## THE GENERAL ASSEMBLY OF PENNSYLVANIA

## HOUSE BILL No. 200 Session of 2005

INTRODUCED BY MUNDY, BROWNE, BEBKO-JONES, BELARDI, BELFANTI,
 BISHOP, BLACKWELL, BLAUM, BUNT, CALTAGIRONE, CAWLEY,
 CORRIGAN, CRAHALLA, CURRY, DALEY, DALLY, DeWEESE, FABRIZIO,
 FLICK, FRANKEL, FREEMAN, GERGELY, GOODMAN, GRUCELA, GRUITZA,
 HARHAI, HERMAN, JAMES, JOSEPHS, W. KELLER, LaGROTTA, LEACH,
 MACKERETH, MANDERINO, MANN, MARKOSEK, McCALL, NAILOR,
 PALLONE, PETRARCA, PISTELLA, READSHAW, REICHLEY, ROEBUCK,
 ROSS, SAINATO, SAMUELSON, SANTONI, SEMMEL, SHANER, SOLOBAY,
 STABACK, STAIRS, STETLER, STURLA, SURRA, THOMAS, TIGUE,
 WALKO, WANSACZ, WHEATLEY, YOUNGBLOOD, YUDICHAK, TRUE, VEON,
 GERBER, SHAPIRO, D. EVANS, BIANCUCCI, DERMODY, RAMALEY,
 ROONEY, RUBLEY, WOJNAROSKI, GINGRICH, WILT AND MELIO,
 FEBRUARY 16, 2005

SENATOR ORIE, AGING AND YOUTH, IN SENATE, AS AMENDED, FEBRUARY 13, 2006

## AN ACT

Providing for the strengthening and enrichment of children and 2 families by promoting safe, healthy and nurturing home 3 environments, for the educational and supportive services of home visiting programs in this Commonwealth, for the Ounce of 5 Prevention Program and for integrated community based 6 delivery of services; specifying program requirements; 7 designating an oversight board; providing for 8 responsibilities of the board and the Department of Public 9 Welfare; specifying criteria for community program grant 10 funding; requiring training and an independent evaluation process; and providing for quality assurance. 11 ESTABLISHING THE OUNCE OF PREVENTION PROGRAM TO PROVIDE GRANTS 12 TO CERTAIN ENTITIES THAT PROVIDE HOME VISITATION AND OTHER 13 SERVICES TO LOW-INCOME, AT-RISK EXPECTANT FIRST-TIME MOTHERS 14 15 AND THEIR NEWBORN CHILDREN AND FAMILIES; AND PROVIDING FOR 16 THE POWERS AND DUTIES OF THE DEPARTMENT OF PUBLIC WELFARE.

The General Assembly of the Commonwealth of Pennsylvania

18 hereby enacts as follows:

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- 1 Section 1. Short title.
- 2 This act shall be known and may be cited as the Ounce of
- 3 Prevention PROGRAM Act.
- 4 Section 2. Legislative intent.
- 5 <del>(a) Funding.</del>
- s (a) Lanaing.

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- (1) The General Assembly finds that family well being is 6 7 critical to a child's health and development, that parenting is a difficult responsibility and that most of the assistance 8 available to Pennsylvania families occurs after there is a 9 10 problem and often provides too little, too late. Research 11 shows that comprehensive early home visitation programs 12 prevent child abuse, help develop positive parent child 13 interactions, help brain development of the child, have a 14 long term savings in both public and private health care 15 costs and help avoid future social problems. In addition to 16 addressing child abuse, such programs help to ensure that 17 families' social and medical needs are met and that children 18 are ready for success in school.
  - (2) The General Assembly finds that Pennsylvania needs broad implementation of a program to provide support for families which need and desire assistance in establishing healthy relationships and environments for their children.
- 23 (3) The General Assembly intends to appropriate funds to the board to carry out the program.
- 25 (b) Intent. It is the intent of the General Assembly to
  26 establish the Ounce of Prevention Program as a collaborative
  27 effort that builds on existing community based home visiting and
  28 family support resources and will not duplicate the existing
- 29 services. It is further the intent of the General Assembly to
- 30 provide the needed intensity and duration of services extending

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- 1 beyond those available through Head Start and Early Head Start
- 2 programs, thus filling a major gap in the existing continuum of
- 3 early childhood prevention and assistance services.
- 4 IT IS THE INTENT OF THE GENERAL ASSEMBLY TO ESTABLISH THE
- 5 OUNCE OF PREVENTION PROGRAM TO ENHANCE THE PROGRAMS AND PURPOSES

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- 6 OF EXISTING COMMUNITY-BASED HOME VISITATION AND FAMILY SUPPORT
- 7 SERVICES WITHOUT DUPLICATING EXISTING SERVICES.
- 8 Section 3. Definitions.
- 9 The following words and phrases when used in this act shall
- 10 have the meanings given to them in this section unless the
- 11 context clearly indicates otherwise:
- 12 "Board." The Children's Trust Fund Board.
- "Department." The Department of Public Welfare of the
- 14 Commonwealth.
- 15 "LOW INCOME." TWO HUNDRED AND THIRTY-FIVE PERCENT OF THE <-
- 16 POVERTY LEVEL.
- 17 "Program." The Ounce of Prevention Program established in
- 18 section 4 (relating to Ounce of Prevention Program).
- 19 Section 4. Ounce of Prevention Program.
- 20 (a) Establishment. -- The Ounce of Prevention Program is
- 21 established as a voluntary home visiting grant program for
- 22 expectant mothers and newborn children and their families.
- 23 ESTABLISHED WITHIN THE DEPARTMENT AS A GRANT PROGRAM FOR NOT-
- 24 FOR-PROFIT ORGANIZATIONS OR PUBLIC ENTITIES TO PROVIDE HOME
- 25 VISITATION SERVICES AND REFERRAL SERVICES TO LOW-INCOME, AT-
- 26 RISK, EXPECTANT FIRST-TIME MOTHERS AND THEIR NEWBORN CHILDREN
- 27 AND FAMILIES.
- 28 (b) Purpose. -- The purpose of the program is to strengthen
- 29 families; promote early childhood growth and development;
- 30 improve childhood immunization rates and well-child care;

- 1 improve child health outcomes; improve school readiness;
- 2 increase family self-sufficiency; increase the involvement of
- 3 both parents with their children; and reduce the incidence of
- 4 child abuse and neglect through a primary prevention approach

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- 5 that offers home visits and linkages to family supports for
- 6 families and their newborn children and continues until the
- 7 children reach five years of age or begin the Head Start
- 8 <del>Program.</del>
- 9 Section 5. Delivery of services.
- 10 Service delivery under this act shall be community based and
- 11 collaborative. Services shall be integrated and coordinated with
- 12 other services provided under Head Start and Early Head Start
- 13 programs and by local school districts, as well as with other
- 14 home visiting and family support service delivery systems
- 15 currently in place in communities throughout this Commonwealth.
- 16 Services shall be offered with the intensity and duration
- 17 required to prevent child abuse and neglect, improve child
- 18 development and child health outcomes and to promote child
- 19 school readiness and educational development.
- 20 Section 6. Program requirements.
- 21 The program established under this act shall provide for
- 22 intensive home visits and include the following critical home
- 23 visiting elements:
- 24 (1) Initiation of services. This element provides for:
- 25 (i) Initiation of services prenatally or at the
- 26 birth of the first child.
- 27 (ii) Use of a standardized assessment tool to
- 28 systematically identify those at risk families most in
- 29 need of services. The home visitor shall inform any
- 30 potential participant that the assessment or

1	participation in the program is purely voluntary.
2	(iii) Offering services on a purely voluntary basis
3	and use of positive, persistent outreach efforts to build
4	family trust.
5	(iv) Working with family members to identify
6	strengths and resources that can be mobilized to help
7	resolve identified family concerns.
8	(2) Service content. This element provides for:
9	(i) Offering services over the long term and
10	intensively, with well defined criteria for increasing or
11	decreasing the intensity of the service.
12	(ii) Providing services that focus on supporting
13	first time at risk expectant parents and families,
14	encouraging the interaction of both parents with their
15	child, and enhancing the development of the child,
16	including school readiness and educational development.
17	(iii) Linking at risk families to medical providers
18	to ensure optimal health and development of the child,
19	timely childhood immunizations, well child care that
20	provides for developmental assessment and is consistent
21	with the standards and periodicity schedules of Medicaid
22	and the American Academy of Pediatrics and additional
23	services, as needed.
24	(iv) Ensuring confidentiality and privacy for
25	<del>families.</del>
26	(v) Having periodic evaluations of program
27	effectiveness.
28	(vi) Having established mechanisms in place to refer
29	first time at risk expectant parents and families for
3.0	other intervention services available in the community

1	(3) Qualifications and training of home visitors. This
2	element provides for:
3	(i) Ensuring that home visitors have basic training
4	in areas, including substance abuse, child abuse,
5	domestic violence, drug exposed infants and parents,
6	child development, services available in the community,
7	infant care and early childhood development, school
8	readiness and parenting.
9	(ii) Ensuring that home visitors conducting home
LO	visits are certified registered nurses or are qualified
L1	home visitors under 45 CFR § 1304.52(e) (relating to
L2	human resources management).
L3	(iii) Ensuring that home visitors have preservice
L 4	and ongoing training that is specific to their job
L5	<del>requirements.</del>
L6	(iv) Ensuring that home visit providers receive
L7	ongoing reviews and direct and intensive supervision.
L8	(v) Ensuring that home visitors are qualified
L9	community based private, not for profit or public
20	organizations that have strong community support and the
21	social and fiscal capacity to provide the service.
22	Section 7. Children's Trust Fund Board.
23	(a) Designation. The board is designated as an oversight
24	board.
25	(b) Powers and duties. The board has the following powers
26	and duties:
27	(1) To develop measurable outcomes consistent with
28	established home visiting programs operating in this
29	<del>Commonwealth.</del>
30	(2) To establish assessment and credentialing standards

Τ.	tor nome visitation programs receiving grant funding under
2	this act.
3	(3) To review grant applications and award grants for
4	home visiting programs. No nongovernmental member may:
5	(i) Review grant applications or vote to award
6	grants to entities by which they are employed or with
7	which they are directly affiliated.
8	(ii) Be a lobbyist as defined under 65 Pa.C.S. Ch.
9	13 (relating to lobby regulation and disclosure).
L O	(4) Grants for home visiting programs shall be awarded
L1	on a three year basis. The board may rescind a portion of the
L2	grant not yet allocated if it determines through outcome,
L3	expenditure and performance data submitted by the grantees
L4	under section 8 (relating to implementation) that the funds
L5	are not being properly utilized.
L6	(5) Develop an assessment tool to identify at risk
L7	families who are eligible for home visiting grants under this
L8	act. The assessment tool shall be a mechanism to identify
L9	risk factors that may lead to child abuse or neglect or other
20	poor childhood outcomes.
21	(6) Establish policies for the development,
22	implementation and administration of the program.
23	Section 8. Implementation.
24	The board shall do all of the following:
25	(1) Implement a community based home visiting program
26	for first time at risk expectant parents and families in this
27	Commonwealth using the criteria set forth in this section.
28	(2) Develop a grant application and award grants under
29	this program in accordance with the following requirements:
30	(i) Grants shall be awarded in accordance with

1	weighted criteria based on population demographics,
2	factors associated with child abuse and neglect and other
3	appropriate criteria developed by the board.
4	(ii) Cash or in kind matching funds in the amount of
5	25% of the total program cost shall be required.
6	(iii) If a program is not able to meet the 25% match
7	requirement, justification must be included in the grant
8	application providing a detailed explanation of the
9	reasons why this match cannot be met and the percentage
10	of the match that can be met. A determination will be
11	made by the board as to the merit of the justification.
12	(3) Develop a plan of implementation to equitably
13	distribute funds throughout this Commonwealth.
14	(4) Require that, in addition to the program
15	requirements outlined in section 6 (relating to program
16	requirements), the following criteria be used in selecting
17	recipients of grant funds:
18	(i) Preference for grant awards shall be given to
19	community based entities that have broad representation
20	and have the fiscal and administrative capacity to
21	successfully implement the program.
22	(ii) Home visiting programs that receive grants
23	should collaborate with other home visiting and family
24	support programs in the community to avoid duplication
25	and complement and integrate with existing services.
26	(iii) Each applicant shall use the standardized
27	assessment tool developed by the board under section 7
28	(relating to Children's Trust Fund Board).
29	(iv) Each applicant must provide outcome,
3.0	expenditure and performance data in the format and the

1	frequency specified by the board.
2	(v) Each applicant must identify local resources
3	available for implementation.
4	(vi) Implementation design must include service
5	delivery strategies which, when appropriate, involve both
6	parents if they have shared parental responsibility,
7	regardless of residential custody arrangements.
8	(5) Evaluate and approve grant applications and local
9	implementation plans for service delivery.
10	(6) Encourage applicants to coordinate service delivery
11	with Head Start, Early Head Start, Parents as Teachers,
12	family centers, school districts and other existing home
13	visiting programs operating in communities in the various
14	regions of this Commonwealth.
15	(7) Identify qualified trainers and training
16	opportunities which will assure adequate opportunities for
17	grantees and their communities to provide preservice and in-
18	service training. Funds for training may be incorporated into
19	the grants.
20	(8) Develop and implement a quality assurance and
21	improvement process for the program.
22	(9) Identify and seek Federal matching funding for the
23	<del>program.</del>
24	(10) Identify existing State funding streams that could
25	be used to fund home visiting programs in this Commonwealth.
26	(11) Provide for an annual independent review which
27	evaluates both the progress and effectiveness of community
28	programs receiving grants and the overall progress and
29	achievement of the designated outcomes of the programs. The
30	board shall provide the review to the Governor, the Senate

- 1 and the House of Representatives on an annual basis.
- 2 Section 9. Responsibilities of Department of Public Welfare.
- 3 The department shall allocate the staff and financial
- 4 resources necessary to assist the board in the implementation
- 5 and administration of the program.
- 6 Section 20. Effective date.
- 7 This act shall take effect immediately. THE PROVISION OF HOME <---
- 8 VISITS AND THE REFERRAL OF FAMILIES AND NEWBORN CHILDREN TO
- 9 HEALTH CARE AND OTHER SERVICE PROVIDERS.
- 10 (C) MATCHING FUNDS. -- GRANTS SHALL BE AWARDED TO APPLICANTS
- 11 THAT PROVIDE MATCHING FUNDS IN THE AMOUNT OF 25% OF THE TOTAL
- 12 PROGRAM COST. MATCHING FUNDS MAY BE IN THE FORM OF CASH OR IN-
- 13 KIND CONTRIBUTIONS.
- 14 (D) TERM.--GRANTS SHALL BE AWARDED FOR A PERIOD OF TWO
- 15 YEARS.
- 16 (E) ELIGIBILITY.--A FOR-PROFIT ENTITY THAT RECEIVED FUNDS
- 17 FROM THE COMMONWEALTH TO PROVIDE SERVICES TO FIRST-TIME, AT-RISK
- 18 PARENTS PRIOR TO THE EFFECTIVE DATE OF THIS ACT SHALL BE
- 19 ELIGIBLE TO RECEIVE A GRANT UNDER THIS ACT.
- 20 SECTION 5. COORDINATION OF SERVICES.
- 21 IN ORDER TO BE ELIGIBLE FOR A GRANT UNDER THIS ACT, AN
- 22 APPLICANT MUST INTEGRATE AND COORDINATE SERVICES PROVIDED WITH
- 23 RELATED PROGRAMS AND SERVICES IN THE COMMUNITY, INCLUDING
- 24 PROGRAMS THAT ALSO PROVIDE HOME VISITATION.
- 25 SECTION 6. APPLICATION.
- 26 (A) SUBMISSION.--IN ORDER TO RECEIVE A GRANT UNDER THIS ACT,
- 27 AN APPLICANT MUST SUBMIT AN APPLICATION IN A FORM AND MANNER
- 28 PRESCRIBED BY THE DEPARTMENT.
- 29 (B) REQUIREMENTS. -- AN APPLICATION SUBMITTED UNDER SUBSECTION
- 30 (A) SHALL SET FORTH THE MANNER IN WHICH THE APPLICANT WILL DO

- 1 THE FOLLOWING:
- 2 (1) IDENTIFY FIRST-TIME, LOW-INCOME, AT-RISK PARENTS AND
- 3 INITIATE SERVICES PRENATALLY OR AT THE BIRTH OF THEIR FIRST
- 4 CHILD.
- 5 (2) PROVIDE WRITTEN NOTICE TO THE PARENTS THAT
- 6 ASSESSMENTS AND PROGRAM PARTICIPATION ARE VOLUNTARY AND
- 7 ENSURE CONFIDENTIALITY AND PRIVACY OF FAMILIES.
- 8 (3) IDENTIFY FAMILY STRENGTHS AND AVAILABLE FAMILY AND
- 9 COMMUNITY RESOURCES.
- 10 (4) APPLY CRITERIA TO BE USED TO DETERMINE WHETHER TO
- 11 INCREASE OR DECREASE THE AMOUNT OR INTENSITY OF SERVICES
- 12 PROVIDED.
- 13 (5) APPLY STRATEGIES TO ENCOURAGE THE INTERACTION OF
- 14 BOTH PARENTS WITH THE CHILD AND TO ENHANCE THE DEVELOPMENT OF
- 15 THE CHILD, INCLUDING HEALTH, EDUCATIONAL DEVELOPMENT AND
- 16 SCHOOL READINESS.
- 17 (6) UTILIZE AGREEMENTS WITH AND REFERRALS TO HEALTH CARE
- 18 PROVIDERS, INTERVENTION SERVICES AND OTHER PROGRAMS IN THE
- 19 COMMUNITY. HEALTH CARE SERVICES SHALL INCLUDE IMMUNIZATION,
- 20 WELL-CHILD CARE AND ANY NECESSARY DEVELOPMENTAL ASSESSMENTS.
- 21 (7) PROVIDE QUALIFIED PERSONNEL, ADEQUATE DIRECT
- 22 SUPERVISION OF PERSONNEL AND REGULAR JOB PERFORMANCE
- 23 EVALUATIONS.
- 24 (8) FINANCIALLY SUPPORT THE OPERATION OF THE PROGRAM FOR
- 25 THE DURATION OF THE GRANT PERIOD.
- 26 SECTION 7. POWERS AND DUTIES OF DEPARTMENT.
- 27 THE DEPARTMENT SHALL HAVE THE FOLLOWING POWERS AND DUTIES:
- 28 (1) TO ADMINISTER THE PROGRAM.
- 29 (2) TO DEVELOP A STANDARDIZED APPLICATION FOR THE
- 30 PROGRAM.

1	(3) TO ESTABLISH MINIMUM QUALIFICATIONS FOR PROGRAM
2	PERSONNEL, INCLUDING:
3	(I) REQUIRED TRAINING PROGRAMS TO BE COMPLETED PRIOR
4	TO THE INITIAL HOME VISIT AND TO INCLUDE TRAINING IN
5	SUBSTANCE ABUSE, CHILD ABUSE, DOMESTIC VIOLENCE, DRUG-
6	EXPOSED INFANTS AND PARENTS, INFANT CARE, EARLY CHILDHOOD
7	DEVELOPMENT, SCHOOL READINESS AND PARENTING.
8	(II) KNOWLEDGE OF OTHER RELEVANT SERVICES AVAILABLE
9	IN THE COMMUNITY AND THIS COMMONWEALTH.
10	(III) CERTIFICATION AS A REGISTERED NURSE OR
11	QUALIFIED HOME VISITOR UNDER 45 CFR § 1304.52(D)
12	(RELATING TO HUMAN SERVICES MANAGEMENT).
13	(IV) CONTINUING EDUCATION REQUIREMENTS.
14	(4) TO APPROVE OR DENY GRANT APPLICATIONS FOR THE
15	PROGRAM IN ACCORDANCE WITH THE FOLLOWING:
16	(I) GRANTS SHALL BE AWARDED TO QUALIFIED COMMUNITY-
17	BASED PROGRAMS WITH STRONG COMMUNITY REPRESENTATION AND
18	SUPPORT, LOCAL RESOURCES AND THE ABILITY TO COORDINATE
19	WITH OTHER SERVICES.
20	(II) GRANTS SHALL BE AWARDED BASED ON WEIGHTED
21	CRITERIA THAT INCLUDE POPULATION DEMOGRAPHICS, INCIDENCE
22	OF CHILD ABUSE AND NEGLECT AND OTHER CRITERIA DEEMED
23	APPROPRIATE BY THE DEPARTMENT.
24	(III) THE DEPARTMENT MAY RESCIND A PORTION OF THE
25	GRANT NOT YET ALLOCATED IF IT DETERMINES THAT THE FUNDS
26	ARE NOT BEING PROPERLY UTILIZED BASED UPON OUTCOME,
27	EXPENDITURE AND PERFORMANCE DATA.
28	(5) TO DEVELOP AND APPROVE AN ASSESSMENT TOOL TO
29	IDENTIFY FIRST-TIME, LOW-INCOME, AT-RISK PARENTS AND
30	FAMILIES. THE ASSESSMENT TOOL SHALL INCLUDE THE

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- 1 IDENTIFICATION OF RISK FACTORS THAT LEAD TO CHILD ABUSE OR
- 2 NEGLECT OR OTHER NEGATIVE OUTCOMES.
- 3 (6) TO PROVIDE MEASURES AND PROCEDURES TO ASSESS THE
- 4 STRENGTHS, WEAKNESSES AND SUCCESSES OF THE SERVICES PROVIDED
- 5 BY A GRANT RECIPIENT UNDER THIS ACT IN ACCORDANCE WITH
- 6 SECTION 8. THE MEASURES SHALL INCLUDE PROCEDURES FOR PERIODIC
- 7 REPORTING DURING THE TERM OF THE GRANT.
- 8 SECTION 8. ACCOUNTABILITY.
- 9 (A) INFORMATION REQUIRED. -- A GRANT RECIPIENT SHALL PROVIDE
- 10 THE FOLLOWING INFORMATION TO THE DEPARTMENT UPON REQUEST:
- 11 (1) A REPORT ON THE NUMBER OF FAMILIES AND CHILDREN
- 12 SERVED AND THE SERVICES PROVIDED.
- 13 (2) PERFORMANCE DATA RELATED TO POTENTIAL DRUG ABUSE,
- 14 IMPROVEMENT IN CHILD HEALTH, REDUCTION IN INCIDENCE OF CHILD
- 15 ABUSE AND EDUCATIONAL IMPROVEMENT IN CHILDREN WHO PARTICIPATE
- 16 IN THE PROGRAM.
- 17 (3) A PLAN TO MONITOR THE DEVELOPMENT OF EACH CHILD WHO
- 18 RECEIVED SERVICES FROM THE PROGRAM FOR A PERIOD OF NOT LESS
- 19 THAN TEN YEARS.
- 20 (4) AN ACCOUNTING OF THE EXPENDITURE OF FUNDS FROM THE
- 21 GRANT AND ALL FUNDS RECEIVED FOR THE PROGRAM FROM OTHER
- 22 SOURCES.
- 23 (5) OTHER INFORMATION DEEMED APPROPRIATE BY THE
- 24 DEPARTMENT.
- 25 (B) REPORTS.--
- 26 (1) WITHIN NINE MONTHS OF THE END OF THE TERM OF A
- 27 GRANT, THE GRANT RECIPIENT SHALL PROVIDE A REPORT TO THE
- 28 DEPARTMENT THAT INCLUDES ANALYSIS OF PERFORMANCE AND OTHER
- 29 DATA TO DETERMINE OUTCOMES AND ANY REDUCTION IN DRUG ABUSE,
- 30 IMPROVEMENT IN HEALTH, REDUCTION IN THE INCIDENCE OF CHILD

- 1 ABUSE OR ANY EDUCATIONAL IMPROVEMENT IN CHILDREN WHO
- PARTICIPATE IN THE PROGRAM WHEN COMPARED TO CHILDREN WHO DO 2
- 3 NOT RECEIVE SERVICES.
- 4 (2) THE DEPARTMENT SHALL SUBMIT A BIENNIAL REPORT TO THE
- 5 GOVERNOR AND TO THE CHAIRMAN AND MINORITY CHAIRMAN OF THE
- PUBLIC HEALTH AND WELFARE COMMITTEE OF THE SENATE AND THE 6
- 7 CHAIRMAN AND MINORITY CHAIRMAN OF THE HEALTH AND HUMAN
- 8 SERVICES COMMITTEE OF THE HOUSE OF REPRESENTATIVES THAT
- 9 EVALUATES THE EFFECTIVENESS AND OUTCOMES OF THE PROGRAM.
- 10 (C) ANALYSIS.--
- 11 (1) THE DEPARTMENT SHALL REVIEW AND ANALYZE THE
- 12 INFORMATION PROVIDED UNDER SUBSECTIONS (A) AND (B)(1) AND
- 13 RESEARCH THE LONG-TERM RESULTS OF THE PROGRAM IN ORDER TO
- DETERMINE WHICH PROGRAMS ARE THE MOST COST EFFECTIVE AND 14
- 15 PRODUCE THE MOST POSITIVE RESULTS.
- 16 (2) THE STRATEGIES DETERMINED TO BE THE MOST EFFECTIVE
- 17 MAY BE REQUIRED BY THE DEPARTMENT AS A CONDITION OF RECEIPT
- 18 OF A GRANT.
- SECTION 9. FUNDING. 19
- 20 FUNDING FOR THE PROGRAM SHALL BE LIMITED TO FUNDS
- SPECIFICALLY APPROPRIATED TO CARRY OUT THE PURPOSES OF THIS ACT. 21
- 22 THE DEPARTMENT SHALL SEEK FEDERAL MATCHING FUNDS FOR THIS
- 23 PROGRAM AS AVAILABLE.
- 24 SECTION 10. EFFECTIVE DATE.
- 25 THIS ACT SHALL TAKE EFFECT IN 60 DAYS.