113TH CONGRESS 2D SESSION

H. R. 4841

To improve the access of veterans to medical services from the Department of Veterans Affairs, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

June 11, 2014

Mrs. Kirkpatrick (for herself, Mr. Michaud, Mr. Barber, Mr. Grijalva, and Mr. Pastor of Arizona) introduced the following bill; which was referred to the Committee on Veterans' Affairs, and in addition to the Committees on Oversight and Government Reform 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 improve the access of veterans to medical services from the Department of Veterans Affairs, 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 "Veterans' Access to Care through Choice, Accountability,
- 6 and Transparency Act of 2014".
- 7 (b) Table of Contents for
- 8 this Act is as follows:

Sec. 1. Short title; table of contents.

TITLE I—IMPROVEMENT OF SCHEDULING SYSTEM FOR HEALTH CARE APPOINTMENTS

- Sec. 101. Independent assessment of the scheduling of appointments and other health care management processes of the Department of Veterans Affairs.
- Sec. 102. Technology task force on review of scheduling system and software of the Department of Veterans Affairs.

TITLE II—TRAINING AND HIRING OF HEALTH CARE STAFF

- Sec. 201. Treatment of staffing shortage and biannual report on staffing of medical facilities of the Department of Veterans Affairs.
- Sec. 202. Clinic management training for managers and health care providers of the Department of Veterans Affairs.
- Sec. 203. Use of unobligated amounts to hire additional health care providers for the Veterans Health Administration.

TITLE III—IMPROVEMENT OF ACCESS TO CARE FROM NON-DEPARTMENT OF VETERANS AFFAIRS PROVIDERS

- Sec. 301. Expanded availability of hospital care and medical services for veterans through the use of contracts.
- Sec. 302. Transfer of authority for payments for hospital care, medical services, and other health care from non-Department providers to the Chief Business Office of the Veterans Health Administration of the Department.
- Sec. 303. Enhancement of collaboration between Department of Veterans Affairs and Indian Health Service.
- Sec. 304. Enhancement of collaboration between Department of Veterans Affairs and Native Hawaiian health care systems.
- Sec. 305. Sense of Congress on prompt payment by Department of Veterans Affairs.

TITLE IV—HEALTH CARE ADMINISTRATIVE MATTERS

- Sec. 401. Improvement of access of veterans to mobile vet centers of the Department of Veterans Affairs.
- Sec. 402. Commission on construction projects of the Department of Veterans
 Affairs.
- Sec. 403. Commission on Access to Care.
- Sec. 404. Improved performance metrics for health care provided by Department of Veterans Affairs.
- Sec. 405. Improved transparency concerning health care provided by Department of Veterans Affairs.
- Sec. 406. Information for veterans on the credentials of Department of Veterans Affairs physicians.
- Sec. 407. Information in annual budget of the President on hospital care and medical services furnished through expanded use of contracts for such care.
- Sec. 408. Prohibition on falsification of data concerning wait times and quality measures at Department of Veterans Affairs.
- Sec. 409. Removal of Senior Executive Service employees of the Department of Veterans Affairs for performance.

TITLE V—HEALTH CARE RELATED TO SEXUAL TRAUMA

- Sec. 501. Expansion of eligibility for sexual trauma counseling and treatment to veterans on inactive duty training.
- Sec. 502. Provision of counseling and treatment for sexual trauma by the Department of Veterans Affairs to members of the Armed Forces.
- Sec. 503. Reports on military sexual trauma.

TITLE VI—MAJOR MEDICAL FACILITY LEASES

- Sec. 601. Authorization of major medical facility leases.
- Sec. 602. Budgetary treatment of Department of Veterans Affairs major medical facilities leases.

TITLE VII—VETERANS BENEFITS MATTERS

- Sec. 701. Expansion of Marine Gunnery Sergeant John David Fry Scholarship.
- Sec. 702. Approval of courses of education provided by public institutions of higher learning for purposes of All-Volunteer Force Educational Assistance Program and Post-9/11 Educational Assistance conditional on in-State tuition rate for veterans.

TITLE VIII—APPROPRIATION AND EMERGENCY DESIGNATIONS

- Sec. 801. Appropriation of emergency amounts.
- Sec. 802. Emergency designations.

1 TITLE I—IMPROVEMENT OF

- 2 SCHEDULING SYSTEM FOR
- 3 **HEALTH CARE APPOINT-**
- 4 MENTS
- 5 SEC. 101. INDEPENDENT ASSESSMENT OF THE SCHED-
- 6 ULING OF APPOINTMENTS AND OTHER
- 7 HEALTH CARE MANAGEMENT PROCESSES OF
- 8 THE DEPARTMENT OF VETERANS AFFAIRS.
- 9 (a) Independent Assessment.—
- 10 (1) Assessment.—Not later than 30 days
- after the date of the enactment of this Act, the Sec-
- retary of Veterans Affairs shall enter into a contract
- with an independent third party to assess the fol-
- 14 lowing:

1	(A) The process at each medical facility of
2	the Department of Veterans Affairs for sched-
3	uling appointments for veterans to receive hos-
4	pital care, medical services, or other health care
5	from the Department.
6	(B) The staffing level and productivity of
7	each medical facility of the Department, includ-
8	ing the following:
9	(i) The case load of each health care
10	provider of the Department.
11	(ii) The time spent by each health
12	care provider of the Department on mat-
13	ters other than the case load of such
14	health care provider, including time spent
15	by such health care provider as follows:
16	(I) At a medical facility that is
17	affiliated with the Department.
18	(II) Conducting research.
19	(III) Training or overseeing other
20	health care professionals of the De-
21	partment.
22	(C) The organization, processes, and tools
23	used by the Department to support clinical doc-
24	umentation and the subsequent coding of inpa-
25	tient services.

1	(D) The purchasing, distribution, and use
2	of pharmaceuticals, medical and surgical sup-
3	plies, and medical devices by the Department,
4	including the following:
5	(i) The prices paid for, standardiza-
6	tion of, and use by the Department of the
7	following:
8	(I) High-cost pharmaceuticals.
9	(II) Medical and surgical sup-
10	plies.
11	(III) Medical devices.
12	(ii) The use by the Department of
13	group purchasing arrangements to pur-
14	chase pharmaceuticals, medical and sur-
15	gical supplies, medical devices, and health
16	care related services.
17	(iii) The strategy used by the Depart-
18	ment to distribute pharmaceuticals, med-
19	ical and surgical supplies, and medical de-
20	vices to Veterans Integrated Service Net-
21	works and medical facilities of the Depart-
22	ment.
23	(E) The performance of the Department in
24	paying amounts owed to third parties and col-
25	lecting amounts owed to the Department with

1	respect to hospital care, medical services, and
2	other health care, including any recommenda-
3	tions of the independent third party as follows:
4	(i) To avoid the payment of penalties
5	to vendors.
6	(ii) To increase the collection of
7	amounts owed to the Department for hos-
8	pital care, medical services, or other health
9	care provided by the Department for which
10	reimbursement from a third party is au-
11	thorized.
12	(iii) To increase the collection of any
13	other amounts owed to the Department.
14	(2) Elements of scheduling assess-
15	MENT.—In carrying out the assessment required by
16	paragraph (1)(A), the independent third party shall
17	do the following:
18	(A) Review all training materials per-
19	taining to scheduling of appointments at each
20	medical facility of the Department.
21	(B) Assess whether all employees of the
22	Department conducting tasks related to sched-
23	uling are properly trained for conducting such
24	tasks.

1	(C) Assess whether changes in the tech-
2	nology or system used in scheduling appoint-
3	ments are necessary to limit access to the sys-
4	tem to only those employees that have been
5	properly trained in conducting such tasks.
6	(D) Assess whether health care providers
7	of the Department are making changes to their
8	schedules that hinder the ability of employees
9	conducting such tasks to perform such tasks.
10	(E) Assess whether the establishment of a
11	centralized call center throughout the Depart-
12	ment for scheduling appointments at medical
13	facilities of the Department would improve the
14	process of scheduling such appointments.
15	(F) Assess whether booking templates for
16	each medical facility or clinic of the Depart-
17	ment would improve the process of scheduling
18	such appointments.
19	(G) Recommend any actions to be taken by
20	the Department to improve the process for
21	scheduling such appointments, including the fol-
22	lowing:
23	(i) Changes in training materials pro-
24	vided to employees of the Department with

1	respect to conducting tasks related to
2	scheduling such appointments.
3	(ii) Changes in monitoring and assess-
4	ment conducted by the Department of wait
5	times of veterans for such appointments.
6	(iii) Changes in the system used to
7	schedule such appointments, including
8	changes to improve how the Department—
9	(I) measures wait times of vet-
10	erans for such appointments;
11	(II) monitors the availability of
12	health care providers of the Depart-
13	ment; and
14	(III) provides veterans the ability
15	to schedule such appointments.
16	(iv) Such other actions as the inde-
17	pendent third party considers appropriate.
18	(3) Timing.—The independent third party car-
19	rying out the assessment required by paragraph (1)
20	shall complete such assessment not later than 180
21	days after entering into the contract described in
22	such paragraph.
23	(b) Report.—
24	(1) In general.—Not later than 90 days after
25	the date on which the independent third party com-

- pletes the assessment under this section, the Secretary shall submit to the Committee on Veterans' Affairs of the Senate and the Committee on Veterans' Affairs of the House of Representatives a re-
- 5 port on the results of such assessment.
- 6 (2) Publication.—Not later than 30 days
 7 after submitting the report under paragraph (1), the
 8 Secretary shall publish such report in the Federal
 9 Register and on an Internet website of the Depart10 ment accessible to the public.
- 11 SEC. 102. TECHNOLOGY TASK FORCE ON REVIEW OF
- 12 SCHEDULING SYSTEM AND SOFTWARE OF
- 13 THE DEPARTMENT OF VETERANS AFFAIRS.
- 14 (a) Task Force Review.—
- 15 (1) In General.—The Secretary of Veterans 16 Affairs shall, through the use of a technology task 17 force, conduct a review of the needs of the Depart-18 ment of Veterans Affairs with respect to the sched-19 uling system and scheduling software of the Depart-20 ment of Veterans Affairs that is used by the Depart-21 ment to schedule appointments for veterans for hos-22 pital care, medical services, and other health care
- from the Department.
- 24 (2) AGREEMENT.—

- 1 (A) IN GENERAL.—The Secretary shall
 2 seek to enter into an agreement with a tech3 nology organization or technology organizations
 4 to carry out the review required by paragraph
 5 (1).
 - (B) Prohibition on use of funds.—No Federal funds may be used to assist the technology organization or technology organizations under subparagraph (A) in carrying out the review required by paragraph (1).

(b) Report.—

- (1) IN GENERAL.—Not later than 45 days after the date of the enactment of this Act, the technology task force required under subsection (a)(1) shall submit to the Secretary, the Committee on Veterans' Affairs of the Senate, and the Committee on Veterans' Affairs of the House of Representatives a report setting forth the findings and recommendations of the technology task force regarding the needs of the Department with respect to the scheduling system and scheduling software of the Department described in such subsection.
- (2) ELEMENTS.—The report required by paragraph (1) shall include the following:

1	(A) Proposals for specific actions to be
2	taken by the Department to improve the sched-
3	uling system and scheduling software of the De-
4	partment described in subsection (a)(1).
5	(B) A determination as to whether an ex-
6	isting off-the-shelf system would—
7	(i) meet the needs of the Department
8	to schedule appointments for veterans for
9	hospital care, medical services, and other
10	health care from the Department; and
11	(ii) improve the access of veterans to
12	such care and services.
13	(3) Publication.—Not later than 30 days
14	after the receipt of the report required by paragraph
15	(1), the Secretary shall publish such report in the
16	Federal Register and on an Internet website of the
17	Department accessible to the public.
18	(c) Implementation of Task Force Rec-
19	OMMENDATIONS.—Not later than one year after the re-
20	ceipt of the report required by subsection (b)(1), the Sec-
21	retary shall implement the recommendations set forth in
22	such report that the Secretary considers are feasible, ad-
23	visable, and cost-effective.

TITLE II—TRAINING AND HIRING OF HEALTH CARE STAFF

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3	SEC. 201. TREATMENT OF STAFFING SHORTAGE AND BIAN-
4	NUAL REPORT ON STAFFING OF MEDICAL FA-
5	CILITIES OF THE DEPARTMENT OF VET-
6	ERANS AFFAIRS.
7	(a) Staffing Shortage.—
8	(1) In general.—Not later than 180 days
9	after the date of the enactment of this Act, and not
10	later than September 30 each year thereafter, the
11	Inspector General of the Department of Veterans
12	Affairs shall determine, and the Secretary of Vet-
13	erans Affairs shall publish in the Federal Register,
14	the five occupations of health care providers of the
15	Department of Veterans Affairs for which there is
16	the largest staffing shortage throughout the Depart-
17	ment.
18	(2) Recruitment and appointment.—Not-
19	withstanding sections 3304 and 3309 through 3318
20	of title 5, United States Code, the Secretary may,
21	upon a determination by the Inspector General
22	under paragraph (1) that there is a staffing short-
23	age throughout the Department with respect to a
24	particular occupation of health care provider, recruit

and directly appoint highly qualified health care pro-

1	viders to serve as health care providers in that par-
2	ticular occupation for the Department.
3	(3) Priority in Health Professionals edu-
4	CATIONAL ASSISTANCE PROGRAM TO CERTAIN PRO-
5	VIDERS.—Section 7612(b)(5) of title 38, United
6	States Code, is amended—
7	(A) in subparagraph (A), by striking
8	"and" at the end;
9	(B) by redesignating subparagraph (B) as
10	subparagraph (C); and
11	(C) by inserting after subparagraph (A)
12	the following new subparagraph (B):
13	"(B) shall give priority to applicants pursuing
14	a course of education or training towards a career
15	in an occupation for which the Secretary has, in the
16	most current determination published in the Federal
17	Register pursuant to section 201(a)(1) of the Vet-
18	erans' Access to Care through Choice, Account-
19	ability, and Transparency Act of 2014, determined
20	that there is one of the largest staffing shortages
21	throughout the Department with respect to such oc-
22	cupation; and".
23	(b) Reports.—
24	(1) In general.—Not later than 180 days
25	after the date of the enactment of this Act, and not

1	later than December 31 of each even numbered year
2	thereafter until 2024, the Secretary of Veterans Af-
3	fairs shall submit to the Committee on Veterans' Af-
4	fairs of the Senate and the Committee on Veterans
5	Affairs of the House of Representatives a report as-
6	sessing the staffing of each medical facility of the
7	Department of Veterans Affairs.
8	(2) Elements.—Each report submitted under
9	paragraph (1) shall include the following:
10	(A) The results of a system-wide assess-
11	ment of all medical facilities of the Department
12	to ensure the following:
13	(i) Appropriate staffing levels for
14	health care providers to meet the goals of
15	the Secretary for timely access to care for
16	veterans.
17	(ii) Appropriate staffing levels for
18	support personnel, including clerks.
19	(iii) Appropriate sizes for clinical pan-
20	els.
21	(iv) Appropriate numbers of full-time
22	staff, or full-time equivalents, dedicated to
23	direct care of patients.

1	(v) Appropriate physical plant space
2	to meet the capacity needs of the Depart-
3	ment in that area.
4	(vi) Such other factors as the Sec-
5	retary considers necessary.
6	(B) A plan for addressing any issues iden-
7	tified in the assessment described in subpara-
8	graph (A), including a timeline for addressing
9	such issues.
10	(C) A list of the current wait times and
11	workload levels for the following clinics in each
12	medical facility:
13	(i) Mental health.
14	(ii) Primary care.
15	(iii) Gastroenterology.
16	(iv) Women's health.
17	(v) Such other clinics as the Secretary
18	considers appropriate.
19	(D) A description of the results of the
20	most current determination of the Inspector
21	General under paragraph (1) of subsection (a)
22	and a plan to use direct appointment authority
23	under paragraph (2) of such subsection to fill
24	staffing shortages, including recommendations
25	for improving the speed at which the

1	credentialing and privileging process can be
2	conducted.
3	(E) The current staffing models of the De-
4	partment for the following clinics, including rec-
5	ommendations for changes to such models:
6	(i) Mental health.
7	(ii) Primary care.
8	(iii) Gastroenterology.
9	(iv) Women's health.
10	(v) Such other clinics as the Secretary
11	considers appropriate.
12	(F) A detailed analysis of succession plan-
13	ning at medical facilities of the Department, in-
14	cluding the following:
15	(i) The number of positions in medical
16	facilities throughout the Department that
17	are not filled by a permanent employee.
18	(ii) The length of time each position
19	described in clause (i) remained vacant or
20	filled by a temporary or acting employee.
21	(iii) A description of any barriers to
22	filling the positions described in clause (i).
23	(iv) A plan for filling any positions
24	that are vacant or filled by a temporary or
25	acting employee for more than 180 days.

1	(v) A plan for handling emergency cir-
2	cumstances, such as administrative leave
3	or sudden medical leave for senior officials.
4	(G) The number of health care providers of
5	the Department who have been removed from
6	their positions, have retired, or have left their
7	positions for another reason, disaggregated by
8	provider type, during the two-year period pre-
9	ceding the submittal of the report.
10	(H) Of the health care providers specified
11	in subparagraph (G) who have been removed
12	from their positions, the following:
13	(i) The number of such health care
14	providers who were reassigned to other po-
15	sitions in the Department.
16	(ii) The number of such health care
17	providers who left the Department.
18	(iii) The number of such health care
19	providers who left the Department and
20	were subsequently rehired by the Depart-
21	ment.
22	SEC. 202. CLINIC MANAGEMENT TRAINING FOR MANAGERS
23	AND HEALTH CARE PROVIDERS OF THE DE-
24	PARTMENT OF VETERANS AFFAIRS.
25	(a) CLINIC MANAGEMENT TRAINING PROGRAM.—

1	(1) IN GENERAL.—Not later than 180 days
2	after the date of the enactment of this Act, the Sec-
3	retary of Veterans Affairs shall commence a clinic
4	management training program to provide in-person,
5	standardized education on health care management
6	to all managers of, and health care providers at,
7	medical facilities of the Department of Veterans Af-
8	fairs.
9	(2) Elements.—The clinic management train-
10	ing program required by paragraph (1) shall include
11	the following:
12	(A) Training on how to manage the sched-
13	ules of health care providers of the Department,
14	including the following:
15	(i) Maintaining such schedules in a
16	manner that allows appointments to be
17	booked at least eight weeks in advance.
18	(ii) Proper planning procedures for
19	vacation, leave, and graduate medical edu-
20	cation training schedules.
21	(B) Training on the appropriate number of
22	appointments that a health care provider should
23	conduct on a daily basis, based on specialty.
24	(C) Training on how to determine whether
25	there are enough available appointment slots to

1	manage demand for different appointment types
2	and mechanisms for alerting management of in-
3	sufficient slots.
4	(D) Training on how to properly use the
5	appointment scheduling system of the Depart-
6	ment, including any new scheduling system im-
7	plemented by the Department.
8	(E) Training on how to optimize the use of
9	technology, including the following:
10	(i) Telemedicine.
11	(ii) Electronic mail.
12	(iii) Text messaging.
13	(iv) Such other technologies as speci-
14	fied by the Secretary.
15	(F) Training on how to properly use phys-
16	ical plant space at medical facilities of the De-
17	partment to ensure efficient flow and privacy
18	for patients and staff.
19	(3) Sunset.—The clinic management training
20	program required by paragraph (1) shall terminate
21	on the date that is two years after the date on which
22	the Secretary commences such program.
23	(b) Training Materials.—
24	(1) In general.—After the termination of the
25	clinic management training program required by

1	subsection (a), the Secretary shall provide training
2	materials on health care management to each of the
3	following employees of the Department upon the
4	commencement of employment of such employee:
5	(A) Any manager of a medical facility of
6	the Department.
7	(B) Any health care provider at a medical
8	facility of the Department.
9	(C) Such other employees of the Depart-
10	ment as the Secretary considers appropriate.
11	(2) UPDATE.—The Secretary shall regularly up-
12	date the training materials required under para-
13	graph (1).
14	SEC. 203. USE OF UNOBLIGATED AMOUNTS TO HIRE ADDI-
15	TIONAL HEALTH CARE PROVIDERS FOR THE
16	VETERANS HEALTH ADMINISTRATION.
17	(a) In General.—At the end of each of fiscal years
18	2014 and 2015, all covered amounts shall be made avail-
19	able to the Secretary of Veterans Affairs to hire additional
20	health care providers for the Veterans Health Administra-
21	tion of the Department of Veterans Affairs, or to carry
	out any provision of this Act or the amendments made
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1	subsection (a) at medical facilities of the Department and
2	in geographic areas in which the Secretary identifies the
3	greatest shortage of health care providers.
4	(c) Covered Amounts Defined.—In this section,
5	the term "covered amounts" means amounts—
6	(1) that are made available to the Veterans
7	Health Administration of the Department for an ap-
8	propriations account—
9	(A) under the heading "MEDICAL SERV-
10	ICES";
11	(B) under the heading "MEDICAL SUPPORT
12	AND COMPLIANCE"; or
13	(C) under the heading "MEDICAL FACILI-
14	TIES"; and
15	(2) that are unobligated at the end of the appli-
16	cable fiscal year.
17	TITLE III—IMPROVEMENT OF
18	ACCESS TO CARE FROM NON-
19	DEPARTMENT OF VETERANS
20	AFFAIRS PROVIDERS
21	SEC. 301. EXPANDED AVAILABILITY OF HOSPITAL CARE
22	AND MEDICAL SERVICES FOR VETERANS
23	THROUGH THE USE OF CONTRACTS.
24	(a) Expansion of Available Care and Serv-
25	ICES.—

1	(1) Furnishing of care.—
2	(A) IN GENERAL.—Hospital care and med-
3	ical services under chapter 17 of title 38,
4	United States Code, shall be furnished to an el-
5	igible veteran described in subsection (b), at the
6	election of such veteran, through contracts au-
7	thorized under subsection (d), or any other law
8	administered by the Secretary of Veterans Af-
9	fairs, with entities specified in subparagraph
10	(B) for the furnishing of such care and services
11	to veterans.
12	(B) Entities specified.—The entities
13	specified in this subparagraph are the following:
14	(i) Any health care provider that is
15	participating in the Medicare program
16	under title XVIII of the Social Security
17	Act (42 U.S.C. 1395 et seq.).
18	(ii) Any Federally-qualified health
19	center (as defined in section $1905(l)(2)(B)$
20	of the Social Security Act (42 U.S.C.
21	1396d(l)(2)(B)).
22	(iii) The Department of Defense.
23	(iv) The Indian Health Service.
24	(2) CHOICE OF PROVIDER.—An eligible veteran
25	who elects to receive care and services under this

- section may select the provider of such care and services from among any source of provider of such care and services through an entity specified in paragraph (1)(B) that is accessible to the veteran.
- (3) Coordination of care and services.— 6 The Secretary shall coordinate, through the Non-VA 7 Care Coordination Program of the Department of 8 Veterans Affairs, the furnishing of care and services 9 under this section to eligible veterans, including by 10 ensuring that an eligible veteran receives an appoint-11 ment for such care and services within the current 12 wait-time goals of the Veterans Health Administra-13 tion for the furnishing of hospital care and medical 14 services.
- (b) ELIGIBLE VETERANS.—A veteran is an eligibleveteran for purposes of this section if—
 - (1)(A) the veteran is enrolled in the patient enrollment system of the Department of Veterans Affairs established and operated under section 1705 of title 38, United States Code; or
 - (B) the veteran is enrolled in such system, has not received hospital care or medical services from the Department, and has contacted the Department seeking an initial appointment from the Department for the receipt of such care or services; and

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1	(2) the veteran—
2	(A)(i) attempts, or has attempted under
3	paragraph (1)(B), to schedule an appointment
4	for the receipt of hospital care or medical serv-
5	ices under chapter 17 of title 38, United States
6	Code, but is unable to schedule an appointment
7	within the current wait-time goals of the Vet-
8	erans Health Administration for the furnishing
9	of such care or services; and
10	(ii) elects, and is authorized, to be fur-
11	nished such care or services pursuant to sub-
12	section (c)(2);
13	(B) resides more than 40 miles from the
14	nearest medical facility of the Department, in-
15	cluding a community-based outpatient clinic
16	that is closest to the residence of the veteran
17	or
18	(C) resides—
19	(i) in a State without a medical facil-
20	ity of the Department that provides—
21	(I) hospital care;
22	(II) emergency medical services
23	and

1	(III) surgical care rated by the
2	Secretary as having a surgical com-
3	plexity of standard; and
4	(ii) more than 20 miles from a med-
5	ical facility of the Department described in
6	clause (i).
7	(c) Election and Authorization.—
8	(1) IN GENERAL.—If the Secretary confirms
9	that an appointment for an eligible veteran described
10	in subsection (b)(2)(A) for the receipt of hospital
11	care or medical services under chapter 17 of title 38,
12	United States Code, is unavailable within the cur-
13	rent wait-time goals of the Department for the fur-
14	nishing of such care or services, the Secretary shall,
15	at the election of the eligible veteran—
16	(A) place such eligible veteran on an elec-
17	tronic waiting list described in paragraph (2)
18	for such an appointment; or
19	(B)(i) authorize that such care and serv-
20	ices be furnished to the eligible veteran under
21	this section for a period of time specified by the
22	Secretary; and
23	(ii) send a letter to the eligible veteran de-
24	scribing the care and services the eligible vet-
25	eran is eligible to receive under this section.

1	(2) Electronic waiting list.—The elec-
2	tronic waiting list described in this paragraph shall
3	be maintained by the Department and allow access
4	by each eligible veteran via www.myhealth.va.gov or
5	any successor website for the following purposes:
6	(A) To determine the place of such eligible
7	veteran on the waiting list.
8	(B) To determine the average length of
9	time an individual spends on the waiting list
10	disaggregated by medical facility of the Depart-
11	ment and type of care or service needed, for
12	purposes of allowing such eligible veteran to
13	make an informed election under paragraph
14	(1).
15	(d) Care and Services Through Contracts.—
16	(1) IN GENERAL.—The Secretary shall enter
17	into contracts with health care providers that are
18	participating in the Medicare program under title
19	XVIII of the Social Security Act (42 U.S.C. 1395 et
20	seq.) to furnish care and services to eligible veterans
21	under this section.
22	(2) Rates and reimbursement.—
23	(A) IN GENERAL.—In entering into a con-
24	tract under this subsection, the Secretary
25	shall—

1	(i) negotiate rates for the furnishing
2	of care and services under this section; and
3	(ii) reimburse the health care provider
4	for such care and services at the rates ne-
5	gotiated pursuant to clause (i) as provided
6	in such contract.
7	(B) Limit on rates.—
8	(i) In general.—Except as provided
9	in clause (ii), rates negotiated under sub-
10	paragraph (A)(i) shall not be more than
11	the rates paid by the United States to a
12	provider of services (as defined in section
13	1861(u) of the Social Security Act (42
14	U.S.C. 1395x(u))) or a supplier (as defined
15	in section 1861(d) of such Act (42 U.S.C.
16	1395x(d))) under the Medicare program
17	under title XVIII of the Social Security
18	Act (42 U.S.C. 1395 et seq.) for the same
19	care and services.
20	(ii) Exception.—The Secretary may
21	negotiate a rate that is more than the rate
22	paid by the United States as described in
23	clause (i) with respect to the furnishing of
24	care or services under this section to an el-

igible veteran if the Secretary determines

1	that there is no health care provider that
2	will provide such care or services to such
3	eligible veteran at the rate required under
4	such clause—
5	(I) within the current wait-time
6	goals of the Veterans Health Adminis-
7	tration for the furnishing of such care
8	or services; and
9	(II) at a location not more than
10	40 miles from the residence of such
11	eligible veteran.
12	(C) LIMIT ON COLLECTION.—For the fur-
13	nishing of care and services pursuant to a con-
14	tract under this section, a health care provider
15	may not collect any amount that is greater than
16	the rate negotiated pursuant to subparagraph
17	(A)(i).
18	(3) Information on policies and proce-
19	DURES.—The Secretary shall provide to any health
20	care provider with which the Secretary has entered
21	into a contract under paragraph (1) the following:
22	(A) Information on applicable policies and
23	procedures for submitting bills or claims for au-
24	thorized care and services furnished to eligible
25	veterans under this section.

1	(B) Access to a telephone hotline main-
2	tained by the Department that such health care
3	provider may call for information on the fol-
4	lowing:
5	(i) Procedures for furnishing care and
6	services under this section.
7	(ii) Procedures for submitting bills or
8	claims for authorized care and services fur-
9	nished to eligible veterans under this sec-
10	tion and being reimbursed for furnishing
11	such care and services.
12	(iii) Whether particular care or serv-
13	ices under this section are authorized, and
14	the procedures for authorization of such
15	care or services.
16	(e) Choice Card.—
17	(1) In general.—For purposes of receiving
18	care and services under this section, the Secretary
19	shall issue to each eligible veteran a card that the
20	eligible veteran shall present to a health care pro-
21	vider that is eligible to furnish care and services
22	under this section before receiving such care and
23	services.
24	(2) Name of Card.—Each card issued under
25	paragraph (1) shall be known as a "Choice Card"

1	(3) Details of Card.—Each Choice Card
2	issued to an eligible veteran under paragraph (1)
3	shall include the following:
4	(A) The name of the eligible veteran.
5	(B) An identification number for the eligi-
6	ble veteran that is not the social security num-
7	ber of the eligible veteran.
8	(C) The contact information of an appro-
9	priate office of the Department for health care
10	providers to confirm that care and services
11	under this section are authorized for the eligible
12	veteran.
13	(D) Contact information and other rel-
14	evant information for the submittal of claims or
15	bills for the furnishing of care and services
16	under this section.
17	(E) The following statement: "This card is
18	for qualifying medical care outside the Depart-
19	ment of Veterans Affairs. Please call the De-
20	partment of Veterans Affairs phone number
21	specified on this card to ensure that treatment
22	has been authorized.".
23	(4) Information on use of card.—Upon
24	issuing a Choice Card to an eligible veteran, the Sec-
25	retary shall provide the eligible veteran with infor-

- 1 mation clearly stating the circumstances under
- 2 which the veteran may be eligible for care and serv-
- 3 ices under this section.
- 4 (f) Information on Availability of Care.—The
- 5 Secretary shall provide information to a veteran about the
- 6 availability of care and services under this section in the
- 7 following circumstances:
- 8 (1) When the veteran enrolls in the patient en-
- 9 rollment system of the Department under section
- 10 1705 of title 38, United States Code.
- 11 (2) When the veteran attempts to schedule an
- appointment for the receipt of hospital care or med-
- ical services from the Department but is unable to
- schedule an appointment within the current wait-
- time goals of the Veterans Health Administration
- for delivery of such care or services.
- 17 (g) Providers.—To be eligible to furnish care and
- 18 services under this section, a health care provider must—
- 19 (1) maintain at least the same or similar cre-
- dentials and licenses as those credentials and li-
- censes that are required of health care providers of
- 22 the Department, as determined by the Secretary for
- 23 purposes of this section; and

1 (2) submit, not less frequently than once each 2 year, verification of such licenses and credentials 3 maintained by such health care provider.

(h) Cost-Sharing.—

- (1) In General.—The Secretary shall require an eligible veteran to pay a copayment to the Department for the receipt of care and services under this section only if such eligible veteran would be required to pay such copayment for the receipt of such care and services at a medical facility of the Department.
- (2) LIMITATION.—The copayment required under paragraph (1) shall not be greater than the copayment required of such eligible veteran by the Department for the receipt of such care and services at a medical facility of the Department.

(i) Claims Processing System.—

- (1) IN GENERAL.—The Secretary shall provide for an efficient nationwide system for processing and paying bills or claims for authorized care and services furnished to eligible veterans under this section.
- (2) REGULATIONS.—Not later than 90 days after the date of the enactment of this Act, the Secretary of Veterans Affairs shall prescribe regulations for the implementation of such system.

1	(3) Oversight.—The Chief Business Office of
2	the Veterans Health Administration shall oversee the
3	implementation and maintenance of such system.
4	(4) Accuracy of Payment.—
5	(A) IN GENERAL.—The Secretary shall en-
6	sure that such system meets such goals for ac-
7	curacy of payment as the Secretary shall specify
8	for purposes of this section.
9	(B) Annual Report.—
10	(i) In general.—Not later than one
11	year after the date of the enactment of this
12	Act, and annually thereafter until the ter-
13	mination date specified in subsection (n),
14	the Secretary shall submit to the Com-
15	mittee on Veterans' Affairs of the Senate
16	and the Committee on Veterans' Affairs of
17	the House of Representatives a report on
18	the goals for accuracy of such system.
19	(ii) Elements.—Each report re-
20	quired by clause (i) shall include the fol-
21	lowing:
22	(I) A description of the goals for
23	accuracy for such system specified by
24	the Secretary under subparagraph
25	(A).

- 1 (II) An assessment of the success
 2 of the Department in meeting such
 3 goals during the year preceding the
 4 submittal of the report.
 5 (i) MEDICAL RECORDS—The Secretary shall ensure
- 5 (j) Medical Records.—The Secretary shall ensure 6 that any health care provider that furnishes care and serv-7 ices under this section to an eligible veteran submits to 8 the Department any medical record related to the care and 9 services provided to such eligible veteran by such health 10 care provider for inclusion in the electronic medical record 11 of such eligible veteran maintained by the Department 12 upon the completion of the provision of such care and serv-13 ices to such eligible veteran.
- 14 (k) Tracking of Missed Appointments.—The
 15 Secretary shall implement a mechanism to track any
 16 missed appointments for care and services under this sec17 tion by eligible veterans to ensure that the Department
 18 does not pay for such care and services that were not fur19 nished to an eligible veteran.
- 20 (l) Implementation.—Not later than 90 days after 21 the date of the enactment of this Act, the Secretary shall 22 prescribe interim final regulations on the implementation 23 of this section and publish such regulations in the Federal 24 Register.

- 1 (m) Inspector General Report.—Not later than
- 2 540 days after the publication of the interim final regula-
- 3 tions under subsection (l), the Inspector General of the
- 4 Department shall submit to the Secretary a report on the
- 5 results of an audit of the care and services furnished
- 6 under this section to ensure the accuracy and timeliness
- 7 of payments by the Department for the cost of such care
- 8 and services, including any findings and recommendations
- 9 of the Inspector General.
- 10 (n) Termination.—The requirement of the Sec-
- 11 retary to furnish care and services under this section ter-
- 12 minates on the date that is two years after the date on
- 13 which the Secretary publishes the interim final regulations
- 14 under subsection (l).
- 15 (o) Reports.—
- 16 (1) Initial report.—Not later than 90 days
- after the publication of the interim final regulations
- under subsection (l), the Secretary shall submit to
- the Committee on Veterans' Affairs of the Senate
- and the Committee on Veterans' Affairs of the
- 21 House of Representatives a report on the furnishing
- of care and services under this section that includes
- 23 the following:

1	(A) The number of eligible veterans who
2	have received care and services under this sec-
3	tion.
4	(B) A description of the type of care and
5	services furnished to eligible veterans under this
6	section.
7	(2) Final Report.—Not later than 540 days
8	after the publication of the interim final regulations
9	under subsection (l), the Secretary shall submit to
10	the Committee on Veterans' Affairs of the Senate
11	and the Committee on Veterans' Affairs of the
12	House of Representatives a report on the furnishing
13	of care and services under this section that includes
14	the following:
15	(A) The total number of eligible veterans
16	who have received care and services under this
17	section, disaggregated by—
18	(i) eligible veterans described in sub-
19	section (b)(2)(A); and
20	(ii) eligible veterans described in sub-
21	section $(b)(2)(B)$.
22	(B) A description of the type of care and
23	services furnished to eligible veterans under this
24	section.

- 1 (C) An accounting of the total cost of fur-2 nishing care and services to eligible veterans 3 under this section.
 - (D) The results of a survey of eligible veterans who have received care or services under this section on the satisfaction of such eligible veterans with the care or services received by such eligible veterans under this section.
 - (E) An assessment of the effect of furnishing care and services under this section on wait times for an appointment for the receipt of hospital care and medical services from the Department.
 - (F) An assessment of the feasibility and advisability of continuing furnishing care and services under this section after the termination date specified in subsection (n).

(p) Rules of Construction.—

(1) No modification of contracts.—Nothing in this section shall be construed to require the Secretary to renegotiate contracts for the furnishing of hospital care or medical services to veterans entered into by the Department before the date of the enactment of this Act.

1	(2) FILLING AND PAYING FOR PRESCRIPTION
2	MEDICATIONS.—Nothing in this section shall be con-
3	strued to alter the process of the Department for
4	filling and paying for prescription medications.
5	SEC. 302. TRANSFER OF AUTHORITY FOR PAYMENTS FOR
6	HOSPITAL CARE, MEDICAL SERVICES, AND
7	OTHER HEALTH CARE FROM NON-DEPART-
8	MENT PROVIDERS TO THE CHIEF BUSINESS
9	OFFICE OF THE VETERANS HEALTH ADMINIS-
10	TRATION OF THE DEPARTMENT.
11	(a) Transfer of Authority.—
12	(1) In General.—Effective on October 1,
13	2014, the Secretary of Veterans Affairs shall trans-
14	fer the authority to pay for hospital care, medical
15	services, and other health care through non-Depart-
16	ment providers to the Chief Business Office of the
17	Veterans Health Administration of the Department
18	of Veterans Affairs from the Veterans Integrated
19	Service Networks and medical centers of the Depart-
20	ment of Veterans Affairs.
21	(2) Manner of Care.—The Chief Business
22	Office shall work in consultation with the Office of
23	Clinical Operations and Management of the Depart-
24	ment of Veterans Affairs to ensure that care and

- services described in paragraph (1) are provided in a manner that is clinically appropriate and effective.
- 3 (3) No Delay in Payment.—The transfer of 4 authority under paragraph (1) shall be carried out 5 in a manner that does not delay or impede any pay-6 ment by the Department for hospital care, medical 7 services, or other health care provided through a 8 non-Department provider under the laws adminis-9 tered by the Secretary.
- 10 (b) BUDGETARY EFFECT.—The Secretary shall, for 11 each fiscal year that begins after the date of the enact-12 ment of this Act—
 - (1) include in the budget for the Chief Business
 Office of the Veterans Health Administration
 amounts to pay for hospital care, medical services,
 and other health care provided through non-Department providers, including any amounts necessary to
 carry out the transfer of authority to pay for such
 care and services under subsection (a), including any
 increase in staff; and
 - (2) not include in the budget of each Veterans
 Integrated Service Network and medical center of
 the Department amounts to pay for such care and
 services.

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1	SEC. 303. ENHANCEMENT OF COLLABORATION BETWEEN
2	DEPARTMENT OF VETERANS AFFAIRS AND
3	INDIAN HEALTH SERVICE.
4	(a) Outreach to Tribal-Run Medical Facili-
5	TIES.—The Secretary of Veterans Affairs shall, in con-
6	sultation with the Director of the Indian Health Service,
7	conduct outreach to each medical facility operated by an
8	Indian tribe or tribal organization through a contract or
9	compact with the Indian Health Service under the Indian
10	Self-Determination and Education Assistance Act (25
11	U.S.C. 450 et seq.) to raise awareness of the ability of
12	such facilities, Indian tribes, and tribal organizations to
13	enter into agreements with the Department of Veterans
14	Affairs under which the Secretary reimburses such facili-
15	ties, Indian tribes, or tribal organizations, as the case may
16	be, for health care provided to veterans eligible for health
17	care at such facilities.
18	(b) Metrics for Memorandum of Under-
19	STANDING PERFORMANCE.—The Secretary of Veterans
20	Affairs shall implement performance metrics for assessing
21	the performance by the Department of Veterans Affairs
22	and the Indian Health Service under the memorandum of
23	understanding entitled "Memorandum of Understanding
24	between the Department of Veterans Affairs (VA) and the
25	Indian Health Service (IHS)" in increasing access to
26	health care, improving quality and coordination of health

- care, promoting effective patient-centered collaboration 2 and partnerships between the Department and the Serv-3 ice, and ensuring health-promotion and disease-prevention 4 services are appropriately funded and available for bene-5 ficiaries under both health care systems. 6 (c) Report.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Veterans 8 Affairs and the Director of the Indian Health Service shall jointly submit to Congress a report on the feasibility and 10 advisability of the following: 11 (1) Entering into agreements for the reimburse-12 ment by the Secretary of the costs of direct care 13 services provided through organizations receiving 14 amounts pursuant to grants made or contracts en-15 tered into under section 503 of the Indian Health 16 Care Improvement Act (25 U.S.C. 1653) to veterans 17 who are otherwise eligible to receive health care from 18 such organizations. 19 (2) Including the reimbursement of the costs of 20 direct care services provided to veterans who are not 21 Indians in agreements between the Department and 22 the following: 23 (A) The Indian Health Service.
- 24 (B) An Indian tribe or tribal organization 25 operating a medical facility through a contract

1 or compact with the Indian Health Service 2 under the Indian Self-Determination and Education Assistance Act (25 U.S.C. 450 et seq.). 3 4 (C) A medical facility of the Indian Health Service. 5 (d) DEFINITIONS.—In this section: 6 (1) Indian.—The terms "Indian" and "Indian 7 8 tribe" have the meanings given those terms in sec-9 tion 4 of the Indian Health Care Improvement Act 10 (25 U.S.C. 1603). 11 (2)MEDICAL FACILITY OF THE **INDIAN** 12 HEALTH SERVICE.—The term "medical facility of the Indian Health Service" includes a facility oper-13 14 ated by an Indian tribe or tribal organization 15 through a contract or compact with the Indian 16 Health Service under the Indian Self-Determination 17 and Education Assistance Act (25 U.S.C. 450 et

(3) TRIBAL ORGANIZATION.—The term "tribal organization" has the meaning given the term in section 4 of the Indian Self-Determination and Education Assistance Act (25 U.S.C. 450b).

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1	SEC. 304. ENHANCEMENT OF COLLABORATION BETWEEN
2	DEPARTMENT OF VETERANS AFFAIRS AND
3	NATIVE HAWAIIAN HEALTH CARE SYSTEMS.
4	(a) In General.—The Secretary of Veterans Affairs
5	shall, in consultation with Papa Ola Lokahi and such
6	other organizations involved in the delivery of health care
7	to Native Hawaiians as the Secretary considers appro-
8	priate, enter into contracts or agreements with Native Ha-
9	waiian health care systems that are in receipt of funds
10	from the Secretary of Health and Human Services pursu-
11	ant to grants awarded or contracts entered into under sec-
12	tion 6(a) of the Native Hawaiian Health Care Improve-
13	ment Act (42 U.S.C. 11705(a)) for the reimbursement of
14	direct care services provided to eligible veterans as speci-
15	fied in such contracts or agreements.
16	(b) Definitions.—In this section, the terms "Native
17	Hawaiian", "Native Hawaiian health care system", and
18	"Papa Ola Lokahi" have the meanings given those terms
19	in section 12 of the Native Hawaiian Health Care Im-
20	provement Act (42 U.S.C. 11711).
21	SEC. 305. SENSE OF CONGRESS ON PROMPT PAYMENT BY
22	DEPARTMENT OF VETERANS AFFAIRS.
23	It is the sense of Congress that the Secretary of Vet-
24	erans Affairs shall comply with section 1315 of title 5,
25	Code of Federal Regulations (commonly known as the
26	"prompt payment rule"), or any corresponding similar

1	regulation or ruling, in paying for health care pursuant
2	to contracts entered into with non-Department of Vet-
3	erans Affairs providers to provide health care under the
4	laws administered by the Secretary.
5	TITLE IV—HEALTH CARE
6	ADMINISTRATIVE MATTERS
7	SEC. 401. IMPROVEMENT OF ACCESS OF VETERANS TO MO-
8	BILE VET CENTERS OF THE DEPARTMENT OF
9	VETERANS AFFAIRS.
10	(a) Improvement of Access.—
11	(1) IN GENERAL.—The Secretary of Veterans
12	Affairs shall improve the access of veterans to tele-
13	medicine and other health care through the use of
14	mobile vet centers of the Department of Veterans
15	Affairs by providing standardized requirements for
16	the operation of such centers.
17	(2) Requirements.—The standardized re-
18	quirements required by paragraph (1) shall include
19	the following:
20	(A) The number of days each mobile vet
21	center of the Department is expected to travel
22	per year.
23	(B) The number of locations each center is
24	expected to visit per year.

1	(C) The number of appointments each cen-
2	ter is expected to conduct per year.
3	(D) The method and timing of notifica-
4	tions given by each center to individuals in the
5	area to which such center is traveling, including
6	notifications informing veterans of the avail-
7	ability to schedule appointments at the center.
8	(3) Use of telemedicine.—The Secretary
9	shall ensure that each mobile vet center of the De-
10	partment has the capability to provide telemedicine
11	services.
12	(b) Reports.—Not later than one year after the date
13	of the enactment of this Act, and not later than September
14	30 each year thereafter, the Secretary of Veterans Affairs
15	shall submit to the Committee on Veterans' Affairs of the
16	Senate and the Committee on Veterans' Affairs of the
17	House of Representatives a report on the following:
18	(1) The use of mobile vet centers to provide
19	telemedicine services to veterans during the year
20	preceding the submittal of the report, including the
21	following:
22	(A) The number of days each mobile vet
23	center was open to provide such services.
24	(B) The number of days each mobile vet
25	center traveled to a location other than the

1	headquarters of the mobile vet center to provide
2	such services.
3	(C) The number of appointments each cen-
4	ter conducted to provide such services on aver-
5	age per month and in total during such year.
6	(2) An analysis of the effectiveness of using mo-
7	bile vet centers to provide health care services to vet
8	erans through the use of telemedicine.
9	(3) Any recommendations for an increase in the
10	number of mobile vet centers of the Department.
11	(4) Any recommendations for an increase in the
12	telemedicine capabilities of each mobile vet center.
13	(5) The feasibility and advisability of using
14	temporary health care providers, including locum
15	tenens, to provide direct health care services to vet
16	erans at mobile vet centers.
17	(6) Such other recommendations on improve-
18	ment of the use of mobile vet centers by the Depart-
19	ment as the Secretary considers appropriate.
20	SEC. 402. COMMISSION ON CONSTRUCTION PROJECTS OF
21	THE DEPARTMENT OF VETERANS AFFAIRS.
22	(a) Establishment of Commission.—
23	(1) Establishment.—There is established an
24	Independent Commission on Department of Vet-

1	erans Affairs Construction Projects (in this section
2	referred to as the "Commission").
3	(2) Membership.—
4	(A) Voting members.—The Commission
5	shall be composed of 10 voting members as fol-
6	lows:
7	(i) Three members to be appointed by
8	the President from among members of the
9	National Academy of Engineering who are
10	nominated under subparagraph (B).
11	(ii) Three members to be appointed by
12	the President from among members of the
13	National Institute of Building Sciences
14	who are nominated under subparagraph
15	(B).
16	(iii) Four members to be appointed by
17	the President from among veterans en-
18	rolled in the patient enrollment system of
19	the Department of Veterans Affairs under
20	section 1705 of title 38, United States
21	Code, who are nominated under subpara-
22	graph (B).
23	(B) Nomination of voting members.—
24	The majority leader of the Senate, the minority
25	leader of the Senate, the speaker of the House

1	of Representatives, and the minority leader of
2	the House of Representatives shall jointly nomi-
3	nate not less than 24 individuals to be consid-
4	ered by the President for appointment under
5	subparagraph (A).
6	(C) Nonvoting members.—The Commis-
7	sion shall be composed of the following non-
8	voting members:
9	(i) The Comptroller General of the
10	United States, or designee.
11	(ii) The Secretary of Veterans Affairs,
12	or designee.
13	(iii) The Inspector General of the De-
14	partment of Veterans Affairs, or designee.
15	(D) Date of appointment of mem-
16	BERS.—The appointments of the members of
17	the Commission under subparagraph (A) shall
18	be made not later than 14 days after the date
19	of the enactment of this Act.
20	(3) Period of appointment; vacancies.—
21	Members shall be appointed for the life of the Com-
22	mission. Any vacancy in the Commission shall not
23	affect its powers, but shall be filled in the same
24	manner as the original appointment.

1	(4) Initial meeting.—Not later than five
2	days after the date on which all members of the
3	Commission have been appointed, the Commission
4	shall hold its first meeting.
5	(5) Meetings.—The Commission shall meet at
6	the call of the Chairperson.
7	(6) Quorum.—A majority of the members of
8	the Commission shall constitute a quorum, but a
9	lesser number of members may hold hearings.
10	(7) Chairperson and vice chairperson.—
11	The Commission shall select a Chairperson and Vice
12	Chairperson from among its members.
13	(b) Duties of Commission.—
14	(1) Review.—The Commission shall review
15	current construction and maintenance projects and
16	the medical facility leasing program of the Depart-
17	ment of Veterans Affairs to identify any problems
18	experienced by the Department in carrying out such
19	projects and program.
20	(2) Reports.—
21	(A) COMMISSION REPORT.—Not later than
22	120 days after the date of the enactment of this
23	Act, the Commission shall submit to the Sec-
24	retary of Veterans Affairs, the Committee on

Veterans' Affairs of the Senate, and the Com-

mittee on Veterans' Affairs of the House of Representatives a report setting forth recommendations, if any, for improving the manner in which the Secretary carries out the projects and program specified in paragraph (1).

(B) Department report.—Not later than 60 days after the submittal of the report under subparagraph (A), the Secretary of Veterans Affairs shall submit to the Committee on Veterans' Affairs of the Senate and the Committee on Veterans' Affairs of the House of Representatives a report on the feasibility and advisability of implementing the recommendations of the Commission, if any, included in the report submitted under such subparagraph, including a timeline for the implementation of such recommendations.

(c) Powers of Commission.—

(1) Hearings.—The Commission may hold such hearings, sit and act at such times and places, take such testimony, and receive such evidence as the Commission considers advisable to carry out this section.

(2) Information from federal agencies.—
The Commission may secure directly from any Federal agency such information as the Commission considers necessary to carry out this section. Upon request of the Chairperson of the Commission, the head of such agency shall furnish such information to the Commission.

(d) Commission Personnel Matters.—

- (1) Compensation of members.—Each member of the Commission who is not an officer or employee of the Federal Government shall be compensated at a rate equal to the daily equivalent of the annual rate of basic pay prescribed for level IV of the Executive Schedule under section 5315 of title 5, United States Code, for each day (including travel time) during which such member is engaged in the performance of the duties of the Commission. All members of the Commission who are officers or employees of the United States shall serve without compensation in addition to that received for their services as officers or employees of the United States.
- (2) Travel expenses.—The members of the Commission shall be allowed travel expenses, including per diem in lieu of subsistence, at rates authorized for employees of agencies under subchapter I of

chapter 57 of title 5, United States Code, while away from their homes or regular places of business in the performance of services for the Commission.

(3) Staff.—

- (A) In General.—The Chairperson of the Commission may, without regard to the civil service laws and regulations, appoint and terminate an executive director and such other additional personnel as may be necessary to enable the Commission to perform its duties. The employment of an executive director shall be subject to confirmation by the Commission.
- (B) Compensation.—The Chairperson of the Commission may fix the compensation of the executive director and other personnel without regard to chapter 51 and subchapter III of chapter 53 of title 5, United States Code, relating to classification of positions and General Schedule pay rates, except that the rate of pay for the executive director and other personnel may not exceed the rate payable for level V of the Executive Schedule under section 5316 of such title.
- (4) DETAIL OF GOVERNMENT EMPLOYEES.—
 Any Federal Government employee may be detailed

- to the Commission without reimbursement, and such detail shall be without interruption or loss of civil service status or privilege.
- (5) PROCUREMENT OF TEMPORARY AND INTERMITTENT SERVICES.—The Chairperson of the Commission may procure temporary and intermittent
 services under section 3109(b) of title 5, United
 States Code, at rates for individuals that do not exceed the daily equivalent of the annual rate of basic
 pay prescribed for level V of the Executive Schedule
 under section 5316 of such title.
- 12 (e) TERMINATION OF COMMISSION.—The Commis-13 sion shall terminate 30 days after the date on which the 14 Commission submits its report under subsection (b)(2)(A).

15 SEC. 403. COMMISSION ON ACCESS TO CARE.

- 16 (a) Establishment of Commission.—
- 17 (1) IN GENERAL.—There is established the 18 Commission on Access to Care (in this section re-19 ferred to as the "Commission" to examine the ac-20 cess of veterans to health care from the Department 21 of Veterans Affairs and strategically examine how 22 best to organize the Veterans Health Administra-23 tion, locate health care resources, and deliver health 24 care to veterans during the 10- to 20-year period be-25 ginning on the date of the enactment of this Act.

1	(2) Membership.—
2	(A) Voting members.—The Commission
3	shall be composed of 10 voting members who
4	are appointed by the President as follows:
5	(i) At least two members who rep-
6	resent an organization recognized by the
7	Secretary of Veterans Affairs for the rep-
8	resentation of veterans under section 5902
9	of title 38, United States Code.
10	(ii) At least one member from among
11	persons who have experience as senior
12	management for a private integrated
13	health care system with an annual gross
14	revenue of more than \$50,000,000.
15	(iii) At least one member from among
16	persons who are familiar with government
17	health care systems, including those sys-
18	tems of the Department of Defense, the
19	Indian Health Service, and Federally-quali-
20	fied health centers (as defined in section
21	1905(l)(2)(B) of the Social Security Act
22	(42 U.S.C. 1396d(l)(2)(B))).
23	(iv) At least two members from
24	among persons who are familiar with the
25	Veterans Health Administration but are

1	not current employees of the Veterans
2	Health Administration.
3	(v) At least two members from among
4	persons who are veterans or eligible for
5	hospital care, medical services, or other
6	health care under the laws administered by
7	the Secretary of Veterans Affairs.
8	(B) Nonvoting members.—
9	(i) In general.—In addition to
10	members appointed under subparagraph
11	(A), the Commission shall be composed of
12	10 nonvoting members who are appointed
13	by the President as follows:
14	(I) At least two members who
15	represent an organization recognized
16	by the Secretary of Veterans Affairs
17	for the representation of veterans
18	under section 5902 of title 38, United
19	States Code.
20	(II) At least one member from
21	among persons who have experience
22	as senior management for a private
23	integrated health care system with an
24	annual gross revenue of more than
25	\$50,000,000.

1	(III) At least one member from
2	among persons who are familiar with
3	government health care systems, in-
4	cluding those systems of the Depart-
5	ment of Defense, the Indian Health
6	Service, and Federally-qualified health
7	centers (as defined in section
8	1905(l)(2)(B) of the Social Security
9	Act (42 U.S.C. 1396d(l)(2)(B))).
10	(IV) At least two members from
11	among persons who are familiar with
12	the Veterans Health Administration
13	but are not current employees of the
14	Veterans Health Administration.
15	(V) At least two members from
16	among persons who are veterans or el-
17	igible for hospital care, medical serv-
18	ices, or other health care under the
19	laws administered by the Secretary of
20	Veterans Affairs.
21	(ii) Additional nonvoting mem-
22	BERS.—In addition to members appointed
23	under subparagraph (A) and clause (i), the
24	Commission shall be composed of the fol-
25	lowing nonvoting members:

1	(I) The Comptroller General of
2	the United States, or designee.
3	(II) The Inspector General of the
4	Department of Veterans Affairs, or
5	designee.
6	(C) Date.—The appointments of members
7	of the Commission shall be made not later than
8	60 days after the date of the enactment of this
9	Act.
10	(3) Period of appointment; vacancies.—
11	Members shall be appointed for the life of the Com-
12	mission. Any vacancy in the Commission shall not
13	affect its powers, but shall be filled in the same
14	manner as the original appointment.
15	(4) Initial meeting.—Not later than 15 days
16	after the date on which seven voting members of the
17	Commission have been appointed, the Commission
18	shall hold its first meeting.
19	(5) Meetings.—The Commission shall meet at
20	the call of the Chairperson.
21	(6) QUORUM.—A majority of the members of
22	the Commission shall constitute a quorum, but a
23	lesser number of members may hold hearings.

1	(7) Chairperson and vice chairperson.—
2	The Commission shall select a Chairperson and Vice
3	Chairperson from among its members.
4	(b) Duties of Commission.—
5	(1) EVALUATION AND ASSESSMENT.—The Com-
6	mission shall undertake a comprehensive evaluation
7	and assessment of access to health care at the De-
8	partment of Veterans Affairs.
9	(2) Matters evaluated and assessed.—
10	The matters evaluated and assessed by the Commis-
11	sion shall include the following:
12	(A) The appropriateness of current stand-
13	ards of the Department of Veterans Affairs
14	concerning access to health care.
15	(B) The measurement of such standards.
16	(C) The appropriateness of performance
17	standards and incentives in relation to stand-
18	ards described in subparagraph (A).
19	(D) Staffing levels throughout the Vet-
20	erans Health Administration and whether they
21	are sufficient to meet current demand for
22	health care from the Administration.
23	(E) The results of the assessment con-
24	ducted by an independent third party under

1	section 101(a), including any data or rec-
2	ommendations included in such assessment.
3	(3) Reports.—The Commission shall submit
4	to the President, through the Secretary of Veterans
5	Affairs, reports as follows:
6	(A) Not later than 90 days after the date
7	of the initial meeting of the Commission, an in-
8	terim report on—
9	(i) the findings of the Commission
10	with respect to the evaluation and assess-
11	ment required by this subsection; and
12	(ii) such recommendations as the
13	Commission may have for legislative or ad-
14	ministrative action to improve access to
15	health care through the Veterans Health
16	Administration.
17	(B) Not later than 180 days after the date
18	of the initial meeting of the Commission, a final
19	report on—
20	(i) the findings of the Commission
21	with respect to the evaluation and assess-
22	ment required by this subsection; and
23	(ii) such recommendations as the
24	Commission may have for legislative or ad-
25	ministrative action to improve access to

health care through the Veterans HealthAdministration.

(c) Powers of the Commission.—

- (1) Hearings.—The Commission may hold such hearings, sit and act at such times and places, take such testimony, and receive such evidence as the Commission considers advisable to carry out this section.
- (2) Information from federal agencies.—
 The Commission may secure directly from any Federal department or agency such information as the Commission considers necessary to carry out this section. Upon request of the Chairperson of the Commission, the head of such department or agency shall furnish such information to the Commission.

(d) Commission Personnel Matters.—

(1) Compensation of Members.—Each member of the Commission who is not an officer or employee of the Federal Government shall be compensated at a rate equal to the daily equivalent of the annual rate of basic pay prescribed for level IV of the Executive Schedule under section 5315 of title 5, United States Code, for each day (including travel time) during which such member is engaged in the performance of the duties of the Commission. All

members of the Commission who are officers or employees of the United States shall serve without compensation in addition to that received for their services as officers or employees of the United States.

(2) Travel expenses.—The members of the Commission shall be allowed travel expenses, including per diem in lieu of subsistence, at rates authorized for employees of agencies under subchapter I of chapter 57 of title 5, United States Code, while away from their homes or regular places of business in the performance of services for the Commission.

(3) Staff.—

- (A) In General.—The Chairperson of the Commission may, without regard to the civil service laws and regulations, appoint and terminate an executive director and such other additional personnel as may be necessary to enable the Commission to perform its duties. The employment of an executive director shall be subject to confirmation by the Commission.
- (B) Compensation.—The Chairperson of the Commission may fix the compensation of the executive director and other personnel without regard to chapter 51 and subchapter III of chapter 53 of title 5, United States Code, relat-

- ing to classification of positions and General
 Schedule pay rates, except that the rate of pay
 for the executive director and other personnel
 may not exceed the rate payable for level V of
 the Executive Schedule under section 5316 of
 such title.
- 7 (4) Detail of government employees.—
 8 Any Federal Government employee may be detailed
 9 to the Commission without reimbursement, and such
 10 detail shall be without interruption or loss of civil
 11 service status or privilege.
 - (5) PROCUREMENT OF TEMPORARY AND INTER-MITTENT SERVICES.—The Chairperson of the Commission may procure temporary and intermittent services under section 3109(b) of title 5, United States Code, at rates for individuals that do not exceed the daily equivalent of the annual rate of basic pay prescribed for level V of the Executive Schedule under section 5316 of such title.
- 20 (e) TERMINATION OF THE COMMISSION.—The Com-21 mission shall terminate 30 days after the date on which 22 the Commission submits its report under subsection 23 (b)(3)(B).
- 24 (f) Funding.—The Secretary of Veterans Affairs 25 shall make available to the Commission from amounts ap-

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propriated or otherwise made available to the Secretary such amounts as the Secretary and the Chairperson of the 3 Commission jointly consider appropriate for the Commis-4 sion to perform its duties under this section. 5 (g) Executive Action.— 6 (1)ACTION ON RECOMMENDATIONS.—The 7 President shall require the Secretary of Veterans Af-8 fairs and such other heads of relevant Federal de-9 partments and agencies to implement each rec-10 ommendation set forth in a report submitted under 11 subsection (b)(3) that the President— 12 (A) considers feasible and advisable; and 13 (B) determines can be implemented with-14 out further legislative action. 15 (2) Reports.—Not later than 60 days after 16 the date on which the President receives a report 17 under subsection (b)(3), the President shall submit 18 to the Committee on Veterans' Affairs of the Senate 19 and the Committee on Veterans' Affairs of the 20 House of Representatives and such other committees 21 of Congress as the President considers appropriate 22 a report setting forth the following: 23 (A) An assessment of the feasibility and 24 advisability of each recommendation contained 25 in the report received by the President.

1	(B) For each recommendation assessed as
2	feasible and advisable under subparagraph (A)
3	the following:
4	(i) Whether such recommendation re-
5	quires legislative action.
6	(ii) If such recommendation requires
7	legislative action, a recommendation con-
8	cerning such legislative action.
9	(iii) A description of any administra-
10	tive action already taken to carry out such
11	recommendation.
12	(iv) A description of any administra-
13	tive action the President intends to be
14	taken to carry out such recommendation
15	and by whom.
16	SEC. 404. IMPROVED PERFORMANCE METRICS FOR
17	HEALTH CARE PROVIDED BY DEPARTMENT
18	OF VETERANS AFFAIRS.
19	(a) Prohibition on Use of Scheduling and
20	Wait-Time Metrics in Determination of Perform-
21	ANCE AWARDS.—The Secretary of Veterans Affairs shall
22	ensure that scheduling and wait-time metrics or goals are
23	not used as factors in determining the performance of the
24	following employees for purposes of determining whether
25	to pay performance awards to such employees:

- (1) Directors, associate directors, assistant directors, deputy directors, chiefs of staff, and clinical leads of medical centers of the Department of Veterans Affairs.
 - (2) Directors, assistant directors, and quality management officers of Veterans Integrated Service Networks of the Department of Veterans Affairs.

(b) Modification of Performance Plans.—

- (1) In General.—Not later than 30 days after the date of the enactment of this Act, the Secretary shall modify the performance plans of the directors of the medical centers of the Department and the directors of the Veterans Integrated Service Networks to ensure that such plans are based on the quality of care received by veterans at the health care facilities under the jurisdictions of such directors.
- (2) Factors.—In modifying performance plans under paragraph (1), the Secretary shall ensure that assessment of the quality of care provided at health care facilities under the jurisdiction of a director described in paragraph (1) includes consideration of the following:
- (A) Recent reviews by the Joint Commission (formerly known as the "Joint Commission

- on Accreditation of Healthcare Organizations")
 of such facilities.
 - (B) The number and nature of recommendations concerning such facilities by the Inspector General of the Department in reviews conducted through the Combined Assessment Program (CAP), in the reviews by the Inspector General of community based outpatient clinics and primary care clinics, and in reviews conducted through the Office of Healthcare Inspections during the two most recently completed fiscal years.
 - (C) The number of recommendations described in subparagraph (B) that the Inspector General of the Department determines have not been carried out satisfactorily with respect to such facilities.
 - (D) Reviews of such facilities by the Commission on Accreditation of Rehabilitation Facilities.
 - (E) The number and outcomes of administrative investigation boards, root cause analysis, and peer reviews conducted at such facilities during the fiscal year for which the assessment is being conducted.

1 (F) The effectiveness of any remedial ac-2 tions or plans resulting from any Inspector 3 General recommendations in the reviews and 4 analyses described in subparagraphs (A) 5 through (E).

- (3) Additional Leadership Positions.—To the degree practicable, the Secretary shall assess the performance of other employees of the Department in leadership positions at Department medical centers, including associate directors, assistant directors, deputy directors, chiefs of staff, and clinical leads, and in Veterans Integrated Service Networks, including assistant directors and quality management officers, using factors and criteria similar to those used in the performance plans modified under paragraph (1).
- 17 (c) Removal of Certain Performance Goals.—
 18 For each fiscal year that begins after the date of the en19 actment of this Act, the Secretary shall not include in the
 20 performance goals of any employee of a Veterans Inte21 grated Service Network or medical center of the Depart22 ment any performance goal that might disincentivize the
 23 payment of Department amounts to provide hospital care,
 24 medical services, or other health care through a non-De25 partment provider.

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1	SEC. 405. IMPROVED TRANSPARENCY CONCERNIN	٧G
2	HEALTH CARE PROVIDED BY DEPARTMENT	NT
3	OF VETERANS AFFAIRS.	
4	(a) Publication of Wait Times.—	
5	(1) Goals.—	
6	(A) Initial.—Not later than 90 days aft	er
7	the date of the enactment of this Act, the Se	ec-
8	retary of Veterans Affairs shall publish in t	he
9	Federal Register, and on an Internet websi	ite
10	accessible to the public of each medical cent	er
11	of the Department of Veterans Affairs, t	he
12	wait-time goals of the Department for t	he
13	scheduling of an appointment by a veteran f	or
14	the receipt of health care from the Departmen	nt.
15	(B) Subsequent changes.—	
16	(i) In General.—If the Secreta	ry
17	modifies the wait-time goals described	in
18	subparagraph (A), the Secretary shall pu	ıb-
19	lish the new wait-times goals—	
20	(I) on an Internet website acce	es-
21	sible to the public of each medic	al
22	center of the Department not lat	er
23	than 30 days after such modification	n;
24	and	

1	(II) in the Federal Register not
2	later than 90 days after such modi-
3	fication.
4	(ii) Effective date.—Any modifica-
5	tion under clause (i) shall take effect on
6	the date of publication in the Federal Reg-
7	ister.
8	(C) Goals described.—Wait-time goals
9	published under this paragraph shall include
10	goals for primary care appointments, specialty
11	care appointments, and appointments based on
12	the general severity of the condition of the vet-
13	eran.
14	(2) Wait times at medical centers of the
15	DEPARTMENT.—Not later than one year after the
16	date of the enactment of this Act, the Secretary of
17	Veterans Affairs shall publish on an Internet website
18	accessible to the public of each medical center of the
19	Department the current wait time for an appoint-
20	ment for primary care and specialty care at the
21	medical center.
22	(b) Publicly Available Database of Patient
23	SAFETY, QUALITY OF CARE, AND OUTCOME MEAS-
24	URES.—

- 1 (1) IN GENERAL.—Not later than 180 days
 2 after the date of the enactment of this Act, the Sec3 retary shall develop and make available to the public
 4 a comprehensive database containing all applicable
 5 patient safety, quality of care, and outcome meas6 ures for health care provided by the Department
 7 that are tracked by the Secretary.
 - (2) UPDATE FREQUENCY.—The Secretary shall update the database required by paragraph (1) not less frequently than once each year.
 - (3) UNAVAILABLE MEASURES.—For all measures that the Secretary would otherwise publish in the database required by paragraph (1) but has not done so because such measures are not available, the Secretary shall publish notice in the database of the reason for such unavailability and a timeline for making such measures available in the database.
 - (4) Accessibility.—The Secretary shall ensure that the database required by paragraph (1) is accessible to the public through the primary Internet website of the Department and through each primary Internet website of a Department medical center.
- 24 (c) Hospital Compare Website of Department

- (1) AGREEMENT REQUIRED.—Not later than 1 2 180 days after the date of the enactment of this Act, 3 the Secretary of Veterans Affairs shall enter into an agreement with the Secretary of Health and Human 5 Services for the provision by the Secretary of Vet-6 erans Affairs of such information as the Secretary of 7 Health and Human Services may require to report 8 and make publicly available patient quality and out-9 come information concerning Department of Vet-10 erans Affairs medical centers through the Hospital 11 Compare Internet website of the Department of 12 Health and Human Services or any successor Inter-13 net website.
 - (2) Information provided by the Secretary of Veterans Affairs to the Secretary of Health and Human Services under paragraph (1) shall include the following:
 - (A) Measures of timely and effective health care.
 - (B) Measures of readmissions, complications of death, including with respect to 30-day mortality rates and 30-day readmission rates, surgical complication measures, and health care related infection measures.

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- 1 (C) Survey data of patient experiences, in-2 cluding the Hospital Consumer Assessment of 3 Healthcare Providers and Systems or any simi-4 lar successor survey developed by the Depart-5 ment of Health and Human Services.
 - (D) Any other measures required of or reported with respect to hospitals participating in the Medicare program under title XVIII of the Social Security Act (42 U.S.C. 1395 et seq.).
 - (3) UNAVAILABLE INFORMATION.—For any applicable metric collected by the Department of Veterans Affairs or required to be provided under paragraph (2) and withheld from or unavailable in the Hospital Compare Internet website, the Secretary of Veterans Affairs shall publish a notice in the Federal Register stating the reason why such metric was withheld from public disclosure and a timeline for making such metric available, if applicable.
- 19 (d) Comptroller General Review of Publicly 20 Available Safety and Quality Metrics.—Not later 21 than three years after the date of the enactment of this 22 Act, the Comptroller General of the United States shall 23 conduct a review of the safety and quality metrics made 24 publicly available by the Secretary of Veterans Affairs

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1	under this section to assess the degree to which the Sec-
2	retary is complying with the provisions of this section.
3	SEC. 406. INFORMATION FOR VETERANS ON THE CREDEN-
4	TIALS OF DEPARTMENT OF VETERANS AF-
5	FAIRS PHYSICIANS.
6	(a) Improvement of "Our Providers" Internet
7	Website Links.—
8	(1) Availability through department of
9	VETERANS AFFAIRS HOMEPAGE.—A link to the "Our
10	Providers' health care providers database of the De-
11	partment of Veterans Affairs, or any successor data-
12	base, shall be available on and through the home-
13	page of the Internet website of the Department that
14	is accessible to the public.
15	(2) Information on location of residency
16	TRAINING.—The Internet website of the Department
17	that is accessible to the public shall include under
18	the link to the "Our Providers" health care pro-
19	viders database of the Department, or any successor
20	database, the location of residency training of each
21	licensed physician of the Department.
22	(3) Information on physicians at par-
23	TICULAR FACILITIES.—The "Our Providers" health
24	care providers database of the Department, or any

successor database, shall identify whether each li-

- censed physician of the Department is a physician in
 residency.
- 3 (b) Information on Credentials of Physicians
 4 for Veterans Undergoing Surgical Procedures.—
- 5 (1) IN GENERAL.—Each veteran who is under6 going a surgical procedure by or through the De7 partment shall be provided information on the cre8 dentials of the surgeon to be performing such proce9 dure at such time in advance of the procedure as is
 10 appropriate to permit such veteran to evaluate such
 11 information.
 - (2) Other individuals.—If a veteran is unable to evaluate the information provided under paragraph (1) due to the health or mental competence of the veteran, such information shall be provided to an individual acting on behalf of the veteran.
 - (c) Comptroller General Report and Plan.—
- 19 (1) Report.—Not later than two years after 20 the date of the enactment of this Act, the Comp-21 troller General of the United States shall submit to 22 the Committee on Veterans' Affairs of the Senate 23 and the Committee on Veterans' Affairs of the 24 House of Representatives a report setting forth an

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1	assessment by the Comptroller General of the fol-
2	lowing:
3	(A) The manner in which contractors
4	under the Patient-Centered Community Care
5	initiative of the Department perform oversight
6	of the credentials of physicians within the net-
7	works of such contractors under the initiative.
8	(B) The oversight by the Department of
9	the contracts under the Patient-Centered Com-
10	munity Care initiative.
11	(C) The verification by the Department of
12	the credentials and licenses of health care pro-
13	viders furnishing hospital care and medical
14	services under section 301.
15	(2) Plan.—
16	(A) In general.—Not later than 30 days
17	after the submittal of the report under para-
18	graph (1), the Secretary shall—
19	(i) submit to the Comptroller General,
20	the Committee on Veterans' Affairs of the
21	Senate, and the Committee on Veterans'
22	Affairs of the House of Representatives a
23	plan to address any findings and rec-
24	ommendations of the Comptroller General
25	included in such report; and

1	(ii) submit to the Committee on Vet-
2	erans' Affairs of the Senate and the Com-
3	mittee on Veterans' Affairs of the House
4	of Representatives a request for additional
5	amounts, if any, that may be necessary to
6	carry out such plan.
7	(B) Implementation.—Not later than 90
8	days after the submittal of the report under
9	paragraph (1), the Secretary shall carry out
10	such plan.
11	SEC. 407. INFORMATION IN ANNUAL BUDGET OF THE
12	PRESIDENT ON HOSPITAL CARE AND MED-
13	ICAL SERVICES FURNISHED THROUGH EX-
14	PANDED USE OF CONTRACTS FOR SUCH
15	CARE.
16	The materials on the Department of Veterans Affairs
17	in the budget of the President for a fiscal year, as sub-
18	mitted to Congress pursuant to section 1105(a) of title
19	31, United States Code, shall set forth the following:
20	(1) The number of veterans who received hos-
21	pital care and medical services under section 301
22	during the fiscal year preceding the fiscal year in
23	which such budget is submitted.
24	(2) The amount expended by the Department
25	on furnishing care and services under such section

- during the fiscal year preceding the fiscal year in which such budget is submitted.
- 3 (3) The amount requested in such budget for 4 the costs of furnishing care and services under such 5 section during the fiscal year covered by such budg-6 et, set forth in aggregate and by amounts for each 7 account for which amounts are so requested.
 - (4) The number of veterans that the Department estimates will receive hospital care and medical services under such section during the fiscal years covered by the budget submission.
- 12 (5) The number of employees of the Depart-13 ment on paid administrative leave at any point dur-14 ing the fiscal year preceding the fiscal year in which 15 such budget is submitted.
- 16 SEC. 408. PROHIBITION ON FALSIFICATION OF DATA CON-
- 17 CERNING WAIT TIMES AND QUALITY MEAS-
- 18 URES AT DEPARTMENT OF VETERANS AF-
- FAIRS.

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- Not later than 60 days after the date of the enact-
- 21 ment of this Act, and in accordance with title 5, United
- 22 States Code, the Secretary of Veterans Affairs shall estab-
- 23 lish policies whereby any employee of the Department of
- 24 Veterans Affairs who knowingly submits false data con-
- 25 cerning wait times for health care or quality measures

1	with respect to health care to another employee of the De-
2	partment or knowingly requires another employee of the
3	Department to submit false data concerning such wait
4	times or quality measures to another employee of the De-
5	partment is subject to a penalty the Secretary considers
6	appropriate after notice and an opportunity for a hearing.
7	including civil penalties, unpaid suspensions, or termi-
8	nation.
9	SEC. 409. REMOVAL OF SENIOR EXECUTIVE SERVICE EM
10	PLOYEES OF THE DEPARTMENT OF VET
11	ERANS AFFAIRS FOR PERFORMANCE.
12	(a) Removal or Transfer.—
13	(1) In general.—Chapter 7 of title 38, United
14	States Code, is amended by adding at the end the
15	following new section:
16	"§ 713. Senior Executive Service: removal based on
	8713. Senior Executive Service, removal based on
17	performance
18	performance
18 19	performance "(a) In General.—The Secretary may remove any
18 19 20	performance "(a) In General.—The Secretary may remove any individual from the Senior Executive Service if the Sec-
17 118 119 220 221 222	performance "(a) IN GENERAL.—The Secretary may remove any individual from the Senior Executive Service if the Secretary determines the performance of the individual war-

(as defined in section 2101 of title 5); or

- 1 "(2) transfer the individual to a General Sched-
- 2 ule position at any grade of the General Schedule for
- 3 which the individual is qualified and that the Sec-
- 4 retary determines is appropriate.
- 5 "(b) Notice to Congress.—Not later than 30 days
- 6 after removing or transferring an individual from the Sen-
- 7 ior Executive Service under subsection (a), the Secretary
- 8 shall submit to the Committees on Veterans' Affairs of
- 9 the Senate and the House of Representatives notice in
- 10 writing of such removal or transfer and the reason for
- 11 such removal or transfer.
- 12 "(c) PROCEDURE.—(1) The procedures under section
- 13 7543 of title 5 shall not apply to a removal or transfer
- 14 under this section.
- 15 "(2)(A) Subject to subparagraph (B), any removal or
- 16 transfer under subsection (a) may be appealed to the
- 17 Merit Systems Protection Board under section 7701 of
- 18 title 5.
- 19 "(B) An appeal under subparagraph (A) of a removal
- 20 or transfer may only be made if such appeal is made not
- 21 later than 7 days after the date of such removal or trans-
- 22 fer.
- 23 "(d) Expedited Review by Merit Systems Pro-
- 24 Tection Board.—(1) The Merit Systems Protection
- 25 Board shall expedite any appeal under section 7701 of

- 1 title 5 of a removal or transfer under subsection (a) and,
- 2 in any such case, shall issue a decision not later than 21
- 3 days after the date of the appeal.
- 4 "(2) In any case in which the Merit Systems Protec-
- 5 tion Board determines that it cannot issue a decision in
- 6 accordance with the 21-day requirement under paragraph
- 7 (1), the Merit Systems Protection Board shall submit to
- 8 Congress a report that explains the reason why the Merit
- 9 Systems Protection Board is unable to issue a decision in
- 10 accordance with such requirement in such case.
- 11 "(3) There is authorized to be appropriated such
- 12 sums as may be necessary for the Merit Systems Protec-
- 13 tion Board to expedite appeals under paragraph (1).
- 14 "(4) The Merit Systems Protection Board may not
- 15 stay any personnel action taken under this section.
- 16 "(5) A person who appeals under section 7701 of title
- 17 5 a removal under subsection (a)(1) may not receive any
- 18 pay, awards, bonuses, incentives, allowances, differentials,
- 19 student loan repayments, special payments, or benefits
- 20 from the Secretary until the Merit Systems Protection
- 21 Board has made a final decision on such appeal.
- 22 "(6) A decision made by the Merit Systems Protec-
- 23 tion Board with respect to a removal or transfer under
- 24 subsection (a) shall not be subject to any further appeal.".

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1	(2) CLERICAL AMENDMENT.—The table of sec-
2	tions at the beginning of such chapter is amended
3	by adding at the end the following new item:
	"713. Senior Executive Service: removal based on performance.".
4	(b) Establishment of Expedited Review Proc-
5	ESS.—
6	(1) In general.—Not later than 30 days after
7	the date of the enactment of this Act, the Merit Sys-
8	tems Protection Board shall establish and put into
9	effect a process to conduct expedited reviews in ac-
10	cordance with section 713(d) of title 38, United
11	States Code.
12	(2) Inapplicability of certain regula-
13	TIONS.—Section 1201.22 of title 5, Code of Federal
14	Regulations, as in effect on the day before the date
15	of the enactment of this Act, shall not apply to expe-
16	dited reviews carried out under section 713(d) of
17	title 38, United States Code.
18	(3) Report by Merit Systems Protection
19	BOARD.—Not later than 30 days after the date of
20	the enactment of this Act, the Merit Systems Pro-
21	tection Board shall submit to Congress a report on
22	the actions the Board plans to take to conduct expe-
23	dited reviews under section 713(d) of title 38,
24	United States Code, as added by subsection (a).

Such report shall include a description of the re-

- 1 sources the Board determines will be necessary to
- 2 conduct such reviews and a description of whether
- any resources will be necessary to conduct such re-
- 4 views that were not available to the Board on the
- 5 day before the date of the enactment of this Act.
- 6 (c) Temporary Exemption From Certain Limi-
- 7 TATION ON INITIATION OF REMOVAL FROM SENIOR EX-
- 8 ECUTIVE SERVICE.—During the 120-day period beginning
- 9 on the date of the enactment of this Act, an action to re-
- 10 move an individual from the Senior Executive Service at
- 11 the Department of Veterans Affairs pursuant to section
- 12 713 of title 38, United States Code, as added by sub-
- 13 section (a), or section 7543 of title 5, United States Code,
- 14 may be initiated, notwithstanding section 3592(b) of title
- 15 5, United States Code, or any other provision of law.
- 16 (d) Construction.—Nothing in this section or sec-
- 17 tion 713 of title 38, United States Code, as added by sub-
- 18 section (a), shall be construed to apply to an appeal of
- 19 a removal, transfer, or other personnel action that was
- 20 pending before the date of the enactment of this Act.

TITLE V—HEALTH CARE 1 RELATED TO SEXUAL TRAUMA 2 SEC. 501. EXPANSION OF ELIGIBILITY FOR SEXUAL TRAU-4 MA COUNSELING AND TREATMENT TO VET-5 ERANS ON INACTIVE DUTY TRAINING. 6 Section 1720D(a)(1) of title 38, United States Code, is amended by striking "or active duty for training" and inserting ", active duty for training, or inactive duty train-9 ing". SEC. 502. PROVISION OF COUNSELING AND TREATMENT 11 FOR SEXUAL TRAUMA BY THE DEPARTMENT 12 OF VETERANS AFFAIRS TO MEMBERS OF THE 13 ARMED FORCES. 14 (a) Expansion of Coverage to Members of the ARMED FORCES.—Subsection (a) of section 1720D of title 15 16 38, United States Code, is amended— 17 (1) by redesignating paragraph (2) as para-18 graph(3);19 (2) by inserting after paragraph (1) the fol-20 lowing new paragraph (2): 21 "(2)(A) In operating the program required by para-22 graph (1), the Secretary may, in consultation with the

Secretary of Defense, provide counseling and care and

services to members of the Armed Forces (including mem-

bers of the National Guard and Reserves) on active duty

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1 to overcome psychological trauma described in that para-
 2
   graph.
 3
        "(B) A member described in subparagraph (A) shall
   not be required to obtain a referral before receiving coun-
 5
    seling and care and services under this paragraph."; and
 6
             (3) in paragraph (3), as redesignated by para-
 7
        graph (1)—
                 (A) by striking "a veteran" and inserting
 8
             "an individual"; and
 9
                 (B) by striking "that veteran" each place
10
11
             it appears and inserting "that individual".
        (b) Information to Members on Availability of
12
   Counseling and Services.—Subsection (c) of such sec-
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14
   tion is amended—
             (1) by striking "to veterans" each place it ap-
15
16
        pears; and
17
             (2) in paragraph (3), by inserting "members of
18
        the Armed Forces and" before "individuals".
19
        (c) Inclusion of Members in Reports on Coun-
   SELING AND SERVICES.—Subsection (e) of such section
20
21
   is amended—
22
             (1) in the matter preceding paragraph (1), by
23
        striking "to veterans";
             (2) in paragraph (2)—
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1	(A) by striking "women veterans" and in-
2	serting "individuals"; and
3	(B) by striking "training under subsection
4	(d)." and inserting "training under subsection
5	(d), disaggregated by—
6	"(A) veterans;
7	"(B) members of the Armed Forces (in-
8	cluding members of the National Guard and
9	Reserves) on active duty; and
10	"(C) for each of subparagraphs (A) and
11	(B)—
12	"(i) men; and
13	"(ii) women.";
14	(3) in paragraph (4), by striking "veterans"
15	and inserting "individuals"; and
16	(4) in paragraph (5)—
17	(A) by striking "women veterans" and in-
18	serting "individuals"; and
19	(B) by inserting ", including specific rec-
20	ommendations for individuals specified in sub-
21	paragraphs (A), (B), and (C) of paragraph (2)"
22	before the period at the end.
23	(d) Effective Date.—The amendments made by
24	this section shall take effect on the date that is one year
25	after the date of the enactment of this Act.

1 SEC. 503. REPORTS ON MILITARY SEXUAL TRAUMA.

2	(a) Report on Services Available for Military
3	SEXUAL TRAUMA IN THE DEPARTMENT OF VETERANS
4	AFFAIRS.—Not later than 630 days after the date of the
5	enactment of this Act, the Secretary of Veterans Affairs
6	shall submit to the Committee on Veterans' Affairs of the
7	Senate and the Committee on Veterans' Affairs of the
8	House of Representatives a report on the treatment and
9	services available from the Department of Veterans Af-
10	fairs for male veterans who experience military sexual
11	trauma compared to such treatment and services available
12	to female veterans who experience military sexual trauma.
13	(b) Reports on Transition of Military Sexual
14	TRAUMA TREATMENT FROM DEPARTMENT OF DEFENSE
15	TO DEPARTMENT OF VETERANS AFFAIRS.—Not later
16	than 630 days after the date of the enactment of this Act,
17	and annually thereafter for five years, the Department of
18	Veterans Affairs-Department of Defense Joint Executive
19	Committee established by section 320(a) of title 38,
20	United States Code, shall submit to the appropriate com-
21	mittees of Congress a report on military sexual trauma
22	that includes the following:
23	(1) The processes and procedures utilized by
24	the Department of Veterans Affairs and the Depart-
25	ment of Defense to facilitate transition of treatment
26	of individuals who have experienced military sexual

- trauma from treatment provided by the Department of Defense to treatment provided by the Department of Veterans Affairs.
 - (2) A description and assessment of the collaboration between the Department of Veterans Affairs and the Department of Defense in assisting veterans in filing claims for disabilities related to military sexual trauma, including permitting veterans access to information and evidence necessary to develop or support such claims.
 - (c) Definitions.—In this section:
 - (1) APPROPRIATE COMMITTEES OF CONGRESS.—The term "appropriate committees of Congress" means—
 - (A) the Committee on Veterans' Affairs and the Committee on Armed Services of the Senate; and
 - (B) the Committee on Veterans' Affairs and the Committee on Armed Services of the House of Representatives.
 - (2) MILITARY SEXUAL TRAUMA.—The term "military sexual trauma" means psychological trauma, which in the judgment of a mental health professional employed by the Department, resulted from a physical assault of a sexual nature, battery of a

1	sexual nature, or sexual harassment which occurred
2	while the veteran was serving on active duty or ac-
3	tive duty for training.
4	(3) Sexual Harassment.—The term "sexual
5	harassment" means repeated, unsolicited verbal or
6	physical contact of a sexual nature which is threat-
7	ening in character.
8	(4) Sexual trauma.—The term "sexual trau-
9	ma" shall have the meaning given that term by the
10	Secretary of Veterans Affairs for purposes of this
11	section.
12	(d) Effective Date.—This section shall take effect
13	on the date that is 270 days after the date of the enact-
14	ment of this Act.
15	TITLE VI—MAJOR MEDICAL
16	FACILITY LEASES
17	SEC. 601. AUTHORIZATION OF MAJOR MEDICAL FACILITY
18	LEASES.
19	The Secretary of Veterans Affairs may carry out the
20	following major medical facility leases at the locations
21	specified, and in an amount for each lease not to exceed
22	the amount shown for such location (not including any es-
23	timated cancellation costs):

- 1 (1) For a clinical research and pharmacy co-2 ordinating center, Albuquerque, New Mexico, an 3 amount not to exceed \$9,560,000.
- 4 (2) For a community-based outpatient clinic, 5 Brick, New Jersey, an amount not to exceed 6 \$7,280,000.
 - (3) For a new primary care and dental clinic annex, Charleston, South Carolina, an amount not to exceed \$7,070,250.
 - (4) For the Cobb County community-based Outpatient Clinic, Cobb County, Georgia, an amount not to exceed \$6,409,000.
 - (5) For the Leeward Outpatient Healthcare Access Center, Honolulu, Hawaii, including a co-located clinic with the Department of Defense and the co-location of the Honolulu Regional Office of the Veterans Benefits Administration and the Kapolei Vet Center of the Department of Veterans Affairs, an amount not to exceed \$15,887,370.
 - (6) For a community-based outpatient clinic, Johnson County, Kansas, an amount not to exceed \$2,263,000.
- 23 (7) For a replacement community-based out-24 patient clinic, Lafayette, Louisiana, an amount not 25 to exceed \$2,996,000.

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1	(8) For a community-based outpatient clinic
2	Lake Charles, Louisiana, an amount not to exceed
3	\$2,626,000.
4	(9) For outpatient clinic consolidation, New
5	Port Richey, Florida, an amount not to exceed
6	\$11,927,000.
7	(10) For an outpatient clinic, Ponce, Puerto
8	Rico, an amount not to exceed \$11,535,000.
9	(11) For lease consolidation, San Antonio
10	Texas, an amount not to exceed \$19,426,000.
11	(12) For a community-based outpatient clinic
12	San Diego, California, an amount not to exceed
13	\$11,946,100.
14	(13) For an outpatient clinic, Tyler, Texas, an
15	amount not to exceed \$4,327,000.
16	(14) For the Errera Community Care Center,
17	West Haven, Connecticut, an amount not to exceed
18	\$4,883,000.
19	(15) For the Worcester community-based Out-
20	patient Clinic, Worcester, Massachusetts, an amount
21	not to exceed \$4,855,000.
22	(16) For the expansion of a community-based
23	outpatient clinic, Cape Girardeau, Missouri, an
24	amount not to exceed \$4,232,060.

1	(17) For a multispecialty clinic, Chattanooga
2	Tennessee, an amount not to exceed \$7,069,000.
3	(18) For the expansion of a community-based
4	outpatient clinic, Chico, California, an amount not to
5	exceed \$4,534,000.
6	(19) For a community-based outpatient clinic,
7	Chula Vista, California, an amount not to exceed
8	\$3,714,000.
9	(20) For a new research lease, Hines, Illinois,
10	an amount not to exceed \$22,032,000.
11	(21) For a replacement research lease, Hous-
12	ton, Texas, an amount not to exceed \$6,142,000.
13	(22) For a community-based outpatient clinic
14	Lincoln, Nebraska, an amount not to exceed
15	\$7,178,400.
16	(23) For a community-based outpatient clinic
17	Lubbock, Texas, an amount not to exceed
18	\$8,554,000.
19	(24) For a community-based outpatient clinic
20	consolidation, Myrtle Beach, South Carolina, an
21	amount not to exceed \$8,022,000.
22	(25) For a community-based outpatient clinic
23	Phoenix, Arizona, an amount not to exceed
24	¢20.757.000

1	(26) For the expansion of a community-based
2	outpatient clinic, Redding, California, an amount not
3	to exceed \$8,154,000.
4	SEC. 602. BUDGETARY TREATMENT OF DEPARTMENT OF
5	VETERANS AFFAIRS MAJOR MEDICAL FACILI-
6	TIES LEASES.
7	(a) FINDINGS.—Congress finds the following:
8	(1) Title 31, United States Code, requires the
9	Department of Veterans Affairs to record the full
10	cost of its contractual obligation against funds avail-
11	able at the time a contract is executed.
12	(2) Office of Management and Budget Circular
13	A-11 provides guidance to agencies in meeting the
14	statutory requirements under title 31, United States
15	Code, with respect to leases.
16	(3) For operating leases, Office of Management
17	and Budget Circular A-11 requires the Department
18	of Veterans Affairs to record up-front budget au-
19	thority in an "amount equal to total payments under
20	the full term of the lease or [an] amount sufficient
21	to cover first year lease payments plus cancellation
22	costs".
23	(b) Requirement for Obligation of Full
24	Cost —

1	(1) In general.—Subject to the availability of
2	appropriations provided in advance, in exercising the
3	authority of the Secretary of Veterans Affairs to
4	enter into leases provided in this Act, the Secretary
5	shall record, pursuant to section 1501 of title 31
6	United States Code, as the full cost of the contrac-
7	tual obligation at the time a contract is executed ei-
8	ther—
9	(A) an amount equal to total payments
10	under the full term of the lease; or
11	(B) if the lease specifies payments to be
12	made in the event the lease is terminated before
13	its full term, an amount sufficient to cover the
14	first year lease payments plus the specified can-
15	cellation costs.
16	(2) Self-insuring authority.—The require-
17	ments of paragraph (1) may be satisfied through the
18	use of a self-insuring authority consistent with Of-
19	fice of Management and Budget Circular A–11.
20	(c) Transparency.—
21	(1) Compliance.—Subsection (b) of section
22	8104 of title 38, United States Code, is amended by
23	adding at the end the following new paragraph:
24	"(7) In the case of a prospectus proposing

funding for a major medical facility lease, a detailed

1	analysis of how the lease is expected to comply with
2	Office of Management and Budget Circular A–11
3	and section 1341 of title 31 (commonly referred to
4	as the 'Anti-Deficiency Act'). Any such analysis shall
5	include—
6	"(A) an analysis of the classification of the
7	lease as a 'lease-purchase', 'capital lease', or
8	'operating lease' as those terms are defined in
9	Office of Management and Budget Circular A-
10	11;
11	"(B) an analysis of the obligation of budg-
12	etary resources associated with the lease; and
13	"(C) an analysis of the methodology used
14	in determining the asset cost, fair market value,
15	and cancellation costs of the lease.".
16	(2) Submittal to congress.—Such section
17	8104 is further amended by adding at the end the
18	following new subsection:
19	"(h)(1) Not less than 30 days before entering into
20	a major medical facility lease, the Secretary shall submit
21	to the Committees on Veterans' Affairs of the Senate and
22	the House of Representatives—
23	"(A) notice of the Secretary's intention to enter
24	into the lease;
25	"(B) a detailed summary of the proposed lease:

- 1 "(C) a description and analysis of any dif-
- 2 ferences between the prospectus submitted pursuant
- 3 to subsection (b) and the proposed lease; and
- 4 "(D) a scoring analysis demonstrating that the
- 5 proposed lease fully complies with Office of Manage-
- 6 ment and Budget Circular A-11.
- 7 "(2) Each committee described in paragraph (1) shall
- 8 ensure that any information submitted to the committee
- 9 under such paragraph is treated by the committee with
- 10 the same level of confidentiality as is required by law of
- 11 the Secretary and subject to the same statutory penalties
- 12 for unauthorized disclosure or use as the Secretary.
- 13 "(3) Not more than 30 days after entering into a
- 14 major medical facility lease, the Secretary shall submit to
- 15 each committee described in paragraph (1) a report on
- 16 any material differences between the lease that was en-
- 17 tered into and the proposed lease described under such
- 18 paragraph, including how the lease that was entered into
- 19 changes the previously submitted scoring analysis de-
- 20 scribed in subparagraph (D) of such paragraph.".
- 21 (d) Rule of Construction.—Nothing in this sec-
- 22 tion, or the amendments made by this section, shall be
- 23 construed to in any way relieve the Department of Vet-
- 24 erans Affairs from any statutory or regulatory obligations

1	or requirements existing prior to the enactment of this
2	section and such amendments.
3	TITLE VII—VETERANS BENEFITS
4	MATTERS
5	SEC. 701. EXPANSION OF MARINE GUNNERY SERGEANT
6	JOHN DAVID FRY SCHOLARSHIP.
7	(a) Expansion of Entitlement.—Subsection
8	(b)(9) of section 3311 of title 38, United States Code, is
9	amended by inserting "or spouse" after "child".
10	(b) Limitation and Election on Certain Bene-
11	FITS.—Subsection (f) of such section is amended—
12	(1) by redesignating paragraph (2) as para-
13	graph (4); and
14	(2) by inserting after paragraph (1) the fol-
15	lowing new paragraphs:
16	"(2) Limitation.—The entitlement of an indi-
17	vidual to assistance under subsection (a) pursuant to
18	paragraph (9) of subsection (b) because the indi-
19	vidual was a spouse of a person described in such
20	paragraph shall expire on the earlier of—
21	"(A) the date that is 15 years after the
22	date on which the person died; and
23	"(B) the date on which the individual re-
24	marries.

1	"(3) Election on receipt of certain bene-
2	FITS.—A surviving spouse entitled to assistance
3	under subsection (a) pursuant to paragraph (9) of
4	subsection (b) who is also entitled to educational as-
5	sistance under chapter 35 of this title may not re-
6	ceive assistance under both this section and such
7	chapter, but shall make an irrevocable election (in
8	such form and manner as the Secretary may pre-
9	scribe) under which section or chapter to receive
10	educational assistance.".
11	(c) Conforming Amendment.—Section 3321(b)(4)
12	of such title is amended—
13	(1) by striking "an individual" and inserting "a
14	child"; and
15	(2) by striking "such individual's" each time it
16	appears and inserting "such child's".

1	SEC. 702. APPROVAL OF COURSES OF EDUCATION PRO-
2	VIDED BY PUBLIC INSTITUTIONS OF HIGHER
3	LEARNING FOR PURPOSES OF ALL-VOLUN
4	TEER FORCE EDUCATIONAL ASSISTANCE
5	PROGRAM AND POST-9/11 EDUCATIONAL AS-
6	SISTANCE CONDITIONAL ON IN-STATE TUI-
7	TION RATE FOR VETERANS.
8	(a) In General.—Section 3679 of title 38, United
9	States Code, is amended by adding at the end the fol-
10	lowing new subsection:
11	"(c)(1) Notwithstanding any other provision of this
12	chapter and subject to paragraphs (3) through (6), the
13	Secretary shall disapprove a course of education provided
14	by a public institution of higher learning to a covered indi-
15	vidual pursuing a course of education with educational as-
16	sistance under chapter 30 or 33 of this title while living
17	in the State in which the public institution of higher learn-
18	ing is located if the institution charges tuition and fees
19	for that course for the covered individual at a rate that
20	is higher than the rate the institution charges for tuition
21	and fees for that course for residents of the State in which
22	the institution is located, regardless of the covered individ-
23	ual's State of residence.
24	"(2) For purposes of this subsection, a covered indi-
25	vidual is any individual as follows.

- 1 "(A) A veteran who was discharged or released 2 from a period of not fewer than 90 days of service 3 in the active military, naval, or air service less than 4 three years before the date of enrollment in the
- "(B) An individual who is entitled to assistance under section 3311(b)(9) or 3319 of this title by virtue of such individual's relationship to a veteran described in subparagraph (A).
- 10 "(3) If after enrollment in a course of education that is subject to disapproval under paragraph (1) by reason 12 of paragraph (2)(A) or (2)(B) a covered individual pur-13 sues one or more courses of education at the same public 14 institution of higher learning while remaining continuously 15 enrolled (other than during regularly scheduled breaks between courses, semesters or terms) at that institution of 16 higher learning, any course so pursued by the covered indi-18 vidual at that institution of higher learning while so con-19 tinuously enrolled shall also be subject to disapproval 20 under paragraph (1).
- "(4) It shall not be grounds to disapprove a course of education under paragraph (1) if a public institution of higher learning requires a covered individual pursuing a course of education at the institution to demonstrate an intent, by means other than satisfying a physical presence

course concerned.

- 1 requirement, to establish residency in the State in which
- 2 the institution is located, or to satisfy other requirements
- 3 not relating to the establishment of residency, in order to
- 4 be charged tuition and fees for that course at a rate that
- 5 is equal to or less than the rate the institution charges
- 6 for tuition and fees for that course for residents of the
- 7 State.
- 8 "(5) The Secretary may waive such requirements of
- 9 paragraph (1) as the Secretary considers appropriate.
- 10 "(6) Disapproval under paragraph (1) shall apply
- 11 only with respect to educational assistance under chapters
- 12 30 and 33 of this title.".
- 13 (b) Effective Date.—Subsection (c) of section
- 14 3679 of title 38, United States Code (as added by sub-
- 15 section (a) of this section), shall apply with respect to edu-
- 16 cational assistance provided for pursuit of programs of
- 17 education during academic terms that begin after July 1,
- 18 2015, through courses of education that commence on or
- 19 after that date.

20 TITLE VIII—APPROPRIATION

21 AND EMERGENCY DESIGNA-

22 **TIONS**

- 23 SEC. 801. APPROPRIATION OF EMERGENCY AMOUNTS.
- There is authorized to be appropriated, and is appro-
- 25 priated, to the Secretary of Veterans Affairs, out of any

- 1 funds in the Treasury not otherwise appropriated, for fis-
- 2 cal years 2014, 2015, and 2016, such sums as may be
- 3 necessary to carry out this Act.
- 4 SEC. 802. EMERGENCY DESIGNATIONS.
- 5 (a) In General.—This Act is designated as an
- 6 emergency requirement pursuant to section 4(g) of the
- 7 Statutory Pay-As-You-Go Act of 2010 (2 U.S.C. 933(g)).
- 8 (b) Designation in Senate.—In the Senate, this
- 9 Act is designated as an emergency requirement pursuant
- 10 to section 403(a) of S. Con. Res. 13 (111th Congress),
- 11 the concurrent resolution on the budget for fiscal year
- 12 2010.

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