### 114TH CONGRESS 2D SESSION

**S.** 

To realign structures and reallocate resources in the Federal Government in keeping with the core belief that families are the best protection for children and the bedrock of any society to bolster United States diplomacy targeted at ensuring that every child can grow up in a permanent, safe, nurturing, and loving family, and to ensure that intercountry adoption to the United States becomes a viable and fully developed option for providing families for children in need, and for other purposes.

#### IN THE SENATE OF THE UNITED STATES

Mr.	Blunt (fo	r hin	nself, Ms.	KLO	BUCHA	R, M	rs. Sh	IAHEE:	n, an	id Mr. V	Vick	ER)
	introduced	the	following	bill;	which	was	$\operatorname{read}$	${\rm twice}$	and	referred	l to	the
	Committee	e on _										

## A BILL

To realign structures and reallocate resources in the Federal Government in keeping with the core belief that families are the best protection for children and the bedrock of any society to bolster United States diplomacy targeted at ensuring that every child can grow up in a permanent, safe, nurturing, and loving family, and to ensure that intercountry adoption to the United States becomes a viable and fully developed option for providing families for children in need, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

#### 1 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) Short Title.—This Act may be cited as the
- 3 "Vulnerable Children and Families Act of 2016".
- 4 (b) Table of Contents.—The table of contents is
- 5 as follows:
  - Sec. 1. Short title; table of contents.
  - Sec. 2. Findings; purposes.
  - Sec. 3. Definitions.

# TITLE I—REALIGNMENT OF CERTAIN INTERNATIONAL CHILD WELFARE RESPONSIBILITIES AND FUNCTIONS

Sec. 101. Redesignation of Office of Children's Issues as Office of Vulnerable Children and Family Security.

#### TITLE II—ANNUAL REPORTING

- Sec. 201. Inclusion in annual country reports on human rights practices of information on children living without families.
- Sec. 202. Annual report on implementation of action plan.

## TITLE III—PROMOTION OF A COMPREHENSIVE APPROACH FOR CHILDREN IN ADVERSITY

Sec. 301. USAID obligations for coordinating with Office of Vulnerable Children and Family Security.

# TITLE IV—FUNDING, RULE OF CONSTRUCTION, AND EFFECTIVE DATES

- Sec. 401. Authorization of appropriations.
- Sec. 402. Rule of construction.
- Sec. 403. Effective dates.

#### 6 SEC. 2. FINDINGS; PURPOSES.

- 7 (a) FINDINGS.—Congress makes the following find-
- 8 ings:
- 9 (1) The people of the United States recognize
- and believe that children should grow up in perma-
- 11 nent, safe, and nurturing families in order to develop
- and thrive.

1	(2) Science shows that children, and particu-
2	larly infants, living in impersonal, socially deprived
3	institutions may suffer lasting, and in many cases,
4	irreversible damage, including—
5	(A) reduced brain activity and brain size;
6	(B) lower intelligence quotients;
7	(C) serious behavioral and emotional prob-
8	lems; and
9	(D) disturbed relationships with others.
10	(3) Governments in other countries seek models
11	that promote the placement of children who are liv-
12	ing outside family care in permanent, safe, and nur-
13	turing families, rather than in foster care or institu-
14	tions; but many governments lack the resources or
15	infrastructure to adequately address this need.
16	(4) Despite the efforts of countless governments
17	and nongovernmental organizations, millions of chil-
18	dren remain uncounted and outside of the protec-
19	tion, nurturing care, permanence, safety, and love of
20	a family.
21	(5) No reliable data currently exists to define
22	and document the number and needs of children in
23	the world currently living without families, but avail-
24	able evidence demonstrates that there are millions of
25	children in this situation needing immediate help.

(6) The December 2012 Action Plan for Chil-
dren in Adversity commits the United States Gov-
ernment to achieving a world in which all children
grow up within protective family care and free from
deprivation, exploitation, and danger. To effectively
and efficiently accomplish this goal, it is necessary
to realign the United States Government's current
operational system for assisting orphans and vulner-
able children and processing intercountry adoptions
(7) Significant resources are already dedicated
to international assistance for orphans and vulner-
able children, and a relatively small portion of these
resources can be reallocated to achieve more timely
effective, nurturing, and permanent familial solu-
tions for children living without families, resulting in
fewer children worldwide living in institutions or or
the streets, more families preserved or reunified, and
increased domestic and international adoptions.
(b) Purposes.—The purposes of this Act are—
(1) to support the core value that families are
the bedrock of any society;
(2) to protect the fundamental human right of
all children to grow up within the loving care of per-
manent safe and nurturing families.

1 (3) to address a critical gap in United States 2 foreign policy implementation by authorizing a 3 whole-of-government strategic approach to ensure 4 coordination within and among the relevant Federal 5 agencies for international policy and operational 6 structures so that seeking permanent families for 7 children living without families receives more promi-8 nence, focus, and resources (through the reallocation 9 of existing personnel and resources); 10 (4) to harness the diplomatic and operational 11 power of the United States Government in the inter-12 national sphere by helping to identify and implement 13 timely, permanent, safe, and nurturing familial solu-14 tions for children living without families through ef-15 fective implementation of the three core and three 16 supporting objectives of the Action Plan on Children 17 in Adversity; 18 (5) to ensure that intercountry adoption by 19 United States citizens becomes a viable and fully de-20 veloped option for creating permanent families for 21 children who need them; 22 (6) to protect against abuses of children; and 23 (7) to harmonize and strengthen existing inter-24 country adoption processes under United States 25 law—

1	(A) by ensuring that the same set of proce
2	dures and criteria govern suitability and eligi
3	bility determinations for prospective adoptive
4	parents seeking to complete intercountry adop
5	tions, whether or not the child is from a foreign
6	state that is a party to the Hague Adoption
7	Convention; and
8	(B) by aligning the definitions of eligible
9	children for Convention adoptions and non-Con
10	vention adoptions to the maximum extent pos
11	sible.
12	SEC. 3. DEFINITIONS.
13	In this Act:
14	(1) ACTION PLAN ON CHILDREN IN ADVER
15	SITY.—The term "Action Plan on Children in Adver
16	sity" means the policy document entitled "United
17	States Government Action Plan on Children in Ad
18	versity: A Framework for International Assistance
19	2012–2017", released on December 19, 2012.
20	(2) Appropriate, protective, and perma
21	NENT FAMILY CARE.—The term "appropriate, pro
22	tective, and permanent family care" means a nur
23	turing, lifelong, commitment to a child by an adult
24	or adults with parental roles and responsibilities
25	that—

1	(A) provides physical and emotional sup-
2	port;
3	(B) provides the child with a sense of be-
4	longing; and
5	(C) generally involves full legal recognition
6	of the child's status as child of the parents and
7	of the parents' rights and responsibilities re-
8	garding the child.
9	(3) Central Authority.—The term "central
10	authority" has the meaning given the term in sec-
11	tion 3 of the Intercountry Adoption Act of 2000 (42
12	U.S.C. 14902).
13	(4) CHILDREN IN ADVERSITY.—The term "chil-
14	dren in adversity" means children and youth—
15	(A) who are younger than 18 years of age
16	(B) who live outside of family care; and
17	(C) whose safety, well-being, growth, and
18	development are at significant risk due to inad-
19	equate care, protection, or access to essential
20	services.
21	(5) CONVENTION ADOPTION.—The term "Con-
22	vention adoption" has the meaning given the term in
23	section 3 of the Intercountry Adoption Act of 2000
24	(42 U.S.C. 14902).

1	(6) Convention Country.—The term "Con-
2	vention country" has the meaning given the term in
3	section 3 of the Intercountry Adoption Act of 2000
4	(42 U.S.C. 14902) and for which the Hague Adop-
5	tion Convention has entered into force.
6	(7) Guardianship.—
7	(A) IN GENERAL.—The term "guardian-
8	ship" means a permanent legal relationship be-
9	tween an adult and a child, in which the adult
10	is lawfully invested with the power, and charged
11	with the duty, of taking care of the child.
12	(B) PERMANENT GUARDIANSHIP.—While
13	some forms of guardianship are not truly per-
14	manent, the form of guardianship referred to
15	and supported under this Act is permanent
16	guardianship.
17	(C) Kefala order.—A Kefala order
18	issued by a country that follows traditional Is-
19	lamic law does not qualify as an adoption under
20	United States law, but may be a form of guard-
21	ianship in some circumstances.
22	(D) Family-like group homes.—Indi-
23	vidual parent-child relationships in a small,
24	family-like group home in which caretaking is
25	provided only by 1 or more unpaid caretakers

1	might, in some circumstances, qualify as a
2	guardianship if legalized in that form.
3	(E) PAID GUARDIANSHIP.—The term
4	guardianship does not include a paid guardian-
5	ship.
6	(8) Habitual residence determination.—
7	The term "habitual residence determination" means
8	a factual determination of where a prospective adop-
9	tive parent (or parents) resides and where the child
10	resides for purposes of an intercountry adoption
11	case.
12	(9) Hague adoption convention.—The term
13	"Hague Adoption Convention" means the Conven-
14	tion of Protection of Children and Cooperation in
15	Respect of Intercountry Adoption, concluded at The
16	Hague May 29, 1993.
17	(10) Institutional care.—The term "institu-
18	tional care" means care provided in any nonfamily-
19	based group setting, including—
20	(A) orphanages;
21	(B) transit or interim care centers;
22	(C) children's homes;
23	(D) children's villages or cottage com-
24	plexes; and

1	(E) boarding schools used primarily for
2	care purposes as an alternative to a children's
3	home.
4	(11) Kinship care.—The term "kinship
5	care''—
6	(A) means the full-time care, nurturing,
7	and protection of children by relatives, members
8	of their tribes or clans, godparents, stepparents,
9	or any adult who has a kinship bond with a
10	child, if such persons have the capacity and
11	commitment to function as true parents for the
12	child on a permanent basis; and
13	(B) does not include paid kinship foster
14	care.
15	(12) Non-convention adoption.—The term
16	"non-Convention adoption" means—
17	(A) an adoption by United States parents
18	of a child from a non-Convention country in ac-
19	cordance with subparagraph (F) of section
20	101(b)(1) of the Immigration and Nationality
21	Act (8 U.S.C. 1101(b)(1));
22	(B) an adoption by United States parents
23	of a child under the laws of the child's country
24	of origin (generally when the parents are living

1	in the child's country of origin and therefore
2	able legally to complete a domestic adoption); or
3	(C) in certain circumstances (generally
4	with respect to relative adoptions or adoptions
5	by dual national parents), an adoption by
6	United States parents of a child from a Con-
7	vention country if that country allows legal and
8	valid adoptions to take place outside the scope
9	of the Convention.
10	(13) Non-convention country.—The term
11	"non-Convention country" means a country in which
12	the Hague Adoption Convention has not entered into
13	force, regardless of whether or not that country has
14	signed the Convention.
15	(14) Unparented Children.—The term
16	"unparented children" means children lacking the
17	legally recognized, permanent, safe, and nurturing
18	care of a parental figure or figures, either inside
19	their country of origin, in the country of their habit-
20	ual residence, or elsewhere.

1	TITLE I—REALIGNMENT OF CER-
2	TAIN INTERNATIONAL CHILD
3	WELFARE RESPONSIBILITIES
4	AND FUNCTIONS
5	SEC. 101. REDESIGNATION OF OFFICE OF CHILDREN'S
6	ISSUES AS OFFICE OF VULNERABLE CHIL-
7	DREN AND FAMILY SECURITY.
8	(a) Redesignation.—The Office of Children's
9	Issues of the Department of State is hereby redesignated
10	as the Office of Vulnerable Children and Family Security
11	(referred to in this Act as the "VCFS").
12	(b) APPOINTMENT OF AMBASSADOR-AT-LARGE.—The
13	President, acting through the Secretary, shall appoint an
14	Ambassador-at-Large to promote and support the fol-
15	lowing activities:
16	(1) Oversight of the Office of Vulnerable Chil-
17	dren and Family Security.
18	(2) The development and implementation in for-
19	eign countries of child welfare laws, regulations,
20	policies, best practices, and procedures in keeping
21	with the goals articulated in the Action Plan for
22	Children in Adversity, including—
23	(A) the sound development of children
24	through the integration of health, nutrition, and
25	family support;

1	(B) supporting and enabling families to
2	care for children through family preservation,
3	reunification, and support of kinship care,
4	guardianship, and domestic and intercountry
5	adoption;
6	(C) facilitating the efforts of national gov-
7	ernments and partners to prevent, respond to,
8	and protect children from violence, exploitation,
9	abuse, and neglect;
10	(D) supporting partners to build and
11	strengthen holistic and integrated models to
12	promote the best interests of the child;
13	(E) building and maintaining strong evi-
14	dence base on which future activities to reach
15	and assist the most vulnerable children can be
16	effectively planned and implemented; and
17	(F) integrating this plan with United
18	States Government departments and agencies.
19	(3) Addressing the gap in United States Gov-
20	ernment diplomacy, policy, and operations with re-
21	spect to promoting appropriate, protective, and per-
22	manent family care for children living without fami-
23	lies by leading the development and implementation
24	of policies that will ensure the timely provision of
25	appropriate, protective, and permanent family care

1	for children living without families through the full
2	continuum of permanence solutions, including family
3	preservation and reunification, kinship care, guard-
4	ianship, and domestic and intercountry adoption.
5	(c) Qualifications of Ambassador-at-Large.—
6	The Ambassador-at-Large shall—
7	(1) have experience in the development of poli-
8	cies and systems and the implementation of pro-
9	grams that promote the goals of the Action Plan for
10	Children in Adversity;
11	(2) be knowledgeable of international child wel-
12	fare, family permanence, and family creation
13	through domestic and intercountry adoption; and
14	(3) be committed to developing an integrated
15	United States Government approach to international
16	child welfare that places equal emphasis on—
17	(A) early childhood survival and develop-
18	ment;
19	(B) family permanence; and
20	(C) protection from abuse and exploitation.
21	(c) Functions.—
22	(1) Advisory.—The Ambassador-at-Large
23	shall serve as a primary advisor to the Secretary of
24	State and the President in all matters related to vul-

1 nerable children and family security in foreign coun-2 tries. 3 (2) DIPLOMATIC REPRESENTATION.—Subject to 4 the direction of the President and the Secretary of 5 State, and in consultation and coordination with the 6 Administrator of the United States Agency for 7 International Development and the Secretary of 8 Homeland Security, the Ambassador-at-Large shall 9 represent the United States in matters relevant to 10 international child welfare, family preservation and 11 reunification, and provision of permanent, safe pa-12 rental care through kinship, domestic and inter-13 country adoption in— 14 (A) contacts with foreign governments, 15 nongovernmental organizations, intergovern-16 mental agencies, and specialized agencies of the 17 United Nations and other international organi-18 zations of which the United States is a member; 19 (B) multilateral conferences and meetings 20 relevant to family preservation, reunification, 21 and creating appropriate, protective, and per-22 manent care for unparented children; and 23 (C) fulfillment of the diplomatic respon-24 sibilities designated to the central authority 25 under title I of the Intercountry Adoption Act

1	of 2000 (42 U.S.C. 14911 et seq.), as amended
2	by this Act.
3	(3) Policy development with respect to
4	PERMANENCE FOR UNPARENTED CHILDREN.—
5	(A) IN GENERAL.—The Ambassador-at-
6	Large shall—
7	(i) develop and advocate for policies
8	and practices to ensure that children in
9	foreign countries who are living without
10	families find appropriate, protective, and
11	permanent family care;
12	(ii) give consideration to family pres-
13	ervation and reunification, kinship care,
14	guardianship, and domestic and inter-
15	country adoption; and
16	(iii) seek to develop and implement
17	policies that lead to the use of all options
18	for providing appropriate, protective, and
19	permanent family care to children living
20	without families as quickly as possible.
21	(B) ADVOCATE FOR CONCURRENT PLAN-
22	NING.—
23	(i) In general.—In developing poli-
24	cies and programs under this Act, the Am-
25	bassador-at-Large shall advocate that all

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options for providing appropriate, protective, and permanent family care to children living without families must be considered concurrently and permanent solutions must be put in place as quickly as possible. Solutions include family preservation and reunification, kinship care, guardianship, domestic and intercountry adoption, and other culturally acceptable forms of care that will result in appropriate, protective, and permanent family care. Preference should be given to options that optimize child's well-being, which generally means options which provide children with fully protected legal status and parents with full legal status as parents, including full parental rights and responsibilities. The principle of subsidiarity, which gives preference to in-country solutions, should be implemented within the context of a concurrent planning strategy, exploring inand out-of-country options simultaneously. If an in-country placement providing appropriate, protective, and permanent care is not quickly available, and such an inter-

1	national home is available, encourage poli-
2	cies that allow the child to be placed in an
3	international home without delay.
4	(ii) Interim placements.—Nothing
5	in this subsection may be construed to pre-
6	clude interim placements, including in kin-
7	ship care, foster care, and small group
8	homes, to temporarily improve children's
9	living conditions in individual cir-
10	cumstances in which—
11	(I) a permanent solution is not
12	immediately available if ongoing ef-
13	forts are made to move the child from
14	interim to permanent placement as
15	soon as possible; and
16	(II) the child's best interests will
17	be served.
18	(iii) Exceptions.—Exceptions to the
19	general rule set forth in clauses (i) and (ii)
20	may be made, as needed in individual
21	cases, to serve the child's best interests, in-
22	cluding the following:
23	(I) Permanent guardianship may
24	be preferable to adoption in certain
25	cases where the child has developed a

1	powerful bond to a loving guardian
2	who prefers not to adopt because of
3	the child's ties to birth parents who
4	love the child, but are not in a posi-
5	tion to provide appropriate nurturing.
6	(II) Options generally viewed as
7	interim solutions, such as foster care
8	and small group homes, may be pref-
9	erable to family reunification when
10	the parents are not in a position to
11	provide appropriate nurturing.
12	(III) For children with disabil-
13	ities, solutions to prevent institu-
14	tionalization and to assist with re-
15	integration into the community from
16	institutions, include payment and sup-
17	port to families, substitute families,
18	small group homes, or kinship care.
19	(C) Best practices.—In developing poli-
20	cies and programs under this Act, the Ambas-
21	sador-at-Large shall identify and utilize evi-
22	dence-based programs and best practices in
23	family preservation and reunification and provi-
24	sion of permanent parental care through guard-
25	ianship, kinship care, and domestic and inter-

1	country adoption as derived from a wide variety
2	of domestic, foreign, and global policies and
3	practices.
4	(D) TECHNICAL ASSISTANCE.—The Am-
5	bassador-at-Large, in consultation with other
6	appropriate Federal agencies, shall provide
7	technical assistance to governments of foreign
8	countries to help build their child welfare capac-
9	ities, particularly pertaining to family-based
10	permanence. Such assistance should aim to
11	strengthen family preservation and reunification
12	and the provision of appropriate, protective, and
13	permanent family care through kinship care,
14	guardianship, and domestic and intercountry
15	adoption, including assistance with—
16	(i) the drafting, disseminating, and
17	implementing of legislation;
18	(ii) the development of implementing
19	systems and procedures;
20	(iii) the establishment of public, pri-
21	vate, and faith- and community-based
22	partnerships;
23	(iv) the development of workforce
24	training for governmental and nongovern-
25	mental staff; and

1	(v) infrastructure development and
2	data collection techniques necessary to
3	identify and document the number and
4	needs of children living without appro-
5	priate, protective, and permanent family
6	care.
7	(4) Responsibilities with respect to
8	INTERCOUNTRY ADOPTION.—
9	(A) IN GENERAL.—The VCFS, in coordi-
10	nation with other offices of the Department of
11	State and U.S. Citizenship and Immigration
12	Services, shall have lead responsibility for rep-
13	resenting the United States Government in dis-
14	cussions, negotiations, and diplomatic contacts
15	pertaining to intercountry adoptions.
16	(B) Central authority responsibility
17	UNDER THE INTERCOUNTRY ADOPTION ACT OF
18	2000.—Section 101(b)(2) of the Intercountry
19	Adoption Act of 2000 (42 U.S.C. 14911(b)(2))
20	is amended by striking "Office of Children's
21	Issues" and inserting the "Office of Vulnerable
22	Children and Family Security".
23	(C) Determinations of hague adop-
24	TION CONVENTION COMPLIANCE.—The VCFS,
25	in consultation with other offices of the Depart-

1	ment of State, and the Department of Home-
2	land Security, shall have lead responsibility for
3	determining whether a Convention partner
4	country has met its obligations under the
5	Hague Adoption Convention and is eligible to
6	participate in intercountry adoptions in accord-
7	ance with United States law. Such determina-
8	tions shall be documented in writing, based on
9	standardized criteria, and available for public
10	review and comment.
11	(5) Policy Coordination.—The Ambassador-
12	at-Large shall coordinate with the Secretary of
13	Homeland Security and the Administrator of the
14	United States Agency for International Development
15	to maintain consistency in United States foreign and
16	domestic policy and operations with respect to chil-
17	dren living outside family care in foreign countries.
18	(6) Information coordination.—The Am-
19	bassador-at-Large shall transmit—
20	(A) any intercountry adoption related case
21	information received from the Central Authority
22	of another Convention country to the Secretary
23	of Homeland Security; and
24	(B) any intercountry adoption related case
25	information that the Secretary of Homeland Se-

1	curity requests to the Central Authority of an-
2	other Convention country.
3	TITLE II—ANNUAL REPORTING
4	SEC. 201. INCLUSION IN ANNUAL COUNTRY REPORTS ON
5	HUMAN RIGHTS PRACTICES OF INFORMA-
6	TION ON CHILDREN LIVING WITHOUT FAMI-
7	LIES.
8	Section 116(d) of the Foreign Assistance Act of 1961
9	(22 U.S.C. 2151n(d)) is amended by adding at the end
10	the following new paragraph:
11	"(13) The institutionalization of children in-
12	cluding in orphanages, and in large and small group
13	homes, when that institutionalization can be avoided
14	either by promptly reunifying children with nur-
15	turing parents of origin or by promptly placing them
16	in adoptive homes in the country of origin or abroad,
17	and the related subjection of children to cruel, inhu-
18	man or degrading treatment, unnecessary detention,
19	or denial of the right to life, liberty, and the security
20	of persons.".
21	SEC. 202. ANNUAL REPORT ON IMPLEMENTATION OF AC-
22	TION PLAN.
23	Not later than 180 days after the date of the enact-
24	ment of this Act, and annually thereafter, the Ambas-
25	sador-at-Large, in coordination with the Special Advisor

1	to the USAID Administrator on Children in Adversity,
2	shall submit to Congress a report on implementation of
3	the Action Plan for Children in Adversity, including the
4	technical assistance provided under section 101(c)(3)(D)
5	TITLE III—PROMOTION OF A
6	COMPREHENSIVE APPROACH
7	FOR CHILDREN IN ADVER-
8	SITY
9	SEC. 301. USAID OBLIGATIONS FOR COORDINATING WITH
10	OFFICE OF VULNERABLE CHILDREN AND
11	FAMILY SECURITY.
12	(a) Objectives.—The United States Agency for
13	International Development's Center of Excellence on Chil-
14	dren in Adversity, in particular its Special Advisor to the
15	USAID Administrator on Children in Adversity, shall
16	work in consultation with the Ambassador-at-Large of the
17	Office of Vulnerable Children and Family Security of the
18	Department of State to promote greater United States
19	Government coherence and accountability for whole-of-
20	government assistance to children in adversity and ensure
21	that United States foreign assistance and development
22	programs are focused on the following objectives:
23	(1) The sound development of children through
24	the integration of health, nutrition, and family sup-
25	port.

1	(2) Supporting and enabling families to care for
2	children through family preservation, reunification,
3	and support of kinship care, guardianship, and do-
4	mestic and intercountry adoption.
5	(3) Facilitating the efforts of national govern-
6	ments and partners to prevent, respond to, and pro-
7	tect children from violence, exploitation, abuse, and
8	neglect.
9	(4) Supporting partners to build and strengthen
10	holistic and integrated child welfare and protection
11	systems to promote the best interests of the child.
12	(5) Building and maintaining a strong evidence
13	base on which future activities to reach and assist
14	the most vulnerable children can be effectively
15	planned and implemented.
16	(6) Integrating this plan with United States
17	Government departments and agencies.
18	(b) Approach.—The Special Advisor shall ensure
19	that efforts to assist children in adversity through the Ac-
20	tion Plan on Children in Adversity are coordinated with
21	the efforts by the Ambassador-at-Large in implementing
22	its adoption strategy in priority countries and also are re-
23	sponsive to the data on unparented children provided pur-
24	suant to paragraph (13) of section 116(d) of the Foreign

26 Assistance Act of 1961 (22 U.S.C. 2151n(d)), as added 2 by section 201 of this Act. 3 (c) Repeal.—Section 135 of the Foreign Assistance Act of 1961 (22 U.S.C. 2152f) is repealed. TITLE IV—FUNDING, RULE OF 5 CONSTRUCTION, AND EFFEC-6 TIVE DATES 7 8 SEC. 401. AUTHORIZATION OF APPROPRIATIONS. 9 (a) Prohibition on New Appropriations.— 10 (1) IN GENERAL.—Nothing in this Act may be construed as authorizing additional funds to be ap-11 12 propriated to carry out this Act or the amendments 13 made by this Act. 14 (2) Use of existing funds.—This Act, and 15 the amendments made by this Act, shall be carried 16 out using amounts otherwise available for such pur-17 poses, including unobligated balances of funds made 18 available to carry out activities under the Foreign 19 Assistance Act of 1961 (22 U.S.C. 2151 et seq.). 20 (b) Limitations on Use of Funds.— 21 (1) Segregated Services.—No funds obli-22 gated in accordance with this Act may be awarded 23 for building, renovating, or refurbishing residential 24 facilities that segregate children with disabilities

from society. The limitation under this paragraph

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- does not prohibit funding for small, community-
- 2 based group homes that house up to 6 children.
- 3 (2) Administrative expenses.—Not more
- 4 than 2 percent of the amounts described in sub-
- 5 section (a)(2) may be used for administrative ex-
- 6 penses.
- 7 (c) Focus of Assistance provided
- 8 under this Act—
- 9 (1) shall focus primarily on promoting inter-
- 10 national child welfare, as set forth in this Act, for
- all children in adversity; and
- 12 (2) may be provided on such terms and condi-
- tions as the President determines appropriate.
- 14 SEC. 402. RULE OF CONSTRUCTION.
- Nothing in this Act shall be construed as precluding
- 16 the provision of stipends or subsidies to those caring for
- 17 children with disabilities.
- 18 SEC. 403. EFFECTIVE DATES.
- 19 (a) Effective Upon Enactment.—Sections 104
- 20 and 202 and titles III and IV shall take effect on the date
- 21 of the enactment of this Act.
- 22 (b) Delayed Effective Date.—Sections 101,
- 23 102, 103, and 201 shall take effect on the date that is
- 24 1 year after the date of the enactment of this Act.