118th CONGRESS 1st Session

- **S**.\_\_\_\_
- To prevent maternal mortality and severe maternal morbidity among Black pregnant and postpartum individuals and other underserved populations, to provide training in respectful maternity care, to reduce and prevent bias, racism, and discrimination in maternity care settings, and for other purposes.

### IN THE SENATE OF THE UNITED STATES

Mr. WARNOCK introduced the following bill; which was read twice and referred to the Committee on \_\_\_\_\_

### A BILL

- To prevent maternal mortality and severe maternal morbidity among Black pregnant and postpartum individuals and other underserved populations, to provide training in respectful maternity care, to reduce and prevent bias, racism, and discrimination in maternity care settings, 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 "Kira Johnson Act".

## SEC. 2. SUSTAINED FUNDING FOR COMMUNITY-BASED OR GANIZATIONS TO ADVANCE MATERNAL HEALTH EQUITY.

4 (a) IN GENERAL.—The Secretary of Health and
5 Human Services (referred to in this Act as the "Sec6 retary") shall award grants to eligible entities to establish
7 or expand programs to advance maternal health equity.
8 (b) TIMING.—Following the 1-year period described
9 in subsection (d), the Secretary shall commence awarding
10 the grants authorized by subsection (a).

11 (c) ELIGIBLE ENTITIES.—To be eligible to seek a 12 grant under this section, an entity shall be a community-13 based organization offering programs and resources aligned with evidence-based practices for improving mater-14 nal health outcomes for demographic groups with elevated 15 16 rates of maternal mortality, severe maternal morbidity, maternal health disparities, or other adverse perinatal or 17 18 childbirth outcomes.

(d) OUTREACH AND TECHNICAL ASSISTANCE PERIOD.—During the 1-year period beginning on the date
of enactment of this Act, the Secretary shall—

(1) conduct outreach to encourage eligible enti-ties to apply for grants under this section; and

(2) provide technical assistance to eligible entities on best practices for applying for grants under
this section.

1 (e) Special Consideration.— 2 (1) OUTREACH.—In conducting outreach under 3 subsection (d), the Secretary shall give special con-4 sideration to eligible entities that— 5 (A) are based in, and provide support for, 6 communities with elevated rates of maternal 7 mortality, severe maternal morbidity, maternal 8 health disparities, or other adverse perinatal or 9 childbirth outcomes, to the extent such data are 10 available; 11 (B) are led by individuals from demo-12 graphic groups with elevated rates of maternal 13 mortality, severe maternal morbidity, maternal 14 health disparities, or other adverse perinatal or 15 childbirth outcomes; and 16 (C) offer programs and resources that are 17 aligned with evidence-based practices for im-18 proving maternal health outcomes for individ-19 uals from demographic groups with elevated 20 rates of maternal mortality, severe maternal 21 morbidity, maternal health disparities, or other 22 adverse perinatal or childbirth outcomes. 23 (2) AWARDS.—In awarding grants under this 24 section, the Secretary shall give special consideration 25 to eligible entities that—

1	(A) are described in subparagraphs (A),
2	(B), and (C) of paragraph (1);
3	(B) offer programs and resources designed
4	in consultation with and intended for individ-
5	uals from demographic groups with elevated
6	rates of maternal mortality, severe maternal
7	morbidity, maternal health disparities, or other
8	adverse perinatal or childbirth outcomes;
9	(C) offer programs and resources in the
10	communities in which the respective eligible en-
11	tities are located that—
12	(i) promote maternal mental health
13	and maternal substance use disorder treat-
14	ments and supports that are aligned with
15	evidence-based practices for improving ma-
16	ternal mental and behavioral health out-
17	comes for individuals from demographic
18	groups with elevated rates of maternal
19	mortality, severe maternal morbidity, ma-
20	ternal health disparities, or other adverse
21	perinatal or childbirth outcomes;
22	(ii) address social determinants of ma-
23	ternal health;

1	(iii) promote evidence-based health lit-
2	eracy and pregnancy, childbirth, and par-
3	enting education;
4	(iv) provide support from perinatal
5	health workers;
6	(v) provide culturally and linguis-
7	tically congruent training to perinatal
8	health workers;
9	(vi) conduct or support research on
10	maternal health issues disproportionately
11	impacting individuals from demographic
12	groups with elevated rates of maternal
13	mortality, severe maternal morbidity, ma-
14	ternal health disparities, or other adverse
15	perinatal or childbirth outcomes;
16	(vii) offer group prenatal care or
17	group postpartum care;
18	(viii) coordinate mutual aid efforts
19	during infant formula shortages, including
20	community milk depots, donor human milk
21	banks and exchanges, and forums for com-
22	munity outreach and education;
23	(ix) provide support to individuals or
24	family members of individuals who suffered

1	a pregnancy loss, pregnancy-associated
2	death, or pregnancy-related death; or
3	(x) operate midwifery practices that
4	provide culturally and linguistically con-
5	gruent maternal health care and support,
6	including for the purposes of—
7	(I) supporting additional edu-
8	cation, training, and certification pro-
9	grams, including support for distance
10	learning;
11	(II) providing financial support
12	to current and future midwives to ad-
13	dress education costs, debts, and
14	other needs;
15	(III) clinical site investments;
16	(IV) supporting preceptor devel-
17	opment trainings;
18	(V) expanding the midwifery
19	practice; or
20	(VI) related needs identified by
21	the midwifery practice and described
22	in the practice's application; and
23	(D) have developed other programs and re-
24	sources that address community-specific needs
25	for pregnant and postpartum individuals and

1	are aligned with evidence-based practices for
2	improving maternal health outcomes for individ-
3	uals from demographic groups with elevated
4	rates of maternal mortality, severe maternal
5	morbidity, maternal health disparities, or other
6	adverse perinatal or childbirth outcomes.
7	(f) TECHNICAL ASSISTANCE.—The Secretary shall
8	provide to grant recipients under this section technical as-
9	sistance on—
10	(1) capacity building to establish or expand pro-
11	grams to advance maternal health equity;
12	(2) best practices in data collection, measure-
13	ment, evaluation, and reporting; and
14	(3) planning for sustaining programs to ad-
15	vance maternal health equity after the period of the
16	grant.
17	(g) EVALUATION.—Not later than the end of fiscal
18	year 2028, the Secretary shall submit to the Congress an
19	evaluation of the grant program under this section that—
20	(1) assesses the effectiveness of outreach efforts
21	during the application process in diversifying the
22	pool of grant recipients;
23	(2) makes recommendations for future outreach
24	efforts to diversify the pool of grant recipients for
25	Department of Health and Human Services grant

KEN23344 D6Y

8

programs and funding opportunities related to ma ternal health;

3 (3) assesses the effectiveness of programs fund4 ed by grants under this section in improving mater5 nal health outcomes for individuals from demo6 graphic groups with elevated rates of maternal mor7 tality, severe maternal morbidity, maternal health
disparities, or other adverse perinatal or childbirth
9 outcomes, to the extent practicable; and

10 (4) makes recommendations for future Depart-11 ment of Health and Human Services grant programs 12 and funding opportunities that deliver funding to 13 community-based organizations that provide pro-14 grams and resources that are aligned with evidence-15 based practices for improving maternal health out-16 comes for individuals from demographic groups with 17 elevated rates of maternal mortality, severe maternal 18 morbidity, maternal health disparities, or other ad-19 verse perinatal or childbirth outcomes.

20 (h) AUTHORIZATION OF APPROPRIATIONS.—To carry
21 out this section, there is authorized to be appropriated
22 \$100,000,000 for each of fiscal years 2024 through 2028.

1 SEC. 3. RESPECTFUL MATERNITY CARE TRAINING FOR ALL 2 **EMPLOYEES IN MATERNITY CARE SETTINGS.** 3 Part B of title VII of the Public Health Service Act 4 (42 U.S.C. 293 et seq.) is amended by adding at the end 5 the following new section: **"SEC. 742. RESPECTFUL MATERNITY CARE TRAINING FOR** 6 7 ALL EMPLOYEES IN MATERNITY CARE SET-8 TINGS. 9 "(a) GRANTS.—The Secretary shall award grants for

9 (a) GRANTS.—The Secretary shall award grants for
10 programs to reduce and prevent bias, racism, and dis11 crimination in maternity care settings and to advance re12 spectful, culturally and linguistically congruent, trauma13 informed care.

14 "(b) SPECIAL CONSIDERATION.—In awarding grants
15 under subsection (a), the Secretary shall give special con16 sideration to applications for programs that would—

17 "(1) apply to all maternity care providers and 18 any employees who interact with pregnant and 19 postpartum individuals in the provider setting, in-20 cluding front desk employees, sonographers, sched-21 ulers, health care professionals, hospital or health 22 system administrators, security staff, and other em-23 ployees;

24 "(2) emphasize periodic, as opposed to one25 time, trainings for all birthing professionals and em26 ployees described in paragraph (1);

1	"(3) address implicit bias, racism, and cultural
2	humility;
3	"(4) be delivered in ongoing education settings
4	for providers maintaining their licenses, with a pref-
5	erence for trainings that provide continuing edu-
6	cation units;
7	"(5) include trauma-informed care best prac-
8	tices and an emphasis on shared decision making be-
9	tween providers and patients;
10	"(6) include antiracism training and programs;
11	"(7) be delivered in undergraduate programs
12	that funnel into health professions schools;
13	"(8) be delivered in settings that apply to pro-
14	viders of the special supplemental nutrition program
15	for women, infants, and children under section 17 of
16	the Child Nutrition Act of 1966;
17	"(9) integrate bias training in obstetric emer-
18	gency simulation trainings or related trainings;
19	"(10) include training for emergency depart-
20	ment employees and emergency medical technicians
21	on recognizing warning signs for severe pregnancy-
22	related complications;
23	"(11) offer training to all maternity care pro-
24	viders on the value of racially, ethnically, and profes-

sionally diverse maternity care teams to provide cul turally and linguistically congruent care; or

3 "(12) be based on one or more programs de4 signed by a historically Black college or university or
5 other minority-serving institution.

6 "(c) APPLICATION.—To seek a grant under sub7 section (a), an entity shall submit an application at such
8 time, in such manner, and containing such information as
9 the Secretary may require.

10 "(d) REPORTING.—Each recipient of a grant under 11 this section shall annually submit to the Secretary a report 12 on the status of activities conducted using the grant, in-13 cluding, as applicable, a description of the impact of training provided through the grant on patient outcomes and 14 15 patient experience for pregnant and postpartum individuals from racial and ethnic minority groups and their fam-16 17 ilies.

18 "(e) BEST PRACTICES.—Based on the annual reports19 submitted pursuant to subsection (d), the Secretary—

20 "(1) shall produce an annual report on the find21 ings resulting from programs funded through this
22 section;

23 "(2) shall disseminate such report to all recipi24 ents of grants under this section and to the public;
25 and

1	"(3) may include in such report findings on
2	best practices for improving patient outcomes and
3	patient experience for pregnant and postpartum in-
4	dividuals from racial and ethnic minority groups and
5	their families in maternity care settings.
6	"(f) DEFINITIONS.—In this section:
7	"(1) The term 'postpartum' means the 1-year
8	period beginning on the last day of an individual's
9	pregnancy.
10	"(2) The term 'culturally and linguistically con-
11	gruent' means in agreement with the preferred cul-
12	tural values, beliefs, worldview, language, and prac-
13	tices of the health care consumer and other stake-
14	holders.
15	"(3) The term 'racial and ethnic minority
16	group' has the meaning given such term in section
17	1707(g)(1).
18	"(g) Authorization of Appropriations.—To
19	carry out this section, there is authorized to be appro-
20	priated \$5,000,000 for each of fiscal years 2024 through
21	2028.".

# SEC. 4. STUDY ON REDUCING AND PREVENTING BIAS, RAC ISM, AND DISCRIMINATION IN MATERNITY CARE SETTINGS. (a) IN GENERAL.—The Secretary shall seek to enter

5 into an agreement, not later than 90 days after the date
6 of enactment of this Act, with the National Academies of
7 Sciences, Engineering, and Medicine (referred to in this
8 section as the "National Academies") under which the Na9 tional Academies agree to—

(1) conduct a study on the design and implementation of programs to reduce and prevent bias,
racism, and discrimination in maternity care settings
and to advance respectful, culturally and linguistically congruent, trauma-informed care; and

(2) not later than 24 months after the date ofenactment of this Act—

- 17 (A) complete the study; and
- 18 (B) transmit a report on the results of the19 study to the Congress.

(b) POSSIBLE TOPICS.—The agreement entered into
pursuant to subsection (a) may provide for the study of
any of the following:

(1) The development of a scorecard or other
evaluation standards for programs designed to reduce and prevent bias, racism, and discrimination in
maternity care settings to assess the effectiveness of

such programs in improving patient outcomes and
 patient experience for pregnant and postpartum in dividuals from racial and ethnic minority groups and
 their families.

5 (2) Determination of the types and frequency of 6 training to reduce and prevent bias, racism, and dis-7 crimination in maternity care settings that are dem-8 onstrated to improve patient outcomes or patient ex-9 perience for pregnant and postpartum individuals 10 from racial and ethnic minority groups and their 11 families.

### 12 SEC. 5. RESPECTFUL MATERNITY CARE COMPLIANCE PRO-13 GRAM.

(a) IN GENERAL.—The Secretary shall award grants
to accredited hospitals, health systems, and other maternity care settings to establish as an integral part of quality
implementation initiatives within one or more hospitals or
other birth settings a respectful maternity care compliance
program.

20 (b) PROGRAM REQUIREMENTS.—A respectful mater21 nity care compliance program funded through a grant
22 under this section shall—

(1) institutionalize mechanisms to allow patients receiving maternity care services, the families
of such patients, or perinatal health workers sup-

1	porting such patients to report instances of racism
2	or evidence of bias on the basis of race, ethnicity, or
3	another protected class;
4	(2) institutionalize response mechanisms
5	through which representatives of the program can
6	directly follow up with the patient, if possible, and
7	the patient's family in a timely manner;
8	(3) prepare and make publicly available a
9	hospital- or health system-wide strategy to reduce
10	bias on the basis of race, ethnicity, or another pro-
11	tected class in the delivery of maternity care that in-
12	cludes—
13	(A) information on the training programs
14	to reduce and prevent bias, racism, and dis-
15	crimination on the basis of race, ethnicity, or
16	another protected class for all employees in ma-
17	ternity care settings;
18	(B) information on the number of cases re-
19	ported to the compliance program; and
20	(C) the development of methods to rou-
21	tinely assess the extent to which bias, racism,
22	or discrimination on the basis of race, ethnicity,
23	or another protected class is present in the de-
24	livery of maternity care to patients from racial
25	and ethnic minority groups;

1	(4) develop mechanisms to routinely collect and
2	publicly report hospital-level data related to patient-
3	reported experience of care; and
4	(5) provide annual reports to the Secretary with
5	information about each case reported to the compli-
6	ance program over the course of the year containing
7	such information as the Secretary may require, such
8	as—
9	(A) deidentified demographic information
10	on the patient in the case, such as race, eth-
11	nicity, gender identity, and primary language;
12	(B) the content of the report from the pa-
13	tient or the family of the patient to the compli-
14	ance program;
15	(C) the response from the compliance pro-
16	gram; and
17	(D) to the extent applicable, institutional
18	changes made as a result of the case.
19	(c) Secretary Requirements.—
20	(1) PROCESSES.—Not later than 180 days after
21	the date of enactment of this Act, the Secretary
22	shall establish processes for—
23	(A) disseminating best practices for estab-
24	lishing and implementing a respectful maternity

1	care compliance program within a hospital or
2	other birth setting;
3	(B) promoting coordination and collabora-
4	tion between hospitals, health systems, and
5	other maternity care delivery settings on the es-
6	tablishment and implementation of respectful
7	maternity care compliance programs; and
8	(C) evaluating the effectiveness of respect-
9	ful maternity care compliance programs on ma-
10	ternal health outcomes and patient and family
11	experiences, especially for patients from racial
12	and ethnic minority groups and their families.
13	(2) Study.—
14	(A) IN GENERAL.—Not later than 2 years
15	after the date of enactment of this Act, the Sec-
16	retary shall, through a contract with an inde-
17	pendent research organization, conduct a study
18	on strategies to address—
19	(i) racism or bias on the basis of race,
20	ethnicity, or another protected class in the
21	delivery of maternity care services; and
22	(ii) successful implementation of re-
23	spectful care initiatives.
24	(B) COMPONENTS OF STUDY.—The study
25	shall include the following:

(i) An assessment of the reports sub mitted to the Secretary from the respectful
 maternity care compliance programs pur suant to subsection (b)(5).

5 (ii) Based on such assessment, rec-6 ommendations for potential accountability 7 mechanisms related to cases of racism or 8 bias on the basis of race, ethnicity, or an-9 other protected class in the delivery of ma-10 ternity care services at hospitals and other 11 birth settings. Such recommendations shall 12 take into consideration medical and non-13 medical factors that contribute to adverse 14 patient experiences and maternal health 15 outcomes.

16 (C) REPORT.—The Secretary shall submit
17 to the Congress and make publicly available a
18 report on the results of the study under this
19 paragraph.

20 (d) AUTHORIZATION OF APPROPRIATIONS.—To carry
21 out this section, there are authorized to be appropriated
22 such sums as may be necessary for fiscal years 2024
23 through 2029.

### 1 SEC. 6. GAO REPORT.

2 (a) IN GENERAL.—Not later than 2 years after the 3 date of enactment of this Act and annually thereafter, the 4 Comptroller General of the United States shall submit to 5 the Congress and make publicly available a report on the 6 establishment of respectful maternity care compliance pro-7 grams within hospitals, health systems, and other mater-8 nity care settings.

9 (b) MATTERS INCLUDED.—The report under sub-10 section (a) shall include the following:

(1) Information regarding the extent to which
hospitals, health systems, and other maternity care
settings have elected to establish respectful maternity care compliance programs, including—

15 (A) which hospitals and other birth set16 tings elect to establish compliance programs
17 and when such programs are established;

(B) to the extent practicable, impacts of
the establishment of such programs on maternal health outcomes and patient and family experiences in the hospitals and other birth settings that have established such programs, especially for patients from racial and ethnic minority groups and their families;

25 (C) information on geographic areas, and
26 types of hospitals or other birth settings, where

1	respectful maternity care compliance programs
2	are not being established and information on
3	factors contributing to decisions to not establish
4	such programs; and
5	(D) recommendations for establishing re-
6	spectful maternity care compliance programs in
7	geographic areas, and types of hospitals or
8	other birth settings, where such programs are
9	not being established.
10	(2) Whether the funding made available to
11	carry out this section has been sufficient and, if ap-
12	plicable, recommendations for additional appropria-
13	tions to carry out this section.
14	(3) Such other information as the Comptroller
15	General determines appropriate.