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To prohibit waivers relating to compliance with the work requirements for the program of block grants to States for temporary assistance for needy families, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. Camp (for himself, Mr. Kline, and Mr. Jordan) introduced the following bill; which was referred to the Committee on

A BILL

To prohibit waivers relating to compliance with the work requirements for the program of block grants to States for temporary assistance for needy families, 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 "Preserving Work Re-
- 5 quirements for Welfare Programs Act of 2012".

1 SEC. 2. FINDINGS.

2	Congress finds the following:
3	(1) The bipartisan 1996 welfare reforms suc-
4	ceeded as a result of their pro-work focus, as dem-
5	onstrated by the following:
6	(A) Research has shown that 65 percent of
7	families receiving welfare through the former
8	Aid to Families with Dependent Children
9	(AFDC) program, which lacked effective work
10	requirements and was replaced by the 1996
11	welfare reform law (P.L. 104-193), remained
12	on welfare for 8 or more years, and the average
13	lifetime receipt of welfare for families then re-
14	ceiving benefits was 13 years.
15	(B) The 1996 welfare reform law replaced
16	the failed AFDC program with the Temporary
17	Assistance for Needy Families (TANF) block
18	grant program, which made promoting work a
19	central focus of each State's efforts to assist
20	low-income parents in achieving self-sufficiency.
21	(C) The 1996 welfare reforms resulted
22	in—
23	(i) significant increases in the employ-
24	ment and earnings of single mothers;

1	(ii) record declines in welfare depend-
2	ency as TANF rolls fell by more than 57
3	percent; and
4	(iii) significant reductions in child
5	poverty in female-headed households, which
6	even after the impact of a deep recession
7	are still below pre-reform levels.
8	(2) The authors of the 1996 welfare reforms
9	did not intend for States to be able to "waive" this
10	pro-work focus, as indicated by the following:
11	(A) In the 1996 welfare reform law, Con-
12	gress created specific new work requirements
13	for welfare recipients.
14	(B) In the 1996 welfare reform law, Con-
15	gress allowed States some limited waiver au-
16	thority over only TANF State plan require-
17	ments which require the State to describe how
18	they intend to carry out various TANF pro-
19	gram requirements.
20	(C) In section 1115 of the Social Security
21	Act, Congress specifically did not authorize
22	States to seek, or the Secretary of Health and
23	Human Services to award, waivers involving
24	TANF work requirements. In section 415 of
25	the Social Security Act, Congress specified that

1	any waivers subsequently approved could not
2	waive features of those work requirements.
3	(D) In a Congressional summary published
4	immediately after enactment of the 1996 re-
5	forms, the authors of the 1996 welfare reform
6	law summarized its intended treatment of waiv-
7	ers as follows: "Waivers granted after the date
8	of enactment may not override provisions of the
9	TANF law that concern mandatory work re-
10	quirements."
11	(3) The recent Department of Health and
12	Human Services Information Memorandum dated
13	July 12, 2012, suggesting States may waive this
14	pro-work focus should be immediately withdrawn by
15	the Obama Administration, or repealed through this
16	legislation, for the following reasons:
17	(A) In the 16 years since enactment of the
18	1996 welfare reforms, no previous Secretary of
19	Health and Human Services has ever asserted
20	that he or she has authority to grant waivers
21	involving TANF work requirements.
22	(B) Despite this fact, and without any
23	prior Obama Administration legislative proposal
24	or consultation with Congress, on July 12,
25	2012, the Department of Health and Human

1	Services unilaterally determined that the Sec-
2	retary could permit States to waive statutory
3	work requirements for welfare recipients.
4	(C) The Secretary should repeal the July
5	12, 2012 Information Memorandum and make
6	it clear once again that States do not have au-
7	thority to seek, and the Secretary does not have
8	the authority to grant, waivers of work require-
9	ments under the TANF program, consistent
10	with longstanding interpretation of TANF law.
11	SEC. 3. PROHIBITION ON TANF WAIVERS RELATING TO
12	COMPLIANCE WITH THE TANF WORK RE-
12 13	COMPLIANCE WITH THE TANF WORK RE- QUIREMENTS.
13	QUIREMENTS.
13 14	QUIREMENTS. (a) In General.—Notwithstanding any other provi-
13 14 15	QUIREMENTS. (a) IN GENERAL.—Notwithstanding any other provision of law, the Secretary of Health and Human Services
13 14 15 16	QUIREMENTS. (a) IN GENERAL.—Notwithstanding any other provision of law, the Secretary of Health and Human Services may not do the following:
13 14 15 16 17	QUIREMENTS. (a) IN GENERAL.—Notwithstanding any other provision of law, the Secretary of Health and Human Services may not do the following: (1) Finalize, implement, enforce, or otherwise
13 14 15 16 17	QUIREMENTS. (a) In General.—Notwithstanding any other provision of law, the Secretary of Health and Human Services may not do the following: (1) Finalize, implement, enforce, or otherwise take any action to give effect to the Information
13 14 15 16 17 18	QUIREMENTS. (a) IN GENERAL.—Notwithstanding any other provision of law, the Secretary of Health and Human Services may not do the following: (1) Finalize, implement, enforce, or otherwise take any action to give effect to the Information Memorandum dated July 12, 2012 (Transmittal No.
13 14 15 16 17 18 19 20	QUIREMENTS. (a) IN GENERAL.—Notwithstanding any other provision of law, the Secretary of Health and Human Services may not do the following: (1) Finalize, implement, enforce, or otherwise take any action to give effect to the Information Memorandum dated July 12, 2012 (Transmittal No. TANF-ACF-IM-2012-03), or to any administrative
13 14 15 16 17 18 19 20 21	QUIREMENTS. (a) IN GENERAL.—Notwithstanding any other provision of law, the Secretary of Health and Human Services may not do the following: (1) Finalize, implement, enforce, or otherwise take any action to give effect to the Information Memorandum dated July 12, 2012 (Transmittal No. TANF-ACF-IM-2012-03), or to any administrative action relating to the same subject matter set forth

1	(2) Authorize, approve, renew, modify, or ex-
2	tend any experimental, pilot, or demonstration
3	project under section 1115 of the Social Security
4	Act (42 U.S.C. 1315) that waives compliance with
5	a requirement of section 407 of such Act (42 U.S.C.
6	607) through a waiver of section 402 of such Act
7	(42 U.S.C. 602) or that provides authority for an
8	expenditure which would not otherwise be an allow-
9	able use of funds under a State program funded
10	under part A of title IV of such Act (42 U.S.C. 601
11	et seq.) with respect to compliance with the work re-
12	quirements in section 407 of such Act to be re-
13	garded as an allowable use of funds under that pro-
14	gram for any period.
15	(b) Rescission of Waivers.—Any waiver relating
16	to the subject matter set forth in the Information Memo-
17	randum or described in subsection (a)(2) that is granted
18	before the date of the enactment of this Act is hereby re-
19	scinded and shall be null and void.