^{113TH CONGRESS} 2D SESSION H.R.4209

To amend title XVIII of the Social Security Act to repeal the Medicare sustainable growth rate and improve Medicare payments for physicians and other professionals, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

March 12, 2014

Mr. TIERNEY introduced the following bill; which was referred to the Committee on Energy and Commerce, and in addition to the Committees on Ways and Means, the Judiciary, and the Budget, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

- To amend title XVIII of the Social Security Act to repeal the Medicare sustainable growth rate and improve Medicare payments for physicians and other professionals, 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; TABLE OF CONTENTS.

4 (a) SHORT TITLE.—This Act may be cited as the
5 "SGR Repeal and Medicare Provider Payment Moderniza6 tion Act of 2014".

1	(b) TABLE OF CONTENTS.—The table of contents of
2	this Act is as follows:
	 Sec. 1. Short title; table of contents. Sec. 2. Repealing the sustainable growth rate (SGR) and improving Medicare payment for physicians' services. Sec. 3. Priorities and funding for measure development. Sec. 4. Encouraging care management for individuals with chronic care needs. Sec. 5. Ensuring accurate valuation of services under the physician fee schedule. Sec. 6. Promoting evidence-based care. Sec. 7. Empowering beneficiary choices through access to information on physicians' services. Sec. 8. Expanding availability of Medicare data. Sec. 9. Reducing administrative burden and other provisions. Sec. 10. Savings from overseas contingency and related activities.
3	SEC. 2. REPEALING THE SUSTAINABLE GROWTH RATE
4	(SGR) AND IMPROVING MEDICARE PAYMENT
5	FOR PHYSICIANS' SERVICES.
6	(a) STABILIZING FEE UPDATES.—
7	(1) Repeal of SGR payment method-
8	OLOGY.—Section 1848 of the Social Security Act
9	(42 U.S.C. 1395w–4) is amended—
10	(A) in subsection (d)—
11	(i) in paragraph (1)(A), by inserting
12	"or a subsequent paragraph" after "para-
13	graph (4) "; and
14	(ii) in paragraph (4)—
15	(I) in the heading, by inserting
16	"AND ENDING WITH 2013" after
17	"YEARS BEGINNING WITH 2001"; and

 (II) in subparagraph (A), by inserting "and ending with 2013" after "a year beginning with 2001"; and (B) in subsection (f)— (i) in paragraph (1)(B), by inserting "through 2013" after "of each succeeding year"; and (ii) in paragraph (2), in the matter preceding subparagraph (A), by inserting
 "a year beginning with 2001"; and (B) in subsection (f)— (i) in paragraph (1)(B), by inserting "through 2013" after "of each succeeding year"; and (ii) in paragraph (2), in the matter
 (B) in subsection (f)— (i) in paragraph (1)(B), by inserting "through 2013" after "of each succeeding year"; and (ii) in paragraph (2), in the matter
 (i) in paragraph (1)(B), by inserting "through 2013" after "of each succeeding year"; and (ii) in paragraph (2), in the matter
"through 2013" after "of each succeeding year"; and (ii) in paragraph (2), in the matter
year"; and (ii) in paragraph (2), in the matter
(ii) in paragraph (2), in the matter
preceding subparagraph (A), by inserting
r
"and ending with 2013" after "beginning
with 2000".
(2) UPDATE OF RATES FOR APRIL THROUGH
DECEMBER OF 2014, 2015, AND SUBSEQUENT
YEARS.—Subsection (d) of section 1848 of the Social
Security Act (42 U.S.C. 1395w-4) is amended by
striking paragraph (15) and inserting the following
new paragraphs:
"(15) Update for 2014 through 2018.—The
update to the single conversion factor established in
paragraph $(1)(C)$ for 2014 and each subsequent
year through 2018 shall be 0.5 percent.
"(16) UPDATE FOR 2019 THROUGH 2023.—The
update to the single conversion factor established in
paragraph (1)(C) for 2019 and each subsequent
paragraph (1)(0) for 2010 and cach subsequent

1	"(17) Update for 2024 and subsequent
2	YEARS.—The update to the single conversion factor
3	established in paragraph $(1)(C)$ for 2024 and each
4	subsequent year shall be—
5	"(A) for items and services furnished by a
6	qualifying APM participant (as defined in sec-
7	tion $1833(z)(2)$) for such year, 1.0 percent; and
8	"(B) for other items and services, 0.5 per-
9	cent.".
10	(3) MedPAC reports.—
11	(A) INITIAL REPORT.—Not later than July
12	1, 2016, the Medicare Payment Advisory Com-
13	mission shall submit to Congress a report on
14	the relationship between—
15	(i) physician and other health profes-
16	sional utilization and expenditures (and the
17	rate of increase of such utilization and ex-
18	penditures) of items and services for which
19	payment is made under section 1848 of the
20	Social Security Act (42 U.S.C. 1395w-4);
21	and
22	(ii) total utilization and expenditures
23	(and the rate of increase of such utilization
24	and expenditures) under parts A, B, and D
25	of title XVIII of such Act.

1 Such report shall include a methodology to de-2 scribe such relationship and the impact of 3 changes in such physician and other health pro-4 fessional practice and service ordering patterns 5 on total utilization and expenditures under 6 parts A, B, and D of such title. 7 (B) FINAL REPORT.—Not later than July 8 1, 2020, the Medicare Payment Advisory Com-9 mission shall submit to Congress a report on 10 the relationship described in subparagraph (A), including the results determined from applying 12 the methodology included in the report sub-13 mitted under such subparagraph. 14 (C) REPORT ON UPDATE TO PHYSICIANS' 15 SERVICES UNDER MEDICARE.—Not later than 16 July 1, 2018, the Medicare Payment Advisory 17 Commission shall submit to Congress a report 18 on— (i) the payment update for profes-

19 20 sional services applied under the Medicare 21 program under title XVIII of the Social 22 Security Act for the period of years 2014 23 through 2018;

1	(ii) the effect of such update on the
2	efficiency, economy, and quality of care
3	provided under such program;
4	(iii) the effect of such update on en-
5	suring a sufficient number of providers to
6	maintain access to care by Medicare bene-
7	ficiaries; and
8	(iv) recommendations for any future
9	payment updates for professional services
10	under such program to ensure adequate
11	access to care is maintained for Medicare
12	beneficiaries.
13	(b) Consolidation of Certain Current Law
14	Performance Programs With New Merit-Based In-
15	CENTIVE PAYMENT SYSTEM.—
16	(1) EHR MEANINGFUL USE INCENTIVE PRO-
17	GRAM.—
18	(A) SUNSETTING SEPARATE MEANINGFUL
19	USE PAYMENT ADJUSTMENTS.—Section
20	1848(a)(7)(A) of the Social Security Act (42)
21	U.S.C. 1395w-4(a)(7)(A)) is amended—
22	(i) in clause (i), by striking "or any
23	subsequent payment year" and inserting
24	"or 2017";
25	(ii) in clause (ii)—

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1	(I) in the matter preceding sub-
2	clause (I), by striking "Subject to
3	clause (iii), for" and inserting "For";
4	(II) in subclause (I), by adding
5	at the end "and";
6	(III) in subclause (II), by strik-
7	ing "; and" and inserting a period;
8	and
9	(IV) by striking subclause (III);
10	and
11	(iii) by striking clause (iii).
12	(B) Continuation of meaningful use
13	DETERMINATIONS FOR MIPS.—Section
14	1848(0)(2) of the Social Security Act (42)
15	U.S.C. 1395w-4(0)(2)) is amended—
16	(i) in subparagraph (A), in the matter
17	preceding clause (i)—
18	(I) by striking "For purposes of
19	paragraph (1), an" and inserting
20	"An"; and
21	(II) by inserting ", or pursuant
22	to subparagraph (D) for purposes of
23	subsection (q), for a performance pe-
24	riod under such subsection for a year"

1	after "under such subsection for a
2	year"; and
2	(ii) by adding at the end the following
<i>3</i>	
	new subparagraph:
5	"(D) CONTINUED APPLICATION FOR PUR-
6	POSES OF MIPS.—With respect to 2018 and
7	each subsequent payment year, the Secretary
8	shall, for purposes of subsection (q) and in ac-
9	cordance with paragraph $(1)(F)$ of such sub-
10	section, determine whether an eligible profes-
11	sional who is a MIPS eligible professional (as
12	defined in subsection $(q)(1)(C)$ for such year is
13	a meaningful EHR user under this paragraph
14	for the performance period under subsection (q)
15	for such year.".
16	(2) QUALITY REPORTING.—
17	(A) SUNSETTING SEPARATE QUALITY RE-
18	PORTING INCENTIVES.—Section 1848(a)(8)(A)
19	of the Social Security Act (42 U.S.C. 1395w-
20	4(a)(8)(A)) is amended—
21	(i) in clause (i), by striking "or any
22	subsequent year" and inserting "or 2017";
23	and
24	(ii) in clause (ii)(II), by striking "and
25	each subsequent year".

1	(B) CONTINUATION OF QUALITY MEAS-
2	URES AND PROCESSES FOR MIPS.—Section
3	1848 of the Social Security Act (42 U.S.C.
4	1395w-4) is amended—
5	(i) in subsection (k), by adding at the
6	end the following new paragraph:
7	"(9) Continued application for purposes
8	OF MIPS AND FOR CERTAIN PROFESSIONALS VOLUN-
9	TEERING TO REPORT.—The Secretary shall, in ac-
10	cordance with subsection $(q)(1)(F)$, carry out the
11	provisions of this subsection—
12	"(A) for purposes of subsection (q); and
13	"(B) for eligible professionals who are not
14	MIPS eligible professionals (as defined in sub-
15	section $(q)(1)(C)$) for the year involved."; and
16	(ii) in subsection (m)—
17	(I) by redesignating paragraph
18	(7) added by section 10327(a) of Pub-
19	lic Law 111–148 as paragraph (8);
20	and
21	(II) by adding at the end the fol-
22	lowing new paragraph:
23	"(9) Continued application for purposes
24	OF MIPS AND FOR CERTAIN PROFESSIONALS VOLUN-
25	TEERING TO REPORT.—The Secretary shall, in ac-

1	cordance with subsection $(q)(1)(F)$, carry out the
2	processes under this subsection—
3	"(A) for purposes of subsection (q); and
4	"(B) for eligible professionals who are not
5	MIPS eligible professionals (as defined in sub-
6	section $(q)(1)(C)$ for the year involved.".
7	(3) VALUE-BASED PAYMENTS.—
8	(A) SUNSETTING SEPARATE VALUE-BASED
9	PAYMENTS.—Clause (iii) of section
10	1848(p)(4)(B) of the Social Security Act (42)
11	U.S.C. $1395w-4(p)(4)(B)$) is amended to read
12	as follows:
13	"(iii) Application.—The Secretary
14	shall apply the payment modifier estab-
14 15	shall apply the payment modifier estab- lished under this subsection for items and
15	lished under this subsection for items and
15 16	lished under this subsection for items and services furnished on or after January 1,
15 16 17	lished under this subsection for items and services furnished on or after January 1, 2015, but before January 1, 2018, with re-
15 16 17 18	lished under this subsection for items and services furnished on or after January 1, 2015, but before January 1, 2018, with re- spect to specific physicians and groups of
15 16 17 18 19	lished under this subsection for items and services furnished on or after January 1, 2015, but before January 1, 2018, with re- spect to specific physicians and groups of physicians the Secretary determines appro-
15 16 17 18 19 20	lished under this subsection for items and services furnished on or after January 1, 2015, but before January 1, 2018, with re- spect to specific physicians and groups of physicians the Secretary determines appro- priate. Such payment modifier shall not be
15 16 17 18 19 20 21	lished under this subsection for items and services furnished on or after January 1, 2015, but before January 1, 2018, with re- spect to specific physicians and groups of physicians the Secretary determines appro- priate. Such payment modifier shall not be applied for items and services furnished on

1	1848(p) of the Social Security Act (42 U.S.C.
2	1395w-4(p)) is amended—
3	(i) in paragraph (2), by adding at the
4	end the following new subparagraph:
5	"(C) CONTINUED APPLICATION FOR PUR-
6	POSES OF MIPS.—The Secretary shall, in ac-
7	cordance with subsection $(q)(1)(F)$, carry out
8	subparagraph (B) for purposes of subsection
9	(q)."; and
10	(ii) in paragraph (3), by adding at the
11	end the following: "With respect to 2018
12	and each subsequent year, the Secretary
13	shall, in accordance with subsection
14	(q)(1)(F), carry out this paragraph for
15	purposes of subsection (q).".
16	(c) Merit-Based Incentive Payment System.—
17	(1) IN GENERAL.—Section 1848 of the Social
18	Security Act (42 U.S.C. 1395w–4) is amended by
19	adding at the end the following new subsection:
20	"(q) Merit-Based Incentive Payment System.—
21	"(1) ESTABLISHMENT.—
22	"(A) IN GENERAL.—Subject to the suc-
23	ceeding provisions of this subsection, the Sec-
24	retary shall establish an eligible professional
25	Merit-based Incentive Payment System (in this

1	subsection referred to as the 'MIPS') under
2	which the Secretary shall—
3	"(i) develop a methodology for assess-
4	ing the total performance of each MIPS el-
5	igible professional according to perform-
6	ance standards under paragraph (3) for a
7	performance period (as established under
8	paragraph (4)) for a year;
9	"(ii) using such methodology, provide
10	for a composite performance score in ac-
11	cordance with paragraph (5) for each such
12	professional for each performance period;
13	and
14	"(iii) use such composite performance
15	score of the MIPS eligible professional for
16	a performance period for a year to deter-
17	mine and apply a MIPS adjustment factor
18	(and, as applicable, an additional MIPS
19	adjustment factor) under paragraph (6) to
20	the professional for the year.
21	"(B) PROGRAM IMPLEMENTATION.—The
22	MIPS shall apply to payments for items and
23	services furnished on or after January 1, 2018.
24	"(C) MIPS ELIGIBLE PROFESSIONAL DE-
25	FINED.—

1	"(i) IN GENERAL.—For purposes of
2	this subsection, subject to clauses (ii) and
3	(iv), the term 'MIPS eligible professional'
4	means—
5	"(I) for the first and second
6	years for which the MIPS applies to
7	payments (and for the performance
8	period for such first and second year),
9	a physician (as defined in section
10	1861(r)), a physician assistant, nurse
11	practitioner, and clinical nurse spe-
12	cialist (as such terms are defined in
13	section $1861(aa)(5)$), and a certified
14	registered nurse anesthetist (as de-
15	fined in section $1861(bb)(2)$) and a
16	group that includes such profes-
17	sionals; and
18	"(II) for the third year for which
19	the MIPS applies to payments (and
20	for the performance period for such
21	third year) and for each succeeding
22	year (and for the performance period
23	for each such year), the professionals
24	described in subclause (I) and such
25	other eligible professionals (as defined

1	in subsection $(k)(3)(B)$) as specified
2	by the Secretary and a group that in-
3	cludes such professionals.
4	"(ii) Exclusions.—For purposes of
5	clause (i), the term 'MIPS eligible profes-
6	sional' does not include, with respect to a
7	year, an eligible professional (as defined in
8	subsection (k)(3)(B)) who—
9	"(I) is a qualifying APM partici-
10	pant (as defined in section
11	1833(z)(2));
12	"(II) subject to clause (vii), is a
13	partial qualifying APM participant (as
14	defined in clause (iii)) for the most re-
15	cent period for which data are avail-
16	able and who, for the performance pe-
17	riod with respect to such year, does
18	not report on applicable measures and
19	activities described in paragraph
20	(2)(B) that are required to be re-
21	ported by such a professional under
22	the MIPS; or
23	"(III) for the performance period
24	with respect to such year, does not ex-

1 ceed the low-volume threshold meas-2 urement selected under clause (iv). 3 "(iii) PARTIAL QUALIFYING APM PAR-4 TICIPANT.—For purposes of this subpara-5 graph, the term 'partial qualifying APM 6 participant' means, with respect to a year, an eligible professional for whom the Sec-7 8 retary determines the minimum payment 9 percentage (or percentages), as applicable, 10 described in paragraph (2) of section 11 1833(z) for such year have not been satis-12 fied, but who would be considered a quali-13 fying APM participant (as defined in such 14 paragraph) for such year if— "(I) with respect to 2018 and 15 16 2019, the reference in subparagraph 17 (A) of such paragraph to 25 percent

18 was instead a reference to 20 percent;
19 "(II) with respect to 2020 and 2021—
21 "(aa) the reference in sub22 paragraph (B)(i) of such para23 graph to 50 percent was instead

a reference to 40 percent; and

15

	10
1	"(bb) the references in sub-
2	paragraph (B)(ii) of such para-
3	graph to 50 percent and 25 per-
4	cent of such paragraph were in-
5	stead references to 40 percent
6	and 20 percent, respectively; and
7	"(III) with respect to 2022 and
8	subsequent years—
9	"(aa) the reference in sub-
10	paragraph (C)(i) of such para-
11	graph to 75 percent was instead
12	a reference to 50 percent; and
13	"(bb) the references in sub-
14	paragraph (C)(ii) of such para-
15	graph to 75 percent and 25 per-
16	cent of such paragraph were in-
17	stead references to 50 percent
18	and 20 percent, respectively.
19	"(iv) Selection of Low-volume
20	THRESHOLD MEASUREMENT.—The Sec-
21	retary shall select a low-volume threshold
22	to apply for purposes of clause (ii)(III),
23	which may include one or more or a com-
24	bination of the following:

	11
1	"(I) The minimum number (as
2	determined by the Secretary) of indi-
3	viduals enrolled under this part who
4	are treated by the eligible professional
5	for the performance period involved.
6	"(II) The minimum number (as
7	determined by the Secretary) of items
8	and services furnished to individuals
9	enrolled under this part by such pro-
10	fessional for such performance period.
11	"(III) The minimum amount (as
12	determined by the Secretary) of al-
13	lowed charges billed by such profes-
14	sional under this part for such per-
15	formance period.
16	"(v) TREATMENT OF NEW MEDICARE
17	ENROLLED ELIGIBLE PROFESSIONALS.—In
18	the case of a professional who first be-
19	comes a Medicare enrolled eligible profes-
20	sional during the performance period for a
21	year (and had not previously submitted
22	claims under this title such as a person, an
23	entity, or a part of a physician group or
24	under a different billing number or tax
25	identifier), such professional shall not be

1	treated under this subsection as a MIPS
2	eligible professional until the subsequent
3	year and performance period for such sub-
4	sequent year.
5	"(vi) CLARIFICATION.—In the case of
6	items and services furnished during a year
7	by an individual who is not a MIPS eligible
8	professional (including pursuant to clauses
9	(ii) and (v)) with respect to a year, in no
10	case shall a MIPS adjustment factor (or
11	additional MIPS adjustment factor) under
12	paragraph (6) apply to such individual for
13	such year.
14	"(vii) Partial qualifying apm par-
15	TICIPANT CLARIFICATIONS.—
16	"(I) TREATMENT AS MIPS ELIGI-
17	BLE PROFESSIONAL.—In the case of
18	an eligible professional who is a par-
19	tial qualifying APM participant, with
20	respect to a year, and who for the
21	performance period for such year re-
22	ports on applicable measures and ac-
23	tivities described in paragraph $(2)(B)$
24	that are required to be reported by
25	such a professional under the MIPS,

1	such eligible professional is considered
2	to be a MIPS eligible professional
3	with respect to such year.
4	"(II) NOT ELIGIBLE FOR QUALI-
5	FYING APM PARTICIPANT PAY-
6	MENTS.—In no case shall an eligible
7	professional who is a partial quali-
8	fying APM participant, with respect
9	to a year, be considered a qualifying
10	APM participant (as defined in para-
11	graph (2) of section $1833(z)$) for such
12	year or be eligible for the additional
13	payment under paragraph (1) of such
14	section for such year.
15	"(D) Application to group prac-
16	TICES.—
17	"(i) IN GENERAL.—Under the MIPS:
18	"(I) QUALITY PERFORMANCE
19	CATEGORY.—The Secretary shall es-
20	tablish and apply a process that in-
21	cludes features of the provisions of
22	subsection $(m)(3)(C)$ for MIPS eligi-
23	ble professionals in a group practice
24	with respect to assessing performance
25	of such group with respect to the per-

1	formance category described in clause
2	(i) of paragraph (2)(A).
3	"(II) Other performance cat-
4	EGORIES.—The Secretary may estab-
5	lish and apply a process that includes
6	features of the provisions of sub-
7	section $(m)(3)(C)$ for MIPS eligible
8	professionals in a group practice with
9	respect to assessing the performance
10	of such group with respect to the per-
11	formance categories described in
12	clauses (ii) through (iv) of such para-
13	graph.
14	"(ii) Ensuring comprehensiveness
15	OF GROUP PRACTICE ASSESSMENT.—The
16	process established under clause (i) shall to
17	the extent practicable reflect the range of
18	items and services furnished by the MIPS
19	eligible professionals in the group practice
20	involved.
21	"(iii) CLARIFICATION.—MIPS eligible
22	professionals electing to be a virtual group
22 23	professionals electing to be a virtual group under paragraph $(5)(I)$ shall not be consid-

1	practice for purposes of applying this sub-
2	paragraph.
3	"(E) USE OF REGISTRIES.—Under the
4	MIPS, the Secretary shall encourage the use of
5	qualified clinical data registries pursuant to
6	subsection $(m)(3)(E)$ in carrying out this sub-
7	section.
8	"(F) Application of certain provi-
9	SIONS.—In applying a provision of subsection
10	(k), (m), (o), or (p) for purposes of this sub-
11	section, the Secretary shall—
12	"(i) adjust the application of such
13	provision to ensure the provision is con-
14	sistent with the provisions of this sub-
15	section; and
16	"(ii) not apply such provision to the
17	extent that the provision is duplicative with
18	a provision of this subsection.
19	"(G) Accounting for risk factors.—
20	"(i) RISK FACTORS.—Taking into ac-
21	count the relevant studies conducted and
22	recommendations made in reports under
23	section $2(f)(1)$ of the SGR Repeal and
24	Medicare Provider Payment Modernization
25	Act of 2014, the Secretary, on an ongoing

1	basis, shall estimate how an individual's
2	health status and other risk factors affect
3	quality and resource use outcome measures
4	and, as feasible, shall incorporate informa-
5	tion from quality and resource use outcome
6	measurement (including care episode and
7	patient condition groups) into the MIPS.
8	"(ii) Accounting for other fac-
9	TORS IN PAYMENT ADJUSTMENTS.—Tak-
10	ing into account the studies conducted and
11	recommendations made in reports under
12	section $2(f)(1)$ of the SGR Repeal and
13	Medicare Provider Payment Modernization
14	Act of 2014 and other information as ap-
15	propriate, the Secretary shall account for
16	identified factors with an effect on quality
17	and resource use outcome measures when
18	determining payment adjustments, com-
19	posite performance scores, scores for per-
20	formance categories, or scores for meas-
21	ures or activities under the MIPS.
22	"(2) Measures and activities under per-
23	FORMANCE CATEGORIES.—
24	"(A) PERFORMANCE CATEGORIES.—Under
25	the MIPS, the Secretary shall use the following

1	performance categories (each of which is re-
2	ferred to in this subsection as a performance
3	category) in determining the composite per-
4	formance score under paragraph (5):
5	"(i) Quality.
6	"(ii) Resource use.
7	"(iii) Clinical practice improvement
8	activities.
9	"(iv) Meaningful use of certified EHR
10	technology.
11	"(B) Measures and activities speci-
12	FIED FOR EACH CATEGORY.—For purposes of
13	paragraph $(3)(A)$ and subject to subparagraph
14	(C), measures and activities specified for a per-
15	formance period (as established under para-
16	graph (4)) for a year are as follows:
17	"(i) QUALITY.—For the performance
18	category described in subparagraph (A)(i),
19	the quality measures included in the final
20	measures list published under subpara-
21	graph (D)(i) for such year and the list of
22	quality measures described in subpara-
23	graph (D)(vi) used by qualified clinical
24	data registries under subsection $(m)(3)(E)$.

1	"(ii) RESOURCE USE.—For the per-
2	formance category described in subpara-
3	graph (A)(ii), the measurement of resource
4	use for such period under subsection
5	(p)(3), using the methodology under sub-
6	section (r) as appropriate, and, as feasible
7	and applicable, accounting for the cost of
8	drugs under part D.
9	"(iii) CLINICAL PRACTICE IMPROVE-
10	MENT ACTIVITIES.—For the performance
11	category described in subparagraph
12	(A)(iii), clinical practice improvement ac-
13	tivities (as defined in subparagraph
14	(C)(v)(III)) under subcategories specified
15	by the Secretary for such period, which
16	shall include at least the following:
17	"(I) The subcategory of expanded
18	practice access, which shall include ac-
19	tivities such as same day appoint-
20	ments for urgent needs and after
21	hours access to clinician advice.
22	"(II) The subcategory of popu-
23	lation management, which shall in-
24	clude activities such as monitoring
25	health conditions of individuals to pro-

- vide timely health care interventions 1 2 or participation in a qualified clinical 3 data registry. "(III) The subcategory of care 4 5 coordination, which shall include ac-6 tivities such as timely communication 7 of test results, timely exchange of 8 clinical information to patients and 9 other providers, and use of remote 10 monitoring or telehealth. 11 "(IV) The subcategory of beneficiary engagement, which shall in-12 13 clude activities such as the establish-
- 14ment of care plans for individuals15with complex care needs, beneficiary16self-management assessment and17training, and using shared decision-

making mechanisms.

19 "(V) The subcategory of patient
20 safety and practice assessment, such
21 as through use of clinical or surgical
22 checklists and practice assessments
23 related to maintaining certification.

24 "(VI) The subcategory of partici-25 pation in an alternative payment

1	model (as defined in section
2	1833(z)(3)(C)).
3	In establishing activities under this clause,
4	the Secretary shall give consideration to
5	the circumstances of small practices (con-
6	sisting of 15 or fewer professionals) and
7	practices located in rural areas and in
8	health professional shortage areas (as des-
9	ignated under section $332(a)(1)(A)$ of the
10	Public Health Service Act).
11	"(iv) Meaningful ehr use.—For
12	the performance category described in sub-
13	paragraph (A)(iv), the requirements estab-
14	lished for such period under subsection
15	(0)(2) for determining whether an eligible
16	professional is a meaningful EHR user.
17	"(C) Additional provisions.—
18	"(i) Emphasizing outcome meas-
19	URES UNDER THE QUALITY PERFORMANCE
20	CATEGORY.—In applying subparagraph
21	(B)(i), the Secretary shall, as feasible, em-
22	phasize the application of outcome meas-
23	ures.
24	"(ii) Application of additional
25	

25 SYSTEM MEASURES.—The Secretary may

1	use measures used for a payment system
2	other than for physicians, such as meas-
3	ures for inpatient hospitals, for purposes of
4	the performance categories described in
5	clauses (i) and (ii) of subparagraph (A).
6	For purposes of the previous sentence, the
7	Secretary may not use measures for hos-
8	pital outpatient departments, except in the
9	case of emergency physicians.
10	"(iii) GLOBAL AND POPULATION-
11	BASED MEASURES.—The Secretary may
12	use global measures, such as global out-
13	come measures, and population-based
14	measures for purposes of the performance
15	category described in subparagraph (A)(i).
16	"(iv) Application of measures and
17	ACTIVITIES TO NON-PATIENT-FACING PRO-
18	FESSIONALS.—In carrying out this para-
19	graph, with respect to measures and activi-
20	ties specified in subparagraph (B) for per-
21	formance categories described in subpara-
22	graph (A), the Secretary—
23	"(I) shall give consideration to
24	the circumstances of professional
25	types (or subcategories of those types

1	determined by practice characteris-
2	tics) who typically furnish services
3	that do not involve face-to-face inter-
4	action with a patient; and
5	"(II) may, to the extent feasible
6	and appropriate, take into account
7	such circumstances and apply under
8	this subsection with respect to MIPS
9	eligible professionals of such profes-
10	sional types or subcategories, alter-
11	native measures or activities that ful-
12	fill the goals of the applicable per-
13	formance category.
13 14	formance category. In carrying out the previous sentence, the
14	In carrying out the previous sentence, the
14 15	In carrying out the previous sentence, the Secretary shall consult with professionals
14 15 16	In carrying out the previous sentence, the Secretary shall consult with professionals of such professional types or subcategories.
14 15 16 17	In carrying out the previous sentence, the Secretary shall consult with professionals of such professional types or subcategories. "(v) CLINICAL PRACTICE IMPROVE-
14 15 16 17 18	In carrying out the previous sentence, the Secretary shall consult with professionals of such professional types or subcategories. "(v) CLINICAL PRACTICE IMPROVE- MENT ACTIVITIES.—
14 15 16 17 18 19	In carrying out the previous sentence, the Secretary shall consult with professionals of such professional types or subcategories. "(v) CLINICAL PRACTICE IMPROVE- MENT ACTIVITIES.— "(I) REQUEST FOR INFORMA-
 14 15 16 17 18 19 20 	In carrying out the previous sentence, the Secretary shall consult with professionals of such professional types or subcategories. "(v) CLINICAL PRACTICE IMPROVE- MENT ACTIVITIES.— "(I) REQUEST FOR INFORMA- TION.—In initially applying subpara-
 14 15 16 17 18 19 20 21 	In carrying out the previous sentence, the Secretary shall consult with professionals of such professional types or subcategories. "(v) CLINICAL PRACTICE IMPROVE- MENT ACTIVITIES.— "(I) REQUEST FOR INFORMA- TION.—In initially applying subpara- graph (B)(iii), the Secretary shall use
 14 15 16 17 18 19 20 21 22 	In carrying out the previous sentence, the Secretary shall consult with professionals of such professional types or subcategories. "(v) CLINICAL PRACTICE IMPROVE- MENT ACTIVITIES.— "(I) REQUEST FOR INFORMA- TION.—In initially applying subpara- graph (B)(iii), the Secretary shall use a request for information to solicit

1	subparagraph and specifying criteria
2	for such activities.
3	"(II) Contract authority for
4	CLINICAL PRACTICE IMPROVEMENT
5	ACTIVITIES PERFORMANCE CAT-
6	EGORY.—In applying subparagraph
7	(B)(iii), the Secretary may contract
8	with entities to assist the Secretary
9	in—
10	"(aa) identifying activities
11	described in subparagraph
12	(B)(iii);
13	"(bb) specifying criteria for
14	such activities; and
15	"(cc) determining whether a
16	MIPS eligible professional meets
17	such criteria.
18	"(III) CLINICAL PRACTICE IM-
19	PROVEMENT ACTIVITIES DEFINED.—
20	For purposes of this subsection, the
21	term 'clinical practice improvement
22	activity' means an activity that rel-
23	evant eligible professional organiza-
23	erane englore protossional engamia
23	tions and other relevant stakeholders

1	or care delivery and that the Sec-
2	retary determines, when effectively ex-
3	ecuted, is likely to result in improved
4	outcomes.
5	"(D) ANNUAL LIST OF QUALITY MEASURES
6	AVAILABLE FOR MIPS ASSESSMENT.—
7	"(i) IN GENERAL.—Under the MIPS,
8	the Secretary, through notice and comment
9	rulemaking and subject to the succeeding
10	clauses of this subparagraph, shall, with
11	respect to the performance period for a
12	year, establish an annual final list of qual-
13	ity measures from which MIPS eligible
14	professionals may choose for purposes of
15	assessment under this subsection for such
16	performance period. Pursuant to the pre-
17	vious sentence, the Secretary shall—
18	((I) not later than November 1
19	of the year prior to the first day of
20	the first performance period under the
21	MIPS, establish and publish in the
22	Federal Register a final list of quality
23	measures; and
24	"(II) not later than November 1
25	of the year prior to the first day of

1	each subsequent performance period,
2	update the final list of quality meas-
3	ures from the previous year (and pub-
4	lish such updated final list in the Fed-
5	eral Register), by—
6	"(aa) removing from such
7	list, as appropriate, quality meas-
8	ures, which may include the re-
9	moval of measures that are no
10	longer meaningful (such as meas-
11	ures that are topped out);
12	"(bb) adding to such list, as
13	appropriate, new quality meas-
14	ures; and
15	"(cc) determining whether
16	or not quality measures on such
17	list that have undergone sub-
18	stantive changes should be in-
19	cluded in the updated list.
20	"(ii) CALL FOR QUALITY MEAS-
21	URES.—
22	"(I) IN GENERAL.—Eligible pro-
23	fessional organizations and other rel-
24	evant stakeholders shall be requested
25	to identify and submit quality meas-

1	ures to be considered for selection
2	under this subparagraph in the an-
3	nual list of quality measures published
4	under clause (i) and to identify and
5	submit updates to the measures on
6	such list. For purposes of the previous
7	sentence, measures may be submitted
8	regardless of whether such measures
9	were previously published in a pro-
10	posed rule or endorsed by an entity
11	with a contract under section 1890(a).
12	"(II) ELIGIBLE PROFESSIONAL
13	ORGANIZATION DEFINED.—In this
14	subparagraph, the term 'eligible pro-
15	fessional organization' means a pro-
16	fessional organization as defined by
17	nationally recognized multispecialty
18	boards of certification or equivalent
19	certification boards.
20	"(iii) Requirements.—In selecting
21	quality measures for inclusion in the an-
22	nual final list under clause (i), the Sec-
23	retary shall—
24	"(I) provide that, to the extent
25	practicable, all quality domains (as

defined in subsection $(s)(1)(B)$) are
addressed by such measures; and
"(II) ensure that such selection
is consistent with the process for se-
lection of measures under subsections
(k), (m), and (p)(2).
"(iv) PEER REVIEW.—Before includ-
ing a new measure or a measure described
in clause (i)(II)(cc) in the final list of
measures published under clause (i) for a
year, the Secretary shall submit for publi-
cation in applicable specialty-appropriate
peer-reviewed journals such measure and
the method for developing and selecting
such measure, including clinical and other
data supporting such measure.
"(v) Measures for inclusion.—
The final list of quality measures published
under clause (i) shall include, as applica-
ble, measures under subsections (k), (m),
and $(p)(2)$, including quality measures
from among—
"(I) measures endorsed by a con-
sensus-based entity;

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1	"(II) measures developed under
2	subsection (s); and
3	"(III) measures submitted under
4	clause (ii)(I).
5	Any measure selected for inclusion in such
6	list that is not endorsed by a consensus-
7	based entity shall have a focus that is evi-
8	dence-based.
9	"(vi) EXCEPTION FOR QUALIFIED
10	CLINICAL DATA REGISTRY MEASURES.—
11	Measures used by a qualified clinical data
12	registry under subsection $(m)(3)(E)$ shall
13	not be subject to the requirements under
14	clauses (i), (iv), and (v). The Secretary
15	shall publish the list of measures used by
16	such qualified clinical data registries on
17	the Internet website of the Centers for
18	Medicare & Medicaid Services.
19	"(vii) Exception for existing
20	QUALITY MEASURES.—Any quality meas-
21	ure specified by the Secretary under sub-
22	section (k) or (m), including under sub-
23	section $(m)(3)(E)$, and any measure of

quality of care established under subsection (p)(2) for the reporting period

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1	under the respective subsection beginning
2	before the first performance period under
3	the MIPS—
4	"(I) shall not be subject to the
5	requirements under clause (i) (except
6	under items (aa) and (cc) of subclause
7	(II) of such clause) or to the require-
8	ment under clause (iv); and
9	"(II) shall be included in the
10	final list of quality measures pub-
11	lished under clause (i) unless removed
12	under clause (i)(II)(aa).
13	"(viii) Consultation with rel-
14	EVANT ELIGIBLE PROFESSIONAL ORGANI-
15	ZATIONS AND OTHER RELEVANT STAKE-
16	HOLDERS.—Relevant eligible professional
17	organizations and other relevant stake-
18	holders, including State and national med-
19	ical societies, shall be consulted in carrying
20	out this subparagraph.
21	"(ix) Optional application.—The
22	process under section 1890A is not re-
23	quired to apply to the selection of meas-
24	ures under this subparagraph.
25	"(3) Performance standards.—

1	"(A) ESTABLISHMENT.—Under the MIPS,
2	the Secretary shall establish performance stand-
3	ards with respect to measures and activities
4	specified under paragraph (2)(B) for a perform-
5	ance period (as established under paragraph
6	(4)) for a year.
7	"(B) Considerations in establishing
8	STANDARDS.—In establishing such performance
9	standards with respect to measures and activi-
10	ties specified under paragraph (2)(B), the Sec-
11	retary shall consider the following:
12	"(i) Historical performance standards.
13	"(ii) Improvement.
14	"(iii) The opportunity for continued
15	improvement.
16	"(4) Performance period.—The Secretary
17	shall establish a performance period (or periods) for
18	a year (beginning with the year described in para-
19	graph (1)(B)). Such performance period (or periods)
20	shall begin and end prior to the beginning of such
21	year and be as close as possible to such year. In this
22	subsection, such performance period (or periods) for
23	a year shall be referred to as the performance period
24	for the year.
25	"(5) Composite performance score.—

1	"(A) IN GENERAL.—Subject to the suc-
2	ceeding provisions of this paragraph and taking
3	into account, as available and applicable, para-
4	graph $(1)(G)$, the Secretary shall develop a
5	methodology for assessing the total performance
6	of each MIPS eligible professional according to
7	performance standards under paragraph (3)
8	with respect to applicable measures and activi-
9	ties specified in paragraph (2)(B) with respect
10	to each performance category applicable to such
11	professional for a performance period (as estab-
12	lished under paragraph (4)) for a year. Using
13	such methodology, the Secretary shall provide
14	for a composite assessment (using a scoring
15	scale of 0 to 100) for each such professional for
16	the performance period for such year. In this
17	subsection such a composite assessment for
18	such a professional with respect to a perform-
19	ance period shall be referred to as the 'com-
20	posite performance score' for such professional
21	for such performance period.
22	"(B) INCENTIVE TO REPORT; ENCOUR-

23 AGING USE OF CERTIFIED EHR TECHNOLOGY
24 FOR REPORTING QUALITY MEASURES.—

1	"(i) INCENTIVE TO REPORT.—Under
2	the methodology established under sub-
3	paragraph (A), the Secretary shall provide
4	that in the case of a MIPS eligible profes-
5	sional who fails to report on an applicable
6	measure or activity that is required to be
7	reported by the professional, the profes-
8	sional shall be treated as achieving the
9	lowest potential score applicable to such
10	measure or activity.
11	"(ii) Encouraging use of cer-
12	TIFIED EHR TECHNOLOGY AND QUALIFIED
13	CLINICAL DATA REGISTRIES FOR REPORT-
14	ING QUALITY MEASURES.—Under the
15	methodology established under subpara-
16	graph (A), the Secretary shall—
17	"(I) encourage MIPS eligible
18	professionals to report on applicable
19	measures with respect to the perform-
20	ance category described in paragraph
21	(2)(A)(i) through the use of certified
22	EHR technology and qualified clinical
23	data registries; and
24	"(II) with respect to a perform-
25	ance period, with respect to a year,

1	for which a MIPS eligible professional
2	reports such measures through the
3	use of such EHR technology, treat
4	such professional as satisfying the
5	clinical quality measures reporting re-
6	quirement described in subsection
7	(o)(2)(A)(iii) for such year.
8	"(C) CLINICAL PRACTICE IMPROVEMENT
9	ACTIVITIES PERFORMANCE SCORE.—
10	"(i) RULE FOR ACCREDITATION.—A
11	MIPS eligible professional who is in a
12	practice that is certified as a patient-cen-
13	tered medical home or comparable spe-
14	cialty practice pursuant to subsection
15	(b)(8)(B)(i) with respect to a performance
16	period shall be given the highest potential
17	score for the performance category de-
18	scribed in paragraph (2)(A)(iii) for such
19	period.
20	"(ii) APM PARTICIPATION.—Partici-
21	pation by a MIPS eligible professional in
22	an alternative payment model (as defined
23	in section $1833(z)(3)(C)$ with respect to a
24	performance period shall earn such eligible
25	professional a minimum score of one-half

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1	of the highest potential score for the per-
2	formance category described in paragraph
3	(2)(A)(iii) for such performance period.
4	"(iii) Subcategories.—A MIPS eli-
5	gible professional shall not be required to
6	perform activities in each subcategory
7	under paragraph (2)(B)(iii) or participate
8	in an alternative payment model in order
9	to achieve the highest potential score for
10	the performance category described in
11	paragraph (2)(A)(iii).
12	"(D) Achievement and improve-
13	MENT.—
14	"(i) Taking into account improve-
14 15	"(i) TAKING INTO ACCOUNT IMPROVE- MENT.—Beginning with the second year to
15	MENT.—Beginning with the second year to
15 16	MENT.—Beginning with the second year to which the MIPS applies, in addition to the
15 16 17	MENT.—Beginning with the second year to which the MIPS applies, in addition to the achievement of a MIPS eligible profes-
15 16 17 18	MENT.—Beginning with the second year to which the MIPS applies, in addition to the achievement of a MIPS eligible profes- sional, if data sufficient to measure im-
15 16 17 18 19	MENT.—Beginning with the second year to which the MIPS applies, in addition to the achievement of a MIPS eligible profes- sional, if data sufficient to measure im- provement is available, the methodology
15 16 17 18 19 20	MENT.—Beginning with the second year to which the MIPS applies, in addition to the achievement of a MIPS eligible profes- sional, if data sufficient to measure im- provement is available, the methodology developed under subparagraph (A)—
 15 16 17 18 19 20 21 	MENT.—Beginning with the second year to which the MIPS applies, in addition to the achievement of a MIPS eligible profes- sional, if data sufficient to measure im- provement is available, the methodology developed under subparagraph (A)— "(I) in the case of the perform-

1	account the improvement of the pro-
2	fessional; and
3	"(II) in the case of performance
4	scores for other performance cat-
5	egories, may take into account the im-
6	provement of the professional.
7	"(ii) Assigning higher weight for
8	ACHIEVEMENT.—Beginning with the
9	fourth year to which the MIPS applies,
10	under the methodology developed under
11	subparagraph (A), the Secretary may as-
12	sign a higher scoring weight under sub-
13	paragraph (F) with respect to the achieve-
14	ment of a MIPS eligible professional than
15	with respect to any improvement of such
16	professional applied under clause (i) with
17	respect to a measure, activity, or category
18	described in paragraph (2).
19	"(E) Weights for the performance
20	CATEGORIES.—
21	"(i) IN GENERAL.—Under the meth-
22	odology developed under subparagraph (A),
23	subject to subparagraph (F)(i) and clauses
24	(ii) and (iii), the composite performance
25	score shall be determined as follows:

"(I) QUALITY.—

2	"(aa) IN GENERAL.—Sub-
3	ject to item (bb), thirty percent
4	of such score shall be based on
5	performance with respect to the
6	category described in clause (i) of
7	paragraph (2)(A). In applying
8	the previous sentence, the Sec-
9	retary shall, as feasible, encour-
10	age the application of outcome
11	measures within such category.
12	"(bb) FIRST 2 YEARS.—For
13	the first and second years for
14	which the MIPS applies to pay-
15	ments, the percentage applicable
16	under item (aa) shall be in-
17	creased in a manner such that

the total percentage points of the increase under this item for the respective year equals the total number of percentage points by which the percentage applied under subclause (II)(bb) for the respective year is less than 30

percent.

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"(II) RESOURCE USE.—

2	"(aa) In general.—Sub-
3	ject to item (bb), thirty percent
4	of such score shall be based on
5	performance with respect to the
6	category described in clause (ii)
7	of paragraph (2)(A).

"(bb) FIRST 2 YEARS.—For 8 9 the first year for which the MIPS applies to payments, not more 10 11 than 10 percent of such score shall be based on performance 12 with respect to the category de-13 14 scribed in clause (ii) of para-15 graph (2)(A). For the second year for which the MIPS applies 16 17 to payments, not more than 15 18 percent of such score shall be 19 based on performance with re-20 spect to the category described in 21 clause (ii) of paragraph (2)(A). 22 "(III) CLINICAL PRACTICE IM-

22(III) CHARCHEN THREEHOL IN23PROVEMENT ACTIVITIES.—Fifteen24percent of such score shall be based25on performance with respect to the

	11
1	category described in clause (iii) of
2	paragraph (2)(A).
3	"(IV) Meaningful use of cer-
4	TIFIED EHR TECHNOLOGY.—Twenty-
5	five percent of such score shall be
6	based on performance with respect to
7	the category described in clause (iv) of
8	paragraph (2)(A).
9	"(ii) Authority to adjust per-
10	CENTAGES IN CASE OF HIGH EHR MEAN-
11	INGFUL USE ADOPTION.—In any year in
12	which the Secretary estimates that the pro-
13	portion of eligible professionals (as defined
14	in subsection $(0)(5)$) who are meaningful
15	EHR users (as determined under sub-
16	section $(0)(2)$) is 75 percent or greater, the
17	Secretary may reduce the percent applica-
18	ble under clause (i)(IV), but not below 15
19	percent. If the Secretary makes such re-
20	duction for a year, subject to subclauses
21	(I)(bb) and (II)(bb) of clause (i), the per-
22	centages applicable under one or more of
23	subclauses (I), (II), and (III) of clause (i)
24	for such year shall be increased in a man-
25	ner such that the total percentage points

- of the increase under this clause for such 1 2 year equals the total number of percentage 3 points reduced under the preceding sen-4 tence for such year. "(F) 5 CERTAIN FLEXIBILITY FOR 6 WEIGHTING PERFORMANCE CATEGORIES, MEAS-7 URES, AND ACTIVITIES.—Under the method-8 ology under subparagraph (A), if there are not 9 sufficient measures and clinical practice im-10 provement activities applicable and available to 11 each type of eligible professional involved, the Secretary shall assign different scoring weights 12 13 (including a weight of 0)— 14 "(i) which may vary from the scoring 15 weights specified in subparagraph (E), for 16 each performance category based on the 17 extent to which the category is applicable 18 to the type of eligible professional involved; 19 and 20 "(ii) for each measure and activity 21 specified under paragraph (2)(B) with re-22 spect to each such category based on the 23 extent to which the measure or activity is 24 applicable and available to the type of eli-
- 25 gible professional involved.

1	"(G) RESOURCE USE.—Analysis of the
2	performance category described in paragraph
3	(2)(A)(ii) shall include results from the method-
4	ology described in subsection $(r)(5)$, as appro-
5	priate.
6	"(H) INCLUSION OF QUALITY MEASURE
7	DATA FROM OTHER PAYERS.—In applying sub-
8	sections (k), (m), and (p) with respect to meas-
9	ures described in paragraph (2)(B)(i), analysis
10	of the performance category described in para-
11	graph (2)(A)(i) may include data submitted by
12	MIPS eligible professionals with respect to
13	items and services furnished to individuals who
14	are not individuals entitled to benefits under
15	part A or enrolled under part B.
16	"(I) Use of voluntary virtual groups
17	FOR CERTAIN ASSESSMENT PURPOSES.—
18	"(i) IN GENERAL.—In the case of
19	MIPS eligible professionals electing to be a
20	virtual group under clause (ii) with respect
21	to a performance period for a year, for
22	purposes of applying the methodology
23	under subparagraph (A)—
24	"(I) the assessment of perform-
25	ance provided under such methodology

1	with respect to the performance cat-
2	egories described in clauses (i) and
3	(ii) of paragraph (2)(A) that is to be
4	applied to each such professional in
5	such group for such performance pe-
6	riod shall be with respect to the com-
7	bined performance of all such profes-
8	sionals in such group for such period;
9	and
10	"(II) the composite score pro-
11	vided under this paragraph for such
12	performance period with respect to
13	each such performance category for
14	each such MIPS eligible professional
15	in such virtual group shall be based
16	on the assessment of the combined
17	performance under subclause (I) for
18	the performance category and per-
19	formance period.
20	"(ii) Election of practices to be
21	A VIRTUAL GROUP.—The Secretary shall,
22	in accordance with clause (iii), establish
23	and have in place a process to allow an in-
24	dividual MIPS eligible professional or a
25	group practice consisting of not more than

1	10 MIPS eligible professionals to elect,
2	with respect to a performance period for a
3	year, for such individual MIPS eligible pro-
4	fessional or all such MIPS eligible profes-
5	sionals in such group practice, respectively,
6	to be a virtual group under this subpara-
7	graph with at least one other such indi-
8	vidual MIPS eligible professional or group
9	practice making such an election. Such a
10	virtual group may be based on geographic
11	areas or on provider specialties defined by
12	nationally recognized multispecialty boards
13	of certification or equivalent certification
14	boards and such other eligible professional
15	groupings in order to capture classifica-
16	tions of providers across eligible profes-
17	sional organizations and other practice
18	areas or categories.
19	"(iii) Requirements.—The process
20	under clause (ii)—
21	"(I) shall provide that an election
22	under such clause, with respect to a
23	performance period, shall be made be-
24	fore or during the beginning of such
25	performance period and may not be

1	changed during such performance pe-
2	riod;
3	"(II) shall provide that a practice
4	described in such clause, and each
5	MIPS eligible professional in such
6	practice, may elect to be in no more
7	than one virtual group for a perform-
8	ance period; and
9	"(III) may provide that a virtual
10	group may be combined at the tax
11	identification number level.
12	"(6) MIPS payments.—
13	"(A) MIPS adjustment factor.—Tak-
14	ing into account paragraph (1)(G), the Sec-
15	retary shall specify a MIPS adjustment factor
16	for each MIPS eligible professional for a year.
17	Such MIPS adjustment factor for a MIPS eligi-
18	ble professional for a year shall be in the form
19	of a percent and shall be determined—
20	"(i) by comparing the composite per-
21	formance score of the eligible professional
22	for such year to the performance threshold
23	established under subparagraph (D)(i) for
24	such year;

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1	"(ii) in a manner such that the ad-
2	justment factors specified under this sub-
3	paragraph for a year result in differential
4	payments under this paragraph reflecting
5	that—
6	"(I) MIPS eligible professionals
7	with composite performance scores for
8	such year at or above such perform-
9	ance threshold for such year receive
10	zero or positive incentive payment ad-
11	justment factors for such year in ac-
12	cordance with clause (iii), with such
13	professionals having higher composite
14	performance scores receiving higher
15	adjustment factors; and
16	"(II) MIPS eligible professionals
17	with composite performance scores for
18	such year below such performance
19	threshold for such year receive nega-
20	tive payment adjustment factors for
21	such year in accordance with clause
22	(iv), with such professionals having
23	lower composite performance scores
24	receiving lower adjustment factors;

1	"(iii) in a manner such that MIPS eli-
2	gible professionals with composite scores
3	described in clause (ii)(I) for such year,
4	subject to clauses (i) and (ii) of subpara-
5	graph (F), receive a zero or positive ad-
6	justment factor on a linear sliding scale
7	such that an adjustment factor of 0 per-
8	cent is assigned for a score at the perform-
9	ance threshold and an adjustment factor of
10	the applicable percent specified in subpara-
11	graph (B) is assigned for a score of 100;
12	and
13	"(iv) in a manner such that—
14	"(I) subject to subclause (II),
15	MIPS eligible professionals with com-
16	posite performance scores described in
17	clause (ii)(II) for such year receive a
18	negative payment adjustment factor
19	on a linear sliding scale such that an
20	adjustment factor of 0 percent is as-
21	signed for a score at the performance
22	threshold and an adjustment factor of
23	the negative of the applicable percent
24	specified in subparagraph (B) is as-
25	signed for a score of 0; and

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1	"(II) MIPS eligible professionals
2	with composite performance scores
3	that are equal to or greater than 0,
4	but not greater than $\frac{1}{4}$ of the per-
5	formance threshold specified under
6	subparagraph (D)(i) for such year, re-
7	ceive a negative payment adjustment
8	factor that is equal to the negative of
9	the applicable percent specified in
10	subparagraph (B) for such year.
11	"(B) Applicable percent defined.—
12	For purposes of this paragraph, the term 'ap-
13	plicable percent' means—
14	"(i) for 2018, 4 percent;
15	"(ii) for 2019, 5 percent;
16	"(iii) for 2020, 7 percent; and
17	"(iv) for 2021 and subsequent years,
18	9 percent.
19	"(C) Additional mips adjustment fac-
20	TORS FOR EXCEPTIONAL PERFORMANCE.—
21	"(i) IN GENERAL.—In the case of a
22	MIPS eligible professional with a com-
23	posite performance score for a year at or
24	above the additional performance threshold
25	under subparagraph (D)(ii) for such year,

1	in addition to the MIPS adjustment factor
2	under subparagraph (A) for the eligible
3	professional for such year, subject to the
4	availability of funds under clause (ii), the
5	Secretary shall specify an additional posi-
6	tive MIPS adjustment factor for such pro-
7	fessional and year. Such additional MIPS
8	adjustment factors shall be determined by
9	the Secretary in a manner such that pro-
10	fessionals having higher composite per-
11	formance scores above the additional per-
12	formance threshold receive higher addi-
13	tional MIPS adjustment factors.
14	"(ii) Additional funding pool.—
15	For 2018 and each subsequent year
16	through 2023, there is appropriated from
17	the Federal Supplementary Medical Insur-
18	ance Trust Fund \$500,000,000 for MIPS
19	payments under this paragraph resulting
20	from the application of the additional
21	MIPS adjustment factors under clause (i).
22	"(D) ESTABLISHMENT OF PERFORMANCE
23	THRESHOLDS.—
24	"(i) Performance threshold.—
25	For each year of the MIPS, the Secretary

1 shall compute a performance threshold 2 with respect to which the composite performance score of MIPS eligible profes-3 4 sionals shall be compared for purposes of determining adjustment factors under sub-5 6 paragraph (A) that are positive, negative, 7 and zero. Such performance threshold for 8 a year shall be the mean or median (as se-9 lected by the Secretary) of the composite 10 performance scores for all MIPS eligible 11 professionals with respect to a prior period 12 specified by the Secretary. The Secretary 13 may reassess the selection under the pre-14 vious sentence every 3 years.

15 "(ii) Additional PERFORMANCE 16 THRESHOLD FOR EXCEPTIONAL PERFORM-17 ANCE.—In addition to the performance 18 threshold under clause (i), for each year of 19 the MIPS, the Secretary shall compute an 20 additional performance threshold for pur-21 poses of determining the additional MIPS 22 adjustment factors under subparagraph 23 (C)(i). For each such year, the Secretary 24 shall apply either of the following methods

1	for computing such additional performance
2	threshold for such a year:
3	"(I) The threshold shall be the
4	score that is equal to the 25th per-
5	centile of the range of possible com-
6	posite performance scores above the
7	performance threshold with respect to
8	the prior period described in clause
9	(i).
10	"(II) The threshold shall be the
11	score that is equal to the 25th per-
12	centile of the actual composite per-
13	formance scores for MIPS eligible
14	professionals with composite perform-
15	ance scores at or above the perform-
16	ance threshold with respect to the
17	prior period described in clause (i).
18	"(iii) Special rule for initial 2
19	YEARS.—With respect to each of the first
20	two years to which the MIPS applies, the
21	Secretary shall, prior to the performance
22	period for such years, establish a perform-
23	ance threshold for purposes of determining
24	MIPS adjustment factors under subpara-
25	graph (A) and a threshold for purposes of

	50
1	determining additional MIPS adjustment
2	factors under subparagraph (C)(i). Each
3	such performance threshold shall—
4	"(I) be based on a period prior to
5	such performance periods; and
6	"(II) take into account—
7	"(aa) data available with re-
8	spect to performance on meas-
9	ures and activities that may be
10	used under the performance cat-
11	egories under subparagraph
12	(2)(B); and
13	"(bb) other factors deter-
14	mined appropriate by the Sec-
15	retary.
16	((E) Application of mips adjustment
17	FACTORS.—In the case of items and services
18	furnished by a MIPS eligible professional dur-
19	ing a year (beginning with 2018), the amount
20	otherwise paid under this part with respect to
21	such items and services and MIPS eligible pro-
22	fessional for such year, shall be multiplied by—
23	"(i) 1, plus
24	"(ii) the sum of—

	0
1	"(I) the MIPS adjustment factor
2	determined under subparagraph (A)
3	divided by 100, and
4	"(II) as applicable, the additional
5	MIPS adjustment factor determined
6	under subparagraph (C)(i) divided by
7	100.
8	"(F) Aggregate application of mips
9	ADJUSTMENT FACTORS.—
10	"(i) Application of scaling fac-
11	TOR.—
12	"(I) IN GENERAL.—With respect
13	to positive MIPS adjustment factors
14	under subparagraph (A)(ii)(I) for eli-
15	gible professionals whose composite
16	performance score is above the per-
17	formance threshold under subpara-
18	graph (D)(i) for such year, subject to
19	subclause (II), the Secretary shall in-
20	crease or decrease such adjustment
21	factors by a scaling factor in order to
22	ensure that the budget neutrality re-
23	quirement of clause (ii) is met.

1	"(II) Scaling factor limit.—
2	In no case may be the scaling factor
3	applied under this clause exceed 3.0.
4	"(ii) BUDGET NEUTRALITY REQUIRE-
5	MENT.—
6	"(I) IN GENERAL.—Subject to
7	clause (iii), the Secretary shall ensure
8	that the estimated amount described
9	in subclause (II) for a year is equal to
10	the estimated amount described in
11	subclause (III) for such year.
12	"(II) Aggregate increases.—
13	The amount described in this sub-
14	clause is the estimated increase in the
15	aggregate allowed charges resulting
16	from the application of positive MIPS
17	adjustment factors under subpara-
18	graph (A) (after application of the
19	scaling factor described in clause (i))
20	to MIPS eligible professionals whose
21	composite performance score for a
22	year is above the performance thresh-
23	old under subparagraph (D)(i) for
24	such year.

1	"(III) Aggregate de-
2	CREASES.—The amount described in
3	this subclause is the estimated de-
4	crease in the aggregate allowed
5	charges resulting from the application
6	of negative MIPS adjustment factors
7	under subparagraph (A) to MIPS eli-
8	gible professionals whose composite
9	performance score for a year is below
10	the performance threshold under sub-
11	paragraph (D)(i) for such year.
12	"(iii) Exceptions.—
13	"(I) In the case that all MIPS el-
14	igible professionals receive composite
15	performance scores for a year that are
16	below the performance threshold
17	under subparagraph (D)(i) for such
18	year, the negative MIPS adjustment
19	factors under subparagraph (A) shall
20	apply with respect to such MIPS eligi-
21	ble professionals and the budget neu-
22	trality requirement of clause (ii) shall
23	not apply for such year.
24	"(II) In the case that, with re-
25	spect to a year, the application of

1	clause (i) results in a scaling factor
2	equal to the maximum scaling factor
3	specified in clause (i)(II), such scaling
4	factor shall apply and the budget neu-
5	trality requirement of clause (ii) shall
6	not apply for such year.
7	"(iv) Additional incentive pay-
8	MENT ADJUSTMENTS.—In specifying the
9	MIPS additional adjustment factors under
10	subparagraph (C)(i) for each applicable
11	MIPS eligible professional for a year, the
12	Secretary shall ensure that the estimated
13	increase in payments under this part re-
14	sulting from the application of such addi-
15	tional adjustment factors for MIPS eligible
16	professionals in a year shall be equal (as
17	estimated by the Secretary) to the addi-
18	tional funding pool amount for such year
19	under subparagraph (C)(ii).
20	"(7) ANNOUNCEMENT OF RESULT OF ADJUST-
21	MENTS.—Under the MIPS, the Secretary shall, not
22	later than 30 days prior to January 1 of the year
23	involved, make available to MIPS eligible profes-
24	sionals the MIPS adjustment factor (and, as appli-
25	cable, the additional MIPS adjustment factor) under

1 paragraph (6) applicable to the eligible professional 2 for items and services furnished by the professional 3 for such year. The Secretary may include such information in the confidential feedback under paragraph 4 5 (12).6 "(8) NO EFFECT IN SUBSEQUENT YEARS.—The 7 MIPS adjustment factors and additional MIPS adjustment factors under paragraph (6) shall apply 8 9 only with respect to the year involved, and the Sec-10 retary shall not take into account such adjustment 11 factors in making payments to a MIPS eligible pro-12 fessional under this part in a subsequent year. "(9) PUBLIC REPORTING.— 13 14 "(A) IN GENERAL.—The Secretary shall, 15 in an easily understandable format, make avail-16 able on the Physician Compare Internet website 17 of the Centers for Medicare & Medicaid Serv-18 ices the following: 19 "(i) Information regarding the per-20 formance of MIPS eligible professionals 21 under the MIPS, which— 22 "(I) shall include the composite 23 score for each such MIPS eligible pro-24 fessional and the performance of each

25 such MIPS eligible professional with

1	respect to each performance category;
2	and
3	"(II) may include the perform-
4	ance of each such MIPS eligible pro-
5	fessional with respect to each measure
6	or activity specified in paragraph
7	(2)(B).
8	"(ii) The names of eligible profes-
9	sionals in eligible alternative payment mod-
10	els (as defined in section $1833(z)(3)(D)$)
11	and, to the extent feasible, the names of
12	such eligible alternative payment models
13	and performance of such models.
14	"(B) DISCLOSURE.—The information
15	made available under this paragraph shall indi-
16	cate, where appropriate, that publicized infor-
17	mation may not be representative of the eligible
18	professional's entire patient population, the va-
19	riety of services furnished by the eligible profes-
20	sional, or the health conditions of individuals
21	treated.
22	"(C) Opportunity to review and sub-
23	MIT CORRECTIONS.—The Secretary shall pro-
24	vide for an opportunity for a professional de-
25	scribed in subparagraph (A) to review, and sub-

mit corrections for, the information to be made public with respect to the professional under such subparagraph prior to such information being made public.

5 "(D) AGGREGATE INFORMATION.—The 6 Secretary shall periodically post on the Physi-7 cian Compare Internet website aggregate infor-8 mation on the MIPS, including the range of 9 composite scores for all MIPS eligible profes-10 sionals and the range of the performance of all 11 MIPS eligible professionals with respect to each 12 performance category.

13 "(10) CONSULTATION.—The Secretary shall 14 consult with stakeholders in carrying out the MIPS. 15 including for the identification of measures and ac-16 tivities under paragraph (2)(B) and the methodolo-17 gies developed under paragraphs (5)(A) and (6) and 18 regarding the use of qualified clinical data registries. 19 Such consultation shall include the use of a request 20 for information or other mechanisms determined ap-21 propriate.

22 "(11) TECHNICAL ASSISTANCE TO SMALL PRAC23 TICES AND PRACTICES IN HEALTH PROFESSIONAL
24 SHORTAGE AREAS.—

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"(A) IN GENERAL.—The Secretary shall 1 2 enter into contracts or agreements with appro-3 priate entities (such as quality improvement or-4 ganizations, regional extension centers (as de-5 scribed in section 3012(c) of the Public Health 6 Service Act), or regional health collaboratives) 7 to offer guidance and assistance to MIPS eligi-8 ble professionals in practices of 15 or fewer pro-9 fessionals (with priority given to such practices 10 located in rural areas, health professional short-11 age areas (as designated under in section 12 332(a)(1)(A) of such Act), and medically under-13 served areas, and practices with low composite 14 scores) with respect to— "(i) the performance categories de-15 16 scribed in clauses (i) through (iv) of para-17 graph (2)(A); or 18 "(ii) how to transition to the imple-19 mentation of and participation in an alter-20 native payment model as described in sec-21 tion 1833(z)(3)(C). 22 "(B) FUNDING FOR IMPLEMENTATION.— "(i) IN GENERAL.—For purposes of 23 24 implementing subparagraph (A), the Sec-25 retary shall provide for the transfer from

1	the Federal Supplementary Medical Insur-
2	ance Trust Fund established under section
3	1841 to the Centers for Medicare & Med-
4	icaid Services Program Management Ac-
5	count of \$40,000,000 for each of fiscal
6	years 2015 through 2019. Amounts trans-
7	ferred under this subparagraph for a fiscal
8	year shall be available until expended.
9	"(ii) Technical assistance.—Of
10	the amounts transferred pursuant to clause
11	(i) for each of fiscal years 2015 through
12	2019, not less than $$10,000,000$ shall be
13	made available for each such year for tech-
14	nical assistance to small practices in health
15	professional shortage areas (as so des-
16	ignated) and medically underserved areas.
17	"(12) FEEDBACK AND INFORMATION TO IM-
18	PROVE PERFORMANCE.—
19	"(A) Performance feedback.—
20	"(i) IN GENERAL.—Beginning July 1,
21	2016, the Secretary—
22	"(I) shall make available timely
23	(such as quarterly) confidential feed-
24	back to MIPS eligible professionals on
25	the performance of such professionals

with respect to the performance cat-
egories under clauses (i) and (ii) of
paragraph (2)(A); and
"(II) may make available con-
fidential feedback to each such profes-
sional on the performance of such
professional with respect to the per-
formance categories under clauses (iii)
and (iv) of such paragraph.
"(ii) Mechanisms.—The Secretary
may use one or more mechanisms to make
feedback available under clause (i), which
may include use of a web-based portal or
other mechanisms determined appropriate
by the Secretary. With respect to the per-
formance category described in paragraph
(2)(A)(i), feedback under this subpara-
graph shall, to the extent an eligible pro-
fessional chooses to participate in a data
registry for purposes of this subsection (in-
cluding registries under subsections (k)
and (m)), be provided based on perform-
ance on quality measures reported through
the use of such registries. With respect to
any other performance category described

in paragraph (2)(A), the Secretary shall 1 2 encourage provision of feedback through qualified clinical data registries as de-3 4 scribed in subsection (m)(3)(E). "(iii) USE OF DATA.—For purposes of 5 6 clause (i), the Secretary may use data, 7 with respect to a MIPS eligible profes-8 sional, from periods prior to the current 9 performance period and may use rolling periods in order to make illustrative cal-10 11 culations about the performance of such 12 professional. 13 "(iv) DISCLOSURE EXEMPTION.— 14 Feedback made available under this sub-15 paragraph shall be exempt from disclosure 16 under section 552 of title 5, United States 17 Code. 18 "(v) RECEIPT OF INFORMATION.-19 The Secretary may use the mechanisms es-20 tablished under clause (ii) to receive infor-21 mation from professionals, such as infor-22 mation with respect to this subsection. 23 "(B) Additional information.— 24 "(i) IN GENERAL.—Beginning July 1, 25 2017, the Secretary shall make available to

1	each MIPS eligible professional informa-
2	tion, with respect to individuals who are
3	patients of such MIPS eligible professional,
4	about items and services for which pay-
5	ment is made under this title that are fur-
6	nished to such individuals by other sup-
7	pliers and providers of services, which may
8	include information described in clause (ii).
9	Such information may be made available
10	under the previous sentence to such MIPS
11	eligible professionals by mechanisms deter-
12	mined appropriate by the Secretary, which
13	may include use of a web-based portal.
14	Such information may be made available in
15	accordance with the same or similar terms
16	as data are made available to accountable
17	care organizations participating in the
18	shared savings program under section
19	1899, including a beneficiary opt-out.
20	"(ii) Type of information.—For
21	purposes of clause (i), the information de-
22	scribed in this clause, is the following:
23	"(I) With respect to selected
24	items and services (as determined ap-
25	propriate by the Secretary) for which

1	payment is made under this title and
2	that are furnished to individuals, who
3	are patients of a MIPS eligible profes-
4	sional, by another supplier or provider
5	of services during the most recent pe-
6	riod for which data are available (such
7	as the most recent three-month pe-
8	riod), such as the name of such pro-
9	viders furnishing such items and serv-
10	ices to such patients during such pe-
11	riod, the types of such items and serv-
12	ices so furnished, and the dates such
13	items and services were so furnished.
14	"(II) Historical data, such as
15	averages and other measures of the
16	distribution if appropriate, of the
17	total, and components of, allowed
18	charges (and other figures as deter-
19	mined appropriate by the Secretary).
20	"(13) Review.—
21	"(A) TARGETED REVIEW.—The Secretary
22	shall establish a process under which a MIPS
23	eligible professional may seek an informal re-
24	view of the calculation of the MIPS adjustment
25	factor applicable to such eligible professional

1 under this subsection for a year. The results of 2 a review conducted pursuant to the previous 3 sentence shall not be taken into account for purposes of paragraph (6) with respect to a 4 5 year (other than with respect to the calculation 6 of such eligible professional's MIPS adjustment 7 factor for such year or additional MIPS adjust-8 ment factor for such year) after the factors de-9 termined in subparagraph (A) and subpara-10 graph (C) of such paragraph have been deter-11 mined for such year. 12 "(B) LIMITATION.—Except as provided for 13 in subparagraph (A), there shall be no adminis-14 trative or judicial review under section 1869, 15 section 1878, or otherwise of the following: "(i) The methodology used to deter-16 17 mine the amount of the MIPS adjustment 18 factor under paragraph (6)(A) and the 19 amount of the additional MIPS adjustment 20 factor under paragraph (6)(C)(i) and the 21 determination of such amounts. 22 "(ii) The establishment of the per-23 formance standards under paragraph (3) 24 and the performance period under para-25 graph (4).

1	"(iii) The identification of measures
2	and activities specified under paragraph
3	(2)(B) and information made public or
4	posted on the Physician Compare Internet
5	website of the Centers for Medicare &
6	Medicaid Services under paragraph (9).
7	"(iv) The methodology developed
8	under paragraph (5) that is used to cal-
9	culate performance scores and the calcula-
10	tion of such scores, including the weighting
11	of measures and activities under such
12	methodology.".
13	(2) GAO REPORTS.—
14	(A) EVALUATION OF ELIGIBLE PROFES-
15	SIONAL MIPS.—Not later than October 1, 2019,
16	and October 1, 2022, the Comptroller General
17	of the United States shall submit to Congress
18	a report evaluating the eligible professional
19	Merit-based Incentive Payment System under
20	subsection (q) of section 1848 of the Social Se-
21	curity Act (42 U.S.C. 1395w-4), as added by
22	paragraph (1). Such report shall—
23	(i) examine the distribution of the
24	composite performance scores and MIPS
25	adjustment factors (and additional MIPS

1	adjustment factors) for MIPS eligible pro-
2	fessionals (as defined in subsection
3	(q)(1)(c) of such section) under such pro-
4	gram, and patterns relating to such scores
5	and adjustment factors, including based on
6	type of provider, practice size, geographic
7	location, and patient mix;
8	(ii) provide recommendations for im-
9	proving such program;
10	(iii) evaluate the impact of technical
11	assistance funding under section
12	1848(q)(11) of the Social Security Act, as
13	added by paragraph (1), on the ability of
14	professionals to improve within such pro-
15	gram or successfully transition to an alter-
16	native payment model (as defined in sec-
17	tion $1833(z)(3)$ of the Social Security Act,
18	as added by subsection (e)), with priority
19	for such evaluation given to practices lo-
20	cated in rural areas, health professional
21	shortage areas (as designated in section
22	332(a)(1)(a) of the Public Health Service
23	Act), and medically underserved areas; and

1	(iv) provide recommendations for opti-
2	mizing the use of such technical assistance
3	funds.
4	(B) STUDY TO EXAMINE ALIGNMENT OF
5	QUALITY MEASURES USED IN PUBLIC AND PRI-
6	VATE PROGRAMS.—
7	(i) IN GENERAL.—Not later than 18
8	months after the date of the enactment of
9	this Act, the Comptroller General of the
10	United States shall submit to Congress a
11	report that—
12	(I) compares the similarities and
13	differences in the use of quality meas-
14	ures under the original Medicare fee-
15	for-service program under parts A and
16	B of title XVIII of the Social Security
17	Act, the Medicare Advantage program
18	under part C of such title, selected
19	State Medicaid programs under title
20	XIX of such Act, and private payer
21	arrangements; and
22	(II) makes recommendations on
23	how to reduce the administrative bur-
24	den involved in applying such quality
25	measures.

1	(ii) Requirements.—The report
2	under clause (i) shall—
3	(I) consider those measures ap-
4	plicable to individuals entitled to, or
5	enrolled for, benefits under such part
6	A, or enrolled under such part B and
7	individuals under the age of 65; and
8	(II) focus on those measures that
9	comprise the most significant compo-
10	nent of the quality performance cat-
11	egory of the eligible professional
12	MIPS incentive program under sub-
13	section (q) of section 1848 of the So-
14	cial Security Act (42 U.S.C. 1395w-
15	4), as added by paragraph (1).
16	(C) STUDY ON ROLE OF INDEPENDENT
17	RISK MANAGERS.—Not later than January 1,
18	2016, the Comptroller General of the United
19	States shall submit to Congress a report exam-
20	ining whether entities that pool financial risk
21	for physician practices, such as independent
22	risk managers, can play a role in supporting
23	physician practices, particularly small physician
24	practices, in assuming financial risk for the
25	treatment of patients. Such report shall exam-

1 ine barriers that small physician practices cur-2 rently face in assuming financial risk for treat-3 ing patients, the types of risk management enti-4 ties that could assist physician practices in par-5 ticipating in two-sided risk payment models, 6 and how such entities could assist with risk 7 management and with quality improvement ac-8 tivities. Such report shall also include an anal-9 ysis of any existing legal barriers to such ar-10 rangements.

11 (D)STUDY TO EXAMINE RURAL AND 12 HEALTH PROFESSIONAL SHORTAGE AREA AL-13 TERNATIVE PAYMENT MODELS.—Not later than 14 October 1, 2020, and October 1, 2022, the 15 Comptroller General of the United States shall 16 submit to Congress a report that examines the 17 transition of professionals in rural areas, health 18 professional shortage areas (as designated in 19 section 332(a)(1)(A) of the Public Health Serv-20 ice Act), or medically underserved areas to an 21 alternative payment model (as defined in sec-22 tion 1833(z)(3) of the Social Security Act, as 23 added by subsection (e)). Such report shall 24 make recommendations for removing adminis-25 trative barriers to practices, including small practices consisting of 15 or fewer professionals, in rural areas, health professional shortage areas, and medically underserved areas to participation in such models.

5 FUNDING FOR IMPLEMENTATION.—For (3)purposes of implementing the provisions of and the 6 7 amendments made by this section, the Secretary of 8 Health and Human Services shall provide for the 9 transfer of \$80,000,000 from the Supplementary 10 Medical Insurance Trust Fund established under 11 section 1841 of the Social Security Act (42 U.S.C. 12 1395t) to the Centers for Medicare & Medicaid Pro-13 gram Management Account for each of the fiscal 14 vears 2014 through 2018. Amounts transferred 15 under this paragraph shall be available until ex-16 pended.

17 (d) IMPROVING QUALITY REPORTING FOR COM-18 POSITE SCORES.—

19 (1) CHANGES FOR GROUP REPORTING OP-20 TION.—

21 (A) IN GENERAL.—Section
22 1848(m)(3)(C)(ii) of the Social Security Act
23 (42 U.S.C. 1395w-4(m)(3)(C)(ii)) is amended
24 by inserting "and, for 2015 and subsequent
25 years, may provide" after "shall provide".

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1	(B) CLARIFICATION OF QUALIFIED CLIN-
2	ICAL DATA REGISTRY REPORTING TO GROUP
3	PRACTICES.—Section $1848(m)(3)(D)$ of the So-
4	cial Security Act (42 U.S.C. 1395w-
5	4(m)(3)(D)) is amended by inserting "and, for
6	2015 and subsequent years, subparagraph (A)
7	or (C)" after "subparagraph (A)".
8	(2) Changes for multiple reporting peri-
9	ODS AND ALTERNATIVE CRITERIA FOR SATISFAC-
10	TORY REPORTING.—Section $1848(m)(5)(F)$ of the
11	Social Security Act (42 U.S.C. $1395w-4(m)(5)(F)$)
12	is amended—
13	(A) by striking "and subsequent years"
13 14	(A) by striking "and subsequent years" and inserting "through reporting periods occur-
14	and inserting "through reporting periods occur-
14 15	and inserting "through reporting periods occurring in 2014"; and
14 15 16	and inserting "through reporting periods occurring in 2014"; and(B) by inserting "and, for reporting peri-
14 15 16 17	and inserting "through reporting periods occurring in 2014"; and(B) by inserting "and, for reporting periods occurring in 2015 and subsequent years,
14 15 16 17 18	and inserting "through reporting periods occur- ring in 2014"; and (B) by inserting "and, for reporting peri- ods occurring in 2015 and subsequent years, the Secretary may establish" following "shall
14 15 16 17 18 19	and inserting "through reporting periods occur- ring in 2014"; and (B) by inserting "and, for reporting peri- ods occurring in 2015 and subsequent years, the Secretary may establish" following "shall establish".
 14 15 16 17 18 19 20 	 and inserting "through reporting periods occurring in 2014"; and (B) by inserting "and, for reporting periods occurring in 2015 and subsequent years, the Secretary may establish" following "shall establish". (3) PHYSICIAN FEEDBACK PROGRAM REPORTS
 14 15 16 17 18 19 20 21 	 and inserting "through reporting periods occurring in 2014"; and (B) by inserting "and, for reporting periods occurring in 2015 and subsequent years, the Secretary may establish" following "shall establish". (3) PHYSICIAN FEEDBACK PROGRAM REPORTS SUCCEEDED BY REPORTS UNDER MIPS.—Section

1	"(11) Reports ending with 2016.—Reports
2	under the Program shall not be provided after De-
3	cember 31, 2016. See subsection $(q)(12)$ for reports
4	under the eligible professionals Merit-based Incentive
5	Payment System.".
6	(4) Coordination with satisfying meaning-
7	FUL EHR USE CLINICAL QUALITY MEASURE REPORT-
8	ING REQUIREMENT.—Section 1848(0)(2)(A)(iii) of
9	the Social Security Act (42 U.S.C. 1395w–
10	4(0)(2)(A)(iii)) is amended by inserting "and sub-
11	section $(q)(5)(B)(ii)(II)$ " after "Subject to subpara-
12	graph (B)(ii)".
13	(e) Promoting Alternative Payment Models.—
14	(1) Increasing transparency of physician
15	Focused payment models.—Section 1868 of the
16	Social Security Act (42 U.S.C. 1395ee) is amended
17	by adding at the end the following new subsection:
18	"(c) Physician Focused Payment Models.—
19	"(1) TECHNICAL ADVISORY COMMITTEE.—
20	"(A) ESTABLISHMENT.—There is estab-
21	lished an ad hoc committee to be known as the
22	'Payment Model Technical Advisory Committee'
23	(referred to in this subsection as the 'Com-
24	mittee').
25	"(B) Membership.—

1	"(i) NUMBER AND APPOINTMENT
2	The Committee shall be composed of 11
3	members appointed by the Comptroller
4	General of the United States.
5	"(ii) QUALIFICATIONS.—The member-
6	ship of the Committee shall include indi-
7	viduals with national recognition for their
8	expertise in payment models and related
9	delivery of care. No more than 5 members
10	of the Committee shall be providers of
11	services or suppliers, or representatives of
12	providers of services or suppliers.
13	"(iii) Prohibition on federal em-
14	PLOYMENT.—A member of the Committee
15	shall not be an employee of the Federal
16	Government.
17	"(iv) ETHICS DISCLOSURE.—The
18	Comptroller General shall establish a sys-
19	tem for public disclosure by members of
20	the Committee of financial and other po-
21	tential conflicts of interest relating to such
22	members. Members of the Committee shall
23	be treated as employees of Congress for
24	purposes of applying title I of the Ethics

1 in Government Act of 1978 (Public Law 2 95 - 521). "(v) 3 Date \mathbf{OF} INITIAL APPOINT-4 MENTS.—The initial appointments of members of the Committee shall be made by 5 6 not later than 180 days after the date of 7 enactment of this subsection. 8 "(C) TERM; VACANCIES.— 9 "(i) TERM.—The terms of members of 10 the Committee shall be for 3 years except 11 that the Comptroller General shall des-12 ignate staggered terms for the members 13 first appointed. 14 "(ii) VACANCIES.—Any member ap-15 pointed to fill a vacancy occurring before 16 the expiration of the term for which the 17 member's predecessor was appointed shall 18 be appointed only for the remainder of that 19 term. A member may serve after the expi-20 ration of that member's term until a suc-21 cessor has taken office. A vacancy in the 22 Committee shall be filled in the manner in 23 which the original appointment was made. 24 "(D) DUTIES.—The Committee shall meet, 25 needed, to provide comments and rec-

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as

ommendations to the Secretary, as described in
paragraph $(2)(C)$, on physician-focused pay-
ment models.
"(E) Compensation of members.—
"(i) IN GENERAL.—Except as pro-
vided in clause (ii), a member of the Com-
mittee shall serve without compensation.
"(ii) Travel expenses.—A member
of the Committee shall be allowed travel
expenses, including per diem in lieu of sub-
sistence, at rates authorized for an em-
ployee of an agency under subchapter I of
chapter 57 of title 5, United States Code,
while away from the home or regular place
of business of the member in the perform-
ance of the duties of the Committee.
"(F) Operational and technical sup-
PORT.—
"(i) IN GENERAL.—The Assistant
Secretary for Planning and Evaluation
shall provide technical and operational sup-
port for the Committee, which may be by
use of a contractor. The Office of the Ac-
tuary of the Centers for Medicare & Med-

1	icaid Services shall provide to the Com-
2	mittee actuarial assistance as needed.
3	"(ii) FUNDING.—The Secretary shall
4	provide for the transfer, from the Federal
5	Supplementary Medical Insurance Trust
6	Fund under section 1841, such amounts as
7	are necessary to carry out clause (i) (not
8	to exceed \$5,000,000) for fiscal year 2014
9	and each subsequent fiscal year. Any
10	amounts transferred under the preceding
11	sentence for a fiscal year shall remain
12	available until expended.
13	"(G) Application.—Section 14 of the
14	Federal Advisory Committee Act (5 U.S.C.
15	App.) shall not apply to the Committee.
16	"(2) CRITERIA AND PROCESS FOR SUBMISSION
17	AND REVIEW OF PHYSICIAN-FOCUSED PAYMENT
18	MODELS.—
19	"(A) CRITERIA FOR ASSESSING PHYSICIAN-
20	FOCUSED PAYMENT MODELS.—
21	"(i) RULEMAKING.—Not later than
22	November 1, 2015, the Secretary shall,
23	through notice and comment rulemaking,
24	following a request for information, estab-
25	lish criteria for physician-focused payment

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1	models, including models for specialist phy-
2	sicians, that could be used by the Com-
3	mittee for making comments and rec-
4	ommendations pursuant to paragraph
5	(1)(D).
6	"(ii) MedPAC submission of com-
7	MENTS.—During the comment period for
8	the proposed rule described in clause (i),
9	the Medicare Payment Advisory Commis-
10	sion may submit comments to the Sec-
11	retary on the proposed criteria under such
12	clause.
13	"(iii) Updating.—The Secretary may
14	update the criteria established under this
15	subparagraph through rulemaking.
16	"(B) STAKEHOLDER SUBMISSION OF PHY-
17	SICIAN FOCUSED PAYMENT MODELS.—On an
18	ongoing basis, individuals and stakeholder enti-
19	ties may submit to the Committee proposals for
20	physician-focused payment models that such in-
21	dividuals and entities believe meet the criteria
22	described in subparagraph (A).
23	"(C) TAC REVIEW OF MODELS SUB-
24	MITTED.—The Committee shall, on a periodic
25	basis, review models submitted under subpara-

1	graph (B), prepare comments and recommenda-
2	tions regarding whether such models meet the
3	criteria described in subparagraph (A), and
4	submit such comments and recommendations to
5	the Secretary.
6	"(D) SECRETARY REVIEW AND RE-
7	SPONSE.—The Secretary shall review the com-
8	ments and recommendations submitted by the
9	Committee under subparagraph (C) and post a
10	detailed response to such comments and rec-
11	ommendations on the Internet website of the
12	Centers for Medicare & Medicaid Services.
13	"(3) RULE OF CONSTRUCTION.—Nothing in
14	this subsection shall be construed to impact the de-
15	velopment or testing of models under this title or ti-
16	tles XI, XIX, or XXI.".
17	(2) INCENTIVE PAYMENTS FOR PARTICIPATION
18	IN ELIGIBLE ALTERNATIVE PAYMENT MODELS.—
19	Section 1833 of the Social Security Act (42 U.S.C.
20	13951) is amended by adding at the end the fol-
21	lowing new subsection:
22	"(z) Incentive Payments for Participation in
23	ELIGIBLE ALTERNATIVE PAYMENT MODELS.—
24	"(1) PAYMENT INCENTIVE.—

"(A) IN GENERAL.—In the case of covered 1 2 professional services furnished by an eligible 3 professional during a year that is in the period 4 beginning with 2018 and ending with 2023 and 5 for which the professional is a qualifying APM 6 participant, in addition to the amount of pay-7 ment that would otherwise be made for such 8 covered professional services under this part for 9 such year, there also shall be paid to such pro-10 fessional an amount equal to 5 percent of the 11 payment amount for the covered professional 12 services under this part for the preceding year. 13 For purposes of the previous sentence, the pay-14 ment amount for the preceding year may be an 15 estimation for the full preceding year based on 16 a period of such preceding year that is less than 17 the full year. The Secretary shall establish poli-18 cies to implement this subparagraph in cases 19 where payment for covered professional services 20 furnished by a qualifying APM participant in 21 an alternative payment model is made to an en-22 tity participating in the alternative payment 23 model rather than directly to the qualifying 24 APM participant.

"(B) 1 FORM PAYMENT.—Payments \mathbf{OF} 2 under this subsection shall be made in a lump 3 sum, on an annual basis, as soon as practicable. "(C) TREATMENT OF PAYMENT INCEN-4 TIVE.—Payments under this subsection shall 5 6 not be taken into account for purposes of deter-7 mining actual expenditures under an alternative 8 payment model and for purposes of determining 9 or rebasing any benchmarks used under the al-10 ternative payment model. 11 "(D) COORDINATION.—The amount of the 12 additional payment for an item or service under 13 this subsection or subsection (m) shall be deter-14 mined without regard to any additional pay-15 ment for the item or service under subsection 16 (m) and this subsection, respectively. The 17 amount of the additional payment for an item 18 or service under this subsection or subsection 19 (x) shall be determined without regard to any 20 additional payment for the item or service 21 under subsection (x) and this subsection, re-22 spectively. The amount of the additional pay-23 ment for an item or service under this sub-24 section or subsection (y) shall be determined

without regard to any additional payment for

1	the item or service under subsection (y) and
2	this subsection, respectively.
3	"(2) QUALIFYING APM PARTICIPANT.—For pur-
4	poses of this subsection, the term 'qualifying APM
5	participant' means the following:
6	"(A) 2018 AND 2019.—With respect to
7	2018 and 2019, an eligible professional for
8	whom the Secretary determines that at least 25
9	percent of payments under this part for covered
10	professional services furnished by such profes-
11	sional during the most recent period for which
12	data are available (which may be less than a
13	year) were attributable to such services fur-
14	nished under this part through an entity that
15	participates in an eligible alternative payment
16	model with respect to such services.
17	"(B) 2020 AND 2021.—With respect to
18	2020 and 2021, an eligible professional de-
19	scribed in either of the following clauses:
20	"(i) Medicare revenue threshold
21	OPTION.—An eligible professional for
22	whom the Secretary determines that at
23	least 50 percent of payments under this
24	part for covered professional services fur-
25	nished by such professional during the

1	most recent period for which data are
2	available (which may be less than a year)
3	were attributable to such services furnished
4	under this part through an entity that par-
5	ticipates in an eligible alternative payment
6	model with respect to such services.
7	"(ii) Combination all-payer and
8	MEDICARE REVENUE THRESHOLD OP-
9	TION.—An eligible professional—
10	"(I) for whom the Secretary de-
11	termines, with respect to items and
12	services furnished by such professional
13	during the most recent period for
14	which data are available (which may
15	be less than a year), that at least 50
16	percent of the sum of—
17	"(aa) payments described in
18	clause (i); and
19	"(bb) all other payments, re-
20	gardless of payer (other than
21	payments made by the Secretary
22	of Defense or the Secretary of
23	Veterans Affairs under chapter
24	55 of title 10, United States
25	Code, or title 38, United States

1	Code, or any other provision of
2	law, and other than payments
3	made under title XIX in a State
4	in which no medical home or al-
5	ternative payment model is avail-
6	able under the State program
7	under that title),
8	meet the requirement described in
9	clause (iii)(I) with respect to pay-
10	ments described in item (aa) and meet
11	the requirement described in clause
12	(iii)(II) with respect to payments de-
13	scribed in item (bb);
14	"(II) for whom the Secretary de-
15	termines at least 25 percent of pay-
16	ments under this part for covered pro-
17	fessional services furnished by such
18	professional during the most recent
19	period for which data are available
20	(which may be less than a year) were
21	attributable to such services furnished
22	under this part through an entity that
23	participates in an eligible alternative
24	payment model with respect to such
25	services; and

1	"(III) who provides to the Sec-
2	retary such information as is nec-
3	essary for the Secretary to make a de-
4	termination under subclause (I), with
5	respect to such professional.
6	"(iii) Requirement.—For purposes
7	of clause (ii)(I)—
8	"(I) the requirement described in
9	this subclause, with respect to pay-
10	ments described in item (aa) of such
11	clause, is that such payments are
12	made under an eligible alternative
13	payment model; and
14	"(II) the requirement described
15	in this subclause, with respect to pay-
16	ments described in item (bb) of such
17	clause, is that such payments are
18	made under an arrangement in
19	which
20	"(aa) quality measures com-
21	parable to measures under the
22	performance category described
23	in section $1848(q)(2)(B)(i)$ apply;
24	"(bb) certified EHR tech-
25	nology is used; and

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1	"(cc) the eligible profes-
2	sional (AA) bears more than
3	nominal financial risk if actual
4	aggregate expenditures exceeds
5	expected aggregate expenditures;
6	or (BB) is a medical home (with
7	respect to beneficiaries under
8	title XIX) that meets criteria
9	comparable to medical homes ex-
10	panded under section 1115A(c).
11	"(C) BEGINNING IN 2022.—With respect to
12	2022 and each subsequent year, an eligible pro-
13	fessional described in either of the following
14	clauses:
15	"(i) Medicare revenue threshold
16	OPTION.—An eligible professional for
17	whom the Secretary determines that at
18	least 75 percent of payments under this
19	part for covered professional services fur-
20	nished by such professional during the
21	most recent period for which data are
22	available (which may be less than a year)
23	were attributable to such services furnished
24	under this part through an entity that par-

ticipates in an eligible alternative payment 1 2 model with respect to such services. 3 "(ii) Combination all-payer and 4 MEDICARE REVENUE THRESHOLD OP-TION.—An eligible professional— 5 6 "(I) for whom the Secretary de-7 termines, with respect to items and 8 services furnished by such professional 9 during the most recent period for 10 which data are available (which may 11 be less than a year), that at least 75 12 percent of the sum of— "(aa) payments described in 13 14 clause (i); and 15 "(bb) all other payments, re-16 gardless of payer (other than 17 payments made by the Secretary 18 of Defense or the Secretary of 19 Veterans Affairs under chapter 20 55 of title 10, United States 21 Code, or title 38, United States 22 Code, or any other provision of 23 law, and other than payments 24 made under title XIX in a State

in which no medical home or al-

1	ternative payment model is avail-
2	able under the State program
3	under that title),
4	meet the requirement described in
5	clause (iii)(I) with respect to pay-
6	ments described in item (aa) and meet
7	the requirement described in clause
8	(iii)(II) with respect to payments de-
9	scribed in item (bb);
10	"(II) for whom the Secretary de-
11	termines at least 25 percent of pay-
12	ments under this part for covered pro-
13	fessional services furnished by such
14	professional during the most recent
15	period for which data are available
16	(which may be less than a year) were
17	attributable to such services furnished
18	under this part through an entity that
19	participates in an eligible alternative
20	payment model with respect to such
21	services; and
22	"(III) who provides to the Sec-
23	retary such information as is nec-
24	essary for the Secretary to make a de-

termination under subclause (I), with 1 2 respect to such professional. 3 "(iii) REQUIREMENT.—For purposes 4 of clause (ii)(I)— "(I) the requirement described in 5 6 this subclause, with respect to pay-7 ments described in item (aa) of such 8 clause, is that such payments are made under an eligible alternative 9 10 payment model; and 11 "(II) the requirement described 12 in this subclause, with respect to pay-13 ments described in item (bb) of such 14 clause, is that such payments are 15 made under an arrangement in which-16 "(aa) quality measures com-17 18 parable to measures under the 19 performance category described 20 in section 1848(q)(2)(B)(i) apply; "(bb) certified EHR tech-21 22 nology is used; and "(cc) the eligible profes-23 24 sional (AA) bears more than 25 nominal financial risk if actual

1	aggregate expenditures exceeds
2	expected aggregate expenditures;
3	or (BB) is a medical home (with
4	respect to beneficiaries under
5	title XIX) that meets criteria
6	comparable to medical homes ex-
7	panded under section 1115A(c).
8	"(3) ADDITIONAL DEFINITIONS.—In this sub-
9	section:
10	"(A) COVERED PROFESSIONAL SERV-
11	ICES.—The term 'covered professional services'
12	has the meaning given that term in section
13	1848(k)(3)(A).
14	"(B) ELIGIBLE PROFESSIONAL.—The term
15	'eligible professional' has the meaning given
16	that term in section $1848(k)(3)(B)$.
17	"(C) ALTERNATIVE PAYMENT MODEL
18	(APM).—The term 'alternative payment model'
19	means any of the following:
20	"(i) A model under section 1115A
21	(other than a health care innovation
22	award).
23	"(ii) The shared savings program
24	under section 1899.

1	"(iii) A demonstration under section
2	1866C.
3	"(iv) A demonstration required by
4	Federal law.
5	"(D) ELIGIBLE ALTERNATIVE PAYMENT
6	MODEL (APM).—
7	"(i) IN GENERAL.—The term 'eligible
8	alternative payment model' means, with re-
9	spect to a year, an alternative payment
10	model—
11	"(I) that requires use of certified
12	EHR technology (as defined in sub-
13	section $(o)(4)$;
14	"(II) that provides for payment
15	for covered professional services based
16	on quality measures comparable to
17	measures under the performance cat-
18	egory described in section
19	1848(q)(2)(B)(i); and
20	"(III) that satisfies the require-
21	ment described in clause (ii).
22	"(ii) Additional requirement.—
23	For purposes of clause (i)(III), the require-
24	ment described in this clause, with respect
25	to a year and an alternative payment

1	model, is that the alternative payment
2	model—
3	"(I) is one in which one or more
4	entities bear financial risk for mone-
5	tary losses under such model that are
6	in excess of a nominal amount; or
7	"(II) is a medical home expanded
8	under section 1115A(c).
9	"(4) LIMITATION.—There shall be no adminis-
10	trative or judicial review under section 1869, 1878,
11	or otherwise, of the following:
12	"(A) The determination that an eligible
13	professional is a qualifying APM participant
14	under paragraph (2) and the determination
15	that an alternative payment model is an eligible
16	alternative payment model under paragraph
17	(3)(D).
18	"(B) The determination of the amount of
19	the 5 percent payment incentive under para-
20	graph $(1)(A)$, including any estimation as part
21	of such determination.".
22	(3) COORDINATION CONFORMING AMEND-
23	MENTS.—Section 1833 of the Social Security Act
24	(42 U.S.C. 13951) is further amended—

1	(A) in subsection $(x)(3)$, by adding at the
2	end the following new sentence: "The amount
3	of the additional payment for a service under
4	this subsection and subsection (z) shall be de-
5	termined without regard to any additional pay-
6	ment for the service under subsection (z) and
7	this subsection, respectively."; and
8	(B) in subsection $(y)(3)$, by adding at the
9	end the following new sentence: "The amount
10	of the additional payment for a service under
11	this subsection and subsection (z) shall be de-
12	termined without regard to any additional pay-
13	ment for the service under subsection (z) and
14	this subsection, respectively.".
15	(4) Encouraging development and test-
16	ING OF CERTAIN MODELS.—Section 1115A(b)(2) of
17	the Social Security Act $(42 \text{ U.S.C. } 1315a(b)(2))$ is
18	amended—
19	(A) in subparagraph (B), by adding at the
20	end the following new clauses:
21	"(xxi) Focusing primarily on physi-
22	cians' services (as defined in section
23	1848(j)(3)) furnished by physicians who
24	are not primary care practitioners.

1	"(xxii) Focusing on practices of 15 or
2	fewer professionals.
3	"(xxiii) Focusing on risk-based models
4	for small physician practices which may in-
5	volve two-sided risk and prospective patient
6	assignment, and which examine risk-ad-
7	justed decreases in mortality rates, hos-
8	pital readmissions rates, and other relevant
9	and appropriate clinical measures.
10	"(xxiv) Focusing primarily on title
11	XIX, working in conjunction with the Cen-
12	ter for Medicaid and CHIP Services."; and
13	(B) in subparagraph (C)(viii), by striking
14	"other public sector or private sector payers"
15	and inserting "other public sector payers, pri-
16	vate sector payers, or Statewide payment mod-
17	els''.
18	(5) Construction regarding telehealth
19	SERVICES.—Nothing in the provisions of, or amend-
20	ments made by, this Act shall be construed as pre-
21	cluding an alternative payment model or a qualifying
22	APM participant (as those terms are defined in sec-
23	tion 1833(z) of the Social Security Act, as added by
24	paragraph (1)) from furnishing a telehealth service
25	for which payment is not made under section

1 1834(m) of the Social Security Act (42 U.S.C.
 2 1395m(m)).

3 (6) INTEGRATING MEDICARE ADVANTAGE AL-4 TERNATIVE PAYMENT MODELS.—Not later than July 5 1, 2015, the Secretary of Health and Human Serv-6 ices shall submit to Congress a study that examines 7 the feasibility of integrating alternative payment 8 models in the Medicare Advantage payment system. 9 The study shall include the feasibility of including a 10 value-based modifier and whether such modifier 11 should be budget neutral. 12 (7) Study and report on fraud related 13 TO ALTERNATIVE PAYMENT MODELS UNDER THE 14 MEDICARE PROGRAM.-15 (A) STUDY.—The Secretary of Health and 16 Human Services, in consultation with the In-

17 spector General of the Department of Health
18 and Human Services, shall conduct a study
19 that—

20 (i) examines the applicability of the
21 Federal fraud prevention laws to items and
22 services furnished under title XVIII of the
23 Social Security Act for which payment is
24 made under an alternative payment model

- 1 (as defined in section 1833(z)(3)(C) of 2 such Act (42 U.S.C. 1395l(z)(3)(C)));3 (ii) identifies aspects of such alter-4 native payment models that are vulnerable to fraudulent activity; and 5 6 (iii) examines the implications of waiv-7 ers to such laws granted in support of such 8 alternative payment models, including 9 under any potential expansion of such 10 models. 11 (B) REPORT.—Not later than 2 years after 12 the date of the enactment of this Act, the Sec-13 retary shall submit to Congress a report con-14 taining the results of the study conducted under 15 subparagraph (A). Such report shall include 16 recommendations for actions to be taken to re-17 duce the vulnerability of such alternative pay-18 ment models to fraudulent activity. Such report 19 also shall include, as appropriate, recommenda-20 tions of the Inspector General for changes in 21 Federal fraud prevention laws to reduce such 22 vulnerability.
- 23 (f) IMPROVING PAYMENT ACCURACY.—

1	(1) Studies and reports of effect of cer-
2	TAIN INFORMATION ON QUALITY AND RESOURCE
3	USE.—
4	(A) STUDY USING EXISTING MEDICARE
5	DATA.—
6	(i) Study.—The Secretary of Health
7	and Human Services (in this subsection re-
8	ferred to as the "Secretary") shall conduct
9	a study that examines the effect of individ-
10	uals' socioeconomic status on quality and
11	resource use outcome measures for individ-
12	uals under the Medicare program (such as
13	to recognize that less healthy individuals
14	may require more intensive interventions).
15	The study shall use information collected
16	on such individuals in carrying out such
17	program, such as urban and rural location,
18	eligibility for Medicaid (recognizing and ac-
19	counting for varying Medicaid eligibility
20	across States), and eligibility for benefits
21	under the supplemental security income
22	(SSI) program. The Secretary shall carry
23	out this paragraph acting through the As-
24	sistant Secretary for Planning and Evalua-
25	tion.

1	(ii) REPORT.—Not later than 2 years
2	after the date of the enactment of this Act,
3	the Secretary shall submit to Congress a
4	report on the study conducted under clause
5	(i).
6	(B) STUDY USING OTHER DATA.—
7	(i) Study.—The Secretary shall con-
8	duct a study that examines the impact of
9	risk factors, such as those described in sec-
10	tion $1848(p)(3)$ of the Social Security Act
11	(42 U.S.C. 1395w-4(p)(3)), race, health
12	literacy, limited English proficiency (LEP),
13	and patient activation, on quality and re-
14	source use outcome measures under the
15	Medicare program (such as to recognize
16	that less healthy individuals may require
17	more intensive interventions). In con-
18	ducting such study the Secretary may use
19	existing Federal data and collect such ad-
20	ditional data as may be necessary to com-
21	plete the study.
22	(ii) REPORT.—Not later than 5 years
23	after the date of the enactment of this Act,
24	the Secretary shall submit to Congress a

report on the study conducted under clause (i).

3 (C) EXAMINATION OF DATA IN CON-4 DUCTING STUDIES.—In conducting the studies 5 under subparagraphs (A) and (B), the Sec-6 retary shall examine what non-Medicare data 7 sets, such as data from the American Commu-8 nity Survey (ACS), can be useful in conducting 9 the types of studies under such paragraphs and 10 how such data sets that are identified as useful 11 can be coordinated with Medicare administra-12 tive data in order to improve the overall data 13 set available to do such studies and for the ad-14 ministration of the Medicare program.

15 (D) RECOMMENDATIONS TO ACCOUNT FOR 16 INFORMATION IN PAYMENT ADJUSTMENT 17 MECHANISMS.—If the studies conducted under 18 subparagraphs (A) and (B) find a relationship 19 between the factors examined in the studies and 20 quality and resource use outcome measures, 21 then the Secretary shall also provide rec-22 ommendations for how the Centers for Medicare 23 & Medicaid Services should—

24 (i) obtain access to the necessary data25 (if such data is not already being collected)

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- 1 on such factors, including recommenda-2 tions on how to address barriers to the 3 Centers in accessing such data; and 4 (ii) account for such factors in deter-5 mining payment adjustments based on 6 quality and resource use outcome measures 7 under the eligible professional Merit-based 8 Incentive Payment System under section 9 1848(q) of the Social Security Act (42) U.S.C. 1395w-4(q)) and, as the Secretary 10 11 determines appropriate, other similar pro-12 visions of title XVIII of such Act. 13 (E) FUNDING.—There are hereby appro-14 priated from the Federal Supplementary Med-15 ical Insurance Trust Fund under section 1841 16 of the Social Security Act to the Secretary to 17 carry out this paragraph \$6,000,000, to remain 18 available until expended. 19 (2) CMS ACTIVITIES.— 20 (A) HIERARCHAL CONDITION CATEGORY 21 (HCC) IMPROVEMENT.—Taking into account the 22 relevant studies conducted and recommenda-
- tions made in reports under paragraph (1), the
 Secretary, on an ongoing basis, shall, as the
 Secretary determines appropriate, estimate how

1	an individual's health status and other risk fac-
2	tors affect quality and resource use outcome
3	measures and, as feasible, shall incorporate in-
4	formation from quality and resource use out-
5	come measurement (including care episode and
6	patient condition groups) into provisions of title
7	XVIII of the Social Security Act that are simi-
8	lar to the eligible professional Merit-based In-
9	centive Payment System under section 1848(q)
10	of such Act.
11	(B) Accounting for other factors in
12	PAYMENT ADJUSTMENT MECHANISMS.—
13	(i) IN GENERAL.—Taking into ac-
14	count the studies conducted and rec-
15	ommendations made in reports under para-
16	graph (1) and other information as appro-
17	priate, the Secretary shall, as the Sec-
18	retary determines appropriate, account for
19	identified factors with an effect on quality
20	and resource use outcome measures when
21	determining payment adjustment mecha-
22	nisms under provisions of title XVIII of
23	the Social Security Act that are similar to
24	the eligible professional Merit-based Incen-

1	tive Payment System under section
2	1848(q) of such Act.
3	(ii) Accessing data.—The Secretary
4	shall collect or otherwise obtain access to
5	the data necessary to carry out this para-
6	graph through existing and new data
7	sources.
8	(iii) Periodic analyses.—The Sec-
9	retary shall carry out periodic analyses, at
10	least every 3 years, based on the factors
11	referred to in clause (i) so as to monitor
12	changes in possible relationships.
13	(C) FUNDING.—There are hereby appro-
14	priated from the Federal Supplementary Med-
15	ical Insurance Trust Fund under section 1841
16	of the Social Security Act to the Secretary to
17	carry out this paragraph and the application of
18	this paragraph to the Merit-based Incentive
19	Payment System under section 1848(q) of such
20	Act \$10,000,000, to remain available until ex-
21	pended.
22	(3) STRATEGIC PLAN FOR ACCESSING RACE
23	AND ETHNICITY DATA.—Not later than 18 months
24	after the date of the enactment of this Act, the Sec-
25	retary shall develop and report to Congress on a

strategic plan for collecting or otherwise accessing
 data on race and ethnicity for purposes of carrying
 out the eligible professional Merit-based Incentive
 Payment System under section 1848(q) of the Social
 Security Act and, as the Secretary determines ap propriate, other similar provisions of title XVIII of
 such Act.

8 (g) COLLABORATING WITH THE PHYSICIAN, PRACTI-9 TIONER, AND OTHER STAKEHOLDER COMMUNITIES TO 10 IMPROVE RESOURCE USE MEASUREMENT.—Section 1848 11 of the Social Security Act (42 U.S.C. 1395w-4), as 12 amended by subsection (c), is further amended by adding 13 at the end the following new subsection:

14 "(r) Collaborating With the Physician, Prac15 TITIONER, AND OTHER STAKEHOLDER COMMUNITIES TO
16 IMPROVE RESOURCE USE MEASUREMENT.—

17 "(1) IN GENERAL.—In order to involve the phy-18 sician, practitioner, and other stakeholder commu-19 nities in enhancing the infrastructure for resource 20 use measurement, including for purposes of the 21 value-based performance incentive program under 22 subsection (q) and alternative payment models under 23 section 1833(z), the Secretary shall undertake the 24 steps described in the succeeding provisions of this 25 subsection.

1	"(2) Development of care episode and pa-
2	TIENT CONDITION GROUPS AND CLASSIFICATION
3	CODES.—
4	"(A) IN GENERAL.—In order to classify
5	similar patients into care episode groups and

patient condition groups, the Secretary shall undertake the steps described in the succeeding provisions of this paragraph.

9 "(B) PUBLIC AVAILABILITY OF EXISTING 10 EFFORTS TO DESIGN AN EPISODE GROUPER.-11 Not later than 120 days after the date of the 12 enactment of this subsection, the Secretary 13 shall post on the Internet website of the Cen-14 ters for Medicare & Medicaid Services a list of 15 the episode groups developed pursuant to sub-16 section (n)(9)(A) and related descriptive infor-17 mation.

18 "(C) STAKEHOLDER INPUT.—The Sec-19 retary shall accept, through the date that is 60 20 days after the day the Secretary posts the list pursuant to subparagraph (B), suggestions 21 22 from physician specialty societies, applicable 23 practitioner organizations, and other stake-24 holders for episode groups in addition to those 25 posted pursuant to such subparagraph, and

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1	specific clinical criteria and patient characteris-
2	tics to classify patients into—
3	"(i) care episode groups; and
4	"(ii) patient condition groups.
5	"(D) DEVELOPMENT OF PROPOSED CLAS-
6	SIFICATION CODES.—
7	"(i) IN GENERALTaking into ac-
8	count the information described in sub-
9	paragraph (B) and the information re-
10	ceived under subparagraph (C), the Sec-
11	retary shall—
12	"(I) establish care episode groups
13	and patient condition groups, which
14	account for a target of an estimated
15	$^{2}/_{3}$ of expenditures under parts A and
16	B; and
17	"(II) assign codes to such
18	groups.
19	"(ii) CARE EPISODE GROUPS.—In es-
20	tablishing the care episode groups under
21	clause (i), the Secretary shall take into ac-
22	count—
23	"(I) the patient's clinical prob-
24	lems at the time items and services
25	are furnished during an episode of

1	care, such as the clinical conditions or
2	diagnoses, whether or not inpatient
3	hospitalization is anticipated or oc-
4	curs, and the principal procedures or
5	services planned or furnished; and
6	"(II) other factors determined
7	appropriate by the Secretary.
8	"(iii) Patient condition groups.—
9	In establishing the patient condition
10	groups under clause (i), the Secretary shall
11	take into account—
12	"(I) the patient's clinical history
13	at the time of each medical visit, such
14	as the patient's combination of chron-
15	ic conditions, current health status,
16	and recent significant history (such as
17	hospitalization and major surgery dur-
18	ing a previous period, such as 3
19	months); and
20	"(II) other factors determined
21	appropriate by the Secretary, such as
22	eligibility status under this title (in-
23	cluding eligibility under section
24	226(a), 226(b), or 226A, and dual eli-
25	gibility under this title and title XIX).

1 "(E) DRAFT CARE EPISODE AND PATIENT 2 CONDITION GROUPS AND CLASSIFICATION 3 CODES.—Not later than 180 days after the end 4 of the comment period described in subpara-5 graph (C), the Secretary shall post on the 6 Internet website of the Centers for Medicare & 7 Medicaid Services a draft list of the care epi-8 sode and patient condition codes established 9 under subparagraph (D) (and the criteria and 10 characteristics assigned to such code).

11 "(F) Solicitation of input.—The Sec-12 retary shall seek, through the date that is 60 13 days after the Secretary posts the list pursuant 14 to subparagraph (E), comments from physician 15 specialty societies, applicable practitioner orga-16 nizations, and other stakeholders, including rep-17 resentatives of individuals entitled to benefits 18 under part A or enrolled under this part, re-19 garding the care episode and patient condition 20 groups (and codes) posted under subparagraph 21 (E). In seeking such comments, the Secretary 22 shall use one or more mechanisms (other than 23 notice and comment rulemaking) that may in-24 clude use of open door forums, town hall meet-25 ings, or other appropriate mechanisms.

1 "(G) OPERATIONAL LIST OF CARE EPI-2 SODE AND PATIENT CONDITION GROUPS AND 3 CODES.—Not later than 180 days after the end 4 of the comment period described in subpara-5 graph (F), taking into account the comments 6 received under such subparagraph, the Sec-7 retary shall post on the Internet website of the 8 Centers for Medicare & Medicaid Services an 9 operational list of care episode and patient con-10 dition codes (and the criteria and characteris-11 tics assigned to such code).

12 "(H) SUBSEQUENT REVISIONS.—Not later 13 than November 1 of each year (beginning with 14 2017), the Secretary shall, through rulemaking, 15 make revisions to the operational lists of care 16 episode and patient condition codes as the Sec-17 retary determines may be appropriate. Such re-18 visions may be based on experience, new infor-19 developed mation pursuant to subsection 20 (n)(9)(A), and input from the physician spe-21 cialty societies, applicable practitioner organiza-22 tions, and other stakeholders, including rep-23 resentatives of individuals entitled to benefits 24 under part A or enrolled under this part.

"(3) ATTRIBUTION OF PATIENTS TO PHYSI CIANS OR PRACTITIONERS.—

3 "(A) IN GENERAL.—In order to facilitate
4 the attribution of patients and episodes (in
5 whole or in part) to one or more physicians or
6 applicable practitioners furnishing items and
7 services, the Secretary shall undertake the steps
8 described in the succeeding provisions of this
9 paragraph.

10 "(B) DEVELOPMENT OF PATIENT RELA-11 TIONSHIP CATEGORIES AND CODES.—The Sec-12 retary shall develop patient relationship cat-13 egories and codes that define and distinguish 14 the relationship and responsibility of a physi-15 cian or applicable practitioner with a patient at the time of furnishing an item or service. Such 16 17 patient relationship categories shall include dif-18 ferent relationships of the physician or applica-19 ble practitioner to the patient (and the codes 20 may reflect combinations of such categories), 21 such as a physician or applicable practitioner 22 who----

23 "(i) considers themself to have the24 primary responsibility for the general and

1	ongoing care for the patient over extended
2	periods of time;
3	"(ii) considers themself to be the lead
4	physician or practitioner and who furnishes
5	items and services and coordinates care
6	furnished by other physicians or practi-
7	tioners for the patient during an acute epi-
8	sode;
9	"(iii) furnishes items and services to
10	the patient on a continuing basis during an
11	acute episode of care, but in a supportive
12	rather than a lead role;
13	"(iv) furnishes items and services to
14	the patient on an occasional basis, usually
15	at the request of another physician or
16	practitioner; or
17	"(v) furnishes items and services only
18	as ordered by another physician or practi-
19	tioner.
20	"(C) DRAFT LIST OF PATIENT RELATION-
21	SHIP CATEGORIES AND CODES.—Not later than
22	270 days after the date of the enactment of this
23	subsection, the Secretary shall post on the
24	Internet website of the Centers for Medicare &
25	Medicaid Services a draft list of the patient re-

lationship categories and codes developed under subparagraph (B).

"(D) STAKEHOLDER INPUT.—The Sec-3 4 retary shall seek, through the date that is 60 5 days after the Secretary posts the list pursuant 6 to subparagraph (C), comments from physician 7 specialty societies, applicable practitioner orga-8 nizations, and other stakeholders, including rep-9 resentatives of individuals entitled to benefits 10 under part A or enrolled under this part, re-11 garding the patient relationship categories and 12 codes posted under subparagraph (C). In seek-13 ing such comments, the Secretary shall use one 14 or more mechanisms (other than notice and 15 comment rulemaking) that may include open door forums, town hall meetings, or other ap-16 17 propriate mechanisms.

"(E) OPERATIONAL LIST OF PATIENT RELATIONSHIP CATEGORIES AND CODES.—Not
later than 180 days after the end of the comment period described in subparagraph (D),
taking into account the comments received
under such subparagraph, the Secretary shall
post on the Internet website of the Centers for

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1	Medicare & Medicaid Services an operational
2	list of patient relationship categories and codes.
3	"(F) SUBSEQUENT REVISIONS.—Not later
4	than November 1 of each year (beginning with
5	2017), the Secretary shall, through rulemaking,
6	make revisions to the operational list of patient
7	relationship categories and codes as the Sec-
8	retary determines appropriate. Such revisions
9	may be based on experience, new information
10	developed pursuant to subsection $(n)(9)(A)$, and
11	input from the physician specialty societies, ap-
12	plicable practitioner organizations, and other
13	stakeholders, including representatives of indi-
14	viduals entitled to benefits under part A or en-
15	rolled under this part.
16	"(4) Reporting of information for re-
17	SOURCE USE MEASUREMENT.—Claims submitted for
18	items and services furnished by a physician or appli-
19	cable practitioner on or after January 1, 2017, shall,
20	as determined appropriate by the Secretary, in-
21	clude—
22	"(A) applicable codes established under
23	paragraphs (2) and (3) ; and
24	"(B) the national provider identifier of the
25	ordering physician or applicable practitioner (if

1	different from the billing physician or applicable
2	practitioner).
3	"(5) Methodology for resource use anal-
4	YSIS.—
5	"(A) IN GENERAL.—In order to evaluate
6	the resources used to treat patients (with re-
7	spect to care episode and patient condition
8	groups), the Secretary shall—
9	"(i) use the patient relationship codes
10	reported on claims pursuant to paragraph
11	(4) to attribute patients (in whole or in
12	part) to one or more physicians and appli-
13	cable practitioners;
14	"(ii) use the care episode and patient
15	condition codes reported on claims pursu-
16	ant to paragraph (4) as a basis to compare
17	similar patients and care episodes and pa-
18	tient condition groups; and
19	"(iii) conduct an analysis of resource
20	use (with respect to care episodes and pa-
21	tient condition groups of such patients), as
22	the Secretary determines appropriate.
23	"(B) Analysis of patients of physi-
24	CIANS AND PRACTITIONERS.—In conducting the
25	analysis described in subparagraph (A)(iii) with

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1	respect to patients attributed to physicians and
2	applicable practitioners, the Secretary shall, as
3	feasible
4	"(i) use the claims data experience of
5	such patients by patient condition codes
6	during a common period, such as 12
7	months; and
8	"(ii) use the claims data experience of
9	such patients by care episode codes—
10	"(I) in the case of episodes with-
11	out a hospitalization, during periods
12	of time (such as the number of days)
13	determined appropriate by the Sec-
14	retary; and
15	"(II) in the case of episodes with
16	a hospitalization, during periods of
17	time (such as the number of days) be-
18	fore, during, and after the hospitaliza-
19	tion.
20	"(C) Measurement of resource use.—
21	In measuring such resource use, the Sec-
22	retary—
23	"(i) shall use per patient total allowed
24	charges for all services under part A and
25	this part (and, if the Secretary determines

appropriate, part D) for the analysis of patient resource use, by care episode codes and by patient condition codes; and

4 "(ii) may, as determined appropriate, use other measures of allowed charges 5 6 (such as subtotals for categories of items 7 and services) and measures of utilization of 8 items and services (such as frequency of 9 specific items and services and the ratio of 10 specific items and services among attrib-11 uted patients or episodes).

12 "(D) STAKEHOLDER INPUT.—The Sec-13 retary shall seek comments from the physician 14 specialty societies, applicable practitioner orga-15 nizations, and other stakeholders, including representatives of individuals entitled to benefits 16 17 under part A or enrolled under this part, re-18 garding the resource use methodology estab-19 lished pursuant to this paragraph. In seeking 20 comments the Secretary shall use one or more 21 mechanisms (other than notice and comment 22 rulemaking) that may include open door fo-23 rums, town hall meetings, or other appropriate mechanisms. 24

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1	"(6) IMPLEMENTATION.—To the extent that
2	the Secretary contracts with an entity to carry out
3	any part of the provisions of this subsection, the
4	Secretary may not contract with an entity or an en-
5	tity with a subcontract if the entity or subcon-
6	tracting entity currently makes recommendations to
7	the Secretary on relative values for services under
8	the fee schedule for physicians' services under this
9	section.
10	"(7) LIMITATION.—There shall be no adminis-
11	trative or judicial review under section 1869, section
12	1878, or otherwise of—
13	"(A) care episode and patient condition
14	groups and codes established under paragraph
15	(2);
16	"(B) patient relationship categories and
17	codes established under paragraph (3); and
18	"(C) measurement of, and analyses of re-
19	source use with respect to, care episode and pa-
20	tient condition codes and patient relationship
21	codes pursuant to paragraph (5).
22	"(8) Administration.—Chapter 35 of title 44,
23	United States Code, shall not apply to this section.
24	"(9) DEFINITIONS.—In this section:

1	"(A) Physician.—The term 'physician'
2	has the meaning given such term in section
3	1861(r)(1).
4	"(B) Applicable practitioner.—The
5	term 'applicable practitioner' means—
6	"(i) a physician assistant, nurse prac-
7	titioner, and clinical nurse specialist (as
8	such terms are defined in section
9	1861(aa)(5)), and a certified registered
10	nurse anesthetist (as defined in section
11	1861(bb)(2)); and
12	"(ii) beginning January 1, 2018, such
13	other eligible professionals (as defined in
14	subsection $(k)(3)(B)$) as specified by the
15	Secretary.
16	"(10) CLARIFICATION.—The provisions of sec-
17	tions $1890(b)(7)$ and $1890A$ shall not apply to this
18	subsection.".
19	SEC. 3. PRIORITIES AND FUNDING FOR MEASURE DEVEL-
20	OPMENT.
21	Section 1848 of the Social Security Act (42 U.S.C.
22	1395w–4), as amended by subsections (c) and (g) of sec-
23	tion 2, is further amended by inserting at the end the fol-

24 lowing new subsection:

"(s) Priorities and Funding for Measure De velopment.—

3 "(1) PLAN IDENTIFYING MEASURE DEVELOP4 MENT PRIORITIES AND TIMELINES.—

5 "(A) DRAFT MEASURE DEVELOPMENT 6 PLAN.—Not later than January 1, 2015, the 7 Secretary shall develop, and post on the Inter-8 net website of the Centers for Medicare & Med-9 icaid Services, a draft plan for the development 10 of quality measures for application under the 11 applicable provisions (as defined in paragraph 12 (5)). Under such plan the Secretary shall—

13 "(i) address how measures used by
14 private payers and integrated delivery sys15 tems could be incorporated under title
16 XVIII;

"(ii) describe how coordination, to the extent possible, will occur across organizations developing such measures; and

20 "(iii) take into account how clinical
21 best practices and clinical practice guide22 lines should be used in the development of
23 quality measures.

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1	"(B) QUALITY DOMAINS.—For purposes of
2	this subsection, the term 'quality domains'
3	means at least the following domains:
4	"(i) Clinical care.
5	"(ii) Safety.
6	"(iii) Care coordination.
7	"(iv) Patient and caregiver experience.
8	"(v) Population health and preven-
9	tion.
10	"(C) CONSIDERATION.—In developing the
11	draft plan under this paragraph, the Secretary
12	shall consider—
13	"(i) gap analyses conducted by the en-
14	tity with a contract under section 1890(a)
15	or other contractors or entities;
16	"(ii) whether measures are applicable
17	across health care settings;
18	"(iii) clinical practice improvement ac-
19	tivities submitted under subsection
20	(q)(2)(C)(iv) for identifying possible areas
21	for future measure development and identi-
22	fying existing gaps with respect to such
23	measures; and
24	"(iv) the quality domains applied
25	under this subsection.

1	"(D) PRIORITIES.—In developing the draft
2	plan under this paragraph, the Secretary shall
3	give priority to the following types of measures:
4	"(i) Outcome measures, including pa-
5	tient reported outcome and functional sta-
6	tus measures.
7	"(ii) Patient experience measures.
8	"(iii) Care coordination measures.
9	"(iv) Measures of appropriate use of
10	services, including measures of over use.
11	"(E) Stakeholder input.—The Sec-
12	retary shall accept through March 1, 2015,
13	comments on the draft plan posted under para-
14	graph $(1)(A)$ from the public, including health
15	care providers, payers, consumers, and other
16	stakeholders.
17	"(F) FINAL MEASURE DEVELOPMENT
18	PLAN.—Not later than May 1, 2015, taking
19	into account the comments received under this
20	subparagraph, the Secretary shall finalize the
21	plan and post on the Internet website of the
22	Centers for Medicare & Medicaid Services an
23	operational plan for the development of quality
24	measures for use under the applicable provi-

1	sions. Such plan shall be updated as appro-
2	priate.
3	"(2) Contracts and other arrangements
4	FOR QUALITY MEASURE DEVELOPMENT.—
5	"(A) IN GENERAL.—The Secretary shall
6	enter into contracts or other arrangements with
7	entities for the purpose of developing, improv-
8	ing, updating, or expanding in accordance with
9	the plan under paragraph (1) quality measures
10	for application under the applicable provisions.
11	Such entities shall include organizations with
12	quality measure development expertise.
13	"(B) PRIORITIZATION.—
14	"(i) IN GENERAL.—In entering into
15	contracts or other arrangements under
16	subparagraph (A), the Secretary shall give
17	priority to the development of the types of
18	measures described in paragraph $(1)(D)$.
19	"(ii) Consideration.—In selecting
20	measures for development under this sub-
21	section, the Secretary shall consider—
22	"(I) whether such measures
23	would be electronically specified; and

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1	"(II) clinical practice guidelines
2	to the extent that such guidelines
3	exist.
4	"(3) ANNUAL REPORT BY THE SECRETARY.—
5	"(A) IN GENERAL.—Not later than May 1,
6	2016, and annually thereafter, the Secretary
7	shall post on the Internet website of the Cen-
8	ters for Medicare & Medicaid Services a report
9	on the progress made in developing quality
10	measures for application under the applicable
11	provisions.
12	"(B) REQUIREMENTS.—Each report sub-
13	mitted pursuant to subparagraph (A) shall in-
14	clude the following:
15	"(i) A description of the Secretary's
16	efforts to implement this paragraph.
17	"(ii) With respect to the measures de-
18	veloped during the previous year—
19	"(I) a description of the total
20	number of quality measures developed
21	and the types of such measures, such
22	as an outcome or patient experience
23	measure;
24	"(II) the name of each measure
25	developed;

1	"(III) the name of the developer
2	and steward of each measure;
3	"(IV) with respect to each type
4	of measure, an estimate of the total
5	amount expended under this title to
6	develop all measures of such type; and
7	"(V) whether the measure would
8	be electronically specified.
9	"(iii) With respect to measures in de-
10	velopment at the time of the report—
11	"(I) the information described in
12	clause (ii), if available; and
13	"(II) a timeline for completion of
14	the development of such measures.
15	"(iv) A description of any updates to
16	the plan under paragraph (1) (including
17	newly identified gaps and the status of pre-
18	viously identified gaps) and the inventory
19	of measures applicable under the applicable
20	provisions.
21	"(v) Other information the Secretary
22	determines to be appropriate.
23	"(4) STAKEHOLDER INPUT.—With respect to
24	paragraph (1), the Secretary shall seek stakeholder
25	input with respect to—

1	"(A) the identification of gaps where no
2	quality measures exist, particularly with respect
3	to the types of measures described in paragraph
4	(1)(D);
5	"(B) prioritizing quality measure develop-
6	ment to address such gaps; and
7	"(C) other areas related to quality measure
8	development determined appropriate by the Sec-
9	retary.
10	"(5) DEFINITION OF APPLICABLE PROVI-
11	SIONS.—In this subsection, the term 'applicable pro-
12	visions' means the following provisions:
13	"(A) Subsection $(q)(2)(B)(i)$.
14	"(B) Section 1833(z)(2)(C).
15	"(6) FUNDING.—For purposes of carrying out
16	this subsection, the Secretary shall provide for the
17	transfer, from the Federal Supplementary Medical
18	Insurance Trust Fund under section 1841, of
19	\$15,000,000 to the Centers for Medicare & Medicaid
20	Services Program Management Account for each of
21	fiscal years 2014 through 2018. Amounts trans-
22	ferred under this paragraph shall remain available
23	through the end of fiscal year 2021.".

1	SEC. 4. ENCOURAGING CARE MANAGEMENT FOR INDIVID-
2	UALS WITH CHRONIC CARE NEEDS.
3	(a) IN GENERAL.—Section 1848(b) of the Social Se-
4	curity Act (42 U.S.C. 1395w-4(b)) is amended by adding
5	at the end the following new paragraph:
6	"(8) Encouraging care management for
7	INDIVIDUALS WITH CHRONIC CARE NEEDS.—
8	"(A) IN GENERAL.—In order to encourage
9	the management of care by an applicable pro-
10	vider (as defined in subparagraph (B)) for indi-
11	viduals with chronic care needs the Secretary
12	shall—
13	"(i) establish one or more HCPCS
14	codes for chronic care management serv-
15	ices for such individuals; and
16	"(ii) subject to subparagraph (D),
17	make payment (as the Secretary deter-
18	mines to be appropriate) under this section
19	for such management services furnished on
20	or after January 1, 2015, by an applicable
21	provider.
22	"(B) Applicable provider defined.—
23	For purposes of this paragraph, the term 'ap-
24	plicable provider' means a physician (as defined
25	in section $1861(r)(1)$, physician assistant or
26	nurse practitioner (as defined in section
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1	1861(aa)(5)(A)), or clinical nurse specialist (as
2	defined in section $1861(aa)(5)(B))$ who fur-
3	nishes services as part of a patient-centered
4	medical home or a comparable specialty practice
5	that—
6	"(i) is recognized as such a medical
7	home or comparable specialty practice by
8	an organization that is recognized by the
9	Secretary for purposes of such recognition
10	as such a medical home or practice; or
11	"(ii) meets such other comparable
12	qualifications as the Secretary determines
13	to be appropriate.
14	"(C) BUDGET NEUTRALITY.—The budget
15	neutrality provision under subsection
16	(c)(2)(B)(ii)(II) shall apply in establishing the
17	payment under subparagraph (A)(ii).
18	"(D) Policies relating to payment.—
19	In carrying out this paragraph, with respect to
20	chronic care management services, the Sec-
21	retary shall—
22	"(i) make payment to only one appli-
23	cable provider for such services furnished
24	to an individual during a period;

	10-
1	"(ii) not make payment under sub-
2	paragraph (A) if such payment would be
3	duplicative of payment that is otherwise
4	made under this title for such services
5	(such as in the case of hospice care or
6	home health services); and
7	"(iii) not require that an annual
8	wellness visit (as defined in section
9	1861(hhh)) or an initial preventive phys-
10	ical examination (as defined in section
11	1861(ww)) be furnished as a condition of
	normant for such management sorriges "
12	payment for such management services.".
12 13	(b) EDUCATION AND OUTREACH.—
13	(b) Education and Outreach.—
13 14	(b) Education and Outreach.— (1) Campaign.—
13 14 15	 (b) Education and Outreach.— (1) Campaign.— (A) IN GENERAL.—The Secretary of
13 14 15 16	 (b) EDUCATION AND OUTREACH.— (1) CAMPAIGN.— (A) IN GENERAL.—The Secretary of Health and Human Services (in this subsection
13 14 15 16 17	 (b) EDUCATION AND OUTREACH.— (1) CAMPAIGN.— (A) IN GENERAL.—The Secretary of Health and Human Services (in this subsection referred to as the "Secretary") shall conduct an
13 14 15 16 17 18	 (b) EDUCATION AND OUTREACH.— (1) CAMPAIGN.— (A) IN GENERAL.—The Secretary of Health and Human Services (in this subsection referred to as the "Secretary") shall conduct an education and outreach campaign to inform
 13 14 15 16 17 18 19 	 (b) EDUCATION AND OUTREACH.— (1) CAMPAIGN.— (A) IN GENERAL.—The Secretary of Health and Human Services (in this subsection referred to as the "Secretary") shall conduct an education and outreach campaign to inform professionals who furnish items and services
 13 14 15 16 17 18 19 20 	 (b) EDUCATION AND OUTREACH.— (1) CAMPAIGN.— (A) IN GENERAL.—The Secretary of Health and Human Services (in this subsection referred to as the "Secretary") shall conduct an education and outreach campaign to inform professionals who furnish items and services under part B of title XVIII of the Social Secu-
 13 14 15 16 17 18 19 20 21 	 (b) EDUCATION AND OUTREACH.— (1) CAMPAIGN.— (A) IN GENERAL.—The Secretary of Health and Human Services (in this subsection referred to as the "Secretary") shall conduct an education and outreach campaign to inform professionals who furnish items and services under part B of title XVIII of the Social Security Act and individuals enrolled under such
 13 14 15 16 17 18 19 20 21 22 	 (b) EDUCATION AND OUTREACH.— (1) CAMPAIGN.— (A) IN GENERAL.—The Secretary of Health and Human Services (in this subsection referred to as the "Secretary") shall conduct an education and outreach campaign to inform professionals who furnish items and services under part B of title XVIII of the Social Security Act and individuals enrolled under such part of the benefits of chronic care management

1	and encourage such individuals with chronic
2	care needs to receive such services.
3	(B) REQUIREMENTS.—Such campaign
4	shall—
5	(i) be directed by the Office of Rural
6	Health Policy of the Department of Health
7	and Human Services and the Office of Mi-
8	nority Health of the Centers for Medicare
9	& Medicaid Services; and
10	(ii) focus on encouraging participation
11	by underserved rural populations and ra-
12	cial and ethnic minority populations.
13	(2) Report.—
14	(A) IN GENERAL.—Not later than Decem-
15	ber 31, 2017, the Secretary shall submit to
16	Congress a report on the use of chronic care
17	management services described in such section
18	1848(b)(8) by individuals living in rural areas
19	and by racial and ethnic minority populations.
20	Such report shall—
21	(i) identify barriers to receiving chron-
22	ic care management services; and
23	(ii) make recommendations for in-
24	creasing the appropriate use of chronic
25	care management services.

1	SEC. 5. ENSURING ACCURATE VALUATION OF SERVICES
2	UNDER THE PHYSICIAN FEE SCHEDULE.
3	(a) Authority To Collect and Use Informa-
4	TION ON PHYSICIANS' SERVICES IN THE DETERMINATION
5	OF RELATIVE VALUES.—
6	(1) IN GENERAL.—Section $1848(c)(2)$ of the
7	Social Security Act (42 U.S.C. $1395w-4(c)(2)$) is
8	amended by adding at the end the following new
9	subparagraph:
10	"(M) AUTHORITY TO COLLECT AND USE
11	INFORMATION ON PHYSICIANS' SERVICES IN
12	THE DETERMINATION OF RELATIVE VALUES.—
13	"(i) Collection of information.—
14	Notwithstanding any other provision of
15	law, the Secretary may collect or obtain in-
16	formation on the resources directly or indi-
17	rectly related to furnishing services for
18	which payment is made under the fee
19	schedule established under subsection (b).
20	Such information may be collected or ob-
21	tained from any eligible professional or any
22	other source.
23	"(ii) Use of information.—Not-
24	withstanding any other provision of law,
25	subject to clause (v), the Secretary may
26	(as the Secretary determines appropriate)

1	use information collected or obtained pur-
2	suant to clause (i) in the determination of
2	relative values for services under this sec-
<i>3</i>	tion.
5	"(iii) Types of information.—The
6	types of information described in clauses
7	(i) and (ii) may, at the Secretary's discre-
8	tion, include any or all of the following:
9	"(I) Time involved in furnishing
10	services.
11	"(II) Amounts and types of prac-
12	tice expense inputs involved with fur-
13	nishing services.
14	"(III) Prices (net of any dis-
15	counts) for practice expense inputs,
16	which may include paid invoice prices
17	or other documentation or records.
18	"(IV) Overhead and accounting
19	information for practices of physicians
20	and other suppliers.
21	"(V) Any other element that
22	would improve the valuation of serv-
23	ices under this section.
24	"(iv) Information collection
25	MECHANISMS.—Information may be col-

lected or obtained pursuant to this sub-
paragraph from any or all of the following:
"(I) Surveys of physicians, other
suppliers, providers of services, manu-
facturers, and vendors.
"(II) Surgical logs, billing sys-
tems, or other practice or facility
records.
"(III) Electronic health records.
"(IV) Any other mechanism de-
termined appropriate by the Sec-
retary.
"(v) TRANSPARENCY OF USE OF IN-
FORMATION.—
"(I) IN GENERAL.—Subject to
subclauses (II) and (III), if the Sec-
retary uses information collected or
obtained under this subparagraph in
the determination of relative values
under this subsection, the Secretary
shall disclose the information source
and discuss the use of such informa-
tion in such determination of relative
values through notice and comment

1	"(II) THRESHOLDS FOR USE.—
2	The Secretary may establish thresh-
3	olds in order to use such information,
4	including the exclusion of information
5	collected or obtained from eligible pro-
6	fessionals who use very high resources
7	(as determined by the Secretary) in
8	furnishing a service.
9	"(III) DISCLOSURE OF INFORMA-
10	TION.—The Secretary shall make ag-
11	gregate information available under
12	this subparagraph but shall not dis-
13	close information in a form or manner
14	that identifies an eligible professional
15	or a group practice, or information
16	collected or obtained pursuant to a
17	nondisclosure agreement.
18	"(vi) INCENTIVE TO PARTICIPATE
19	The Secretary may provide for such pay-
20	ments under this part to an eligible profes-
21	sional that submits such solicited informa-
22	tion under this subparagraph as the Sec-
23	retary determines appropriate in order to
24	compensate such eligible professional for
25	such submission. Such payments shall be

1	provided in a form and manner specified
2	by the Secretary.
3	"(vii) Administration.—Chapter 35
4	of title 44, United States Code, shall not
5	apply to information collected or obtained
6	under this subparagraph.
7	"(viii) Definition of eligible pro-
8	FESSIONAL.—In this subparagraph, the
9	term 'eligible professional' has the meaning
10	given such term in subsection $(k)(3)(B)$.
11	"(ix) FUNDING.—For purposes of car-
12	rying out this subparagraph, in addition to
13	funds otherwise appropriated, the Sec-
14	retary shall provide for the transfer, from
15	the Federal Supplementary Medical Insur-
16	ance Trust Fund under section 1841, of
17	2,000,000 to the Centers for Medicare &
18	Medicaid Services Program Management
19	Account for each fiscal year beginning with
20	fiscal year 2014. Amounts transferred
21	under the preceding sentence for a fiscal
22	year shall be available until expended.".
23	(2) LIMITATION ON REVIEW.—Section
24	1848(i)(1) of the Social Security Act (42 U.S.C.
25	1395w-4(i)(1)) is amended—

1	(A) in subparagraph (D), by striking
2	"and" at the end;
3	(B) in subparagraph (E), by striking the
4	period at the end and inserting ", and"; and
5	(C) by adding at the end the following new
6	subparagraph:
7	"(F) the collection and use of information
8	in the determination of relative values under
9	subsection $(c)(2)(M)$.".
10	(b) Authority for Alternative Approaches To
11	ESTABLISHING PRACTICE EXPENSE RELATIVE VAL-
12	UES.—Section $1848(c)(2)$ of the Social Security Act (42
13	U.S.C. $1395w-4(c)(2)$), as amended by subsection (a), is
14	amended by adding at the end the following new subpara-
15	graph:
16	"(N) AUTHORITY FOR ALTERNATIVE AP-
17	PROACHES TO ESTABLISHING PRACTICE EX-
18	PENSE RELATIVE VALUES.—The Secretary may
19	establish or adjust practice expense relative val-
20	ues under this subsection using cost, charge, or
21	other data from suppliers or providers of serv-
22	ices, including information collected or obtained
23	under subparagraph (M).".
24	(c) REVISED AND EXPANDED IDENTIFICATION OF
25	POTENTIALLY MISVALUED CODES.—Section

140
1848(c)(2)(K)(ii) of the Social Security Act (42 U.S.C.
1395w-4(c)(2)(K)(ii)) is amended to read as follows:
"(ii) Identification of poten-
TIALLY MISVALUED CODES.—For purposes
of identifying potentially misvalued codes
pursuant to clause (i)(I), the Secretary
shall examine codes (and families of codes
as appropriate) based on any or all of the
following criteria:
"(I) Codes that have experienced
the fastest growth.
"(II) Codes that have experi-
enced substantial changes in practice
expenses.
"(III) Codes that describe new
technologies or services within an ap-
propriate time period (such as 3
years) after the relative values are ini-
tially established for such codes.
"(IV) Codes which are multiple
codes that are frequently billed in con-
junction with furnishing a single serv-
ice.
"(V) Codes with low relative val-
ues, particularly those that are often

1	billed multiple times for a single treat-
2	ment.
3	"(VI) Codes that have not been
4	subject to review since implementation
5	of the fee schedule.
6	"(VII) Codes that account for
7	the majority of spending under the
8	physician fee schedule.
9	"(VIII) Codes for services that
10	have experienced a substantial change
11	in the hospital length of stay or proce-
12	dure time.
13	"(IX) Codes for which there may
14	be a change in the typical site of serv-
15	ice since the code was last valued.
16	"(X) Codes for which there is a
17	significant difference in payment for
18	the same service between different
19	sites of service.
20	"(XI) Codes for which there may
21	be anomalies in relative values within
22	a family of codes.
23	"(XII) Codes for services where
24	there may be efficiencies when a serv-

1	ice is furnished at the same time as
2	other services.
3	"(XIII) Codes with high intra-
4	service work per unit of time.
5	"(XIV) Codes with high practice
6	expense relative value units.
7	"(XV) Codes with high cost sup-
8	plies.
9	"(XVI) Codes as determined ap-
10	propriate by the Secretary.".
11	(d) TARGET FOR RELATIVE VALUE ADJUSTMENTS
12	FOR MISVALUED SERVICES.—
13	(1) IN GENERAL.—Section $1848(c)(2)$ of the
14	Social Security Act (42 U.S.C. $1395w-4(c)(2)$), as
15	amended by subsections (a) and (b), is amended by
16	adding at the end the following new subparagraph:
17	"(O) TARGET FOR RELATIVE VALUE AD-
18	JUSTMENTS FOR MISVALUED SERVICES.—With
19	respect to fee schedules established for each of
20	2015 through 2018, the following shall apply:
21	"(i) Determination of net reduc-
22	TION IN EXPENDITURES.—For each year,
23	the Secretary shall determine the esti-
24	mated net reduction in expenditures under
25	the fee schedule under this section with re-

1	spect to the year as a result of adjust-
2	ments to the relative values established
3	under this paragraph for misvalued codes.
4	"(ii) Budget neutral redistribu-
5	TION OF FUNDS IF TARGET MET AND
6	COUNTING OVERAGES TOWARDS THE TAR-
7	GET FOR THE SUCCEEDING YEAR.—If the
8	estimated net reduction in expenditures de-
9	termined under clause (i) for the year is
10	equal to or greater than the target for the
11	year—
12	"(I) reduced expenditures attrib-
13	utable to such adjustments shall be
14	redistributed for the year in a budget
15	neutral manner in accordance with
16	subparagraph (B)(ii)(II); and
17	"(II) the amount by which such
18	reduced expenditures exceeds the tar-
19	get for the year shall be treated as a
20	reduction in expenditures described in
21	clause (i) for the succeeding year, for
22	purposes of determining whether the
23	target has or has not been met under
24	this subparagraph with respect to that
25	year.

1	"(iii) Exemption from budget
2	NEUTRALITY IF TARGET NOT MET.—If the
3	estimated net reduction in expenditures de-
4	termined under clause (i) for the year is
5	less than the target for the year, reduced
6	expenditures in an amount equal to the
7	target recapture amount shall not be taken
8	into account in applying subparagraph
9	(B)(ii)(II) with respect to fee schedules be-
10	ginning with 2015.
11	"(iv) TARGET RECAPTURE AMOUNT
12	For purposes of clause (iii), the target re-
13	capture amount is, with respect to a year,
14	an amount equal to the difference be-
15	tween—
16	"(I) the target for the year; and
17	"(II) the estimated net reduction
18	in expenditures determined under
19	clause (i) for the year.
20	"(v) TARGET.—For purposes of this
21	subparagraph, with respect to a year, the
22	target is calculated as 0.5 percent of the
23	estimated amount of expenditures under
24	the fee schedule under this section for the
25	year.".

1	(2) Conforming Amendment.—Section
2	1848(c)(2)(B)(v) of the Social Security Act (42)
3	U.S.C. $1395w-4(c)(2)(B)(v)$ is amended by adding
4	at the end the following new subclause:
5	"(VIII) REDUCTIONS FOR
6	MISVALUED SERVICES IF TARGET NOT
7	MET.—Effective for fee schedules be-
8	ginning with 2015, reduced expendi-
9	tures attributable to the application of
10	the target recapture amount described
11	in subparagraph (O)(iii).".
12	(e) Phase-In of Significant Relative Value
13	UNIT (RVU) REDUCTIONS.—
14	(1) IN GENERAL.—Section 1848(c) of the So-
15	cial Security Act (42 U.S.C. 1395w–4(c)) is amend-
16	ed by adding at the end the following new para-
17	graph:
18	((7) PHASE-IN OF SIGNIFICANT PELATIVE

"(7) PHASE-IN OF SIGNIFICANT RELATIVE VALUE UNIT (RVU) REDUCTIONS.—Effective for fee schedules established beginning with 2015, if the total relative value units for a service for a year would otherwise be decreased by an estimated amount equal to or greater than 20 percent as com-pared to the total relative value units for the pre-vious year, the applicable adjustments in work, prac-

1	tice expense, and malpractice relative value units
2	shall be phased-in over a 2-year period.".
3	(2) Conforming Amendments.—Section
4	1848(c)(2) of the Social Security Act (42 U.S.C.
5	1395w-4(c)(2)) is amended—
6	(A) in subparagraph (B)(ii)(I), by striking
7	"subclause (II)" and inserting "subclause (II)
8	and paragraph (7)"; and
9	(B) in subparagraph (K)(iii)(VI)—
10	(i) by striking "provisions of subpara-
11	graph $(B)(ii)(II)$ " and inserting "provi-
12	sions of subparagraph (B)(ii)(II) and para-
13	graph (7) "; and
14	(ii) by striking "under subparagraph
15	(B)(ii)(II)" and inserting "under subpara-
16	graph (B)(ii)(I)".
17	(f) Authority To Smooth Relative Values
18	WITHIN GROUPS OF SERVICES.—Section 1848(c)(2)(C) of
19	the Social Security Act (42 U.S.C. $1395w-4(c)(2)(C)$) is
20	amended—
21	(1) in each of clauses (i) and (iii), by striking
22	"the service" and inserting "the service or group of
23	services" each place it appears; and
24	(2) in the first sentence of clause (ii), by insert-
25	ing "or group of services" before the period.

(g) GAO STUDY AND REPORT ON RELATIVE VALUE
 SCALE UPDATE COMMITTEE.—

3 (1) STUDY.—The Comptroller General of the 4 United States (in this subsection referred to as the 5 "Comptroller General") shall conduct a study of the 6 processes used by the Relative Value Scale Update 7 Committee (RUC) to provide recommendations to 8 the Secretary of Health and Human Services regard-9 ing relative values for specific services under the 10 Medicare physician fee schedule under section 1848 11 of the Social Security Act (42 U.S.C. 1395w–4).

(2) REPORT.—Not later than 1 year after the
date of the enactment of this Act, the Comptroller
General shall submit to Congress a report containing
the results of the study conducted under paragraph
(1).

17 (h) Adjustment to Medicare Payment Local-18 ities.—

(1) IN GENERAL.—Section 1848(e) of the Social Security Act (42 U.S.C. 1395w-4(e)) is amended by adding at the end the following new paragraph:

23 "(6) USE OF MSAS AS FEE SCHEDULE AREAS IN
24 CALIFORNIA.—

1	"(A) IN GENERAL.—Subject to the suc-
2	ceeding provisions of this paragraph and not-
3	withstanding the previous provisions of this
4	subsection, for services furnished on or after
5	January 1, 2017, the fee schedule areas used
6	for payment under this section applicable to
7	California shall be the following:
8	"(i) Each Metropolitan Statistical
9	Area (each in this paragraph referred to as
10	an 'MSA'), as defined by the Director of
11	the Office of Management and Budget as
12	of December 31 of the previous year, shall
13	be a fee schedule area.
14	"(ii) All areas not included in an MSA
15	shall be treated as a single rest-of-State
16	fee schedule area.
17	"(B) TRANSITION FOR MSAS PREVIOUSLY
18	IN REST-OF-STATE PAYMENT LOCALITY OR IN
19	LOCALITY 3.—
20	"(i) IN GENERAL.—For services fur-
21	nished in California during a year begin-
22	ning with 2017 and ending with 2021 in
23	an MSA in a transition area (as defined in
24	subparagraph (D)), subject to subpara-
25	graph (C), the geographic index values to

1	be applied under this subsection for such
2	year shall be equal to the sum of the fol-
3	lowing:
4	"(I) CURRENT LAW COMPO-
5	NENT.—The old weighting factor (de-
6	scribed in clause (ii)) for such year
7	multiplied by the geographic index
8	values under this subsection for the
9	fee schedule area that included such
10	MSA that would have applied in such
11	area (as estimated by the Secretary)
12	if this paragraph did not apply.
13	"(II) MSA-based compo-
14	NENT.—The MSA-based weighting
15	factor (described in clause (iii)) for
16	such year multiplied by the geographic
17	index values computed for the fee
18	schedule area under subparagraph (A)
19	for the year (determined without re-
20	gard to this subparagraph).
21	"(ii) OLD WEIGHTING FACTOR.—The
22	old weighting factor described in this
23	clause—
24	"(I) for 2017, is $\frac{5}{6}$; and

	150
1	"(II) for each succeeding year, is
2	the old weighting factor described in
3	this clause for the previous year
4	minus $\frac{1}{6}$.
5	"(iii) MSA-based weighting fac-
6	TOR.—The MSA-based weighting factor
7	described in this clause for a year is 1
8	minus the old weighting factor under
9	clause (ii) for that year.
10	"(C) Hold harmless.—For services fur-
11	nished in a transition area in California during
12	a year beginning with 2017, the geographic
13	index values to be applied under this subsection
14	for such year shall not be less than the cor-
15	responding geographic index values that would
16	have applied in such transition area (as esti-
17	mated by the Secretary) if this paragraph did
18	not apply.
19	"(D) TRANSITION AREA DEFINED.—In
20	this paragraph, the term 'transition area'
21	means each of the following fee schedule areas
22	for 2013:
23	"(i) The rest-of-State payment local-
24	ity.
25	"(ii) Payment locality 3.

"(E) REFERENCES TO FEE SCHEDULE
AREAS.—Effective for services furnished on or
after January 1, 2017, for California, any reference in this section to a fee schedule area
shall be deemed a reference to a fee schedule
area established in accordance with this paragraph.".

8 (2) Conforming Amendment to definition 9 OF FEE SCHEDULE AREA.—Section 1848(j)(2) of the 10 Social Security Act (42 U.S.C. 1395w-4(j)(2)) is 11 amended by striking "The term" and inserting "Ex-12 cept as provided in subsection (e)(6)(D), the term". 13 (i) DISCLOSURE OF DATA USED TO ESTABLISH MULTIPLE PROCEDURE PAYMENT REDUCTION POLICY.— 14 15 The Secretary of Health and Human Services shall make 16 publicly available the information used to establish the 17 multiple procedure payment reduction policy to the professional component of imaging services in the final rule pub-18 lished in the Federal Register, v. 77, n. 222, November 19 20 16, 2012, pages 68891–69380 under the physician fee 21 schedule under section 1848 of the Social Security Act (42 22 U.S.C. 1395w-4).

1 SEC. 6. PROMOTING EVIDENCE-BASED CARE.

2 (a) IN GENERAL.—Section 1834 of the Social Secu3 rity Act (42 U.S.C. 1395m) is amended by adding at the
4 end the following new subsection:

5 "(p) Recognizing Appropriate Use Criteria for
6 Certain Imaging Services.—

7 "(1) Program established.—

"(A) IN GENERAL.—The Secretary shall 8 9 establish a program to promote the use of ap-10 propriate use criteria (as defined in subpara-11 graph (B)) for applicable imaging services (as 12 defined in subparagraph (C)) furnished in an 13 applicable setting (as defined in subparagraph 14 (D)) by ordering professionals and furnishing 15 professionals (as defined in subparagraphs (E) 16 and (F), respectively).

17 "(B) APPROPRIATE USE CRITERIA DE-18 FINED.—In this subsection, the term 'appro-19 priate use criteria' means criteria, only devel-20 oped or endorsed by national professional med-21 ical specialty societies or other provider-led enti-22 ties, to assist ordering professionals and fur-23 nishing professionals in making the most appro-24 priate treatment decision for a specific clinical 25 condition. To the extent feasible, such criteria 26 shall be evidence-based.

1	"(C) Applicable imaging service de-
2	FINED.—In this subsection, the term 'applicable
3	imaging service' means an advanced diagnostic
4	imaging service (as defined in subsection
5	(e)(1)(B)) for which the Secretary determines—
6	"(i) one or more applicable appro-
7	priate use criteria specified under para-
8	graph (2) apply;
9	"(ii) there are one or more qualified
10	clinical decision support mechanisms listed
11	under paragraph (3)(C); and
12	"(iii) one or more of such mechanisms
13	is available free of charge.
13	is available free of charge.
13 14	is available free of charge. "(D) Applicable setting defined.—In
13 14 15	is available free of charge. "(D) APPLICABLE SETTING DEFINED.—In this subsection, the term 'applicable setting'
13 14 15 16	is available free of charge. "(D) APPLICABLE SETTING DEFINED.—In this subsection, the term 'applicable setting' means a physician's office, a hospital outpatient
 13 14 15 16 17 	is available free of charge. "(D) APPLICABLE SETTING DEFINED.—In this subsection, the term 'applicable setting' means a physician's office, a hospital outpatient department (including an emergency depart-
 13 14 15 16 17 18 	is available free of charge. "(D) APPLICABLE SETTING DEFINED.—In this subsection, the term 'applicable setting' means a physician's office, a hospital outpatient department (including an emergency depart- ment), an ambulatory surgical center, and any
 13 14 15 16 17 18 19 	is available free of charge. "(D) APPLICABLE SETTING DEFINED.—In this subsection, the term 'applicable setting' means a physician's office, a hospital outpatient department (including an emergency depart- ment), an ambulatory surgical center, and any other provider-led outpatient setting determined
 13 14 15 16 17 18 19 20 	is available free of charge. "(D) APPLICABLE SETTING DEFINED.—In this subsection, the term 'applicable setting' means a physician's office, a hospital outpatient department (including an emergency depart- ment), an ambulatory surgical center, and any other provider-led outpatient setting determined appropriate by the Secretary.
 13 14 15 16 17 18 19 20 21 	is available free of charge. "(D) APPLICABLE SETTING DEFINED.—In this subsection, the term 'applicable setting' means a physician's office, a hospital outpatient department (including an emergency depart- ment), an ambulatory surgical center, and any other provider-led outpatient setting determined appropriate by the Secretary. "(E) ORDERING PROFESSIONAL DE-

1	section $1842(b)(18)(C)$ who orders an applica-
2	ble imaging service for an individual.
3	"(F) FURNISHING PROFESSIONAL DE-
4	FINED.—In this subsection, the term 'fur-
5	nishing professional' means a physician (as de-
6	fined in section 1861(r)) or a practitioner de-
7	scribed in section $1842(b)(18)(C)$ who furnishes
8	an applicable imaging service for an individual.
9	"(2) ESTABLISHMENT OF APPLICABLE APPRO-
10	PRIATE USE CRITERIA.—
11	"(A) IN GENERAL.—Not later than No-
12	vember 15, 2015, the Secretary shall through
13	rulemaking, and in consultation with physi-
14	cians, practitioners, and other stakeholders,
15	specify applicable appropriate use criteria for
16	applicable imaging services only from among
17	appropriate use criteria developed or endorsed
18	by national professional medical specialty soci-
19	eties or other provider-led entities.
20	"(B) CONSIDERATIONS.—In specifying ap-
21	plicable appropriate use criteria under subpara-
22	graph (A), the Secretary shall take into account
23	whether the criteria—
24	"(i) have stakeholder consensus;

1	"(ii) are scientifically valid and evi-
2	dence based; and
3	"(iii) are based on studies that are
4	published and reviewable by stakeholders.
5	"(C) REVISIONS.—The Secretary shall re-
6	view, on an annual basis, the specified applica-
7	ble appropriate use criteria to determine if
8	there is a need to update or revise (as appro-
9	priate) such specification of applicable appro-
10	priate use criteria and make such updates or
11	revisions through rulemaking.
12	"(D) TREATMENT OF MULTIPLE APPLICA-
13	BLE APPROPRIATE USE CRITERIA.—In the case
14	where the Secretary determines that more than
15	one appropriate use criteria applies with respect
16	to an applicable imaging service, the Secretary
17	shall permit one or more applicable appropriate
18	use criteria under this paragraph for the serv-
19	ice.
20	"(3) Mechanisms for consultation with
21	APPLICABLE APPROPRIATE USE CRITERIA.—
22	"(A) Identification of mechanisms to
23	CONSULT WITH APPLICABLE APPROPRIATE USE
24	CRITERIA.—

1	"(i) IN GENERAL.—The Secretary
2	shall specify qualified clinical decision sup-
3	port mechanisms that could be used by or-
4	dering professionals to consult with appli-
5	cable appropriate use criteria for applicable
6	imaging services.
7	"(ii) Consultation.—The Secretary
8	shall consult with physicians, practitioners,
9	health care technology experts, and other
10	stakeholders in specifying mechanisms
11	under this paragraph.
12	"(iii) Inclusion of certain mecha-
13	NISMS.—Mechanisms specified under this
14	paragraph may include any or all of the
15	following that meet the requirements de-
16	scribed in subparagraph (B)(ii):
17	"(I) Use of clinical decision sup-
18	port modules in certified EHR tech-
19	nology (as defined in section
20	1848(0)(4)).
21	"(II) Use of private sector clin-
22	ical decision support mechanisms that
23	are independent from certified EHR
24	technology, which may include use of
25	clinical decision support mechanisms

1	available from medical specialty orga-
2	nizations.
3	"(III) Use of a clinical decision
4	support mechanism established by the
5	Secretary.
6	"(B) QUALIFIED CLINICAL DECISION SUP-
7	PORT MECHANISMS.—
8	"(i) IN GENERAL.—For purposes of
9	this subsection, a qualified clinical decision
10	support mechanism is a mechanism that
11	the Secretary determines meets the re-
12	quirements described in clause (ii).
13	"(ii) Requirements.—The require-
14	ments described in this clause are the fol-
15	lowing:
16	"(I) The mechanism makes avail-
17	able to the ordering professional appli-
18	cable appropriate use criteria specified
19	under paragraph (2) and the sup-
20	porting documentation for the applica-
21	ble imaging service ordered.
22	"(II) In the case where there are
23	more than one applicable appropriate
24	use criteria specified under such para-
25	graph for an applicable imaging serv-

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1	ice, the mechanism indicates the cri-
2	teria that it uses for the service.
3	"(III) The mechanism determines
4	the extent to which an applicable im-
5	aging service ordered is consistent
6	with the applicable appropriate use
7	criteria so specified.
8	"(IV) The mechanism generates
9	and provides to the ordering profes-
10	sional a certification or documentation
11	that documents that the qualified clin-
12	ical decision support mechanism was
13	consulted by the ordering professional.
14	"(V) The mechanism is updated
15	on a timely basis to reflect revisions
16	to the specification of applicable ap-
17	propriate use criteria under such
18	paragraph.
19	"(VI) The mechanism meets pri-
20	vacy and security standards under ap-
21	plicable provisions of law.
22	"(VII) The mechanism performs
23	such other functions as specified by
24	the Secretary, which may include a re-

1	quirement to provide aggregate feed-
2	back to the ordering professional.
3	"(C) LIST OF MECHANISMS FOR CON-
4	SULTATION WITH APPLICABLE APPROPRIATE
5	USE CRITERIA.—
6	"(i) INITIAL LIST.—Not later than
7	April 1, 2016, the Secretary shall publish
8	a list of mechanisms specified under this
9	paragraph.
10	"(ii) Periodic updating of list.—
11	The Secretary shall identify on an annual
12	basis the list of qualified clinical decision
13	support mechanisms specified under this
14	paragraph.
15	"(4) Consultation with applicable appro-
16	PRIATE USE CRITERIA.—
17	"(A) CONSULTATION BY ORDERING PRO-
18	FESSIONAL.—Beginning with January 1, 2017,
19	subject to subparagraph (C), with respect to an
20	applicable imaging service ordered by an order-
21	ing professional that would be furnished in an
22	applicable setting and paid for under an appli-
23	cable payment system (as defined in subpara-
24	graph (D)), an ordering professional shall—

1	"(i) consult with a qualified decision
2	support mechanism listed under paragraph
3	(3)(C); and
4	"(ii) provide to the furnishing profes-
5	sional the information described in clauses
6	(i) through (iii) of subparagraph (B).
7	"(B) Reporting by furnishing profes-
8	SIONAL.—Beginning with January 1, 2017,
9	subject to subparagraph (C), with respect to an
10	applicable imaging service furnished in an ap-
11	plicable setting and paid for under an applica-
12	ble payment system (as defined in subpara-
13	graph (D)), payment for such service may only
14	be made if the claim for the service includes the
15	following:
16	"(i) Information about which qualified
17	clinical decision support mechanism was
18	consulted by the ordering professional for
19	the service.
20	"(ii) Information regarding—
21	"(I) whether the service ordered
22	would adhere to the applicable appro-
23	priate use criteria specified under
24	paragraph (2);

1	"(II) whether the service ordered
2	would not adhere to such criteria; or
3	"(III) whether such criteria was
4	not applicable to the service ordered.
5	"(iii) The national provider identifier
6	of the ordering professional (if different
7	from the furnishing professional).
8	"(C) EXCEPTIONS.—The provisions of sub-
9	paragraphs (A) and (B) and paragraph $(6)(A)$
10	shall not apply to the following:
11	"(i) Emergency services.—An ap-
12	plicable imaging service ordered for an in-
13	dividual with an emergency medical condi-
14	tion (as defined in section $1867(e)(1)$).
15	"(ii) INPATIENT SERVICES.—An appli-
16	cable imaging service ordered for an inpa-
17	tient and for which payment is made under
18	part A.
19	"(iii) Alternative payment mod-
20	ELS.—An applicable imaging service or-
21	dered by an ordering professional with re-
22	spect to an individual attributed to an al-
23	ternative payment model (as defined in
24	section $1833(z)(3)(C)$).

1	"(iv) Significant hardship.—An
2	applicable imaging service ordered by an
3	ordering professional who the Secretary
4	may, on a case-by-case basis, exempt from
5	the application of such provisions if the
6	Secretary determines, subject to annual re-
7	newal, that consultation with applicable ap-
8	propriate use criteria would result in a sig-
9	nificant hardship, such as in the case of a
10	professional who practices in a rural area
11	without sufficient Internet access.
12	"(D) Applicable payment system de-
13	FINED.—In this subsection, the term 'applicable
14	payment system' means the following:
15	"(i) The physician fee schedule estab-
16	lished under section 1848(b).
17	"(ii) The prospective payment system
18	for hospital outpatient department services
19	under section 1833(t).
20	"(iii) The ambulatory surgical center
21	payment systems under section 1833(i).
22	"(5) Identification of outlier ordering
23	PROFESSIONALS.—
24	"(A) IN GENERAL.—With respect to appli-
25	cable imaging services furnished beginning with

1	2017, the Secretary shall determine, on an an-
2	nual basis, no more than five percent of the
3	total number of ordering professionals who are
4	outlier ordering professionals.
5	"(B) OUTLIER ORDERING PROFES-
6	SIONALS.—The determination of an outlier or-
7	dering professional shall—
8	"(i) be based on low adherence to ap-
9	plicable appropriate use criteria specified
10	under paragraph (2), which may be based
11	on comparison to other ordering profes-
12	sionals; and
13	"(ii) include data for ordering profes-
14	sionals for whom prior authorization under
15	paragraph (6)(A) applies.
16	"(C) USE OF TWO YEARS OF DATA.—The
17	Secretary shall use two years of data to identify
18	outlier ordering professionals under this para-
19	graph.
20	"(D) PROCESS.—The Secretary shall es-
21	tablish a process for determining when an
22	outlier ordering professional is no longer an
23	outlier ordering professional.
24	"(E) Consultation with stake-
25	HOLDERS.—The Secretary shall consult with

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1	physicians, practitioners and other stakeholders
2	in developing methods to identify outlier order-
3	ing professionals under this paragraph.
4	"(6) Prior Authorization for ordering
5	PROFESSIONALS WHO ARE OUTLIERS.—
6	"(A) IN GENERAL.—Beginning January 1,
7	2020, subject to paragraph $(4)(C)$, with respect
8	to services furnished during a year, the Sec-
9	retary shall, for a period determined appro-
10	priate by the Secretary, apply prior authoriza-
11	tion for applicable imaging services that are or-
12	dered by an outlier ordering professional identi-
13	fied under paragraph (5).
14	"(B) Appropriate use criteria in
15	PRIOR AUTHORIZATION.—In applying prior au-
16	thorization under subparagraph (A), the Sec-
17	retary shall utilize only the applicable appro-
18	priate use criteria specified under this sub-
19	section.
20	"(C) FUNDING.—For purposes of carrying
21	out this paragraph, the Secretary shall provide
22	for the transfer, from the Federal Supple-
23	mentary Medical Insurance Trust Fund under
24	section 1841, of $$5,000,000$ to the Centers for
25	Medicare & Medicaid Services Program Man-

agement Account for each of fiscal years 2019
 through 2021. Amounts transferred under the
 preceding sentence shall remain available until
 expended.

5 "(7) CONSTRUCTION.—Nothing in this sub-6 section shall be construed as granting the Secretary 7 the authority to develop or initiate the development 8 of clinical practice guidelines or appropriate use cri-9 teria.".

10 (b) CONFORMING AMENDMENT.—Section
11 1833(t)(16) of the Social Security Act (42 U.S.C.
12 1395l(t)(16)) is amended by adding at the end the fol13 lowing new subparagraph:

14 "(E) APPLICATION OF APPROPRIATE USE
15 CRITERIA FOR CERTAIN IMAGING SERVICES.—
16 For provisions relating to the application of appropriate use criteria for certain imaging serv18 ices, see section 1834(p).".

(c) REPORT ON EXPERIENCE OF IMAGING APPROPRIATE USE CRITERIA PROGRAM.—Not later than 18
months after the date of the enactment of this Act, the
Comptroller General of the United States shall submit to
Congress a report that includes a description of the extent
to which appropriate use criteria could be used for other
services under part B of title XVIII of the Social Security

Act (42 U.S.C. 1395j et seq.), such as radiation therapy
 and clinical diagnostic laboratory services.

3 SEC. 7. EMPOWERING BENEFICIARY CHOICES THROUGH 4 ACCESS TO INFORMATION ON PHYSICIANS' 5 SERVICES.

6 (a) IN GENERAL.—The Secretary shall make publicly
7 available on Physician Compare the information described
8 in subsection (b) with respect to eligible professionals.

9 (b) INFORMATION DESCRIBED.—The following infor10 mation, with respect to an eligible professional, is de11 scribed in this subsection:

(1) Information on the number of services furnished by the eligible professional under part B of
title XVIII of the Social Security Act (42 U.S.C.
1395j et seq.), which may include information on the
most frequent services furnished or groupings of
services.

18 (2) Information on submitted charges and pay-19 ments for services under such part.

20 (3) A unique identifier for the eligible profes21 sional that is available to the public, such as a na22 tional provider identifier.

23 (c) SEARCHABILITY.—The information made avail24 able under this section shall be searchable by at least the
25 following:

(1) The specialty or type of the eligible profes sional.

3 (2) Characteristics of the services furnished,
4 such as volume or groupings of services.

5 (3) The location of the eligible professional.

6 (d) DISCLOSURE.—The information made available 7 under this section shall indicate, where appropriate, that 8 publicized information may not be representative of the 9 eligible professional's entire patient population, the variety 10 of services furnished by the eligible professional, or the 11 health conditions of individuals treated.

12 (e) IMPLEMENTATION.—

13 (1) INITIAL IMPLEMENTATION.—Physician
14 Compare shall include the information described in
15 subsection (b)—

16 (A) with respect to physicians, by not later
17 than July 1, 2015; and

(B) with respect to other eligible profes-sionals, by not later than July 1, 2016.

20 (2) ANNUAL UPDATING.—The information
21 made available under this section shall be updated
22 on Physician Compare not less frequently than on
23 an annual basis.

24 (f) OPPORTUNITY TO REVIEW AND SUBMIT CORREC-25 TIONS.—The Secretary shall provide for an opportunity

for an eligible professional to review, and submit correc tions for, the information to be made public with respect
 to the eligible professional under this section prior to such
 information being made public.

5 (g) DEFINITIONS.—In this section:

6 (1) ELIGIBLE PROFESSIONAL; PHYSICIAN; SEC7 RETARY.—The terms "eligible professional", "physi8 cian", and "Secretary" have the meaning given such
9 terms in section 10331(i) of Public Law 111–148.

10 (2) PHYSICIAN COMPARE.—The term "Physi11 cian Compare" means the Physician Compare Inter12 net website of the Centers for Medicare & Medicaid
13 Services (or a successor website).

14 SEC. 8. EXPANDING AVAILABILITY OF MEDICARE DATA.

15 (a) EXPANDING USES OF MEDICARE DATA BY16 QUALIFIED ENTITIES.—

17 (1) Additional analyses.—

18 (A) IN GENERAL.—Subject to subpara-19 graph (B), to the extent consistent with appli-20 cable information, privacy, security, and disclo-21 sure laws (including paragraph (3)), notwith-22 standing paragraph (4)(B) of section 1874(e) of 23 the Social Security Act (42 U.S.C. 1395kk(e)) 24 and the second sentence of paragraph (4)(D) of 25 such section, beginning July 1, 2015, a quali-

1 fied entity may use the combined data described 2 in paragraph (4)(B)(iii) of such section received 3 by such entity under such section, and informa-4 tion derived from the evaluation described in 5 such paragraph (4)(D), to conduct additional 6 non-public analyses (as determined appropriate 7 by the Secretary) and provide or sell such anal-8 yses to authorized users for non-public use (in-9 cluding for the purposes of assisting providers 10 of services and suppliers to develop and partici-11 pate in quality and patient care improvement 12 activities, including developing new models of 13 care). 14 (B) LIMITATIONS WITH RESPECT TO ANAL-15 YSES.— 16 (i) EMPLOYERS.—Any analyses pro-17 vided or sold under subparagraph (A) to 18 employer described in paragraph an 19 (9)(A)(iii) may only be used by such em-20 ployer for purposes of providing health in-21 surance to employees and retirees of the 22 employer. 23 (ii) Health insurance issuers.—A 24 qualified entity may not provide or sell an 25 analysis to a health insurance issuer de-

1	scribed in paragraph $(9)(A)(iv)$ unless the
2	issuer is providing the qualified entity with
3	data under section $1874(e)(4)(B)(iii)$ of
4	the Social Security Act (42 U.S.C.
5	1395kk(e)(4)(B)(iii)).
6	(2) Access to certain data.—
7	(A) Access.—To the extent consistent
8	with applicable information, privacy, security,
9	and disclosure laws (including paragraph (3)),
10	notwithstanding paragraph (4)(B) of section
11	1874(e) of the Social Security Act (42 U.S.C.
12	1395kk(e)) and the second sentence of para-
13	graph $(4)(D)$ of such section, beginning July 1,
14	2015, a qualified entity may—
15	(i) provide or sell the combined data
16	described in paragraph (4)(B)(iii) of such
17	section to authorized users described in
18	clauses (i), (ii), and (v) of paragraph
19	(9)(A) for non-public use, including for the
20	purposes described in subparagraph (B);
21	OP
22	(ii) subject to subparagraph (C), pro-
23	vide Medicare claims data to authorized
24	users described in clauses (i), (ii), and (v),
25	of paragraph (9)(A) for non-public use, in-

1	cluding for the purposes described in sub-
2	paragraph (B).
3	(B) Purposes described.—The purposes
4	described in this subparagraph are assisting
5	providers of services and suppliers in developing
6	and participating in quality and patient care
7	improvement activities, including developing
8	new models of care.
9	(C) Medicare claims data must be
10	PROVIDED AT NO COST.—A qualified entity may
11	not charge a fee for providing the data under
12	subparagraph (A)(ii).
13	(3) PROTECTION OF INFORMATION.—
14	(A) IN GENERAL.—Except as provided in
15	subparagraph (B), an analysis or data that is
16	provided or sold under paragraph (1) or (2)
17	shall not contain information that individually
18	identifies a patient.
19	(B) INFORMATION ON PATIENTS OF THE
20	PROVIDER OF SERVICES OR SUPPLIER.—To the
21	extent consistent with applicable information,
22	privacy, security, and disclosure laws, an anal-
23	ysis or data that is provided or sold to a pro-
24	vider of services or supplier under paragraph
25	(1) or (2) may contain information that individ-

1 ually identifies a patient of such provider or 2 supplier, including with respect to items and 3 services furnished to the patient by other pro-4 viders of services or suppliers. 5 (C) PROHIBITION ON USING ANALYSES OR 6 DATA FOR MARKETING PURPOSES.—An author-7 ized user shall not use an analysis or data pro-8 vided or sold under paragraph (1) or (2) for 9 marketing purposes. 10 (4) DATA USE AGREEMENT.—A qualified entity 11 and an authorized user described in clauses (i), (ii), 12 and (v) of paragraph (9)(A) shall enter into an 13 agreement regarding the use of any data that the 14 qualified entity is providing or selling to the author-15 ized user under paragraph (2). Such agreement shall 16 describe the requirements for privacy and security of 17 the data and, as determined appropriate by the Sec-18 retary, any prohibitions on using such data to link 19 to other individually identifiable sources of informa-20 tion. If the authorized user is not a covered entity 21 under the rules promulgated pursuant to the Health 22 Insurance Portability and Accountability Act of 23 1996, the agreement shall identify the relevant regu-24 lations, as determined by the Secretary, that the

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1	user shall comply with as if it were acting in the ca-
2	pacity of such a covered entity.
3	(5) NO REDISCLOSURE OF ANALYSES OR
4	DATA.—
5	(A) IN GENERAL.—Except as provided in
6	subparagraph (B), an authorized user that is
7	provided or sold an analysis or data under
8	paragraph (1) or (2) shall not redisclose or
9	make public such analysis or data or any anal-
10	ysis using such data.
11	(B) PERMITTED REDISCLOSURE.—A pro-
12	vider of services or supplier that is provided or
13	sold an analysis or data under paragraph (1) or
14	(2) may, as determined by the Secretary, redis-
15	close such analysis or data for the purposes of
16	performance improvement and care coordination
17	activities but shall not make public such anal-
18	ysis or data or any analysis using such data.
19	(6) Opportunity for providers of serv-
20	ices and suppliers to review.—Prior to a quali-
21	fied entity providing or selling an analysis to an au-
22	thorized user under paragraph (1), to the extent
23	that such analysis would individually identify a pro-
24	vider of services or supplier who is not being pro-
25	vided or sold such analysis, such qualified entity

1	shall provide such provider or supplier with the op-
2	portunity to appeal and correct errors in the manner
3	described in section $1874(e)(4)(C)(ii)$ of the Social
4	Security Act (42 U.S.C. 1395kk(e)(4)(C)(ii)).
5	(7) Assessment for a breach.—
6	(A) IN GENERAL.—In the case of a breach
7	of a data use agreement under this section or
8	section $1874(e)$ of the Social Security Act (42
9	U.S.C. 1395kk(e)), the Secretary shall impose
10	an assessment on the qualified entity both in
11	the case of—
12	(i) an agreement between the Sec-
13	retary and a qualified entity; and
14	(ii) an agreement between a qualified
15	entity and an authorized user.
16	(B) Assessment.—The assessment under
17	subparagraph (A) shall be an amount up to
18	100 for each individual entitled to, or enrolled
19	for, benefits under part A of title XVIII of the
20	Social Security Act or enrolled for benefits
21	under part B of such title—
22	(i) in the case of an agreement de-
23	scribed in subparagraph (A)(i), for whom
24	the Secretary provided data on to the
25	qualified entity under paragraph (2); and

1 (ii) in the case of an agreement de-2 scribed in subparagraph (A)(ii), for whom the qualified entity provided data on to the 3 4 authorized user under paragraph (2). 5 (C) Deposit of amounts collected.— 6 Any amounts collected pursuant to this para-7 graph shall be deposited in Federal Supple-8 mentary Medical Insurance Trust Fund under 9 section 1841 of the Social Security Act (42) 10 U.S.C. 1395t). 11 (8) ANNUAL REPORTS.—Any qualified entity 12 that provides or sells an analysis or data under 13 paragraph (1) or (2) shall annually submit to the 14 Secretary a report that includes— 15 (A) a summary of the analyses provided or 16 sold, including the number of such analyses, the 17 number of purchasers of such analyses, and the 18 total amount of fees received for such analyses; 19 (B) a description of the topics and pur-20 poses of such analyses; 21 (C) information on the entities who received the data under paragraph (2), the uses 22 23 of the data, and the total amount of fees re-24 ceived for providing, selling, or sharing the 25 data; and

1	(D) other information determined appro-
2	priate by the Secretary.
3	(9) DEFINITIONS.—In this subsection and sub-
4	section (b):
5	(A) AUTHORIZED USER.—The term "au-
6	thorized user" means the following:
7	(i) A provider of services.
8	(ii) A supplier.
9	(iii) An employer (as defined in sec-
10	tion 3(5) of the Employee Retirement In-
11	surance Security Act of 1974).
12	(iv) A health insurance issuer (as de-
13	fined in section 2791 of the Public Health
14	Service Act).
15	(v) A medical society or hospital asso-
16	ciation.
17	(vi) Any entity not described in
18	clauses (i) through (v) that is approved by
19	the Secretary (other than an employer or
20	health insurance issuer not described in
21	clauses (iii) and (iv), respectively, as deter-
22	mined by the Secretary).
23	(B) PROVIDER OF SERVICES.—The term
24	"provider of services" has the meaning given

1		such term in section 1861(u) of the Social Se-
2		curity Act (42 U.S.C. 1395x(u)).
3		(C) QUALIFIED ENTITY.—The term "quali-
4		fied entity" has the meaning given such term in
5		section 1874(e)(2) of the Social Security Act
6		(42 U.S.C. 1395kk(e)).
7		(D) Secretary.—The term "Secretary"
8		means the Secretary of Health and Human
9		Services.
10		(E) SUPPLIER.—The term "supplier" has
11		the meaning given such term in section 1861(d)
12		of the Social Security Act (42 U.S.C.
13		1395x(d)).
14	(b) .	Access to Medicare Data by Qualified
15	CLINICAL	DATA REGISTRIES TO FACILITATE QUALITY
16	Improve	MENT.—
17		(1) ACCESS.—
18		(A) IN GENERAL.—To the extent con-
19		sistent with applicable information, privacy, se-
20		curity, and disclosure laws, beginning July 1,
21		2015, the Secretary shall, at the request of a
22		qualified clinical data registry under section
23		1848(m)(3)(E) of the Social Security Act (42)
24		U.S.C. $1395w-4(m)(3)(E)$, provide the data
25		described in subparagraph (B) (in a form and

1	manner determined to be appropriate) to such
2	qualified clinical data registry for purposes of
3	linking such data with clinical outcomes data
4	and performing risk-adjusted, scientifically valid
5	analyses and research to support quality im-
6	provement or patient safety, provided that any
7	public reporting of such analyses or research
8	that identifies a provider of services or supplier
9	shall only be conducted with the opportunity of
10	such provider or supplier to appeal and correct
11	errors in the manner described in subsection
12	(a)(6).
13	(B) DATA DESCRIBED.—The data de-
14	scribed in this subparagraph is—
15	(i) claims data under the Medicare
16	program under title XVIII of the Social
17	Security Act; and
18	(ii) if the Secretary determines appro-
19	priate, claims data under the Medicaid
20	program under title XIX of such Act and
21	the State Children's Health Insurance Pro-
22	gram under title XXI of such Act.
23	(2) FEE.—Data described in paragraph $(1)(B)$
24	shall be provided to a qualified clinical data registry

1	providing such data. Any fee collected pursuant to
2	the preceding sentence shall be deposited in the Cen-
3	ters for Medicare & Medicaid Services Program
4	Management Account.
5	(c) Expansion of Data Available to Qualified
6	ENTITIES.—Section 1874(e) of the Social Security Act
7	(42 U.S.C. 1395kk(e)) is amended—
8	(1) in the subsection heading, by striking
9	"MEDICARE"; and
10	(2) in paragraph (3) —
11	(A) by inserting after the first sentence the
12	following new sentence: "Beginning July 1,
13	2015, if the Secretary determines appropriate,
14	the data described in this paragraph may also
15	include standardized extracts (as determined by
16	the Secretary) of claims data under titles XIX
17	and XXI for assistance provided under such ti-
18	tles for one or more specified geographic areas
19	and time periods requested by a qualified enti-
20	ty."; and
21	(B) in the last sentence, by inserting "or
22	under titles XIX or XXI" before the period at
23	the end.

1	(d) REVISION OF PLACEMENT OF FEES.—Section
2	1874(e)(4)(A) of the Social Security Act (42 U.S.C.
3	1395kk(e)(4)(A)) is amended, in the second sentence—
4	(1) by inserting ", for periods prior to July 1,
5	2015," after "deposited"; and
6	(2) by inserting the following before the period
7	at the end: ", and, beginning July 1, 2015, into the
8	Centers for Medicare & Medicaid Services Program
9	Management Account".
10	SEC. 9. REDUCING ADMINISTRATIVE BURDEN AND OTHER
11	PROVISIONS.
12	(a) Medicare Physician and Practitioner Opt-
13	Out to Private Contract.—
14	(1) INDEFINITE, CONTINUING AUTOMATIC EX-
15	TENSION OF OPT OUT ELECTION.—
16	(A) IN GENERAL.—Section $1802(b)(3)$ of
17	the Social Security Act (42 U.S.C. 1395a(b)(3))
18	is amended—
19	(i) in subparagraph (B)(ii), by strik-
20	ing "during the 2-year period beginning on
21	the date the affidavit is signed" and insert-
22	ing "during the applicable 2-year period
23	(as defined in subparagraph (D))";
24	(ii) in subparagraph (C), by striking
25	"during the 2-year period described in sub-

1	paragraph (B)(ii)" and inserting "during
2	the applicable 2-year period"; and
3	(iii) by adding at the end the fol-
4	lowing new subparagraph:
5	"(D) Applicable 2-year periods for
6	EFFECTIVENESS OF AFFIDAVITS.—In this sub-
7	section, the term 'applicable 2-year period'
8	means, with respect to an affidavit of a physi-
9	cian or practitioner under subparagraph (B),
10	the 2-year period beginning on the date the af-
11	fidavit is signed and includes each subsequent
12	2-year period unless the physician or practi-
13	tioner involved provides notice to the Secretary
14	(in a form and manner specified by the Sec-
15	retary), not later than 30 days before the end
16	of the previous 2-year period, that the physician
17	or practitioner does not want to extend the ap-
18	plication of the affidavit for such subsequent 2-
19	year period.".
20	(B) EFFECTIVE DATE.—The amendments

(B) EFFECTIVE DATE.—The amendments
made by subparagraph (A) shall apply to affidavits entered into on or after the date that is
60 days after the date of the enactment of this
Act.

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1	(2) Public availability of information on
2	OPT-OUT PHYSICIANS AND PRACTITIONERS.—Section
3	1802(b) of the Social Security Act (42 U.S.C.
4	1395a(b)) is amended—
5	(A) in paragraph (5), by adding at the end
6	the following new subparagraph:
7	"(D) Opt-out physician or practitioner.—
8	The term 'opt-out physician or practitioner' means
9	a physician or practitioner who has in effect an affi-
10	davit under paragraph (3)(B).";
11	(B) by redesignating paragraph (5) as
12	paragraph (6); and
13	(C) by inserting after paragraph (4) the
14	following new paragraph:
15	"(5) Posting of information on opt-out
16	PHYSICIANS AND PRACTITIONERS.—
17	"(A) IN GENERAL.—Beginning not later
18	than February 1, 2015, the Secretary shall
19	make publicly available through an appropriate
20	publicly accessible website of the Department of
21	Health and Human Services information on the
22	number and characteristics of opt-out physi-
23	cians and practitioners and shall update such
24	information on such website not less often than
25	annually.

1	"(B) INFORMATION TO BE INCLUDED.—
2	The information to be made available under
3	subparagraph (A) shall include at least the fol-
4	lowing with respect to opt-out physicians and
5	practitioners:
6	"(i) Their number.
7	"(ii) Their physician or professional
8	specialty or other designation.
9	"(iii) Their geographic distribution.
10	"(iv) The timing of their becoming
11	opt-out physicians and practitioners, rel-
12	ative to when they first entered practice
13	and with respect to applicable 2-year peri-
14	ods.
15	"(v) The proportion of such physi-
16	cians and practitioners who billed for
17	emergency or urgent care services.".
18	(b) GAINSHARING STUDY AND REPORT.—Not later
19	than 6 months after the date of the enactment of this Act,
20	the Secretary of Health and Human Services, in consulta-
21	tion with the Inspector General of the Department of
22	Health and Human Services, shall submit to Congress a
23	report with legislative recommendations to amend existing
24	fraud and abuse laws, through exceptions, safe harbors,
25	or other narrowly targeted provisions, to permit

gainsharing or similar arrangements between physicians

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2 and hospitals that improve care while reducing waste and increasing efficiency. The report shall— 3 4 (1) consider whether such provisions should 5 apply to ownership interests, compensation arrange-6 ments, or other relationships; 7 (2) describe how the recommendations address 8 accountability, transparency, and quality, including 9 how best to limit inducements to stint on care, dis-10 charge patients prematurely, or otherwise reduce or 11 limit medically necessary care; and 12 (3) consider whether a portion of any savings 13 generated by such arrangements should accrue to 14 the Medicare program under title XVIII of the So-15 cial Security Act.

16 (c) PROMOTING INTEROPERABILITY OF ELECTRONIC17 HEALTH RECORD SYSTEMS.—

18 (1) RECOMMENDATIONS FOR ACHIEVING WIDE19 SPREAD EHR INTEROPERABILITY.—

20 (A) OBJECTIVE.—As a consequence of a
21 significant Federal investment in the implemen22 tation of health information technology through
23 the Medicare and Medicaid EHR incentive pro24 grams, Congress declares it a national objective
25 to achieve widespread exchange of health infor-

1	mation through interoperable certified EHR
2	technology nationwide by December 31, 2017.
3	(B) DEFINITIONS.—In this paragraph:
4	(i) WIDESPREAD INTEROPER-
5	ABILITY.—The term "widespread inter-
6	operability" means interoperability between
7	certified EHR technology systems em-
8	ployed by meaningful EHR users under
9	the Medicare and Medicaid EHR incentive
10	programs and other clinicians and health
11	care providers on a nationwide basis.
12	(ii) INTEROPERABILITY.—The term
13	"interoperability" means the ability of two
14	or more health information systems or
15	components to exchange clinical and other
16	information and to use the information
17	that has been exchanged using common
18	standards as to provide access to longitu-
19	dinal information for health care providers
20	in order to facilitate coordinated care and
21	improved patient outcomes.
22	(C) ESTABLISHMENT OF METRICS.—Not
23	later than July 1, 2015, and in consultation
24	with stakeholders, the Secretary shall establish
25	metrics to be used to determine if and to the

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1	extent that the objective described in subpara-
2	graph (A) has been achieved.
3	(D) Recommendations if objective
4	NOT ACHIEVED.—If the Secretary of Health
5	and Human Services determines that the objec-
6	tive described in subparagraph (A) has not been
7	achieved by December 31, 2017, then the Sec-
8	retary shall submit to Congress a report, by not
9	later than December 31, 2018, that identifies
10	barriers to such objective and recommends ac-
11	tions that the Federal Government can take to
12	achieve such objective. Such recommended ac-
13	tions may include recommendations—
14	(i) to adjust payments for not being
15	meaningful EHR users under the Medicare
16	EHR incentive programs; and
17	(ii) for criteria for decertifying cer-
18	tified EHR technology products.
19	(2) Preventing blocking the sharing of
20	INFORMATION.—
21	(A) For meaningful ehr profes-
22	SIONALS.—Section 1848(o)(2)(A)(ii) of the So-
23	cial Security Act (42 U.S.C. 1395w-
24	4(0)(2)(A)(ii)) is amended by inserting before
25	the period at the end the following: ", and the

1	professional demonstrates (through a process
2	specified by the Secretary, such as the use of an
3	attestation) that the professional has not know-
4	ingly and willfully taken any action to limit or
5	restrict the compatibility or interoperability of
6	the certified EHR technology".
7	(B) For meaningful ehr hospitals.—
8	Section 1886(n)(3)(A)(ii) of the Social Security
9	Act (42 U.S.C. 1395ww(n)(3)(A)(ii)) is amend-
10	ed by inserting before the period at the end the
11	following: ", and the hospital demonstrates
12	(through a process specified by the Secretary,
13	such as the use of an attestation) that the hos-
14	pital has not knowingly and willfully taken any
15	action to limit or restrict the compatibility or
16	interoperability of the certified EHR tech-
17	nology".
18	(C) EFFECTIVE DATE.—The amendments
19	made by this subsection shall apply to meaning-
20	ful EHR users as of the date that is one year
21	after the date of the enactment of this Act.
22	(3) Study and report on the feasibility
23	OF ESTABLISHING A WEBSITE TO COMPARE CER-
24	TIFIED EHR TECHNOLOGY PRODUCTS.—

(A) STUDY.—The Secretary shall conduct 1 2 a study to examine the feasibility of estab-3 lishing mechanisms that includes aggregated re-4 sults of surveys of meaningful EHR users on 5 the functionality of certified EHR technology 6 products to enable such users to directly com-7 pare the functionality and other features of 8 such products. Such information may be made 9 available through contracts with physician, hos-10 pital, or other organizations that maintain such 11 comparative information. 12 (B) REPORT.—Not later than 1 year after 13 the date of the enactment of this Act, the Sec-14 retary shall submit to Congress a report on the 15 website. The report shall include information on 16 the benefits of, and resources needed to develop 17 and maintain, such a website. 18 (4) DEFINITIONS.—In this subsection: 19 (A) The term "certified EHR technology" 20 has the meaning given such term in section 21 1848(0)(4) of the Social Security Act (42) 22 U.S.C. 1395w-4(o)(4)). 23 (B) The term "meaningful EHR user" has

24 (b) The term meaningful Efficiency user mas
24 the meaning given such term under the Medi25 care EHR incentive programs.

1	(C) The term "Medicare and Medicaid
2	EHR incentive programs" means—
3	(i) in the case of the Medicare pro-
4	gram under title XVIII of the Social Secu-
5	rity Act, the incentive programs under sec-
6	tion $1814(l)(3)$, section $1848(o)$, sub-
7	sections (l) and (m) of section 1853, and
8	section 1886(n) of the Social Security Act
9	(42 U.S.C. 1395 f(1)(3), 1395 w-4(0),
10	1395w–23, 1395ww(n)); and
11	(ii) in the case of the Medicaid pro-
12	gram under title XIX of such Act, the in-
13	centive program under subsections
14	(a)(3)(F) and (t) of section 1903 of such
15	Act (42 U.S.C. 1396b).
16	(D) The term "Secretary" means the Sec-
17	retary of Health and Human Services.
18	(d) GAO Studies and Reports on the Use of
19	Telehealth Under Federal Programs and on Re-
20	mote Patient Monitoring Services.—
21	(1) Study on telehealth services.—The
22	Comptroller General of the United States shall con-
23	duct a study on the following:
24	(A) How the definition of telehealth across
25	various Federal programs and Federal efforts

1	can inform the use of telehealth in the Medicare
2	program under title XVIII of the Social Secu-
3	rity Act (42 U.S.C. 1395 et seq.).
4	(B) Issues that can facilitate or inhibit the
5	use of telehealth under the Medicare program
6	under such title, including oversight and profes-
7	sional licensure, changing technology, privacy
8	and security, infrastructure requirements, and
9	varying needs across urban and rural areas.
10	(C) Potential implications of greater use of
11	telehealth with respect to payment and delivery
12	system transformations under the Medicare
13	program under such title XVIII and the Med-
14	icaid program under title XIX of such Act (42
15	U.S.C. 1396 et seq.).
16	(D) How the Centers for Medicare & Med-
17	icaid Services conducts oversight of payments
18	made under the Medicare program under such
19	title XVIII to providers for telehealth services.
20	(2) STUDY ON REMOTE PATIENT MONITORING
21	SERVICES.—
22	(A) IN GENERAL.—The Comptroller Gen-
23	eral of the United States shall conduct a
24	study—

1	(i) of the dissemination of remote pa-
2	tient monitoring technology in the private
3	health insurance market;
4	(ii) of the financial incentives in the
5	private health insurance market relating to
6	adoption of such technology;
7	(iii) of the barriers to adoption of
8	such services under the Medicare program
9	under title XVIII of the Social Security
10	Act;
11	(iv) that evaluates the patients, condi-
12	tions, and clinical circumstances that could
13	most benefit from remote patient moni-
14	toring services; and
15	(v) that evaluates the challenges re-
16	lated to establishing appropriate valuation
17	for remote patient monitoring services
18	under the Medicare physician fee schedule
19	under section 1848 of the Social Security
20	Act (42 U.S.C. 1395w-4) in order to accu-
21	rately reflect the resources involved in fur-
22	nishing such services.
23	(B) DEFINITIONS.—For purposes of this
24	paragraph:

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1	(i) REMOTE PATIENT MONITORING
2	SERVICES.—The term "remote patient
3	monitoring services" means services fur-
4	nished through remote patient monitoring
5	technology.
6	(ii) Remote patient monitoring
7	TECHNOLOGY.—The term "remote patient
8	monitoring technology" means a coordi-
9	nated system that uses one or more home-
10	based or mobile monitoring devices that
11	automatically transmit vital sign data or
12	information on activities of daily living and
13	may include responses to assessment ques-
14	tions collected on the devices wirelessly or
15	through a telecommunications connection
16	to a server that complies with the Federal
17	regulations (concerning the privacy of indi-
18	vidually identifiable health information)
19	promulgated under section 264(c) of the
20	Health Insurance Portability and Account-
21	ability Act of 1996, as part of an estab-
22	lished plan of care for that patient that in-
23	cludes the review and interpretation of that
24	data by a health care professional.

1	(3) Reports.—Not later than 24 months after
2	the date of the enactment of this Act, the Comp-
3	troller General shall submit to Congress—
4	(A) a report containing the results of the
5	study conducted under paragraph (1); and
6	(B) a report containing the results of the
7	study conducted under paragraph (2).
8	A report required under this paragraph shall be sub-
9	mitted together with recommendations for such leg-
10	islation and administrative action as the Comptroller
11	General determines appropriate. The Comptroller
12	General may submit one report containing the re-
13	sults described in subparagraphs (A) and (B) and
14	the recommendations described in the previous sen-
15	tence.
16	(e) Rule of Construction Regarding
17	HEALTHCARE PROVIDER STANDARDS OF CARE.—
18	(1) MAINTENANCE OF STATE STANDARDS.—
19	The development, recognition, or implementation of
20	any guideline or other standard under any Federal
21	health care provision shall not be construed—
22	(A) to establish the standard of care or
23	duty of care owed by a health care provider to
24	a patient in any medical malpractice or medical
25	product liability action or claim; or

1	(B) to preempt any standard of care or
2	duty of care, owed by a health care provider to
3	a patient, duly established under State or com-
4	mon law.
5	(2) DEFINITIONS.—For purposes of this sub-
6	section:
7	(A) FEDERAL HEALTH CARE PROVISION.—
8	The term "Federal health care provision"
9	means any provision of the Patient Protection
10	and Affordable Care Act (Public Law 111–
11	148), title I or subtitle B of title II of the
12	Health Care and Education Reconciliation Act
13	of 2010 (Public Law 111–152), or title XVIII
14	or XIX of the Social Security Act.
15	(B) HEALTH CARE PROVIDER.—The term
16	"health care provider" means any individual or
17	entity—
18	(i) licensed, registered, or certified
19	under Federal or State laws or regulations
20	to provide health care services; or
21	(ii) required to be so licensed, reg-
22	istered, or certified but that is exempted
23	by other statute or regulation.
24	(C) MEDICAL MALPRACTICE OR MEDICAL
25	PRODUCT LIABILITY ACTION OR CLAIM.—The

1	term "medical malpractice or medical product
2	liability action or claim" means a medical mal-
3	practice action or claim (as defined in section
4	431(7) of the Health Care Quality Improve-
5	ment Act of 1986 (42 U.S.C. 11151(7))) and
6	includes a liability action or claim relating to a
7	health care provider's prescription or provision
8	of a drug, device, or biological product (as such
9	terms are defined in section 201 of the Federal
10	Food, Drug, and Cosmetic Act or section 351
11	of the Public Health Service Act).
12	(D) STATE.—The term "State" includes
13	the District of Columbia, Puerto Rico, and any
14	other commonwealth, possession, or territory of
15	the United States.
16	(3) PRESERVATION OF STATE LAW.—No provi-
17	sion of the Patient Protection and Affordable Care
18	Act (Public Law 111–148), title I or subtitle B of
19	title II of the Health Care and Education Reconcili-
20	ation Act of 2010 (Public Law 111–152), or title
21	XVIII or XIX of the Social Security Act shall be
22	construed to preempt any State or common law gov-
23	erning medical professional or medical product liabil-
24	ity actions or claims.

1	SEC. 10. SAVINGS FROM OVERSEAS CONTINGENCY AND RE-
2	LATED ACTIVITIES.
3	(a) IN GENERAL.—Section 251 of the Balanced
4	Budget and Emergency Deficit Control Act of 1985 (2
5	U.S.C. 901) is amended—
6	(1) in subsection $(b)(2)(A)(ii)$, by inserting "for
7	fiscal years 2012 through 2015," before "the Con-
8	gress''; and
9	(2) by adding at the end the following:
10	"(E) Overseas contingency oper-
11	ATIONS/GLOBAL WAR ON TERRORISM.—If, for
12	fiscal years 2016 through 2021, appropriations
13	for discretionary accounts are enacted that
14	Congress designates for Overseas Contingency
15	Operations/Global War on Terrorism in statute
16	on an account by account basis and the Presi-
17	dent subsequently so designates, the adjustment
18	for the fiscal year shall be the total of such ap-
19	propriations for the fiscal year in discretionary
20	accounts designated as being for Overseas Con-
21	tingency Operations/Global War on Terrorism,
22	but not to exceed—
23	"(i) For fiscal year 2016,
24	\$29,946,000,000 in budget authority.
25	"(ii) For fiscal year 2017,
26	\$29,946,000,000 in budget authority.

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1	"(iii) For fiscal year 2018,
2	\$29,946,000,000 in budget authority.
3	"(iv) For fiscal year 2019,
4	\$29,946,000,000 in budget authority.
5	"(v) For fiscal year 2020,
6	\$29,946,000,000 in budget authority.
7	"(vi) For fiscal year 2021,
8	\$29,946,000,000 in budget authority.".
9	(b) Breach.—Section $251(a)(2)$ of such Act (2
10	U.S.C. 901(a)(2)) is amended to read as follows:
11	"(2) Eliminating a breach.—
12	"(A) IN GENERAL.—Each non-exempt ac-
13	count within a category shall be reduced by a
14	dollar amount calculated by multiplying the en-
15	acted level of sequestrable budgetary resources
16	in that account by the uniform percentage nec-
17	essary to eliminate a breach within that cat-
18	egory.
19	"(B) Overseas contingencies.—Any
20	amount of budget authority for Overseas Con-
21	tingency Operations/Global War on Terrorism
22	for fiscal years 2016 through 2021 in excess of
23	the levels set in subsection $251(b)(2)(E)$ shall
24	be counted in determining whether a breach has
25	occurred in the security category and the non-

security category on a proportional basis to the
 total spending for overseas contingency oper ations in the security category and the nonsecu rity category.".

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