111TH CONGRESS 1ST SESSION

H. R. 868

To amend title XIX of the Social Security Act to provide funds to States to enable them to increase the wages paid to targeted direct support professionals in providing services to individuals with disabilities under the Medicaid Program.

IN THE HOUSE OF REPRESENTATIVES

February 4, 2009

Mrs. Capps (for herself and Mr. Terry) introduced the following bill; which was referred to the Committee on Energy and Commerce

A BILL

- To amend title XIX of the Social Security Act to provide funds to States to enable them to increase the wages paid to targeted direct support professionals in providing services to individuals with disabilities under the Medicaid Program.
 - 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; FINDINGS.
 - 4 (a) Short Title.—This Act may be cited as the
 - 5 "Direct Support Professionals Fairness and Security Act
 - 6 of 2009".
 - 7 (b) FINDINGS.—Congress finds the following:

- (1) Direct support professionals (including workers referred to as direct support workers, direct care workers, personal assistants, personal attendants, paraprofessionals) are the primary providers of long term care services for millions of individuals who have physical or mental disabilities. Direct support professionals provide assistance with activities of daily living, instrumental activities of daily living, assistance with rehabilitation, habilitation, training needs and other tasks. All provide essential supports that help keep individuals with disabilities connected to their communities.
 - (2) These workers who provide intimate supports are predominately female and many are the sole breadwinners of their families. Although working and paying taxes, many women in these jobs remain impoverished and are eligible for many of the same Federal and State public assistance programs upon which the very individuals with disabilities to whom they provide supports must depend.
 - (3) Throughout the nation, there is a critical shortage of direct support professionals. Vacancy and turn over rates are high. In many parts of the country, individuals with disabilities are unable to access the services they need, thereby jeopardizing

- their health and quality of life, placing even greater burdens on their family members and informal caregivers and creating long waiting lists for community placement.
 - (4) The crisis that the nation faces today will only get worse. Over the next 30 years, there will be a rapid rise of the population over 65 years of age. At the same time, advances in medical science and drug therapy are increasing the number of people, of all ages, living with severe disabilities. Thus, while demand for direct support professional services is increasing, the pool of younger, entry level workers is shrinking. By 2010, more than 780,000 additional workers must be found to fill long-term direct support staff positions.
 - (5) To stabilize and increase the number of direct support professionals in the work force, the wages and benefits of direct support professionals must be improved and made equitable among long term support options.
 - (6) Medicaid is the single-largest payor of longterm supports and services for people with disabilities. Enhanced Federal Medicaid matching funds should be available to assist States committed to addressing wage differentials among direct support

1	professionals by increasing the wages of direct sup-
2	port professionals and supporting and improving the
3	stability of the direct support professional workforce.
4	SEC. 2. MEDICAID AMENDMENT.
5	(a) Authorizing Establishment of Direct Sup-
6	PORT PROFESSIONAL WAGE ENHANCEMENT PLANS.—
7	Title XIX of the Social Security Act is amended by adding
8	at the end the following new section:
9	"DIRECT SUPPORT PROFESSIONAL WAGE ENHANCEMENT
10	PLAN
11	"Sec. 1942. (a) State Option.—As a condition for
12	the receipt of increased funding described in subsection
13	(f), a State is required to provide for the implementation
14	of a direct support professional wage enhancement plan
15	under this section.
16	"(b) Direct Support Professional Wage En-
17	HANCEMENT PLAN.—
18	"(1) In general.—For purposes of this sec-
19	tion, the term 'direct support professional wage en-
20	hancement plan' means a plan of a State that the
21	Secretary determines meets the following require-
22	ments:
23	"(A) DEADLINE FOR SUBMISSION.—The
24	plan is submitted to the Secretary not later
25	than 120 days after the date the Secretary pro-
26	vides notice to States under paragraph (3).

1	"(B) Contents.—
2	"(i) Equalization of hourly wage
3	RATES.—The plan must describe how the
4	State intends to use the funds made avail-
5	able under this section to increase the
6	hourly wage rate of targeted direct support
7	professionals so that by the end of the 5-
8	year implementation period (as defined in
9	subsection (g)(4)) such rate is equal to the
10	average hourly wage rate of reference di-
11	rect support professionals.
12	"(ii) Additional provisions.—The
13	plan must include the additional informa-
14	tion described in subsection (c).
15	"(C) Implementation.—The plan must
16	be developed and implemented in accordance
17	with subsection (d).
18	"(D) ANNUAL REPORTS.—The State must
19	provide for annual assessments and reports in
20	accordance with subsection (e).
21	"(2) Modification of Plan.—Nothing in this
22	section shall be construed as preventing a State
23	from time to time and with the approval of the Sec-
24	retary from modifying a direct support professional
25	wage enhancement plan so long as such plan, as

- 1 modified, continues to meet the requirements of 2 paragraph (1).
- "(3) Notice.—Not later than 90 days after the date of the enactment of this section, the Secretary shall provide notice to States regarding the provisions of this section, including the availability of enhanced funding to implement direct support professional wage enhancement plans.
- 9 "(c) Contents of Plan.—A direct support profes-10 sional wage enhancement plan shall include, consistent 11 with the other requirements of this section, the following:
- "(1) A description of how the State intends to use funds provided under this section to meet the requirement of subsection (b)(1).
 - "(2) A description of the prevailing hourly wage rates for targeted direct support professionals before the implementation of such plan and any hourly wage rate differentials between targeted direct support professionals and reference direct support professionals.
 - "(3) The impact of wage differentials and labor market conditions on the recruitment and retention of targeted direct support professionals, including current or projected labor shortages.

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- "(4) The identification of a specific, five-year performance goal to increase the hourly wage rate of targeted direct support professionals so as to eliminate any wage rate differential between targeted and reference direct support professionals and the methodology to be used by the State to achieve its goal.
 - "(5) The annual performance goals and targets that the State will monitor to track progress toward achieving its five-year performance goal.
 - "(6) Current efforts to increase and stabilize the State's direct support professional labor force and how the plan shall be coordinated with such efforts.
 - "(7) Methods for assuring that funds provided under this section shall be spent in accordance with such plan, and shall not be used to supplant existing funds for wages and benefits or to reduce the State's expenditures below the amount that the State would have paid had the plan not been in effect.
 - "(8) A description of the stakeholders and collaborative process used consistent with subsection (d) to develop the plan and the means by which such collaboration shall continue during the implementation of the plan.

1	"(9) Assurances satisfactory to the Secretary
2	that upon the expiration of the 5-year implementa-
3	tion period, the State shall provide funding nec-
4	essary to maintain the wage rates attained under the
5	plan for targeted direct support professionals at the
6	five-year performance goal increased annually there-
7	after by a percentage that is not less than the an-
8	nual percent increase in the employment cost index
9	(as published quarterly by the Bureau of Labor Sta-
10	tistics).
11	"(d) Development and Implementation of
12	Plan.—A direct support professional wage enhancement
13	plan shall be developed and implemented in collaboration
14	with—
15	"(1) targeted individuals with disabilities and
16	family representatives;
17	"(2) targeted direct support professionals;
18	"(3) agencies or provider organizations that
19	serve targeted individuals with disabilities and em-
20	ploy targeted direct support professionals; and
21	"(4) individuals and organizations representing
22	the interests of those described in paragraphs (1)
23	through (3).
24	"(e) Annual Assessment and Report.—
25	"(1) In general.—A State shall—

1	"(A) perform an assessment of the
2	operation of the direct care support profes-
3	sional wage enhancement plan in the State
4	in each fiscal year; and
5	"(B) report to the Secretary by Janu-
6	ary 1 following the end of the fiscal year,
7	on the results of such assessment.
8	"(2) Contents.—Each such assessment shall
9	include the following:
10	"(A) An assessment of the effectiveness of
11	the plan in increasing the wages of targeted di-
12	rect support professionals and reducing or
13	eliminating the wage gap with reference direct
14	support professionals.
15	"(B) An assessment of the State's progress
16	in meeting its annual performance goals under
17	the plan.
18	"(C) An assessment of the effectiveness of
19	the State's collaboration with stakeholders on
20	plan development and implementation issues.
21	"(D) A review and assessment of State ac-
22	tivities to coordinate the plan with other activi-
23	ties in the State to improve and stabilize the di-
24	rect support professional workforce.

1	"(E) Recommendations for improving the
2	plan.
3	"(F) Such other information as the Sec-
4	retary may specify.
5	"(f) Increase in Payment to Implement Plan.—
6	"(1) In general.—Subject to paragraph (2),
7	for each calendar quarter during the 5-year imple-
8	mentation period in which a direct support profes-
9	sional wage enhancement plan is in effect under this
10	section in a State, the amount of payment for med-
11	ical assistance under section 1903(a)(1) shall be in-
12	creased by the wage enhancement incentive percent-
13	age (as defined in paragraph (3)(G)) multiplied by
14	the portion of total funds expended during the quar-
15	ter for the provision of direct support services to tar-
16	geted individuals that are attributable to the wages
17	of targeted direct support professionals.
18	"(2) Limitation.—
19	"(A) In general.—Payments made under
20	paragraph (1) shall be used only to increase the
21	wages of targeted direct support professionals.
22	"(B) Treatment of employee bene-
23	FITS AND SALARY RELATED BENEFITS.—For
24	purposes of subparagraph (A), payments for
25	costs of employee benefits and other salary re-

1 lated benefits (including mandatory employment 2 taxes and benefits) shall be treated as payments 3 to increase the wages of targeted direct support 4 professionals so long as payments attributable 5 to such non-wage benefits do not exceed 20 per-6 cent of the total amounts that increase the 7 wages of targeted direct support professionals. 8 "(3) Definitions.—For purposes of this sub-

"(3) DEFINITIONS.—For purposes of this subsection:

"(A) ANNUAL RATE DIFFERENTIAL PER-CENTAGE.—The term 'annual rate differential percentage' means, with respect to a State for a year in which the direct support professional wage enhancement plan is in effect, the percent of the direct support professional wage rate differential (as defined in subparagraph (E)) to be paid under plan for the year.

"(B) AVERAGE REFERENCE DIRECT SUP-PORT PROFESSIONAL HOURLY WAGE RATE.— The term 'average reference direct support professional hourly wage rate' means, for a year under a direct support professional wage enhancement plan, the average direct support professional hourly wage rate (as defined in subparagraph (D)), including any projected in-

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1	crease, paid in the year to reference direct sup-
2	port professionals who are employed by the
3	State or, if there are no such employees, to ref-
4	erence direct support professionals who are em-
5	ployed by local governments in the State, or,
6	when necessary to meet the purpose of the plan,
7	any other reference wage rate defined by the
8	State and as approved by the Secretary.
9	"(C) Base-year average targeted di-
10	RECT SUPPORT PROFESSIONAL HOURLY WAGE
11	RATE.—The term 'average targeted direct sup-
12	port professional hourly wage rate' means, for
13	a State, the average direct support professional
14	hourly wage rate (as defined in subparagraph
15	(D)) paid to targeted direct support profes-
16	sionals under the State plan in the 12-month-
17	period immediately preceding the 5-year imple-
18	mentation period.
19	"(D) DIRECT SUPPORT PROFESSIONAL
20	HOURLY WAGE RATE.—The term 'direct sup-
21	port professional hourly wage rate' means—
22	"(i) the rate of hourly wage paid to a
23	direct support professional; plus
24	"(ii) mandatory employment taxes

and benefits (as defined in subparagraph

1	(F)) paid (as computed and applied on an
2	hourly basis) with respect to such employ-
3	ment.
4	"(E) DIRECT SUPPORT PROFESSIONAL
5	WAGE RATE DIFFERENTIAL.—The term 'direct
6	support professional wage rate differential'
7	means, for a State for a year, the amount by
8	which—
9	"(i) the average reference direct sup-
10	port professional hourly wage rate (as de-
11	fined in subparagraph (B)) for the State
12	and year, exceeds
13	"(ii) the base-year average targeted
14	direct support professional hourly wage
15	rate (as defined in subparagraph (C)) for
16	the State.
17	"(F) MANDATORY EMPLOYMENT TAXES
18	AND BENEFITS.—The term 'mandatory employ-
19	ment taxes and benefits' means taxes under
20	section 3111 of the Internal Revenue Code of
21	1986 (relating to the employer share of FICA
22	taxes) and the employer's share of unemploy-
23	ment compensation and worker's compensation
24	payments.

1	"(G) Wage enhancement incentive
2	PERCENTAGE.—The term 'wage enhancement
3	incentive percentage' means—
4	"(i) the product of (I) the total direct
5	support professional wage rate differential
6	(as defined in subparagraph (E), and (II)
7	annual rate differential percentage (as de-
8	fined in subparagraph (A)); divided by
9	"(ii) the average reference direct sup-
10	port professional hourly wage rate (as de-
11	fined in subparagraph (B)).
12	"(g) Inspector General Audit.—The Secretary,
13	through the Inspector General of the Department of
14	Health and Human Services, shall audit a sample from
15	among the States in order to assess the effectiveness of
16	progress made in reducing or eliminating the wage gap
17	between targeted and reference direct support profes-
18	sionals through funds under this section.
19	"(h) GAO STUDY.—
20	"(1) Study.—The Comptroller General of the
21	United States shall conduct a study concerning the
22	wage equalization and recruitment and retention of
23	direct support professionals who are providing serv-
24	ices and supports to individuals with disabilities.

"(2) Reports.—The Comptroller General shall submit to Congress reports, in the third and fifth years in which this section is being implemented, on progress made by States, and the impact of payments under this section, on providing wage equalization and in improving recruitment and retention of direct support professionals.

"(i) DEFINITIONS.—For purposes of this section:

"(1) DIRECT SUPPORT PROFESSIONAL.—The term 'direct support professional' means an individual who, whether in a supervisory or non-supervisory capacity, provides services and supports, as needed, to an individual with a disability to assist in acquiring, maintaining or enhancing skills necessary to perform activities of daily living or instrumental activities of daily living and health-related functions through hands-on assistance, supervision, or cueing. Such term includes, among others, individuals who may be classified as nurses aides, home health aides, home care aides, personal care aides and personal assistants, in-home support workers, homemakers, behavioral specialists, habilitation specialist, mental health rehabilitation technicians, independent living skills specialists, crisis program workers, qualified

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- mental health or mental retardation professionals,
 and educational technicians.
- 3 "(2) DIRECT SUPPORT PROFESSIONAL WAGE 4 ENHANCEMENT PLAN.—The term 'direct support 5 professional wage enhancement plan' is defined in 6 subsection (b)(1).
 - "(3) DIRECT SUPPORT SERVICES.—The term 'direct support services' means a range of services and supports, provided by one or more persons, designed to provide support and health-related services to an individual with a disability to enable them to perform, acquire, maintain or enhance skills necessary to perform activities of daily living (ADL), instrumental activities of daily living (IADL) and health-related functions. Such term includes personal care services, consumer-directed personal assistance services, rehabilitation services, habilitation services, and respite care.
 - "(4) Individual with a disability' means an individual who meets (or is regarded as meeting) the criteria for being disabled under the supplemental security income program under title XVI. Such term includes an individual who, regardless of age, is eligi-

1	ble for and receiving medical assistance under this
2	title for any benefits described in paragraph (i)(8).
3	"(5) 5-YEAR IMPLEMENTATION PERIOD.—The
4	term '5-year implementation period' means, with re-
5	spect to a State and a direct support professional
6	wage enhancement plan under this section, the pe-
7	riod of 20 calendar quarters beginning with the first
8	full calendar quarter in which such plan is imple-
9	mented in the State under this section. Each of the
10	five 4-calendar-quarter periods within such period
11	shall be treated as a year for purposes of this sec-
12	tion.
13	"(6) Reference direct support profes-
14	SIONAL.—The term 'reference direct support profes-
15	sional' means a direct support professional who—
16	"(A) is employed by a State or local gov-
17	ernment entity; and
18	"(B) provides direct support services to
19	targeted individuals with disabilities under this
20	title.
21	"(7) Targeted direct support profes-
22	SIONAL.—The term 'targeted direct support profes-
23	sional' means a direct support professional who—
24	"(A) is not employed by a State or local
25	government entity; and

- 1 "(B) provides direct support services to 2 targeted individuals with disabilities under this 3 title.
- 4 TARGETED INDIVIDUAL WITH A 5 ABILITY.—The term 'targeted individual with a dis-6 ability' means an individual with a disability who is 7 eligible for and is receiving medical assistance under 8 this title for personal care services under section 9 1905(a)(23), for rehabilitative services under section 10 1905(a)(13), for home health care services under 11 section 1905(a)(7), for intermediate care facility services for the mentally retarded under section 12 13 1905(a)(15), for home and community-based serv-14 ices under a State plan option under section 1915(j), 15 for self-directed personal assistance services under a 16 State plan amendment option under section 1915(i), 17 or for home and community-based services under a 18 waiver approved under section 1915(c) or section 19 1115.".
- 20 (b) Conforming Amendment.—Section 1903(a)(1)
- 21 of such Act (42 U.S.C. 1396b(a)(1)) is amended by insert-
- 22 ing "and section 1942(f)" after "1923(f)".
- (c) Authorization of Planning Grants.—The
- 24 Secretary of Health and Human Services is authorized to
- 25 award State planning grants in an amount not to exceed,

- 1 in the aggregate, \$3,000,000, in order to assist States in
- 2 establishing direct support professional wage enhancement
- 3 plans under section 1942 of the Social Security Act, as

4 added by subsection (a).

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