluating the data and pre- sented rationale, including a consideration of accommodations that could avoid the need for
16 17 18 19 20 21	ogist or psychiatrist who is experienced in the care of children in accordance with a standard- ized process for evaluating the data and pre- sented rationale, including a consideration of accommodations that could avoid the need for restrictive placement.

the Director does not intend to transfer to a

1 less restrictive placement, before the child's 2 next placement review hearing, the decision 3 shall be reviewed by an independent third-party 4 licensed psychologist or psychiatrist who is ex-5 perienced in the care of children, in accordance 6 with a standardized process for evaluating the 7 data and presented rationale, including a consideration of accommodations that could avoid 8 9 the need for restrictive placement.

10 (C) REPORT.—Not later than 45 days 11 after conducting a review under this paragraph, 12 the independent third-party mental health pro-13 fessional shall issue a written report describing 14 the results of the review to the fact finder, the 15 child concerned, the legal counsel and child ad-16 vocate of such child, and the Director.

17 SEC. 227. JUDICIAL REVIEW OF PLACEMENT.

(a) IN GENERAL.—An unaccompanied noncitizen
child or the parent, legal guardian, or prospective sponsor
of such a child may seek judicial review in a district court
of the United States of—

(1) a determination with respect to the type ofchildcare facility in which the child is placed; or

24 (2) a sponsorship determination.

(b) VENUE.—Venue for judicial review under sub section (a) may be found in—

3 (1) the district in which the original childcare
4 facility in which the unaccompanied noncitizen child
5 concerned was placed is located; or

6 (2) the district in which the childcare facility to
7 which the unaccompanied noncitizen child was trans8 ferred is located.

9 (c) LIMITED REVIEW.—Review under this section 10 shall be limited to entering an order solely affecting the 11 individual claims of the unaccompanied noncitizen child or 12 the parent, legal guardian, or prospective sponsor seeking 13 such review.

(d) AGENCY EXERCISE OF DISCRETION REVIEWED
DE NOVO.—The exercise of discretion by the Secretary
or the Secretary of Homeland Security in making a placement decision reviewed under this section shall be reviewed
de novo.

(e) BOND REDETERMINATION.—An unaccompanied
noncitizen child in removal proceedings shall be afforded
a bond redetermination hearing before an immigration
judge in every case, unless the child indicates on the notice
of custody determination form that he or she waives the
right to such a hearing.

1	Subtitle D—Family Reunification
2	and Standards Relating to Spon-
3	sors
4	SEC. 231. FAMILY REUNIFICATION EFFORTS BY OFFICE OF
5	REFUGEE RESETTLEMENT.
6	(a) IN GENERAL.—During the period in which an un-
7	accompanied noncitizen child is in the custody of the Sec-
8	retary, the Director shall—
9	(1) provide individualized, onsite case manage-
10	ment and family reunification services;
11	(2) ensure that—
12	(A) a case manager contacts the child not
13	later than 48 hours after the child is trans-
14	ferred to the custody of the Secretary; and
15	(B) in the case of case manager reassign-
16	ment, the case manager reassigned to the child
17	contacts the child not later than 24 hours after
18	such reassignment;
19	(3) make and document prompt, active, and
20	continuous efforts towards family reunification and
21	release; and
22	(4) work diligently—
23	(A) to review family reunification applica-
24	tions from prospective sponsors; and

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1	(B) to assist prospective sponsors in com-
2	pleting such applications and complying with
3	sponsor requirements.
4	(b) Preference for Release.—The Director may
5	release an unaccompanied noncitizen child from the cus-
6	tody of the Secretary to a sponsor who is, in the order
7	of preference, any of the following:
8	(1) A parent.
9	(2) A legal guardian.
10	(3) An adult relative.
11	(4) An adult individual, or an entity, designated
12	by the parent or legal guardian of the unaccom-
13	panied noncitizen child as capable and willing to
14	care for the child's well-being, which designation is
15	supported by—
16	(A) a declaration signed by the parent or
17	legal guardian under penalty of perjury before
18	an immigration or consular officer; or
19	(B) such other document that makes such
20	a designation and establishes the affiant's par-
21	entage or guardianship.
22	(5) A licensed program willing to accept legal
23	custody of the child.
24	(6) An adult individual or entity seeking cus-
25	tody of the child.

1	(c) TIMELINES FOR REUNIFICATION.—The Director
2	shall use the information collected under, and data re-
3	quirements described in, section 602(b)—
4	(1) to determine the characteristics that exert
5	significant effect on the reunification of unaccom-
6	panied noncitizen children with a sponsor;
7	(2) to establish categories of children who ex-
8	hibit such characteristics, which categories shall dis-
9	tinguish between—
10	(A)(i) children released to parents or legal
11	guardians; and
12	(ii) children released to other sponsors;
13	and
14	(B)(i) children who have home studies
15	mandated by section 235 of the Trafficking Vic-
16	tims Protection Reauthorization Act of 2008 (8)
17	U.S.C. 1232);
18	(ii) children granted home studies through
19	the discretion of the Director; and
20	(iii) other children;
21	(3) to establish timelines for reunification ap-
22	propriate to each such category of children;
23	(4) to monitor ongoing reunification efforts for
24	compliance with such timelines; and

(5) to identify systematic barriers to release for
 children in such categories.

3 (d) SYSTEMATIC BARRIERS TO RELEASE.—The Di4 rector shall eliminate any administrative hindrance identi5 fied as a systemic barrier to release under subsection
6 (c)(4).

7 (e) EXPEDITED REUNIFICATION OF EARLY CHILD8 HOOD MINORS.—The Director shall develop procedures to
9 facilitate the expedited reunification of unaccompanied
10 noncitizen children who are early childhood minors with
11 family members seeking to serve as sponsors.

(f) LIMITATION ON REMOTE SERVICES.—Case management and family reunification services may only be provided remotely for unaccompanied noncitizen children
housed in an influx facility or a childcare facility activated
for use during an influx.

(g) RECORDKEEPING.—The Director shall maintain
a written record of the efforts made by the Office of Refugee Resettlement to reunify and release each unaccompanied noncitizen child in the custody of the Secretary.

21 SEC. 232. STANDARDS RELATING TO SPONSORS.

22 (a) PROCEDURES AND PROTECTIONS.—

(1) IN GENERAL.—The Director shall not impose sponsor requirements (including application
deadlines and requests for information or docu-

mentation about prospective sponsors, the household
 members of prospective sponsors, or other individ uals) that do not have a substantial and direct im pact on child safety.

5 (2) NONDISCRIMINATION.—In reviewing an ap-6 plication for sponsorship, the Director may not rely 7 on the national origin, immigration status, language, 8 religion, sexual orientation, sex (including gender 9 identity or gender expression), color, or race of the 10 child concerned or of the prospective sponsor to 11 delay or deny the application.

12 (3) PROHIBITION ON CERTAIN REASONS FOR
13 SPONSORSHIP DENIAL.—A prospective sponsor may
14 not be denied sponsorship solely due to—

(A) poverty, use of public assistance, lack
of employment or health insurance, or past or
current health conditions that do not have a
substantial and direct impact on child safety;

19 (B) absence of a pre-existing relationship
20 with the unaccompanied noncitizen child con21 cerned; or

(C) immigration status.

23 (4) LEGAL RIGHTS OF PROSPECTIVE SPON24 SORS.—

1	(A) IN GENERAL.—In making decisions
2	about the sponsorship of an unaccompanied
3	noncitizen child, the Director shall—
4	(i) take into consideration the legal
5	rights of any parent, legal guardian, or
6	family member who is seeking sponsorship
7	of the child; and
8	(ii) ensure that Office of Refugee Re-
9	settlement processes for ensuring the
10	child's safe release do not interfere with
11	such rights.
12	(B) PARENTS.—A parent shall not be de-
13	nied reunification with their child absent a de-
14	termination supported by clear and convincing
15	evidence that custody of the child by the parent
16	is likely to result in serious emotional or phys-
17	ical damage to the child.
18	(5) Assessment required.—
19	(A) IN GENERAL.—The Director may only
20	release an unaccompanied noncitizen child to an
21	individual or a licensed program for whom a
22	prospective sponsor assessment has been com-
23	pleted, consistent with the requirements of sec-
24	tion $235(c)(3)$ of the William Wilberforce Traf-

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1	ficking Victims Protection Reauthorization Act
2	of 2008 (8 U.S.C. 1232(c)(3)).
3	(B) ELEMENTS.—A sponsor assessment
4	shall include—
5	(i) a completed family reunification
6	application; and
7	(ii) consideration of the wishes and
8	concerns of the unaccompanied noncitizen
9	child concerned.
10	(C) Opportunity to address con-
11	CERNS.—A prospective sponsor shall be af-
12	forded the opportunity to address any concern
13	raised during the sponsor assessment process
14	before the prospective sponsor's application is
15	denied.
16	(D) BACKGROUND CHECKS.—
17	(i) IN GENERAL.—Fingerprint-based
18	checks of national crime information data-
19	bases (as defined in section $534(f)(3)$ of
20	title 28, United States Code) may be re-
21	quested for prospective sponsors if a public
22	records check of the sponsor reveals safety
23	concerns or there is a documented risk to
24	the safety of the child.

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1	(ii) LIMITATION.—The criminal his-
2	tory of the prospective sponsor, or a house-
3	hold member of the prospective sponsor,
4	shall not be a basis for denial of sponsor-
5	ship unless the Director demonstrates that
6	such history includes a conviction for child
7	abuse or trafficking, or is less than 10
8	years old and would have a direct and im-
9	mediate impact on the safety of the unac-
10	companied noncitizen child concerned.
11	(6) SAFEGUARDS.—
12	(A) IN GENERAL.—The Director shall im-
13	plement safeguards to prevent any information
14	obtained in the course of the sponsor assess-
15	ment process from being used for any purpose
16	other than assessing the sponsor's fitness to
17	care for an unaccompanied noncitizen child.
18	(B) APPLICABILITY.—Such safeguards
19	shall apply regardless of the outcome of the
20	prospective sponsor's application.
21	(7) ANNUAL EVALUATION.—
22	(A) IN GENERAL.—Not less frequently
23	than annually, the Director shall conduct an
24	evaluation of Office of Refugee Resettlement
25	policies and practices to determine whether

1	such policies and practices create unnecessary
2	barriers to release or result in delays in unac-
3	companied noncitizen children's prompt release
4	to sponsors.
5	(B) SUBMISSION TO OMBUDSPERSON.—
6	The Director shall submit each evaluation con-
7	ducted under subparagraph (A) to the
8	Ombudsperson.
9	(b) Sponsorship Determination.—
10	(1) IN GENERAL.—Not later than 7 days after
11	the date on which the Director receives a family re-
12	unification application from a prospective sponsor,
13	the Director shall make a determination with respect
14	to whether the unaccompanied noncitizen child con-
15	cerned may be placed with the sponsor.
16	(2) Consideration of effect of denial.—
17	In making a determination under paragraph (1) , the
18	Director shall take into consideration the effect a de-
19	nial of the application, and continued immigration
20	custody for the unaccompanied noncitizen child con-
21	cerned, would have on—
22	(A) the health and well-being of the child;
23	and
24	(B) in the case of a prospective sponsor
25	who is a parent, legal guardian, or a family

member of the child, the right of the parent,
legal guardian, or family member to the care
and custody of the child.
(3) Sponsorship hearing.—
(A) IN GENERAL.—The Director shall pro-
vide an opportunity for an administrative hear-
ing, conducted in accordance with sections 554
through 557 of title 5, United States Code, in
the case of—
(i) a determination that a prospective
sponsor is not fit to receive the unaccom-
panied noncitizen child concerned; or
(ii) failure by the Director to make a
determination on a family reunification ap-
plication within the timeframe set forth in
paragraph (1).
(B) NOTICE.—
(i) IN GENERAL.—Not later than 24
hours after a determination or failure de-
scribed in subparagraph (A), the Director
shall provide notice of such a hearing to—
(I) the unaccompanied noncitizen
child;
(II) the legal counsel and the
child advocate of such child;

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1	(III) the prospective sponsor; and
2	(IV) the legal counsel of such
3	prospective sponsor.
4	(ii) Elements.—The notice required
5	under clause (i) shall include, in a lan-
6	guage the unaccompanied noncitizen child
7	and the prospective sponsor understand,
8	the following:
9	(I) The time, date, and location
10	of the hearing.
11	(II) Notice with respect to the
12	availability of transportation to the
13	hearing for the child and the prospec-
14	tive sponsor under subparagraph
15	(E)(i).
16	(III) In the case of a determina-
17	tion that the prospective sponsor is
18	unfit—
19	(aa) the justification for
20	such determination; and
21	(bb) a description of any
22	supporting evidence and informa-
23	tion.

1	(IV) In the case of a failure to
2	make a timely determination, a jus-
3	tification for such failure.
4	(V) Notification that the unac-
5	companied noncitizen child and pro-
6	spective sponsor may submit addi-
7	tional evidence, including witness tes-
8	timony, in support of the family re-
9	unification application at or before the
10	hearing.
11	(C) LIMITATION ON OFFICE OF REFUGEE
12	RESETTLEMENT EVIDENCE.—In a hearing
13	under this paragraph, the Director may only
14	submit evidence and information that is de-
15	scribed on the notice provided under subpara-
16	graph (B).
17	(D) TIMING OF HEARING.—
18	(i) IN GENERAL.—Except as provided
19	in clause (ii), a hearing under this para-
20	graph shall occur not less than 7 days and
21	not more than 14 days after the date on
22	which notice under subparagraph (B) is
23	provided.
24	(ii) Request for additional
25	TIME.—Such a hearing may occur on a

date that is more than 14 days after the
date such notice is provided if the prospec-
tive sponsor requests additional time.
(E) PRESENCE AT HEARING.—
(i) TRANSPORTATION.—On request by
the unaccompanied noncitizen child or the
prospective sponsor, the Director shall fa-
cilitate the transportation of the child and
the prospective sponsor to a centralized lo-
cation for the hearing.
(ii) WAIVER OF CHILD'S PRESENCE.—
With the assistance of counsel, an unac-
companied noncitizen child may waive the
child's presence at a hearing under this
paragraph.
(iii) Virtual hearing.—An unac-
companied noncitizen child may request a
virtual hearing under this paragraph and
waive the right to an in-person hearing.
(F) PROCEDURAL MATTERS.—
(i) NEUTRAL FACT FINDER.—A hear-
ing under this paragraph shall be presided
over by a neutral fact finder who—
(I) is not an employee of the Of-
fice of Refugee Resettlement; and

1	(II) has expertise in child wel-
2	fare.
3	(ii) Child and sponsor rights.—At
4	a hearing under this paragraph, an unac-
5	companied noncitizen child and the child's
6	prospective sponsor shall have—
7	(I) the right to counsel; and
8	(II) the right and opportunity to
9	confront, inspect, and rebut the evi-
10	dence alleged to justify a determina-
11	tion by the Director that the prospec-
12	tive sponsor is unfit.
13	(iii) INTERPRETATION SERVICES.—An
14	interpreter in the preferred language of the
15	unaccompanied noncitizen child and the
16	prospective sponsor shall be made available
17	for a hearing under this paragraph.
18	(iv) Burdens of production and
19	PROOF.—The Director shall have the bur-
20	den of production and the burden of proof,
21	by clear and convincing evidence, to estab-
22	lish that—
23	(I) placement with the prospec-
24	tive sponsor is likely to result in seri-

1	ous emotional or physical damage to
2	the child; and
3	(II) continued Office of Refugee
4	Resettlement custody is the least re-
5	strictive setting that is in the best in-
6	terests of the child.
7	(v) Record of proceedings.—The
8	record of proceedings for a hearing under
9	this paragraph, and all related documenta-
10	tion—
11	(I) shall be maintained separately
12	and apart from the unaccompanied
13	noncitizen child's immigration file
14	(commonly called the "A-File"); and
15	(II) shall not form any part of,
16	and shall not be relied upon, in any
17	removal proceedings or any adjudica-
18	tion carried out by U.S. Citizenship
19	and Immigration Services, including
20	with respect to final decisions and dis-
21	cretionary factors.
22	(G) WRITTEN DECISION.—
23	(i) IN GENERAL.—Not later than 2
24	business days after the date of a hearing

1	under this paragraph, the fact finder
2	shall—
3	(I) issue a written decision order-
4	ing the release of the unaccompanied
5	noncitizen child to the prospective
6	sponsor or denying such release,
7	which shall be binding on the Office of
8	Refugee Resettlement; and
9	(II) provide the written decision
10	to—
11	(aa) the child and the pro-
12	spective sponsor; and
13	(bb) the legal counsel and
14	the child advocate of the child
15	and the legal counsel of the pro-
16	spective sponsor, as applicable.
17	(ii) DENIALS.—In the case of a denial
18	of release to the prospective sponsor, the
19	decision shall—
20	(I) set forth detailed, specific,
21	and individualized reasoning for such
22	denial; and
23	(II) notify the child and prospec-
24	tive sponsor of their right to seek re-
25	view of the decision by the

1	Ombudsperson under subparagraph
2	(H).
3	(iii) LANGUAGE ACCESS.—The deci-
4	sion shall be made available in a language
5	and in a format the unaccompanied noncit-
6	izen child and the prospective sponsor un-
7	derstand.
8	(H) REVIEW BY OMBUDSPERSON.—
9	(i) IN GENERAL.—On request by an
10	unaccompanied noncitizen child, the legal
11	counsel or prospective sponsor of such
12	child, or the legal counsel of such prospec-
13	tive sponsor, the Ombudsperson shall carry
14	out a review of a decision under subpara-
15	graph (G), which shall be completed not
16	later than 15 days after the date on which
17	the request for review is made.
18	(ii) Recommendation.—
19	(I) IN GENERAL.—In carrying
20	out a review under this subparagraph,
21	the Ombudsperson may make a rec-
22	ommendation on the placement or
23	sponsorship of the unaccompanied
24	noncitizen child concerned.

1	(II) FINDING OF ERRONEOUS DE-
2	CISION.—
3	(aa) IN GENERAL.—If the
4	Ombudsperson determines that
5	the decision under subparagraph
6	(G) was erroneous, the
7	Ombudsperson shall submit to
8	the Director a recommendation
9	for further action.
10	(bb) Written state-
11	MENT.—
12	(AA) IN GENERAL.—If
13	the Director declines to fol-
14	low the recommendation of
15	the Ombudsperson, the Di-
16	rector shall provide a de-
17	tailed written justification to
18	the child, the prospective
19	sponsor, the legal counsel
20	and the child advocate of the
21	child, and the legal counsel
22	of the prospective sponsor,
23	as applicable.
24	(BB) Nondelega-

25 TION.—The Director may

1	not delegate the requirement
2	to issue such a written
3	statement to any other indi-
4	vidual.
5	(I) JUDICIAL REVIEW.—An unaccompanied
6	noncitizen child or a prospective sponsor may
7	obtain judicial review of a decision under sub-
8	paragraph (G) in a district court of the United
9	States.
10	(J) CONTINUED EFFORTS BY OFFICE OF
11	REFUGEE RESETTLEMENT.—During the pend-
12	ency of a hearing under this paragraph, and
13	any review of a decision resulting from such a
14	hearing under subparagraph (H) or (I), the Di-
15	rector shall continue to seek alternative pro-
16	spective sponsors for the unaccompanied noncit-
17	izen child concerned.
18	SEC. 233. SPECIAL CONSIDERATIONS RELATING TO RE-
19	LEASE OF CHILDREN WITH DISABILITIES.
20	(a) IN GENERAL.—The Director may not delay the
21	release of an unaccompanied noncitizen child based solely
22	on a pending evaluation for services under section 504 of
23	the Rehabilitation Act of 1973 (29 U.S.C. 794).
24	(b) Supporting Evidence Required for Deter-
25	MINATION NOT TO RELEASE.—A determination by the

Director not to release an unaccompanied noncitizen child
 receiving services under such section based on a prospec tive sponsor's inability to meet the needs of the child shall
 be supported by evidence of efforts by the Director to edu cate, and provide concrete resources and support to, the
 prospective sponsor through the provision of post-release
 services.

8 (c) RELEASE TO PARENTS.—The Director may not 9 deny the reunification of an unaccompanied noncitizen 10 child receiving services under such section with his or her 11 parent absent a determination supported by clear and con-12 vincing evidence that—

(1) custody of the child by the parent is likely
to result in serious emotional or physical damage to
the child; and

16 (2) continued Office of Refugee Resettlement
17 custody is the least restrictive setting that is in the
18 best interests of the child.

19 (d) REVIEW.—

(1) IN GENERAL.—With respect to a determination by the Director not to release an unaccompanied noncitizen child receiving services under such
section based on an assessment that the child is a
danger to himself or herself or to others, a review
of such determination shall be carried out by an

1	independent third-party licensed psychologist or psy-
2	chiatrist who is experienced in the care of children
3	before the date on which the sponsorship hearing
4	under section 232(b)(3) occurs.
5	(2) PROCEDURE.—A review under paragraph
6	(1) shall—
7	(A) be carried out using a standardized
8	method for evaluating the data and shall in-
9	clude the rationale for denying release; and
10	(B) consider the availability of assistive
11	services or technology that could be provided to
12	the unaccompanied noncitizen child concerned if
13	he or she were released.
14	(3) AVAILABILITY.—Such a review shall be
15	made in writing and made available to the unaccom-
16	panied noncitizen child and the child's legal counsel
17	before the date on which a sponsorship hearing
18	under section 232(b)(3) occurs.
19	(e) Office of Refugee Resettlement Support
20	FOR SPONSORS.—With respect to children with disabilities
21	released from the custody of the Secretary, the Director
22	shall support and assist sponsors in accessing and coordi-
23	nating post-release community-based services and support
24	or technology, to the extent such services and support are
25	available.

1 (f) ALTERNATIVE PLACEMENT.—If a sponsor is not 2 identified for an unaccompanied noncitizen child who re-3 ceives services under section 504 of the Rehabilitation Act 4 of 1973 (29 U.S.C. 794), the Director shall make every 5 effort to place the child in therapeutic foster care, foster 6 care, or the Unaccompanied Refugee Minor program.

7 Subtitle E—Release

8 SEC. 241. PROCEDURES FOR RELEASE.

9 (a) IN GENERAL.—The Secretary shall release an un10 accompanied noncitizen child from the custody of the Sec11 retary—

12 (1) without unnecessary delay; and

13 (2) as quickly as may be safely accomplished.

(b) PROVISION OF RECORDS ON RELEASE.—On release from the custody of the Secretary, including in circumstances of repatriation, the Director shall provide unaccompanied noncitizen children and their sponsors, as applicable, the unaccompanied noncitizen child's complete
Office of Refugee Resettlement case file and records, including—

(1) documentation that details the child's medical and educational status, progress, and any related evaluations;

24 (2) information relating to any special needs of25 the child; and

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(3) any other information relevant to promoting
 the child's well-being after release.

3 (c) PRESCRIPTION MEDICATION.—The Director shall
4 ensure that unaccompanied noncitizen children prescribed
5 medication are released with not less than a 60-day supply
6 of their medication and information from a physician re7 garding continuing or discontinuing the medication.

8 (d) TRANSPORTATION.—Expenses incurred in trans-9 porting unaccompanied noncitizen children and their spon-10 sors for the purpose of the release of the child shall be 11 paid by the Office of Refugee Resettlement.

12 (e) PROHIBITION ON SECRETARY TAKING CHILD13 BACK INTO CUSTODY.—

(1) IN GENERAL.—After the release of an unaccompanied noncitizen child from the custody of the
Secretary to a sponsor, the Secretary may not take
the child back into custody.

18 (2) REPORTING TO STATE CHILD WELFARE
19 AGENCY.—With respect to a child released from
20 such custody, if the Director becomes aware of a
21 concern related to suspected abuse or neglect in a
22 sponsor's care, the Director may report such con23 cerns to the applicable State child welfare agency.

24 SEC. 242. POST-RELEASE SERVICES.

25 (a) REQUIRED IN LIMITED CIRCUMSTANCES.—

(1) IN GENERAL.—The Director may not uni formly require post-release services to be in place be fore releasing an unaccompanied noncitizen child to
 a sponsor.

5 (2) CASE MANAGEMENT SPECIALIST DETER-6 MINATION.—The Director may only require post-re-7 lease services to be in place before releasing an un-8 accompanied noncitizen child to a sponsor if, after 9 conducting an individualized assessment of the par-10 ticular needs of the child, the case management spe-11 cialist makes a determination that the child would 12 be at risk of imminent physical or emotional harm 13 if post-release services were not in place before such 14 release.

(b) EXPANSION.—The Director shall provide post-release services to unaccompanied noncitizen children, including by—

18 (1) providing active assistance with school en-19 rollment;

20 (2) supporting sponsors in obtaining necessary
21 medical records, including vaccination and medica22 tion records, from the period during which the unac23 companied noncitizen children were in the custody of
24 the Secretary;

1	(3) ensuring access to family reunification and
2	medical support services, including support and
3	trauma-informed counseling for the family and men-
4	tal health counseling, through direct provision of
5	such services or through partnerships and referrals
6	to services in the community; and
7	(4) ensuring that sponsors of children with spe-
8	cial medical needs receive Office of Refugee Resettle-
9	ment support in accessing appropriate medical care.
10	SEC. 243. INDIVIDUALS ATTAINING 18 YEARS OF AGE.
11	(a) Presumption of Release on Recog-
12	NIZANCE.—
13	(1) IN GENERAL.—If an individual in the cus-
14	tody of the Secretary is not released to a sponsor be-
15	fore the individual attains the age of 18 years, there
16	shall be a presumption that the individual shall be
17	released on an order of recognizance.
18	(2) REBUTTAL.—The Secretary of Homeland
19	Security shall bear the burden of proof, by clear and
20	convincing evidence, in overcoming the presumption
21	under paragraph (1) and in demonstrating that such
<i>L</i> 1	
22	an individual is not eligible to be released on an

1	(A) IN GENERAL.—In the case of an indi-
2	vidual aging out of the custody of the Secretary
3	who is not eligible to be released on an order
4	of recognizance, the individual shall be eligible
5	to participate in noncustodial alternatives to de-
6	tention programs provided by the Department
7	of Health and Human Services, including place-
8	ment with an individual, an organizational
9	sponsor, or a supervised group home with sup-
10	portive services to facilitate access to edu-
11	cational and occupational opportunities.
12	(B) Placement preferences.—The cat-
13	egories of placements available to an individual
14	described in subparagraph (A) shall be the fol-
15	lowing, in order of preference:
16	(i) The least restrictive family-based
17	setting, including long-term foster care.
18	(ii) An independent living program.
19	(iii) A childcare facility that meets the
20	particular needs of the individual.
21	(4) CONTINUATION OF SERVICES.—The Direc-
22	tor shall ensure that an individual released on an
23	order of recognizance under this subsection is pro-
24	vided with—

1	(A) continued access to counseling, case
2	management, legal counsel, and other support
3	services during the pendency of the individual's
4	immigration proceedings; and
5	(B) information on applying for special im-
6	migrant juvenile status under section
7	101(a)(27)(J) of the Immigration and Nation-
8	ality Act (8 U.S.C. 1101(a)(27)(J)), and re-
9	sources to assist the individual with applying
10	for such status.
11	(b) Post-18 Plan for Individuals Aging Out of
12	Custody.—
13	(1) IN GENERAL.—The Director shall develop a
14	post-18 plan for each unaccompanied noncitizen
15	child entering Office of Refugee Resettlement cus-
16	tody who—
17	(A) is over the age of 17 years and 6
18	months; or
19	(B) is not likely to be released to a sponsor
20	before attaining 18 years of age.
21	(2) ELEMENTS.—Each plan under paragraph
22	(1) shall include the following:
23	(A) An investigation into organizational
24	sponsors and social support services.

1	(B) Coordination with the Secretary of
2	Homeland Security to ensure the release of the
3	unaccompanied noncitizen child on his or her
4	own recognizance if release to an organizational
5	or individual sponsor is not successful.
6	(c) POST-18 PROGRAM.—With respect to an indi-
7	vidual in the custody of the Secretary who attains 18 years
8	of age before reunification, placement with a sponsor, or
9	adjudication with respect to immigration status, the Di-
10	rector may extend Office of Refugee Resettlement custody
11	for a period ending not later than the date on which the
12	individual attains 21 years of age, if the individual—
13	(1)(A) has not been reunified but has a family
14	member available for reunification;
15	(B) has an identified sponsor;
16	
	(C) has been admitted to long-term foster care
17	(C) has been admitted to long-term foster care or a residential treatment center; or
17	or a residential treatment center; or
17 18	or a residential treatment center; or (D) otherwise does not have reunification op-
17 18 19	or a residential treatment center; or (D) otherwise does not have reunification op- tions but has not yet been adjudicated with respect
17 18 19 20	or a residential treatment center; or (D) otherwise does not have reunification op- tions but has not yet been adjudicated with respect to immigration status by a local court in the applica-
 17 18 19 20 21 	or a residential treatment center; or (D) otherwise does not have reunification op- tions but has not yet been adjudicated with respect to immigration status by a local court in the applica- ble jurisdiction; and

1	settlement custody in the post-18 program until the
2	date on which, as applicable—
3	(A) the screening process for reunification
4	is completed and the individual is reunified with
5	a family member or placed with a sponsor; or
6	(B) the individual is adjudicated with re-
7	spect to immigration status in a local court in
8	the applicable jurisdiction, receives relief from
9	removal, and enters an applicable program for
10	unaccompanied refugee minors.
11	(d) Consideration Relating to U.S. Immigra-

TION AND CUSTOMS ENFORCEMENT CUSTODY.-In con-12 13 sidering a sponsorship application for an unaccompanied noncitizen child who may attain 18 years of age in the 14 15 custody of the Secretary, the Director shall consider the potential for, and impact of, trauma and the risk to the 16 17 safety and well-being of the child if the child were to be transferred to the custody of U.S. Immigration and Cus-18 19 toms Enforcement on attaining such age.

(e) PROHIBITION ON DETENTION AND REMOVAL.—
An individual who was in the custody of the Secretary as
an unaccompanied noncitizen child shall not be apprehended, arrested, transferred, or taken into the custody
of U.S. Immigration and Customs Enforcement, or re-

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moved from the United States, based solely on having at tained 18 years of age.

3 (f) CONTINUED ACCESS TO DUE PROCESS, LEGAL
4 RELIEF, AND HOUSING.—An individual who entered the
5 United States as a child shall not lose the opportunity for
6 due process and potential legal relief, or access to commu7 nity-based housing, based solely on having attained the
8 age of 18 years.

9 SEC. 244. CUSTODY REVIEW BY OMBUDSPERSON.

10 (a) IN GENERAL.—If an unaccompanied noncitizen child, the legal counsel or prospective sponsor of such 11 12 child, or the legal counsel of such prospective sponsor has 13 reasonable cause to believe that the child should have been released, the child, the prospective sponsor, or such legal 14 15 counsel may investigation by the request an Ombudsperson. 16

(b) NOTIFICATION OF LENGTHY CUSTODY.—In the
case of any unaccompanied noncitizen child who remains
in the custody of the Secretary for 45 days or more, the
Director shall—

- (1) notify the Ombudsperson of such continuedcustody; and
- (2) provide the Ombudsperson a complete copy
 of the Office of Refugee Resettlement case file and
 a detailed explanation for such continued custody.

1**TITLE III—EMERGENCIES AND**2**INFLUXES**

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3 SEC. 301. SENSE OF CONGRESS.

4 It is the sense of Congress that before opening or expanding an influx facility, the Secretary and the Director 5 should explore all other avenues for placing an unaccom-6 7 panied noncitizen child in the least restrictive, State-li-8 censed setting that most approximates a family and in 9 which the special needs of the child, if any, may be met 10 consistent with the best interests and special needs of the child. 11

12 SEC. 302. DEFINITIONS.

13 In this title:

14 (1) EMERGENCY.—The term "emergency"
15 means an event of limited duration, such as a nat16 ural disaster, facility fire, civil disturbance, or med17 ical concern.

(2) OPERATIONAL CAPACITY.—The term "operational capacity" means the net bed capacity of Office of Refugee Resettlement facilities and other
housing operated by State-licensed programs for unaccompanied noncitizen children.

23 SEC. 303. PLACEMENT.

(a) IN GENERAL.—In the event of an emergency orinflux that prevents the prompt placement of unaccom-

1	panied noncitizen children in childcare facilities, the Direc-
2	tor—
3	(1) shall make every effort—
4	(A) to place arriving unaccompanied non-
5	citizen children in other State-licensed pro-
6	grams; and
7	(B) to release unaccompanied noncitizen
8	children from other programs as expeditiously
9	as possible; and
10	(2) may not house an unaccompanied noncitizen
11	child in an influx facility or any other emergency or
12	temporary facility for more than 20 days.
13	(b) TRANSFER TO LICENSED FACILITY.—
14	(1) IN GENERAL.—Except as provided in para-
15	graph (2), in the case of an unaccompanied noncit-
16	izen child for whom release to a sponsor within 20
17	days of placement in an influx facility is not pos-
18	sible, the Director shall transfer the child to a
19	childcare facility.
20	(2) EXCEPTION.—The Director may not trans-
21	fer a child under paragraph (1) if the transfer would
22	prolong the child's total length of custody by more
23	than 24 hours.

1	(c) Limitation on Transfer to Influx Facil-
2	ITY.—The Director may not transfer to an influx facility
3	any unaccompanied noncitizen child—
4	(1) for whom—
5	(A) the influx facility would be the first
6	shelter placement for the child on arrival in the
7	United States;
8	(B) a prospective sponsor has not been
9	identified; or
10	(C) such transfer would delay release by
11	more than 24 hours; or
12	(2) who—
13	(A) has been identified by the Director
14	as—
15	(i) having a prospective sponsor who
16	is not a parent, a legal guardian, or an im-
17	mediate relative; or
18	(ii) not having any identified prospec-
19	tive sponsor;
20	(B) is younger than 16 years of age;
21	(C) is part of a sibling group in the cus-
22	tody of the Secretary of which 1 or more sib-
23	lings are younger than 16 years of age;
24	(D) speaks a language other than English
25	or Spanish as his or her primary language;

1	(E) has special needs;
2	(F) is currently prescribed psychotropic
3	medication;
4	(G) is pregnant or parenting;
5	(H) will attain 18 years of age on a date
6	that is not more than 30 days after the pro-
7	posed date of transfer to the influx facility;
8	(I) is scheduled to be released on a date
9	that is not more than 3 days after the proposed
10	date of the transfer;
11	(J) has a pending home study;
12	(K) has not received a legal orientation
13	presentation or a legal screening;
14	(L) has a date scheduled for a hearing be-
15	fore an immigration court or a State court, in-
16	cluding family and juvenile court;
17	(M) has a pending application for relief
18	from removal;
19	(N) has legal counsel; or
20	(O) has a child advocate.
21	(d) FAMILY GROUPS.—The Director shall ensure
22	that—
23	(1) unaccompanied noncitizen children with sib-
24	lings or other relatives under the age of 18 in the

1	custody of the Secretary are not separated from
2	each other; and
3	(2) such family groups have unlimited visitation
4	with each other in influx facilities.
5	SEC. 304. PLANNING FOR EMERGENCIES AND INFLUXES.
6	(a) PLAN REQUIRED.—Not later than 180 days after
7	the date of the enactment of this Act, the Director shall
8	develop a plan for—
9	(1) maintaining and expanding emergency ca-
10	pacity in licensed foster care homes and small con-
11	gregate care facilities for housing unaccompanied
12	noncitizen children so as to eliminate the need for
13	influx facilities; and
14	(2) in the case of an emergency or influx, plac-
15	ing unaccompanied noncitizen children with sponsors
16	as expeditiously as possible.
17	(b) Supplemental Placement List.—
18	(1) IN GENERAL.—The Director shall develop
19	and maintain a supplemental placement list of facili-
20	ties that have, in the aggregate, not fewer than 200
21	beds available to accept unaccompanied noncitizen
22	children in the case of an emergency or influx, which
23	shall be in addition to the number of beds available
24	for placements under normal circumstances.

1	(2) LICENSING AND COMPLIANCE.—Any facility
2	on the supplemental placement list shall be—
3	(A) licensed in the State in which it is lo-
4	cated; and
5	(B) in compliance with all standards and
6	procedures applicable to State-licensed pro-
7	grams under this Act.
8	(3) ELEMENTS.—The supplemental placement
9	list shall include, for each facility, the following:
10	(A) The name of the facility.
11	(B) The number of beds available in the
12	facility in the case of an emergency or influx.
13	(C) The name and telephone number of 1
14	or more contact persons, including a contact
15	person for nights, holidays, and weekends.
16	(D) Any limitation on categories of child
17	the facility may accept, such as age categories.
18	(E) A description of any special service
19	available.
20	(4) Appropriate community services.—To
21	the extent practicable, the Director shall attempt to
22	include on the supplemental placement list facilities
23	located in geographic areas in which culturally and
24	linguistically appropriate community services are
25	available.

1 (5) HIGH CAPACITY AT CHILDCARE FACILI-2 TIES.—If the operational capacity of all childcare fa-3 cilities and foster care placements reaches or exceeds 4 75 percent for a period of 3 consecutive days, the 5 Director shall contact the facilities on the supple-6 mental placement list to determine the number of 7 available supplemental placements.

8 (c) NEED FOR SUPPLEMENTAL PLACEMENTS EX-9 CEEDING CAPACITY.—If the number of unaccompanied 10 noncitizen children in need of placement in the case of 11 an emergency or influx exceeds the available appropriate 12 placements on the supplemental placement list, the Direc-13 tor shall—

(1) locate additional placements through Statelicensed programs and nonprofit child and family
services agencies providing placement services; and

17 (2) expedite the reunification and release of un18 accompanied noncitizen children from U.S. Customs
19 and Border Protection custody.

20 SEC. 305. INFLUX FACILITY STANDARDS AND STAFFING.

(a) OPERATION OF INFLUX FACILITIES.—In the
event that the operation of an influx facility cannot be
avoided, the Director may operate an influx facility in accordance with this section.

25 (b) STANDARDS.—

1	(1) IN GENERAL.—An influx facility that does
2	not meet the standards described in this subsection
3	may not be used to house any child, and children
4	housed at such an influx facility shall be transferred
5	out of the influx facility immediately.
6	(2) FIRST DAY OF OPERATION.—On the first
7	day of operation, an influx facility shall be in compli-
8	ance with—
9	(A) the staffing ratio requirements, case
10	management requirements, telephone call ac-
11	cess, legal services access, education and recre-
12	ation requirements, and medical and mental
13	health services requirements that apply to
14	childcare facilities; and
15	(B) the facility standards under the Prison
16	Rape Elimination Act of 2003 (34 U.S.C.
17	30301 et seq.).
18	(3) WITHIN 30 DAYS.—Not later than 30 days
19	after the date on which an influx facility commences
20	operation, the influx facility shall achieve compliance
21	with all standards set forth in title II, including
22	State licensing standards.
23	(c) Contractor Standards.—The Director may
24	not enter into a contract with any entity to operate an
25	influx facility, unless the entity has each of the following:

1	(1) Demonstrated experience in providing serv-
2	ices for unaccompanied noncitizen children or chil-
3	dren in foster care.
4	(2) A plan for placement of children for whom
5	no sponsor has been identified.
6	(3) A plan for—
7	(A) identifying, and immediately notifying
8	the Director with respect to, any child believed
9	to have been erroneously transferred to, or in
10	care at, the influx facility contrary to the limi-
11	tations set forth in paragraphs (1) and (2) of
12	section 303(c); and
13	(B) not later than 10 days after identi-
14	fying such a child, transferring the child to an
15	appropriate placement.
16	(4) An emergency plan that includes protection
17	against transmission of COVID–19 and other infec-
18	tious diseases, including a plan—
19	(A) to provide regular testing for any ap-
20	plicable disease;
21	(B) to comply with service standards for
22	quarantine with respect to any such disease
23	that mirror the services and guidance for chil-
24	dren and congregate care settings recommended

1	by the Centers for Disease Control and Preven-
2	tion; and
3	(C) to ensure access to immunizations for
4	unaccompanied noncitizen children in the influx
5	facility, in accordance with any applicable guid-
6	ance of the Centers for Disease Control and
7	Prevention.
8	(5) Emergency response protocols for place-
9	ment, care, and transfer of children, which reduce
10	the amount of time a child is in an emergency influx
11	facility.
12	(6) A clear organizational chart, reporting
13	structure, and contact information.
14	(7) A staffing plan that includes maintaining
15	specified case manager-to-child ratios and a specified
16	number of case manager visits with a child each
17	week.
18	(8) A training plan for case managers that in-
19	cludes in-service coaching and individual support for
20	a case manager's first 30 days as an employee of the
21	entity.
22	(9) A written code of conduct that is—
23	(A) distributed to all officers, employees,
24	and volunteers; and

1	(B) contains clear boundaries for working
2	with and around children.
3	(10) Written ethical standards that are—
4	(A) distributed to all officers, employees,
5	and volunteers; and
6	(B) based on accepted child welfare prin-
7	ciples and best practices.
8	(11) Data systems that meet the data and qual-
9	ity standards described in section 602 for tracking
10	children through intake, case management, transpor-
11	tation, and placement.
12	(d) WAIVER.—
13	(1) IN GENERAL.—In the case of an influx fa-
14	cility, the Director may waive compliance with a
15	standard or procedure under title II for a period of
16	not more than 30 days.
17	(2) NOTICE TO CONGRESS.—If the Director
18	waives compliance with the requirement that an in-
19	flux facility shall be licensed by the State in which
20	it is located, the Director shall provide to Congress
21	notice of such waiver, which shall include—
22	(A) a justification for the waiver; and
23	(B)(i) a plan for the influx facility to ob-
24	tain such licensing; or

1	(ii) in the case of an influx facility that will
2	be unable to obtain such licensing—
3	(I) an explanation of the reason
4	that—
5	(aa) licensing is not possible; and
6	(bb) the particular influx facility
7	was chosen and remains operationally
8	necessary.
9	(e) Reporting Mechanisms.—The Director shall
10	establish clear procedures—
11	(1) for unaccompanied noncitizen children at
12	influx facilities to directly and confidentially report
13	incidents of abuse or neglect at influx facilities to
14	the Ombudsperson, consulates, and State authori-
15	ties; and
16	(2) to allow State child protective services im-
17	mediate access to any influx facility to investigate
18	any such report.
19	(f) Staffing.—
20	(1) BACKGROUND CHECKS.—
21	(A) IN GENERAL.—The Director shall en-
22	sure that a Federal Bureau of Investigation
23	background check, and in any applicable State
24	a child abuse or neglect check, has been con-
25	ducted for each influx facility staff member who

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1	will have direct contact with unaccompanied
2	noncitizen children.
3	(B) TIMING OF BACKGROUND CHECKS.—
4	The background checks described in subpara-
5	graph (A) shall be completed before a staff
6	member interacts with any unaccompanied non-
7	citizen child at an influx facility.
8	(C) PROHIBITION.—The Director shall en-
9	sure than an entity with which the Director has
10	contracted to operate an influx facility does not
11	hire as staff of the influx facility any individual
12	who has—
13	(i) any conviction for child abuse or
14	trafficking; or
15	(ii) a conviction that is less than 10
16	years old the underlying offense of which
17	would have a substantial and direct effect
18	on the safety of unaccompanied noncitizen
19	children.
20	(D) SUBMITTAL OF EVIDENCE.—Not later
21	than the date on which an influx facility com-
22	mences operation, the operator of the influx fa-
23	cility shall submit to the Director and the
24	Ombudsperson evidence that background checks
25	in accordance with this paragraph—

1	(i) have been completed for the rel-
2	evant facility staff; and
3	(ii) will be completed for all new hires
4	going forward.
5	(2) FLUENCY IN SPANISH.—Each staff member
6	of an influx facility who will have contact with unac-
7	companied noncitizen children shall—
8	(A) be fluent in Spanish and English; and
9	(B) have experience in the care of children.
10	(3) PEDIATRIC HEALTH SPECIALISTS.—An in-
11	flux facility shall have onsite pediatric health special-
12	ists, including a pediatrician, licensed psychologist,
13	or psychiatrist who is experienced in the care of chil-
14	dren.
15	(4) RATIOS.—Not later than 15 days after the
16	date on which an influx facility commences oper-
17	ation, the Director shall ensure that the influx facil-
18	ity maintains staffing ratios as follows:
19	(A) During waking hours, not less than 1
20	on-duty youth care worker for every 8 unaccom-
21	panied noncitizen children.
22	(B) During sleeping hours, not less than 1
23	on-duty youth care worker for every 16 unac-
24	companied noncitizen children.

1	154 SEC. 306. MONITORING AND OVERSIGHT.
2	(a) SITE VISITS.—
3	(1) DIRECTOR.—
4	(A) IN GENERAL.—Not less frequently
5	than monthly during the period in which an in-
6	flux facility is in operation, the Director shall
7	conduct a comprehensive onsite monitoring
8	visit.
9	(B) ELEMENTS.—Each site visit conducted
10	under subparagraph (A) shall include—
11	(i) an evaluation of the compliance of
12	the influx facility with—
13	(I) the standards and procedures
14	under title II; and
15	(II) the facility standards under
16	the Prison Rape Elimination Act of
17	2003 (34 U.S.C. 30301 et seq.);
18	(ii) an assessment of the delivery of,
19	and unaccompanied noncitizen children's
20	access to, health care and mental health
21	care services;
22	(iii) an assessment of unaccompanied
23	noncitizen children's access to counsel and
24	legal services; and

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1	(iv) private, confidential interviews
2	with unaccompanied noncitizen children
3	housed in the influx facility.
4	(2) INSPECTOR GENERAL.—The Inspector Gen-
5	eral of the Department of Health and Human Serv-
6	ices may conduct unscheduled visits to any influx fa-
7	cility, during which the Inspector General may meet
8	confidentially with any unaccompanied noncitizen
9	child housed in the influx facility.
10	(3) OMBUDSPERSON.—Not less frequently than
11	monthly during the period in which an influx facility
12	is in operation, the Ombudsperson shall conduct a
13	comprehensive onsite visit to monitor for compliance
14	with applicable Federal and State law (including
15	regulations), including—
16	(A) the Flores settlement agreement;
17	(B) section 235 of the William Wilberforce
18	Trafficking Victims Protection Reauthorization
19	Act of 2008 (8 U.S.C. 1232); and
20	(C) this Act.
21	(b) Tours by Approved Stakeholders.—Not less
22	frequently than monthly during the period in which an in-
23	flux facility is in operation, the Director shall allow ap-
24	proved stakeholders, including representatives from non-
25	maft anominations corring on advacating on babalf of up

25 profit organizations serving or advocating on behalf of un-

accompanied noncitizen children, to tour the influx facil ity.

3 TITLE IV—LEGAL REPRESENTA 4 TION FOR UNACCOMPANIED 5 NONCITIZEN CHILDREN

6SEC. 401. LEGAL ORIENTATION PRESENTATIONS AND7LEGAL SCREENINGS.

8 (a) IN GENERAL.—Not later than 10 days after 9 transfer to the custody of the Secretary, an unaccom-10 panied noncitizen child shall receive a free legal orienta-11 tion presentation and legal screening conducted by a legal 12 services provider, which shall include information relating 13 to—

(1) the right to apply for relief from removal;
(2) the right to request voluntary departure in
lieu of removal; and

17 (3) the right to a hearing before an immigra-18 tion judge.

19 (b) PRIORITIZATION BEFORE RELEASE.—

(1) IN GENERAL.—The Director shall make affirmative, thorough, and timely efforts to ensure
that each unaccompanied noncitizen child receives a
presentation and screening described in subsection
(a) before release, and in the case of any unaccompanied noncitizen child who does not receive such

presentation and screening before release, the Direc tor shall ensure that the child receives the presen tation and screening on release.

4 (2) RULE OF CONSTRUCTION.—Nothing in this
5 section may be construed to prohibit the release of
6 an unaccompanied noncitizen child to a sponsor
7 based solely on not having received such a presentation and screening.

9 SEC. 402. LEGAL REPRESENTATION.

(a) IN GENERAL.—An unaccompanied noncitizen
child shall be represented by counsel appointed or provided
by the Secretary, at Government expense, unless the child
has obtained, at his or her own expense, counsel authorized to practice in immigration proceedings.

15 (b) PROCEDURE.—Representation under subsection16 (a) shall—

17 (1) be appointed or provided by the Secretary18 as expeditiously as possible;

(2) extend through every stage of removal proceedings, from the child's initial appearance through
the termination of immigration proceedings; and

(3) include any ancillary matter appropriate to
such proceedings, even if the child attains 18 years
of age or is reunified with a parent or legal guardian
while the proceedings are pending.

(c) PRIVATE, CONFIDENTIAL MEETING SPACE.—The
 Director shall ensure that unaccompanied noncitizen chil dren are provided access to a private, confidential space
 to meet with legal services providers and a private, con fidential telephone line to contact their legal counsel or
 legal services providers at the expense of the government.
 (d) CONTACT WITH LEGAL COUNSEL.—An unaccom-

8 panied noncitizen child shall be permitted to call or meet9 with his or her legal counsel or legal services provider at10 any time.

11 (e) AUTHORIZATION OF APPROPRIATIONS.—

12 (1) IN GENERAL.—There are authorized to be
13 appropriated such sums as may be necessary to
14 carry out this section.

15 (2) FUNDING.—Amounts made available under
16 this section shall be maintained separately from
17 amounts designated for childcare facilities.

(f) SCOPE OF REPRESENTATION.—Government-appointed counsel may provide to an unaccompanied noncitizen child the full scope of representation, including representation in—

(1) any matter relevant to the child's wellbeing, including conditions of detention and matters
relating to medical and mental health services and
medication;

1	(2) placement review hearings;
2	(3) sponsorship hearings; and
3	(4) any other matter relating to immigration.
4	(g) Cooperation of Office of Refugee Reset-
5	TLEMENT REQUIRED.—
6	(1) IN GENERAL.—The Director shall ensure
7	that the legal counsel of an unaccompanied noncit-
8	izen child has access to prompt, reasonable, and reg-
9	ular direct communication with case managers, case
10	coordinators, and Federal field specialists overseeing
11	the child's placement, release, family reunification,
12	transfer, and medical and mental health services.
13	(2) Requests by counsel for informa-
14	TION.—On request by the legal counsel or the inde-
15	pendent legal services provider of an unaccompanied
16	noncitizen child, the Director shall provide, not later
17	than 7 days after the date on which the request is
18	made, the following:
19	(A) The names and telephone numbers of
20	all prospective sponsors of the unaccompanied
21	noncitizen child concerned.
22	(B) A copy of the complete Office of Ref-
23	ugee Resettlement case file and records of the
24	unaccompanied noncitizen child concerned.

1 TITLE V—APPOINTMENT OF 2 CHILD ADVOCATES AND IM 3 PROVEMENTS TO IMMIGRA 4 TION COURTS

5 SEC. 501. APPOINTMENT OF CHILD ADVOCATES.

6 (a) IN GENERAL.—The Secretary shall appoint inde7 pendent child advocates to unaccompanied noncitizen chil8 dren, including—

9 (1) each vulnerable unaccompanied noncitizen10 child in the custody of the Secretary; and

(2) each vulnerable unaccompanied noncitizenchild who has been released from such custody.

13 (b) EXPANSION OF CHILD ADVOCATE SERVICES.—

(1) IN GENERAL.—The Secretary shall increase
funding for child advocate services to facilitate the
expansion, by not later than the date that is 180
days after the date of the enactment of this Act, of
the provision of such services to all locations at
which—

20 (A) unaccompanied noncitizen children in
21 the custody of the Secretary are housed; or

(B) unaccompanied noncitizen children appear before immigration courts for removal proceedings.

1	(2) PRIORITIZATION.—In expanding services
2	under this subsection, the Secretary shall prioritize
3	locations that have the highest numbers of unaccom-
4	panied noncitizen children in the custody of the Sec-
5	retary and unaccompanied noncitizen children ap-
6	pearing before immigration courts.
7	(3) Access to records.—
8	(A) IN GENERAL.—A child advocate ap-
9	pointed under this section shall have timely ac-
10	cess to all materials necessary to effectively ad-
11	vocate for the best interests of the unaccom-
12	panied noncitizen child concerned, including the
13	child's complete Office of Refugee Resettlement
14	case file and records.
15	(B) REQUEST.—On request by such a
16	child advocate, the Director shall provide a
17	complete copy of an unaccompanied noncitizen
18	child's Office of Refugee Resettlement case file
19	and records not later than 72 hours after the
20	request is made.
21	(4) Best interest recommendations.—A
22	child advocate appointed under this section shall
23	submit a best interest recommendation based on law,
24	policy, medical or behavioral health, and relevant so-
25	cial science research to any Federal or State agency

1	making a decision with respect to the best interests
2	of an unaccompanied noncitizen child, including—
3	(A) the Department of Health and Human
4	Services;
5	(B) the Department of Justice;
6	(C) the Department of Homeland Security;
7	and
8	(D) a Federal, State, or Tribal court.
9	(5) Confidentiality.—All communications
10	between child advocates appointed under this section
11	and unaccompanied noncitizen children shall be con-
12	fidential, and such a child advocate may not be com-
13	pelled to testify or provide evidence, in any pro-
14	ceeding, with respect to any information or opinion
15	conveyed to the child advocate by an unaccompanied
16	noncitizen child in the course of serving as child ad-
17	vocate.
18	(6) LEGAL SUPPORT.—The Secretary shall en-
19	sure that each location at which child advocate serv-
20	ices are provided under this section is staffed with
21	1 or more attorneys who have expertise in immigra-
22	tion law and child welfare law.
23	(7) Authorization of appropriations.—
24	There are authorized to be appropriated such sums
25	as may be necessary to carry out this subsection.

SEC. 502. IMMIGRATION COURT IMPROVEMENTS.
(a) Hiring of Immigration Judges.—
(1) IN GENERAL.—To adjudicate pending cases
and efficiently process future cases, the Attorney
General shall increase the total number of immigra-
tion judges by not fewer than 75 judges during fis-
cal year 2023.
(2) QUALIFICATIONS.—The Attorney General
shall ensure that each immigration judge hired
under this subsection—
(A) is highly qualified;
(B) has substantial experience in the field
of immigration law; and
(C) is trained to conduct fair and impartial
hearings in accordance with applicable due
process requirements.
(3) NO PREFERENCE FOR CANDIDATES WITH
prior service in the federal government.—In
selecting immigration judges under this subsection,
the Attorney General may not assign any preference
to a candidate who has prior service in the Federal
Government over a candidate who has equivalent
subject matter expertise based on experience in a
subject matter expertise based on experience in a nonprofit organization, private practice, or aca-

(b) IMMIGRATION COURT STAFF.—During fiscal year
 2023, the Attorney General shall—

3 (1) increase the total number of judicial law
4 clerks at the Executive Office for Immigration Re5 view by 75; and

6 (2) increase the total number of support staff
7 for immigration judges, including legal assistants
8 and interpreters, by 300.

9 (c) SUPPORT STAFF; OTHER RESOURCES.—The At-10 torney General shall ensure that the Executive Office for 11 Immigration Review has sufficient support staff, adequate 12 technological and security resources, and appropriate fa-13 cilities to conduct the immigration proceedings required 14 under Federal law.

(d) LIMITATION.—Amounts appropriated for the Executive Office for Immigration Review or for any other division, activity, or function of the Department of Justice
may not be used to implement numeric case load judicial
performance standards or other standards that could negatively impact the fair administration of justice by the immigration courts.

(e) DOCKET MANAGEMENT FOR RESOURCE CONSERVATION.—Notwithstanding any opposition from the
Secretary of Homeland Security or the Attorney General,
immigration judges shall administratively close or termi-

nate cases, and the Board of Immigration Appeals shall
 remand cases for administrative closure, if an individual
 in removal proceedings—

4 (1) appears to be prima facie eligible for a visa
5 or any other immigration benefit; and

6 (2) has a pending application for such benefit
7 before U.S. Citizenship and Immigration Services or
8 any other applicable Federal agency.

9 (f) AUTHORIZATION OF APPROPRIATIONS.—There
10 are authorized to be appropriated such sums as may be
11 necessary to carry out this section.

12 TITLE VI—OVERSIGHT, MONI13 TORING, AND ENFORCEMENT

14 SEC. 601. OFFICE OF THE OMBUDSPERSON FOR UNACCOM-

15 PANIED NONCITIZEN CHILDREN IN IMMIGRA-16 TION CUSTODY.

(a) ESTABLISHMENT.—There is established within
the Department of Health and Human Services an Office
of the Ombudsperson for Unaccompanied Noncitizen Children (referred to in this section as the "Office") to monitor and oversee compliance with this Act and the amendments made by this Act.

(b) INDEPENDENCE.—The Office shall be an impartial, confidential resource that is fully independent of—
(1) the Office of Refugee Resettlement; and

1 (2) the Department of Homeland Security. 2 (c) OMBUDSPERSON.— 3 (1) IN GENERAL.—The Office shall be headed 4 by an Ombudsperson, who shall be appointed by, 5 and report directly to, the Secretary. 6 (2)RECOMMENDATIONS FROM STAKE-7 HOLDERS.—Before making an appointment under paragraph (1), the Secretary shall solicit and con-8 9 sider candidate recommendations from community 10 stakeholders, including from organizations that pro-11 vide legal services to and advocacy on behalf of im-12 migrant children. 13 (3) LIMITATION ON CERTAIN FORMER EMPLOY-14 EES.—The Secretary appoint may not as 15 Ombudsperson any individual who, during the 2-year 16 period preceding the date of appointment, was an 17 employee of the Office of Refugee Resettlement or 18 the Department of Homeland Security. 19 (4) TERM.— 20 (A) IN GENERAL.—Subject to subpara-21 graph (C), the term of an Ombudsperson ap-22 pointed under this subsection shall be not more 23 than 4 years.

1	(B) CONSECUTIVE TERMS.—An
2	Ombudsperson may be appointed for consecu-
3	tive terms.
4	(C) EXPIRATION.—The term of an
5	Ombudsperson shall not expire before the date
6	on which the Ombudsperson's successor is ap-
7	pointed.
8	(5) Removal for cause.—The Secretary may
9	only remove or suspend an Ombudsperson for ne-
10	glect of duty or gross misconduct.
11	(6) DUTIES AND AUTHORITIES.—
12	(A) REGIONAL OFFICES.—
13	(i) ESTABLISHMENT.—The
14	Ombudsperson shall establish not fewer
15	than 7 regional offices of the Office—
16	(I) to strengthen State oversight;
17	(II) to investigate complaints;
18	(III) to coordinate with State li-
19	censing entities; and
20	(IV) to identify and address dif-
21	ferences among State child protection
22	laws.
23	(ii) Locations.—
24	(I) IN GENERAL.—The regional
25	offices required under clause (i) shall

1	be established in the following loca-
2	tions:
3	(aa) 1 regional office in
4	Texas.
5	(bb) 1 regional office in Ari-
6	zona.
7	(cc) 1 regional office in Cali-
8	fornia or a State in the North-
9	west.
10	(dd) 1 regional office in a
11	State in the Midwest.
12	(ee) 1 regional office in a
13	State in the Mid-Atlantic.
14	(ff) 1 regional office in a
15	State in the Northeast.
16	(gg) 1 regional office in a
17	State in the Southeast.
18	(II) ADDITIONAL LOCATIONS.—
19	The Ombudsperson may make a rec-
20	ommendation to the Secretary with
21	respect to the location of any addi-
22	tional regional office.
23	(iii) Appointment of deputies.—
24	The Ombudsperson shall appoint a full-
25	time deputy for each regional office, who

1	shall serve at the Ombudsperson's discre-
2	tion.
3	(iv) Applicability of other provi-
4	SIONS.—The regional offices established
5	under this subparagraph shall have the
6	same access to facilities and records, main-
7	tain the same rights, roles, and responsibil-
8	ities, and be subject to the same confiden-
9	tiality requirements as the Office.
10	(B) HIRING.—
11	(i) IN GENERAL.—The Ombudsperson
12	shall hire to carry out the functions of the
13	Office necessary personnel, including cler-
14	ical personnel, who shall serve at the dis-
15	cretion of the Ombudsperson.
16	(ii) Subject matter experts.—The
17	personnel hired under clause (i) shall in-
18	clude relevant subject matter experts, in-
19	cluding-
20	(I) attorneys with expertise in
21	child welfare and immigration law;
22	(II) pediatricians;
23	(III) child and adolescent psychi-
24	atrists and psychologists;
25	(IV) social workers;

1	(V) data analysts with demon-
2	strable expertise in child welfare or
3	immigration; and
4	(VI) youth or young adults with
5	experience as noncitizen children in
6	immigration custody.
7	(C) MONITORING.—
8	(i) IN GENERAL.—The Ombudsperson
9	shall monitor, including by making site vis-
10	its, for compliance with all applicable law
11	and standards relating to noncitizen chil-
12	dren in immigration custody.
13	(ii) INFLUX FACILITIES.—The
14	Ombudsperson shall conduct site visits of
15	influx facilities, as described in section
16	306.
17	(D) INVESTIGATIONS.—
18	(i) IN GENERAL.—The
19	Ombudsperson—
20	(I) may conduct any investigation
21	relating to noncitizen children in im-
22	migration custody the Ombudsperson
23	considers necessary; and
24	(II) shall investigate—

1	(aa) claims of abuse, ne-
2	glect, or mistreatment of noncit-
3	izen children by the Government
4	or any other entity while in im-
5	migration custody; and
6	(bb) complaints made
7	against foster care providers, in-
8	cluding in the case of such a pro-
9	vider that is subject to State
10	oversight.
11	(ii) TIMELINE.—The Ombudsperson
12	shall commence an investigation under
13	clause (i)(II) not later than 30 days after
14	the date on which a claim or complaint de-
15	scribed in that clause is received.
16	(iii) Reporting of state licensing
17	VIOLATIONS.—If in the course of an inves-
18	tigation under clause (i)(II)(bb) the
19	Ombudsperson discovers a State licensing
20	violation, the Ombudsperson shall report
21	the violation to the child welfare licensing
22	agency of the applicable State.
23	(iv) PROCEDURES.—The
24	Ombudsperson shall establish a procedure
25	for conducting investigations, receiving and

1	processing complaints, and reporting find-
2	ings.
3	(v) NOTIFICATION.—
4	(I) Commencement of inves-
5	TIGATION.—If the Ombudsperson de-
6	cides to commence an investigation
7	based on a complaint received, not
8	later than 45 days after the date on
9	which the investigation commences,
10	the Ombudsperson shall so notify the
11	complainant.
12	(II) DECISION NOT TO INVES-
13	TIGATE OR TO DISCONTINUE INVES-
14	TIGATION.—If the Ombudsperson de-
15	cides not to investigate a complaint or
16	to discontinue an investigation com-
17	menced under this subparagraph, not
18	later than 45 days after the date on
19	which such an action is taken, the
20	Ombudsperson shall notify the com-
21	plainant and provide a reason for
22	such action.
23	(III) Progress and results.—
24	The Ombudsperson shall provide a
25	complainant with updates on the

1 progress of an investigation and shall 2 notify the complainant of the results of the investigation. 3 4 (vi) CONFIDENTIALITY.— 5 (I) IN GENERAL.—All information obtained by the Ombudsperson 6 7 from a complaint shall be confidential under applicable Federal and State 8 9 confidentiality law, regardless of 10 whether the Ombudsperson— 11 (aa) investigates the com-12 plaint; (bb) refers the complaint to 13 14 any other entity for investigation; 15 or 16 determines that (cc)the 17 complaint is not a proper subject 18 for an investigation. 19 (II) DISCLOSURE.—Disclosure of 20 any such information may only occur 21 as necessary to carry out the mission 22 of the Office and as permitted by law. 23 (E) Reporting mechanisms.— 24 (i) IN GENERAL.—The Ombudsperson 25 shall establish and maintain—

1	(I) a public toll-free telephone
2	number to receive complaints and re-
3	ports of matters for investigation; and
4	(II) a public email address to re-
5	ceive complaints, such reports, and re-
6	quests for review of placement and
7	sponsorship decisions.
8	(ii) Availability.—
9	(I) IN GENERAL.—The
10	Ombudsperson shall ensure that such
11	telephone number and email ad-
12	dress—
13	(aa) are made available, and
14	a telephone is accessible, to all
15	children in immigration custody;
16	and
17	(bb) are made available to
18	prospective sponsors, sponsors,
19	Flores settlement agreement
20	class counsel, and legal services
21	providers and child advocates
22	who serve such noncitizen chil-
23	dren.
24	(II) Sponsorship applica-
25	TIONS.—The Director shall provide

1	such telephone number and email ad-
2	dress to the prospective sponsor of
3	each unaccompanied noncitizen child.
4	(iii) Language access.—
5	(I) IN GENERAL.—Such tele-
6	phone number and email address shall
7	be posted in public areas of each facil-
8	ity or placement in which 1 or more
9	children in immigration custody are
10	held, in multiple languages, including
11	English, Spanish, French, Hindi,
12	Bengali, Punjabi, Swahili, Mandarin
13	Chinese, Russian, Standard Arabic,
14	Portuguese, Haitian Creole, K'iche',
15	Q'eqchi', Kaqchikel, Mam, Q'anjob'al,
16	and Ixil.
17	(II) Additional languages.—
18	The Ombudsperson may require that
19	such contact information be made
20	available and posted in any additional
21	language the Ombudsperson considers
22	necessary based on the demographics
23	of arriving noncitizen children.

	110
1	(F) HEARINGS.—The Ombudsperson may
2	hold public hearings as the Ombudsperson con-
3	siders necessary.
4	(G) INDIVIDUAL CASE ASSISTANCE AND
5	REVIEW.—
6	(i) IN GENERAL.—The Ombudsperson
7	may offer individual case assistance for
8	noncitizen children in immigration custody.
9	(ii) Communication with oth-
10	ERS.—In providing such individual case as-
11	sistance, the Ombudsperson may speak
12	with a noncitizen child's prospective spon-
13	sor, family members, child advocate, legal
14	counsel, case manager, case coordinator,
15	and Office of Refugee Resettlement Fed-
16	eral field specialist staffing the noncitizen
17	child's case, as applicable.
18	(H) Stakeholder meetings.—
19	(i) Community stakeholders.—
20	Not less frequently than quarterly, the
21	Ombudsperson shall invite community
22	stakeholders, including attorneys who rep-
23	resent noncitizen children in immigration
24	custody, to participate in a meeting.

1	(ii) DATA TRACKING PERSONNEL.—
2	Not less frequently than quarterly, the
3	Ombudsperson shall invite personnel of the
4	Department of Homeland Security and the
5	Department of Health and Human Serv-
6	ices who manage the data tracking systems
7	described in section 602 to participate in a
8	meeting for the purpose of informing the
9	Ombudsperson with respect to the efficacy
10	and responsiveness of the system with em-
11	pirical data, analysis, and data needs.
12	(iii) Additional meetings.—The
13	Ombudsperson may convene additional
14	meetings at any time, as the
15	Ombudsperson considers necessary.
16	(I) Reporting.—
17	(i) ANNUAL PUBLIC REPORT.—
18	(I) IN GENERAL.—Not less fre-
19	quently than annually, the
20	Ombudsperson shall issue a public re-
21	port on the implementation of and
22	compliance with this Act and the
23	amendments made by this Act, by the
24	Secretary and the Secretary of Home-
25	land Security.

1 (II)ELEMENTS.—Each report 2 under subclause (I) shall include the 3 following: 4 (aa) For the preceding fiscal 5 year, the accomplishments and challenges relating to such imple-6 7 mentation and compliance. (bb) A summary of com-8 9 plaints made and investigations 10 carried out during the preceding 11 fiscal year, including— 12 (AA) the number of 13 complaints and number and 14 nature of other contacts; 15 (BB) the number of 16 complaints made, including 17 the type and source; 18 (CC) the number of in-19 vestigations carried out; 20 (DD) the trends and 21 issues that arose in the 22 course of investigating com-23 plaints; and (EE) the number of 24

pending complaints.

the preceding fiscal
ary of—
A) each site visit
ed;
3) any interview
oncitizen child or fa-
ff;
) facility audits and
e actions taken or
ended;
D) appeals made to
udsperson; and
E) any other infor-
the Ombudsperson
s relevant.
detailed analysis of
lected under section
ommendations—
A) for improving im-
ation and compliance
ation and compliance
-

1	(BB) as to whether the
2	Director should renew or
3	cancel contracts with par-
4	ticular Office of Refugee Re-
5	settlement grantees.
6	(ff) A description of the pri-
7	orities for the subsequent fiscal
8	year.
9	(ii) Report on training mate-
10	RIALS.—The Ombudsperson shall issue a
11	public report on the training materials de-
12	veloped by the Director under section
13	203(c)(4) that includes a description of
14	any concerns the Ombudsperson has with
15	respect to the materials.
16	(iii) Additional reports.—The
17	Ombudsperson may issue additional re-
18	ports at any time, including data analyses
19	and findings, as the Ombudsperson con-
20	siders necessary.
21	(J) INFORMATION GATHERING.—
22	(i) IN GENERAL.—The Ombudsperson
23	may submit to the Director, the Director
24	of U.S. Immigration and Customs Enforce-
25	ment, and the juvenile coordinators of U.S.

1	Customs and Border Protection requests
2	for information with respect to the imple-
3	mentation of this Act.
4	(ii) RESPONSE REQUIRED.—Not later
5	than 30 days after the date on which a ju-
6	venile coordinator receives a request for in-
7	formation under clause (i), the juvenile co-
8	ordinator shall submit a detailed response
9	to the Ombudsperson, the Director, the Di-
10	rector of U.S. Immigration and Customs
11	Enforcement, and the Commissioner of
12	U.S. Customs and Border Protection.
13	(iii) COOPERATION REQUIRED.—The
14	Secretary and the Secretary of Homeland
15	Security shall—
16	(I) cooperate with any request
17	for information by the Ombudsperson;
18	and
19	(II) report to the Ombudsperson
20	any policy or instruction issued to em-
21	ployees regarding the implementation
22	of this Act.
23	(K) SUBPOENA AUTHORITY.—
24	(i) IN GENERAL.—The Ombudsperson
25	may—

	10-
1	(I) issue a subpoena to require
2	the production of all information, re-
3	ports, and other documentary evidence
4	necessary to carry out the duties of
5	the Ombudsperson; and
6	(II) compel by subpoena, at a
7	specified time and place—
8	(aa) the appearance and
9	sworn testimony of an individual
10	who the Ombudsperson reason-
11	ably believes may be able to pro-
12	vide information relating to a
13	matter under investigation; and
14	(bb) the production by an
15	individual of a record of an ob-
16	ject that the Ombudsperson rea-
17	sonably believes may relate to a
18	matter under investigation.
19	(ii) Effect of failure to com-
20	PLY.—In the case of an individual who
21	fails to comply with a subpoena issued
22	under this subparagraph, the
23	Ombudsperson may commence a civil ac-
24	tion in an appropriate court.

1	(L) ADDITIONAL DUTIES.—The
2	Ombudsperson shall—
3	(i) develop notices of rights, as de-
4	scribed in sections $105(c)(5)$ and 202 ;
5	(ii) review training materials, as de-
6	scribed in section $203(c)(4)$;
7	(iii) conduct reviews of decisions in
8	placement review hearings, as described in
9	section $226(b)(6);$
10	(iv) conduct reviews of decisions in
11	sponsorship hearings, as described in sec-
12	tion $232(b)(3)(H);$
13	(v) regularly review data collected
14	under section 602; and
15	(vi) track and monitor processing
16	times and length of custody for noncitizen
17	children in immigration custody.
18	(d) ACCESS.—
19	(1) Facilities.—
20	(A) IN GENERAL.—The Secretary and the
21	Secretary of Homeland Security shall ensure
22	unobstructed access by the Ombudsperson to
23	any facility at which a noncitizen child is de-
24	tained.

1	(B) INFORMATION COLLECTION FOR SITE
2	VISITS.—For each site visit conducted by the
3	Ombudsperson, facility staff shall provide a list
4	of the unaccompanied noncitizen children
5	housed in the facility, including their names,
6	alien registration numbers, dates of birth, dates
7	of apprehension, and the dates of facility place-
8	ment—
9	(i) in the case of an announced site
10	visit, not less than 48 hours before the ar-
11	rival of the Ombudsperson; and
12	(ii) in the case of an unannounced site
13	visit, on the arrival of the Ombudsperson.
14	(C) PRIVATE AND CONFIDENTIAL
15	SPACE.—A facility shall provide a private and
16	confidential space in which the Ombudsperson
17	may interview unaccompanied noncitizen chil-
18	dren and staff.
19	(D) Delegation.—The Ombudsperson
20	may designate 1 or more individuals from out-
21	side the Ombudperson's office to conduct site
22	visits and interview detained children.
23	(2) INFORMATION.—On request by the
24	Ombudsperson, the Secretary shall ensure, not later

1	than 48 hours after receipt of the request, unob-
2	structed access by the Ombudsperson to—
3	(A) the case files, records, reports, audits,
4	documents, papers, recommendations, or any
5	other pertinent information relating to the care
6	and custody of a noncitizen child; and
7	(B) the written policies and procedures of
8	all childcare facilities.
9	(3) Definition of unobstructed access.—
10	In this subsection, the term "unobstructed access"
11	means—
12	(A) with respect to a facility, the ability—
13	(i) to enter the facility at any time,
14	including unannounced, to observe and in-
15	spect all areas of the facility;
16	(ii) to communicate privately and
17	without restriction with any child, care-
18	giver, facility staff, or volunteer; and
19	(iii) to obtain, review, and reproduce
20	any—
21	(I) record of a child, staff mem-
22	ber, or caregiver;
23	(II) administrative record, policy,
24	or document of any facility;

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1	(III) licensing record maintained
2	by the applicable Federal or State
3	agency; or
4	(IV) record, including a confiden-
5	tial record, of a Federal or State
6	agency or any contractor of a Federal
7	or State agency, except sealed court
8	records, production of which may only
9	be compelled by subpoena; and
10	(B) with respect to information, the ability
11	to obtain requested information in a timely
12	manner and with the full cooperation of the
13	Secretary or the Secretary of Homeland Secu-
14	rity, as applicable.
15	(e) Confidentiality.—
16	(1) IDENTITY OF COMPLAINANTS AND WIT-
17	NESSES.—The Ombudsperson shall maintain con-
18	fidentiality with respect to the identities of complain-
19	ants or witnesses coming before the Office, except if
20	such a disclosure is necessary—
21	(A) to carry out the duties of the
22	Ombudsperson; and
23	(B) to support recommendations made in
24	individual cases, annual reports, or other re-
25	ports.

(2) RECORDS.—In accordance with relevant
 Federal and State law, the Ombudsperson may not
 disclose a confidential record.

4 (3)TESTIMONY AND DEPOSITION.—The 5 Ombudsperson and employees of the Office may not 6 testify or be deposed in a judicial or administrative 7 proceeding regarding matters that have come to 8 their attention in the exercise of their official duties, 9 except as the Ombudsperson considers necessary to 10 enforce this Act or the amendments made by this 11 Act.

(4) SUBPOENA AND DISCOVERY.—The records 12 13 of the Office, including notes, drafts, and records ob-14 tained from an individual, a provider, or an agency 15 during intake, review, or investigation of a com-16 plaint, and any reports not released to the public are 17 not subject to disclosure or production in response 18 to a subpoena or discovery in a judicial or adminis-19 trative proceeding, except as the Ombudsperson con-20 siders necessary to enforce this Act or the amend-21 ments made by this Act.

(f) AUTHORIZATION OF APPROPRIATIONS.—There
are authorized to be appropriated such sums as are necessary to carry out this section.

1	SEC. 602. DATA COLLECTION AND REPORTING.
2	(a) Department of Homeland Security.—
3	(1) IN GENERAL.—The Secretary of Homeland
4	Security shall collect and maintain a record of each
5	noncitizen child held in the custody of the Secretary
6	of Homeland Security.
7	(2) FREQUENCY AND SUBMISSION OF DATA
8	COLLECTED.—
9	(A) IN GENERAL.—Not less frequently
10	than weekly, the Secretary of Homeland Secu-
11	rity shall—
12	(i) collect the information described in
13	paragraph (3) from each district office and
14	Border Patrol station; and
15	(ii) submit such data to—
16	(I) the Ombudsperson; and
17	(II) the Committee on the Judici-
18	ary and the Committee on Appropria-
19	tions of the Senate and the Com-
20	mittee on the Judiciary and the Com-
21	mittee on Appropriations of the House
22	of Representatives.
23	(3) INFORMATION DESCRIBED.—The informa-
24	tion described in this paragraph is the following:

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1	(A) INDIVIDUAL DATA.—For each noncit-
2	izen child in the custody of the Secretary of
3	Homeland Security, the following:
4	(i) Biographical information, including
5	full name, date of birth, country of citizen-
6	ship, preferred language, and alien num-
7	ber.
8	(ii) The date the child was appre-
9	hended and placed in such custody.
10	(iii) The date and the time the child
11	was released or transferred from such cus-
12	tody and to whom the child was so released
13	or transferred.
14	(iv) For each accompanying family
15	member of the child or other adult the
16	child identifies as a previous caregiver, bio-
17	graphical and contact information.
18	(v) An indication as to whether the
19	child arrived in the company of a family
20	member other than a parent or legal
21	guardian, and in the case of a separation
22	from that family member, a justification
23	for the separation.
24	(B) Aggregated data —

24 (B) Aggregated data.—

(i) The number of children in the cus-
tody of the Secretary of Homeland Secu-
rity as of the last day of each calendar
month, calculated to include all such chil-
dren, disaggregated by—
(I) facility; and
(II) Border Patrol sector.
(ii) The largest number of children
concurrently held in such custody, cal-
culated to include all such children, and
the 1 or more dates on which such largest
number occurred, disaggregated by—
(I) facility; and
(II) Border Patrol sector.
(iii) The median and average number
of hours in such custody for each such
child, calculated to include all such chil-
dren, disaggregated by—
(I) facility; and
(II) Border Patrol sector.
(4) PUBLICATION.—Not less frequently than
monthly, the Secretary of Homeland Security shall
publish on a publicly accessible internet website of
the Department of Homeland Security the following:

1	(A) The figures for the data collected
2	under paragraph (3)(B)(i).
3	(B) For the preceding calendar month, the
4	figures for the data collected under clauses (ii)
5	and (iii) of paragraph (3)(B).
6	(b) Office of Refugee Resettlement.—
7	(1) IN GENERAL.—To support the data collec-
8	tion and monitoring duties of the Ombudsperson and
9	to facilitate public monitoring, the Director shall—
10	(A) develop a systemic data collection sys-
11	tem to collect and maintain relevant demo-
12	graphic information that is pertinent to serv-
13	ing—
14	(i) the population of unaccompanied
15	noncitizen children in the custody of the
16	Secretary of Health and Human Services;
17	and
18	(ii) children who have been released
19	from such custody with services pending;
20	(B) not less than every 3 years, review the
21	data collected, the categorization of such data,
22	the information architecture for organizing and
23	analyzing such data, any safety concern relating
24	to the collection of such data, and the method

1	for obtaining or collecting such data under such
2	system;
3	(C)(i) as appropriate, revise such system to
4	make improvements in service delivery to unac-
5	companied noncitizen children; and
6	(ii) if such system is so revised, ensure the
7	continuity of comparative data from periods be-
8	fore and after the revision; and
9	(D) ensure the ongoing functioning and
10	use of such system by the Office of Refugee Re-
11	settlement.
12	(2) FREQUENCY OF DATA COLLECTED.—Not
13	less frequently than weekly, the Director shall—
14	(A) collect from each childcare facility the
15	information described in paragraph (3); and
16	(B) maintain such information in the sys-
17	tem described in paragraph (1)(A).
18	(3) INFORMATION DESCRIBED.—The informa-
19	tion described in this paragraph is the following:
20	(A) INDIVIDUAL DATA.—For each unac-
21	companied noncitizen child in the custody of the
22	Secretary of Homeland Security—
23	(i) biographical information, including
24	full name, date of birth, country of citizen-

(ii) the date the child was appre-3 4 hended and placed in such custody of the 5 Secretary of Homeland Security; 6 (iii) the date the child was placed in

the custody of the Secretary of Health and

Human Services; 9 (iv) the date on which the child was 10 placed in a childcare facility, or transferred 11 between childcare facilities, as applicable, 12 and the name and location of each 13 childcare facility;

14 (v) in the case of a child placed in a 15 residential treatment center, therapeutic 16 childcare facility, staff-secure facility, or 17 out-of-network facility, a justification for 18 such placement;

19 (vi) the status of the child's family re-20 unification process, including-

21 (I) a record of the 1 or more case 22 managers who have worked on the 23 child's case, including a description of 24 the work performed;

ber;

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1	(II) in the case of a child who is
2	released or discharged from the cus-
3	tody of the Secretary of Health and
4	Human Services—
5	(aa) the date of release or
6	discharge;
7	(bb) the name of the indi-
8	vidual to whom the child was re-
9	leased, as applicable; and
10	(cc) the reason for release or
11	discharge; and
12	(III) in the case of a child re-
13	moved from the United States, the
14	date of removal and the country to
15	which he or she was removed, regard-
16	less of whether a child was removed
17	directly from the custody of the Sec-
18	retary of Health and Human Services;
19	and
20	(vii) the number of occasions on which
21	the operator of a childcare facility or an
22	influx facility contacted law enforcement
23	with respect to the child, as applicable, and
24	the justification for each such contact.

(B) FACILITY DATA.—For each childcare
facility or influx facility funded by the Depart-
ment of Health and Human Services—
(i) the median length of stay for unac-
companied noncitizen children placed at
the facility;
(ii) for children who have been re-
leased to sponsors, the median amount of
time spent by such children in the custody
of the Secretary of Health and Human
Services before release;
(iii) the utilization rate of the facility
(excluding funded but unplaceable beds
and calculated as the number of filled beds
divided by the number of beds available for
placement, expressed as a percentage);
(iv) the percentage of unaccompanied
noncitizen children transferred from the
facility to any other facility, calculated on
a rolling basis; and
(v) the number and type of child
abuse or neglect allegations against facility
staff or against other children in the facil-
ity, and the number of such allegations
substantiated.

1	(C) NATIONAL CAPACITY DATA.—
2	(i) IN GENERAL.—For all childcare
3	facilities and influx facilities, in the aggre-
4	gate—
5	(I) the number of pending beds;
6	and
7	(II) the number of delivered
8	beds, disaggregated by—
9	(aa) beds occupied by unac-
10	companied noncitizen children;
11	(bb) unoccupied beds avail-
12	able for potential use by unac-
13	companied noncitizen children;
14	and
15	(cc) unavailable beds that
16	are funded but cannot receive
17	children.
18	(ii) Definitions.—In this subpara-
19	graph:
20	(I) Delivered Bed.—The term
21	"delivered bed" means a bed delivered
22	to the Department of Health and
23	Human Services for use by an unac-
24	companied noncitizen child.

1	(II) PENDING BED.—The term
2	"pending bed" means a bed—
3	(aa) to be provided to the
4	Department of Health and
5	Human Services for use by an
6	unaccompanied noncitizen child
7	that is funded by a grant, cooper-
8	ative agreement, contract, or any
9	other means; but
10	(bb) that is not yet a deliv-
11	ered bed.
12	(D) FAMILY REUNIFICATION DATA.—For
13	all unaccompanied noncitizen children in the
14	custody of the Secretary of Health and Human
15	Services—
16	(i) the median time-to-release,
17	disaggregated by—
18	(I) children released to parents
19	or legal guardians;
20	(II) children released to other
21	sponsors;
22	(III) children who have home
23	studies mandated by section 235 of
24	the Trafficking Victims Protection

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1	Reauthorization Act of 2008 (8
2	U.S.C. 1232);
3	(IV) children granted home stud-
4	ies through the discretion of the Di-
5	rector; and
6	(V) all other children; and
7	(ii) the number of children who have
8	been in such custody for more than 90
9	days, disaggregated by—
10	(I) children placed in the rapeutic
11	foster care;
12	(II) children placed in long-term
13	foster care; and
14	(III) children in placements that
15	are not therapeutic foster care or
16	long-term foster care.
17	(E) Comprehensive National Data.—
18	(i) The number and characteristics of
19	children placed in and exiting the custody
20	of the Secretary of Health and Human
21	Services.
22	(ii) The status of the unaccompanied
23	noncitizen child population, including the
24	number of such children in such custody,
25	age cohorts of such children, length of

1	placements, types of placements, location
2	in-network or out-of-network, and goals for
3	reunification by sponsor or placement type.
4	(iii) The number and percentage of
5	unaccompanied noncitizen children des-
6	ignated for and receiving any of the fol-
7	lowing:
8	(I) Mandatory home studies.
9	(II) Discretionary home studies.
10	(III) Post-release services.
11	(iv) The number and percentage of
12	unaccompanied noncitizen children held in
13	a facility funded by the Office of Refugee
14	Resettlement with more than 25 other un-
15	accompanied noncitizen children.
16	(v) The number and percentage of un-
17	accompanied noncitizen children with spe-
18	cial needs or disabilities (as defined in sec-
19	tion 3 of the Americans with Disabilities
20	Act of 1990 (42 U.S.C. 12102)).
21	(vi) For each type of childcare facility
22	and each influx facility—
23	(I) the average national case
24	manager-to-child ratio; and

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1	(II) the national utilization rate
2	(excluding funded but unplaceable
3	beds and calculated as the number of
4	filled beds divided by the number of
5	beds available for placement, ex-
6	pressed as a percentage).
7	(vii) The number of such facilities al-
8	leged and found to be out of compliance
9	with the facility standards under the Pris-
10	on Rape Elimination Act of 2003 (34
11	U.S.C. 30301 et seq.).
12	(viii) The number and types of viola-
13	tions for sexual abuse and exploitation al-
14	leged and resolved with respect to unac-
15	companied noncitizen children while in the
16	custody of the Secretary of Health and
17	Human Services, counted and categorized
18	in accordance with the Prison Rape Elimi-
19	nation Act of 2003 (34 U.S.C. 30301 et
20	seq.).
21	(ix) The rate of compliance with sub-
22	paragraphs (A) and (B) of section
23	231(a)(2).
24	(F) FURTHER POPULATION AND GENERAL
25	CHARACTERISTICS DATA.—

2 (I) The general status and char-3 acteristics of the population of unac-4 companied noncitizen children and 5 their family members. 6 (II)The general quality and 7 speed of the placement process, and 8 information on post-placement out-9 comes. 10 (III) Barriers to release for such 11 children, including relevant cross-tab-12 ulations with other collected data. 13 (IV) An identification of children 14 who are vulnerable to or victims of 15 human trafficking. 16 (V) The general status and char-17 acteristics of facilities funded by the 18 Office of Refugee Resettlement for the 19 purpose of the care of unaccompanied 20 noncitizen children. 21 (VI) The rate of increase or de-22 crease in childcare facility usage, such 23 that cross-facility comparisons are 24 useful or systemwide seasonal vari-25 ations may be anticipated.

1	(VII) Aggregate measures that
2	allow comparison between facilities by
3	size, placement type, and any other
4	appropriate factor of number and type
5	of child abuse or neglect allegations
6	against staff or against other children.
7	(ii) Collection standards.—The
8	Director shall develop and implement
9	standards for the collection of the informa-
10	tion described in clause (i).
11	(4) Submission of data and information.—
12	Not less frequently than weekly, the Director shall
13	submit, in a manner that corresponds with publica-
14	tion under paragraph (6), the information described
15	in paragraph (3) for the preceding week to—
16	(A) the Ombudsperson; and
17	(B) the Committee on the Judiciary and
18	the Committee on Appropriations of the Senate
19	and the Committee on the Judiciary and the
20	Committee on Appropriations of the House of
21	Representatives.
22	(5) Additional requirements.—
23	(A) Reliability and consistency of
24	DATA COLLECTION SYSTEM.—The data collec-

1	tion system developed and implemented under
2	paragraph (1) shall—
3	(i) ensure that—
4	(I) data collected is reliable and
5	consistent over time and among juris-
6	dictions through the use of uniform
7	definitions and methodologies; and
8	(II) publicly available data re-
9	mains reliable and consistent over
10	time, unless—
11	(aa) the removal of data
12	from the public domain protects
13	individuals or groups of individ-
14	uals from harm or potential
15	harm; or
16	(bb) a modification to a defi-
17	nition or methodology is nec-
18	essary to allow the Office of Ref-
19	ugee Resettlement to serve unac-
20	companied noncitizen children
21	better, individually or as a group;
22	and
23	(ii) for the information described in
24	paragraph $(3)(F)$, include metadata with
25	respect to whether, and in what form, such

1	information may be made available to the
2	public, with the presumption that informa-
3	tion shall be made available to the public—
4	(I) in the least restricted form
5	that protects individual privacy; and
6	(II) on the same internet website
7	used for publication under paragraph
8	(6).
9	(B) INCENTIVES.—The Director shall use
10	appropriate requirements and incentives to en-
11	sure that the data collection system developed
12	and implemented under paragraph (1) functions
13	reliably throughout the United States.
14	(6) Publication.—
15	(A) MONTHLY REPORT.—
16	(i) IN GENERAL.—Not less frequently
17	than monthly, the Director shall publish on
18	a publicly accessible internet website of the
19	Office of Refugee Resettlement the fol-
20	lowing:
21	(I) As of the last day of the pre-
22	ceding calendar month, the figures for
23	the data collected under subpara-
24	graphs (C), (D)(ii), and (E)(ii) of
25	paragraph (3).

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1	(II) For each calendar month,
2	the figures for the data collected
3	under subparagraphs $(D)(i)$, $(E)(i)$,
4	(E)(v), and $(E)(vi)$ of paragraph (3).
5	(III) If an influx facility, an
6	emergency facility, or any other unli-
7	censed facility is in operation to house
8	noncitizen children, the figures for the
9	data collected under paragraph
10	(3)(E)(ix) and any other data re-
11	quired to ensure oversight and trans-
12	parency under section 306.
13	(IV) The data and measures de-
14	scribed in paragraph $(3)(F)$ for which
15	new or continuing publication is—
16	(aa) in the public interest;
17	OF
18	(bb) required under para-
19	graph $(5)(A)$.
20	(V) A description of any change
21	between the information reported
22	under subclauses (I) through (IV) for
23	the reporting period and such infor-
24	mation reported for the preceding re-
25	porting period.

1 (ii) AGGREGATION OF DATA.—The in-2 formation published under clause (i) shall 3 be aggregated so as to facilitate uniform 4 monthly reporting. 5 (B) ANNUAL REPORT.— 6 (i) IN GENERAL.—Not less frequently 7 than annually, the Director shall publish 8 on a publicly accessible internet website of 9 the Office of Refugee Resettlement the fol-10 lowing: 11 (I) As of the last day of each fis-12 cal year, the figures for the data col-13 lected under subparagraphs (E)(iii), 14 (E)(v), (E)(vii), and (E)(viii) of para-15 graph (3). 16 (II) The data and measures de-17 scribed in paragraph (3)(F) for which 18 new or continuing publication is— 19 (aa) in the public interest; 20 or 21 (bb) required under para-22 graph (5)(A). 23 (III) A description of any change 24 between the information reported 25 under subclauses (I) and (II) for the

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1	reporting period and such information
2	reported for the preceding reporting
3	period.
4	(ii) Aggregation of data.—The in-
5	formation published under clause (i) shall
6	be aggregated so as to facilitate uniform
7	annual reporting.
8	(c) Ombudsperson Review of Data.—The Sec-
9	retary of Health and Human Services and the Secretary
10	of Homeland Security shall—
11	(1) ensure that the Ombudsperson—
12	(A) has access to all real-time data regard-
13	ing noncitizen children in immigration custody;
14	and
15	(B) is able to independently and regularly
16	review data collected by the Department of
17	Health and Human Services and Department of
18	Homeland Security with respect to such chil-
19	dren;
20	(2) respond in a timely manner to inquiries
21	from the Ombudsperson with respect to such data;
22	and
23	(3) promptly take any necessary corrective ac-
24	tion with respect to the accuracy and integrity of
25	such data.

1 SEC. 603. ENFORCEMENT.

2 (a) Audits.—

3	(1) IN GENERAL.—Not less frequently than an-
4	nually, the Director shall conduct an audit of each
5	childcare facility, which shall include a site visit—
6	(A) to assess compliance of the childcare
7	facility with the requirements of this Act; and
8	(B) to determine whether the operator of
9	the childcare facility continues to be a State-li-
10	censed program.
11	(2) REPORT TO OMBUDSPERSON.—Not later
12	than 7 days after the date on which the Director
13	completes an audit under subsection (a), the Direc-
14	tor shall submit to the Ombudsperson a report on
15	the audit, including a description of any corrective
16	action required to bring the childcare facility into
17	compliance.
18	(b) VIOLATIONS.—
19	(1) NOTIFICATION.—With respect to a childcare
20	facility found to be in violation of this Act, the Di-
21	rector shall provide the State-licensed program con-
22	cerned with a written notification of each deficiency.
23	(2) Appeal.—
24	(A) IN GENERAL.—A State-licensed pro-
25	gram shall have the opportunity to administra-
26	tively appeal a finding of deficiency in a

1	childcare facility operated by the State-licensed
2	program.
3	(B) NO NEW REFERRALS.—During the
4	pendency of an appeal under subparagraph (A),
5	the childcare facility may not receive new place-
6	ments of unaccompanied noncitizen children.
7	(3) DEBARMENT.—Consistent with the Federal
8	Acquisition Regulation, any operator of a childcare
9	facility that fails to maintain an appropriate State
10	license or meet the standards set forth in this Act
11	shall be debarred or suspended from contracting
12	with the Secretary for not less than 3 years.
13	(c) CIVIL ACTION.—
14	(1) IN GENERAL.—An unaccompanied noncit-
15	izen child or the parent, legal guardian, or prospec-
16	tive sponsor of such a child alleging noncompliance
17	by a State-licensed program with the standards and
18	procedures set forth in this Act for childcare facili-
19	ties may commence a cause of action in a district
20	court of the United States that has venue over the
21	matter.
22	(2) VENUE.—Venue for an action under para-
23	graph (1) may be found in—
24	(A) the district in which the original
25	childcare facility in which the unaccompanied

1 noncitizen child concerned was placed is lo-2 cated; or

3 (B) the district in which the childcare fa4 cility to which the unaccompanied noncitizen
5 child was transferred is located.

6 (d) LIMITED REVIEW.—Review under this section
7 shall be limited to entering an order solely affecting the
8 individual claims of the unaccompanied noncitizen child or
9 the parent, legal guardian, or prospective sponsor seeking
10 such review.

11 (e) INTERFERENCE WITH OMBUDSPERSON.—An em-12 ployee of a Federal or State agency, a contractor of a Fed-13 eral or State agency, or a care provider who intentionally prevents, interferes with, or attempts to impede the work 14 15 of the Ombudsperson shall be subject to a civil penalty, which shall be not more than \$2,500 for each violation. 16 17 CARE.—If (f)BREACH OF DUTY OF the 18 Ombudsperson has reason to believe that an employee of a Federal or State agency or a contractor of a Federal 19 20 or State agency has, in the conduct of official duties, 21 breached the duty of care or engaged in misconduct, the 22 Ombudsperson shall refer the matter to the head of such 23 Federal or State agency, a grand jury, or other appro-24 priate official or agency.

(g) CRIMINAL PENALTY FOR DISCRIMINATION OR
 RETALIATION.—A violation of section 604 or any provi sion of title VII shall be a misdemeanor.

4 SEC. 604. PROTECTION FROM RETALIATION.

5 (a) IN GENERAL.—The Director may not—

6 (1) take an adverse action against an Office of 7 Refugee Resettlement-funded legal services provider, 8 child advocate program, or any other entity based on 9 the legal services provider, child advocate program, 10 or other entity having pursued judicial review or a 11 civil action under this Act, or any civil action in a 12 State court, on behalf of an unaccompanied noncit-13 izen child or the parent, legal guardian, or prospec-14 tive sponsor of such a child; or

(2) discourage, interfere in, or withdraw funds
from any Office of Refugee Resettlement-funded
legal services provider, child advocate program, or
any other entity that—

(A) pursues judicial review or a civil action
under this Act, or any civil action in State
court, to challenge the conditions of such a
child's custody or the denial of release from
custody; or

(B) assists such a child or the parent, legal
 guardian, or prospective sponsor of such a child
 to so challenge.

4 (b) PROTECTION FOR INDIVIDUALS FILING COM5 PLAINTS WITH OMBUDSPERSON.—An employee of a Fed6 eral or State agency, a contractor for a Federal or State
7 agency, or a care provider shall not retaliate against any
8 individual for having filed a complaint with, or provided
9 information to, the Ombudsperson.

(c) PROTECTIONS FOR NONCITIZEN CHILDREN REPORTING DISCRIMINATION.—Noncitizen children in immigration custody may not be retaliated against for reporting discrimination, filing a charge of discrimination, or
participating in a discrimination investigation or lawsuit.
SEC. 605. MANDATORY ACCESS TO DETENTION FACILITIES

16

FOR MEMBERS OF CONGRESS.

17 (a) IN GENERAL.—Subject to subsection (c), the Sec-18 retary concerned shall allow a Member of Congress to tour 19 any facility in which 1 or more detained individuals are 20 housed, including unaccompanied noncitizen children, at 21 a time between 8:00 a.m. and 7:00 p.m. on a date re-22 quested by the Member of Congress if, not later than 24 23 hours before the date requested in the case of a Depart-24 ment of Homeland Security facility, or not later than 2 25 business days before the date requested in the case of a

1	Department of Health and Human Services facility, the
2	Secretary concerned receives written notice from the Mem-
3	ber of Congress that includes—
4	(1) the name of the facility; and
5	(2) the date on which the Member of Congress
6	intends to tour the facility.
7	(b) Accompanying Members of the Press.—
8	(1) IN GENERAL.—Subject to paragraph (2),
9	the Secretary concerned shall allow 1 or more mem-
10	bers of the press to accompany a Member of Con-
11	gress on a tour of a facility under this section.
12	(2) LIMITATIONS.—
13	(A) STILL OR VIDEO CAMERAS.—The Sec-
14	retary concerned shall not be required to allow
15	a member of the press to enter a facility under
16	paragraph (1) with a still or video camera.
17	(B) PERSONALLY IDENTIFYING INFORMA-
18	TION.—As a condition of entering a facility
19	under paragraph (1), a member of the press
20	shall agree not to release any personally identi-
21	fying information of a staff member of the facil-
22	ity or a child housed at the facility without the
23	express authorization of such staff member or
24	child.

1	(c) LIMITATION.—The Secretary concerned may limit
2	a tour under subsection (a) to—
3	(1) in the case of a facility that houses not
4	more than 50 unaccompanied noncitizen children—
5	(A) not more than 5 Members of Congress;
6	and
7	(B) accompanying members of the press
8	under subsection (b); and
9	(2) in the case of a facility that houses more
10	than 50 detained individuals, including unaccom-
11	panied noncitizen children—
12	(A) not more than 10 Members of Con-
13	gress; and
14	(B) accompanying members of the press
15	under subsection (b).
16	(d) Definition of Secretary Concerned.—In
17	this section, the term "Secretary concerned" means, as
18	applicable—
19	(1) the Secretary of Homeland Security; or
20	(2) the Secretary of Health and Human Serv-
21	ices.

TITLE VII— NONDISCRIMINATION

215

3 SEC. 701. FAIR AND EQUAL TREATMENT.

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4 (a) IN GENERAL.—All noncitizen children in immi5 gration custody shall be treated fairly and equally and pro6 vided with inclusive, safe, and nondiscriminatory services.

7 (b) FREEDOM FROM DISCRIMINATION.—

8 (1) IN GENERAL.—Noncitizen children in immi-9 gration custody shall have the right to be free from 10 discrimination and harassment on the basis of actual 11 or perceived characteristics relating to race, ethnic 12 group identification, ancestry, national origin, color, 13 religion, sex (including sexual orientation, gender 14 identity, and expression), language, mental or phys-15 ical disability, or HIV status.

16 (2) PROVISION OF SERVICES.—Services pro17 vided to noncitizen children under this Act shall be
18 delivered in a manner that is sensitive to the age,
19 culture, native language, and complex needs of each
20 noncitizen child.

(c) RULE OF CONSTRUCTION.—Nothing in this title
shall be construed to diminish any protection under any
other Federal or State anti-discrimination law.

1	SEC. 702. RESPONSIBILITIES OF CARE PROVIDERS.
2	(a) IN GENERAL.—During the entire period in which
3	a noncitizen child is held in immigration custody, the
4	child's care providers shall ensure that the child—
5	(1) is treated and served fairly and equally;
6	(2) is treated with dignity and respect;
7	(3) is cared for in an inclusive and respectful
8	environment; and
9	(4) is not subject to discrimination or harassed
10	based on actual or perceived characteristics.
11	(b) Special Considerations.—During the entire
12	period in which a noncitizen child is held in immigration
13	custody, the child's care providers—
14	(1) in the case of an noncitizen indigenous
15	child, in partnership with the noncitizen indigenous
16	child and, to the extent practicable, the parents, ex-
17	tended family, and members of the cultural commu-
18	nity of the child, shall make active efforts to main-
19	tain the child's connections to culture, tradition, and
20	prevailing indigenous lifeways, including through
21	culturally appropriate programs and services;
22	(2) shall maintain privacy and confidentiality of
23	information relating to the child's sexual orientation
24	and gender identity;
25	(3) shall use the child's correct names and pro-
26	nouns corresponding to the child's gender identity;

1	(4) in the case of an LGBTQI child—
2	(A) shall—
3	(i) ensure that the child is housed ac-
4	cording to an assessment of the child's
5	gender identity and housing preference,
6	health and safety needs, and State and
7	local licensing standards;
8	(ii) offer an individualized assessment
9	to determine whether additional or alter-
10	nate restroom accommodations should be
11	provided;
12	(iii) allow the child to dress and ex-
13	press themselves according to their gender
14	identity;
15	(iv) allow the child to choose the gen-
16	der of staff that will conduct a pat-down
17	search if such a search is necessary; and
18	(v) consider the child's gender self-
19	identification and the effects of a housing
20	assignment on the child's health and safe-
21	ty; and
22	(B) shall not—
23	(i) label the child as a likely abuser or
24	punish the child for the child's sexual ori-

1 entation, gender identity, or gender expression; or 2 (ii) isolate or involuntarily segregate 3 4 the noncitizen child solely because of the 5 child's sexual orientation, gender identity, 6 or gender expression. **VIII—INFORMATION** TITLE 7 SHARING AND DATA PROTEC-8 TION 9 10 SEC. 801. SEPARATION OF RECORDS. 11 The Director shall ensure that— 12 (1) all unaccompanied noncitizen children's per-

12 (1) all unaccompanied noncitizen children's per13 sonal information and Office of Refugee Resettle14 ment case files and records are maintained sepa15 rately and apart from such children's immigration
16 files (commonly known as "A-Files"); and

17 (2) such case files and records are not acces-18 sible by the Department of Homeland Security.

19 SEC. 802. PROHIBITION ON USE FOR DENIAL OF RELIEF OR

20

IN REMOVAL PROCEEDINGS.

An unaccompanied noncitizen child's Office of Refugee Resettlement case file or record shall not be used
by the Secretary of Homeland Security or the Attorney
General—

25 (1) to deny any application for relief; or

	-
1	(2) to facilitate involuntary removal in any pro-
2	ceeding, including expedited removal, reinstatement
3	of removal, and proceedings under section 362 or
4	365 of the Public Health Service Act (42 U.S.C.
5	265, 268).
6	SEC. 803. DISCLOSURE.
7	(a) Informed Consent Required.—
8	(1) IN GENERAL.—The personal information
9	and Office of Refugee Resettlement case file and
10	records of an unaccompanied noncitizen child—
11	(A) shall be confidential; and
12	(B) subject to paragraph (2), may only be
13	disclosed if the child has—
14	(i) consulted with the child's legal
15	counsel; and
16	(ii) provided informed consent for dis-
17	closure.
18	(2) CHILDREN UNDER 12 YEARS OF AGE.—In
19	the case of an unaccompanied noncitizen child under
20	the age of 12 years, only the parent, legal guardian,
21	or sponsor may provide consent for disclosure of the
22	personal information or Office of Refugee Resettle-
23	ment case file of the child.
24	(3) Subsequent disclosure prohibited.—
25	Once disclosed, the personal information or Office of

1 Refugee Resettlement case file of an unaccompanied 2 noncitizen child may not be subsequently disclosed 3 to a third party unless the child has— 4 (A) consulted with his or her legal counsel; 5 and 6 (B) provided informed consent for disclo-7 sure. 8 SEC. 804. PROHIBITION ON INFORMATION SHARING. 9 (a) CHILD IN CUSTODY AND PROSPECTIVE SPON-10 SORS.—The Director may not provide any information about an unaccompanied noncitizen child in the custody 11 12 of the Secretary, or prospective sponsors, to the Attorney

13 General or the Secretary of Homeland Security without
14 consent of the unaccompanied noncitizen child concerned
15 or the prospective sponsor, as applicable, and the legal
16 counsel of the child or sponsor, respectively.

17 (b) Immigration Enforcement.—

18 (1) IN GENERAL.—The sharing of any informa19 tion between the Office of Refugee Resettlement and
20 the Department of Homeland Security for purposes
21 of immigration enforcement is prohibited.

(2) EXPLANATION FOR PROSPECTIVE SPONSORS.—The Director shall ensure that Office of Refugee Resettlement communications with sponsors
and prospective sponsors, including the family reuni-

fication application packet, includes an explanation
 that information provided to the Office of Refugee
 Resettlement may only be shared with the Depart ment of Homeland Security if the child and sponsor
 or prospective sponsor concerned have provided in formed consent.

7 (c) RELIEF FROM REMOVAL.—The sharing of any in8 formation between the Office of Refugee Resettlement and
9 the Department of Homeland Security or the Department
10 of Justice for purposes of relief from removal is prohib11 ited.

12 (d) EXCEPTIONS.—

(1) IN GENERAL.—The Secretary may provide
for the disclosure of information in the same manner
and circumstances as census information may be
disclosed by the Secretary of Commerce under section 8 of title 13, United States Code.

18 (2) NATIONAL SECURITY PURPOSES.—The Sec19 retary may provide for the disclosure of information
20 to national security officials to be used solely for a
21 national security purpose in a manner that protects
22 the confidentiality of such information.

23 (3) LAW ENFORCEMENT PURPOSES.—The Sec24 retary may provide for the disclosure of information
25 to law enforcement officials to be used solely for a

1	legitimate law enforcement purpose in a manner that
2	protects the confidentiality of such information.
3	(4) ELIGIBILITY FOR BENEFITS.—The Sec-
4	retary may disclose information to Federal, State,
5	and local public and private agencies providing bene-
6	fits, to be used solely in making determinations of
7	eligibility for benefits pursuant to section 431 of the
8	Personal Responsibility and Work Opportunity Rec-
9	onciliation Act of 1996 (8 U.S.C. 1641).
10	(5) Adjudication of applications for Re-
11	LIEF.—Government entities adjudicating applica-
12	tions for relief under the immigration laws and gov-
13	ernment personnel carrying out mandated duties
14	under section 101(i)(1) of the Immigration and Na-
15	tionality Act (8 U.S.C. 1101(i)(1)), may, with the
16	prior written consent of the noncitizen involved,
17	communicate with nonprofit, nongovernmental vic-
18	tims' service providers for the sole purpose of assist-
19	ing victims in obtaining victim services from pro-
20	grams with expertise in working with immigrant vic-
21	tims. Agencies receiving referrals are bound by the
22	provisions of this section. Nothing in this paragraph
23	shall be construed as affecting the ability of an ap-
24	plicant to designate a safe organization through

which Governmental agencies may communicate with
 the applicant.

- 3 (e) RULE OF CONSTRUCTION.—Subsections (a), (b),
 4 and (c) shall not be construed as preventing—
- 5 (1) disclosure of information in connection with
 6 judicial review of a determination in a manner that
 7 protects the confidentiality of such information; or
- 8 (2) the Secretary from disclosing to the chair 9 and ranking members of the Committee on the Judi-10 ciary of the Senate or the Committee on the Judici-11 ary of the House of Representatives, for the exercise 12 of congressional oversight authority, information on 13 closed cases under this section in a manner that pro-14 tects the confidentiality of such information and that 15 omits personally identifying information (including 16 locational information about individuals).

17 SEC. 805. COUNSELING RECORDS.

18 (a) IN GENERAL.—Subject to subsection (b), infor-19 mation shared by an unaccompanied noncitizen child in 20counseling sessions, and written records and notes of 21 counseling sessions, may not be shared with the child's 22 case management specialist or any other employee of the 23 Office of Refugee Resettlement, the Department of Health 24 and Human Services, the Department of Justice, or the 25 Department of Homeland Security.

1	(b) DISCLOSURE.—The information, records, and
2	notes described in subsection (a) may be shared—
3	(1) with an employee described in that sub-
4	section only if the child presents a documented im-
5	minent threat to himself or herself or to any other
6	individual; or
7	(2) with the Department of Justice or the De-
8	partment of Homeland Security if the child has—
9	(A) consulted with his or her legal counsel;
10	and
11	(B) provides informed consent for the dis-
12	closure.
13	(c) JUVENILE INFORMATION.—
14	(1) IN GENERAL.—Juvenile information, includ-
15	ing records of children separated from family, shall
16	remain confidential regardless of the child's immi-
17	gration status.
18	(2) RULE OF CONSTRUCTION.—Nothing in this
19	Act may be construed as authorizing—
20	(A) the disclosure of juvenile information
21	to Federal officials absent a court order of the
22	judge of the juvenile court on filing a petition;
23	(B) the dissemination of juvenile informa-
24	tion to, or by, Federal officials absent a court

1	order of the judge of the juvenile court on filing
2	a petition;
3	(C) the attachment of juvenile information
4	to any other document given to, or provided by,
5	Federal officials absent prior approval of the
6	presiding judge of the juvenile court; or
7	(D) any disclosure that would otherwise
8	violate this Act.
9	(3) Definition of juvenile information.—
10	In this section, the term "juvenile information" in-
11	cludes the juvenile case file and information related
12	to a noncitizen child (including the name, date, and
13	place of birth of the child, the child's health and
14	education records, and the immigration status of the
15	child) that is—
16	(A) obtained or created independent of, or
17	in connection with, immigration, asylum, or ju-
18	venile court proceedings of which the child is a
19	subject; and
20	(B) maintained by any Federal or State
21	agency, including a court, probation office, child
22	welfare agency, or law enforcement agency.
23	SEC. 806. DATA PROTECTION FOR SPONSORS.
24	(a) IN GENERAL.—With respect to any information
25	required of sponsors or prospective sponsors or any data

collected in pursuit of sponsorship, the following protec tions shall apply:

3 (1) Such information and data—

4 (A) may not be disclosed for any purpose
5 or effect other than reunification of the family
6 unit, placement of a child with a sponsor, or
7 oversight by Congress;

8 (B) shall be immune from legal process;9 and

10 (C) shall not, without the consent of the 11 sponsor or prospective sponsor concerned, be 12 admitted as evidence or used for any purpose in 13 any action, suit, or other judicial or administra-14 tive proceeding.

(2) The Secretary or any other officer or employee of the Department of Health and Human
Services may not—

18 (A) use such information or data for any
19 purpose other than for purposes of reunification
20 under section 235 of the William Wilberforce
21 Trafficking Victims Protection Reauthorization
22 Act of 2008 (8 U.S.C. 1232);

23 (B) make any publication in which such in24 formation or data can be identified; or

	227
1	(C) permit any individual other than the
2	sworn officers and employees of the Depart-
3	ment of Health and Human Services to exam-
4	ine such information or data.
5	TITLE IX—MISCELLANEOUS
6	PROVISION
7	SEC. 901. RULE OF CONSTRUCTION.
8	Nothing in this Act may be construed—
9	(1) to limit the rights of a noncitizen child—
10	(A) to preserve 1 or more issues for judi-
11	cial review in the appeal of an individual case;
12	or
13	(B) to exercise any independent right the
14	noncitizen child may otherwise have;
15	(2) to affect the application of the Flores settle-
16	ment agreement to all children in immigration cus-
17	tody;
18	(3) to abrogate, modify, or replace the Flores
19	settlement agreement; or
20	(4) to preclude or limit Flores settlement agree-
21	ment class counsel from conducting independent in-
22	vestigations or seeking enforcement actions relating
23	to violations of the Flores settlement agreement in
24	any appropriate district court of the United States.