(Original	Signature	of Member)	

118th CONGRESS 2D Session



To establish grants to provide education on guardianship alternatives for older adults and people with disabilities to health care workers, educators, family members, and court workers and court-related personnel.

IN THE HOUSE OF REPRESENTATIVES

Ms. SCANLON introduced the following bill; which was referred to the Committee on _____

A BILL

- To establish grants to provide education on guardianship alternatives for older adults and people with disabilities to health care workers, educators, family members, and court workers and court-related personnel.
 - 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 "Alternatives to Guard-

5 ianship Education Act".

6 SEC. 2. FINDINGS AND PURPOSE.

7 (a) FINDINGS.—Congress finds the following:

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(1) Guardianship, although at times necessary,
 can negatively affect the person under guardianship
 by reducing or eliminating their self-determination
 and autonomy.

5 (2) Although State courts and State laws at-6 tempt to provide some procedures to appoint trust-7 worthy guardians, incidents of physical, financial, 8 emotional, psychological, and other types of abuse 9 have occurred to people under guardianship arrange-10 ments.

(3) Once guardianship arrangements are inplace, restoration of rights rarely occurs.

(4) Less restrictive options to guardianship,
such as supported decisionmaking and advance directives, offer ways to help people make decisions
without losing their independence.

17 (5) Awareness of guardianship alternatives by
18 personnel that interact with individuals facing
19 guardianship determinations, including health care
20 workers, educators, family members, and court
21 workers and court-related personnel, may help re22 duce unnecessary guardianship arrangements and
23 preserve decisionmaking rights.

(6) Families and disability support personnel
 have reported that they have limited awareness of
 guardianship alternatives.

4 (b) PURPOSE.—The purpose of this Act is to improve
5 the awareness of guardianship alternatives, for health care
6 workers, educators, family members, and court workers
7 and court-related personnel, through education programs.

8 SEC. 3. DEFINITIONS.

9 In this Act:

10 (1) AGING AGENCY.—The term "aging agency"
11 means an organization that represents older adults,
12 and that may have experience in serving family
13 members of such adults.

(2) DISABILITY.—The term "disability" has the
meaning given the term in section 3 of the Americans with Disabilities Act of 1990 (42 U.S.C.
12102).

18 (3) DISABILITY AGENCY.—The term "disability
19 agency" means an organization serving people with
20 disabilities that—

21 (A) is operated by a board, on which—
22 (i) a majority of the members are peo23 ple with disabilities or their family mem24 bers; and

1	(ii) the number of members on the
2	board who are people with disabilities is
3	greater than the number of members on
4	the board who are family members;
5	(B) has an advisory panel or council, on
6	which—
7	(i) a majority of the members are peo-
8	ple with disabilities or their family mem-
9	bers; and
10	(ii) the number of members on the
11	board who are people with disabilities is
12	greater than the number of members on
13	the board who are family members; or
14	(C) has employees, a majority of whom are
15	people with disabilities.
16	(4) GUARDIANSHIP.—The term "guardianship"
17	means—
18	(A) a protective arrangement resulting
19	from the process by which a State court deter-
20	mines that an adult individual lacks capacity to
21	make decisions about self-care, finances, prop-
22	erty, or personal affairs, and appoints another
23	individual or entity known as a guardian, as a
24	conservator, or by a similar term, as a surro-
25	gate decisionmaker;

1	(B) a protective arrangement in which the
2	court-appointed surrogate decisionmaker carries
3	out duties to the individual and the court; or
4	(C) a protective arrangement in which the
5	court exercises oversight of the surrogate deci-
6	sionmaker.
7	(5) INDIAN TRIBE.—The term "Indian Tribe"
8	has the meaning given the term in section 4 of the
9	Indian Self-Determination and Education Assistance
10	Act (25 U.S.C. 5304).
11	(6) LEGAL SERVICES AGENCY.—The term
12	"legal services agency" means a public or nonprofit
13	organization that has experience providing legal
14	services to low-income older adults or adults with
15	disabilities.
16	(7) OLDER ADULT.—The term "older adult"
17	has the meaning given the term "older individual"
18	as defined in section 102 of the Older Americans
19	Act of 1965 (42 U.S.C. 3002).
20	(8) Secretary.—The term "Secretary" means
21	the Secretary of Health and Human Services, acting
22	through the Administrator of the Administration for
23	Community Living.
24	(9) STATE.—The term "State" means any of
25	the 50 States, the District of Columbia, the Com-

1	monwealth of Puerto Rico, Guam, American Samoa,
2	the United States Virgin Islands, and the Common-
3	wealth of the Northern Marianas.
4	TITLE I—GUARDIANSHIP ALTER-
5	NATIVES EDUCATION FOR
6	HEALTH CARE WORKERS
7	SEC. 101. DEFINITIONS.
8	In this title:
9	(1) ELIGIBLE ENTITY.—The term "eligible enti-
10	ty" means a partnership (established by a disability
11	agency, legal services agency, or aging agency)—
12	(A) that includes—
13	(i) that disability agency, legal serv-
14	ices agency, or aging agency; and
15	(ii) at least one health care entity, de-
16	partment of such an entity, or specialty of-
17	fice of such an entity, that has frequent
18	contact with people with disabilities or
19	older adults, including—
20	(I) a primary care clinic, includ-
21	ing a Federally qualified health center
22	or rural health clinic (as such terms
23	are defined in section 1861(aa) of the
24	Social Security Act (42 U.S.C.
25	1395x(aa)));

1	(II) an emergency department;
2	(III) a long-term care provider;
3	(IV) a pediatric office;
4	(V) a rehabilitation center;
5	(VI) a geriatrician office;
6	(VII) a neurology office; or
7	(VIII) an entity providing a
8	training program for health care
9	workers in any specialty listed in this
10	subparagraph; and
11	(B) for which the establishing agency has
12	memorialized the establishment, membership,
13	and functions of the partnership in the form of
14	a letter of support, memorandum of under-
15	standing, or similar document.
16	(2) HEALTH CARE WORKERS.—The term
17	"health care workers" means staff with direct con-
18	tact with patients in health care settings, including
19	physicians, advanced practice providers, nurses,
20	medical assistants, social workers, health care ad-
21	ministrators, dentists, dental hygiene professionals,
22	receptionists, and mental health professionals.
23	SEC. 102. GRANT PROGRAM.
24	(a) IN GENERAL.—The Secretary shall make grants,

(a) IN GENERAL.—The Secretary shall make grants,on a competitive basis, to eligible entities in States, and

to eligible entities that serve Indian Tribes, to enable the
 recipients to carry out guardianship alternatives education
 programs for health care workers.

4 (b) TERM.—The Secretary may make such a grant 5 for a first term of 3 years. An eligible entity may seek 6 renewal of, and the Secretary may make, such a grant for 7 a second term of 3 years, in order to expand service deliv-8 ery of the education program to health care workers.

9 SEC. 103. APPLICATIONS.

To be eligible to receive a grant under this title, an
entity shall submit an application to the Secretary at such
time, in such manner, and containing such information as
the Secretary may require, including—

(1) information identifying the target population to receive instruction, and a projected number
of participants in and graduates of the education
program to be carried out under the grant;

(2) a needs assessment, identifying the need for
guardianship alternatives education for the target
population proposed;

21 (3) information identifying who will facilitate22 the related instruction;

(4) a description of how the entity will conduct
outreach to health care workers for the education
program;

1	(5) a description of learning objectives for the
2	education program;
3	(6) a description of activities to be carried out
4	under the grant;
5	(7) an evaluation plan for the education pro-
6	gram;
7	(8) a timeline for establishing and carrying out
8	the education program;
9	(9) information that demonstrates the instruc-
10	tors' knowledge of guardianship alternatives and ex-
11	perience in conducting education and training pro-
12	grams for the public;
13	(10) information describing the format for the
14	instruction, which may be in-person, online, or hy-
15	brid, and how the instruction and related materials
16	will be accessible by all participants; and
17	(11) a description of how the entity will, to the
18	best of its ability, ensure the education program
19	reaches populations from diverse backgrounds and
20	communities and underserved demographic popu-
21	lations (such as an underserved race, ethnicity, gen-
22	der, gender identity, sexual orientation, age, or type
23	of disability).

1 SEC. 104. USE OF FUNDS.

2	(a) REQUIRED USES.—An eligible entity that receives
3	a grant under this title shall use the grant funds for—
4	(1) implementing an education program to en-
5	hance the awareness of alternatives to guardianship
6	for health care workers; and
7	(2) ensuring that the guardianship alternatives
8	education program—
9	(A) discusses the background of guardian-
10	ship, the possible consequences of unnecessary
11	guardianship, and the need for guardianship al-
12	ternatives;
13	(B) covers the various guardianship alter-
14	natives available in the State or States involved;
15	(C) includes a curriculum tailored to the
16	needs of the target population;
17	(D) includes, to the best of its ability, in-
18	structors with a diverse range of disabilities as
19	instructors or speakers;
20	(E) provides the instruction and related
21	materials for the education program in acces-
22	sible formats; and
23	(F) includes, to the best of its ability,
24	methods to reach populations from diverse
25	backgrounds and communities and underserved
26	demographic populations (such as an under-
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1	served race, ethnicity, gender, gender identity,
2	sexual orientation, age, or type of disability).
3	(b) ALLOWABLE USES.—The eligible entity may use
4	the grant funds for—
5	(1) recruiting individuals to receive guardian-
6	ship alternatives education;
7	(2) modifying a curriculum for the education
8	program;
9	(3) creating accessible materials for the edu-
10	cation program, such as materials with Communica-
11	tion Access Realtime Translation, with American
12	Sign Language, in Braille, in plain language, and in
13	other appropriate formats;
14	(4) transporting individuals enrolled in the edu-
15	cation program to and from the instructional ses-
16	sions;
17	(5) providing child care during the instructional
18	sessions for people in attendance;
19	(6) conducting website management for the
20	education program;
21	(7) translating recruitment and instructional
22	materials for the education program;
23	(8) providing payment for venue for in-person
24	instruction;

1	(9) providing payment for costs of arranging
2	for professional continuing education credits;
3	(10) providing reasonable food and beverages
4	for in-person instruction;
5	(11) expanding or adapting an existing (as of
6	the date of submission of the application for the
7	grant) guardianship alternatives education program;
8	or
9	(12) providing payment for instructors (includ-
10	ing guest instructors) and speakers.
11	TITLE II-GUARDIANSHIP AL-
12	TERNATIVES EDUCATION FOR
13	EDUCATORS
14	SEC. 201. DEFINITIONS.
15	In this title:
16	(1) EDUCATORS.—The term "educators" means
	(1) LDUCATORS. THE CEIM CURCACOTS INCARS
17	teachers and other staff (as defined in section 8101
17 18	
	teachers and other staff (as defined in section 8101
18	teachers and other staff (as defined in section 8101 of the Elementary and Secondary Education Act of
18 19	teachers and other staff (as defined in section 8101 of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 7801)), in a public or private ele-
18 19 20	teachers and other staff (as defined in section 8101 of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 7801)), in a public or private ele- mentary school or secondary school, that have con-
18 19 20 21	teachers and other staff (as defined in section 8101 of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 7801)), in a public or private ele- mentary school or secondary school, that have con- tact with students with disabilities and their care-
18 19 20 21 22	teachers and other staff (as defined in section 8101 of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 7801)), in a public or private ele- mentary school or secondary school, that have con- tact with students with disabilities and their care- givers, including—

1	(D) transition coordinators;
2	(E) State qualified vocational rehabilita-
3	tion counselors, as defined in section
4	100(a)(3)(E) of the Rehabilitation Act of 1973
5	(29 U.S.C. 720(a)(3)(E));
6	(F) any person providing pre-employment
7	transition services, as defined in section 7 of
8	the Rehabilitation Act of 1973 (29 U.S.C. 705);
9	(G) paraprofessionals;
10	(H) school social workers;
11	(I) school psychologists;
12	(J) school counselors;
13	(K) educational diagnosticians;
14	(L) specialized instructional support per-
15	sonnel, as defined in that section 8101; and
16	(M) staff of a training program for an oc-
17	cupation described in any of subparagraphs (A)
18	through (L).
19	(2) Elementary school; secondary
20	SCHOOL.—The terms "elementary school" and "sec-
21	ondary school" have the meanings given the terms
22	in section 8101 of the Elementary and Secondary
23	Education Act of 1965 (20 U.S.C. 7801)).

1	(3) ELIGIBLE ENTITY.—The term "eligible enti-
2	ty" means a partnership (established by a disability
3	agency or legal services agency)—
4	(A) that includes—
5	(i) that disability agency or legal serv-
6	ices agency; and
7	(ii) a local educational agency, or a
8	public or private elementary school or sec-
9	ondary school, that employs educators; and
10	(B) for which the establishing agency has
11	memorialized the establishment, membership,
12	and functions of the partnership in the form of
13	a letter of support, memorandum of under-
14	standing, or similar document.
15	SEC. 202. GRANT PROGRAM.
16	(a) IN GENERAL.—The Secretary shall make grants,
17	on a competitive basis, to eligible entities in States, and
18	to eligible entities that serve Indian Tribes, to enable the
19	recipients to carry out guardianship alternatives education
20	programs for educators.
21	(b) TERM.—The Secretary may make such a grant
22	for a first term of 3 years. An eligible entity may seek
23	renewal of, and the Secretary may make, such a grant for
24	a second term of 3 years, in order to expand service deliv-
25	ery of the education program to educators.

1 SEC. 203. APPLICATIONS.

To be eligible to receive a grant under this title, an
entity shall submit an application to the Secretary at such
time, in such manner, and containing such information as
the Secretary may require, including—

6 (1) information identifying the target popu7 lation to receive instruction, and a projected number
8 of participants in and graduates of the education
9 program to be carried out under the grant;

10 (2) a needs assessment, identifying the need for
11 guardianship alternatives education for the target
12 population;

13 (3) information identifying who will facilitate14 the related instruction;

(4) a description of how the entity will conductoutreach to educators for the education program;

17 (5) a description of learning objectives for the18 education program;

(6) a description of activities to be carried outunder the grant;

21 (7) an evaluation plan for the education pro-22 gram;

(8) a timeline for establishing and carrying outthe education program;

25 (9) information that demonstrates the instruc26 tors' knowledge of guardianship alternatives and ex-

perience in conducting education and training pro grams for the public; and

3 (10) information describing the format for the
4 instruction, which may be in-person, online, or hy5 brid, and how the instruction and related materials
6 will be accessible by all participants.

7 SEC. 204. USE OF FUNDS.

8 (a) REQUIRED USES.—An eligible entity that receives 9 a grant under this title shall use the grant funds for imple-10 menting an education program to enhance the awareness 11 of alternatives to guardianship for educators and ensuring 12 that the education program meets the requirements of sec-13 tion 104(a)(2).

(b) ALLOWABLE USES.—The eligible entity may use
the grant funds to carry out the activities described in section 104(b), for the education program.

17 TITLE III—GUARDIANSHIP AL-

18 TERNATIVES EDUCATION FOR19 FAMILIES

20 SEC. 301. DEFINITIONS.

21 In this title:

(1) ELIGIBLE ENTITY.—The term "eligible entity" means a disability agency, legal services agency,
or aging agency with a goal to inform and support

older adults, or people with disabilities, and their
 family members.

- 3 (2) FAMILY MEMBER.—The term "family mem4 ber" means a member of the family of—
- 5 (A) an older adult; or
- 6 (B) a person with a disability.

7 SEC. 302. GRANT PROGRAM.

8 (a) IN GENERAL.—The Secretary shall make grants, 9 on a competitive basis, to eligible entities in States, and 10 to eligible entities that serve Indian Tribes, to enable the 11 recipients to carry out guardianship alternatives education 12 programs for family members of older adults and family 13 members of people with disabilities.

(b) TERM.—The Secretary may make such a grant
for a first term of 3 years. An eligible entity may seek
renewal of, and the Secretary may make, such a grant for
a second term of 3 years, in order to expand service delivery of the education program to such family members.

19 SEC. 303. APPLICATIONS.

To be eligible to receive a grant under this title, an entity shall submit an application to the Secretary at such time, in such manner, and containing such information as the Secretary may require, including—

24 (1) information identifying the target popu-25 lation to receive instruction, and a projected number

1	of participants in and graduates of the education
2	program to be carried out under the grant;
3	(2) information identifying who will facilitate
4	the related instruction for the education program;
5	(3) a description of how the entity will conduct
6	outreach to educators for the education program;
7	(4) a description of learning objectives for the
8	education program;
9	(5) a description of activities to be carried out
10	under the grant;
11	(6) an evaluation plan for the education pro-
12	gram;
13	(7) a timeline for establishing and carrying out
14	the education program;
15	(8) information that demonstrates the instruc-
16	tors' knowledge of guardianship alternatives and ex-
17	perience in conducting education and training pro-
18	grams for the public; and
19	(9) information describing the format for the
20	instruction, which may be in-person, online, or hy-
21	brid, and how the instruction and related materials
22	will be accessible by all participants.
23	SEC. 304. USE OF FUNDS.
24	(a) REQUIRED USES.—An eligible entity that receives
25	a grant under this title shall use the grant funds for imple-

menting an education program to enhance the awareness
 of alternatives to guardianship for family members and
 ensuring that the education program meets the require ments of section 104(a)(2).

5 (b) ALLOWABLE USES.—The eligible entity may use
6 the grant funds to carry out the activities described in sec7 tion 104(b), for the education program.

IV—GUARDIANSHIP AL-TITLE 8 TERNATIVES EDUCATION FOR 9 COURT WORKERS AND 10 **COURT-RELATED PERSONNEL** 11 12 SEC. 401. DEFINITIONS. 13 In this title: 14 (1) COURT-RELATED PERSONNEL.—The term "court-related personnel" means persons working in, 15 or members of organizations supporting, court sys-16 17 tems or court workers, including— 18 (A) staff and members of local chapters of 19 the American Bar Association; 20 (B) staff and members of local chapters of 21 the American Civil Liberties Union; 22 (C) staff and members of local associations 23 of court workers;

24 (D) staff and members of elder rights law25 organizations;

1	(E) staff and members of disability rights
2	law organizations;
3	(F) staff of an agency implementing a
4	State protection and advocacy system, as de-
5	fined in section 102 of the Developmental Dis-
6	abilities Act and Bill of Rights of 2000 (42)
7	U.S.C. 15002);
8	(G) district attorneys and their staff;
9	(H) court clerks and clerk staff not di-
10	rectly employed by the court; or
11	(I) an entity providing a training program
12	for any specialty relevant to an organization or
13	occupation listed in this paragraph.
14	(2) Court workers.—The term "court work-
15	ers" means persons working in local court systems,
16	including-
17	(A) court staff;
18	(B) law or court clerks and paralegals;
19	(C) attorneys; and
20	(D) judges.
21	(3) ELIGIBLE ENTITY.—The term "eligible enti-
22	ty" means a partnership (established by a disability
23	agency, legal services agency, or aging agency)—
24	(A) that includes—

1	(i) that disability agency, legal serv-
2	ices agency, or aging agency; and
3	(ii) a court whose employees, or other
4	court-related organization whose members,
5	have contact with plaintiffs who are under
6	or facing a guardianship or other protec-
7	tive arrangement or address cases related
8	to guardianship and other protective ar-
9	rangements; and
10	(B) for which the establishing agency has
11	memorialized the establishment, membership,
12	and functions of the partnership in the form of
13	a letter of support, memorandum of under-
14	standing, or similar document.
15	SEC. 402. GRANT PROGRAM.
16	(a) IN GENERAL.—The Secretary shall make grants,
17	on a competitive basis, to eligible entities in States, and
18	to eligible entities that serve Indian Tribes, to enable the
19	recipients to carry out guardianship alternatives education
20	programs for court workers and other court-related per-

21 sonnel.

(b) TERM.—The Secretary may make such a grant
for a first term of 3 years. An eligible entity may seek
renewal of, and the Secretary may make, such a grant for
a second term of 3 years, in order to expand service deliv-

ery of the education program to court workers and other
 court-related personnel.

3 SEC. 403. APPLICATIONS.

4 To be eligible to receive a grant under this title, an
5 entity shall submit an application to the Secretary at such
6 time, in such manner, and containing such information as
7 the Secretary may require, including—

8 (1) information identifying the target popu-9 lation to receive instruction, including a projected 10 number of participants in and graduates of the edu-11 cation program to be carried out under the grant;

(2) a needs assessment, identifying the need for
guardianship alternatives education for the target
population proposed;

15 (3) information identifying who will facilitate16 the related instruction;

17 (4) a description of how the entity will conduct
18 outreach to the court workers or other court-related
19 personnel proposed for the education program;

20 (5) a description of learning objectives for the21 education program;

(6) a description of activities to be carried outunder the grant;

24 (7) an evaluation plan for the education pro-25 gram;

(8) a timeline for establishing and carrying out
 the education program;

3 (9) information that demonstrates the instruc4 tors' knowledge of guardianship alternatives and ex5 perience in conducting education and training pro6 grams for the public; and

7 (10) information describing the format for the
8 instruction, which may be in-person, online, or hy9 brid, and how the instruction and related materials
10 will be accessible by all participants.

11 SEC. 404. USE OF FUNDS.

(a) REQUIRED USES.—An eligible entity that receives
a grant under this title shall use the grant funds for implementing an education program to enhance the awareness
of alternatives to guardianship for court workers or other
court-related personnel and ensuring that the education
program meets the requirements of section 104(a)(2).

(b) ALLOWABLE USES.—The eligible entity may use
the grant funds to carry out the activities described in section 104(b), for the education program.

21 TITLE V—ADMINISTRATION

22 SEC. 501. GRANT ADVISORY COUNCIL.

(a) IN GENERAL.—The Secretary shall establish anadvisory council, to be known as the "Grant Advisory

1	Council", to advise eligible entities that receive grants
2	under this Act on activities carried out under the grants.
3	(b) Composition.—The advisory council shall be
4	composed of 13 members, consisting of—
5	(1) 3 experts who have experience in counseling
6	individuals and guiding individuals to guardianship
7	alternatives, or who have data-driven expertise in
8	ways to guide individuals to guardianship alter-
9	natives, which may include—
10	(A) a social services program adminis-
11	trator;
12	(B) a guardianship researcher; or
13	(C) an advocate for people with disabilities;
14	and
15	(2) 1 health care administrator or manager
16	with experience with guardianship alternatives;
17	(3) 1 administrator from a school served by a
18	local educational agency, and 1 administrator from
19	an institution of higher education, with experience
20	with guardianship alternatives;
21	(4) 1 family member, as defined in section 301,
22	with experience with guardianship alternatives;
23	(5) 1 court worker, as defined in section 401 ,
24	with experience with guardianship alternatives;

(6) 3 people with disabilities, or older adults,
 who have successfully transitioned to a guardianship
 alternative, of which at least 1 shall be a person
 with a disability and at least 1 shall be an older
 adult; and

6 (7) 3 people with disabilities, or older adults,
7 who are in a guardianship alternative, of which at
8 least 1 shall be a person with a disability and at
9 least 1 shall be an older adult.

(c) PERIOD OF APPOINTMENT; VACANCIES.—Members shall be appointed for the life of the advisory council.
Any vacancy in the council shall not affect the powers of
the advisory council, but shall be filled in the same manner
as the original appointment was made.

(d) CHAIRMAN AND VICE CHAIRMAN.—The advisory
council shall select a Chairperson and Vice Chairperson
from among its members.

18 (e) DUTIES.—The advisory council shall—

(1) advise the Secretary on, and provide general
oversight for, the grant programs carried out under
titles I through IV concerning the activities carried
out under the grants, including development of the
curricula for guardianship alternatives education;

24 (2) consult with the Secretary on the awarding25 of the grants;

(3) provide recommendations for sustainability
 and expansion of the guardianship alternatives edu cation programs carried out under the grants, such
 as development of a train-the-trainer model for such
 an education program; and

6 (4) provide input for the evaluation methods 7 and implementation of the evaluation described in 8 section 502, including advising the Secretary on ad-9 ditional criteria for the evaluator to evaluate under 10 section 502, to measure effectiveness of guardian-11 ship alternatives education programs described in 12 section 502.

13 (f) REPORT.—Not later than September 30, 2027, 14 and not later than September 30, 2030, the advisory coun-15 cil shall prepare a report containing recommendations on the programs, activities, and curricula described in sub-16 17 section (e)(1) and the sustainability and expansion de-18 scribed in subsection (e)(3). The advisory council shall 19 submit the report to the covered committees defined in 20 section 504(f).

(g) TRAVEL EXPENSES.—Subject to the limit described in section 505(b), the members of the advisory
council shall be allowed travel expenses, including per
diem in lieu of subsistence, at rates authorized for employees of agencies under subchapter I of chapter 57 of title

5, United States Code, while away from their homes or
 regular places of business in the performance of services
 for the advisory council.

4 (h) DETAIL OF GOVERNMENT EMPLOYEES.—Any
5 Federal Government employee may be detailed to the advi6 sory council without reimbursement to serve as a staff
7 member for the advisory council, and such detail shall be
8 without interruption or loss of civil service status or privi9 lege.

10 (i) TERMINATION.—The advisory council shall termi-11 nate on October 1, 2030.

12 SEC. 502. EVALUATION OF EDUCATION PROGRAMS.

(a) INDEPENDENT EVALUATOR.—The Secretary
shall enter into a contract with an independent entity, who
is not a grant recipient under this Act and who has expertise in evaluating programs for people with disabilities or
programs for older adults, to carry out an evaluation of
the education programs carried out under this Act.

(b) POPULATION COVERED BY EVALUATION.—In
conducting the evaluation, the evaluator shall consider the
impact of the education programs carried out under this
Act on all participants served by the education programs
and on each underserved demographic population (such as
an underserved race, ethnicity, gender, gender identity,

sexual orientation, age, or type of disability) served by the
 education programs.

- 3 (c) Performance.—
- 4 (1) PERFORMANCE IN CHANGING AWARENESS
 5 OF GUARDIANSHIP ALTERNATIVES.—

6 (A) AWARENESS OF BY PROGRAM PARTICI7 PANTS.—The evaluator shall measure program
8 participants' awareness of guardianship alter9 natives as a result of the education programs.

10 (\mathbf{B}) AWARENESS DUE TO DISSEMINA-11 TION.—The evaluator shall measure the dis-12 semination of information on guardianship al-13 ternatives in the workplaces and communities of 14 participants in the education programs, as a re-15 sult of the education programs, to evaluate how 16 far awareness of guardianship alternatives has 17 expanded beyond the participants.

18 (2) EFFECTIVENESS OF EDUCATION PRO19 GRAMS.—The evaluator shall measure the effective20 ness of the education programs on any additional
21 criterion that the advisory committee advised the
22 Secretary to adopt, and the Secretary adopted, in
23 accordance with section 501(e)(4).

24 (d) POLICY CHANGES AT THE STATE LEVEL.—In25 conducting the evaluation, the evaluator shall identify any

guardianship policy changes at the State level, including 1 the creation of, removal of, or changes to guardianship 2 policies. 3 4 SEC. 503. STATE DATA COLLECTION ON PROTECTIVE AR-5 **RANGEMENTS.** 6 (a) REHABILITATION ACT OF 1973.—The Rehabilita-7 tion Act of 1973 is amended— 8 (1)in section 101(a)(10)(29)U.S.C. 721(a)(10))— 9 (A) by redesignating subparagraphs (F) 10 11 through (H) as subparagraphs (G) through (I), 12 respectively; and 13 (B) by inserting after subparagraph (E) 14 the following: "(F) The Commissioner shall require that 15 16 each designated State unit include in the re-17 ports additional information described in sec-18 tion 503(b) of the Alternatives to Guardianship 19 Education Act."; and

(2) in section 607 (29 U.S.C. 795l), by inserting "(except with respect to information under subparagraph (F) of section 101(a)(10))" after "section
101(a)(10)".

24 (b) DATA TO BE COLLECTED AND SUBMITTED BY25 STATES.—In order to provide objective, measurable data

on guardianships and guardianship alternatives in the
 States, States receiving funds under title I of the Rehabili tation Act of 1973 (29 U.S.C. 720 et seq.) shall collect
 and report to the Secretary, in accordance with subsection
 (a), information about each of the following:

6 (1) The number and type of guardianships and
7 protective arrangements established and dissolved
8 each calendar year in the State.

9 (2) Demographic information of guardians and
10 people under guardianship arrangements, including
11 type of guardian (such as family member, friend,
12 professional private guardian, or public agency).

(3) The average length of a guardianship arrangement in the State, as of the time such data is
reported.

16 (4) Information about the reasons for guardian-17 ship arrangements in the State.

18 (5) Information about the reasons that guard19 ianship arrangements were terminated in the State
20 since the last report, including receipt of guardian21 ship alternatives education.

22 SEC. 504. REPORTING.

(a) ELIGIBLE ENTITY REPORTS.—Each eligible entity that receives a grant under this Act for an education
program shall annually prepare and submit to the Sec-

retary a progress report, that measures the change in indi cators described in paragraphs (1) and (2) of section
 502(c), as a result of the education program, and the
 change in policies described in section 502(d).

5 (b) SUMMARY EFFECTIVENESS REPORT.—The Sec-6 retary shall annually—

(1) prepare a summary report on the change, in
the aggregate, in indicators described in paragraphs
(1) and (2) of section 502(c), as a result of the education programs carried out under this Act, and the
change in policies described in section 502(d), which
report shall include—

(A) information on methods of outreach to
recruit participants for the education programs
from diverse backgrounds and communities, including the number of the participants recruited
through each method;

(B) the total number of participants in the
education programs, and the percentage of such
participants who completed the education programs; and

(C) data on demographic characteristics,
including the race, ethnicity, gender, gender
identity, age, and type of disability, of the participants, and data on the geographic location

1 of the participants, in the education programs; 2 and

3 (2) submit the report to the Committee on
4 Health, Education, Labor, and Pensions and the
5 Special Committee on Aging of the Senate, and the
6 Committee on Education and the Workforce of the
7 House of Representatives.

8 (c) RENEWAL REPORT.—Not later than 3 years after 9 the date of enactment of this Act, the Secretary shall pre-10 pare and submit to the covered committees a formative report on the instruction provided through the guardian-11 12 ship alternatives education program during the 2-year pe-13 riod after eligible entities first receive grants under this Act. The Secretary shall use the information in the report 14 15 in determining whether to renew grants for eligible entities for a second grant term. The Secretary shall submit the 16 report to the grant recipients whose grants are renewed, 17 18 to inform the work of the recipients during the second 19 grant term.

20 (d) STATE DATA REPORT.—The Secretary shall pre21 pare a report containing the data collected under section
22 503, and make the report publicly available.

(e) FINAL REPORT.—Not later than 1 year after the
end of the last second grant term to be completed under
this Act, the Secretary shall prepare and submit to the

covered committees a final report summarizing all actions
 taken under grants made available under this Act.

3 (f) COVERED COMMITTEES.—In this section, the
4 term "covered committees" means the Committee on
5 Health, Education, Labor, and Pensions, the Committee
6 on Finance, and the Special Committee on Aging of the
7 Senate, and the Committee on Education and the Work8 force and the Committee on Energy and Commerce of the
9 House of Representatives.

10 SEC. 505. AUTHORIZATION OF APPROPRIATIONS.

(a) IN GENERAL.—There is authorized to be appropriated to carry out this Act, \$10,000,000 for each of fiscal years 2025 through 2030.

(b) ADMINISTRATION AND EVALUATION.—From the
amount made available under subsection (a) for each fiscal
year, the Secretary shall reserve not more than 5 percent
for administration of this Act, including carrying out the
activities required in sections 501 through 504.