| State Certifications for the Chafee | e Foster Care Program for Successful Transition to Adulthood |
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| 0.00 | Maryland , I certify that the State has in |
| As Chief Executive Officer of the State offect and is operating a Statewide pureffectively implement the Chafee Fostplace: | resuant to section 477(b) and that the following provisions to ster Care Program for Successful Transition to Adulthood are in |
| 1. [Check one of the following | |
| OThe State will provide ass have not attained 21 years of OR | istance and services to youths who have aged out of foster care, and age [Section $477(b)(3)(A)(i)$]; |
| The State will provide ass have not attained 23 years of | istance and services to youths who have aged out of foster care, and age[Section $477(b)(3)(A)(ii)$];. |
| Act to extend years of age; | s elected under section 475(8)(B) of title IV-E of the Social Security eligibility for foster care to all children who have not attained 21 |
| and IV-E of the provided under aged out of for youths would up to age 21 uto 2. Not more than 30 percent of the expended for room or boat 21 years of age (or 23 years of 477(b)(3)(A)(ii) to provide as and have not attained age 23). None of the amounts paid to any child who has not attained. The State will use training fur and adoption assistance to profester parents, adoptive parents, adoptive parents, adoptive parents address the issues confronting making a permanent connect. 5. The State has consulted wide thas given all interested meming [Section 477(b)(3)(E)]; 6. The State will make every efficient and allotment made to the State transitional living youth projection and programs for disabled youth | ency responsible for administering the State plans under titles IV-B to Social Security Act uses State funds or any other funds not in title IV-E to provide services and assistance for youths who have ster care that are comparable to the services and assistance the receive if the State had elected to extend eligibility for foster care under section 475(8)(B) of title IV-E; the amounts paid to the State from its allotment for a fiscal year will are for youths who have aged out of foster care and have not attained of age, in the case of a State with a certification under section essistance and services to youths who have aged out of foster care in [Section 477(b)(3)(B)]; the State from its allotment will be expended or room or board for each 18 years of age [Section 477(b)(3)(C)]; and provided under the program of Federal payments for foster care ovide training including training on youth development to help afts; workers in group homes, and case managers understand and go youth preparing for a successful transition to adulthood and ion with a caring adult [Section 477(b)(3)(D)]; and the public and private organizations in developing the plan and beers of the public at least 30 days to submit comments on the plan affort to coordinate the State programs receiving funds provided from the with other Federal and State programs for youth (especially ects funded under part B of title III of the Juvenile Justice and of 1974), abstinence education programs, local housing programs, (especially sheltered workshops), and school-to-work programs call workforce agencies [Section 477(b)(3)(F)]; |

- 7. Each Indian tribe in the State has been consulted about the programs to be carried out under the plan; that there have been efforts to coordinate the programs with such tribes; that benefits and services under the programs will be made available to Indian children in the State on the same basis as to other children in the State; and that the State will negotiate in good faith with any Indian tribe, tribal organization, or tribal consortium in the State that does not receive an allotment under subsection (j)(4) for a fiscal year and that requests to develop an agreement with the State to administer, supervise, or oversee the programs to be carried out under the plan with respect to the Indian children who are eligible for such programs and who are under the authority of the tribe, organization, or consortium and to receive from the State an appropriate portion of the State allotment for the cost of such administration, supervision, or oversight [Section 477(b)(3)(G)];
- 8. The State will ensure that youth participating in the program under this section participate directly in designing their own program activities that prepare them for independent living and that the youth accept personal responsibility for living up to their part of the program [Section 477(b)(3)(H)];
- 9. The State has established and will enforce standards and procedures to prevent fraud and abuse in the programs carried out under the plan [Section 477(b)(3)(I)]; and
- 10. The State will ensure that a youth participating in the program under this section is provided with education about the importance of designating another individual to make health care treatment decisions on behalf of the youth if the youth becomes unable to participate in such decisions and the youth does not have, or does not want, a relative who would otherwise be authorized under State law to make such decisions, whether a health care power of attorney, health care proxy, or other similar document is recognized under State law, and how to execute such a document if the youth wants to do so [Section 477(b)(3)(K)].

Signature of

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Date