

117TH CONGRESS  
1ST SESSION

# S. 509

To establish a program to assist States in establishing or enhancing community integration network infrastructure for health and social services.

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IN THE SENATE OF THE UNITED STATES

MARCH 1, 2021

Mr. SULLIVAN (for himself and Mr. MURPHY) introduced the following bill; which was read twice and referred to the Committee on Health, Education, Labor, and Pensions

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## A BILL

To establish a program to assist States in establishing or enhancing community integration network infrastructure for health and social services.

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.**

4       This Act may be cited as the “Leveraging Integrated  
5 Networks in Communities to Address Social Needs Act of  
6 2021” or the “LINC to Address Social Needs Act of  
7 2021”.

1     **SEC. 2. PROGRAM TO SUPPORT ESTABLISHMENT OR EN-**  
2                 **HANCEMENT OF STATE COMMUNITY INTE-**  
3                 **GRATION NETWORK INFRASTRUCTURE.**

4         (a) GRANT PROGRAM.—The Secretary shall award  
5 grants on a competitive basis to States to support such  
6 States, through public-private partnerships, to establish  
7 new or enhance existing community integration network  
8 infrastructure through authorized activities under sub-  
9 section (b).

10         (b) AUTHORIZED ACTIVITIES.—A State shall use a  
11 grant under this section to carry out activities and services  
12 to establish new or enhance existing community integra-  
13 tion network infrastructure, on a statewide basis through  
14 direct network operations or collaborations among mul-  
15 tiple associated entities, which may include such entities  
16 that operate regionally. Such activities and services shall  
17 include—

18                 (1) establishing a new or enhancing an existing  
19 technology platform that—

20                         (A) enables the coordination of public and  
21 private providers and payors of services for in-  
22 dividuals in the State, including services such  
23 as—

24                                 (i) nutritional assistance;  
25                                 (ii) housing;

(iii) health care, including preventive

health intervention, chronic disease man-

agement, and behavioral health care;

(iv) transportation;

(v) job training;

(vi) child development or care;

(vii) caregiving and respite care;

(viii) disability assistance; and

(ix) other services, as determined by

the State;

(B) prioritizes connectivity with, incorpora-

of, and partnership with any appropriate

ting technology platforms developed by pub-

or private organizations in the State for the

poses described in subparagraph (A); and

(C) ensures that—

(i) reasonable measures are taken to

promote connectivity among associated en-

tities; and

(ii) appropriate privacy, security, pro-

tectons are in place, in accordance with

applicable Federal and State privacy laws;

connecting associated entities for purposes

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1 consumer assistance, referral and capacity management,  
2 outcome tracking, and related services;

3 (3) providing technical assistance and sup-  
4 porting associated entities in connecting and partici-  
5 pating in the community integration network infra-  
6 structure;

7 (4) planning for and implementing actions de-  
8 signed to create sustainable funding models to sup-  
9 port long-term access to community integration net-  
10 work infrastructure;

11 (5) designing and implementing a financial  
12 structure to make the community integration net-  
13 work infrastructure financially self-sustaining not  
14 later than 3 years after receiving funds under this  
15 section; and

16 (6) evaluating the use of any funds provided  
17 under this section.

18 (c) AWARD OF GRANTS.—

19 (1) IN GENERAL.—A grant under this Act shall  
20 be awarded under such terms and conditions as the  
21 Secretary shall prescribe, including the guidelines es-  
22 tablished under paragraph (3).

23 (2) MINIMIZING ADMINISTRATIVE BURDEN.—  
24 The Secretary shall seek to minimize the administra-

1       tive burden of such terms and conditions and ensure  
2       programmatic flexibility for unique State needs.

3                     (3) GUIDELINES.—The Secretary shall—

4                         (A) consult relevant stakeholders regarding  
5                         basic functionalities, technical capacities, and  
6                         data standards needed for community integra-  
7                         tion network infrastructure; and

8                         (B) based on such consultations, establish  
9                         guidelines for awarding grants under this sec-  
10                         tion, including application requirements.

11                     (d) APPLICATION.—A State desiring a grant under  
12       this section shall—

13                         (1) enter into a public-private partnership with  
14       one or more—

15                         (A) private, nonprofit, or philanthropic or-  
16       ganizations; or

17                         (B) Indian Tribes, Tribal organizations, or  
18       urban Indian organizations within the State;  
19       and

20                         (2) submit to the Secretary an application at  
21       such time, in such manner, and containing or ac-  
22       companied by such information as the Secretary may  
23       require, including—

24                         (A) a description of the agency or depart-  
25       ment in the State government that will coordi-

1 nate with and oversee the partnership estab-  
2 lished under paragraph (1);

3 (B) a plan for the establishment or en-  
4 hancement of a community integration network  
5 infrastructure including—

6 (i) the proposed transparent and com-  
7 petitive process for selecting any new oper-  
8 ational components of the community inte-  
9 gration network infrastructure;

10 (ii) the planned governance structure  
11 (including representation of different types  
12 of associated entities) within the commu-  
13 nity integration network infrastructure;

14 (iii) proposed associated entities and  
15 services to be included in the community  
16 integration network infrastructure; and

17 (iv) a plan for accessing and linking  
18 relevant data to create community integra-  
19 tion network infrastructure, including a de-  
20 scription of intended sources of data;

21 (C) assurances that the funds awarded  
22 under this section will be used solely carry out  
23 authorized activities as described in subsection  
24 (b) and other related activities;

(E) a description of the objectives and outcome goals of developing the community integration network infrastructure, including—

10 (i) one or more health outcomes;

11 (ii) one or more other important social

12 outcomes;

13 (iii) improved access to health care or

14 social services; and

15 (iv) how progress toward the outcomes

16 described in subparagraphs (A), (B), and

17 (C) will be measured through internal per-

18 formance metrics.

19       (e) SEPARATE TRIBAL INFRASTRUCTURE.—Nothing  
20 in this section shall preclude Indian Tribes, Tribal organi-  
21 zations, or urban Indian organizations from establishing  
22 a community integration network infrastructure that is  
23 separate from any other public-private partnership receiv-  
24 ing funding under this section.

**25 (f) AUTHORIZATION OF APPROPRIATIONS.—**

1                             (1) IN GENERAL.—There is authorized to be  
2 appropriated to carry out this section \$150,000,000  
3 for fiscal year 2022.

4                             (2) ADMINISTRATION.—Of the amounts appro-  
5 priated pursuant to paragraph (1), up to \$5,000,000  
6 may be used for administrative expenses.

7                             (3) DURATION OF AVAILABILITY.—Amounts ap-  
8 propriated pursuant to paragraph (1) shall remain  
9 available until the date that is 5 years after the date  
10 of enactment of this Act.

11 (g) DEFINITIONS.—In this section:

12                             (1) ASSOCIATED ENTITIES.—The term “associ-  
13 ated entities” means any—

14                                 (A) community-based organization that ac-  
15 cepts referrals from health care organizations  
16 and that provides services such as—

17                                     (i) nutritional assistance;

18                                     (ii) housing;

19                                     (iii) health care, including preventive  
20 health intervention, chronic disease man-  
21 agement, and behavioral health care;

22                                     (iv) transportation;

23                                     (v) job training;

24                                     (vi) child development or care;

25                                     (vii) caregiving and respite care; and

(viii) disability assistance;

(B) public, or nonprofit or for-profit, private health care provider organization;

(C) public or private funded payor of health care services, including home- or community-based services;

(D) State, local, territorial, or Tribal health and social services agency;

(E) State public housing authority or housing finance agency;

(F) public health information exchange or public health information network, as defined by the Secretary; or

(G) other similar entity, as designated by the State.

(2) COMMUNITY INTEGRATION NETWORK INFRASTRUCTURE.—The term “community integration network infrastructure” means infrastructure, existing on statewide basis with direct network operations or through collaborations among multiple associated entities, used to enable the coordination, alignment, and connection, of associated entities in a State, including such entities that operate regionally, for purposes of communication, service coordi-

1 nation, and referral management of services, with  
2 respect to services such as—

- 3 (A) nutritional assistance;
- 4 (B) housing;
- 5 (C) health care, including preventive health  
6 intervention, chronic disease management, and  
7 behavioral health care;
- 8 (D) transportation;
- 9 (E) job training;
- 10 (F) child development or care;
- 11 (G) caregiving and respite care;
- 12 (H) disability assistance; and
- 13 (I) other similar services, as designated by  
14 the State.

15 (3) INDIAN TRIBE AND TRIBAL ORGANIZA-  
16 TION.—The terms “Indian Tribe” and “Tribal orga-  
17 nization” have the meanings given to the terms ‘In-  
18 dian tribe’ and ‘tribal organization’ in section 4 of  
19 the Indian Self-Determination and Education Assist-  
20 ance Act (25 U.S.C. 5304).

21 (4) SECRETARY.—The term “Secretary” refers  
22 to the Secretary of Health and Human Services.

23 (5) STATE.—The term “State” means a State,  
24 territory, or the District of Columbia.

1                             (6) URBAN INDIAN ORGANIZATION.—The term  
2                             “urban Indian organization” has the meaning given  
3                             to the term in section 4 of the Indian Health Care  
4                             Improvement Act (25 U.S.C. 1603).

5                             **SEC. 3. EVALUATION, REPORT, AND RECOMMENDATIONS.**

6                             (a) EVALUATION.—The Comptroller General of the

7                             United States shall conduct an evaluation that—

8                                 (1) measures the overall impact of the commu-  
9                             nity integration network infrastructure established  
10                            or enhanced using funds received under section 2,  
11                            with respect to—

12                                 (A) changes in individual and population  
13                             health outcomes;

14                                 (B) changes in access to health care or so-  
15                             cial services;

16                                 (C) the degree of data sharing using the  
17                             community integration network infrastructure  
18                             established or enhanced using funds received  
19                            under section 2;

20                                 (D) the effectiveness of service coordina-  
21                             tion;

22                                 (E) the cost-effectiveness of the provision  
23                             of services;

24                                 (F) any results or anticipated results on  
25                             overall health and social services spending;

(G) patient and consumer satisfaction with service coordination process and services received; and

(H) any other relevant factors; and

(2) describes how the funds received under section 2 were used.

7       (b) REPORT AND RECOMMENDATIONS.—Not later  
8 than 4 years after the date the first grant under this Act  
9 is awarded, the Comptroller General of the United States  
10 shall—

11                   (1)(A) submit a report on the evaluation con-  
12                   ducted under subsection (a) to Congress; and

13 (B) make such report publicly available; and

