117th Congress 1st Session S.
To improve Federal efforts with respect to the prevention of maternal mortality, and for other purposes.
IN THE SENATE OF THE UNITED STATES
Mr. Durbin (for himself, Ms. Duckworth, Mrs. Shaheen, Mr. Brown, Ms Stabenow, Mr. Blumenthal, Ms. Klobuchar, Ms. Smith, Mr. Van Hollen, and Mr. Sanders) introduced the following bill; which was read twice and referred to the Committee on
A BILL
To improve Federal efforts with respect to the prevention of maternal mortality, 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,

- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Mothers and Offspring
- 5 Mortality and Morbidity Awareness Act" or the
- 6 "MOMMA's Act".
- 7 SEC. 2. FINDINGS.
- 8 Congress finds the following:

TAM21460 31X S.L.C.

(1) Every year, across the United States, nearly 4,000,000 women give birth, about 700 women suffer fatal complications during pregnancy, while giving birth or during the postpartum period, and about 70,000 women suffer near-fatal, partum-related complications.

- (2) The maternal mortality rate is often used as a proxy to measure the overall health of a population. While the infant mortality rate in the United States has reached its lowest point, the risk of death for women in the United States during pregnancy, childbirth, or the postpartum period is higher than such risk in many other high-income countries. The estimated maternal mortality rate (deaths per 100,000 live births) for the 48 contiguous States and Washington, D.C. increased from 14.5 percent in 2000 to 17.3 in 2017. The United States is the only industrialized nation with a rising maternal mortality rate.
- (3) The National Vital Statistics System of the Centers for Disease Control and Prevention has found that in 2018, there were 17.4 maternal deaths for every 100,000 live births in the United States. This ratio is more than double that of most other high-income countries.

1 (4) It is estimated that more than 60 percent 2 of maternal deaths in the United States are prevent-3 able. 4 (5) According to the Centers for Disease Con-5 trol and Prevention, the maternal mortality rate var-6 ies drastically for women by race and ethnicity. 7 There are about 13 deaths per 100,000 live births 8 for White women, 40.8 deaths per 100,000 live 9 births for non-Hispanic Black women, and 29.7 10 deaths per 100,000 live births for American Indian/ 11 Alaskan Native women. While maternal mortality 12 disparately impacts Black women, this urgent public 13 health crisis traverses race, ethnicity, socioeconomic 14 status, educational background, and geography. 15 (6) In the United States, non-Hispanic Black 16 women are about 3 times more likely to die from 17 causes related to pregnancy and childbirth compared 18 to non-Hispanic White women, which is one of the 19 most disconcerting racial disparities in public health. 20 This disparity widens in certain cities and States 21 across the country. 22 (7) According to the National Center for Health 23 Statistics of the Centers for Disease Control and 24 Prevention, the maternal mortality rate heightens 25 with age, as women 40 and older die at a rate of

1	81.9 per 100,000 births compared to 10.6 per
2	100,000 for women under 25. This translates to
3	women over 40 being 7.7 times more likely to die
4	compared to their counterparts under 25 years of
5	age.
6	(8) The COVID-19 pandemic risks exacer-
7	bating the maternal health crisis. A recent study of
8	the Centers for Disease Control and Prevention sug-
9	gests that pregnant women are at a significantly
10	higher risk for severe outcomes, including death,
11	from COVID-19 as compared to non-pregnant
12	women. The COVID-19 pandemic has also de-
13	creased access to prenatal and postpartum care.
14	(9) The findings described in paragraphs (1)
15	through (8) are of major concern to researchers,
16	academics, members of the business community, and
17	providers across the obstetric continuum represented
18	by organizations such as—
19	(A) the American College of Nurse-Mid-
20	wives;
21	(B) the American College of Obstetricians
22	and Gynecologists;
23	(C) the American Medical Association;
24	(D) the Association of Women's Health,
25	Obstetric and Neonatal Nurses;

1	(E) the Black Mamas Matter Alliance;
2	(F) the Black Women's Health Imperative;
3	(G) the California Maternal Quality Care
4	Collaborative;
5	(H) EverThrive Illinois;
6	(I) the Illinois Perinatal Quality Collabo-
7	rative;
8	(J) the March of Dimes;
9	(K) the National Association of Certified
10	Professional Midwives;
11	(L) the National Birth Equity Collabo-
12	rative;
13	(M) the National Partnership for Women
14	& Families;
15	(N) the National Polycystic Ovary Syn-
16	drome Association;
17	(O) the Preeclampsia Foundation;
18	(P) the Society for Maternal-Fetal Medi-
19	cine; and
20	(Q) the What To Expect Project.
21	(10) Hemorrhage, cardiovascular and coronary
22	conditions, cardiomyopathy, infection or sepsis, em-
23	bolism, mental health conditions (including sub-
24	stance use disorder), hypertensive disorders, stroke
25	and cerebrovascular accidents, and anesthesia com-

TAM21460 31X S.L.C.

plications are the predominant medical causes of maternal-related deaths and complications. Most of these conditions are largely preventable or manageable. Even when these conditions are not preventable, mortality and morbidity may be prevented when conditions are diagnosed and treated in a timely manner.

(11) According to a study published by the Journal of Perinatal Education, doula-assisted mothers are 4 times less likely to have a low-birth-weight baby, 2 times less likely to experience a birth complication involving themselves or their baby, and significantly more likely to initiate breastfeeding. Doula care has also been shown to produce cost savings resulting in part from reduced rates of cesarean and pre-term births.

(12) Intimate partner violence is one of the leading causes of maternal death, and women are more likely to experience intimate partner violence during pregnancy than at any other time in their lives. It is also more dangerous than pregnancy. Intimate partner violence during pregnancy and postpartum crosses every demographic and has been exacerbated by the COVID-19 pandemic.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

TAM21460 31X S.L.C.

(13) Oral health is an important part of perinatal health. Reducing bacteria in a woman's mouth during pregnancy can significantly reduce her risk of developing oral diseases and spreading decaycausing bacteria to her baby. Moreover, some evidence suggests that women with periodontal disease during pregnancy could be at greater risk for poor birth outcomes, such as preeclampsia, pre-term birth, and low-birth weight. Furthermore, a woman's oral health during pregnancy is a good predictor of her newborn's oral health, and since mothers can unintentionally spread oral bacteria to their babies, putting their children at higher risk for tooth decay, prevention efforts should happen even before children are born, as a matter of pre-pregnancy health and prenatal care during pregnancy.

(14) In the United States, death reporting and analysis is a State function rather than a Federal process. States report all deaths—including maternal deaths—on a semi-voluntary basis, without standardization across States. While the Centers for Disease Control and Prevention has the capacity and system for collecting death-related data based on death certificates, these data are not sufficiently reported by States in an organized and standard for-

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

TAM21460 31X S.L.C.

mat across States such that the Centers for Disease
Control and Prevention is able to identify causes of
maternal death and best practices for the prevention
of such death.

(15) Vital statistics systems often underestimate maternal mortality and are insufficient data sources from which to derive a full scope of medical and social determinant factors contributing to maternal deaths, such as intimate partner violence. While the addition of pregnancy checkboxes on death certificates since 2003 have likely improved States' abilities to identify pregnancy-related deaths, they are not generally completed by obstetric providers or persons trained to recognize pregnancy-related mortality. Thus, these vital forms may be missing information or may capture inconsistent data. Due to varying maternal mortality-related analyses, lack of reliability, and granularity in data, current maternal mortality informatics do not fully encapsulate the myriad medical and socially determinant factors that contribute to such high maternal mortality rates within the United States compared to other developed nations. Lack of standardization of data and data sharing across States and between Federal entities, health networks, and research institutions

1 keep the Nation in the dark about ways to prevent 2 maternal deaths.

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

(16) Having reliable and valid State data aggregated at the Federal level are critical to the Nation's ability to quell surges in maternal death and imperative for researchers to identify long-lasting interventions.

(17) Leaders in maternal wellness highly recommend that maternal deaths and cases of maternal morbidity, including complications that result in chronic illness and future increased risk of death, be investigated at the State level first, and that standardized, streamlined, de-identified data regarding maternal deaths be sent annually to the Centers for Disease Control and Prevention. Such data standardization and collection would be similar in operation and effect to the National Program of Cancer Registries of the Centers for Disease Control and Prevention and akin to the Confidential Enquiry in Maternal Deaths Programme in the United Kingdom. Such a maternal mortalities and morbidities registry and surveillance system would help providers, academicians, lawmakers, and the public to address questions concerning the types of, causes of,

and best practices to thwart, maternal mortality and
 morbidity.

(18) The United Nations' Millennium Development Goal 5a aimed to reduce by 75 percent, between 1990 and 2015, the maternal mortality rate, yet this metric has not been achieved. In fact, the maternal mortality rate in the United States has been estimated to have more than doubled between 2000 and 2014.

(19) Many States have struggled to establish or maintain Maternal Mortality Review Committees (referred to in this section as "MMRC"). On the State level, MMRCs have lagged because States have not had the resources to mount local reviews. State-level reviews are necessary as only the State departments of health have the authority to request medical records, autopsy reports, and police reports critical to the function of the MMRC.

(20) The United States has no comparable, coordinated Federal process by which to review cases of maternal mortality, systems failures, or best practices. Many States have active MMRCs and leverage their work to impact maternal wellness. For example, the State of California has worked extensively with their State health departments, health and hospital systems, and research collaborative organiza-

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

TAM21460 31X S.L.C.

tions, including the California Maternal Quality Care Collaborative and the Alliance for Innovation on Maternal Health, to establish MMRCs, wherein such State has determined the most prevalent causes of maternal mortality and recorded and shared data with providers and researchers, who have developed and implemented safety bundles and care protocols related to preeclampsia, maternal hemorrhage, peripartum cardiomyopathy, and the like. In this way, the State of California has been able to leverage its maternal mortality review board system, generate data, and apply those data to effect changes in maternal care-related protocol. To date, the State of California has reduced its maternal mortality rate, which is now comparable to the low rates of the United Kingdom. (21) Hospitals and health systems across the United States lack standardization of emergency obstetric protocols before, during, and after delivery. Consequently, many providers are delayed in recognizing critical signs indicating maternal distress that

quickly escalate into fatal or near-fatal incidences.

Moreover, any attempt to address an obstetric emer-

gency that does not consider both clinical and public

health approaches falls woefully under the mark of

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

TAM21460 31X S.L.C.

excellent care delivery. State-based perinatal quality collaboratives, or entities participating in the Alliance for Innovation on Maternal Health (AIM), have formed obstetric protocols, tool kits, and other resources to improve system care and response as they relate to maternal complications and warning signs for such conditions as maternal hemorrhage, hypertension, and preeclampsia. These perinatal quality collaboratives serve an important role in providing infrastructure that supports quality improvement efforts addressing obstetric care and outcomes. Statebased perinatal quality collaboratives partner with hospitals, physicians, nurses, patients, public health, and other stakeholders to provide opportunities for collaborative learning, rapid response data, and quality improvement science support to achieve systemslevel change. (22) The Centers for Disease Control and Prevention reports that nearly half of all maternal deaths occur in the immediate postpartum period the 42 days following a pregnancy—whereas more

son is still pregnant. Further, 21 percent of maternal deaths occur between 1 and 6 weeks postpartum,

than one-third of maternal deaths occur while a per-

TAM21460 31X S.L.C.

and 12 percent of maternal deaths occur during the remaining portion of the postpartum year. Yet, for women eligible for the Medicaid program on the basis of pregnancy, such Medicaid coverage lapses at the end of the month on which the 60th postpartum day lands.

(23) The experience of serious traumatic events, such as being exposed to domestic violence, substance use disorder, or pervasive and systematic racism, can over-activate the body's stress-response system. Known as toxic stress, the repetition of high-doses of cortisol to the brain, can harm healthy neurological development and other body systems, which can have cascading physical and mental health consequences, as documented in the Adverse Childhood Experiences study of the Centers for Disease Control and Prevention.

(24) A growing body of evidence-based research has shown the correlation between the stress associated with systematic racism and one's birthing outcomes. The undue stress of sex and race discrimination paired with institutional racism has been demonstrated to contribute to a higher risk of maternal mortality, irrespective of one's gestational age, maternal age, socioeconomic status, educational level,

TAM21460 31X S.L.C.

or individual-level health risk factors, including poverty, limited access to prenatal care, and poor physical and mental health (although these are not nominal factors). Black women remain the most at risk for pregnancy-associated or pregnancy-related causes of death. When it comes to preeclampsia, for example, for which obesity is a risk factor, Black women of normal weight remain at a higher at risk of dying during the perinatal period compared to non-Black obese women.

(25) The rising maternal mortality rate in the United States is driven predominantly by the disproportionately high rates of Black maternal mortality.

(26) Compared to women from other racial and ethnic demographics, Black women across the socioeconomic spectrum experience prolonged, unrelenting stress related to systematic racial and gender discrimination, contributing to higher rates of maternal mortality, giving birth to low-weight babies, and experiencing pre-term birth. Racism is a risk-factor for these aforementioned experiences. This cumulative stress, called weathering, often extends across the life course and is situated in everyday spaces where Black women establish livelihood. Systematic racism,

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

TAM21460 31X S.L.C.

structural barriers, lack of access to care, lack of access to nutritious food, and social determinants of health exacerbate Black women's likelihood to experience poor or fatal birthing outcomes, but do not fully account for the great disparity.

(27) Black women are twice as likely to experience postpartum depression, and disproportionately higher rates of preeclampsia compared to White women.

(28) Racism is deeply ingrained in United States systems, including in health care delivery systems between patients and providers, often resulting in disparate treatment for pain, irreverence for culwith health. tural norms respect to and dismissiveness. However, the provider pool is not primed with many people of color, nor are providers (whether maternity care clinicians or maternity care support personnel) consistently required to undergo implicit bias, cultural competency, respectful care practices, or empathy training on a consistent, ongoing basis.

(29) Not all people who have been pregnant or given birth identify as being a "woman". The terms "birthing people" or "birthing persons" are also used to describe pregnant and postpartum people.

1	SEC. 3. IMPROVING FEDERAL EFFORTS WITH RESPECT TO
2	PREVENTION OF MATERNAL MORTALITY.
3	(a) Technical Assistance for States With Re-
4	SPECT TO REPORTING MATERNAL MORTALITY.—Not
5	later than one year after the date of enactment of this
6	Act, the Director of the Centers for Disease Control and
7	Prevention (referred to in this section as the "Director"),
8	in consultation with the Administrator of the Health Re-
9	sources and Services Administration, shall provide tech-
10	nical assistance to States that elect to report comprehen-
11	sive data on maternal mortality and factors relating to
12	such mortality (including oral and mental health), inti-
13	mate partner violence, and breastfeeding health informa-
14	tion, for the purpose of encouraging uniformity in the re-
15	porting of such data and to encourage the sharing of such
16	data among the respective States.
17	(b) Best Practices Relating to Prevention of
18	MATERNAL MORTALITY.—
19	(1) In General.—Not later than one year
20	after the date of enactment of this Act—
21	(A) the Director, in consultation with rel-
22	evant patient and provider groups, shall issue
23	best practices to State maternal mortality re-
24	view committees on how best to identify and re-
25	view maternal mortality cases, taking into ac-
26	count any data made available by States relat-

1	ing to maternal mortality, including data on
2	oral, mental, and breastfeeding health, and uti-
3	lization of any emergency services; and
4	(B) the Director, working in collaboration
5	with the Health Resources and Services Admin-
6	istration, shall issue best practices to hospitals,
7	State professional society groups, and perinatal
8	quality collaboratives on how best to prevent
9	maternal mortality.
10	(2) Authorization of appropriations.—For
11	purposes of carrying out this subsection, there is au-
12	thorized to be appropriated \$5,000,000 for each of
13	fiscal years 2021 through 2025.
14	(e) Alliance for Innovation on Maternal
15	HEALTH GRANT PROGRAM.—
16	(1) IN GENERAL.—Not later than one year
17	after the date of enactment of this Act, the Sec-
18	retary of Health and Human Services (referred to in
19	this subsection as the "Secretary"), acting through
20	the Associate Administrator of the Maternal and
21	Child Health Bureau of the Health Resources and
22	Services Administration, shall establish a grant pro-
23	gram to be known as the Alliance for Innovation on
24	Maternal Health Grant Program (referred to in this
25	subsection as "AIM") under which the Secretary

1	shall award grants to eligible entities for the purpose
2	of—
3	(A) directing widespread adoption and im-
4	plementation of maternal safety bundles
5	through collaborative State-based teams; and
6	(B) collecting and analyzing process, struc-
7	ture, and outcome data to drive continuous im-
8	provement in the implementation of such safety
9	bundles by such State-based teams with the ul-
10	timate goal of eliminating preventable maternal
11	mortality and severe maternal morbidity in the
12	United States.
13	(2) Eligible entities.—In order to be eligi-
14	ble for a grant under paragraph (1), an entity
15	shall—
16	(A) submit to the Secretary an application
17	at such time, in such manner, and containing
18	such information as the Secretary may require;
19	and
20	(B) demonstrate in such application that
21	the entity is an interdisciplinary, multi-stake-
22	holder, national organization with a national
23	data-driven maternal safety and quality im-
24	provement initiative based on implementation
25	approaches that have been proven to improve

1	maternal safety and outcomes in the United
2	States.
3	(3) Use of funds.—An eligible entity that re-
4	ceives a grant under paragraph (1) shall use such
5	grant funds—
6	(A) to develop and implement, through a
7	robust, multi-stakeholder process, maternal
8	safety bundles to assist States, perinatal quality
9	collaboratives, and health care systems in align-
10	ing national, State, and hospital-level quality
11	improvement efforts to improve maternal health
12	outcomes, specifically the reduction of maternal
13	mortality and severe maternal morbidity;
14	(B) to ensure, in developing and imple-
15	menting maternal safety bundles under sub-
16	paragraph (A), that such maternal safety bun-
17	dles—
18	(i) satisfy the quality improvement
19	needs of a State, perinatal quality collabo-
20	rative, or health care system by factoring
21	in the results and findings of relevant data
22	reviews, such as reviews conducted by a
23	State maternal mortality review committee;
24	and

20

1	(ii) address topics which may in-
2	clude—
3	(I) information on evidence-based
4	practices to improve the quality and
5	safety of maternal health care in hos-
6	pitals and other health care settings
7	of a State or health care system, in-
8	cluding by addressing topics com-
9	monly associated with health com-
10	plications or risks related to prenatal
11	care, labor care, birthing, and
12	postpartum care;
13	(II) best practices for improving
14	maternal health care based on data
15	findings and reviews conducted by a
16	State maternal mortality review com-
17	mittee that address topics of relevance
18	to common complications or health
19	risks related to prenatal care, labor
20	care, birthing, and postpartum care;
21	(III) information on addressing
22	determinants of health that impact
23	maternal health outcomes for women
24	before, during, and after pregnancy;
25	(IV) obstetric hemorrhage;

21

1	(V) obstetric and postpartum
2	care for women with substance use
3	disorders, including opioid use dis-
4	order;
5	(VI) maternal cardiovascular sys-
6	tem;
7	(VII) maternal mental health;
8	(VIII) postpartum care basics for
9	maternal safety;
10	(IX) reduction of peripartum ra-
11	cial and ethnic disparities;
12	(X) reduction of primary cae-
13	sarean birth;
14	(XI) severe hypertension in preg-
15	nancy;
16	(XII) severe maternal morbidity
17	reviews;
18	(XIII) support after a severe ma-
19	ternal morbidity event;
20	(XIV) thromboembolism;
21	(XV) optimization of support for
22	breastfeeding;
23	(XVI) maternal oral health; and
24	(XVII) Intimate partner violence;
25	and

1	(C) to provide ongoing technical assistance
2	at the national and State levels to support im-
3	plementation of maternal safety bundles under
4	subparagraph (A).
5	(4) Maternal safety bundle defined.—
6	For purposes of this subsection, the term "maternal
7	safety bundle" means standardized, evidence-in-
8	formed processes for maternal health care.
9	(5) Authorization of appropriations.—For
10	purposes of carrying out this subsection, there is au-
11	thorized to be appropriated \$10,000,000 for each of
12	fiscal years 2021 through 2025.
13	(d) Funding for State-Based Perinatal Qual-
14	ITY COLLABORATIVES DEVELOPMENT AND SUSTAIN-
15	ABILITY.—
16	(1) IN GENERAL.—Not later than one year
17	after the date of enactment of this Act, the Sec-
18	retary of Health and Human Services (referred to in
19	this subsection as the "Secretary"), acting through
20	the Division of Reproductive Health of the Centers
21	for Disease Control and Prevention, shall establish a
22	grant program to be known as the State-Based
23	Perinatal Quality Collaborative grant program under
24	which the Secretary awards grants to eligible entities
25	for the purpose of development and sustainability of

1	perinatal quality collaboratives in every State, the
2	District of Columbia, and eligible territories, in
3	order to measurably improve perinatal care and
4	perinatal health outcomes for pregnant and
5	postpartum women and their infants.
6	(2) Grant amounts.—Grants awarded under
7	this subsection shall be in amounts not to exceed
8	\$250,000 per year, for the duration of the grant pe-
9	riod.
10	(3) State-based perinatal quality col-
11	LABORATIVE DEFINED.—For purposes of this sub-
12	section, the term "State-based perinatal quality col-
13	laborative" means a network of teams that—
14	(A) is multidisciplinary in nature and in-
15	cludes the full range of perinatal and maternity
16	care providers;
17	(B) works to improve measurable outcomes
18	for maternal and infant health by advancing
19	evidence-informed clinical practices using qual-
20	ity improvement principles;
21	(C) works with hospital-based or out-
22	patient facility-based clinical teams, experts,
23	and stakeholders, including patients and fami-
24	lies, to spread best practices and optimize re-
25	sources to improve perinatal care and outcomes;

1	(D) employs strategies that include the use
2	of the collaborative learning model to provide
3	opportunities for hospitals and clinical teams to
4	collaborate on improvement strategies, rapid-re-
5	sponse data to provide timely feedback to hos-
6	pital and other clinical teams to track progress,
7	and quality improvement science to provide sup-
8	port and coaching to hospital and clinical
9	teams;
10	(E) has the goal of improving population-
11	level outcomes in maternal and infant health;
12	and
13	(F) has the goal of improving outcomes of
14	all birthing people, through the coordination,
15	integration, and collaboration across birth set-
16	tings.
17	(4) Authorization of appropriations.—For
18	purposes of carrying out this subsection, there is au-
19	thorized to be appropriated \$14,000,000 per year
20	for each of fiscal years 2021 through 2025.
21	(e) Expansion of Medicaid and CHIP Coverage
22	FOR PREGNANT AND POSTPARTUM WOMEN.—
23	(1) Requiring coverage of oral health
24	SERVICES FOR PREGNANT AND POSTPARTUM
25	WOMEN.—

1	(A) Medicaid.—Section 1905 of the So-
2	cial Security Act (42 U.S.C. 1396d) is amend-
3	ed —
4	(i) in subsection (a)(4)—
5	(I) by striking "; and (D)" and
6	inserting "; (D)"; and
7	(II) by inserting "; and (E) oral
8	health services for pregnant and
9	postpartum women (as defined in sub-
10	section (hh))" after "subsection
11	(bb))"; and
12	(ii) by adding at the end the following
13	new subsection:
14	"(hh) Oral Health Services for Pregnant and
15	Postpartum Women.—
16	"(1) In general.—For purposes of this title,
17	the term 'oral health services for pregnant and
18	postpartum women' means dental services necessary
19	to prevent disease and promote oral health, restore
20	oral structures to health and function, and treat
21	emergency conditions that are furnished to a woman
22	during pregnancy (or during the 1-year period be-
23	ginning on the last day of the pregnancy).
24	"(2) Coverage requirements.—To satisfy
25	the requirement to provide oral health services for

1	pregnant and postpartum women, a State shall, at
2	a minimum, provide coverage for preventive, diag-
3	nostic, periodontal, and restorative care consistent
4	with recommendations for perinatal oral health care
5	and dental care during pregnancy from the Amer-
6	ican Academy of Pediatric Dentistry and the Amer-
7	ican College of Obstetricians and Gynecologists.".
8	(B) CHIP.—Section $2103(c)(5)(A)$ of the
9	Social Security Act (42 U.S.C.
10	1397cc(c)(5)(A)) is amended by inserting "or a
11	targeted low-income pregnant woman" after
12	"targeted low-income child".
13	(2) Extending medicaid coverage for
14	PREGNANT AND POSTPARTUM WOMEN.—Section
15	1902 of the Social Security Act (42 U.S.C. 1396a)
16	is amended—
17	(A) in subsection (e)—
18	(i) in paragraph (5)—
19	(I) by inserting "(including oral
20	health services for pregnant and
21	postpartum women (as defined in sec-
22	tion 1905(hh)))" after "postpartum
23	medical assistance under the plan";
24	and

1	(II) by striking "60-day" and in-
2	serting "1-year"; and
3	(ii) in paragraph (6), by striking "60-
4	day" and inserting "1-year"; and
5	(B) in subsection (l)(1)(A), by striking
6	"60-day" and inserting "1-year".
7	(3) Extending medicaid coverage for
8	LAWFUL RESIDENTS.—Section 1903(v)(4)(A)(i) of
9	the Social Security Act (42 U.S.C.
10	1396b(v)(4)(A)(i)) is amended by striking "60-day"
11	and inserting "1-year".
12	(4) Extending thip coverage for preg-
13	NANT AND POSTPARTUM WOMEN.—Section
14	2112(d)(2)(A) of the Social Security Act (42 U.S.C.
15	1397ll(d)(2)(A)) is amended by striking "60-day"
16	and inserting "1-year".
17	(5) Maintenance of Effort.—
18	(A) Medicaid.—Section 1902(l) of the So-
19	cial Security Act (42 U.S.C. 1396a(l)) is
20	amended by adding at the end the following
21	new paragraph:
22	"(5) During the period that begins on the date of
23	enactment of this paragraph and ends on the date that
24	is five years after such date of enactment, as a condition
25	for receiving any Federal payments under section 1903(a)

- 1 for calendar quarters occurring during such period, a 2 State shall not have in effect, with respect to women who
- 3 are eligible for medical assistance under the State plan
- 4 or under a waiver of such plan on the basis of being preg-
- 5 nant or having been pregnant, eligibility standards, meth-
- 6 odologies, or procedures under the State plan or waiver
- 7 that are more restrictive than the eligibility standards,
- 8 methodologies, or procedures, respectively, under such
- 9 plan or waiver that are in effect on the date of enactment
- 10 of this paragraph.".
- 11 (B) CHIP.—Section 2105(d) of the Social 12 Security Act (42 U.S.C. 1397ee(d)) is amended 13 by adding at the end the following new para-
- 14 graph:

24

25

15 "(4) In eligibility standards for tar-16 GETED LOW-INCOME PREGNANT WOMEN.—During 17 the period that begins on the date of enactment of 18 this paragraph and ends on the date that is five 19 years after such date of enactment, as a condition 20 of receiving payments under subsection (a) and sec-21 tion 1903(a), a State that elects to provide assist-22 ance to women on the basis of being pregnant (in-23 cluding pregnancy-related assistance provided to tar-

geted low-income pregnant women (as defined in

section 2112(d)), pregnancy-related assistance pro-

TAM21460 31X S.L.C.

through application of section 1902(v)(4)(A)(i) under section 2107(e)(1), or any other assistance under the State child health plan (or a waiver of such plan) which is provided to women on the basis of being pregnant) shall not have in effect, with respect to such women, eligibility standards, methodologies, or procedures under such plan (or waiver) that are more restrictive than the eligibility standards, methodologies, or procedures, respectively, under such plan (or waiver) that are in effect on the date of enactment of this paragraph.".

(6) Information on benefits.—The Sec-

(6) Information on Benefits.—The Secretary of Health and Human Services shall make publicly available on the Internet website of the Department of Health and Human Services, information regarding benefits available to pregnant and postpartum women and under the Medicaid program and the Children's Health Insurance Program, including information on—

(A) benefits that States are required to provide to pregnant and postpartum women under such programs;

1	(B) optional benefits that States may pro-
2	vide to pregnant and postpartum women under
3	such programs; and
4	(C) the availability of different kinds of
5	benefits for pregnant and postpartum women,
6	including oral health and mental health bene-
7	fits, under such programs.
8	(7) Federal funding for cost of ex-
9	TENDED MEDICAID AND CHIP COVERAGE FOR
10	POSTPARTUM WOMEN.—
11	(A) Medicaid.—Section 1905 of the So-
12	cial Security Act (42 U.S.C. 1396d), as amend-
13	ed by paragraph (1), is further amended—
14	(i) in subsection (b), by striking "and
15	(ff)" and inserting "(aa), and (ii)"; and
16	(ii) by adding at the end the fol-
17	lowing:
18	"(b) Increased FMAP for Extended Medical
19	Assistance for Postpartum Women.—Notwith-
20	standing subsection (b), the Federal medical assistance
21	percentage for a State, with respect to amounts expended
22	by such State for medical assistance for a woman who is
23	eligible for such assistance on the basis of being pregnant
24	or having been pregnant that is provided during the 305-
25	day period that begins on the 60th day after the last day

of her pregnancy (including any such assistance provided 2 during the month in which such period ends), shall be 3 equal to— 4 "(1) 100 percent for the first 20 calendar quar-5 ters during which this subsection is in effect; and 6 "(2) 90 percent for calendar quarters there-7 after.". 8 (B) CHIP.—Section 2105(c) of the Social 9 Security Act (42 U.S.C. 1397ee(c)) is amended 10 by adding at the end the following new para-11 graph: 12 "(12) Enhanced payment for extended 13 ASSISTANCE PROVIDED TO PREGNANT WOMEN.— 14 Notwithstanding subsection (b), the enhanced 15 FMAP, with respect to payments under subsection 16 (a) for expenditures under the State child health 17 plan (or a waiver of such plan) for assistance pro-18 vided under the plan (or waiver) to a woman who is 19 eligible for such assistance on the basis of being 20 pregnant (including pregnancy-related assistance 21 provided to a targeted low-income pregnant woman 22 (as defined in section 2112(d)), pregnancy-related 23 assistance provided to a woman who is eligible for 24 such assistance through application of section 25 1902(v)(4)(A)(i) under section 2107(e)(1), or any

1	other assistance under the plan (or waiver) provided
2	to a woman who is eligible for such assistance on the
3	basis of being pregnant) during the 305-day period
4	that begins on the 60th day after the last day of her
5	pregnancy (including any such assistance provided
6	during the month in which such period ends), shall
7	be equal to—
8	"(A) 100 percent for the first 20 calendar
9	quarters during which this paragraph is in ef-
10	fect; and
11	"(B) 90 percent for calendar quarters
12	thereafter.".
13	(8) Guidance on state options for med-
14	ICAID COVERAGE OF DOULA SERVICES.—Not later
15	than 1 year after the date of the enactment of this
16	Act, the Secretary of Health and Human Services,
17	acting through the Administrator of the Centers for
18	Medicare & Medicaid Services, shall issue guidance
19	for the States concerning options for Medicaid cov-
20	erage and payment for support services provided by
21	doulas.
22	(9) Effective date.—
23	(A) In general.—Subject to subpara-
24	graph (B), the amendments made by this sub-
25	section shall take effect on the first day of the

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

TAM21460 31X S.L.C.

first calendar quarter that begins on or after the date that is one year after the date of enactment of this Act.

EXCEPTION FOR STATE LEGISLA-TION.—In the case of a State plan under title XIX of the Social Security Act or a State child health plan under title XXI of such Act that the Secretary of Health and Human Services determines requires State legislation in order for the respective plan to meet any requirement imposed by amendments made by this subsection, the respective plan shall not be regarded as failing to comply with the requirements of such title solely on the basis of its failure to meet such an additional requirement before the first day of the first calendar quarter beginning after the close of the first regular session of the State legislature that begins after the date of enactment of this Act. For purposes of the previous sentence, in the case of a State that has a 2-year legislative session, each year of the session shall be considered to be a separate regular session of the State legislature.

24 (f) REGIONAL CENTERS OF EXCELLENCE.—Part P 25 of title III of the Public Health Service Act (42 U.S.C.

280g et seq.) is amended by adding at the end the fol-2 lowing new section: 3 "SEC. 399V-7. REGIONAL CENTERS OF EXCELLENCE AD-4 DRESSING IMPLICIT BIAS AND CULTURAL 5 COMPETENCY IN PATIENT-PROVIDER INTER-6 ACTIONS EDUCATION. 7 "(a) IN GENERAL.—Not later than one year after the 8 date of enactment of this section, the Secretary, in con-9 sultation with such other agency heads as the Secretary 10 determines appropriate, shall award cooperative agree-11 ments for the establishment or support of regional centers 12 of excellence addressing implicit bias, cultural competency, 13 and respectful care practices in patient-provider inter-14 actions education for the purpose of enhancing and im-15 proving how health care professionals are educated in implicit bias and delivering culturally competent health care. 16 17 "(b) Eligibility.—To be eligible to receive a cooper-18 ative agreement under subsection (a), an entity shall— 19 "(1) be a public or other nonprofit entity speci-20 fied by the Secretary that provides educational and 21 training opportunities for students and health care 22 professionals, which may be a health system, teach-23 ing hospital, community health center, medical 24 school, school of public health, school of nursing, 25 dental school, social work school, school of profes-

1 sional psychology, or any other health professional 2 school or program at an institution of higher edu-3 cation (as defined in section 101 of the Higher Edu-4 cation Act of 1965) focused on the prevention, treat-5 ment, or recovery of health conditions that con-6 tribute to maternal mortality and the prevention of 7 maternal mortality and severe maternal morbidity; 8 "(2) demonstrate community engagement and 9 participation, such as through partnerships with 10 home visiting and case management programs; 11 "(3) demonstrate engagement with groups en-12 gaged in the implementation of health care profes-13 sional training in implicit bias and delivering cul-14 turally competent care, such as departments of pub-15 lic health, perinatal quality collaboratives, hospital 16 systems, and health care professional groups, in 17 order to obtain input on resources needed for effec-18 tive implementation strategies; and 19 "(4) provide to the Secretary such information, 20 at such time and in such manner, as the Secretary 21 may require. 22 "(c) Diversity.—In awarding a cooperative agree-23 ment under subsection (a), the Secretary shall take into account any regional differences among eligible entities

- 1 and make an effort to ensure geographic diversity among
- 2 award recipients.
- 3 "(d) Dissemination of Information.—
- 4 "(1) Public availability.—The Secretary
- 5 shall make publicly available on the internet website
- of the Department of Health and Human Services
- 7 information submitted to the Secretary under sub-
- 8 section (b)(3).
- 9 "(2) EVALUATION.—The Secretary shall evalu-
- ate each regional center of excellence established or
- 11 supported pursuant to subsection (a) and dissemi-
- nate the findings resulting from each such evalua-
- tion to the appropriate public and private entities.
- 14 "(3) DISTRIBUTION.—The Secretary shall share
- evaluations and overall findings with State depart-
- ments of health and other relevant State level offices
- to inform State and local best practices.
- 18 "(e) Maternal Mortality Defined.—In this sec-
- 19 tion, the term 'maternal mortality' means death of a
- 20 woman that occurs during pregnancy or within the one-
- 21 year period following the end of such pregnancy.
- 22 "(f) Authorization of Appropriations.—For
- 23 purposes of carrying out this section, there is authorized
- 24 to be appropriated \$5,000,000 for each of fiscal years
- 25 2021 through 2025.".

1	(g) Special Supplemental Nutrition Program
2	FOR WOMEN, INFANTS, AND CHILDREN.—Section
3	17(d)(3)(A)(ii) of the Child Nutrition Act of 1966 (42
4	U.S.C. 1786(d)(3)(A)(ii)) is amended—
5	(1) by striking the clause designation and head-
6	ing and all that follows through "A State" and in-
7	serting the following:
8	"(ii) Women.—
9	"(I) Breastfeeding women.—
10	A State";
11	(2) in subclause (I) (as so designated), by strik-
12	ing "1 year" and all that follows through "earlier"
13	and inserting "2 years postpartum"; and
14	(3) by adding at the end the following:
15	"(II) Postpartum women.—A
16	State may elect to certify a
17	postpartum woman for a period of 2
18	years.".
19	(h) Definitions.—In this section:
20	(1) MATERNAL MORTALITY.—The term "mater-
21	nal mortality" means death of a woman that occurs
22	during pregnancy or within the one-year period fol-
23	lowing the end of such pregnancy.
24	(2) Pregnancy related death.—The term
25	"pregnancy related death" includes the death of a

1	woman during pregnancy or within one year of the
2	end of pregnancy from a pregnancy complication, a
3	chain of events initiated by pregnancy, or the aggra-
4	vation of an unrelated condition by the physiologic
5	effects of pregnancy.
6	(3) SEVERE MATERNAL MORBIDITY.—The term
7	"severe maternal morbidity" includes unexpected
8	outcomes of labor and delivery that result in signifi-
9	cant short-term or long-term consequences to a
10	woman's health.
11	SEC. 4. INCREASING EXCISE TAXES ON CIGARETTES AND
12	ESTABLISHING EXCISE TAX EQUITY AMONG
12	ALL TOBACCO PRODUCT TAX RATES.
13	ALL TODACCOTHODOCT TAX MITES.
13 14	(a) Tax Parity for Roll-Your-Own Tobacco.—
14	(a) Tax Parity for Roll-Your-Own Tobacco.—
14 15	(a) Tax Parity for Roll-Your-Own Tobacco.—Section 5701(g) of the Internal Revenue Code of 1986 is
14151617	(a) Tax Parity for Roll-Your-Own Tobacco.—Section 5701(g) of the Internal Revenue Code of 1986 is amended by striking "\$24.78" and inserting "\$49.56".
14151617	 (a) Tax Parity for Roll-Your-Own Tobacco.— Section 5701(g) of the Internal Revenue Code of 1986 is amended by striking "\$24.78" and inserting "\$49.56". (b) Tax Parity for Pipe Tobacco.—Section
14 15 16 17 18	 (a) Tax Parity for Roll-Your-Own Tobacco.— Section 5701(g) of the Internal Revenue Code of 1986 is amended by striking "\$24.78" and inserting "\$49.56". (b) Tax Parity for Pipe Tobacco.—Section 5701(f) of the Internal Revenue Code of 1986 is amended
14 15 16 17 18 19	(a) Tax Parity for Roll-Your-Own Tobacco.—Section 5701(g) of the Internal Revenue Code of 1986 is amended by striking "\$24.78" and inserting "\$49.56". (b) Tax Parity for Pipe Tobacco.—Section 5701(f) of the Internal Revenue Code of 1986 is amended by striking "\$2.8311 cents" and inserting "\$49.56".
14 15 16 17 18 19 20	(a) Tax Parity for Roll-Your-Own Tobacco.— Section 5701(g) of the Internal Revenue Code of 1986 is amended by striking "\$24.78" and inserting "\$49.56". (b) Tax Parity for Pipe Tobacco.—Section 5701(f) of the Internal Revenue Code of 1986 is amended by striking "\$2.8311 cents" and inserting "\$49.56". (c) Tax Parity for Smokeless Tobacco.—
14 15 16 17 18 19 20 21	(a) Tax Parity for Roll-Your-Own Tobacco.— Section 5701(g) of the Internal Revenue Code of 1986 is amended by striking "\$24.78" and inserting "\$49.56". (b) Tax Parity for Pipe Tobacco.—Section 5701(f) of the Internal Revenue Code of 1986 is amended by striking "\$2.8311 cents" and inserting "\$49.56". (c) Tax Parity for Smokeless Tobacco.— (1) Section 5701(e) of the Internal Revenue
14 15 16 17 18 19 20 21 22	(a) Tax Parity for Roll-Your-Own Tobacco.—Section 5701(g) of the Internal Revenue Code of 1986 is amended by striking "\$24.78" and inserting "\$49.56". (b) Tax Parity for Pipe Tobacco.—Section 5701(f) of the Internal Revenue Code of 1986 is amended by striking "\$2.8311 cents" and inserting "\$49.56". (c) Tax Parity for Smokeless Tobacco.— (1) Section 5701(e) of the Internal Revenue Code of 1986 is amended—

1	(B) in paragraph (2), by striking "50.33
2	cents" and inserting "\$10.74"; and
3	(C) by adding at the end the following:
4	"(3) Smokeless tobacco sold in discrete
5	SINGLE-USE UNITS.—On discrete single-use units
6	\$100.66 per thousand.".
7	(2) Section 5702(m) of such Code is amend-
8	ed —
9	(A) in paragraph (1), by striking "or chew-
10	ing tobacco" and inserting ", chewing tobacco
11	or discrete single-use unit";
12	(B) in paragraphs (2) and (3), by inserting
13	"that is not a discrete single-use unit" before
14	the period in each such paragraph; and
15	(C) by adding at the end the following:
16	"(4) DISCRETE SINGLE-USE UNIT.—The term
17	'discrete single-use unit' means any product con-
18	taining, made from, or derived from tobacco or nico-
19	tine that—
20	"(A) is not intended to be smoked; and
21	"(B) is in the form of a lozenge, tablet
22	pill, pouch, dissolvable strip, or other discrete
23	single-use or single-dose unit.".
24	(d) Tax Parity for Small Cigars.—Paragraph
25	(1) of section 5701(a) of the Internal Revenue Code of

1 1986 is amended by striking "\$50.33" and inserting 2 "\$100.66".

- 3 (e) Tax Parity for Large Cigars.—
- 4 (1) IN GENERAL.—Paragraph (2) of section 5 5701(a) of the Internal Revenue Code of 1986 is 6 amended by striking "52.75 percent" and all that 7 follows through the period and inserting the following: "\$49.56 per pound and a proportionate tax at the like rate on all fractional parts of a pound but 10 not less than 10.066 cents per cigar.".
 - (2) Guidance.—The Secretary of the Treasury, or the Secretary's delegate, may issue guidance regarding the appropriate method for determining the weight of large cigars for purposes of calculating the applicable tax under section 5701(a)(2) of the Internal Revenue Code of 1986.
- 17 (f) Tax Parity for Roll-Your-Own Tobacco
- 18 AND CERTAIN PROCESSED TOBACCO.—Subsection (o) of
- 19 section 5702 of the Internal Revenue Code of 1986 is
- 20 amended by inserting ", and includes processed tobacco
- 21 that is removed for delivery or delivered to a person other
- 22 than a person with a permit provided under section 5713,
- 23 but does not include removals of processed tobacco for ex-
- 24 portation" after "wrappers thereof".

11

12

13

14

15

16

1	(g) CLARIFYING TAX RATE FOR OTHER TOBACCO
2	Products.—
3	(1) In General.—Section 5701 of the Internal
4	Revenue Code of 1986 is amended by adding at the
5	end the following new subsection:
6	"(i) Other Tobacco Products.—Any product not
7	otherwise described under this section that has been deter-
8	mined to be a tobacco product by the Food and Drug Ad-
9	ministration through its authorities under the Family
10	Smoking Prevention and Tobacco Control Act shall be
11	taxed at a level of tax equivalent to the tax rate for ciga-
12	rettes on an estimated per use basis as determined by the
13	Secretary.".
14	(2) Establishing per use basis.—For pur-
15	poses of section 5701(i) of the Internal Revenue
16	Code of 1986, not later than 12 months after the
17	later of the date of the enactment of this Act or the
18	date that a product has been determined to be a to-
19	bacco product by the Food and Drug Administra-
20	tion, the Secretary of the Treasury (or the Secretary
21	of the Treasury's delegate) shall issue final regula-
22	tions establishing the level of tax for such product
23	that is equivalent to the tax rate for cigarettes or
24	an estimated per use basis.

1	(h) Clarifying Definition of Tobacco Prod-
2	UCTS.—
3	(1) In general.—Subsection (c) of section
4	5702 of the Internal Revenue Code of 1986 is
5	amended to read as follows:
6	"(c) Tobacco Products.—The term 'tobacco prod-
7	ucts' means—
8	"(1) cigars, cigarettes, smokeless tobacco, pipe
9	tobacco, and roll-your-own tobacco, and
10	"(2) any other product subject to tax pursuant
11	to section 5701(i).".
12	(2) Conforming amendments.—Subsection
13	(d) of section 5702 of such Code is amended by
14	striking "cigars, cigarettes, smokeless tobacco, pipe
15	tobacco, or roll-your-own tobacco" each place it ap-
16	pears and inserting "tobacco products".
17	(i) Increasing Tax on Cigarettes.—
18	(1) Small cigarettes.—Section 5701(b)(1)
19	of such Code is amended by striking "\$50.33" and
20	inserting "\$100.66".
21	(2) Large cigarettes.—Section 5701(b)(2)
22	of such Code is amended by striking "\$105.69" and
23	inserting "\$211.38".
24	(j) Tax Rates Adjusted for Inflation.—Section
25	5701 of such Code, as amended by subsection (g), is

1	amended by adding at the end the following new sub-
2	section:
3	"(j) Inflation Adjustment.—
4	"(1) In general.—In the case of any calendar
5	year beginning after 2021, the dollar amounts pro-
6	vided under this chapter shall each be increased by
7	an amount equal to—
8	"(A) such dollar amount, multiplied by
9	"(B) the cost-of-living adjustment deter-
10	mined under section $1(f)(3)$ for the calendar
11	year, determined by substituting 'calendar year
12	2020' for 'calendar year 2016' in subparagraph
13	(A)(ii) thereof.
14	"(2) ROUNDING.—If any amount as adjusted
15	under paragraph (1) is not a multiple of \$0.01, such
16	amount shall be rounded to the next highest multiple
17	of \$0.01.".
18	(k) Floor Stocks Taxes.—
19	(1) Imposition of Tax.—On tobacco products
20	manufactured in or imported into the United States
21	which are removed before any tax increase date and
22	held on such date for sale by any person, there is
23	hereby imposed a tax in an amount equal to the ex-
24	cess of—

1	(A) the tax which would be imposed under
2	section 5701 of the Internal Revenue Code of
3	1986 on the article if the article had been re-
4	moved on such date, over
5	(B) the prior tax (if any) imposed under
6	section 5701 of such Code on such article.
7	(2) Credit against tax.—Each person shall
8	be allowed as a credit against the taxes imposed by
9	paragraph (1) an amount equal to \$500. Such credit
10	shall not exceed the amount of taxes imposed by
11	paragraph (1) on such date for which such person
12	is liable.
13	(3) Liability for tax and method of pay-
14	MENT.—
15	(A) LIABILITY FOR TAX.—A person hold-
16	ing tobacco products on any tax increase date
17	to which any tax imposed by paragraph (1) ap-
18	plies shall be liable for such tax.
19	(B) METHOD OF PAYMENT.—The tax im-
20	posed by paragraph (1) shall be paid in such
21	manner as the Secretary shall prescribe by reg-
22	ulations.
23	(C) TIME FOR PAYMENT.—The tax im-
24	posed by paragraph (1) shall be paid on or be-

1	fore the date that is 120 days after the effective
2	date of the tax rate increase.
3	(4) ARTICLES IN FOREIGN TRADE ZONES.—
4	Notwithstanding the Act of June 18, 1934 (com-
5	monly known as the Foreign Trade Zone Act, 48
6	Stat. 998, 19 U.S.C. 81a et seq.), or any other pro-
7	vision of law, any article which is located in a for-
8	eign trade zone on any tax increase date shall be
9	subject to the tax imposed by paragraph (1) if—
10	(A) internal revenue taxes have been deter-
11	mined, or customs duties liquidated, with re-
12	spect to such article before such date pursuant
13	to a request made under the 1st proviso of sec-
14	tion 3(a) of such Act, or
15	(B) such article is held on such date under
16	the supervision of an officer of the United
17	States Customs and Border Protection of the
18	Department of Homeland Security pursuant to
19	the 2d proviso of such section 3(a).
20	(5) Definitions.—For purposes of this sub-
21	section—
22	(A) IN GENERAL.—Any term used in this
23	subsection which is also used in section 5702 of
24	such Code shall have the same meaning as such
25	term has in such section.

1	(B) Tax increase date.—The term "tax
2	increase date" means the effective date of any
3	increase in any tobacco product excise tax rate
4	pursuant to the amendments made by this sec-
5	tion (other than subsection (j) thereof).
6	(C) Secretary.—The term "Secretary"
7	means the Secretary of the Treasury or the
8	Secretary's delegate.
9	(6) Controlled Groups.—Rules similar to
10	the rules of section 5061(e)(3) of such Code shall
11	apply for purposes of this subsection.
12	(7) Other laws applicable.—All provisions
13	of law, including penalties, applicable with respect to
14	the taxes imposed by section 5701 of such Code
15	shall, insofar as applicable and not inconsistent with
16	the provisions of this subsection, apply to the floor
17	stocks taxes imposed by paragraph (1), to the same
18	extent as if such taxes were imposed by such section
19	5701. The Secretary may treat any person who bore
20	the ultimate burden of the tax imposed by para-
21	graph (1) as the person to whom a credit or refund
22	under such provisions may be allowed or made.
23	(l) Effective Dates.—
24	(1) In general.—Except as provided in para-
25	graphs (2) through (4), the amendments made by

this section shall apply to articles removed (as defined in section 5702(j) of the Internal Revenue Code of 1986) after the last day of the month which includes the date of the enactment of this Act.

- (2) DISCRETE SINGLE-USE UNITS AND PROC-ESSED TOBACCO.—The amendments made by subsections (c)(1)(C), (c)(2), and (f) shall apply to articles removed (as defined in section 5702(j) of the Internal Revenue Code of 1986) after the date that is 6 months after the date of the enactment of this Act.
 - (3) Large cigars.—The amendments made by subsection (e) shall apply to articles removed after December 31, 2021.
 - (4) OTHER TOBACCO PRODUCTS.—The amendments made by subsection (g)(1) shall apply to products removed after the last day of the month which includes the date that the Secretary of the Treasury (or the Secretary of the Treasury's delegate) issues final regulations establishing the level of tax for such product.