117th CONGRESS 1st Session

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To authorize the Attorney General to make grants to, and enter into cooperative agreements with, States and units of local government to develop, implement, or expand 1 or more programs to provide medication-assisted treatment to individuals who have opioid use disorder and are incarcerated within the jurisdictions of the States or units of local government.

IN THE SENATE OF THE UNITED STATES

Mr. MARKEY introduced the following bill; which was read twice and referred to the Committee on _____

A BILL

- To authorize the Attorney General to make grants to, and enter into cooperative agreements with, States and units of local government to develop, implement, or expand 1 or more programs to provide medication-assisted treatment to individuals who have opioid use disorder and are incarcerated within the jurisdictions of the States or units of local government.
 - 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.
2	This Act may be cited as the "Community Re-Entry
3	through Addiction Treatment to Enhance Opportunities
4	Act" or as the "CREATE Opportunities Act".
5	SEC. 2. MEDICATION-ASSISTED TREATMENT CORRECTIONS
6	AND COMMUNITY REENTRY PROGRAM.
7	(a) DEFINITIONS.—In this section—
8	(1) the term "Attorney General" means the At-
9	torney General, acting through the Director of the
10	National Institute of Corrections;
11	(2) the term "certified recovery coach" means
12	an individual—
13	(A) with knowledge of, or experience with,
14	recovery from a substance use disorder; and
15	(B) who—
16	(i) has completed training through,
17	and is determined to be in good standing
18	by—
19	(I) a single State agency; or
20	(II) a recovery community orga-
21	nization that is capable of conducting
22	that training and making that deter-
23	mination; and
24	(ii) meets the criteria specified by the
25	Attorney General, in consultation with the
26	Secretary of Health and Human Services,

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1	for qualifying as a certified recovery coach
2	for the purposes of this Act;
3	(3) the term "correctional facility" has the
4	meaning given the term in section 901 of title I of
5	the Omnibus Crime Control and Safe Streets Act of
6	1968 (34 U.S.C. 10251);
7	(4) the term "covered grant or cooperative
8	agreement" means a grant received, or cooperative
9	agreement entered into, under the Program;
10	(5) the term "covered program" means a pro-
11	gram—
12	(A) to provide medication-assisted treat-
13	ment to individuals who have opioid use dis-
14	order and are incarcerated within the jurisdic-
15	tion of the State or unit of local government
16	carrying out the program; and
17	(B) that is developed, implemented, or ex-
18	panded through a covered grant or cooperative
19	agreement;
20	(6) the term "medication-assisted treatment"
21	means the use of 1 or more drugs, or 1 or more
22	combinations of drugs, that have been approved
23	under the Federal Food, Drug, and Cosmetic Act
24	(21 U.S.C. 301 et seq.) or section 351 of the Public
25	Health Service Act (42 U.S.C. 262) for the treat-

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1	ment of an opioid use disorder, in combination with
2	evidence-based counseling and behavioral therapies,
3	such as psychosocial counseling, overseen by 1 or
4	more social work professionals and 1 or more quali-
5	fied clinicians, to provide a comprehensive approach
6	to the treatment of substance use disorders;
7	(7) the term "nonprofit organization" means an
8	organization that is described in section $501(c)(3)$ of
9	the Internal Revenue Code of 1986 and is exempt
10	from taxation under section 501(a) of such Code;
11	(8) the term "Panel" means the Medication-as-
12	sisted Treatment Corrections and Community Re-
13	entry Application Review Panel established under
14	subsection (e)(2);
15	(9) the term "participant" means an individual
16	who participates in a covered program;
17	(10) the term "political appointee" has the
18	meaning given the term in section 714(h) of title 38,
19	United States Code;
20	(11) the term "Program" means the Medica-
21	tion-assisted Treatment Corrections and Community
22	Reentry Program established under subsection (b);
23	(12) the term "psychosocial" means the inter-
24	relation of social factors and individual thought and
25	behavior;

(13) the term "recovery community organiza-
tion" has the meaning given the term in section 547
of the Public Health Service Act (42 U.S.C. 290ee–
2);
(14) the term "single State agency" means,
with respect to a State or unit of local government,
the single State agency identified by the State, or
the State in which the unit of local government is
located, in the plan submitted by that State under
section 1932(b)(1)(A)(i) of the Public Health Serv-
ice Act (42 U.S.C. 300x-32(b)(1)(A)(i));
(15) the term "State" means—
(A) each State of the United States;
(B) the District of Columbia; and
(C) each commonwealth, territory, or pos-
session of the United States; and
(16) the term "unit of local government" has
the meaning given the term in section 901 of title
I of the Omnibus Crime Control and Safe Streets
Act of 1968 (34 U.S.C. 10251), except that such
term also includes a tribal organization, as defined
in section 4 of the Indian Self-Determination and
Education Assistance Act (25 U.S.C. 5304).
(b) AUTHORIZATION.—Not later than 90 days after
the date of enactment of this Act, the Attorney General,

in consultation with the Secretary of Health and Human
 Services, shall establish a program—

3 (1) that shall be known as the "Medication-as4 sisted Treatment Corrections and Community Re5 entry Program"; and

6 (2) under which the Attorney General—

7 (A) may make grants to, and enter into co-8 operative agreements with, States or units of 9 local government to develop, implement, or ex-10 pand 1 or more programs to provide medica-11 tion-assisted treatment that meets the standard 12 of care generally accepted for the treatment of 13 opioid use disorder to individuals who have 14 opioid use disorder and are incarcerated within the jurisdictions of the States or units of local 15 16 government; and

(B) shall establish a working relationship
with 1 or more knowledgeable corrections organizations with expertise in security, medical
health, mental health, and addiction care to
oversee and support implementation of the program, including through the use of evidencebased clinical practices.

24 (c) PURPOSES.—The purposes of the Program are25 to—

1	(1) develop medication-assisted treatment pro-
2	grams in consultation with nonprofit organizations
3	and community organizations that are qualified to
4	provide technical support for the programs;
5	(2) reduce the risk of overdose to participants
6	after the participants are released from incarcer-
7	ation; and
8	(3) reduce the rate of reincarceration.
9	(d) Program Requirements.—In carrying out a
10	covered program, a State or unit of local government
11	shall—
12	(1) in providing medication-assisted treatment
13	under the covered program, offer to participants 3
14	or more drugs that—
15	(A) have been approved under the Federal
16	Food, Drug, and Cosmetic Act (21 U.S.C. 301
17	et seq.) or section 351 of the Public Health
18	Service Act (42 U.S.C. 262) for the treatment
19	of an opioid use disorder; and
20	(B) do not contain the same active moiety;
21	and
22	(2) use—
23	(A) screening tools with psychometric reli-
24	ability and validity that provide useful clinical

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1	data to guide the long-term treatment of par-
2	ticipants who have—
3	(i) opioid use disorder; or
4	(ii) co-occurring opioid use disorder
5	and mental disorders;
6	(B) at each correctional facility at which
7	the covered program is carried out, a sufficient
8	number of personnel, as determined by the At-
9	torney General in light of the number of indi-
10	viduals incarcerated at the correctional facility
11	and the number of those individuals who the
12	correctional facility has screened and identified
13	as having opioid use disorder, to—
14	(i) monitor participants with active
15	opioid use disorder who begin participation
16	in the covered program while dem-
17	onstrating, or develop, signs and symptoms
18	of opioid withdrawal;
19	(ii) provide evidence-based medically
20	managed withdrawal care or assistance to
21	the participants described in clause (i);
22	(iii) prescribe or otherwise dispense—
23	(I) the drugs that are offered
24	under the covered program, as re-
25	quired under paragraph (1); and

1	(II) naloxone or any other emer-
2	gency opioid antagonist approved by
3	the Commissioner of Food and Drugs
4	to treat opioid overdose; and
5	(iv) discuss with participants the risks
6	and benefits of, and differences among, the
7	opioid antagonist, opioid agonist, and par-
8	tial agonist drugs used to treat opioid use
9	disorder; and
10	(C) a certified recovery coach, social work
11	professional, or other qualified clinician who, in
12	order to support the sustained recovery of par-
13	ticipants, shall work with participants who are
14	recovering from opioid use disorder.
15	(e) Application.—
16	(1) IN GENERAL.—A State or unit of local gov-
17	ernment desiring a covered grant or cooperative
18	agreement shall submit to the Attorney General an
19	application that—
20	(A) shall include—
21	(i) a description of—
22	(I) the objectives of the medica-
23	tion-assisted treatment program that
24	the applicant will develop, implement,

1	or expand under the covered grant or
2	cooperative agreement;
3	(II) the activities that the appli-
4	cant will carry out under the covered
5	program;
6	(III) how the activities described
7	under subclause (II) will achieve the
8	objectives described in subclause (I);
9	and
10	(IV) the outreach and education
11	component of the covered program
12	that the applicant will carry out in
13	order to encourage maximum partici-
14	pation in the covered program;
15	(ii) a plan for—
16	(I) measuring progress in achiev-
17	ing the objectives described in clause
18	(i)(I), including a strategy to collect
19	data that can be used to measure that
20	progress;
21	(II) collaborating with the single
22	State agency for the applicant or 1 or
23	more nonprofit organizations in the
24	community of the applicant to help
25	ensure that—

1	(aa) if participants so desire,
2	participants have continuity of
3	care after release from incarcer-
4	ation with respect to the form of
5	medication-assisted treatment the
6	participants received during in-
7	carceration, including—
8	(AA) by working with
9	community service providers
10	to assist eligible partici-
11	pants, before release from
12	incarceration in registering
13	for the Medicaid program
14	under title XIX of the Social
15	Security Act (42 U.S.C.
16	1396 et seq.) or other min-
17	imum essential coverage, as
18	defined in section $5000A(f)$
19	of the Internal Revenue
20	Code of 1986; and
21	(BB) if a participant
22	cannot afford, or does not
23	qualify for, health insurance
24	that provides coverage with
25	respect to enrollment in a

25 respect to enrollment in a

1	medication-assisted treat-
2	ment program, and if the
3	participant cannot pay the
4	cost of enrolling in a medi-
5	cation-assisted treatment
6	program, by working with
7	units of local government,
8	nonprofit organizations,
9	opioid use disorder treat-
10	ment providers, and entities
11	carrying out programs under
12	substance use disorder
13	grants to, before the partici-
14	pant is released from incar-
15	ceration, identify a resource,
16	other than the applicant or
17	the covered program to be
18	carried out by the applicant,
19	that may be used to pay the
20	cost of enrolling the partici-
21	pant in a medication-as-
22	sisted treatment program;
23	(bb) medications are se-
24	curely stored; and

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1	(cc) protocols relating to di-
2	version are maintained; and
3	(III) with respect to each com-
4	munity in which a correctional facility
5	at which a covered program will be
6	carried out is located, collaborating
7	with State agencies responsible for
8	overseeing programs relating to sub-
9	stance use disorder and local public
10	health officials and nonprofit organi-
11	zations in the community to help en-
12	sure that medication-assisted treat-
13	ment provided at each correctional fa-
14	cility at which the covered program
15	will be carried out is also available at
16	locations that are not correctional fa-
17	cilities in those communities, to the
18	greatest extent practicable; and
19	(iii) a certification that—
20	(I) each correctional facility at
21	which the covered program will be
22	carried out has access to a sufficient
23	number of clinicians who are licensed
24	to prescribe or otherwise dispense to
25	participants the drugs for the treat-

1	ment of opioid use disorder required
2	to be offered under subsection $(d)(1)$,
3	which may include clinicians who use
4	telemedicine, in accordance with regu-
5	lations issued by the Administrator of
6	the Drug Enforcement Administra-
7	tion, to provide services under the cov-
8	ered program; and
9	(II) the covered program will
10	provide evidence-based counseling and
11	behavioral therapies, which may in-
12	clude counseling and therapy adminis-
13	tered through the use of telemedicine,
14	as appropriate, to participants as part
15	of the medication-assisted treatment
16	provided under the covered program;
17	and
18	(B) may include a statement indicating the
19	number of participants that the applicant ex-
20	pects to serve through the covered program.
21	(2) Medication-assisted treatment cor-
22	RECTIONS AND COMMUNITY REENTRY APPLICATION
23	REVIEW PANEL.—
24	(A) IN GENERAL.—Not later than 60 days
25	after the date of enactment of this Act, the At-

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1	torney General shall establish a Medication-as-
2	sisted Treatment Corrections and Community
3	Reentry Application Review Panel that shall—
4	(i) be composed of not fewer than 10
5	individuals and not more than 15 individ-
6	uals; and
7	(ii) include—
8	(I) 1 or more employees, who are
9	not political appointees, of—
10	(aa) the Department of Jus-
11	tice;
12	(bb) the Drug Enforcement
13	Administration;
14	(cc) the Substance Abuse
15	and Mental Health Service Ad-
16	ministration;
17	(dd) the National Center for
18	Injury Prevention and Control at
19	the Centers for Disease Control
20	and Prevention; and
21	(ee) the Office of National
22	Drug Control Policy; and
23	(II) other stakeholders who—
24	(aa) have expert knowledge
25	relating to the opioid epidemic,

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1	drug treatment, or community
2	addiction services; and
3	(bb) represent law enforce-
4	ment organizations and public
5	health entities.
6	(B) DUTIES.—
7	(i) IN GENERAL.—The Panel shall—
8	(I) review and evaluate applica-
9	tions for covered grants and coopera-
10	tive agreements; and
11	(II) make recommendations to
12	the Attorney General relating to the
13	awarding of covered grants and coop-
14	erative agreements.
15	(ii) RURAL COMMUNITIES.—In review-
16	ing and evaluating applications under
17	clause (i), the Panel shall take into consid-
18	eration the unique circumstances, including
19	the lack of resources relating to the treat-
20	ment of opioid use disorder, faced by rural
21	States and units of local government.
22	(C) TERMINATION.—The Panel shall ter-
23	minate on the last day of fiscal year 2025.
24	(3) Publication of criteria in federal
25	REGISTER.—Not later than 90 days after the date of

1	enactment of this Act, the Attorney General, in con-
2	sultation with the Panel, shall publish in the Federal
3	Register—

- 4 (A) the process through which applications
 5 submitted under paragraph (1) shall be sub6 mitted and evaluated; and
- 7 (B) the criteria used in awarding covered8 grants and cooperative agreements.

9 (f) DURATION.—A covered grant or cooperative 10 agreement shall be for a period of not more than 4 years, 11 except that the Attorney General may extend the term of 12 a covered grant or cooperative agreement based on out-13 come data or extenuating circumstances relating to the 14 covered program carried out under the covered grant or 15 cooperative agreement.

16 (g) Report.—

17 (1) IN GENERAL.—Not later than 2 years after 18 the date on which a State or unit of local govern-19 ment is awarded a covered grant or cooperative 20 agreement, and each year thereafter until the date 21 that is 1 year after the date on which the period of 22 the covered grant or cooperative agreement ends, the 23 State or unit of local government shall submit a re-24 port to the Attorney General that includes informa-25 tion relating to the covered program carried out by

1	the State or unit of local government, including in-
2	formation relating to—
3	(A) the goals of the covered program;
4	(B) any evidence-based interventions car-
5	ried out under the covered program;
6	(C) outcomes of the covered program,
7	which shall—
8	(i) be reported in a manner that dis-
9	tinguishes the outcomes based on the cat-
10	egories of, with respect to the participants
11	in the covered program—
12	(I) the race of the participants;
13	and
14	(II) the gender of the partici-
15	pants; and
16	(ii) include information relating to the
17	rate of reincarceration among participants
18	in the covered program; and
19	(D) expenditures under the covered pro-
20	gram.
21	(2) Publication.—
22	(A) AWARDEE.—A State or unit of local
23	government that submits a report under para-
24	graph (1) shall make the report publicly avail-
25	able on—

1	(i) the website of each correctional fa-
2	cility at which the State or unit of local
3	government carried out the covered grant
4	program; and
5	(ii) if a correctional facility at which
6	the State or unit of local government car-
7	ried out the covered grant program does
8	not operate a website, the website of the
9	State or unit of local government.
10	(B) ATTORNEY GENERAL.—The Attorney
11	General shall make each report received under
12	paragraph (1) publicly available on the website
13	of the National Institute of Corrections.
14	(3) SUBMISSION TO CONGRESS.—Not later than
15	2 years after the date on which the Attorney Gen-
16	eral awards the first covered grant or cooperative
17	agreement, and each year thereafter, the Attorney
18	General shall submit to the Committee on the Judi-
19	ciary of the Senate and the Committee on the Judi-
20	ciary of the House of Representatives a summary
21	and compilation of the reports that the Attorney
22	General has received under paragraph (1) during the
23	year preceding the date on which the Attorney Gen-
24	eral submits the summary and compilation.

(h) AUTHORIZATION OF APPROPRIATIONS.—There is
 authorized to be appropriated \$50,000,000 to carry out
 this section for each of fiscal years 2022 through 2025.