	(Original Signature of Member)	
110TH CONGRESS 1ST SESSION	H.R.	

To restore fairness and reliability to the medical justice system and promote patient safety by fostering alternatives to current medical tort litigation, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. Cooper (for himself and Mr. Thornberry) introduced the following bill; which was referred to the Committee on _____

A BILL

To restore fairness and reliability to the medical justice system and promote patient safety by fostering alternatives to current medical tort litigation, 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 "Fair and Reliable Med-
- 5 ical Justice Act".
- 6 SEC. 2. PURPOSES.
- 7 The purposes of this Act are—

1	(1) to restore fairness and reliability to the
2	medical justice system by fostering alternatives to
3	current medical tort litigation that promote early
4	disclosure of health care errors and provide prompt,
5	fair, and reasonable compensation to patients who
6	are injured by health care errors;
7	(2) to promote patient safety through disclosure
8	of health care errors; and
9	(3) to support and assist States in developing
10	such alternatives.
11	SEC. 3. STATE DEMONSTRATION PROGRAMS TO EVALUATE
12	ALTERNATIVES TO CURRENT MEDICAL TORT
13	LITIGATION.
13 14	LITIGATION. Part P of title III of the Public Health Service Act
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14 15 16 17 18	Part P of title III of the Public Health Service Act (42 U.S.C. 280g et seq.) is amended by adding at the end the following: "SEC. 399R. STATE DEMONSTRATION PROGRAMS TO EVALUATE ALTERNATIVES TO CURRENT MEDICAL TORT LITIGATION.
14 15 16 17 18 19 20	Part P of title III of the Public Health Service Act (42 U.S.C. 280g et seq.) is amended by adding at the end the following: "SEC. 399R. STATE DEMONSTRATION PROGRAMS TO EVALU- ATE ALTERNATIVES TO CURRENT MEDICAL TORT LITIGATION. "(a) IN GENERAL.—The Secretary is authorized to
14 15 16 17 18 19 20	Part P of title III of the Public Health Service Act (42 U.S.C. 280g et seq.) is amended by adding at the end the following: "SEC. 399R. STATE DEMONSTRATION PROGRAMS TO EVALU- ATE ALTERNATIVES TO CURRENT MEDICAL TORT LITIGATION. "(a) IN GENERAL.—The Secretary is authorized to award demonstration grants to States for the develop-

1	organizations. In awarding such grants, the Secretary
2	shall ensure the diversity of the alternatives so funded.
3	"(b) Duration.—The Secretary may award up to 10
4	grants under subsection (a) and each grant awarded under
5	such subsection may not exceed a period of 5 years.
6	"(c) Conditions for Demonstration Grants.—
7	"(1) Requirements.—Each State desiring a
8	grant under subsection (a) shall—
9	"(A) develop an alternative to current tort
10	litigation for resolving disputes over injuries al-
11	legedly caused by health care providers or
12	health care organizations; and
13	"(B) promote a reduction of health care
14	errors by allowing for patient safety data re-
15	lated to disputes resolved under subparagraph
16	(A) to be collected and analyzed by organiza-
17	tions that engage in efforts to improve patient
18	safety and the quality of health care.
19	"(2) Alternative to current tort litiga-
20	TION.—Each State desiring a grant under sub-
21	section (a) shall demonstrate how the proposed al-
22	ternative described in paragraph (1)(A)—
23	"(A) makes the medical liability system
24	more reliable through prompt and fair resolu-
25	tion of disputes;

1	"(B) encourages the disclosure of health
2	care errors;
3	"(C) enhances patient safety by detecting,
4	analyzing, and reducing medical errors and ad-
5	verse events;
6	"(D) maintains access to liability insur-
7	ance; and
8	"(E) provides patients the opportunity to
9	opt out of or voluntarily withdraw from partici-
10	pating in the alternative.
11	"(3) Sources of Compensation.—Each State
12	desiring a grant under subsection (a) shall identify
13	the sources from and methods by which compensa-
14	tion would be paid for claims resolved under the pro-
15	posed alternative to current tort litigation, which
16	may include public or private funding sources, or a
17	combination of such sources. Funding methods shall
18	to the extent practicable provide financial incentives
19	for activities that improve patient safety.
20	"(4) Scope.—
21	"(A) IN GENERAL.—Each State desiring a
22	grant under subsection (a) may establish a
23	scope of jurisdiction (such as a designated geo-
24	graphic region, a designated area of health care
25	practice, or a designated group of health care

1	providers or health care organizations) for the
2	proposed alternative to current tort litigation
3	that is sufficient to evaluate the effects of the
4	alternative.
5	"(B) Notification of patients.—A
6	State proposing a scope of jurisdiction under
7	subparagraph (A) shall demonstrate how pa-
8	tients would be notified that they are receiving
9	health care services that fall within such scope,
10	and that they may opt out of or voluntarily
11	withdraw from participating in the alternative.
12	"(5) Preference in awarding demonstra-
13	TION GRANTS.—In awarding grants under sub-
14	section (a), the Secretary shall give preference to
15	States—
16	"(A) that have developed the proposed al-
17	ternative through substantive consultation with
18	relevant stakeholders, including patient advo-
19	cates, health care providers and health care or-
20	ganizations, attorneys with expertise in rep-
21	resenting patients and health care providers,
22	medical malpractice insurers, and patient safety
23	experts;
24	"(B) that make proposals that are likely to
25	enhance patient safety by detecting, analyzing,

1	and reducing medical errors and adverse events;
2	and
3	"(C) in which State law at the time of the
4	application would not prohibit the adoption of
5	an alternative to current tort litigation.
6	"(d) Application.—
7	"(1) In General.—Each State desiring a
8	grant under subsection (a) shall submit to the Sec-
9	retary an application, at such time, in such manner,
10	and containing such information as the Secretary
11	may require.
12	"(2) Review Panel.—
13	"(A) In General.—In reviewing applica-
14	tions under paragraph (1), the Secretary shall
15	consult with a review panel composed of rel-
16	evant experts appointed by the Comptroller
17	General.
18	"(B) Composition.—
19	"(i) Nominations.—The Comptroller
20	General shall solicit nominations from the
21	public for individuals to serve on the re-
22	view panel.
23	"(ii) Appointment.—The Comp-
24	troller General shall appoint, at least 14
25	but not more than 19, highly qualified and

1	knowledgeable individuals to serve on the
2	review panel and shall ensure that the fol-
3	lowing entities receive fair representation
4	on such panel:
5	"(I) Patient advocates.
6	"(II) Health care providers and
7	health care organizations.
8	"(III) Attorneys with expertise in
9	representing patients and health care
10	providers.
11	"(IV) Medical malpractice insur-
12	ers.
13	"(V) State officials.
14	"(VI) Patient safety experts.
15	"(C) CHAIRPERSON.—The Comptroller
16	General, or an individual within the Govern-
17	ment Accountability Office designated by the
18	Comptroller General, shall be the chairperson of
19	the review panel.
20	"(D) Availability of information.—
21	The Comptroller General shall make available
22	to the review panel such information, personnel,
23	and administrative services and assistance as
24	the review panel may reasonably require to
25	carry out its duties.

1	"(E) Information from agencies.—The
2	review panel may request directly from any de-
3	partment or agency of the United States any
4	information that such panel considers necessary
5	to carry out its duties. To the extent consistent
6	with applicable laws and regulations, the head
7	of such department or agency shall furnish the
8	requested information to the review panel.
9	"(e) Reports.—
10	"(1) By State.—Each State receiving a grant
11	under subsection (a) shall submit to the Secretary
12	an annual report evaluating the effectiveness of ac-
13	tivities funded with grants awarded under such sub-
14	section.
15	"(2) By Secretary.—The Secretary shall sub-
16	mit to Congress an annual compendium of the re-
17	ports submitted under paragraph (1).
18	"(f) Technical Assistance.—
19	"(1) IN GENERAL.—The Secretary shall provide
20	technical assistance to the States applying for or
21	awarded grants under subsection (a).
22	"(2) Requirements.—Technical assistance
23	under paragraph (1) shall include—
24	"(A) guidance on non-economic damages,
25	including the consideration of individual facts

1	and circumstances in determining appropriate
2	payment, guidance on identifying avoidable in-
3	juries, and guidance on disclosure to patients of
4	health care errors and adverse events; and
5	"(B) the development, in consultation with
6	States, of common definitions, formats, and
7	data collection infrastructure for States receiv-
8	ing grants under this section to use in reporting
9	to facilitate aggregation and analysis of data
10	both within and between States.
11	"(3) Use of common definitions, formats,
12	AND DATA COLLECTION INFRASTRUCTURE.—States
13	not receiving grants under this section may also use
14	the common definitions, formats, and data collection
15	infrastructure developed under paragraph (2)(B).
16	"(g) Evaluation.—
17	"(1) IN GENERAL.—The Secretary, in consulta-
18	tion with the review panel established under sub-
19	section (d)(2), shall enter into a contract with an ap-
20	propriate research organization to conduct an overall
21	evaluation of the effectiveness of grants awarded
22	under subsection (a) and to annually prepare and
23	submit a report to Congress. Such an evaluation
24	shall begin not later than 18 months following the

1	date of implementation of the first program funded
2	by a grant under subsection (a).
3	"(2) Contents.—The evaluation under para-
4	graph (1) shall include—
5	"(A) an analysis of the effects of the
6	grants awarded under subsection (a) on the
7	measures described in paragraph (3);
8	"(B) a comparison between and among the
9	alternatives approved under subsection (a) of
10	the measures described in paragraph (3); and
11	"(C) a comparison between and among
12	States receiving grants approved under sub-
13	section (a) and similar States not receiving
14	such grants of the measures described in para-
15	graph (3).
16	"(3) Measures.—The evaluations under para-
17	graph (2) shall analyze and make comparisons on
18	the basis of—
19	"(A) the nature and number of disputes
20	over injuries allegedly caused by health care
21	providers or health care organizations;
22	"(B) the nature and number of claims in
23	which tort litigation was pursued despite the ex-
24	istence of an alternative under subsection (a);

1	"(C) the disposition of disputes and claims
2	described in clauses (i) and (ii), including the
3	length of time and estimated costs to all par-
4	ties;
5	"(D) the medical liability environment;
6	"(E) health care quality;
7	"(F) patient safety in terms of detecting,
8	analyzing, and reducing medical errors and ad-
9	verse events; and
10	"(G) patient and health care provider and
11	organization satisfaction with the alternative
12	under subsection (a) and with the medical li-
13	ability environment.
14	"(4) Funding.—The Secretary shall reserve 5
15	percent of the amount appropriated in each fiscal
16	year under subsection (j) to carry out this sub-
17	section.
18	"(h) Option to Provide for Initial Planning
19	GRANTS.—Of the funds appropriated pursuant to sub-
20	section (j), the Secretary may use a portion not to exceed
21	\$500,000 per State to provide planning grants to such
22	States for the development of demonstration project appli-
23	cations meeting the criteria described in subsection (c).
24	In selecting States to receive such planning grants, the
25	Secretary shall give preference to those States in which

1	State law at the time of the application would not prohibit
2	the adoption of an alternative to current tort litigation.
3	"(i) Definitions.—In this section:
4	"(1) HEALTH CARE SERVICES.—The term
5	'health care services' means any services provided by
6	a health care provider, or by any individual working
7	under the supervision of a health care provider, that
8	relate to—
9	"(A) the diagnosis, prevention, or treat-
10	ment of any human disease or impairment; or
11	"(B) the assessment of the health of
12	human beings.
13	"(2) Health care organization.—The term
14	'health care organization' means any individual or
15	entity which is obligated to provide, pay for, or ad-
16	minister health benefits under any health plan.
17	"(3) Health care provider.—The term
18	'health care provider' means any individual or enti-
19	ty—
20	"(A) licensed, registered, or certified under
21	Federal or State laws or regulations to provide
22	health care services; or
23	"(B) required to be so licensed, registered,
24	or certified but that is exempted by other stat-
25	ute or regulation.

1	"(4) Net economic loss.—The term 'net eco-
2	nomic loss' means—
3	"(A) reasonable expenses incurred for
4	products, services, and accommodations needed
5	for health care, training, and other remedial
6	treatment and care of an injured individual;
7	"(B) reasonable and appropriate expenses
8	for rehabilitation treatment and occupational
9	training;
10	"(C) 100 percent of the loss of income
11	from work that an injured individual would
12	have performed if not injured, reduced by any
13	income from substitute work actually per-
14	formed; and
15	"(D) reasonable expenses incurred in ob-
16	taining ordinary and necessary services to re-
17	place services an injured individual would have
18	performed for the benefit of the individual or
19	the family of such individual if the individual
20	had not been injured.
21	"(5) Non-economic damages.—The term
22	'non-economic damages' means losses for physical
23	and emotional pain, suffering, inconvenience, phys-
24	ical impairment, mental anguish, disfigurement, loss
25	of enjoyment of life, loss of society and companion-

- 1 ship, loss of consortium (other than loss of domestic
- 2 service), injury to reputation, and all other non-pe-
- 3 cuniary losses of any kind or nature, to the extent
- 4 permitted under State law.
- 5 "(j) Authorization of Appropriations.—There
- 6 are authorized to be appropriated to carry out this section
- 7 such sums as may be necessary. Amounts appropriated
- 8 pursuant to this subsection shall remain available until ex-
- 9 pended.".