AMENDMENT TO THE AMENDMENT IN THE NATURE OF A SUBSTITUTE TO THE COMMITTEE PRINT RELATING TO PUBLIC **HEALTH**

Offered by M_.

At the end of chapter 6, add the following (and make such conforming changes as may be necessary):

1	Subchapter B—Behavioral Health
2	Intervention Guidelines
3	SEC. 3059C. BEST PRACTICES FOR BEHAVIORAL INTERVEN-
4	TION TEAMS.
5	(a) In General.—The Secretary, acting through the
6	Assistant Secretary for Mental Health and Substance Use,
7	shall develop and periodically update—
8	(1) best practices to assist elementary schools,
9	secondary schools, and institutions of higher edu-
10	cation in establishing and using behavioral interven-
11	tion teams; and
12	(2) a list of evidence-based threat assessment
13	training providers to assist personnel in elementary
14	schools, secondary schools, and institutions of higher
15	education in implementing such best practices, in-

1	cluding with respect to training behavioral interven-
2	tion teams.
3	(b) Elements.—The best practices under subsection
4	(a)(1) shall include guidance on the following:
5	(1) How behavioral intervention teams can op-
6	erate effectively from an evidence-based, objective
7	perspective while protecting the constitutional and
8	civil rights of individuals, including any individual of
9	concern.
10	(2) The use of behavioral intervention teams to
11	identify individuals of concern, implement interven-
12	tions, and manage risk through the framework of
13	the school's or institution's rules or code of conduct,
14	as applicable.
15	(3) How behavioral intervention teams can,
16	when assessing an individual of concern—
17	(A) seek training on evidence-based,
18	threat-assessment rubrics;
19	(B) ensure that such teams—
20	(i) have adequately trained, diverse
21	stakeholders with varied expertise; and
22	(ii) use cross validation by a wide-
23	range of individual perspectives on the
24	team; and
25	(C) use violence risk assessment.

1	(4) How behavioral intervention teams can
2	avoid—
3	(A) attempting to predict future behavior
4	by the concept of pre-crime;
5	(B) inappropriately using a mental health
6	assessment;
7	(C) inappropriately limiting or restricting
8	law enforcement's jurisdiction over criminal
9	matters;
10	(D) attempting to substitute the behavioral
11	intervention process in place of a criminal proc-
12	ess, or impede a criminal process, when an indi-
13	vidual of concern's behavior has potential crimi-
14	nal implications;
15	(E) endangering an individual's privacy by
16	failing to ensure that all applicable Federal and
17	State privacy laws are fully complied with; or
18	(F) creating school-to-prison pipelines.
19	(c) Consultation.—In carrying out subsection
20	(a)(1), the Secretary shall consult with—
21	(1) the Secretary of Education;
22	(2) the Director of the National Threat Assess-
23	ment Center of the Department of Homeland Secu-
24	rity;

1	(3) the Attorney General of the United States;
2	and
3	(4) as appropriate, relevant stakeholders includ-
4	ing—
5	(A) teachers and other educators, prin-
6	cipals, school administrators, school board
7	members, school psychologists, mental health
8	professionals, and parents of elementary school
9	and secondary school students;
10	(B) local law enforcement agencies and
11	campus law enforcement administrators;
12	(C) mental health mobile crisis providers;
13	(D) child and adolescent psychiatrists; and
14	(E) other education and mental health pro-
15	fessionals.
16	(d) Publication.—Not later than 2 years after the
17	date of enactment of this section, the Secretary shall pub-
18	lish the best practices under subsection $(a)(1)$ and the list
19	under subsection (a)(2) on a publicly accessible website
20	of the Department of Health and Human Services.
21	(e) TECHNICAL ASSISTANCE.—The Secretary shall
22	provide technical assistance to institutions of higher edu-
23	cation, elementary schools, and secondary schools to assist
24	such institutions and schools in implementing the best
25	practices under subsection (a).

1	(f) Definitions.—In this section:
2	(1) The term "behavioral intervention team"
3	means a team of qualified individuals who—
4	(A) are responsible for identifying and as-
5	sessing individuals of concern; and
6	(B) develop and facilitate implementation
7	of evidence-based interventions to mitigate the
8	threat of harm to self or others posed by indi-
9	viduals of concern and address the mental and
10	behavioral health needs of individuals of con-
11	cern to reduce such threat.
12	(2) The terms "elementary school", "parent",
13	and "secondary school" have the meanings given to
14	such terms in section 8101 of the Elementary and
15	Secondary Education Act of 1965 (20 U.S.C. 7801)
16	(3) The term "individual of concern" means an
17	individual whose behavior indicates a potential
18	threat to self or others.
19	(4) The term "institution of higher education"
20	has the meaning given to such term in section 102
21	of the Higher Education Act of 1965 (20 U.S.C.
22	1002).
23	(5) The term "mental health assessment"
24	means an evaluation, primarily focused on diagnosis,
25	determining the need for involuntary commitment

1	medication management, and on-going treatment
2	recommendations.
3	(6) The term "pre-crime" means law-enforce-
4	ment efforts and strategies to deter crime by pre-
5	dicting when and where criminal activity will occur.
6	(7) The term "violence risk assessment" refers
7	to a broad determination of the potential risk of vio-
8	lence based on evidence-based literature.

